Government Bill

As reported from the Environment Committee

Commentary

Recommendation

The Environment Committee has examined the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Bill and recommends that it be passed with the amendments shown.

Introduction

The bill forms part of wider reforms to the construction sector that seek to improve the efficiency and quality of building work, and ensure that any problems are resolved fairly.

The bill would mainly amend the Building Act 2004. Part 2 would make consequential changes to other legislation. The bill would:

- strengthen the existing product certification scheme (known as CodeMark) to ensure that products sold in New Zealand comply with the building code
- establish a new manufacturer certification scheme for non-traditional methods of construction, such as modular components and off-site manufacture
- strengthen the penalties for breaches of the requirements, and create new offences for noncompliance
- expand the use of the building levy to fund a broader range of functions and activities by the Ministry of Business, Innovation and Employment (MBIE)
- clarify the definitions of "building product" and "building method", and introduce minimum requirements for information about products and methods, to support informed decision-making.

Legislative scrutiny

As part of our consideration of the bill, we have examined its consistency with principles of legislative quality. Other than noting the following matter regarding definitions of terms, we have no issues regarding the legislation's design to bring to the attention of the House.

Definitions of "building product" and "building method"

Clause 7 would insert sections 9A and 9B in the Act to define the terms "building product" and "building method". The bill would also allow specific products and methods to be declared by Order in Council to be (or not to be) building products and building methods.

The Regulations Review Committee noted that this type of Order in Council would be a "Henry VIII" power. It recommended that the bill be amended to either define the terms more directly, or to include more limits on how regulations might determine their meanings.

A number of submitters also commented on the definitions, and the provision for Orders in Council.

We have carefully considered the points raised, and on balance do not propose amending the definition provisions in the bill. This is because building products and building methods may evolve over time, and the regulation-making power would allow for this, without the need to return any legislation to Parliament. We note that any Orders in Council could only be made after appropriate consultation (clause 95), and would be subject to parliamentary scrutiny under the disallowance procedure.

Proposed amendments

This commentary covers the main amendments we recommend to the bill as introduced. We do not discuss all minor or technical amendments. For example, we do not discuss the amendments made to support the Legislation Act 2019.

Our proposed changes are largely designed to improve the workability of the bill as introduced. In several instances, we propose equivalent changes in respect of both the product certification scheme and the proposed modular component manufacturer certification scheme.

Commencement date

Clause 2(2)(b) specifies that all sections of the bill not brought into force by clause 2(1) or clause 2(2)(a) would take effect 12 months after the date of Royal assent.

We are aware that a number of complex new regulations would be needed to implement some of the changes proposed by the bill. We wish to ensure that sufficient time is provided for the regulations to be developed, and appropriate consultation to occur. Accordingly, we recommend amending clause 2(2)(b) to extend the final commencement date to 15 months after the date of Royal assent.

Processing an application for building consent

Under section 48 of the Building Act, the standard time limit for decisions on building consent applications is 20 working days, but this is shortened to 10 working days in specified circumstances.

Clause 23(3) of the bill would insert new section 48(1A)(aa), specifying additional circumstances in which a building consent application would need to be processed in 10 working days. This is designed to speed up work on buildings consisting of a single modular component.

We consider the proposed section unclear. We recommend amending the proposed provision to make it clear that the 10 day time limit would apply when the building consisted entirely of a single modular component, and had been manufactured by a single certified manufacturer.

Issuing a code compliance certificate

Section 94 of the Act sets out the criteria that a building consent authority must consider when deciding to issue a code compliance certificate for building work. This is primarily to determine whether the building work complies with the building consent, and whether any of the building products or building methods used are subject to a current warning or ban.

We are concerned that the criteria for issuing a code compliance certificate do not allow for a manufacturer's certificate for a modular component to be considered or accepted as proof of compliance with the building consent.

We recommend amending clause 31 to insert section 94(2)(a) to allow this.

Audit of a registered product certification body

Clause 66, new section 267B(1), provides for the chief executive of MBIE to audit a registered product certification body (PCB). This would be to determine whether the PCB continued to meet the criteria for accreditation and registration, and whether there were grounds to suspend or revoke their accreditation or registration.

We note that the Act already provides for the accreditation of a PCB to be audited by a product certification accreditation body. It would duplicate this work to also require the chief executive to assess a PCB against the criteria for accreditation. We consider it more appropriate that an audit under new section 267B(1) should only assess a PCB against the criteria for registration.

We recommend amending clause 66, new section 267B(1), to this effect.

We recommend an equivalent amendment in clause 71, new section 272O, for audits of modular component manufacturer certification bodies.

Certification of building products and building methods

At present, product certificates can cover a combination of a building product and a building method. Clauses 68 and 69 of the bill as introduced would change this by

amending sections 268 and 269 of the Act. They would remove the ability for a product certificate to be issued for building work that uses a combination of building products and building methods.

We consider that the current flexibility should be retained. We recommend amending clause 70 to insert new section 269(2) to allow a product certificate to be issued for both a building product and a building method if they are intended to be used together.

Annual review of a product certificate

Clause 70, new section 270(6), would enable a PCB to charge a prescribed fee for auditing a product certificate.

The complexity of an audit would differ for each product certificate, as would the time and resources needed. We consider that the product certificate holder and the PCB would be better placed to determine the audit fee by contract, rather than prescribing it by legislation. We therefore recommend amending clause 70 to remove new section 270(6).

We recommend an equivalent amendment in clause 71, new section 272V, for audits conducted by a modular component manufacturer certification body.

Lifting the suspension of a registered product certificate

Clause 70, new section 272B(2)(a), would enable the chief executive of MBIE to suspend the registration of a product certificate if the responsible PCB had failed to comply with the product certification scheme rules. The product certificate holder could apply to the chief executive to lift the suspension under new section 272C(2)(a).

We consider that it would be unreasonable for the product certificate holder to pay a prescribed application fee if the registration was suspended due to the noncompliance of the PCB that issued it.

We recommend inserting new section 272C(3A) to remove the fee for a suspension under section 272B(2)(a).

We recommend an equivalent amendment to clause 71, new section 272ZB, to remove the fee for a suspension of a modular component manufacturer.

Product certification scheme rules

Clause 70, new section 272E(1), would allow the chief executive of MBIE to establish rules for the product certification scheme.

We recommend amending clause 70, new section 272E, to ensure that the rules set by the chief executive could supplement any regulations made under sections 402(1)(tb)(ii), 402(1)(u)(i), and 402(1)(u)(ii). This amendment would allow technical detail to be updated or changed frequently, and improve the workability of the scheme.

We recommend equivalent amendments to clause 71, new sections 272J and 272U, in respect of the rules for the modular component manufacturer scheme.

Certification of a modular component manufacturer

A member has concerns that a designer would not appear to have a role in certifying whether products manufactured in accordance with their design, do in fact comply with the design intent.

Limitation defences

Section 393 of the Building Act sets out the circumstances in which the 10 year time limit to file civil proceedings applies in relation to building work.

We recommend inserting clause 92A to amend section 393 to make it clear that the 10 year time limit for civil proceedings would include building work associated with the manufacture of a modular component.

Product certificates for building designs or building design methods

Clause 97(2) would allow for an existing product certificate to become registered as a certified building product or building method as if it had been certified under the new product certification scheme.

We are aware that some existing product certificates will have been issued for building work that would not fit either the new definition of building product or building method. In particular, this would be the case with product certificates issued for a building design or building design method.

We recommend amending clause 97(2) to insert clause 9A in Schedule 1AA so that any continued product certificate relating to a building design or a building design method is deemed a building method for the purpose of certification under the scheme

Other amendments

We recommend amending several clauses of the bill to improve the workability of the proposed modular component manufacturer scheme, and to ensure that it interacts well with the existing building consent process. Our recommendations include amendments to:

- the definition of "building work" to exclude the design of a modular component (clause 4)
- the circumstances that would require a building consent authority to accept a product certificate as establishing compliance with the building code (clause 13(2))
- the circumstances that would require a current manufacturer's certificate to be provided to a building consent authority (clauses 22 and 30)
- the circumstances that would not require building consent (clause 20).

Our recommendations would also affect clauses 71, 80, and 83. We also recommend consequential amendments to insert new clauses 78A, 79A, and 82A, to clarify how

the modular component manufacturer scheme would interact with consumer rights and remedies under the Act.

Appendix

Committee process

The Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Bill was referred to the Environment Committee of the 52nd Parliament on 27 May 2020.

The committee invited submissions on the bill with a closing date of 10 July 2020. It received and considered 93 submissions from interested groups and individuals. It heard oral evidence from 28 submitters.

The bill was reinstated with this committee in the 53rd Parliament on 26 November 2020.

Advice on the bill was provided by the Ministry of Business, Innovation and Employment. The Office of the Clerk provided advice on the bill's legislative quality. The Parliamentary Counsel Office assisted with legal drafting.

The Regulations Review Committee reported on the powers contained in clause 7.

Committee membership

Hon Eugenie Sage (Chairperson)

Rachel Brooking

Tamati Coffey

Simon Court

Anahila Kanongata'a-Suisuiki

Debbie Ngarewa-Packer

Dr Deborah Russell

Hon Scott Simpson

Stuart Smith

Tangi Utikere

Angie Warren-Clark

Key to symbols used in reprinted bill

As reported from a select committee

text inserted unanimously text deleted unanimously

Hon Poto Williams

Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Bill

Government Bill

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The	Parliament of New Zealand enacts as follows:	
1	Title	
	This Act is the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act 2020 .	
2	Commencement	5
(1)	Sections 6(7), 9, 16(3), 21, 23(1), 24 to 29, 33 to 45, 50, 54, 60, 75 to 79, 83, 85 to 91, and 94 come into force on the day after the date of Royal assent.	
(2)	The rest of this Act comes into force as follows:	
	(a) on 1 or more dates set by Order in Council; or	10
	(b) to the extent not brought into force earlier, on the day that is—12_15 months after the date of Royal assent.	
(3)	One or more orders may be made under subsection (2)(a) bringing different provisions into force on different dates.	
<u>(4)</u>	An Order in Council made under this section is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).	15
	Part 1	
	Amondments to Ruilding Act 2004	

Amendments to Building Act 2004

Amendments to Building Act 2004 3

This Part amends the Building Act 2004.

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ı				ed (Principles to be applied in performing functions or ing powers, under this Act)		
(1)		ng d), replace "building methods or products or of a particular with "building products, building methods, or building		
2)				, replace "building design and construction" with "building methods, and building designs".		
(3)			. , ,	, replace "methods of building design and construction" with s, building methods, and building designs".		
4)				(i), replace "materials (including materials" with "building g building products".		
5	Section	on 5 a	mend	ed (Overview)		
1)	Repla	ce sec	ction 5	(2)(c)(v) and (vi) with:		
		(v)	prov	ides for—		
			(A)	the appointment of a person as the product certification accreditation body; and		
			(B)	the accreditation and registration of product certification bodies; and		
			(C)	the certification of building products and building methods and the registration of those certificates:		
		(vi)	prov	ides for—		
			(A)	the appointment of a person as the modular component manufacturer certification accreditation body; and		
			(B)	the accreditation and registration of modular component manufacturer certification bodies; and		
			(C)	the certification and registration of modular component manufacturers:		
2)	After	sectio	on 5(2)	(d), insert:		
	(da)	(da) Part 4A deals with consumer rights and remedies in relation to residential building work:				
	(db)			eals with building product information requirements and supgations in relation to information:		
3)	After	sectio	on 5(2)	(e), insert:		
	(f)	Sche	dule 1.	AA deals with transitional, savings, and related matters.		
6	Section	n 7 a	menda	ed (Interpretation)		
1)				al the definition of building method or product .		

In section 7, insert in their appropriate alphabetical order:

(2)

accredited MCMCB means a person who has been accredited as a modular component manufacturer certification body under section 272J and whose accreditation is not suspended and has not been revoked accredited PCB means a person who has been accredited as a product certification body under section 263 and whose accreditation is not suspended and 5 has not been revoked building method has the meaning given to it by section 9B building product has the meaning given to it by section 9A certified MCM means a person who has been certified as a modular component manufacturer under **section 272U** and whose certification is not suspen-10 ded and has not been revoked manufacturer's certificate, in relation to a modular component, means a certificate issued by a registered MCM manufacturer for the modular component under section 272ZF MCM scheme rules means the rules made under section 272ZG 15 MCMC accreditation body means the person appointed under section 2721; or (a) (b) if no person is appointed, the chief executive modular component means a building product of a prescribed kind modular component design means the drawings, specifications, manufactur-20 ing processes, and other documents according to which a modular component is, or is to be, manufactured product certificate means a certificate issued under section 269 in relation to a building product or building method 2.5 product certification scheme rules means rules made under section 272E registered MCM means a person who has been registered as a modular component manufacturer under section 272Y and whose registration is not suspended and has not been revoked registered MCMCB means a person who has been registered as a modular component manufacturer certification body under section 272N and whose 30 registration is not suspended and has not been revoked registered PCB means a person who has been registered as a product certification body under section 267A and whose registration is not suspended and has not been revoked

registered product certificate means a product certificate that has been regis-

tered under **section 272A** and the registration for which is not suspended and

35

has not been revoked

the registered MCMCB that certified the person as a modular component

responsible MCMCB, in relation to a certified MCM, means—

(a)

		manufacturer; or	
	(b)	if the certified MCM has been audited under section 272V by a different registered MCMCB, the registered MCMCB who conducted the most recent audit under that section	5
	_	nsible PCB , in relation to a product certificate or the proprietor of the ng product or building <u>material</u> <u>method</u> to which it relates, means—	
	(a)	the registered PCB that issued the certificate; or	
	(b)	if the certificate has been reviewed under section 270 by a different registered PCB, the registered PCB who conducted the most recent review under that section	10
(3)	In sec	tion 7, definition of building work ,—	
	(a)	paragraph (a), replace "work—" with "work that is either of the following:":	15
	(b)	paragraph (a)(i), replace "building; and" with "building:".	
(4)	In sec	tion 7, definition of building work , after the last paragraph (d), insert:	
	(e <u>f</u>)	includes the-design and manufacture of a modular component	
(5)		etion 7, definition of falsework , paragraph (a), replace "materials," with ling products,".	20
(6)	In sec	tion 7, definition of plans and specifications , after paragraph (c), insert:	
	(d)	in the case of a building that will include a modular component, also includes the modular component design of that component	
(7)	In sec	tion 7, definition of publicly notify , repeal paragraph (a).	
(7A)	In sec	tion 7, definition of rules, replace "means" with ", in Part 4, means".	25
(8)		etion 7, definition of scaffolding used in the course of the construction ess, paragraph (a)(ii), after "materials", insert "or building products".	
7	New	sections 9A and 9B and cross-heading inserted	
	After	section 9, insert:	
		Meanings of building product and building method	30
9A	Mean	ing of building product	
(1)	In this	s Act, building product means a product that—	
	(a)	could reasonably be expected to be used as a component of a building; or	
	(b)	is declared by the Governor-General by Order in Council to be a building product.	35

(2)	However, a product that would otherwise be a building product under subsection (1)(a) is not a building product if it is declared by the Governor-General by Order in Council not to be a building product.								
(3)		etermining whether something could reasonably be expected to be used as imponent of a building, the following are relevant considerations:	5						
	(a)	the purposes for which the thing is ordinarily used:							
	(b)	the purposes for which the manufacturer or supplier intends the thing to be used:							
	(c)	the purposes for which the thing is represented as being used for:							
	(d)	the purposes for which the thing is likely to be used (because of the way in which it is presented or for any other reason).	10						
(4)		matters listed in subsection (3) are relevant, but not determinative, contations and do not limit what may be considered.							
<u>(5)</u>	An Order in Council made under this section is secondary legislation (see Part 3 of the Legislation Act 2019 for publication requirements).								
9B	Mea	ning of building method							
(1)	In this Act, building method means a method—								
	(a)	for using 1 or more products or things as part of building work; or							
	(b)	for carrying out building work that is declared by the Governor-General by Order in Council to be a building method.	20						
(2)	tion	ever, a method that would otherwise be a building method under subsec- (1)(a) is not a building method if it is declared by the Governor-General order in Council not to be a building method.							
(3)		Order in Council made under this section is secondary legislation (see Part the Legislation Act 2019 for publication requirements).	25						
8	Sect	ion 11 amended (Role of chief executive)							
(1)		ection 11(b), replace "building methods or products" with "building prodor building methods".							
(2)	Afte	r section 11(k), insert:							
	(ka)	registers persons as product certification bodies under section 267A and registers product certificates under section 272A ; and	30						
	(kb)	makes product certification scheme rules under section 272E; and							
	(kc)	appoints a person as the modular component manufacturer certification accreditation body under section 272I ; and							
	(kd)	registers persons as modular component manufacturer certification bodies under section 272N and modular component manufacturers under section 272Y ; and	35						
	(ke)	makes MCM scheme rules under section 272ZG : and							

(3)	Parts 4A and 4B ".								
9	Section 14 amended (Roles of building consent authorities, territorial authorities, and regional authorities in relation to dams)								
		ction 14(4), replace "to 232, 276 to 281, 363A, and" with "to 228, 232, o 281, 363A, 371A to 371C, and".	5						
10	Secti	on 14E amended (Responsibilities of builder)							
	Repla	ace section 14E(2) with:							
(2)		ilder who carries out building work that is covered by a building consent ponsible for ensuring that—	10						
	(a)	the building work complies with the building consent and the plans and specifications to which the building consent relates; and							
	(b)	all building products and building methods used in carrying out that building work are used in a manner that complies with the building con- sent and those plans and specifications.	15						
(2A)	A builder who carries out building work that is not covered by a building consent is responsible for ensuring that—								
	(a)	the building work complies with the building code; and							
	(b)	all building products and building methods used in carrying out that building work are used in a manner that complies with the building code.	20						
11	Secti supp	on 14G amended (Responsibilities of product manufacturer or lier)							
	After	section 14G(2), insert:							
(3)		rson who supplies a building product is responsible for ensuring that the n complies with Part 4B (building product information requirements).	25						
12	Secti	on 15 amended (Outline of this Part)							
(1)	After section 15(1)(b), insert:								
	(baa)	for warnings and bans to be issued in relation to building products or building methods:							
(2)	After	section 15(1)(o), insert:	30						
	(p)	for matters relating to residential pool safety.							
13	Secti	on 19 amended (How compliance with building code is established)							
(1)		ction 19(1)(d), replace "product certificate issued under section 269 " "registered product certificate".							
(2)	After	section 19(1)(d), insert:	35						

(3)

14

15

(1)

(2)

(3)

16

(1)

(2)

(3)(2)

(ii)

\$1,500,000.

(da)	in relation to the design and manufacture of a modular component that is designed and manufactured by a registered MCM, a current manufacturer's certificate issued by that registered MCM:							
(db)	in relation to the manufacture of a modular component that is designed by someone who is not a registered MCM but is manufactured by a registered MCM, a current manufacturer's certificate for the component issued by the registered MCM:							
	ction 19(2)(a), replace "warning issued, and ban declared," with "warning n in force".							
	on 20 amended (Regulations may specify that there is only 1 means of plying with building code)							
Repla	ace section 20(2)(c) with:							
(c)	building products and building methods that have a current registered product certificate.							
	on 26 amended (Chief executive may issue warning about, or ban use uilding methods or products)							
	e heading to section 26, replace "building methods or products" with ding products or building methods".							
	ction 26(1), replace "building method or product" with "building product idding method".							
	ction 26(2)(a) and (b), replace "building method or product" with "build-roduct or building method".							
	on 27 amended (Offence to use building method or product in breach in under section 26)							
	the heading to section 27, replace "building method or product" with lding product or building method".							
	ction 27(1), replace "building method or product" with "building product illding method".							
Repla	ace section 27(2) and (3) with:							
A pe	rson who fails to comply with subsection (1)—							
(a)	commits an offence; and							
(b)	is liable on conviction,—							
	(i) in the case of an individual, to a fine not exceeding \$300,000:							

in the case of a body corporate, to a fine not exceeding

35

17

Section 30D amended (Chief executive must decide whether to accept, for

	proc	essing	, application for national multiple-use approval)							
	Repla	ace sec	etion 30D(3)(b) with:							
	(b)		des a building product or building method in relation to which a ban r section 26(2) is in force; or	5						
18	Secti	on 30]	F amended (Issue of national multiple-use approval)							
	Repla	Replace section 30F(1)(d) with:								
	(d)		pplication does not involve the use of a building product or building od in relation to which a ban under section 26(2) is in force; and							
19			amended (Buildings not to be constructed, altered, demolished, d without consent)	10						
	_		e heading to section 40 with "Building work not to be carried out nsent".							
20	Secti	on 41	amended (Building consent not required in certain cases)							
	After	After section 41(1)(e), insert:								
	(f)		nanufacture of a modular component that is carried out designed and afactured—							
		(i)	by a registered MCM who is certified to <u>design and</u> manufacture the component; and							
		(ii)	with the intention that the component will be used in building work that is carried out somewhere else.	20						
21			amended (Owner must apply for certificate of acceptance if ork carried out urgently)							
	Repla	ace sec	etion 42(2) and (3) with:							
(2)	A per	A person who fails to comply with subsection (1)—								
	(a)	comi	mits an offence; and							
	(b)	is lia	ble on conviction,—							
		(i)	in the case of an individual, to a fine not exceeding \$5,000:							
		(ii)	in the case of a body corporate, to a fine not exceeding \$25,000.							
22	Secti	on 45	amended (How to apply for building consent)	30						
	After	section	on 45(1)(ba), insert:							
	(bb)	appli	e building work includes the use of a modular component and the cant wishes to rely on section 19(1)(da)-or (db) , be accompanied current manufacturer's certificate for the component; and							
	(bc)	<u>if—</u>		35						

the building work is the manufacture of, or includes the use of, a

<u>(i)</u>

			modular component; and				
		<u>(ii)</u>	the component is to be manufactured by a registered MCM who is certified to manufacture it but was designed by someone else; and				
		<u>(iii)</u>	the applicant intends to rely on section 94(2)(a).—	5			
		be ac nent;	ecompanied by a current manufacturer's certificate for the compo- and				
23	Secti	on 48	amended (Processing application for building consent)				
(1)	In see	ction 4	8(1A), replace "limit is—" with "limit is,—".				
(2)	In see	ction 4	8(1A)(a) and (b), delete "within".	10			
(3)	After	sectio	on 48(1A)(a), insert:				
	(aa)		vorking days after receipt by the building consent authority of the cation if—				
		(i)	the building work is work for or in connection with the construction of a whole building; and	15			
		(ii)	the primary structure of that building (excluding the site work, such as foundations and connections to services) will consist solely of a single modular component; and				
		(iii)	that modular component is designed and manufactured by a registered MCM who is certified to design and manufacture it; and	20			
		(iv)	the manufacturer's certificate for that modular component covers all of the building work relating to the primary structure for which the building consent is sought, other than on-site construction of foundations and connection of the primary structure to services; and	25			
		(iv)	the manufacturer's certificate for that modular component covers all of the building work to which the application relates other than site work such as foundations and connections to services; and				
	(ab)	if the building work includes the use of 1 or more modular components but paragraph (aa) does not apply, 20 working days after receipt by the building consent authority of the application or any shorter period prescribed by the regulations; and					
(4)	warn	ing or	48(3)(b), replace "building method or product to which a current ban under section 26(2) relates" with "building product or building relation to which a warning or ban under section 26(2) is in force".	35			
24	Secti	on 53	amended (Applicant for building consent liable to pay levy)				
(1)	In sec	ction 5	3(1), delete "for, or in connection with, the performance of the chief				

executive's functions under this Act".

(2)	After section 53(1), insert:									
(1A)	The chief executive may use the levy for, or in connection with, the performance of—									
	(a)	the c	hief ex	ecutive's functions under this Act:						
	(b)	the c	the chief executive's functions—							
		(i)		under any other Act that relates to the building sector or any part of the sector; and						
		(ii)	that r	relate to monitoring, overseeing, or improving—						
			(A)	the performance of the building sector or any part of the sector; or	10					
			(B)	regulatory systems under that other Act.						
(3)	Repe	eal sect	tion 53((3).						
(4)	Afte	r sectio	on 53(4), insert:						
(5)	Subsection (1A)(b) does not confer on the chief executive—									
	(a) any function that the chief executive does not already have; or									
	(b) any obligation to use the levy for the purposes mentioned in subsection (1A)(b).									
25	Sect	ion 58	amend	led (Liability to pay levy: building consent authority)						
	Repl	ace se	ction 58	8(3) and (4) with:						
(3)	A person who fails to comply with subsection (2)—									
	(a) commits an offence; and									
	(b)	is lia	ble on	conviction,—						
		(i)	in the	e case of an individual, to a fine not exceeding \$5,000:						
		(ii)	in the	e case of a body corporate, to a fine not exceeding \$25,000.						
26				led (Chief executive may obtain information in order to levy payable)	25					
	Repl	ace sec	ction 63	3(4) and (5) with:						
(4)	-	rson wection		s to comply with a requirement to provide information under						
	(a)	com	mits an	offence; and	30					
	(b)	is lia	ble on	conviction,—						
		(i)	in the	e case of an individual, to a fine not exceeding \$5,000:						
		(ii)	in the	e case of a body corporate, to a fine not exceeding \$25,000.						

27	Section 85 amended (Offences relating to carrying out or supervising restricted building work)								
	In se	etion 85(4), replace "\$20,000" with "\$50,000".							
28 Section 86 amended (Offence to engage another person to carry out supervise restricted building work if person is not licensed building practitioner)									
	Repla	ace section 86(2) with:							
(2)	•	rson who commits an offence under this section is liable on conviction,—							
	(a)	in the case of an individual, to a fine not exceeding \$50,000:							
	(b)	in the case of a body corporate, to a fine not exceeding \$150,000.	10						
29		on 87A amended (Notices to building consent authority when owner- ler carries out restricted building work)							
		ction 87A(5), replace "to a fine not exceeding \$20,000" with "on convictor a fine not exceeding \$50,000".							
30	Secti	on 92 amended (Application for code compliance certificate)	15						
	After section 92(2A), insert:								
(3)	If—								
	(a)	the building work included the use of a modular component; and							
	(b)	in granting the building consent, the building consent authority relied on section 19(1)(da)-or (db),—	20						
		the application under subsection (1) must be accompanied by a current manufacturer's certificate for that component.							
(3A)		ever, subsection (3) does not apply in the circumstances prescribed in egulations.							
(3A)	<u>If—</u>		25						
	<u>(a)</u>	the building work was the manufacture of, or included the use of, a modular component; and							
	<u>(b)</u>	the application for building consent included a manufacturer's certificate under section 45(1)(bc) ,—							
	the a	the application under subsection (1) must be accompanied by a current manu-							
	<u>factu</u>	rer's certificate for that component.							
31	Section 94 amended (Matters for consideration by building consent authority in deciding issue of code compliance certificate)								
	ing (etion 94(2), replace "building method or product to which a current warn- or ban under section 26(2) relates" with "building product or building od in relation to which a warning or ban under section 26(2) is in force".	35						

	Repla	ce sec	etion 94(2) with:							
(2)	In deciding whether to issue a code compliance certificate, a building consent authority—									
	<u>(a)</u>	nent estab	accept a current manufacturer's certificate for a modular compo- accompanying the application under section 92(3) or (3A) as lishing that the building work to which the certificate applies com- with the building consent; and	5						
	<u>(b)</u>	relati may	have regard to whether a building product or building method in on to which a warning or ban under section 26(2) is in force has, or have, been used or applied in the building work to which the certifiwould relate.	10						
32	Section	on 103	3 amended (Content of compliance schedule)							
	Repla	ce sec	etion 103(2)(b)(iii) with:							
		(iii)	a building product or building method.							
33	Section	on 108	B amended (Annual building warrant of fitness)	15						
	Repla	ce sec	etion 108(6) with:							
(6)	A person who commits an offence under this section is liable on conviction,—									
	(a)	in the	e case of an individual, to a fine not exceeding \$50,000:							
	(b)	in the	e case of a body corporate, to a fine not exceeding \$150,000.							
34			amended (Owner must give notice of change of use, extension ubdivision of buildings)	20						
	•		etion 114(3) and (4) with:							
(3)	•		ho fails to comply with subsection (2)—							
	(a)		mits an offence; and							
	(b)		ble on conviction,—	25						
		` '	in the case of an individual, to a fine not exceeding \$5,000:							
		(ii)	in the case of a body corporate, to a fine not exceeding \$25,000.							
35	Section	on 115	s amended (Code compliance requirements: change of use)							
	In sec	tion 1	15(b)(i)(B), replace "people" with "persons".							
36	Section 128A amended (Offences in relation to dangerous, affected, or insanitary buildings)									
	Repla	ce sec	etion 128A(1)(b) with:							
	(b) is liable on conviction,—									

in the case of an individual, to a fine not exceeding \$300,000:

(i)

		(ii)			case 000.	of	a	body	corpo	rate,	to	a	fine	not	exceeding	
37	Section buildi		AU	ame	ended	(Of	fer	ices in	relatio	n to	ear	thq	uake	e-pro	ne	
(1)	Replace section 133AU(1)(b) with:											5				
	(b)	(b) is liable on conviction,—														
		(i)	in t	he c	ase of	`an i	nd	ividual	l, to a f	ine n	ot e	xce	eding	s \$30	0,000:	
		(ii)			case 000.	of	a	body	corpo	rate,	to	a	fine	not	exceeding	
(2)	Repla	ce sect	ion	133	AU(4)	wit	h:									10
(4)	A pers	n,—											, í		ble on con-	
	(a)	in the	case	e of	an ind	livid	ual	l, to a f	ine not	exce	edii	ng S	\$50,0	00:		
	(b)	in the	case	e of	a body	y coi	po	rate, to	a fine	not e	exce	edi	ng \$1	150,0	00.	
38	Section	on 133	BE :	ame	nded	(Pul	bli	c notic	e of de	sign	atio	n)				15
	In sec	In section 133BE(2), replace "publicly notify" with "notify the public of".														
39	Section	n 134	C re	nlac	red (C)ffer	ıce	of fai	ling to	class	sifv	daı	n)			
		ce sect		-	•			01141	ing to	C14 50	,11 j		,			
134C	Offence of failing to classify dam															
	A person to whom section 134 applies who fails to classify the dam in accord-									20						
	ance v	with se	ctio	n 13	4B co	mm	its	an offe	ence an	d is l	iabl	e oı	n con	victio	on,—	
	(a)	in the	case	e of	an ind	livid	ual	l, to a f	ine not	exce	eedii	ng S	\$50,0	00:		
	(b)	in the	case	e of	a body	y coi	po	rate, to	a fine	not e	exce	edi	ng \$1	150,0	00.	
40		on 138 ficatio			`	_			•	ust r	equ	ire	re-a	udit (of dam	25
	Repla	ce sect	ion	138((5) wi	th:										
(5)	A pers	son wh	o co	omm	its an	offe	nc	e unde	r this s	ection	n is	liał	ole or	n con	viction,—	
	(a)	in the	case	e of	an ind	livid	ual	l, to a f	ine not	exce	edii	ng S	\$20,0	00:		
	(b)	in the	case	e of	a body	y coi	po	rate, to	a fine	not e	exce	edi	ng \$0	50,00	0.	
41	Section	on 140	am	ende	ed (Re	equi	rei	nent f	or dam	safe	ety a	ISSU	ıranç	e pr	ogramme)	30
		ce sect				_					•			-	,	
(4)	A pers	son wh	o co	omm	its an	offe	nc	e unde	r this s	ectio	n is	liał	ole or	n con	viction,—	
	(a)	in the	case	e of	an ind	livid	ual	l, to a f	ine not	exce	edii	ng S	\$50,0	00:		
	(b)	in the	case	e of	a body	y coi	pc	rate, to	a fine	not e	exce	edi	ng \$	150,0	00.	

42	Section 145 amended (Regional authority must require re-audit of dam safety assurance programme that it refuses to approve)								
	Repla	ace section 145(5) with:							
(5)	A person who commits an offence under this section is liable on conviction,—								
	(a)	in the case of an individual, to a fine not exceeding \$50,000:	5						
	(b)	in the case of a body corporate, to a fine not exceeding \$150,000.							
43	Section 150 amended (Owner of dam must supply annual dam compliance certificate)								
	Repla	ace section 150(5) with:							
(5)	-	rson who commits an offence under subsection (4)(a) or (c) is liable on ction,—	10						
	(a)	in the case of an individual, to a fine not exceeding \$20,000:							
	(b)	in the case of a body corporate, to a fine not exceeding \$60,000.							
(6)	A person who commits an offence under subsection (4)(b) is liable on conviction,—								
	(a)	in the case of an individual, to a fine not exceeding \$50,000:							
	(b)	in the case of a body corporate, to a fine not exceeding \$150,000.							
44		on 154 amended (Powers of regional authorities in respect of erous dams)							
	Repla	ice section 154(4) with:	20						
(4)	A per	son who commits an offence under this section is liable on conviction,—							
	(a)	in the case of an individual, to a fine not exceeding \$300,000:							
	(b)	in the case of a body corporate, to a fine not exceeding \$1,500,000.							
45	Section	on 168 amended (Offence not to comply with notice to fix)							
	Repla	ice section 168(1AB) with:	25						
(1AB)	A pe	erson who commits an offence against subsection (1AA) is liable on con- n,—							
	(a)	in the case of an individual, to a fine not exceeding \$20,000:							
	(b)	in the case of a body corporate, to a fine not exceeding \$60,000.							
46		on 169 amended (Chief executive must monitor current and emerging in building design, etc, and must report annually to Minister)	30						
	Repla	ace section 169(1)(b) with:							
	(b)	any warnings or bans under section 26(2) in force in relation to a building product or building method:							

47	Section 171 amended (Chief executive may seek advice from building advisory panel)									
	Replace section 171(1)(a)(ii) with:									
		(ii)	any warnings or bans under section 26(2) in force in relation to a building product or building method:	5						
48			5 amended (Chief executive may publish guidance information) etion 175(1)(a)(ii) with:							
	1	(ii)	disciplinable entities (as defined in section 200):							
49			6 amended (Registration continuous so long as person meets registration)	10						
	In se	ection 1	196(2), replace "section 203" with " section 203C ".							
50		Section 199 replaced (Offence for person to perform functions of building consent authority or regional authority if person not registered, etc)								
	Repl	ace sec	ction 199 with:							
199	Offence to perform functions of building consent authority if not authorised									
(1)	-		who is not a building consent authority must not perform any of the f a building consent authority under this Act.							
(2)	regio	onal au	who is a building consent authority but not a territorial authority or athority must not perform any of the functions of a building consent nder this Act that are not within the person's scope of accreditation.	20						
(3)	A pe	A person who fails to comply with subsection (1) or (2)—								
	(a)		mits an offence; and							
	(b)		ble on conviction,—							
		(i) (ii)	in the case of an individual, to a fine not exceeding \$300,000: in the case of a body corporate, to a fine not exceeding \$1,500,000.	25						
51	Sect	ions 20	00 to 203 replaced							
			ctions 200 to 203 with:							
			Disciplinary powers in relation to complaints	30						
200	Inte	rpreta	tion							
(1)	In ea	ection	s 200 to 203C —							

complaint means a complaint made under section 202complainant means the person who makes a complaint

	disci	plinable entity means any of the following:	
	(a)	a building consent authority:	
	(b)	a registered PCB:	
	(c)	a registered MCMCB	
	grou	ands for disciplinary action has the meaning given in section 201	5
	resp	ondent means,—	
	(a)	if a complaint is made under section 202 , the disciplinable entity who is the subject of the complaint; or	
	(b)	if an investigation is commenced under section 203A , the disciplinable entity that is the subject of the investigation.	10
2)		ections 200 to 203C, a reference to a registered PCB or registered MCB includes—	
	(a)	a person who has been registered as a product certification body or mod- ular component manufacturer certification body but whose registration is suspended; and	15
	(b)	a person who was, at the time of the conduct in question, a registered PCB or registered MCMCB.	
01	Gro	unds for disciplinary action	
	Ther	e are grounds for disciplinary action against a disciplinable entity if—	
	(a)	it has failed, or is failing, without good reason to properly perform its functions under this Act; or	20
	(b)	it has been, or is, negligent in performing those functions; or	
	(c)	in the case of a registered PCB, it has failed to comply with any product certification scheme rules; or	
	(d)	in the case of a registered MCMCB, it has failed to comply with any MCM scheme rules.	25
02	Com	plaints may be made to chief executive	
1)	-	erson who believes that there are grounds for disciplinary action against a plinable entity may lodge a complaint with the chief executive.	
2)	A co	mplaint must—	30
	(a)	be made in writing; and	
	(b)	be made in the prescribed manner (if any); and	
	(c)	include the prescribed information (if any).	
03	Acce	eptance of complaints	
1)		oon as practicable after receiving a complaint, the chief executive must—	35
	(a)	notify the respondent that the complaint has been made; and	

	(b)	decide whether to accept the complaint.				
(2)	to be	The chief executive must accept the complaint if the chief executive has reason to believe that there may be grounds for disciplinary action against the respondent.				
(3)	The chief executive may decline to accept the complaint if the chief executive—					
	(a)	is satisfied that it is vexatious or frivolous; or				
	(b)	otherwise does not believe there may be grounds for disciplinary action.				
(4)	In considering whether to accept the complaint,—					
	(a)	the chief executive may, but is not required to, seek information or hear from the respondent; and	10			
	(b)	the respondent may provide information or submissions if requested by the chief executive.				
(5)	If the complaint is accepted, the chief executive must, as soon as practicable,—					
	(a)	notify the complainant and respondent of that decision; and	15			
	(b)	commence investigating the complaint.				
(6)	The notice must—					
	(a)	state that the chief executive has reason to believe that there may be grounds for disciplinary action; and				
	(b)	set out those grounds; and	20			
	(c)	give the respondent a reasonable opportunity to make written submissions on the matter as part of the investigation.				
(7)	If the complaint is not accepted, the chief executive must immediately notify the complainant and respondent of that decision and the reasons for it.					
203A	Chie	f executive may initiate investigation	25			
(1)	for di	If the chief executive believes on reasonable grounds that there may be grounds for disciplinary action against a disciplinable entity, the chief executive may decide to investigate the matter without a complaint being made.				
(2)	After able,-	deciding to investigate, the chief executive must, as soon as practic-	30			
	(a)	notify the respondent of that decision; and				
	(b)	commence investigating the matter.				
(3)	The notice must—					
	(a)	state that the chief executive has reason to believe that there may be grounds for disciplinary action; and	35			
	(b)	set out those grounds; and				

(c)

give the respondent a reasonable opportunity to make written submis-

		sions on the matter.		
203B	Inves	stigation		
(1)	This section applies to an investigation commenced under section 203(5)(b) or 203A(2)(b) .			
(2)	In conducting the investigation the chief executive—			
	(a)	must consider the submissions (if any) made by the respondent in accordance with the notice under section 203(6) or 203A(3) ; and		
	(b)	may otherwise conduct the investigation as the chief executive considers appropriate.	10	
(3)	After conducting the investigation, if the chief executive is satisfied that there are grounds for disciplinary action against the respondent, the chief executive may take action under section 203C .			
(4)	The chief executive must notify the complainant (if any) and respondent of—			
	(a)	the outcome of the investigation; and	15	
	(b)	the disciplinary action (if any) being taken (if action is taken under section 203C(1)(f) , see also section 272B(3)).		
203C	Disci	iplinary powers of chief executive		
(1)	If satisfied that there are grounds for disciplinary action, the chief ex may do 1 or more of the following:			
	(a)	issue a warning to the respondent:		
	(b)	require the respondent to take specified remedial action:		
	(c)	impose limits on the functions that the respondent may perform under this Act:		
	(d)	if the respondent is a building consent authority that is a territorial authority or regional authority, recommend to the Minister that the Minister appoint 1 or more persons to act in the place of the respondent in relation to any or all of its functions under this Act:	25	
	(e)	if paragraph (d) does not apply, suspend or revoke the respondent's registration:	30	
	(f)	if the ground for the disciplinary action is that set out in section 201(c) , either or both of the following:		
		(i) under section 267C(2)(b) , suspend the person's registration as a product certification body:		
		(ii) under section 272B(2)(a) , suspend the registration of any product certificate for which the person is the responsible PCB:	35	
	(g)	if the ground for the disciplinary action is that set out in section 201(d) , either or both of the following:		

	(i)	under section 272P(2)(b) , suspend the person's registration as an MCMCB:						
	(ii)	under section 272ZA(2)(b) , suspend the registration of any registered MCM for whom the person is the responsible MCMCB.						
(2)	A requirement imposed under subsection (1)(b) may include any of the following:							
	(a) time	e limits for the taking of the remedial action:						
	(b) any	conditions the chief executive thinks fit:						
		(c) requirements for the respondent to report to the chief executive on the progress of the remedial action.						
(3)	If the chief executive acts under subsection (1)(d) , sections 277 to 281 apply with all necessary modifications.							
(4)	If the chief executive acts under subsection (1)(e) or (f) , the chief executive must update the relevant register kept under section 273 accordingly.							
52	Cross-hea	ding above section 204 amended	15					
	In the cros	s-heading above section 204, replace "Further" with "Enforcement".						
53	Section 204 amended (Special powers of chief executive for monitoring performance of functions under this Act)							
(1)	Replace section 204(1)(a) to (ab) with:							
	(a) monitor the performance of functions under this Act by any of the following:							
	(i)	a territorial authority:						
	(ii)	a regional authority:						
	(iii)	a disciplinable entity (as defined in section 200); and						
	` /	exercise the chief executive's powers under sections 200 to 203C in relation to complaints and investigations; and						
(2)	In section 204(2)(a)(i) and (2)(b), replace "any territorial authority, building consent authority, or regional authority" with "a territorial authority, regional authority, or disciplinable entity".							
(3)	Repeal section 204(2)(b)(iii).							
(4)	Replace se	Replace section 204(4) with:						
(4)	In this section, relevant information means any information (of any description and in any form) that relates to the performance of a function under this Act by a territorial authority, regional authority, or disciplinable entity.							
54	Section 20	Section 206 amended (Chief executive must supply warrant)						
(1)	In section 206(1)(c), replace "this section" with "section 204".							
(2)	Replace section 206(4) with:							

(4)	A per tion,	rson who commits an offence under subsection (3)(a) is liable on convic—	
	(a)	in the case of an individual, to a fine not exceeding \$5,000:	
	(b)	in the case of a body corporate, to a fine not exceeding \$25,000.	
(5)	A pertion,	rson who commits an offence under subsection (3)(b) is liable on convic—	5
	(a)	in the case of an individual, to a fine not exceeding \$50,000:	
	(b)	in the case of a body corporate, to a fine not exceeding \$150,000.	
<u>(4)</u>		rson who commits an offence under subsection (3)(a) is liable on convico a fine not exceeding \$5,000.	10
<u>(5)</u>	A per	rson who commits an offence under subsection (3)(b) is liable on convic-	
	tion t	o a fine not exceeding \$50,000.	
55	Secti	ons 207A and 207B replaced	
	Repla	ace sections 207A and 207B with:	
		Power to require information and documents	15
207A	Pow	er to require information or documents	
(1)	docui	chief executive may require any person to provide any information or ment that the chief executive reasonably considers it is necessary or desir- to obtain for any of the following purposes:	
	(a)	taking enforcement action referred to in section 11(m):	20
	(b)	exercising the chief executive's powers under section 26.	
(2)	The c	chief executive must give written notice to the person that specifies—	
	(a)	the information or document that must be provided; and	
	(b)	how the information or document must be provided; and	
	(c)	a reasonable deadline by which the information or document must be provided.	25
(3)	The notic	person must provide the information or document as required by the e.	
(4)	The c	chief executive may copy or retain any information or document provided.	
207B	Offe	nce to fail to provide information or documents	30
	A pe	rson who fails to provide any information or document as required by	
	sect	ion 207A—	
	(a)	commits an offence; and	
	(b)	is liable on conviction,—	
		(i) in the case of an individual, to a fine not exceeding \$20,000; or	35

		(11) In the case of a body corporate, to a fine not exceeding \$60,000.	
207E	BA Sh	ring of information	
(1)	chief	hief executive may provide relevant evidence to a regulatory body if the executive reasonably considers that the evidence is reasonably required e regulatory body in the exercise of its powers or performance of its func-	;
(2)		on as practicable after doing so, the chief executive must give written	
	(a)	any person to whom the evidence relates; and	
	(b)	if it was obtained under section 207A from someone else, that other person.	0
(3)	The	otice must—	
	(a)	describe what has been provided; and	
	(b)	specify which regulatory body it has been provided to; and	
	(c)	explain why it has been provided.	5
(4)	reaso	ever, the chief executive need not give a notice if the chief executive nably considers that it would prejudice the exercise or performance by the atory body of its powers or functions.	
(5)	In th	s section,—	
	regu	atory body means any of the following:	20
	(a)	the chief executive or Ministry exercising powers or performing functions under another Act:	
	(b)	another person or body exercising powers or performing functions under this Act:	
	(c)	any other person or body established by or under an enactment exercising powers or performing functions in relation to building products, building methods, building designs, or building work	25
	sect	ant evidence means information or documents that are obtained under on 207A or that could have been obtained under that section but were in btained by other means.	30
Por	vers o	Centry and inspection for subparts 7 and 7A of Part 3 and Parts 4A and 4B	
207E	BB Po	vers of entry and inspection	
(1)	The	hief executive may exercise a power under this section for 1 or more of	35
	(a)	determining whether a relevant provision has been, or is being, complied	

with:

	(b)	enfo	rmining whether there are grounds for taking enforcement action to ree a duty or an obligation under a relevant provision and deciding her to do so.	
(2)	For i	nvestig	gative purposes, the chief executive may—	
	(a)	inspe	ect any of the following:	5
		(i)	a place at which building work is, or is proposed to be, carried out:	
		(ii)	building work that has been, or is being, carried out:	
		(iii)	any building or building product; and	
	(b)		any premises for the purpose of carrying out an inspection under agraph (a).	10
(3)	How	ever, i	f the premises is a household unit or marae, see section 207BC.	
(4)	exec	utive n	s practicable after entering premises under this section, the chief nust give written notice to the owners and occupiers of the premises sise of that power.	15
(5)	prem		who enters premises under this section must, when first entering the and on request at any other time, show the following to any occupier isses:	
	(a)	evide	ence of the person's identity:	
	(b)	the c	hief executive's written authorisation to enter the site:	20
	(c)		e premises is a household unit or marae, the warrant to enter the ises (if required).	
(6)	In th	is secti	on, relevant provision means a provision of any of the following:	
	(a)	-	art 7 of Part 3 (responsibilities of product certification bodies relator product certification):	25
	(b)	_	part 7A of Part 3 (responsibilities relating to modular component afacturers):	
	(c)	Part	4B (building product information requirements).	
207E	BC Po	wer to	enter household unit or marae	
(1)	powe	er of e	ection 207BB(2)(b), the chief executive must not exercise the ntry to enter a household unit that is being used as a household unit except—	30
	(a)	with	the consent of an occupier who is at least 14 years of age; or	
	(b)	in ac	cordance with a warrant issued under this section.	
	Entr	y with	consent	35
(2)		chief e utive h	xecutive must not enter with the occupier's consent unless the chief as—	

	(a)	told t	the occupier the reason for the proposed entry; and	
	(a) (b)		the occupier that they may consent, or refuse to consent, to the	
	(0)	entry		
(3)	other the o	r powe	executive may enter the household unit or marae, and exercise the rs under section 207BB , only in accordance with the conditions of r's consent (if any).	5
	•		r warrant	
(4)	Act mara	2012) he if th	officer (as defined in section 3(1) of the Search and Surveillance may, on application, issue a warrant to enter a household unit or ne officer reasonably considers that entering the unit or marae is necessary for investigative purposes.	10
(5)	part	3 of P	executive must apply for the warrant in the manner provided in sub- art 4 of the Search and Surveillance Act 2012, which applies with ary modifications.	
(6)			t authorises the chief executive to enter the household unit or marae e the other powers under section 207BB .	13
56	Secti	ion 208	8 replaced (Appeals to District Court)	
	Repl	ace sec	etion 208 with:	
208	App	eals to	District Court	
(1)		follow Court:	ing decisions of the chief executive are subject to appeal to the Dis-	20
	(a) (b)		ing to issue a national multiple-use approval (<i>see</i> section 30F): ng a determination under section 188:	
	(c)	givin	g a direction as to costs under section 190(2):	
	(d)	takin	g disciplinary action under section 203C:	25
	(e)		ing to register a person as any of the following, or suspending or ing to lift the suspension of any such registration:	
		(i)	a building consent authority (see sections 191 and 197):	
		(ii)	a product certification body (see sections 267A, 267C(2), and 267D(2)):	30
		(iii)	a modular component manufacturer certification body (see sections 272N, 272P(2), and 272Q(2)):	
		(iv)	a modular component manufacturer (see sections 272Y, 272ZA(2), and 272ZB(2)):	
	(f)		ing to register a product certificate or suspending, or refusing to lift uspension of, the registration of a product certificate (see section	35

272A, 272B(2), and 272C(2)).

The following people may appeal against those decisions:

(2)

	(a)	if subsection (1)(a) applies, the applicant for approval:	
	(b)	if subsection (1)(b) or (c) applies, the applicant for the determination or any other party (as defined in section 176):	
	(c)	if subsection (1)(d) applies, the respondent against whom the action is taken:	5
	(d)	if subsection (1)(e) applies, the applicant for registration or person whose registration is suspended:	
	(e)	if subsection (1)(f) applies, the proprietor of the building product or building method to which the certificate relates.	
57	Section	on 209 amended (Procedure for commencing appeal)	10
(1)		ection $209(1)(a)(i)$ and (2) , replace "section $208(1)(a)$ " with "section 1)(b)".	
(2)	Repla	ce section 209(1)(a)(ia) and (ii) with:	
		(ii) in any other case, the date of the chief executive's decision; and	
58	Section	on 210 amended (Steps after appeal is commenced)	15
		ction 210(1)(b), replace "section 208(1)(a) or (aa)" with "section 1)(b) or (c)".	
59		on 221 amended (Recovery of costs when territorial authority carries ork on default)	
		etion 221(2)(a) and (b), replace "materials" with "building products or materials".	20
60		on 225 amended (Offence to impersonate authorised officer) tion 225(2), replace "\$5,000" with "\$50,000".	
61	-	art 7 heading in Part 3 replaced	25
		part 7—Responsibilities relating to product certification	25
62		on 262 amended (Requirements for product certification ditation body)	
(1)		tion 262(2), replace "building methods or products" with "building products building methods".	30
(2)		ction 262(3), replace "building methods and products" with "building cts or building methods".	

63	Section 262A amended (Fees for audits)									
	In section	262A,	replace	"product	certification	body"	with	"PCB"	in	each
	place.									

64 Sections 263 to 266 replaced

Replace sections 263 to 266 with:

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263 Accreditation of product certification body

- (1) The product certification accreditation body may, on application, and on payment of the prescribed fee (if any), accredit a person as a product certification body if satisfied that they
 - have the ability to perform the functions of a registered PCB compe-(a) tently, impartially, consistently, transparently, and accountably; and
 - have policies, procedures, and systems in place that— (b)
 - will result in them performing their functions as required by paragraph (a); and
 - comply with any prescribed requirements prescribed by regula-15 (ii) tions made under section 402(1)(tb)(ii)(A); and
 - comply with any other prescribed criteria and standards for accredit-(c) ation. prescribed by regulations made under section 402(1)(tb)(ii)(B);
 - comply with any product certification scheme rules made under **section** (d) 272E(2A) that supplement the regulations referred to in paragraphs (b)(ii) and (c).
- (2) The application must—
 - (a) be made in writing; and
 - (b) be made in the prescribed manner (if any); and

include the prescribed information (if any); and. (c)

be accompanied by the prescribed fee (if any). (d)

264 Suspension or revocation of accreditation

- The product certification accreditation body may suspend or revoke a person's (1) accreditation as a product certification body if satisfied that they—
 - (a) no longer meet the criteria for accreditation in **section 263**; or
 - have failed to comply with any product certification scheme rules. (b)
- However, if-(2)
 - regulations made for the purposes of section 263(1)(b)(ii) or (c) or product certification scheme rules that supplement those regulations are amended: and

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	(b)	a person ceases to meet the criteria in section 263 solely as a result of those amendments,—	
	-	roduct certification accreditation body cannot suspend their accreditation as 3 months have elapsed since those amendments came into force.	
(3)	-	period of a suspension must allow the person a reasonable period to again the criteria in section 263 or to rectify the failure.	5
(4)	son's	product certification accreditation body must lift the suspension of a per- accreditation if satisfied that they again meet those criteria or have recti- the failure.	
(5)		e suspension is not lifted before the end of the suspension period, the prodertification accreditation body may revoke the accreditation.	10
(6)		re suspending or revoking a person's accreditation under subsection (1) ; the product certification accreditation body must—	
	(a)	notify the person in writing of the intention to do so and the reasons for it; and	15
	(b)	give the person a reasonable opportunity to be heard.	
(7)		e product certification accreditation body suspends, lifts the suspension of, vokes a person's accreditation, it must notify the person in writing of—	
	(a)	its decision and the reasons for it; and	
	(b)	the effect of section 267C(1), 267D(1), or 267E(1)(a) (as applicable).	20
(8)	accre	person's accreditation is suspended or revoked, the product certification editation body must notify them in writing of the suspension or revocation he reasons for it.	
(9)	accre	chief executive may exercise the powers of the product certification editation body under this section (whether or not that body has exercised powers in relation to the same person in the same period).	25
65	chief	on 267 amended (Product certification accreditation body must notify executive of grant, suspension, lifting of suspension, or revocation of editation)	30
	In seas".	ction 267(1) replace "an accreditation of" with "a person's accreditation	
66	New	sections 267A to 267E and cross-heading inserted	
	Δfte	section 267 insert:	

Registration of product certification bodies 267A Registration of product certification body The chief executive may, on application, and on payment of the prescribed fee (1) (if any), register a person as a product certification body if satisfied that they— (a) are an accredited PCB; and 5 (b) meet any prescribed requirements to have adequate means to cover any civil liabilities that may arise in the performance of their functions under this Act: and (c) meet any other prescribed criteria and standards for registration. 10 The application must— (2) (a) be made in writing; and (b) be made in the prescribed manner (if any); and (c) include the prescribed information (if any); and. be accompanied by the prescribed fee (if any). (d) As soon as practicable after receiving the application, the chief executive 15 (3) must-(a) decide whether to register the applicant; and (b) notify the applicant in writing of the decision (including the reasons, if the application is declined). 267B Audit of registered PCB 20 The chief executive may audit a registered PCB to ascertain whether— (1) (a) they continue to meet the criteria for accreditation in section 263; and (b) they continue to meet the criteria for registration in **section 267A**; and there are grounds to suspend or revoke their accreditation or registration (c) 25 under section 264 or 267C. (2) Any audit conducted under this section is in addition to audits required under section 262(1)(a). 267C Suspension of registration of PCB Automatic suspension A person's registration as a product certification body is automatically suspen-30 (1) ded if their accreditation is suspended under section 264. Suspension by chief executive The chief executive may suspend a person's registration as a product certifica-(2) tion body if satisfied that they no longer meet the criteria for registration in section 267A; or 35 (a)

have failed to comply with any product certification scheme rules.

(b)

(3)	However, if—							
	(a)	regulations made for the purposes of section 267A(1)(b) or (c) are amended; and						
	(b)	a person ceases to meet the criteria in section 267A solely as a result of those amendments,—	5					
		hief executive cannot suspend their registration under subsection (2)(a) s 3 months have elapsed since those amendments came into force.						
(4)		re suspending a person's registration under subsection (2) , the chief ative must—						
	(a)	notify them in writing of the intention to do so and the reasons for it; and	10					
	(b)	give them a reasonable opportunity to be heard.						
	Notif	ication						
(5)	-	person's registration is suspended under subsection (1) or (2) , the chief ative must—						
	(a)	notify them in writing of the suspension (including the reasons for it and the effect of section 267E(1)(b) (if applicable)); and	15					
	(b)	update the register accordingly; and						
	(c)	take all reasonable steps to notify the proprietors for whom the person is the responsible PCB.						
267D	Lifti	ng of suspension of registration of PCB	20					
	Autor	natic suspension						
(1)	-	erson's registration is suspended under section 272C(1) , that suspension omatically lifted if the suspension of their accreditation is lifted.						
	Suspe	ension by chief executive						
(2)	execu	person's registration is suspended under section 267C(2) , the chief ative may, on application, and on payment of the prescribed fee (if any), the suspension if satisfied that they—	25					
	(a)	again meet the criteria in section 267A; or						
	(b)	have otherwise rectified the failure that led to the suspension.						
(3)	The a	application must—	30					
	(a)	be made in writing; and						
	(b)	be made in the prescribed manner (if any); and						
	(c)	include the prescribed information (if any); and.						
	(d)	be accompanied by the prescribed fee (if any).						
(4)	As s must-	oon as practicable after receiving the application, the chief executive	35					
	(a)	decide whether to lift the suspension; and						

	(b)	notify the applicant in writing of the decision (including the reasons, if the suspension is not lifted); and	
	(c)	if the suspension is lifted, update the register accordingly.	
267E	Revo	cation of registration of PCB	
(1)	A per if—	son's registration as a product certification body is automatically revoked	5
	(a)	their accreditation is revoked under section 264; or	
	(b)	their registration is suspended under section 267C(2) and the suspension is not lifted within 12 months after it was imposed.	
(2)	Howe	ever, if—	10
	(a)	a person's registration was suspended under section 267C(2) ; and	
	(b)	within 12 months of the suspension being imposed, the person applied under section 267D(2) for the suspension to be lifted; and	
	(c)	at the end of those 12 months the application has not been decided,—	
		2-month period referred to in subsection (1)(b) is extended until the eation is decided.	15
(3)	If a po	erson's registration is revoked, the chief executive must—	
	(a)	notify them in writing of the revocation (including the reasons for it); and	
	(b)	remove their name from the register.	20
67	Cross	s-heading above section 268 replaced	
	Repla	ce the cross-heading above section 268 with:	
		Certification of building products and building methods	
68	Section	on 268 amended (Application for product certificate)	
(1)	In sec	etion 268(1), replace "building method or product" with "building product lding method" in each place.	25
(2)	In sec PCB"	etion 268(1) and (2), replace "product certification body" with "registered to the certification body" with "r	
69	Section	on 269 amended (Issue of product certificate)	
(1)	In sec	tion 269(1), replace "product certification body" with "registered PCB".	30
(2)		etion 269(1) and (2), replace "building method or product" with "building et or building method".	

70 Sections 270 to 272 268 to 272 and cross-heading above section 268 replaced

Replace sections—270 to 272 268 to 272 and the cross-heading above section 268 with:

	<u>268</u> v	vith:				
		Certification of building products and building methods	5			
<u> 269</u>	Prod	uct certificates				
(1)		gistered PCB must, on application, issue a product certificate for a building act or building method if satisfied that it complies with—				
	<u>(a)</u>	the criteria and standards for certification prescribed by regulations made under section 402(1)(u)(i); and	10			
	<u>(b)</u>	any product certification scheme rules made under section 272E(2A) to supplement those regulations.				
(2)		building product and a building method are to be used together, a single act certificate may be issued in respect of both together.				
(3)	taken	product certificate must state whether there are any matters that should be into account in the use or application of the building product or building od and, if so, what those matters are.	15			
<u>(4)</u>	The a	application must—				
	<u>(a)</u>	be made by the proprietor of the building product or building method; and	20			
	<u>(b)</u>	include the information specified by the registered PCB (if any).				
270	Annı	ial review of product certificate				
(1)		gistered PCB must review each product certificate for which it is the nsible PCB at least once in every 12 months.				
(2)		ever, subsection (1) does not apply in relation to a review required for a cular period if another registered PCB has reviewed the certificate in that d.	25			
(3)	respo	gistered PCB may review a product certificate for which it is not the nsible PCB at the request of the proprietor of the building product or ing method to which it relates.	30			
(4)	A PCB reviewing a certificate under subsection (1) or (3) must do so by conducting an audit of the building product or building method to which the certificate relates to ascertain whether—					
	(a)	it continues to <u>meet comply with</u> the criteria for certification under section 269 ; and	35			
	(b)	there are grounds to suspend or revoke the certificate under section 271 .				

An audit must be carried out in accordance with any prescribed procedures.

(5)

<u>(5)</u>	In carrying out an audit, a registered PCB must—					
	<u>(a)</u>	<u>tion</u>	into account any matters specified in regulations made under sec-402(1)(u)(ii) and any product certification scheme rules that support those regulations; and			
	<u>(b)</u>		ply with any other requirements prescribed by those regulations and me rules, including as to when the audit is conducted.	5		
(6)			may charge the person being audited the prescribed fee (if any) for the audit.			
(7)	provi	de the	etor of the building product or building method being audited must e PCB with any information or matter that the PCB requires for the f the audit.	10		
(8)	A per	rson w	ho fails to comply with subsection (7)—			
	(a)	comi	mits an offence; and			
	(b)	is lia	ble on conviction,—			
		(i)	in the case of an individual, to a fine not exceeding \$5,000:	15		
		(ii)	in the case of a body corporate, to a fine not exceeding \$25,000.			
271	Susp	ensior	or revocation of product certificate			
(1)		-	sible PCB for a product certificate may suspend or revoke the certif-sfied that—			
	(a)		certificate was obtained by fraud, misrepresentation, or concealment cts; or	20		
	(b)		building product or building method no longer meets the criteria for fication in section 269 ; or			
	(c)	the b	certification or similar authorisation issued or granted in respect of building product or building method has been suspended or revoked my reason; or	25		
	(d)		building code no longer applies to the building product or building and because of an amendment to the code; or			
	(e)	-	proprietor of the building product or building method has failed to ply with any product certification scheme rules; or	30		
	(f)		pertificate has not been reviewed under section 270 within the press 12 months.			
(2)	How	ever, i	f—			
	(a)	_	lations made for the purposes of section 269 or any product certifon scheme rules that supplement those regulations are amended; and	35		

	(b)	a building product or building method ceases to meet the criteria in that section solely as a result of those amendments,—	
		esponsible PCB cannot suspend or revoke the certificate under subsec- (1)(b) unless 3 months have elapsed since those amendments came into e.	5
(3)		section (1)(f) does not apply if the certificate has been in force for less 12 months.	
(4)	ensui	period of a suspension must allow the proprietor a reasonable period to re that the building product or building method again meets the criteria in 269 or to get a review undertaken.	10
(5)	the b	responsible PCB must lift the suspension of a certificate if satisfied that uilding product or building method again meets those criteria or the certifhas been reviewed.	
(6)		e suspension is not lifted before the end of the suspension period, the onsible PCB may revoke the certificate.	15
(7)	Befo	re suspending or revoking a certificate, the responsible PCB must—	
	(a)	notify the proprietor in writing of the intention to do so and the reasons for it; and	
	(b)	give them a reasonable opportunity to be heard.	
(8)		e responsible PCB suspends, lifts the suspension of, or revokes a product ficate, it must notify the proprietor in writing of—	20
	(a)	its decision and the reasons for it; and	
	(b)	the effect of section 272B(1), 272C(1), or 272D(1)(a) (as applicable).	
(9)	section	chief executive may exercise the powers of a responsible PCB under this on (whether or not the responsible PCB has exercised those powers in relato the same certificate in the same period).	25
272	Noti	fication to chief executive by registered PCB	
(1)	A reg	gistered PCB must notify the chief executive when it does any of the fol- ng:	30
	(a)	issues a product certificate:	
	(b)	suspends, or lifts the suspension of, a product certificate:	
	(c)	revokes a product certificate:	
	(d)	becomes the responsible PCB for a product certificate as a result of carrying out a review under section 270(3) .	35
(2)	The 1	notification must be given—	
	(a)	in the manner notified in writing by the chief executive to the registered PCB; and	

(b) within 7 days after the event occurs. Registration of product certificates 272A Registration of product certificates (1) The chief executive must register a product certificate if satisfied that— 5 the certificate is in the prescribed form (if any); and (i) (i) is in the form (if any) approved by the chief executive; and (ii) includes the prescribed information (if any); and the proprietor of the building product or building method to which the (b) certificate relates has paid the prescribed fee (if any). 10 As soon as practicable after receiving notice under section 272 of the issue of (2) a product certificate, the chief executive must decide whether to register the certificate; and (a) (b) notify the issuing registered PCB and the proprietor of the decision (including the reasons, if the certificate is not registered). 15 272B Suspension of registration of product certificate Automatic suspension (1) The registration of a product certificate is automatically suspended if the certificate is suspended under section 271. 20 Suspension by chief executive (2) The chief executive may suspend the registration of a product certificate for a specified period if satisfied that the responsible PCB has failed to comply with any product certification scheme rules: or (b) the proprietor of the building product or building method has failed to 25 comply with any product certification scheme rules. **Notification** If the registration of a product certificate is suspended under **subsection (1)** (3) or (2), the chief executive must notify each of the following in writing of the suspension (including the 30 reasons for it and the effect of **section 272D(1)(b)** (if applicable)): (i) the responsible PCB: the proprietor of the building product or building method; and (b) update the register accordingly.

272C	Liftir	ng of suspension of registration of product certificate	
	Auton	natic suspension	
(1)	272B	e registration of a product certificate is suspended under section (1), that suspension is automatically lifted if the suspension of the certifical lifted.	5
	Suspe	nsion by chief executive	
(2)	272B	e registration of a product certificate is suspended under section (2), the chief executive may, on application, and on payment of the predee (if any), lift the suspension if satisfied that—	
	(a)	in the case of a suspension under section 272B(2)(a) , the building product or building method meets the criteria for certification under section 269 ; or	10
	(b)	in the case of a suspension under section 272B(2)(b) , that the proprietor has rectified the failure.	
(3)	The a	pplication must—	15
	(a)	be made in writing by the proprietor of the building product or building method; and	
	(b)	be made in the prescribed manner (if any); and	
	(c)	include the prescribed information (if any); and.	
	(d)	be accompanied by the prescribed fee (if any).	20
(3A)		ver, the fee (if any) is not payable if the registration of the product certifi- vas suspended under section 272B(2)(a) .	
(4)	As so must-	oon as practicable after receiving the application, the chief executive	
	(a)	decide whether to lift the suspension; and	25
	(b)	notify the applicant in writing of the decision (including the reasons, if the suspension is not lifted); and	
	(c)	if the suspension is lifted, update the register accordingly.	
272D	Revo	cation of registration of product certificate	
(1)	The re	egistration of a product certificate is automatically revoked—	30
	(a)	if the certificate is revoked under section 271 ; or	
	(b)	if the registration is suspended under section 272B(2) and the suspension is not lifted before the end of the suspension period.	
(2)	Howe	ver, if—	
	(a)	the registration of a product certificate was suspended under section 272B(2) ; and	35

	(b)	before the end of the suspension period, an application is made under section 272C(2) for the suspension to be lifted; and		
	(c)	at the end of the suspension period the application has not been decided,—		
	the p	eriod referred to in subsection (1)(b) is extended until the application is led.	5	
(3)	If the	e registration of a product certificate is revoked, the chief executive		
	(a)	notify the proprietor in writing of the revocation (including the reasons for it); and	10	
	(b)	remove the certificate from the register.		
		Product certification scheme rules		
272E	Prod	uct certification scheme rules		
(1)		chief executive may, by notice in the <i>Gazette</i> , make rules for the operation e product certification scheme under this subpart.	15	
(2)	The rules may (without limitation) include rules relating to 1 or more of the following:			
	(a)	how the scheme parties are to perform their functions under this Act:		
	(b)	how building products and building methods are to be evaluated:		
	(c)	the resolution of disputes between scheme parties:	20	
	(d)	procedural and administrative matters.		
(2A)		rules may also supplement regulations made under section 402(1)(tb)(ii)		
	or (u	<u>)(i) or (ii).</u>		
(2B)		ever, the chief executive must not make rules under subsection (2A) is satisfied that the rules—	25	
	<u>(a)</u>	set out matters of detail to elaborate on matters provided for in the regulations; or		
	<u>(b)</u>	set out procedures, methodologies, forms, or other matters of an administrative nature relating to matters provided for in the regulations; or		
	<u>(c)</u>	set out how requirements imposed by the regulations may or must be met; or	30	
	<u>(d)</u>	otherwise supplement matters of general principle set out in the regulations.		
(3)	In thi	s section, scheme party means any of the following:		
	(a)	the product certification accreditation body:	35	
	(b)	an accredited PCB:		
	(c)	a registered PCB:		

	(d)	the proprietor of a building product or building method that has a current product certificate (whether registered or not).						
(4)	purp	The rules are a disallowable instrument, but not a legislative instrument, for the purposes of the Legislation Act 2012 and must be presented to the House of Representatives under section 41 of that Act.						
(4)		s made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).						
272F	Proc	edure for making product certification scheme rules						
(1)	Befo	re making product certification scheme rules, the chief executive must—						
	(a)	publicly notify the proposal to make the rules; and	10					
	(b)	give persons at least 20 working days to make submissions on the proposal; and						
	(c)	consider those submissions.						
(2)	The	notice must include the following:						
	(a)	a detailed statement of the proposed rules, including any transitional arrangements (which may, but need not, include a copy of the proposed rules):	15					
	(b)	the reasons for making the rules:						
	(c)	the date on which the rules will come into force:						
	(d)	details of how, and by when, submissions may be made.	20					
(3)	The chief executive need not comply with subsection (1) in relation to an amendment of the rules if satisfied that the amendment will not adversely affect the substantial interests of any person.							
(4)		chief executive must ensure that the following are publicly available on the stry's Internet site:	25					
	(a)	all product certification scheme rules (including amendments) as they are made; and						
	(b)	a consolidated version of the product certification scheme rules as in force from time to time.						
		Offences relating to product registration scheme	30					
272G	Offe	ence to misrepresent status as product certification body						
(1)		rson who is not a registered PCB must not perform any of the functions of istered PCB.						
(2)	A pe	rson who fails to comply with subsection (1) —						
	(a)	commits an offence; and	35					
	(b)	is liable on conviction,—						

		(i)	in the case of an individual, to a fine not exceeding \$300,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$1,500,000.	
(3)	-		ust not, in any other way, represent themselves as being any of the that is not the case:	5
	(a)	an ac	credited PCB:	
	(b)	a regi	istered PCB:	
	(c)	autho	orised to issue product certificates.	
(4)	A per	son w	ho fails to comply with subsection (3) —	
	(a)	comn	nits an offence; and	10
	(b)	is liab	ole on conviction,—	
		(i)	in the case of an individual, to a fine not exceeding \$50,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$150,000.	
272H	Offe	nce to	misrepresent product certificate	
(1)	-		nust not represent a building product or building method as being as any of the following if that is not the case:	15
	(a)	havin	g a current product certificate:	
	(b)	havin	g a registered product certificate:	
	(c)		ig been evaluated and certified under the product certification ne under this subpart.	20
(2)	A per	son w	ho fails to comply with subsection (1) —	
	(a)	comn	nits an offence; and	
	(b)	is liał	ole on conviction,—	
		(i)	in the case of an individual, to a fine not exceeding \$300,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$1,500,000.	25

71 New subpart 7A of Part 3 inserted

After section 272H (as inserted by section 70), insert:

Subpart 7A—Responsibilities relating to modular component manufacturers Appointment of modular component manufacturer certification accreditation body 272I Appointment of modular component manufacturer certification 5 accreditation body The chief executive may appoint a person as the modular component manufacturer certification accreditation body; and 10 revoke the appointment at any time. (b) Accreditation of modular component manufacturer certification bodies 272J Accreditation of modular component manufacturer certification body (1) The MCMC accreditation body may, on application, and on payment of the prescribed fee (if any), accredit a person as a modular component manufacturer certification body if satisfied that they-15 have the ability to perform the relevant functions competently, impartially, consistently, transparently, and accountably; and have policies, procedures, and systems in place that— (b) will result in them performing their functions as required by para-(i) graph (a); and 20 comply with any prescribed requirements prescribed by regula-(ii) tions made under section 402(1)(ub)(i)(A); and comply with any other-prescribed criteria and standards for accredit-(c) ation- prescribed by regulations made under section 402(1)(ub)(i)(B); 25 (d) comply with any MCM scheme rules made under section 272ZG(2A) to supplement the regulations referred to in paragraphs (b)(ii) and (c). (2) The application must be made in writing; and 30 (a) (b) be made in the prescribed manner (if any); and (c) include the prescribed information (if any); and. be accompanied by the prescribed fee (if any). In this section, relevant functions means the functions of a modular compo-(3) nent manufacturer certification body under this Act for which the person 35

wishes to be accredited.

272K	Audi	it of accredited MCMCB			
(1)	The N	MCMC accreditation body must audit each accredited MCMCB—			
	(a)	at least once in every 12 months; and			
	(b)	more frequently if required by the regulations.			
(2)	The p	ourpose of an audit is to ascertain whether—	5		
	(a)	the person continues to meet the criteria for accreditation in section 272J ; and			
	(b)	there are grounds to suspend or revoke their accreditation under section 272L .			
(3)	An au	udit must be carried out in accordance with any prescribed procedures.	10		
<u>(3)</u>	In car	rrying out an audit, an MCMC accreditation body must—			
	<u>(a)</u>	take into account any matters specified in regulations made under section 402(1)(ub)(ii)(B) and any MCM scheme rules that supplement those regulations; and			
	<u>(b)</u>	comply with any other requirements prescribed by regulations made under section 402(1)(ub)(ii)(BA) and any MCM scheme rules that supplement those regulations.	15		
(4)		MCMC accreditation body may charge the person being audited the pre- ed fee (if any) for conducting the audit.			
272L	Susp	ension or revocation of accreditation of MCMCB	20		
(1)	The MCMC accreditation body may suspend or revoke a person's accreditation as a modular component manufacturer certification body if satisfied that they—				
	(a)	no longer meet the criteria for accreditation in section 272J; or			
	(b)	have failed to comply with any MCM scheme rules.			
(2)	Howe	ever, if—	25		
	(a)	regulations made for the purposes of section 272J(1)(b)(ii) or (c) or any MCM scheme rules that supplement those regulations are amended; and			
	(b)	a person ceases to meet the criteria in section 272J solely as a result of those amendments,—	30		
	under	MCMC accreditation body cannot suspend or revoke their accreditation subsection (1)(a) unless 3 months have elapsed since those amends came into force.			
(3)	-	period of a suspension must allow the person a reasonable period to again the criteria in section 272J or to rectify the failure.	35		
(4)		MCMC accreditation body must lift the suspension of a person's accreditif satisfied that they again meet those criteria or have rectified the failure.			

(5)		e suspension is not lifted before the end of the suspension period, the MC accreditation body may revoke the accreditation.				
(6)		re suspending or revoking a person's accreditation under subsection (1)), the MCMC accreditation body must—				
	(a)	notify the person in writing of the intention to do so and the reasons for it; and	5			
	(b)	give the person a reasonable opportunity to be heard.				
(7)		MCMC accreditation body suspends, lifts the suspension of, or revokes a on's accreditation, it must notify the person in writing of—				
	(a)	its decision and the reasons for it; and	10			
	(b)	the effect of section 272P(1), 272Q(1), or 272R(1)(a) (as applicable).				
(8)	under	chief executive may exercise the powers of the MCMC accreditation body r this section (whether or not that body has exercised those powers in relator the same person in the same period).	15			
272M	Noti	fication to chief executive by MCMC accreditation body				
(1)	The MCMC accreditation body must notify the chief executive when it does any of the following:					
	(a)	accredits a person as a modular component manufacturer certification body:	20			
	(b)	suspends, or lifts the suspension of, a person's accreditation:				
	(c)	revokes a person's accreditation.				
(2)	The r	notification must be given—				
	(a)	in the manner notified in writing by the chief executive to the MCMC accreditation body; and	25			
	(b)	within 7 days after the event occurs.				
1	Regisi	tration of modular component manufacturer certification bodies				
272N	Regi	stration of modular component manufacturer certification body				
(1)	The chief executive may, on application, <u>and on payment of the prescribed fee</u> (<u>if any</u>), register a person as a modular component manufacturer certification body if satisfied that they—					
	(a)	are an accredited MCMCB; and				
	(b)	meet any prescribed requirements to have adequate means to cover any civil liabilities that may arise in the performance of their functions under this Act; and	35			
	(c)	meet any other prescribed criteria and standards for registration.				
(2)	The a	application must—				

	(a)	be made in writing; and	
	(b)	be made in the prescribed manner (if any); and	
	(c)	include the prescribed information (if any); and.	
	(d)	be accompanied by the prescribed fee (if any).	
(3)	As so	oon as practicable after receiving the application, the chief executive	5
	(a)	decide whether to register the applicant; and	
	(b)	notify the applicant in writing of the decision (including the reasons, if the application is declined).	
272O	Audi	it of registered MCMCB	10
		chief executive must audit a registered MCMCB at least once in every 3 to ascertain whether—	
	(a)	they continue to meet the criteria for accreditation in section 272J; and	
	(b)	they continue to meet the criteria for registration in section 272N ; and	
	(c)	there are grounds to suspend or revoke their-accreditation or registration under section-272L or 272P .	15
272P	Susp	ension of registration of MCMCB	
	Autor	natic suspension	
(1)	body	rson's registration as a modular component manufacturer certification is automatically suspended if their accreditation is suspended under sec-272L .	20
	Suspe	ension by chief executive	
(2)		chief executive may suspend a person's registration as a modular compo- manufacturer certification body if satisfied that they—	
	(a)	no longer meet the criteria for registration in section 272N ; or	25
	(b)	have failed to comply with any MCM scheme rules.	
(3)	Howe	ever, if—	
	(a)	regulations made for the purposes of section 272N(1)(b) or (c) are amended; and	
	(b)	a person ceases to meet the criteria in section 272N solely as a result of those amendments,—	30
		nief executive cannot suspend their registration under subsection (2)(a) s 3 months have elapsed since those amendments came into force.	
(4)		re suspending a person's registration under subsection (2) , the chief ative must—	35
	(a)	notify them in writing of the intention to do so and the reasons for it; and	

	(b) Notif	give them a reasonable opportunity to be heard. <i>ication</i>				
(5)	If a person's registration is suspended under subsection (1) or (2) , the chief executive must—					
	(a)	notify them in writing of the suspension (including the reasons for it and the effect of section 272R(1)(b) (if applicable)); and	5			
	(b)	update the register accordingly; and				
	(c)	take all reasonable steps to notify certified MCMs for whom the person is the responsible MCMCB.				
272Q	Lifti	ng of suspension of registration of MCMCB	10			
	Auto	matic suspension				
(1)		person's registration is suspended under section 272P(1) , that suspension tomatically lifted if the suspension of their accreditation is lifted.				
	Susp	ension by chief executive				
(2)	If a person's registration is suspended under section 272P(2) , the chief executive may, on application, and on payment of the prescribed fee (if any), lift the suspension if satisfied that they—					
	(a)	again meet the criteria for registration in section 272N ; or				
	(b)	have otherwise rectified the failure that led to the suspension.				
(3)	The application must—					
	(a)	be made in writing; and				
	(b)	be made in the prescribed manner (if any); and				
	(c)	include the prescribed information (if any); and.				
	(d)	be accompanied by the prescribed fee (if any).				
(4)	As s must	oon as practicable after receiving the application, the chief executive —	25			
	(a)	decide whether to lift the suspension; and				
	(b)	notify the applicant in writing of the decision (including the reasons, if the suspension is not lifted); and				
	(c)	if the suspension is lifted, update the register accordingly.	30			
272R	Reve	ocation of registration of MCMCB				
(1)	_	erson's registration as a modular component manufacturer certification is automatically revoked if—				
	(a)	their accreditation is revoked under section 272L ; or				
	(b)	their registration is suspended under section 272P(2) and the suspension is not lifted within 12 months after it was imposed.	35			

(2)	However, if—							
	(a)	a per	son's registration was suspended under section 272P(2) ; and					
	(b)		in 12 months of the suspension being imposed the person applied r section 272Q(2) for the suspension to be lifted; and					
	(c)	at the	e end of those 12 months the application has not been decided,—	5				
			th period referred to in subsection (1)(b) is extended until the is decided.					
(3)	If a p	erson'	s registration is revoked, the chief executive must—					
	(a)	notif	y them in writing of the revocation (including the reasons for it);	10				
	(b)	remo	ve their name from the register.					
272S	Urge	ent sus	pension of registration of MCMCB					
(1)	The chief executive may suspend a person's registration as a modular component manufacturer certification body if the chief executive has reasonable grounds to suspect that—							
	(a)	they	have—					
		(i)	certified a manufacturer knowing that its modular components are likely to cause injury or death even if used in accordance with the manufacturer's instructions; or					
		(ii)	certified as a modular component manufacturer a person who does not meet the criteria for certification in section 272U ; or	20				
		(iii)	otherwise failed to properly exercise their powers or perform their functions; and					
	(b)	publi	conduct creates a risk of injury or death to any person or a risk to ic safety that is sufficient to justify the immediate suspension of the on's registration.	25				
(2)		chief e notice	xecutive may suspend the person's registration without giving them					
(3)	If a person's registration is suspended under this section, the chief executive must—							
	(a)	notif	y them in writing of the suspension (including the reasons for it);					
	(b)	b) update the register accordingly; and						
	(c)		all reasonable steps to notify certified MCMs for whom the person e responsible MCMCB; and	35				
	(d)	cond	uct an investigation under section 272T.					

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272T	Investigation	following	urgent	suspension	

- (1) After suspending a person's registration under **section 272S**, the chief executive must investigate whether—
 - (a) they have engaged in conduct referred to in section 272S(1)(a); and
 - (b) there are grounds to suspend or revoke the person's accreditation or registration under **section 272L or 272P**.
- (2) The investigation may be conducted by the MCMC accreditation body on behalf of the chief executive.
- (3) After completing the investigation, the chief executive must do 1 of the following:
 - (a) lift the suspension:
 - (b) suspend or revoke the person's accreditation under **section 272L**:
 - (c) suspend the person's registration under **section 272P**.
- (4) If the chief executive has not done any of the things mentioned in **subsection**(3) before the expiry of 6 months from when the urgent suspension was imposed, that suspension is lifted on the expiry of those 6 months.
- (5) If the person's suspension is lifted under **subsection (3)(a) or (4)**, the chief executive must—
 - (a) notify them in writing of the lifting of the suspension; and
 - (b) update the register accordingly.

(6) This section does not limit the chief executive in taking any other investigative or enforcement action under this Act the chief executive considers appropriate.

Certification of modular component manufacturers

272U Certification of modular component manufacturer

- (1) A registered MCMCB may, on application, and on payment of the prescribed fee (if any), certify a person as a modular component manufacturer if satisfied that they—
 - (a) they have the ability to competently and reliably—
 - (i) manufacture modular components of the kind the person is to be certified to manufacture to a standard that complies with the building code; and
 - (ii) design modular components of the kind (if any) the person is to be certified to design to a standard that complies with the building code; and
 - (b) they have policies, procedures, and systems that—
 - (i) will result in them performing their functions as required by **paragraph (a)**; and

		(ii)	comply with any <u>prescribed</u> requirements <u>prescribed</u> by <u>regulations</u> made under section 402(1)(uc)(i)(A) ; and	
	(c)	•	comply with any other—prescribed criteria and standards for certifingures prescribed by regulations made under section 402(1)(uc)(i)(B) ;	5
	<u>(d)</u>	-	ly with any MCM scheme rules made under section 272ZG(2A) pplement the regulations referred to in paragraphs (b)(ii) and	
(2)	The c	ertifica	ation must specify—	
	(a)	the ki	nds of modular components the person is certified to manufacture;	10
	(b)	the k design	inds of modular components (if any) the person is certified to n.	
(3)	The a	pplicat	tion must—	
	(a)	be ma	nde in writing; and	15
	(b)	be ma	nde in the prescribed manner (if any); and	
	(c)	set ou	ıt—	
		(i)	the kinds of modular components that the person seeks to be certified to manufacture; and	
		(ii)	the kinds of modular components (if any) that the person seeks to be certified to design; and	20
	(d)	includ	de the prescribed information (if any); and.	
	(e)	be acc	companied by the prescribed fee (if any).	
272V	Audi	t of ce	rtified MCM	
(1)	_		d MCMCB must audit each certified MCM for whom it is the MCMCB—	25
	(a)	at leas	st once in every 12 months; and	
	(b)	more	frequently if required by the regulations.	
(2)	partic	ular pe	ubsection (1) does not apply in relation to the audit required for a eriod if another registered MCMCB has audited the modular comufacturer in that period.	30
(3)			d MCMCB may audit a certified MCM for whom it is not the MCMCB at the request of the certified MCM.	
(4)	The p	urpose	of an audit is to ascertain whether—	
	(a)		nodular component manufacturer continues to meet the criteria for ication in section 272U ; or	35
	(b)		are grounds to suspend or revoke the person's certification under	

(5)	An audit must be carried out in accordance with any prescribed procedures.					
<u>(5)</u>	In carrying out an audit, a registered MCMCB must—					
	<u>(a)</u>	take into account any matters specified in regulations made under section 402(1)(uc)(ii)(B) and any MCM scheme rules that supplement those regulations; and	5			
	<u>(b)</u>	comply with any other requirements prescribed by regulations made under section 402(1)(uc)(ii)(C) and any MCM scheme rules that supplement those regulations.				
(6)	_	ristered MCMCB may charge the person being audited the prescribed fee y) for conducting the audit.	10			
272W	/ Susp	pension or revocation of certification of MCM				
(1)		esponsible MCMCB for a certified MCM may suspend or revoke the per- certification if satisfied that they—				
	(a)	no longer meet the criteria for certification in section 272U ; or				
	(b)	have failed to comply with any MCM scheme rules; or	15			
	(c)	have not been audited within the previous 12 months (or any shorter period prescribed for the purposes of section 272V(1)(b)).				
(2)		section (1)(b) does not apply if the person has been certified for less than onths (or the shorter prescribed period).				
(3)	Howe	ever, if—	20			
	(a)	regulations made for the purposes of section 272U(1)(b)(ii) or (c) or any MCM scheme rules that supplement those regulations are amended; and				
	(b)	a person ceases to meet the criteria in section 272U solely as a result of those amendments,—	25			
	subs	esponsible MCMCB cannot suspend or revoke their certification under ection (1)(a) unless 3 months have elapsed since those amendments into force.				
(4)	-	period of a suspension must allow the person a reasonable period to again the criteria in section 272U or to get an audit undertaken.	30			
(5)	The responsible MCMCB must lift the suspension of a person's certification if satisfied that they again meet those criteria or have been audited.					
(6)		e suspension is not lifted before the end of the suspension period, the nsible MCMCB may revoke the certification.				
(7)		re suspending or revoking a person's certification, the responsible ICB must—	35			
	(a) (b)	notify them in writing of the intention to do so and the reasons for it; and give them a reasonable opportunity to be heard.				

(8)		e responsible MCMCB suspends, lifts the suspension of, or revokes a per- certification, it must notify the person in writing of—	
	(a)	its decision and the reasons for it; and	
	(b)	the effect of section 272ZA(1), 272ZB(1), or 272ZC(1)(a) (as applicable).	5
(9)		person's certification is suspended or revoked, the responsible MCMCB notify them in writing of the suspension or revocation and the reasons for	
(10)	this	chief executive may exercise the powers of a responsible MCMCB under section (whether or not the responsible MCMCB has exercised those ers in relation to the same manufacturer in the same period).	10
272X	Noti	fication to chief executive by registered MCMCB	
(1)		gistered MCMCB must notify the chief executive when it does any of the wing:	
	(a)	certifies a person as a modular component manufacturer:	15
	(b)	suspends, or lifts the suspension of, a person's certification:	
	(c)	revokes a person's certification:	
	(d)	becomes the responsible MCMCB for a modular component manufacturer as a result of carrying out an audit under section 272V(3) .	
(2)	The 1	notification must be given—	20
	(a)	in the manner notified in writing by the chief executive to the registered MCMCB; and	
	(b)	within 7 days after the event occurs.	
		Registration of modular component manufacturers	
272Y	Regi	stration of modular component manufacturer	25
(1)	(if a	chief executive may, on application, and on payment of the prescribed fee https://example.com/ny/ , register a person as a modular component manufacturer if satisfied hey—	
	(a)	are a certified MCM; and	
	(b)	meet any prescribed requirements to have adequate means to cover any civil liabilities that may arise in relation to their manufacture and design (if applicable) of modular components; and	30
	(c)	comply with any other prescribed criteria and standards for registration.	
(2)	-	rson who is registered under subsection (1) is a registered MCM only in ect of—	35
	(a)	the manufacture of modular components of the kind they are certified to manufacture under section 272U ; and	

	(b)	the design of modular components of the kind (if any) they are certified to design under section 272U .	
(3)	The a	pplication must—	
	(a)	be made in writing; and	
	(b)	be made in the prescribed manner (if any); and	5
	(c)	include the prescribed information (if any); and.	
	(d)	be accompanied by the prescribed fee (if any).	
(4)	As so must-	oon as practicable after receiving the application, the chief executive	
	(a)	decide whether to register the applicant; and	10
	(b)	notify the applicant in writing of the decision (including the reasons, if the application is declined).	
272Z	Audi	t of registered MCM	
		hief executive must audit a registered MCM at least once in every 3 years ertain whether—	15
	(a)	they continue to meet the criteria for registration in section 272Y ; and	
	(b)	there are grounds to suspend the person's registration under section 272ZA .	
272Z.	A Sus	pension of registration of MCM	
	Auton	natic suspension	20
(1)	-	rson's registration as a modular component manufacturer is automatically nded if their certification is suspended under section 272W .	
	Suspe	ension by chief executive	
(2)		hief executive may suspend a person's registration as a modular componanufacturer if satisfied that—	25
	(a)	the person no longer meets the criteria for registration in $\mathbf{section}$ 272Y; or	
	(b)	the person has failed to comply with any MCM scheme rules; or	
	(c)	the responsible MCMCB for the person has failed to comply with any MCM scheme rules.	30
(3)	Howe	ever, if—	
	(a)	regulations made for the purposes of section 272Y(1)(b) or (c) are amended; and	
	(b)	a person ceases to meet the criteria in section 272Y solely as a result of those amendments,—	35
		hief executive cannot suspend their registration under subsection (2) is 3 months have elapsed since those amendments came into force.	

(4)		e suspending a person's registration under subsection (2) , the chief tive must—	
	(a)	notify them in writing of the intention to do so and the reasons for it; and	
	(b)	give them a reasonable opportunity to be heard.	
	Notifi	cation	5
(5)	_	erson's registration is suspended under subsection (1) or (2) , the chief tive must—	
	(a)	notify them in writing of the suspension (including the reasons for it and the effect of section 272ZC(1)(b) (if applicable)); and	
	(b)	update the register accordingly.	10
272Z	B Lift	ing of suspension of registration of MCM	
	Auton	natic suspension	
(1)		erson's registration is suspended under section 272ZA(1) , that suspens automatically lifted if the suspension of their certification is lifted.	
	Suspe	ension by chief executive	15
(2)	execu	person's registration is suspended under section 272ZA(2) , the chief tive may, on application, and on payment of the prescribed fee (if any), e suspension if satisfied that,—	
	(a)	in the case of a suspension under section 272ZA(2)(a) or (c) , the person meets the criteria for registration in section 272Y ; or	20
	(b)	in the case of a suspension under section 272ZA(2)(b) , the person has rectified the failure.	
(3)	The a	pplication must—	
	(a)	be made in writing by the modular component manufacturer; and	
	(b)	be made in the prescribed manner (if any); and	25
	(c)	include the prescribed information (if any); and.	
	(d)	be accompanied by the prescribed fee (if any).	
(3A)		ever, the fee (if any) is not payable if the person's registration was suspen- nder section 272ZA(2)(c) .	
(4)	As so must-	oon as practicable after receiving the application, the chief executive	30
	(a)	decide whether to lift the suspension; and	
	(b)	notify the applicant in writing of the decision (including the reasons, if the suspension is not lifted); and	
	(c)	if the suspension is lifted, update the register accordingly.	35

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272ZC Revocation of registration of MCM

- (1) A person's registration as a modular component manufacturer is automatically revoked if—
 - (a) their certification is revoked under **section 272W**; or
 - (b) their registration is suspended under **section 272ZA(2)** and the suspension is not lifted within 12 months after it was imposed.
- (2) However, if—
 - (a) a person's registration was suspended under **section 272ZA(2)**; and
 - (b) within 12 months of the suspension being imposed the person applied under **section 272ZB(2)** for the suspension to be lifted; and
 - (c) at the end of those 12 months the application has not been decided,—
 the 12-month period referred to in **subsection (1)(b)** is extended until the application is decided.
- (3) If a person's registration is revoked, the chief executive must—
 - (a) notify them in writing of the revocation (including the reasons for it); 15 and
 - (b) remove their name from the register.

272ZD Urgent suspension of registration of MCM

- (1) The chief executive may suspend a person's registration as a modular component manufacturer if the chief executive has reasonable grounds to suspect that—
 - (a) they have—
 - (i) manufactured modular components that are likely to cause injury or death even if used in accordance with the manufacturer's instructions; or
 - (ii) in connection with their modular components, failed to comply with this Act or any MCM scheme rules; and
 - (b) that conduct creates a risk of injury or death to any person or a risk to public safety that is sufficient to justify the immediate suspension of the person's registration.
- (2) The chief executive may suspend the person's registration without giving them prior notice.
- (3) If a person's registration is suspended under this section, the chief executive must—
 - (a) notify them in writing of the suspension (including the reasons for it); 35 and
 - (b) update the register accordingly; and
 - (c) conduct an investigation under section 272ZE.

2727	ZE Inv	vestigation following urgent suspension	
(1)		r suspending a person's registration under section 272ZD , the chief utive must investigate whether—	
	(a)	they have engaged in conduct referred to in section 272ZD; and	
	(b)	there are grounds to suspend or revoke the person's certification or registration under section 272W or 272ZA .	5
(2)		investigation may be conducted by the MCMC accreditation body on lf of the chief executive.	
(3)	Aftering:	r completing the investigation, the chief executive must do 1 of the follow-	10
	(a)	lift the suspension:	
	(b)	suspend or revoke the person's certification under section 272W :	
	(c)	suspend the person's registration under section 272ZA(2) .	
(4)	(3)	e chief executive has not done any of the things mentioned in subsection before the expiry of 6 months from when the urgent suspension was used, that suspension is lifted on the expiry of those 6 months.	15
(5)		e person's suspension is lifted under subsection (3)(a) or (4) , the chief utive must—	
	(a)	notify them in writing of the lifting of the suspension; and	
	(b)	update the register accordingly.	20
(6)		section does not limit the chief executive in taking any other investigative forcement action under this Act the chief executive considers appropriate.	
		Manufacturer's certificates for modular components	
2727	ZF Re	gistered MCM may issue certificate for modular components	
(1)	issue ing o	gistered MCM who is certified to manufacture a modular component may a certificate for that component relating to its compliance with the build-code or relevant building consent for the purposes of 1 or more of sec-	25
(2)		s 19(1)(da), 45(1)(bb) or (bc), and 92(3) or (3A). certificate must—	
(2)	(a)	be in the prescribed form; and	30
	(a) (a)	be in the form (if any) approved by the chief executive; and	50
	(b)	include the prescribed information; and	
	(c)	be issued in accordance with any prescribed requirements.	
(3)	` ′	certificate—	
(-)	(a)	takes effect when it is issued by the manufacturer; and	35
	(h)	remains current until the first of the following occurs:	

		(i) the manufacturer revokes the certificate:	
		(ii) the manufacturer ceases to be a registered MCM.	
(4)	Regu	lations prescribing requirements for subsection (2)—	
	(a)	may prescribe requirements for all modular components or any class or classes of modular components:	5
	(b)	may prescribe different requirements for different modular components or classes of modular components:	
	(c)	may prescribe different requirements for different manufacturers or classes of manufacturers:	
	(d)	may prescribe different requirements depending on when the certificate is issued:	10
	(e)	may otherwise make different provision for different cases on any differential basis.	
		MCM scheme rules	
272Z	G MC	CM scheme rules	15
(1)		hief executive may, by notice in the <i>Gazette</i> , make rules for the operation e modular component manufacturer certification scheme under this sub-	
(2)	The r	ules may (without limitation) include rules relating to 1 or more of the ving:	20
	(a)	how the scheme parties are to perform their functions under this Act:	
	(b)	how modular component manufacturers are to be evaluated:	
	(c)	resolution of disputes between scheme parties:	
	(d)	procedural and administrative matters.	
(2A)	The	rules may also supplement regulations made under section	25
	_	1)(ub)(i), (ii)(B), or (ii)(BA), or (uc)(i), (ii)(B) or (ii)(C).	
(2B)		ever, the chief executive must not make rules under subsection (2A) as satisfied that the rules—	
	<u>(a)</u>	set out matters of detail to elaborate on matters provided for in the regulations; or	30
	<u>(b)</u>	set out procedures, methodologies, forms, or other matters of an administrative nature relating to matters provided for in the regulations; or	
	<u>(c)</u>	set out how requirements imposed by the regulations may or must be met; or	
	<u>(d)</u>	otherwise supplement matters of general principle set out in the regulations.	35
(3)	In thi	s section, scheme party means any of the following:	

	(a)	the MCMC accreditation body:	
	(b)	an accredited MCMCB:	
	(c)	a registered MCMCB:	
	(d)	a certified MCM:	
	(e)	a registered MCM.	5
(4)	purp	rules are a disallowable instrument, but not a legislative instrument, for the oses of the Legislation Act 2012 and must be presented to the House of esentatives under section 41 of that Act.	
(4)		s made under this section are secondary legislation (see Part 3 of the slation Act 2019 for publication requirements).	10
2722	H Pr	ocedure for making MCM scheme rules	
(1)	Befo	re making MCM scheme rules, the chief executive must—	
	(a)	publicly notify the proposal to make the rules; and	
	(b)	give persons at least 20 working days to make submissions on the proposal; and	15
	(c)	consider those submissions.	
(2)	The 1	notice must include the following:	
	(a)	a detailed statement of the proposed rules, including any transitional arrangements (which may, but need not, include a copy of the proposed rules):	20
	(b)	the reasons for making the rules:	
	(c)	the date on which the rules will come into force:	
	(d)	details of how, and by when, submissions may be made.	
(3)	amer	chief executive need not comply with subsection (1) in relation to an adment of the rules if satisfied that the amendment will not adversely the substantial interests of any person.	25
(4)		chief executive must ensure that the following are publicly available on the stry's Internet site:	
	(a)	all MCM scheme rules (including amendments) as they are made; and	
	(b)	a consolidated version of the MCM scheme rules as in force from time to time.	30
	Oj	fences relating to modular component manufacturer scheme	
2727	I Off	ence to misrepresent status	
(1)	-	rson who is not the MCMC accreditation body must not perform any of unctions of that body.	35

(2)	-		who is not a registered MCMCB must not perform any of the func- egistered MCMCB.	
(3)	A pe	rson w	rho fails to comply with subsection (1) or (2) —	
	(a)	comi	mits an offence; and	
	(b)	is lia	ble on conviction,—	5
		(i)	in the case of an individual, to a fine not exceeding \$300,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$1,500,000.	
(4)	-		nust not, in any other way, represent themselves as being any of the f that is not the case:	10
	(a)	the N	ACMC accreditation body:	
	(b)	autho bodio	orised to accredit modular component manufacturer certification es:	
	(c)	an ac	ecredited MCMCB:	
	(d)	a reg	istered MCMCB:	15
	(e)	autho	orised to certify modular component manufacturers:	
	(f)	a cer	tified MCM:	
	(g)	a reg	istered MCM.	
(5)	A pe	rson w	tho fails to comply with subsection (4) —	
	(a)	comi	mits an offence; and	20
	(b)	is lia	ble on conviction,—	
		(i)	in the case of an individual, to a fine not exceeding \$50,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$150,000.	
2727			o misrepresent modular component as manufactured by MCM	25
(1)	A pe	erson n	nust not misrepresent a modular component as being any of the fol- nat is not the case:	
	(a)	manı	ufactured by a registered MCM:	
	(b)	a m	odular component to which section 19(1)(da) —or (db) would y.	30
(2)	A pe	rson w	rho fails to comply with subsection (1) —	
	(a)	comi	mits an offence; and	
	(b)	is lia	ble on conviction,—	
		(i)	in the case of an individual, to a fine not exceeding \$300,000:	
		(ii)	in the case of a body corporate, to a fine not exceeding \$1,500,000.	35

Replace section 273(1)(d) and (e) with:							
(d)	_	ister o	f product certification bodies for the purposes of sections 37E :				
(e)	a register of product certificates for the purposes of sections 272A to 272D :						
(f)	a register of modular component manufacturer certification bodies for the purposes of sections 272N to 272T :						
(g)	_		f modular component manufacturers for the purposes of sec- 7 to 272ZE .				
Secti	ion 274	amen	ded (Purpose of registers)				
Repl	ace sec	tion 27	74(a)(iv) and (v) with:				
	(iv)	name	e case of the register of product certification bodies, the es and contact details of registered PCBs and persons whose tration as a product certification body is suspended; and				
	 in the case of the register of product certificates, which products and building methods have registered product cates; and 						
	(vi)	certif MCM	e case of the register of modular component manufacturer fication bodies, the names and contact details of registered MCBs and persons whose registration as a modular compomanufacturer certification body is suspended; and				
	(vii)	the f	e case of the register of modular component manufacturers, following details of registered MCMs and persons whose tration as a modular component manufacturer is suspended: their name and contact details; and				
		(B)	the kind of modular components they are certified to manufacture; and				
		(C)	the kind of modular components (if any) they are certified to design.				
In se ies".	ection 2	.74(b),	after "chief executive", insert "and other persons and bod-				
Secti	ion 275	amen	ided (Content of register of building consent authorities)				
			replace "section 203(2)(c)" with "section 203C".				

A person who fails to comply with subsection (1)—

(2)

(a)

commits an offence; and

	(D)	is hable on conviction to a line not exceeding \$5,000.			
76	circu	on 302 amended (Obligation to notify Registrar of change in mstances) section 302(2), insert:	5		
(3)		rson who fails to comply with subsection (1)— commits an offence; and is liable on conviction to a fine not exceeding \$5,000.	5		
77 (1)	Section In section herse	on 314 amended (Offences relating to licensing) ction 314(1), replace "commits an offence if the person holds himself or lf" with "must not hold themselves".	10		
(2)	A per (a)	rson who fails to comply with subsection (1)— commits an offence; and	1.7		
78 (1)	(b) is liable on conviction to a fine not exceeding \$50,000. Section 326 amended (Failure to comply with summons) In section 326(1), replace "commits an offence if he or she, without sufficient cause," with "must".				
(2)(3)(4)(5)(2)	In section 326(1)(a), delete "fails to". In section 326(1)(b) to (e), delete "does not". In section 326(1)(a), (b), (c) and (d), replace "; or" with "; and". Replace section 326(2) with: A person who fails to comply with subsection (1) without sufficient cause—				
	(a) (b)	commits an offence; and is liable on conviction to a fine not exceeding \$5,000.	25		
<u>78A</u>	Section 362B amended (Meaning of building work and residential building contract) In section 362B(1), definition of residential building contract, replace paragraph (b) with:				
	(b) (c)	does not include a subcontracting agreement between a building contractor and a building subcontractor; and does not include an agreement that relates to the purchase from a registered MCM of a modular component that is a household unit where the purchaser of the modular component intends to on-sell it.	30		

79	Section 362D amended (Building contractor must provide information before residential building contract entered into)					
(1)	In section 362D(5), replace "commits an offence who" with "must not".					
(2)	In section 362D(5), replace "makes" with "make" in each place.					
(3)	Replace section 362D(6) with:	5				
(6)	A person who fails to comply with subsection (5)—					
	(a) commits an offence; and					
	(b) is liable on conviction,—					
	(i) in the case of an individual, to a fine not exceeding \$50,000:					
	(ii) in the case of a body corporate, to a fine not exceeding \$150,000.	10				
<u>79A</u>	Section 362H amended (When provisions relating to implied warranties apply)					
	After section 362H(3), insert:					
(4)	However, subsection (3)(a) does not apply to the manufacture of a household unit by a registered MCM who is certified to manufacture the household unit.	15				
80	Section 362I amended (Implied warranties for building work in relation to household units)					
<u>(1)</u>	In section 362I(1)(a)(iii), after "consent", insert "(if any)".					
(2)	In section 362I(1)(b) and (f), replace "materials" with "building products".					
81	Section 362M amended (Remedies if breach of warranty can be remedied)					
	In section 362M(2), replace "materials" with "building products".					
82	Section 362Q amended (Building contractor or on-seller must remedy defect notified within 1 year of completion)					
	In section 362Q(3), replace "materials" with "building products".					
<u>82A</u>	Section 362T amended (Building contractor must provide prescribed information and documentation on completion of residential building work)	25				
	In section 362T(2)(b), after "authority", insert "(if any)".					
83	Section 362V amended (Offence for commercial on-seller to transfer household unit without code compliance certificate)	30				
(1)	In section $362V(1)$, replace "commits an offence if the commercial on-seller does either or both" with "must not do either".					
(2)	In section 362V(1)(a), replace "completes" with "complete".					
(3)	In section 362V(1)(b), replace "allows" with "allow".					
(4)	Replace section 362V(3) with:	35				

(3)	A person who fails to comply with subsection (1)—							
	(a)	comn	nits an offence; and					
	(b)	is lial	ole on conviction,—					
		(i)	in the case of an individual, to a fine not exceeding \$300,000:					
		(ii)	in the case of a body corporate, to a fine not exceeding \$1,500,000.	5				
(3)	MCM	1 who	nold unit is a modular component manufactured by a registered is certified to design and manufacture it, subsection (1) does not sale of the household unit by the manufacturer.					
<u>(5)</u>	After	section	n 362V(4), insert:	10				
(4A)	A per	son w	no fails to comply with subsection (1)—					
	<u>(a)</u>	comn	nits an offence; and					
	<u>(b)</u>	<u>is liał</u>	ole on conviction,—					
		<u>(i)</u>	in the case of an individual, to a fine not exceeding \$300,000:					
		<u>(ii)</u>	in the case of a body corporate, to a fine not exceeding \$1,500,000.	15				
84	New	Part 4	B inserted					
			n -326V 362V, insert:					
			Part 4B					
		Bu	uilding product information requirements	20				
362V	A Bui	lding	product information requirements may be prescribed					
(1)	_		may be made under section 402(1)(xg) prescribing information as for a building product.					
(2)	The in	nforma	ation requirements for a building product may specify—					
	(a)	what and	information must be disclosed in relation to the building product;	25				
	(b)	who i	must disclose the information and to whom; and					
	(c)	when	the information must be disclosed.					
(3)			niting subsection (2)(a) , the information to be disclosed may rmation relating to—	30				
	(a)	the bu	uilding product:					
	(b)		nanufacturer, supplier, or other person connected with the supply of uilding product:					
	(c)	the in	istallation, use, maintenance, or disposal of the building product:					

	(d)	any warnings, bans, or other restrictions in force in relation to the building product.	
(4)		information requirements for a building product may also specify any of following:	
	(a)	the form and manner in which information must be disclosed:	5
	(b)	how information must be obtained or verified before it is disclosed:	
	(c)	requirements for reviewing and updating information:	
	(d)	requirements for retaining copies of, or keeping records about, information:	
	(e)	any other requirements that are necessary or desirable to administer and enforce compliance with the information requirements.	10
(5)	Regu	ulations prescribing information requirements for building products—	
	(a)	may prescribe requirements for a particular building product or a class or classes of building products:	
	(b)	may prescribe different requirements for different building products or classes of building products:	15
	(c)	may prescribe different requirements for different manufacturers, suppliers, or other persons, or classes of such persons:	
	(d)	may otherwise make different provision for different cases on any differential basis.	20
362V	VB Fa offer	ilure to comply with building product information requirements an	
(1)		section applies in relation to a building product if information require- ts are in force under section 362VA for that product.	
(2)		erson must not, in trade, do any of the following with the building product ss the person complies with the information requirements:	25
	(a)	supply the building product in New Zealand:	
	(b)	offer to supply the building product in New Zealand:	
	(c)	advertise the supply of the building product in New Zealand:	
	(d)	import the product into New Zealand for the purpose of supply.	30
(3)	A pe	erson who fails to comply with subsection (2) —	
	(a)	commits an offence; and	
	(b)	is liable on conviction,—	
		(i) in the case of an individual, to a fine not exceeding \$10,000:	
		(ii) in the case of a body corporate to a fine not exceeding \$30,000	35

362V	/C Fa	lse or 1	misleading representations in relation to building products					
(1)	-	erson muct that	nust not, in trade, make a relevant representation about a building t is—					
	(a)	unsul	bstantiated; or					
	(b)	false sion.	or misleading in a material particular or because of a material omis-	5				
(2)			representation means a representation relating to a building prod- nade in connection with—					
	(a)	the su	upply, or possible supply, of the building product; or					
	(b)	the p	romotion of the supply of the building product.	10				
(3)	perso	on mak	tation is unsubstantiated if, when the representation is made, the ring it does not have reasonable grounds for the representation, irrewhether it is false or misleading.					
(4)		However, subsection (1)(a) does not apply to a representation that a reasonable person would not expect to be substantiated.						
(5)	A pe	A person who fails to comply with subsection (1) —						
	(a)	(a) commits an offence; and						
	(b)	is lial	ble on conviction,—					
		(i)	in the case of an individual, to a fine not exceeding \$200,000:					
		(ii)	in the case of a body corporate, to a fine not exceeding \$600,000.	20				
362V	D De	efences	for offences against sections 362VB and 362VC					
(1)			n provides defences to a prosecution for an offence against section or 362VC(1) .					
(2)	It is a defence if the defendant proves that the failure to comply with section 362VB(2) or 362VC(1) was due to—							
	(a)	a reas	sonable mistake; or					
	(b)	reaso perso	onable reliance on information supplied to the defendant by another on.					
(3)	It is	a defen	ce if the defendant proves that—					
	(a)	the fa	ailure to comply with section 362VB(2) or 362VC(1) was due	30				
		(i)	the act or omission of another person; or					
		(ii)	an accident or to some other cause beyond the defendant's control; and					
	(b)		efendant took reasonable precautions and exercised due diligence to	35				

(4)	In relation to a failure to comply with section 362VB(2)(c) or 362VC(1) , it is a defence if the defendant proves that they—						
	(a)		in the business of publishing, or arranging for the publication of, ortisements; and				
	(b)		ished, or arranged the publication of, the advertisement on behalf of her person in the ordinary course of that business; and	5			
	(c)		not know, and had no reason to suspect, that the publication of the ertisement would constitute an offence.				
(5)	See a	also se	ction 388 (strict liability and defences).				
			Notice to take corrective action	10			
362V	VE No	tice to	take corrective action				
(1)	satis	fied th	executive may give a notice to take corrective action to a person if at the person has failed to comply with a building product informatement in force under section 362VA .				
(2)		A notice to take corrective action is a notice requiring the person to whom it is given to take any steps specified in the notice to—					
	(a)	reme	edy the non-compliance; or				
	(b)	ensu	re that the non-compliance is not continued or repeated.				
(3)	The	notice	must—				
	(a)	be in	writing; and	20			
	(b)	spec takei	ify a reasonable period within which the required steps must be n.				
362V	/F Co	mplia	nce with notice to take corrective action				
(1)			who has been given a notice to take corrective action by the chief nust comply with it within the period specified in it.	25			
(2)	A pe	rson w	ho fails to comply with subsection (1) —				
	(a)	com	mits an offence; and				
	(b)	is lia	ble on conviction,—				
		(i)	in the case of an individual, to a fine not exceeding \$10,000:				
		(ii)	in the case of a body corporate, to a fine not exceeding \$30,000.	30			
85			5 amended (Offence to fail to comply with direction of person)				
(1)		ection 3 with "n	365(1), replace "commits an offence if the person intentionally fails nust".				
(2)	Replace section 365(2) with:						

A person who intentionally fails to comply with subsection (1)—

(2)

	(a)	comr	nits an offence; and			
	(b)	is lial	ble on conviction,—			
		(i)	in the case of an individual, to a fine not exceeding \$20,000:			
		(ii)	in the case of a body corporate, to a fine not exceeding \$60,000.			
86			6 amended (Offence to impersonate building consent authority authority, etc)	5		
(1)			366(1), replace "commits an offence if the person impersonates" not impersonate".			
(2)	Repla	ice sec	etion 366(2) with:			
(2)	A per	son w	ho fails to comply with subsection (1)—	10		
	(a)	comr	nits an offence; and			
	(b)	is lial	ble on conviction,—			
		(i)	in the case of an individual, to a fine not exceeding \$50,000:			
		(ii)	in the case of a body corporate, to a fine not exceeding \$150,000.			
87	Section Act)	on 367	7 amended (Offence to obstruct execution of powers under this	15		
(1)			67(1), replace "commits an offence if the person wilfully obstructs, resists" with "must not wilfully obstruct, hinder, or resist".			
(2)	Repla	ice sec	etion 367(2) with:			
(2)	A per	son w	ho fails to comply with subsection (1)—	20		
	(a)	comr	mits an offence; and			
	(b)	is lial	ble on conviction,—			
		(i)	in the case of an individual, to a fine not exceeding \$50,000:			
		(ii)	in the case of a body corporate, to a fine not exceeding \$150,000.			
88	Section	on 368	3 amended (Offence to remove or deface notices)	25		
(1)	In sec	ction 3	68(1), replace "commits an offence if the person" with "must not".			
(2)	In section 368(1)(a), replace "removes or defaces" with "remove or deface".					
(3)	In sec	ction 3	68(1)(b), replace "incites" with "incite".			
(4)	Replace section 368(2) with:					
(2)	A per	son w	ho fails to comply with subsection (1)—	30		
	(a)	comr	nits an offence; and			
	(b)	is lial	ble on conviction,—			
		(i)	in the case of an individual, to a fine not exceeding \$50,000:			
		(ii)	in the case of a body corporate, to a fine not exceeding \$150,000.			

89	Section 369 amended (Offence to make false or misleading statement)						
(1)	In section 369(1), replace "commits an offence if the person" with "must not".						
(2)	In section 369(1)(a) and(b), replace "makes" with "make".						
(3)	Replace section 369(2) with:						
(2)	A person who fails to comply with subsection (1)—	5					
	(a) commits an offence; and						
	(b) is liable on conviction,—						
	(i) in the case of an individual, to a fine not exceeding \$20,000:						
	(ii) in the case of a body corporate, to a fine not exceeding \$60,00	0.					
90	Section 371D amended (Offence to impersonate enforcement officer)	10					
	In section 371D(2), replace "\$5,000" with "\$50,000".						
91	Section 378 amended (Time limit for filing charging document)						
	In section 378, replace "6 months" with "12 months".						
92	Section 392 amended (Building consent authority not liable)						
	Replace section 392(1)(c) with:						
	(c) a current registered product certificate:						
	(caa) a current manufacturer's certificate for a modular component:						
<u>92A</u>	Section 393 amended (Limitation defences)						
<u>(1)</u>	In section 393(1)(a), after "any building", insert "or the manufacture of a re-						
	ular component manufactured by a registered MCM who is certified to m facture it".	<u>anu-</u> 20					
<u>(2)</u>	In section 393(1)(b), after "building", insert "or the modular component".						
93	Section 401 amended (Regulations: acceptable solutions, verifications, etc, that must be complied with in order to comply with building code)						
	Replace section 401(1)(c) with:	25					
	(c) the circumstances in which building products or building methods have a current registered product certificate must be used.	that					
94	Section 402 amended (Regulations: general)						
<u>(1A</u>	AA) In section 402(1)(i), after "which rules", insert "made under section 353	·••					
(1)	In section 402(1)(k), after "information", insert "that is required to accompaphlications or is otherwise".	pany 30					
(2)	Repeal section 402(1)(t)(iv).						
(3)	In section 402(1)(ta), replace ", 257(a), or 262(1)(a)," with "or 257,".						

(4)

After section 402(1)(ta), insert:

the fees payable under section 262A for an audit or the rate at

prescribing, in relation to product certification bodies,—

(tb)

(5)

(i)

		which, or method by which, those fees are to be calculated:				
	(ii)	for th	ne purposes of section 263(1) ,—			
		(A)	requirements for policies, procedures, and systems:	5		
		(B)	other criteria and standards for accreditation:			
	(iii)	for th	ne purposes of section 267A ,—			
		(A)	requirements to have adequate means to cover civil liabilities:			
		(B)	other criteria and standards for registration:	10		
Repla	ace sec	ction 40	02(1)(u) with:			
(u)	presc	ribing	, in relation to product certification bodies,—			
	(i)	build inclu	riteria and standards for certification of a building product or ling method for the purposes of section 269 (which must de, without limitation, criteria and standards about the effects man health of the building product or building methods):	15		
	(ii)	in re l	ation to reviews under section 270,			
		(A)	audit procedures (including the issuing of audit reports and certificates):			
		(B)	the fees payable for an audit or the rate at which, or method by which, those fees are to be calculated:	20		
	<u>(ii)</u>	tered	lation to reviews under section 270 , matters that a regis-PCB must take into account, and requirements that a regis-PCB must comply with, in carrying out an audit:			
(ua)	-	_	the kinds of building products that are modular components poses of the definition of modular component in section 7:	25		
(ub)	preso		, in relation to modular component manufacturer certification			
	(i)	for th	ne purposes of section 272J(1),—			
		(A)	requirements for policies, procedures, and systems:	30		
		(B)	other criteria and standards for accreditation:			
	(ii)	in rel	ation to audits under section 272K,—			
		(A)	the frequency with which audits must be conducted:			
		(B)	audit procedures (including the issuing of audit reports and eertificates):	35		
		<u>(B)</u>	matters that an MCMC accreditation body must take into account in carrying out an audit:			

		(BA)	other requirements that an MCMC accreditation body must comply with in carrying out an audit:	
		(C)	the fees payable for an audit or the rate at which, or method by which, those fees are to be calculated:	
	(iii)	for th	e purposes of section 272N,—	5
		(A)	requirements to have adequate means to cover civil liabilities:	
		(B)	other criteria and standards for registration:	
(uc)	presc	ribing,	in relation to modular component manufacturers,—	
	(i)	for th	e purposes of section 272U(1),—	10
		(A)	requirements for policies, procedures, and systems:	
		(B)	other criteria and standards for <u>accreditation</u> <u>certification</u> :	
	(ii)	in rel	ation to audits under section 272V,—	
		(A)	the frequency with which audits must be conducted:	
		(B)	audit procedures (including the issuing of audit reports and certificates):	15
		(C)	the fees payable for an audit or the rate at which, or method by which, those fees are to be calculated:	
		<u>(B)</u>	matters that a registered MCMCB must take into account in carrying out an audit:	20
		<u>(C)</u>	other requirements that a registered MCMCB must comply with in carrying out an audit:	
	(iii)	for th	e purposes of section 272Y ,—	
		(A)	requirements to have adequate means to cover civil liabilities:	25
		(B)	other criteria and standards for registration:	
(ud)	requi	rement	the form, content information to be included in, and other its for manufacturer's certificates for modular components poses of section 272ZF, and the circumstances in which cates are not required under section 92(3A):	30
After	sectio	n 402(1)(xf), insert:	
(xg)	-	_	information requirements for building products for the purction 362VA :	
Secti	on 403	3 amen	ded (Consultation requirements for making regulations)	
			section 403, replace "regulations" with "certain regulations	35
		_	s in Council".	20

In section 403(1)(a), replace "section 285" with "section 9A, 9B, or 285".

(6)

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(1)

(2)

(3)	In section $403(1)(b)$, replace "section 400 or section 401 " with "section 400 , 401 , or $402(1)(xg)$ ".					
96		ion 405 amended (Incorporation of material by reference into certain ruments, solutions, and methods)				
(1)	In se	ction 405(4)(c), replace "section 41" with "section 9A, 9B, 41,".	5			
(2)	Afte	r section 405(4)(d), insert:				
	(e)	product certification scheme rules made under section 272E ; and				
	(f)	modular component manufacturer certification scheme rules made under section 272ZG .				
97	Sche	dule 1AA amended	10			
(1)	In So	chedule 1AA, clause 1, replace "schedule" with "Part".				
(2)	In So	chedule 1AA, after clause 6, insert:				
		Part 2A Provisions relating to Legislation Act 2019				
<u>6A</u>	App	Application of Part				
		Part applies until the main commencement date (as defined in clause 2 of dule 1 of the Legislation Act 2019).				
<u>6B</u>	Publ	lication and status of product certification and MCM scheme rules				
<u>(1)</u>	<u>This</u>	clause applies to—				
	<u>(a)</u>	product certification scheme rules; and	20			
	<u>(b)</u>	MCM scheme rules.				
<u>(2)</u>	The:	rules must be—				
	<u>(a)</u>	made available on the Ministry's Internet site (see subclause (3)); and				
	<u>(b)</u>	notified in the <i>Gazette</i> together with a statement that the rules are available on the Ministry's Internet site.	25			
(3)		chief executive must ensure that the following are publicly available on the stry's Internet site:				
	<u>(a)</u>	all product certification scheme rules and MCM scheme rules (including amendments) as they are made; and				
	<u>(b)</u>	a consolidated version of each of the product certification scheme rules and MCM scheme rules as in force from time to time.	30			
<u>(4)</u>	purp	rules are a disallowable instrument, but not a legislative instrument, for the oses of the Legislation Act 2012 and must be presented to the House of resentatives under section 41 of that Act.				

Part 3

Provisions relating to Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act 2020

7	Meanings	of building	product and	building	method
,	MICHILITES	or namanic	product and	Dunanic	micunou

- (1) An existing reference to a building method or product (as defined in section 20, as in force before the commencement date) is to be read as a reference to a building product (as defined in **section 9A**) or a building method (as defined in **section 9B**), as the case requires.
- (2) **Subclause (1)** applies unless the context otherwise requires.
- (3) In this clause,—

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commencement date means the date on which **section 7** of the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act **2020** comes into force

existing reference means a reference in regulations or any document made under, or in connection with, this Act that was made before the commencement date.

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8 Current PCBs have 6 months to become registered

- (1) On and after the commencement date, a current PCB is taken to be a registered PCB
- (2) If, immediately before the commencement date, the current PCB's accreditation was suspended, their registration is taken to also be suspended (as if it had been suspended under **section 267C(2)** when the accreditation was suspended).
- (3) However, **subclause (1)** ceases to apply to a person on the earlier of the following:

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- (a) the person's registration under **section 267A**:
- (b) the expiry of 6 months from the commencement date:
- (c) the revocation of the registration under **section 267E**.
- (4) The chief executive must update the register kept under **section 273(1)(d)** to show the effect of this clause.
- (5) In this clause,—

commencement date means the date on which **section 66** of the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act **2020** comes into force

current PCB means a person who was an accredited product certification body immediately before the commencement date (even if the accreditation was suspended).

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9	Current product	certificates	become registered	
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- (1) On the commencement date, a current certificate becomes a registered product certificate as if it had been registered under **section 272A**.
- (2) If, immediately before the commencement date, the current certificate was suspended, the registration is taken to also be suspended (as if it had been suspended under **section 272B(2)** when the certificate was suspended).
- (3) The chief executive must update the register kept under **section 273(1)(e)** to show the effect of this clause.
- (4) In this clause,—

commencement date means the date on which **section 70** of the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act **2020** comes into force

current certificate means a product certificate that was in force immediately before the commencement date (even if it was suspended).

9A Product certificates for building designs or building design methods

- (1) If a continued certificate relates to a building design, the certificate provisions apply as if the references in them to a building method included references to a building design.
- (2) If a continued certificate relates to a building design method, the certificate provisions apply as if the references in them—
 - (a) to a building method included references to a building design method; and
 - (b) to the building method complying with the criteria for certification under **section 269(1)** were references to plans and specifications prepared in accordance with the building design method complying with those criteria.

(3) In this clause,—

<u>certificate provisions</u> means the provisions of this Act relating to product certificates, any regulations relating to product certificates, and any product certification scheme rules made under **section 272E(2A)** to supplement those regulations

continued certificate means a current certificate that becomes a registered product certificate under clause 9.

10 Time limit for filing charging document

Section 378, as in force before the commencement of **section 91** of the Building (Building Products and Methods, Modular Components, and Other Matters) Amendment Act **2020**, continues to apply in relation to offences committed before that commencement.

Schedule 1 amended

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(1)	In Schedule 1, clause 1(1), replace "any component or" with "a building product or an".			
(2)	In Schedule 1, clause 1(1), replace "comparable materials are" with "a comparable building product or assembly is".	5		
(3)	In Schedule 1, clause 1(2), replace "any component or" with "a building product or an".			
(3A)	In Schedule 1, heading to clause 3A, replace "material" with "building products".			
<u>(3B)</u>	In Schedule 1, clause 3A(1)(c), replace "wall and roof materials" with "building products for the walls and roof".	10		
(4)	In Schedule 1, clause 1(2)(a), replace "component" with "building product".			
(5)	In Schedule 1, clause 1(3)(b), replace "any component or" with "a building product or an".			
(6)	In Schedule 1, clause 1(3)(c), replace "any component or assembly" with "a building product or an assembly incorporated in or associated with a building".	15		
(7)	In Schedule 1, clause 10(c)(ii), replace "material" with "a building product".			
(8)	In Schedule 1, clause 11(e), replace "material" with "a building product".			
(9)	In Schedule 1, clause 32(1), replace "materials" with "building products".			
(10)	In Schedule 1, clause 32(2)(a) and (3)(b), replace "component" with "building product".	20		
(11)	In Schedule 1, clause 36, replace "materials, comparable components, or a comparable assembly" with "building products or a comparable assembly".			
	Part 2			
Amendments to other enactments				
	Subpart 1—Search and Surveillance Act 2012			
99	Amendment to Search and Surveillance Act 2012			
	This subpart amends the Search and Surveillance Act 2012.			
100	Schedule amended			
	In the Schedule, item relating to the Building Act 2004, insert in its appropriate numerical order:	30		
	207PC Chief executive may obtain Subpart 3			

and execute a warrant to enter a household unit or marae and exercise powers

of inspection

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Subpart 2—Building (Definition of Restricted Building Work) Order 2011

101 Amendment to Building (Definition of Restricted Building Work) Order 2011

This subpart amends the Building (Definition of Restricted Building Work) 5 Order 2011.

102 Clause 4 amended (Order does not apply to certain building work or design work)

In clause 4, insert as subclause (2):

(2) This order does not apply to building work or design work carried out by a registered MCM in the course of designing or manufacturing a modular component.

Legislative history

8 May 2020 27 May 2020 Introduction (Bill 234–1)
First reading and referral to Environment Committee

Wellington, New Zealand: