

# REPRINT

## LEGISLATION AMENDMENT, REPEAL AND VALIDATION ACT 2023

**As in force at: 5 February 2024**

<b>STATUS:</b>	<b>CURRENT</b>
	For details see Endnotes

**AN ACT TO AMEND, REPEAL AND VALIDATE CERTAIN LEGISLATION TO  
PERFECT ACTS FOR PUBLISHING AS REPRINTS, AND FOR RELATED  
PURPOSES.**

# LEGISLATION AMENDMENT, REPEAL AND VALIDATION ACT 2023

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# LEGISLATION AMENDMENT, REPEAL AND VALIDATION ACT 2023

As in force at: 5 February 2024

## PART 1 PRELIMINARY MATTERS

### 1 Short title

This Act may be cited as the *Legislation Amendment, Repeal and Validation Act 2023*.

### 2 Commencement

This Act commences on the day appointed by the Minister by notice in the *Gazette*.

### 3 Interpretation

(1) In this Act, unless the context otherwise requires:

**“publish”** and **“publish in the Gazette”** means publish in the *Gazette* required under section 20(1) of the *Interpretation and General Provisions Act* (Cap. 85);

**“the commencement”** means the commencement of this Act.

(2) A note to a provision of this Act:

- (a) is set out at the foot of the provision to which it relates; and
- (b) is explanatory in nature; and
- (c) does not form part of the Act.

## PART 2            AMENDMENTS AND VALIDATIONS

### Division 1            Amnesty Act 2000

#### 4            Amnesty Act 2000: validation

- (1) The *Amnesty Act 2000* (No. 8 of 2000) (“**Act**”) is taken to:
  - (a) have been published in the *Gazette* on 23 July 2001; and
  - (b) to have commenced on that date.
- (2) The Act is declared:
  - (a) to have been lawfully published and commenced on 23 July 2001; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 23 July 2001.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement, of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement, of the Act.

*Note to section 4.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Amnesty Act 2000 (No.8 of 2000) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 2          Amnesty Act 2001**

### **5                  Amnesty Act 2001: validation**

- (1) The *Amnesty Act 2001* (No. 3 of 2001) (“**Act**”) is taken to have commenced on 23 July 2001.
- (2) The Act is declared:
  - (a) to have been lawfully commenced on 23 July 2001; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 23 July 2001.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 3          Business Names Act 2014**

### **6                  Business Names Act 2014: amendment**

Section 21(4) of the *Business Names Act 2014* (No. 13 of 2014) is amended by omitting “comly” and substituting “comply”.

### **7                  Business Names Act 2014: validation**

- (1) The *Business Names Act 2014* (No. 13 of 2014) (“**Act**”) is taken to have commenced on 22 November 2016.
- (2) The Act is declared:
  - (a) to have been lawfully commenced on 22 November 2016; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 22 November 2016.

- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 4          Civil Aviation Act 2008**

### **8                  Civil Aviation Act 2008: amendment**

- (1) Section 28A of the *Civil Aviation Act 2008* (No. 7 of 2008) (“**Act**”) is amended by inserting “(Cap. 47)” after “*Civil Aviation Act*”.
- (2) Section 100 of the Act is amended:
  - (a) by inserting in subsection (3)(b) “(iii)” before “any aircraft or any security area”; and
  - (b) by omitting “(3)” (second occurring) and substituting “(4)”; and
  - (c) by omitting “(4)” and substituting “(5)”; and
  - (d) by omitting “(5)” and substituting “(6)”.
- (3) Section 205(e) of the Act is amended by omitting “(ii)” (first occurring) and substituting “(i)”.
- (4) Section 238(2) of the Act is amended:
  - (a) by omitting “(c)” and substituting “(b)”; and
  - (b) by omitting “(b)” and substituting “(c)”.

### **9                  Civil Aviation Act 2008: validation**

- (1) Part XII and Schedule 3, 4 and 5 of the *Civil Aviation Act 2008* (No. 7 of 2008) (“**Act**”) are taken to have commenced on 5 June 2009.

- (2) The Act is declared:
  - (a) to have been lawfully commenced on 5 June 2009; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 5 June 2009.

## **10 Civil Aviation (Amendment) Act 2009: validation**

- (1) The *Civil Aviation (Amendment) Act 2009* (No. 5 of 2009) (“**amendment Act**”) is taken:
  - (a) to have been published in the *Gazette* on 5 June 2009; and
  - (b) to have commenced on 5 June 2009.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published on 5 June 2009; and
  - (b) to have been lawfully commenced on 5 June 2009; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 5 June 2009.

*Note to section 10.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Civil Aviation (Amendment) Act 2009 (No. 5 of 2009) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **11 Operation of Civil Aviation Act 2008 validated**

- (1) In this section:
  - “**Act**” means the *Civil Aviation Act 2008* (No. 7 of 2008);
  - “**amendment Act**” means the *Civil Aviation (Amendment) Act 2009* (No. 5 of 2009).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid,

unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act or the amendment Act.

- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act or the amendment Act.

## **Division 5            Correctional Services Act 2007**

### **12            Correctional Services Act 2007: amendment**

The *Correctional Services Act 2007* (No. 8 of 2007) is amended:

- (a) by omitting from section 14 all the words after subsection (1)(e) and substituting:
- “(2) In relation to the powers of arrest under subsection (1)(d) and (e), every officer has a discretion to either arrest the person, or to immediately report the incident to the Commandant or Commissioner.”; and
- (b) by omitting from section 14 “(2)” and substituting “(3)”; and
- (c) by omitting from section 22(2)(b) “or close” and substituting “or in close”; and
- (d) by omitting from subsection 77(3)(h) “undertakent” and substituting “undertaken”.

*Note to section 12.*

*Legal Notice No. 44 of 2010, made under section 27 of the Interpretation and General Provisions Act (Cap. 85), corrects an error in section 1 of the Correctional Services Act 2007 so that the title to the Act is “Correctional Services Act 2007”.*

## **Division 6            Customs and Excise Act (Cap. 121)**

### **13            Customs and Excise Act (Cap. 121): amendment**

The *Customs and Excise Act* (Cap. 121) is amended by omitting from section 216(1) “be” and substituting “by”.

### **14            Customs and Excise (Amendment) Act 1999: amendment**

Section 2 of the *Customs and Excise (Amendment) Act 1999* (No. 6 of 1999) is amended in proposed section 212B by omitting “form” and substituting “from”.

### **15            Customs and Excise (Amendment) Act 2002: amendment**

Section 2 of the *Customs and Excise (Amendment) Act 2002* (No. 1 of 2002) is amended in proposed section 8(9) by omitting “(ii)” and substituting “(iii)”.

### **16            Customs and Excise (Amendment) Act 2002: validation**

- (1) The *Customs and Excise (Amendment) Act 2002* (No. 1 of 2002) (“**amendment Act**”) is taken:
  - (a) to have been published in the *Gazette* on 3 May 2002; and
  - (b) to have commenced on that date.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 3 May 2002; and
  - (b) to have been lawfully commenced on 3 May 2002; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 3 May 2002.

*Note to section 16.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that the Customs and Excise (Amendment) Act 2002 (No. 1 of 2002) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and*

*validates its coming into operation despite that non-compliance.*

**17 Customs and Excise (Amendment) (No. 2) Act 2012: amendment**

Section 3 of the *Customs and Excise (Amendment) (No. 2) Act 2012* (No. 8 of 2012) is amended in proposed section 8(3) by omitting “subjections” and substituting “subsections”.

**18 Operation of Customs and Excise Act validated**

(1) In this section:

“**Act**” means the *Customs and Excise Act* (Cap. 121);

“**amendment Act**” means the *Customs and Excise (Amendment) Act 2002* (No. 1 of 2002).

(2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

(3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

**Division 7 Debit Tax Act 1995**

**19 Debit Tax Act 1995: validation**

(1) The *Debit Tax Act 1995* (No. 14 of 1995) (“**Act**”) is taken to have commenced on 26 January 1996.

(2) The Act is declared:

(a) to have lawfully commenced on 26 January 1996; and

(b) to be and to always have been as valid, lawful and effectual as



if it had commenced on that date.

- (3) All actions taken under the Act, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 8      Essential Services Act (Cap. 12)**

### **20      Essential Services Act (Cap. 12): amendment**

Section 2(7)(a) of the *Essential Services Act* (Cap. 12) is amended by omitting “Treasurey” and substituting “Treasury”.

### **21      Essential Services (Amendment) Act 2001: validation**

- (1) The *Essential Services (Amendment) Act 2001* (No. 1 of 2001) (“**amendment Act**”) is taken to have commenced on 13 June 2001.
- (2) The amendment Act is declared:
  - (a) to have lawfully commenced on 13 June 2001; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on that date.

### **22      Operation of Essential Services Act validated**

- (1) In this section:
  - (a) “**Act**” means the *Essential Services Act* (Cap. 12) as in force from time to time;
  - (b) “**amendment Act**” means the *Essential Services (Amendment) Act 2001* (No. 1 of 2001).
- (2) All actions taken under the Act until the commencement, and the

consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

## **Division 9            Extradition Act 2010**

### **23            Extradition Act 2010: validation**

- (1) For the avoidance of any doubt arising from the omission of “2010” from the date of commencement specified in Legal Notice 60 of 2010:
  - (a) Legal Notice 60 of 2010 is taken to apply as if the expression “2010” was written after “9 July”; and
  - (b) the *Extradition Act 2010* (No. 3 of 2010) is declared to:
    - (i) have lawfully commenced on 9 July 2010; and
    - (ii) to be and to always have been as valid, lawful and effectual as if it had commenced on that date.
- (2) All actions taken under the *Extradition Act 2010* (No. 3 of 2010) (“**Act**”) until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 10      Financial Institutions Act 1998**

### **24      Financial Institutions Act 1998: amendment**

The *Financial Institutions Act 1998* (No. 3 of 1998) is amended as set out in Schedule 1.

### **25      Financial Institutions Act 1998: validation**

- (1) The *Financial Institutions Act 1998* (No. 3 of 1998) (“**Act**”) is taken:
  - (a) to have been published in the *Gazette* on 3 August 1998; and
  - (b) to have commenced on 3 August 1998.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 3 August 1998; and
  - (b) to have been lawfully commenced on 3 August 1998; and
  - (c) to be and to always to have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 3 August 1998.

*Note to section 25.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that the Financial Institutions Act 1998 (No. 3 of 1998) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

### **26      Financial Institutions (Amendment) Act 2013: validation**

- (1) The *Financial Institutions (Amendment) Act 2013* (No. 6 of 2013) (“**amendment Act**”) is taken:
  - (a) to have been published in the *Gazette* on 14 August 2013; and
  - (b) to have commenced on 14 August 2013.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 14 August

2013; and

- (b) to have been lawfully commenced on 14 August 2013; and
- (c) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 14 August 2013.

*Note to section 26.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that the Financial Institutions (Amendment) Act 2013 (No. 6 of 2013) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **27      Operation of Financial Institutions Act validated**

- (1) In this section:

“**Act**” means the *Financial Institutions Act 1998* (No. 3 of 1998);

“**amendment Act**” means the *Financial Institutions (Amendment) Act 2013* (No. 6 of 2013).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of the invalidity and unlawfulness arising from the date of commencement of the Act or the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of the invalidity and unlawfulness of the Act or the amendment Act arising from the date of commencement of the Act or the amendment Act.

## **Division 11      Firearms and Ammunition Act (Cap. 80)**

### **28      Firearms and Ammunition (Amendment) Act 2000: validation**

- (1) The *Firearms and Ammunition (Amendment) Act 2000* (No. 2 of 2000) (“**amendment Act**”) is taken:

- (a) to have been published in the *Gazette* on 18 January 2001; and
  - (b) to have commenced on 18 January 2001.
- (2) The amendment Act is declared:
- (a) to have been lawfully published in the *Gazette* on 18 January 2001; and
  - (b) to have lawfully commenced on 18 January 2001; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 18 January 2001.

*Note to section 28.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Firearms and Ammunition (Amendment) Act 2000 (No. 2 of 2000) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## 29      **Operation of Firearms and Ammunition Act validated**

- (1) In this section:
- “**Act**” means the *Firearms and Ammunition Act* (Cap. 80);
- “**amendment Act**” means the *Firearms and Ammunition (Amendment) Act 2000* (No. 2 of 2000).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

## **Division 12      Fisheries Management Act 2015**

### **30      Fisheries Management Act 2015: amendment**

The *Fisheries Management Act 2015* (No. 2 of 2015) is amended:

- (a) by omitting from section 13(1) “Finance, prescribe” and substituting “Finance, shall prescribe”; and
- (b) by omitting from section 22(3)(a)(vi) “that” (second occurring); and
- (c) by omitting from section 42(1) “processes” and substituting “process”; and
- (d) by omitting from section 100(1) “penalty points” and substituting “penalty units”; and
- (e) by omitting from section 127(2)(a) “a” and substituting “an”; and
- (f) by omitting from the row relating to section 23 in table to the First Schedule “(3)(5)” and substituting “(3), (5)”.

### **31      Fisheries Management Act 2015: validation**

- (1) The *Fisheries Management Act 2015* (No. 2 of 2015) (“**Act**”) is taken to:
  - (a) have been published in the *Gazette* on 8 May 2015; and
  - (b) have commenced on 8 May 2015.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 8 May 2015; and
  - (b) to have been lawfully commenced on 8 May 2015; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 8 January 2015.

- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 31.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Fisheries Management Act 2015 (No. 4 of 2015) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 13      Forest Resources and Timber Utilisation Act (Cap. 40)**

### **32      Forest Resources and Timber Utilisation Act (Cap. 40): amendment**

- (1) The definition of “land-use plan” in section 2 of the *Forest Resources and Timber Utilisation Act* (Cap. 40) (“**Act**”) is amended by omitting “acqaculture” and substituting “aquaculture”.
- (2) Section 8(5) of the Act is amended by omitting “purusant” and substituting “pursuant”.

### **33      Forest Resources and Timber Utilisation (Amendment) Act 2000: validation**

- (1) The *Forest Resources and Timber Utilisation (Amendment) Act 2000* (No. 6 of 2000) (“**amendment Act**”) is taken to:
  - (a) have been published in the *Gazette* on 18 January 2001; and
  - (b) have commenced on 18 January 2001.
- (2) The amendment Act is declared:

- (a) to have been lawfully published in the *Gazette* on 18 January 2001; and
- (b) to have been lawfully commenced on 18 January 2001; and
- (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced on 18 January 2001.

*Note to section 33.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Forest Resources and Timber Utilisation (Amendment) Act 2000 (No. 6 of 2000) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## 34      **Operation of Forest Resources and Timber Utilisation Act validated**

- (1) In this section:

“**Act**” means the *Forests Resources and Timber Utilisation Act* (Cap. 40);

“**amendment Act**” means the *Forest Resources and Timber Utilisation (Amendment) Act 2000* (No. 6 of 2000).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.



## Division 14      **Gaming and Lotteries Act (Cap. 139)**

### **35      Gaming and Lotteries Act (Cap. 139): amendment**

The definition of “**commercial lottery**” in section 2 of the *Gaming and Lotteries Act* (Cap. 139) is amended by omitting “alloted” and substituting “allotted”.

### **36      Gaming and Lotteries (Amendment) Act 2004: amendment**

Section 4 of the *Gaming and Lotteries (Amendment) Act 2004* (Act No. 9 of 2004) is amended by omitting “Subsection (1) of section” and substituting “Section”.

### **37      Gaming and Lotteries (Amendment) Act 2004: validation**

- (1) The *Gaming and Lotteries (Amendment) Act 2004* (No. 9 of 2004) (“**amendment Act**”) is taken:
  - (a) to have been published in the *Gazette* on 7 February 2005; and
  - (b) to have commenced on 7 February 2005.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 7 February 2005; and
  - (b) to have been lawfully commenced on 7 February 2005; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published and had commenced on 7 February 2005.

*Note to section 37.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Gaming and Lotteries (Amendment) Act 2004 (No.9 of 2004) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that noncompliance.*

### **38      Operation of Gaming and Lotteries Act validated**

- (1) In this section:

“**Act**” means the *Gaming and Lotteries Act* (Cap. 139);

“**amendment Act**” means the *Gaming and Lotteries (Amendment) Act 2004* (No. 9 of 2004).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

## **Division 15 Governor-General (Pensions and Benefit) Act 2007**

### **39 Governor-General (Pensions and Benefit) Act 2007: validation**

- (1) The *Governor-General (Pensions and Benefit) Act 2007* (No. 2 of 2007) (“**Act**”) is taken to have commenced on 27 April 2007.
- (2) The Act is declared:
  - (a) to have been lawfully commenced on 27 April 2007; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on that date.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 16 Income Tax Act (Cap. 123)**

### **40 Income Tax Act (Cap. 123): amendment**

- (1) The *Income Tax (Amendment) Act 1996* (No. 12 of 1996) is amended

as set out in Schedule 2.

- (2) The *Income Tax (Amendment) (No. 2) Act 1996* (No. 13 of 1996) is amended as set out in Schedule 3.
- (3) The *Income Tax (Amendment) Act 1998* (No. 2 of 1998) is amended as set out in Schedule 4.

#### **41        Income Tax (Amendment) Act 1996: validation**

- (1) The *Income Tax (Amendment) Act 1996* (No. 12 of 1996) ("**amendment Act**") is taken to have commenced on 7 March 1997.
- (2) The amendment Act is declared:
  - (a) to have lawfully commenced on 7 March 1997; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on that date.

#### **42        Income Tax (Amendment) (No. 2) Act 1996: validation**

- (1) The *Income Tax (Amendment) (No. 2) Act 1996* (No. 13 of 1996) ("**amendment Act**") is taken to have commenced on 7 March 1997.
- (2) The amendment Act is declared:
  - (a) to have lawfully commenced on 7 March 1997; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on that date.

#### **43        Income Tax (Amendment) Act 2011: validation**

- (1) The *Income Tax (Amendment) Act 2011* (No. 4 of 2011) ("**amendment Act**") is taken to:
  - (a) to have been published in the *Gazette* on 1 January 2012; and
  - (b) to have commenced on 1 January 2012.
- (2) The amendment Act is declared:

- (a) to have been lawfully published in the *Gazette* on 1 January 2012; and
- (b) to have been lawfully commenced on 1 January 2012; and
- (c) to be and to always have been as valid, lawful and effectual as if it had been published and commenced on 1 January 2012.

*Note to section 43.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Income Tax (Amendment) Act 2011 (No. 4 of 2011) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

#### **44      Operation of Income Tax Act validated**

- (1) In this section:  
       “**Act**” means the *Income Tax Act* (Cap. 123).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from:
  - (a) the date of commencement of the *Income Tax (Amendment) Act 1996* (No. 12 of 1996); or
  - (b) the date of commencement of the *Income Tax (Amendment) (No. 2) Act 1996* (No. 13 of 1996); or
  - (c) the date of publication or date of commencement of the *Income Tax (Amendment) Act 2011* (No. 4 of 2011).
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from:
  - (a) the date of commencement of the *Income Tax (Amendment) Act 1996* (No. 12 of 1996); or

- (b) the date of commencement of the *Income Tax (Amendment) (No. 2) Act 1996* (No. 13 of 1996); or
- (c) the date of publication or date of commencement of the *Income Tax (Amendment) Act 2011* (No. 4 of 2011).

## **Division 17      Land and Titles Act (Cap. 133)**

### **45      Land and Titles Act (Cap. 133): amendment**

The *Land and Titles Act* (Cap. 133) ("**Act**") is amended:

- (a) in section 71(1) of the Act, by omitting "bit" and substituting "fit"; and
- (b) in section 87(1) of the Act, by omitting "(c)", second occurring, and substituting "(e)"; and
- (c) in section 143(1) of the Act, by omitting "of for" and substituting "or for"; and
- (d) in section 144(1) of the Act, by omitting "leasee" and substituting "lessee"; and
- (e) in section 172(8) of the Act, by omitting "transferer" and substituting "transferor"; and
- (f) in section 217 of the Act, by omitting "Part VII." and substituting "Part VII".

*Note to section 45.*

*On the commencement of this Act, the heading to section 3 of the Act is changed to omit "The Commissioner of Lands and his Officers" and substitute "The Board, Commissioner of Lands and Officers".*

### **46      Land and Titles (Amendment) Act 2014: amendment**

The *Land and Titles (Amendment) Act 2014* (No. 11 of 2014) is amended:

- (a) by omitting from proposed section 132(1)(a1) in section 9 "Act or" and substituting "Act; or"; and

- (b) by omitting from section 14 “the Board” and substituting “Board”; and
- (c) by omitting from section 15 “the Board” and substituting “Board”.

#### **47 Land and Titles (Amendment) Act 2014: validation**

- (1) The *Land and Titles (Amendment) Act 2014* (No. 11 of 2014) (“**amendment Act**”) is taken:
  - (a) to have been published in the *Gazette* on 1 December 2014; and
  - (b) to have commenced on 1 December 2014.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 1 December 2014; and
  - (b) to have been lawfully commenced on 1 December 2014; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced on, 1 December 2014.

*Note to section 47.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Land and Titles (Amendment) Act 2014 (No.11 of 2014) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

#### **48 Operation of Land and Titles Act validated**

- (1) In this section:
  - “**Act**” means the *Land and Titles Act* (Cap. 133);
  - “**amendment Act**” means the *Land and Titles (Amendment) Act 2014* (No. 11 of 2014).
- (2) All actions taken under the Act until the commencement, and the

consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

## **Division 18      Maritime Safety Administration Act 2009**

### **49            Maritime Safety Administration Act 2009: validation**

- (1) The *Maritime Safety Administration Act 2009 (Act No. 8 of 2009)* ("**Act**") is taken:
  - (a) to have been published in the *Gazette* on 9 April 2009; and
  - (b) to have commenced on 9 April 2009.
- (2) The Act is declared:
  - (a) to have been lawfully published on 9 April 2009; and
  - (b) to have been lawfully commenced on 9 April 2009; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published and commenced on 9 April 2009.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity

and unlawfulness arising from the date of publication or commencement of the Act.

*Note to section 49.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Maritime Safety Administration Act 2009 (No 8 of 2009) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 19      Mines and Minerals Act (Cap. 42)**

### **50      Mines and Minerals Act (Cap. 42): amendment**

The *Mines and Minerals Act* (Cap. 42) is amended:

- (a) by omitting from section 21(11)(b) “damage.” and substituting “damage”; and
- (b) by omitting from section 36(b)(ii) “adequatae” and substituting “adequate”; and
- (c) by omitting from section 38(1)(c) “pain” and substituting “plan”; and
- (d) by omitting from section 53(2)(d) “form” and substituting “from”.

*Note to section 50.*

*On the commencement of this Act:*

*(a) the heading to section 22 of the Mines and Minerals Act (Cap. 42) is changed by omitting “Form and content” and substituting “Form and content”; and*

*(b) the heading to section 36 of the Mines and Minerals Act (Cap. 42) is changed by omitting “Grants” and substituting “Grant”.*

### **51      Mines and Minerals (Amendment) Act 1996: amendment**

Proposed section 49E(3) in section 6 of the *Mines and Minerals (Amendment) Act 1996* (No. 6 of 1996) is amended by omitting “up may” and substituting “up, may”.

### **52      Mines and Minerals (Amendment) Act 2008: validation**

- (1) The *Mines and Minerals (Amendment) Act 2008* (No. 2 of 2008)

24



(“**Act**”) is taken to have commenced on 23 July 2009.

(2) The Act is declared:

- (a) to have lawfully commenced on 23 July 2009; and
- (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 23 July 2009.

**53 Mines and Minerals (Amendment) Act 2014: amendment**

Proposed section 45(4)(b)(ii) in section 3(b) of the *Mines and Minerals (Amendment) Act 2014* (No. 6 of 2014) is amended by omitting “to subsection” and substituting “to in subsection”.

**54 Operation of Mines and Minerals Act validated**

(1) In this section:

“**Act**” means the *Mines and Minerals Act* (Cap. 42);

“**amendment Act**” means the *Mines and Minerals (Amendment) Act 2008* (No. 2 of 2008).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

**Division 20 Mutual Assistance in Criminal Matters Act 2002**

**55 Mutual Assistance in Criminal Matters Act 2002: amendment**

The *Mutual Assistance in Criminal Matters Act 2002* (No. 4 of 2002) is amended by omitting from section 4(2)(c) “Solomon Islands” and substituting “Solomon Islands.”.

*Note to section 55.*

*On the commencement of this Act:*

*(a) the heading to section 7 of the Mutual Assistance in Criminal Matters Act 2002 (No. 4 of 2002) is changed by omitting “Constentsn” and substituting “Contents”; and*

*(b) the heading to section 10 of the Mutual Assistance in Criminal Matters Act 2002 (No. 4 of 2002) is changed by omitting “a requests” and substituting “requests”.*

## **56 Mutual Assistance in Criminal Matters Act 2002: validation**

- (1) The *Mutual Assistance in Criminal Matters Act 2002* (No. 4 of 2002) (“**Act**”) is taken to have commenced on 19 October 2004.
- (2) The Act is declared:
  - (a) to have been lawfully commenced on 19 October 2004; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 19 October 2004.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 21 National Transport Fund Act 2009**

### **57 National Transport Fund Act 2009: validation**

- (1) The *National Transport Fund Act 2009* (No. 3 of 2009) (“**Act**”) is taken to have been published in the *Gazette* on 8 May 2009.
- (2) The Act is declared:
  - (a) to have been lawfully published on 8 May 2009; and

- (b) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette* on 8 May 2009.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the Act.

*Note to section 57.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the National Transport Fund Act 2009 (No. 3 of 2009) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

*Its commencement on 4 June 2009 (Gazette Notice 166 of 2009) is therefore valid.*

## **Division 22      Nursing Council Act (Cap. 104)**

### **58      Nursing Council Act (Cap. 104): amendment**

Section 23(1) of the *Nursing Council Act* (Cap. 104) is amended by omitting “as the “repealed”” and substituting “as the “repealed Act””.

### **59      Nursing Council (Amendment) Act 1997: amendment**

- (1) The Long title of the *Nursing Council (Amendment) Act 1997* (No. 6 of 1997) (“**amendment Act**”) is amended by omitting “1987” and substituting “(Cap. 104)”.
- (2) Section 2 of the amendment Act is amended:
  - (a) by omitting from subsection (1) “Nursing Council Act” and substituting “Nursing Council Act (Cap. 104)”; and
  - (b) by omitting from the definition of “secretary” in subsection (1)(c) “Schedule; and” and substituting “Schedule.”; and

- (c) by omitting from subsection (2) “Nurse” (occurring twice) and substituting “nurse”.

*Note to section 59(2).*

*On the commencement of this Act, the heading to section 2 of the amendment Act is changed by omitting “Act No. 13 of 1987” and substituting “Cap. 104”.*

- (3) Section 14 of the amendment Act is amended:
  - (a) by omitting from new paragraph 1(1)(g) inserted by paragraph (a) “this Schedule.” and substituting “this Schedule.”; and
  - (b) by omitting “9. (1) The Council shall with the approval of the Minister, appoint a Registrar.” and substituting:
    - “(b) by omitting paragraph 9 and substituting:
      - “9. (1) The Council shall, with the approval of the Minister, appoint a Registrar.”.

## **60 Nursing Council (Amendment) Act 1997: validation**

- (1) The *Nursing Council (Amendment) Act 1997* (No. 6 of 1997) (“**amendment Act**”) is taken to have been published in the *Gazette* on 25 May 1998.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published on 25 May 1998; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette* on 25 May 1998.

*Note to section 60.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Nursing Council (Amendment) Act (No. 6 of 1997) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **61 Operation of Nursing Council Act validated**

- (1) In this section:

“**Act**” means the *Nursing Council Act* (Cap. 104);

“**amendment Act**” means the *Nursing Council (Amendment) Act 1997* (No. 6 of 1997).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the amendment Act.

## **Division 23 Penalties Miscellaneous Amendments Act 2009**

### **62 Penalties Miscellaneous Amendments Act 2009: amendment**

The *Penalties Miscellaneous Amendments Act 2009* (No. 14 of 2009) is amended:

- (a) by omitting from section 4 “B = \$50” and substituting “B = 50”;  
and
- (b) by omitting from section 5 “B = \$50” and substituting “B = 50”;  
and
- (c) by omitting from section 6 “B = \$100” and substituting “B = 100”;  
and
- (d) by omitting from section 7 “B = \$100” and substituting “B = 100”;  
and
- (e) in the Schedule, in item 4 of the table by omitting “s. 178(iii)”  
and substituting “s. 178”; and
- (f) by omitting item 7 of the table in the Schedule and substituting:

(No)	(Acts)	(Sections)	(Amendment (penalty units))
“7	Passports (Cap. 61)	s.16(1) \$1,000	10,000
		s.16(2) \$1,000	10,000
		s.16(2A) \$2,000	5,000
		s.16A(3) \$5,000	50,000
		s.16A(4) \$5,000	50,000
		s.19(2) \$1,000	10,000”; and

(g) in the Schedule, in item 11 of the table:

- (i) by omitting “s.8” and substituting “s.8(1)”; and
- (ii) by omitting “s.9(d)” and substituting “s.9(2)(d)”.

## **Division 24 Pharmacy Practitioners Act 1997**

### **63 Pharmacy Practitioners Act 1997: amendment**

The *Pharmacy Practitioners Act 1997* (No. 5 of 1997) is amended by omitting from the definition of “Register” in section 2 “section 5;” and substituting “section 5.”; and

*Note to section 63.*

*On the commencement of this Act, the heading to section 13 of the Pharmacy Practitioners Act 1997 (No. 5 of 1997) is changed by omitting “Cap. 52” and substituting “(Cap. 105)”.*

### **64 Pharmacy Practitioners Act 1997: validation**

- (1) The *Pharmacy Practitioners Act 1997* (No. 5 of 1997) (“**Act**”) is taken:
  - (a) to have been published in the *Gazette* on 15 March 2000; and
  - (b) to have commenced on 15 March 2000.
- (2) The Act is declared:

- (a) to have been lawfully published on 15 March 2000; and
  - (b) to have been lawfully commenced on 15 March 2000; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 15 March 2000.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act until the commencement must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 64.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Pharmacy Practitioners Act 1997 (No. 5 of 1997) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 25      Political Parties Integrity Act 2014**

### **65      Political Parties Integrity Act 2014: amendment**

The *Political Parties Integrity Act 2014* (No. 9 of 2014) is amended:

- (a) by omitting from section 5(3) “*gazette*” and substituting “*Gazette*”; and
- (b) by omitting from section 33(2) “*gazette*” and substituting “*Gazette*”; and
- (c) by omitting from section 62 “(3) On receiving” (second occurring) and substituting “(5) On receiving”.

## **66 Political Parties Integrity Act 2014: validation**

- (1) The *Political Parties Integrity Act 2014* (No. 9 of 2014) (“**Act**”) is taken:
  - (a) to have been published in the *Gazette* on 30 June 2014; and
  - (b) to have commenced on 30 June 2014.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 30 June 2014; and
  - (b) to have been lawfully commenced on 30 June 2014; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published and had commenced on 30 June 2014.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 66.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Political Parties Integrity Act 2014 (No. 9 of 2014) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 26 Prescription of Ministers Act (Cap. 91)**

### **67 Prescription of Ministers (Amendment) Act 2000: validation**

- (1) The *Prescription of Ministers (Amendment) Act 2000* (No. 1 of 2000)



(“**amendment Act**”) is taken:

- (a) to have been published in the *Gazette* on 18 January 2001; and
- (b) to have commenced on 18 January 2001.

(2) The Act is declared:

- (a) to have been lawfully published in the *Gazette* on 18 January 2001; and
- (b) to have been lawfully commenced on 18 January 2001; and
- (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 18 January 2001.

*Note to section 67.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Prescription of Ministers Act 2000 (No. 1 of 2000) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **68 Operation of Prescription of Ministers Act validated**

(1) In this section:

“**Act**” means the *Prescription of Ministers Act* (Cap. 91);

“**amendment Act**” means the *Prescription of Ministers (Amendment) Act 2000* (No. 1 of 2000).

- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication and date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of

commencement of the amendment Act.

## **Division 27      Protected Areas Act 2010**

### **69      Protected Areas Act 2010: validation**

- (1) The *Protected Areas Act 2010* (No. 4 of 2010) (“**Act**”) is taken to have commenced on 10 February 2012.
- (2) The Act is declared:
  - (a) to have lawfully commenced on 10 February 2012; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 10 February 2012.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Act.

## **Division 28      Provincial Government Act 1997**

### **70      Provincial Government Act 1997: amendment**

The *Provincial Government Act 1997* (No. 7 of 1997) is amended by omitting from Schedule 3, paragraph 10 “Polution” and substituting “Pollution”.

### **71      Provincial Government Act 1997: validation**

- (1) In this section:

“**Act**” means the *Provincial Government Act 1997* (No. 7 of 1997);

“**remaining sections**” means all the sections of the Act other than sections 2, 8, 18, 47 and 48;

“**Provinces**” means the Central, Isabel and Temotu Provinces.

- (2) The remaining sections are taken to have commenced on 10 January 1998 in the Provinces.
- (3) The remaining sections are declared:
  - (a) to have been lawfully commenced in the Provinces on 10 January 1998; and
  - (b) to be and to always have been as valid, lawful and effectual in the Provinces as if they had commenced on 10 January 1998 in the Provinces.
- (4) All actions taken in the Provinces under or because of the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the remaining sections in the Provinces.
- (5) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of the invalidity and unlawfulness arising from the date of commencement of the remaining sections in the Provinces.

## **Division 29      Provincial Government (Special Provisions) Act 2002**

### **72      Provincial Government (Special Provisions) Act 2002: validation**

- (1) The *Provincial Government (Special Provisions) Act 2002* (No. 2 of 2002) (“**Special Provisions Act**”) is taken to:
  - (a) have been published in the *Gazette* on 3 May 2002; and
  - (b) have commenced on 3 May 2002.
- (2) The Special Provisions Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 3 May 2002;

and

- (b) to have been lawfully commenced on 3 May 2002; and
  - (c) to be and to always have been valid, lawful and effectual as if it had been published and had commenced on 3 May 2002.
- (3) All actions taken under or because of the Special Provisions Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Special Provisions Act.
- (4) Matters and consequences arising from the Special Provisions Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of the invalidity and unlawfulness arising from the date of publication or date of commencement of the Special Provisions Act.

*Note to section 72.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Provincial Government (Special Provisions) Act 2002 (No. 2 of 2002) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 30      Pure Food Act 1996**

### **73      Pure Food Act 1996: amendment**

The *Pure Food Act 1996* (No. 4 of 1996) is amended:

- (a) by omitting from the definition of “advertisement” in section 2 “transmitting” and substituting “transmitting”; and
- (b) by omitting from section 9(1)(a) “reasonable” and substituting “reasonable”; and
- (c) by omitting from section 17(1)(c) “; of” and substituting “; or”; and
- (d) by omitting from section 22(8) “imported” and substituting “importer”; and

- (e) by omitting from section 33 “(1)”; and
- (f) by omitting from the Request for Analysis in the Third Schedule, in the second and third column in the Table, “Date and” and substituting “Date and Time”; and
- (g) by omitting from the Certificate of Food Safety in the Tenth Schedule “(3)” (second occurring) and substituting “(5)”.

#### **74 Pure Food Act 1996: validation**

- (1) The *Pure Food Act 1996* (No. 4 of 1996) (“**Act**”) is taken to:
  - (a) have been published in the *Gazette* on 1 January 2003; and
  - (b) to have commenced on 1 January 2003.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 1 January 2003; and
  - (b) to have been lawfully commenced on 1 January 2003; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published and had commenced on 1 January 2003.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of the invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 74.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Pure Food Act 1996 (No. 4 of 1996) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 31      Road Transport Act (Cap. 131)**

### **75            Traffic (Amendment) Act 2009: validation**

- (1) The *Traffic (Amendment) Act 2009* (No. 10 of 2009) (“**amendment Act**”) is taken to have commenced on 24 July 2009.
- (2) The amendment Act is declared:
  - (a) to have lawfully commenced on 24 July 2009; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 24 July 2009.

### **76            Operation of Road Transport Act validated**

- (1) In this Act:

“**Act**” means the *Road Transport Act* (Cap. 131);

“**amendment Act**” means the *Traffic (Amendment) Act 2009* (No. 10 of 2009).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

## Division 32      Sales Tax Act (Cap. 125)

### 77      Sales Tax (Amendment) Act 2014: amendment

The *Sales Tax (Amendment) Act 2014* (No. 10 of 2014) is amended by omitting “Two” from the proposed definition of “prepayment type goods and services” in section 2(a) of the Act and substituting “Two;”.

### 78      Sales Tax (Amendment) Act 2014: validation

- (1) The *Sales Tax (Amendment) Act 2014* (No. 10 of 2014) (“**amendment Act**”) is taken to:
  - (a) have been published on 1 July 2014; and
  - (b) have commenced on 1 July 2014.
- (2) The amendment Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 1 July 2014; and
  - (b) to have been lawfully commenced on 1 July 2014; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 1 July 2014.

*Note to section 78.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Sales Tax (Amendment) Act 2014 (No. 10 of 2014) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

### 79      Operation of Sales Tax Act validated

- (1) In this section:

“**Act**” means the *Sales Tax Act* (Cap. 125);

“**amendment Act**” means the *Sales Tax (Amendment) Act 2014* (No. 10 of 2014).
- (2) All actions taken under the Act until the commencement, and the

consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the amendment Act.

### **Division 33      Solomon Islands National University Act 2012**

#### **80      Solomon Islands National University (Amendment) Act 2014: validation**

- (1) The *Solomon Islands National University (Amendment) Act 2014* (No. 14 of 2014) ("**Amendment Act**") is taken to have commenced on 22 September 2014.
- (2) The amendment Act is declared:
  - (a) to have been lawfully commenced on 22 September 2014; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 22 September 2014.

#### **81      Operation of Solomon Islands National University Act 2012 validated**

- (1) In this section:

"**Act**" means the *Solomon Islands National University Act 2012* (No. 9 of 2012);

"**amendment Act**" means the *Solomon Islands National University (Amendment) Act 2014* (No. 14 of 2014).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid,



unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

## **Division 34      Solomon Islands Postal Corporation Act 1996**

### **82      Solomon Islands Postal Corporation Act 1996: amendment**

The *Solomon Islands Postal Corporation Act 1996* (No. 2 of 1996) is amended:

- (a) by omitting “recongnised” from paragraph (c) of the definition of “transmission by post” and substituting “recognised”; and
- (b) by omitting from section 24 “Where the Corporation” and substituting “(1) Where the Corporation”.

*Note to section 82.*

*On the commencement of this Act:*

*(a) the heading to Part IV of the Solomon Islands Postal Corporation Act 1996 (No. 2 of 1996) is changed by omitting “VI” and substituting “IV”; and*

*(b) the heading to paragraph 10 of the Second Schedule to the Solomon Islands Postal Corporation Act 1996 (No. 2 of 1996) is changed by omitting “Officers” and substituting “Offices”.*

### **83      Solomon Islands Postal Corporation Act 1996: validation**

- (1) The *Solomon Islands Postal Corporation Act 1996* (No. 2 of 1996) (“**Act**”) is taken:
  - (a) to have been published in the *Gazette* on 1 December 1996; and
  - (b) to have commenced on 1 December 1996.

- (2) The Act is declared:
- (a) to have been lawfully published in the *Gazette* on 1 December 1996; and
  - (b) to have been lawfully commenced on 1 December 1996; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 1 December 1996.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 83.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Solomon Islands Postal Corporation Act 1996 (No. 2 of 1996)) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that noncompliance.*

## **Division 35      Solomon Islands Visitors Bureau Act 1996**

### **84      Solomon Islands Visitors Bureau Act 1996: amendment**

The First Schedule of the *Solomon Islands Visitors Bureau Act 1996* (No. 1 of 1996) is amended by omitting from paragraph 5 “required” and substituting “require”.

### **85      Solomon Islands Visitors Bureau Act 1996: validation**

- (1) The *Solomon Islands Visitors Bureau Act 1996* (No. 1 of 1996) (“**the Act**”) is taken:

- (a) to have been published in the *Gazette* on 3 December 1996; and
  - (b) to have commenced on 3 December 1996.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 3 December 1996; and
  - (b) to have been lawfully commenced on 3 December 1996; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published in the *Gazette*, and had commenced, on 3 December 1996.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 85.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Solomon Islands Visitors Bureau Act 1996 (No. 1 of 1996)) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that noncompliance.*

## **Division 36      Statistics Act (Cap. 54)**

### **86      Statistics Act (Cap. 54): amendment**

Section 13(1)(b) of the *Statistics Act* (Cap. 54) is amended by omitting “course or such” and substituting “course of such”.

**87            Statistics (Amendment) Act 2007: validation**

- (1) The *Statistics (Amendment) Act 2007* (No. 4 of 2007) (“**amendment Act**”) is taken to have commenced on 31 August 2007.
- (2) The amendment Act is declared:
  - (a) to have been lawfully commenced on 31 August 2007; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had been commenced on 31 August 2007.

**88            Operation of Statistics Act validated**

- (1) In this section:

“**Act**” means the Statistics Act (Cap. 54);

“**amendment Act**” means the *Statistics (Amendment) Act 2007* (No. 4 of 2007).
- (2) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.
- (3) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Act.

**Division 37            Trade Disputes Act (Cap. 75)**

**89            Trade Disputes Act (Cap. 75): amendment**

The *Trade Disputes Act* (Cap. 75) is amended by omitting section 4(2)(c) and substituting the following:

- “(c) that the interruption is or would be of such a nature or on such a scale as to be likely to affect the national economy or national

security, or create public disorder, or endanger the supply of essential goods or services, the Minister may refer the dispute to the Panel.”.

## **Division 38      Valuers Act 2009**

### **90      Valuers Act 2009: amendment**

The *Valuers Act 2009* (No. 4 of 2009) (“**Act**”) is amended by omitting “compliant” from section 18(2) and substituting “complaint”.

### **91      Valuers Act 2009: validation**

- (1) The *Valuers Act 2009* (No. 4 of 2009) (“**Act**”) is taken:
  - (a) to have been published in the *Gazette* on 8 May 2009; and
  - (b) to have commenced on 8 May 2009.
- (2) The Act is declared:
  - (a) to have been lawfully published in the *Gazette* on 8 May 2009; and
  - (b) to have been lawfully commenced on 8 May 2009; and
  - (c) to be and to always have been as valid, lawful and effectual as if it had been published, and had commenced, on 8 May 2009.
- (3) All actions taken under the Act until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.
- (4) Matters and consequences arising from the Act must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication or date of commencement of the Act.

*Note to section 91.*

*Section 4 of the Constitution (Amendment and Validation) Act 2023 provides that of the Valuers Act 2009 (No. 4 of 2009) is not required to comply with the requirement to be published in the Gazette under section 59(3) of the Constitution and validates its coming into operation despite that non-compliance.*

## **Division 39      Other Acts**

### **92            Amendments to correct errors in other Acts specified in Schedules**

- (1) The *Financial Institutions Act 1998* (No. 3 of 1998) is amended as set out in Schedule 1.
- (2) The *Income Tax (Amendment) Act 1996* (No. 12 of 1996) is amended as set out in Schedule 2.
- (3) The *Income Tax (Amendment) (No.2) Act 1996* (No.13 of 1996) is amended as set out in Schedule 3.
- (4) The *Income Tax (Amendment) Act 1998* (No. 2 of 1998) is amended as set out in Schedule 4.
- (5) The *Companies Act 2009* (No. 1 of 2009) is amended as set out in Schedule 5.
- (6) The *Companies (Insolvency and Receivership) Act 2009* (No. 2 of 2009) is amended as set out in Schedule 6.
- (7) The *Mamara-Tasivarongo-Mavo Development Agreement Act* (Cap. 145) is amended as set out in Schedule 7.
- (8) The *Shipping Act 1998* (No. 5 of 1998) is amended as set out in Schedule 8.
- (9) The *Solomon Islands Maritime Authority Act 2018* (No. 9 of 2018) is amended as set out in Schedule 9.
- (10) The *Strata Titles Act 2018* (No. 4 of 2018) is amended as set out in Schedule 10.
- (11) The other Acts specified in column 1 of the table in Schedule 11 are amended as set out in that Schedule.

## **PART 3            REPEALS**

### **93            Debit Tax (Repeal) Act 1996 repealed**

The *Debit Tax (Repeal) Act 1996* (No. 7 of 1996) is repealed.

### **94            Forests Act 1999 repealed**

The *Forests Act 1999* (No. 3 of 1999) is repealed.

### **95            Mamara-Tasivarongo-Mavo Development Agreement Act 1997 repealed**

The *Mamara-Tasivarongo-Mavo Development Agreement Act 1997* (No. 4 of 1997) is repealed.

## **PART 4            SUBSIDIARY LEGISLATION**

### **96            Customs and Excise (Spirits) Rules 2000**

- (1) The *Customs and Excise (Spirits) Rules 2000* (Legal Notice No.135 of 2000) ("**Rules**") are taken to have commenced on 13 October 2000.
- (2) The Rules are declared:
  - (a) to have been lawfully commenced on 13 October 2000; and
  - (b) to be and to always have been as valid, lawful and effectual as if they had commenced on 13 October 2000.
- (3) All actions taken under the Rules until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Rules.
- (4) Matters and consequences arising from the Rules must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Rules.

*Note to section 96.*

*Section 2 of the Interpretation and General Provisions (Validation and Indemnity) Act 2005 (No. 10 of 2005) validates all actions taken in good faith under the Customs and Excise (Spirits) Rules 2000 as having been validly, properly and lawfully done as if the Rules had been published in the Gazette and laid before Parliament under sections 61 and 62 of the IGPA.*

**97 Customs and Excise (Revenue and Customs Exemption Committee – Non-Statutory Exemptions) Regulations 2013**

- (1) The *Customs and Excise (Revenue and Customs Exemption Committee – Non-Statutory Exemptions) Regulations 2013* (Legal Notices No.109 and 110 of 2014) ("**Regulations**") are taken to have commenced on 14 November 2014.
- (2) The Regulations are declared:
  - (a) to have been lawfully commenced on 14 November 2014; and
  - (b) to be and to always have been as valid, lawful and effectual as if they had commenced on 14 November 2014.
- (3) All actions taken under the Regulations until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Regulations.
- (4) Matters and consequences arising from the Regulations must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Regulations.

**98 Customs Rules (Amendment) Order 2014**

- (1) The *Customs Rules (Amendment) Order 2014* (Legal Notice No. 96 of 2014) ("**amendment Order**") is taken to have commenced on 29 October 2014.
- (2) The amendment Order is declared:



- (a) to have been lawfully commenced on 29 October 2014; and
  - (b) to be and to always have been as valid, lawful and effectual as if it had commenced on 29 October 2014.
- (3) All actions taken under amendment Order until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Order.
- (4) Matters and consequences arising from the amendment Order must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Order.

## **99 Comptrollers Directions**

- (1) The *Comptrollers Directions* (Legal Notice No. 16 of 2015) ("**Directions**") are taken to have commenced on 12 March 2015.
- (2) The Directions are declared:
  - (a) to have been lawfully commenced on 12 March 2015; and
  - (b) to be and to always have been as valid, lawful and effectual as if they had commenced on 12 March 2015.
- (3) All actions taken under the Directions until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Directions.
- (4) Matters and consequences arising from the Directions must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Directions.

**100      Immigration (Fees) (Amendment) Regulations 2018**

- (1) The *Immigration (Fees) (Amendment) Regulations 2018* (Legal Notice No. 80 of 2018) (“**amendment Regulations**”) are taken to have commenced on 18 October 2018.
- (2) The amendment Regulations are declared:
  - (a) to have been lawfully commenced on 18 October 2018; and
  - (b) to be and to always have been as valid, lawful and effectual as if they had commenced on 18 October 2018.
- (3) All actions taken under the amendment Regulations until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Regulations.
- (4) Matters and consequences arising from the amendment Regulations must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the amendment Regulations.

**101      Regulations under the Police Act 2013**

- (1) In this section:

“**Regulations**” means the following:

  - (a) the Police Regulations 2013;
  - (b) the Police (Overseas Service) Regulations 2013;
  - (c) the Police (Police Officers’ Association) Regulations 2013.
- (2) The Regulations are taken:
  - (a) to have been published in the *Gazette* on 1 March 2014; and
  - (b) to have commenced on 1 March 2014; and

- (c) to have been laid before Parliament in accordance with section 62(1) of the IGPA.
- (3) The Regulations are declared:
  - (a) to have been lawfully published in the *Gazette* on 1 March 2014; and
  - (b) to have been lawfully commenced on 1 March 2014; and
  - (c) to have been laid before Parliament; and
  - (d) to be and to always have been as valid, lawful and effectual as if it had been published on 1 March 2014, had commenced on 1 March 2014 and had been laid before Parliament.
- (4) All actions taken under the Regulations until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the Regulations, the date of commencement of the Regulations or the laying before Parliament of the Regulations.
- (5) Matters and consequences arising from the Regulations must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of publication of the Regulations, the date of commencement of the Regulations or the laying before Parliament of the Regulations.

## **102 Tax Deduction Rules 2005**

- (1) The *Tax Deduction Rules 2005* made under section 114 of the *Income Tax Act* (Cap. 123) ("**Rules**") are taken to have commenced on 1 January 2006.
- (2) The Rules are declared:
  - (a) to have been lawfully commenced on 1 January 2006; and
  - (b) to be and to always have been as valid, lawful and effectual as if they had commenced on 1 January 2006.

- (3) All actions taken under the Rules until the commencement, and the consequences of those actions, are not and have never been invalid, unlawful or ineffectual by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Rules.
- (4) Matters and consequences arising from the Rules must not be the subject of legal proceedings, whether commenced before or after the commencement, and the Government must not incur any accountability or liability, by reason only of the ground of invalidity and unlawfulness arising from the date of commencement of the Rules.

*Note to section 102.*

*Section 2 of the Interpretation and General Provisions (Validation and Indemnity) Act 2009 (No. 7 of 2009) deems the Tax Deduction Rules 2005 to have been published in the Gazette and laid before Parliament pursuant to sections 61 and 62 of the Interpretation and General Provisions Act (Cap. 85).*

## **103      Revocation of legal notices**

The following legal notices are revoked:

- (a) Legal Notice No.112 of 2012;
- (b) Legal Notice No. 33 of 2013;
- (c) Legal Notice No. 84 of 2019.

## SCHEDULE 1

(Section 24)

### AMENDMENT OF FINANCIAL INSTITUTIONS ACT 1998

A provision of the *Financial Institutions Act 1998* (No. 3 of 1998) ("**Act**") specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 1	omit "Institutions", substitute "Institutions"
section 2, definition of " <b>accounts</b> ", " <b>books</b> ", " <b>vouchers</b> ", " <b>documents</b> ", or " <b>records</b> "	omit "financail" (first occurring), substitute "financial"
section 5(1)	omit "compay", substitute "company"
section 7(1)	omit "discrettion", substitute "discretion"
section 7(3)	omit "differrent", substitute "different"
section 9(8)(a)(iv)	omit "captial", substitute "capital"
sections 12(1)(c)(ii)(B), 18(2)(b)(ii), 18(2)(d), 19, 22 (2), 22(2)(a), 23(2)(b)	omit " <i>Companies Act</i> ", substitute " <i>Companies Act 2009</i> "
section 13(2)(i)	omit "captial", substitute "capital"
section 18(6)	omit "subsidiary", substitute "subsidiary"

section 22(2)	omit “(c)”, substitute “(b)”
section 23(2)(a)	omit “captial”, substitute “capital”
section 23(4)	omit “captial”, substitute “capital”
section 34(1)	omit “ <i>Companies Act</i> ” (occurring twice), substitute “ <i>Companies Act 2009</i> ”

## SCHEDULE 2

(Section 40(1))

### AMENDMENT OF INCOME TAX (AMENDMENT) ACT 1996

The provision of the *Income Tax (Amendment) Act 1996* (No. 12 of 1996) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 2(a), definition of “approved mining company”	omit “30(6)”, substitute “30”
section 2(b), proposed subsection 2(4)	omit “Twelfth”, substitute “Ninth”
section 4	omit “after section 11G the following new sections as sections 11H and 11I respectively”, substitute “after section 15 the following new sections as sections 15A and 15B respectively”
section 4, proposed section 11H	omit “11H”, substitute “15A”
section 4, proposed section 11I	omit “11I”, substitute “15B”
section 4, proposed section 11J	omit “11A, 11B, 11C, 11D, and 11F”, substitute “9,10,11,12 and 14.”
section 5	omit “14”, substitute “18”
section 6	omit “32”, substitute “33”

section 7	omit “32B”, substitute “35”
section 7, proposed section “Additional profits tax”	omit “32C”, substitute “35A”
section 7, proposed section “Additional profits tax”	omit “Twelfth”, both occurring, substitute “Ninth”
section 8	omit “First”, substitute “Third”
section 9	omit “Second”, substitute “Fourth”
section 10	omit “Seventh”, substitute “Sixth”
section 11	omit “Twelfth”, substitute “Ninth”
section 11, proposed new Schedule	omit “TWELFTH SCHEDULE (Section 32C)”, substitute “NINTH SCHEDULE (Section 35A)”
section 11, proposed new Schedule paragraph 5(4)	omit “71”, substitute “84”
section 11, proposed new Schedule paragraph 5(6)	omit “70(5)”, substitute “83(5)”



## SCHEDULE 3

(Section 40(2))

### AMENDMENT OF INCOME TAX (AMENDMENT) (NO. 2) ACT 1996

The provision of the *Income Tax (Amendment) (No. 2) Act 1996* (No. 13 of 1996) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 2	omit “14”, substitute “18”
section 3	omit “15”, substitute “20”
section 3, proposed new subsection 20(3)	omit “14(3)(a)”, substitute “18(3)(a)”
section 4	omit “34”, substitute “38”
section 5	omit “36A”, substitute “41”
section 6	omit “48A”, substitute “58”
section 6, proposed new subsection 58(1)(b)	omit “48”, substitute “57”
section 7	omit “70”, substitute “83”
section 8	omit “74”, substitute “87”
section 9	omit “First”, substitute “Third”
section 10	omit “Seventh”, substitute “Sixth”
section 11	omit “Ninth”, substitute “Seventh”

## SCHEDULE 4

(Section 40(3))

### AMENDMENT OF INCOME TAX (AMENDMENT) ACT 1998

The provision of the *Income Tax (Amendment) Act 1998* (No. 2 of 1998) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
Long title	omit “(Cap. 61)”, substitute “(Cap. 123)”
section 6	omit “11F”, substitute “14”
section 7	omit “14A”, substitute “19”
section 8	omit “17”, substitute “22”
section 9	omit “32B”, substitute “35”
section 10	omit “34”, substitute “38”
section 11	omit “36A”, substitute “41”
section 12	omit “42”, substitute “48”
section 13	omit “48A”, substitute “58”
section 14	omit “50A”, substitute “63”
section 15	omit “57”, substitute “71”
section 16	omit “64”, substitute “77”
section 17	omit “74”, substitute “87”
section 17(a)(i)	omit “72, 75 or 76”, substitute “85, 88 or 89”

section 17(a)(ii), proposed proviso to section 74	omit “75”, substitute “88”
section 18	omit “76”, substitute “89”
section 19	omit “76”, substitute “89”
section 19	omit “76A and 76B”, substitute “89A and 89B”
section 19, proposed section 89A	omit “76A”, substitute “89A”; and omit “75”, substitute “88”
section 19, proposed section 89B	omit “76B”, substitute “89B”; and omit “68”, substitute “81”
section 20	omit “79”, substitute “92”
section 21	omit “94”, substitute “110”

## SCHEDULE 5

(Section 92(5))

### AMENDMENT OF COMPANIES ACT 2009

The provision of the *Companies Act 2009* (No. 1 of 2009) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 49(4)	omit “charge”, substitute “security interest”
section 153(b)(vi)	omit “charge”, substitute “security interest”
section 199(2)(b)(i)	omit “charge”, substitute “security interest”
Schedule 1, definition of “ <i>assignee</i> ”	omit “charge”, substitute “security interest”
Schedule 1, definition of “ <i>debt security</i> ”	omit “charge”, substitute “security interest”
Schedule 2, Part 2, Division 2, heading to paragraph 11	omit “Status of registered”, substitute “Status of registered holder of a share”
Schedule 2, Part 3, heading to paragraph 63	omit “managing director and”, substitute “managing director and director”
Schedule 5, Part 4, paragraph 64(2)	omit “(3)”

## SCHEDULE 6

(Section 92(6))

### AMENDMENT OF COMPANIES (INSOLVENCY AND RECEIVERSHIP) ACT 2009

The provision of the *Companies (Insolvency and Receivership) Act 2009* (No. 2 of 2009) ("**Act**") specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 10(2)	omit "charge", substitute "security interest"
section 13(2)(f)	omit "charge", substitute "security interest"
section 20(c)	omit "charge" (twice occurring), substitute "security interest"
section 22(2)(d)(iv)	omit "charge", substitute "security interest"
section 36(1)	omit "charge", substitute "security interest"
section 36(2)	omit "charge" (twice occurring), substitute "security interest"
section 50(2)	omit "charge" (twice occurring), substitute "security interest"
heading to section 77	omit "charge", substitute "security interest"
section 77	omit "charge", substitute "security interest"
section 79(5)	omit "charge", substitute "security interest"
Schedule 2, Part 6, paragraph 17(a)(i)	omit "charge", substitute "security interest"
Schedule 2, Part 6, paragraph	omit "charge", substitute "security interest"

17(a)(ii)	
Schedule 2, Part 6, paragraph 17(a)(iii)	omit “charge”, substitute “security interest”
Schedule 2, Part 6, paragraph 17(b)	omit “charge”, substitute “security interest”
Schedule 3, Part 1, paragraph 3	omit “charge” (twice occurring), substitute “security interest”
Schedule 5, Part 3, paragraph 6(2)	omit “charge”, substitute “security interest”
Schedule 5, Part 3, paragraph 8(2)	omit “charge” (twice occurring), substitute “security interest”
Heading to Schedule 7	omit “CHARGES”, substitute “SECURITY INTERESTS”
Heading to Part 1 of Schedule 7	omit “charges”, substitute “security interests”
Schedule 7, Part 1, Division 1, paragraph 1, definition of “ <i>transaction</i> ” at subparagraph (b)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, heading to Division 2	omit “charges”, substitute “security interests”
Schedule 7, Part 1, Division 2, heading to paragraph 4	omit “charges”, substitute “security interests”
Schedule 7, Part 1, Division 2, paragraph 4(1)	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 4(1)(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2,	omit “charge” (twice occurring), substitute

paragraph 4(1)(a)(iii)	“security interest”
Schedule 7, Part 1, Division 2, paragraph 4(1)(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 4(1)(c)	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 4(2)	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, heading to paragraph 5	omit “charges”, substitute “security interests”
Schedule 7, Part 1, Division 2, paragraph 5(a)	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 5(b)	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, heading to paragraph 6	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 6	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 6(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 6(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 7	omit “charge” (twice occurring), substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 7(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 2, paragraph 7(b)	omit “charge”, substitute “security interest”

Schedule 7, Part 1, Division 2, paragraph 7(c)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, heading to Division 3	omit “Charges”, substitute “Security Interests”
Schedule 7, Part 1, Division 3, paragraph 8(1)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(1)(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(1)(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(2)(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(2)(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(2)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(3)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 8(4)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 9	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 9(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 9(d)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, heading to paragraph 10	omit “charges”, substitute “security interests”



Schedule 7, Part 1, Division 3, paragraph 10(2)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 10(2)(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 1, Division 3, paragraph 10(2)(c)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, heading to Division 3	omit “Charges”, substitute “Security Interests”
Schedule 7, Part 2, Division 3, heading to paragraph 16	omit “charges”, substitute “security interests”
Schedule 7, Part 2, Division 3, paragraph 16(1)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 16(1)(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 16(2)(a)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 16(2)(b)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 16(2)(c)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 16(2)(d)	omit “charge”, substitute “security interest”
Schedule 7, Part 2, Division 3, paragraph 17	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 7(1)(a)	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 7(1)(b)	omit “charge”, substitute “security interest”

Schedule 8, Part 2, paragraph 7(1)(c)	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 8(b)	omit “charge” (twice occurring), substitute “security interest”
Schedule 8, Part 2, paragraph 9(1)(b)	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 9(1)(c)	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 12(2)	omit “charge”, substitute “security interest”
Schedule 8, Part 2, paragraph 12(3)	omit “charge” (twice occurring), substitute “security interest”
Schedule 8, Part 2, paragraph 12(3)	omit “charged”, substitute “which is subject to the security interest,”
Schedule 8, Part 2, paragraph 12(3)(a)	omit “charge”, substitute “security interest”
Schedule 8, Part 3, paragraph 18(1)(b)	omit “charge”, substitute “security interest”
Schedule 8, Part 3, paragraph 19(a)	omit “charge”, substitute “security interest”
Schedule 8, Part 3, paragraph 19(b)	omit “charge”, substitute “security interest”
Schedule 11, paragraph 7(1)(b)	omit “charges”, substitute “security interests”

## SCHEDULE 7

(Section 92(7))

### AMENDMENT OF MAMARA-TASIVARONGO-MAVO DEVELOPMENT AGREEMENT ACT

The provision of the *Mamara-Tasivarongo-Mavo Development Agreement Act* (Cap. 145) ("**Act**") specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
First Schedule, CONTENTS, clause 32	omit "Jusrisdiction", substitute "Jurisdiction"
First Schedule, clause 1, definition of " <b>development</b> ", paragraph (d)(i)	omit "nighclub", substitute "nightclub"  omit "therwith", substitute "therewith"
First Schedule, clause 1, definition of " <b>ratifying</b> <b>Act</b> "	omit "comtemplated", substitute "contemplated"
First Schedule, clause 3(2)	omit "opeation", substitute "operation"
First Schedule, clause 6(3)(c)	omit "aministration", substitute "administration"
First Schedule clause 6(4)(e)	omit "Agrement", substitute "Agreement"
First Schedule, clause 10	omit "connectin", substitute "connection"
First Schedule, clause 15(2)(a)	omit "pipelelines", substitute "pipelines"

First Schedule, clause 23	omit “ovecome”, substitute “overcome”
First Schedule, clause 24(4)	omit Agreeemtn”, substitute “Agreement”
First Schedule, clause 27(2)	omit “excution, substitute “execution”
First Schedule, clause 28(2)(c)	omit “transmited”, substitute “transmitted”
Second Schedule, heading to clause 2	omit “Quroum”, substitute “Quorum”

## SCHEDULE 8

(Section 92(8))

### AMENDMENT OF SHIPPING ACT 1998

The provision of the *Shipping Act 1998* (No. 5 of 1998) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

Column 1 Provision of the Act	Column 2 Amendment
section 3(3)	omit “extend”, substitute “extent”
section 23	omit “(6)”, substitute “(4)”
	omit “(7)”, substitute “(5)”
section 43(1)	omit “extend”, substitute “extent”
section 70	omit “Solomon Islands flag”, substitute “the Solomon Islands flag”
section 71(3)	omit “terms”, substitute “term”
section 74(2)(b)	omit “good”, substitute “goods”
section 76(1)	omit “good”, substitute “goods”
section 85(2)(c)	omit “to so”, substitute “to do so”
section 92(2)(ee)	omit “(xi)”, substitute “(ix)”
section 92(2)(ff)(i)	omit “in engaged”, substitute “is engaged”
section 109(d)	omit “or certified”, substitute “of certified”
section 114(2)	omit “form”, substitute “from”

section 129(6)	omit “form”, substitute “from”
section 135(3)	omit “Suspended Seaman”, substitute “Suspended Seamen”
section 137(1)	omit “away is”, substitute “away in”
section 139(c)	omit “resist”, substitute “resists”
section 152(v)	omit “Suspended Seaman”, substitute “Suspended Seamen”
section 152(x)	omit “to made”, substitute “to be made”
section 157(2)	omit “provision”, substitute “provisions”
section 158	omit “seaman”, substitute “seamen”
section 174(7)	omit “this lives”, substitute “the lives”
section 174(8)	omit “other”, substitute “other article”
section 178	omit “form”, substitute “from”
section 179(3)(a)	omit “damaged” substitute “so damaged”
section 180(1)	omit “be notice”, substitute “by notice”
section 181(4)	omit “of”, substitute “of”
section 182(3)(b)	omit “salved”, substitute “salvaged”
section 191(2)	omit “twenty-five”, substitute “twenty-five thousand
section 192(1)	omit “goods bought”, substitute “goods brought”
section 201	omit “(1)” where it occurs after “(9)”, substitute “(10)”
section 202(1)	omit “covers” (first occurring), substitute

	“covers”
section 210(9)	omit “a information”, substitute “an information”
section 210(11)(b)	omit “are contained”, substitute “is contained”
section 210(13(a) and (b)	omit “information”, substitute “informations”
section 210	omit “(16)”, substitute “(14)”
section 211(1)(a)	omit “assist”, substitute “assists”

## SCHEDULE 9

(Section 92(9))

### AMENDMENT OF SOLOMON ISLANDS MARITIME AUTHORITY ACT 2018

The provision of the *Solomon Islands Maritime Authority Act 2018* (No. 9 of 2018) (“**Act**”) specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 72(2), definition of “ <b>Register</b> ”	omit “mans”, substitute “means”
section 73(1)	omit “Section 5(2)(a), (b), (c), (d), (e) and (f)”, substitute “Section 3(2)(a), (b), (c), (d), (e) and (f)”
section 92, in the table, in the column headed “Provision”	omit “Section 2, definitions of “ <b>length</b> ”, “ <b>list of suspended persons</b> ”, sections 56(8), 62(2), 63(1), (2), (3), 64(1), (2), (3), 65(1) 70 (both references), (2) (both references), (3), 66, 73(1), 75(1), (3), 82(3), 83(2) (first reference), 92(2)(u), (ee),” substitute “Section 2, definitions of “ <b>length</b> ”, sections 56(8), 62(2), 63(1), (2), (3), 64(1), (2), (3), 65(1) (both references), (2) (both references), (3), 66, 73(1), 75(1), (3), 82(3), 83(2) (first reference), 92(2)(v) and (ff),”
section 92, in the table, in the column headed “Provision”	omit “Sections 87(2), 89, 96(1), 115(1), (2), 118(1), (2), 120(2), 129(5) (both references), 130(1), 135(1), (2), (3), 136(1), (3), 142(1)(d), (2)(c), 143, 145(1), 146(1),(2) (both references), 149(3), 152(d), (f), (g), 154(1), 155(1), 160(g)”, substitute “Section 2 definition “ <b>list of suspended persons</b> ”, sections 87(2), 89, 96(1), 115(1), (2), 118(1), (2), 120(2),



	129(5) (both references), 130(1), 135(1), (2), (3), 136(1), (3), 142(1)(d), (2)(c), 143, 145(1), 146(1),(2) (both references), 149(3), 152(d), (f), (g), 154(1), 155(1), 160(g)”
section 92, in the table, in the part of the column headed “Delete” specifying words to be deleted from section 9(2)	omit “direct the Registrar”, substitute “direct the Registrar to”
section 92, in the table, in the column headed “Provision”	omit “Sections 53(3), 109, 152, 172(1)”, substitute “Section 53(3)”
section 92, in the table, in the part of the column headed “Delete” specifying wording to be omitted from section 75(1)	omit “International Maritime Dangerous Good (IMDG) Code or with” in the Delete column, substitute “International Maritime Dangerous Good (IMDG) Code or with the”
section 92, in the table, in the column headed “Provision”	omit “Section 92(2)(s)”, substitute “Section 92(2)(t)”
section 92, in the table, in the column headed “Provision”	insert in a row after the row for section 106 “Sections 109, 152, 172(1)”
section 92, in the table, in the column headed “Delete”	insert in the new row for sections 109, 152, 172(1) “The Minister may make Regulations”
section 92, in the table, in the column headed “Substitute”	insert in the new row for sections 109, 152, 172(1) “SIMA may make maritime orders”

## SCHEDULE 10

(Section 92(10))

### AMENDMENT OF STRATA TITLES ACT 2018

The provision of the *Strata Titles Act 2018* (No. 4 of 2018) ("**Act**") specified in column 1 of the table below is amended as specified in column 2 of the table in the same row.

<i>Column 1</i> Provision of the Act	<i>Column 2</i> Amendment
section 118(3), definition of " <b>common property</b> "	omit "2017", substitute "2018"
section 118(3), definition of " <b>development lot</b> "	omit "2017", substitute "2018"
section 118(3) definition of " <b>fixed-term estate</b> "	omit "2017", substitute "2018"
section 118(3), definition of " <b>lot</b> "	omit "2017", substitute "2018"
section 118(3), definition of " <b>number of a strata scheme</b> "	omit "2017", substitute "2018"
section 118(3), definitions of " <b>primary strata lot</b> ", " <b>primary strata parcel</b> " and " <b>primary strata scheme</b> "	omit "2017", substitute "2018"

section 118(3), definitions of “ <b>secondary lot</b> ”, “ <b>secondary strata scheme</b> ” and “ <b>secondary strata scheme corporation</b> ”	omit “2017”, substitute “2018”
section 118(3), definitions of “ <b>strata lot</b> ”, “ <b>strata parcel</b> ”, “ <b>strata scheme corporation</b> ”, “ <b>strata scheme development contract</b> ”, “ <b>strata scheme document</b> ” and “ <b>strata title</b> ”	omit “2017”, substitute “2018”
section 120, proposed section 8C(1)(d)(i) of the <i>Land and Titles Act</i> (Cap. 133)	omit “valued”, substitute “value”
section 124, proposed section 99(1) of the <i>Land and Titles Act</i> (Cap. 133)	omit “2017”, substitute “2018”
section 126, proposed section 109(2) of the <i>Land and Titles Act</i> (Cap. 133)	omit “2017”, substitute “2018”
section 127	omit “2017”, substitute “2018”
section 131	omit “2017”, substitute “2018”

section 139(4), proposed section 140(2B) of the <i>Land and Titles Act</i> (Cap. 133)	omit “2017”, substitute “2018”
section 147, proposed section 195(4) of the <i>Land and Titles Act</i> (Cap. 133)	omit “2017”, substitute “2018”
section 159(2)	omit “2017”, substitute “2018”
section 170	omit “2017”, substitute “2018”
section 171, proposed section 16A(1), (2) and (5) of the <i>Planning and Development Act</i> (Cap. 154)	omit “2017”, substitute “2018”

## SCHEDULE 11

(Section 92(11))

### AMENDMENT OF OTHER ACTS

The provision specified in column 2 of the table, of the Act specified in column 1, is amended as described in column 3, in the same row.

<i>Column 1</i> Act	<i>Column 2</i> Provision	<i>Column 3</i> Amendment
<i>Adoption Act 2004</i> (No. 4 of 2004)	section 20(2)(b)	omit “cacelled”, substitute “cancelled”
<i>Affiliation, Separation and Maintenance Act</i> (Cap. 1)	section 12(f)	omit “veneral”, substitute “venereal”
	section 13(d)	omit “settlement”, substitute “settlement”
	section 19(1)(b)	omit “.” (full stop), substitute “,” (comma)
	section 25(2)	insert at end “.” (full stop)
<i>Anti-Corruption Act 2018</i> (No. 2 of 2018)	section 32(2) and (7)(b)	omit “publically”, substitute “publicly”
	section 64, proposed section 91(h) of the <i>Penal Code</i> (Cap. 26)	omit “2017”, substitute “2018”
	section 64, proposed section 94(2) of the <i>Penal Code</i> (Cap. 26)	omit “1.000,000”, substitute “1,000,000”
	Schedule	omit “Act 2017” (occurring twice),

		substitute “Act 2018”
<i>Bankruptcy Act</i> (Cap. 3)	section 59(7)	omit “or”, substitute “of”
<i>Biosecurity Act 2013</i> (No. 3 of 2013)	section 2, definitions of “Insecurity approved premises” and “Insecurity authority”	omit “Insecurity”, substitute “biosecurity”
	section 2, definition of “insecurity certification requirement”	omit “insecurity”, substitute “biosecurity”
	section 2, definition of “risk analysis”	definition to be placed in alphabetical order
	section 15(7)	omit “bioecurity”, substitute “biosecurity”
	section 23	omit “Biosecutiry”, substitute “Biosecurity”
	section 99(1)(c)	omit “bosecuirity”, substitute “biosecurity”
<i>Births and Deaths (Registration) Act</i> (Cap. 168)	section 7(c)	omit “briths”, substitute “births”
<i>Births, Marriages and Deaths Registration Act</i> (Cap. 169)	section 10	omit “provided”, substitute “provided”)
<i>Central Bank of Solomon Islands</i> (No. 6 of 2012)	section 21(5)	omit “wilfully”, substitute “wilfully”
	section 51(1)	omit “endeavors”, substitute “endeavours”
<i>Charitable Trusts Act</i> (Cap. 55)	section 5	omit “consitution”, substitute “constitution”

<i>Child and Family Welfare Act 2017</i> (No. 3 of 2017)	section 1	omit “2016”, substitute “2017”
<i>Citizenship Act 2018</i> (No. 17 of 2018)	section 14(3)(f)(ii)	omit “(1)(g),”, substitute “(2)(g),”
	section 41, proposed section 15(1)(a) of <i>Provincial Government Act 1997</i>	omit “49(a)”, substitute “49(1)(a)”
<i>Citizenship (Amendment) Act 1997</i> (No. 2 of 1997)	Long title	omit “1978”, substitute “(Cap. 57)”
	section 2	omit “section 3”, substitute “section 2”
	section 3	omit “section 8”, substitute “section 7”
	section 3(c)	omit “3A”, substitute “(4)”
	section 3(d)	omit “(4)”, substitute “(5)”
	section 3(e)	omit “(5)” (occurring twice), substitute “(6)”
	section 4	omit “section 9”, substitute “section 8”
	section 5	omit “Section 11”, substitute “Section 10”
	section 6	omit “Section 11A”, substitute “Section 11”
	section 8(b), proposed paragraph (b)	omit “section 8”, substitute “section 7”

<i>Commodities Export Marketing Act</i> (Cap. 36)	section 2, paragraph (b) of definition of “ <b>processing</b> ”	omit “carrying of”, substitute “carrying on of”
	Schedule 1, definition of “ <b>Palm based products</b> ”	omit “oil products.palm,”, substitute “palm oil products”
<i>Copyright Act</i> (Cap. 138)	section 14(5)	omit “in”, substitute “is”
	section 16	omit “injuctin”, substitute “injunction”
	section 24(2)(b)	omit “Comproller”, substitute “Comptroller”
<i>Court of Appeal Act</i> (Cap. 6)	section 25(2)	omit “annual”, substitute “annul”
<i>Credit Unions Act</i> (Cap. 165)	section 68	omit “d” (second occurring), substitute “(e)”
	section 70(e)	omit “investigation”, substitute “investigation”
<i>Criminal Procedure Code</i> (Cap. 7)	section 1(1)	omit “Act”
	section 63	omit “High court”, substitute “High Court”
	section 288(1)	omit “persue”, substitute “peruse”
<i>Crown Proceedings Act</i> (Cap. 8)	section 11(1)	omit “herby”, substitute “hereby”
<i>Customs Valuation Act 2009</i> (No. 19 of 2009)	section 10(1)(a)(i)	omit “with, a” and substitute “with a”



	section 10(1)(a)(ii)	insert “area” after “geographical”
<i>Development Bank of Solomon Islands Act</i> (Cap. 50)	section 14(1)	omit “creditiors”, substitute “creditors”
<i>Education Act</i> (Cap. 69)	section 19(2)	omit “Enviromental”, substitute “Environmental”
<i>Electoral Act 2018</i> (No. 6 of 2018)	section 24A(1)	omit “23 24”, substitute “23 and 24”
<i>Environment Act 1998</i> (No. 8 of 1998)	section 6(1)	omit “(k)”, substitute “(j)”
	section 8	omit “The”, substitute “(1) The”
	section 11	omit “Subject”, substitute “(1) Subject”
	section 21	omit “he, deems it necessary”, substitute “he deems it necessary,”
	section 28(2)	omit “to subsection”, substitute “to in 79 subsection”
	section 31(1)	omit “before of after”, substitute “before or after”
	section 49(2)	omit “of discharging” (second occurring)
	section 49(3)	omit “dollars to”, substitute “dollars or to”

<i>Evidence Act 2009</i> (No. 11 of 2009)	section 180(1)	insert “law” after “written”
<i>Fisheries (USA) (Treaty) Act</i> (Cap. 39)	Long title	omit “EISHERIES”, substitute “FISHERIES”
	Schedule, Article 12, paragraph 12.10	omit “provided that such declarations or statements, provided that such declarations or statements”, substitute “provided that such declarations or statements,”
	Schedule, Article 12	omit “KINDGOM OF TONGA, substitute “KINGDOM OF TONGA”
	Schedule, Annex 1, Part 1, paragraph 2	omit “he date”, substitute “the date”
	Schedule, Annex 1, part 6, paragraph 18	omit “assit”, substitute “assist”
	Schedule 2, Closed Areas	omit “conneting”, substitute “connecting”
	Schedule 2, Closed Areas	omit “corrected”, substitute “corrected”
	Schedule 2, Closed Areas	omit “Longitude 174° 5.5”, substitute “Longitude 174° 5.5”
	Schedule 5, Comments 2	omit “A full day not fishing to breakdown”, substitute “A full day not fishing due to breakdown”

<i>Foreign Investment Act 2005</i> (No. 7 of 2005)	section 10(8)	omit “reserve”, substitute “reserved”
	section 14(2)	omit “anyone”, substitute “any one”
	section 15(1)	omit “I”
	section 19(1)(a)	omit “unable”, substitute “is unable”
	section 22(4)	omit “of imprisonment”, substitute “or imprisonment”
	section 27(6)(b)	omit “revoked”, substitute “revoke:”
	section 43(1)	omit “investor:continues”, substitute “investor continues”
<i>Goods Tax Act</i> (Cap. 122)	section 2, definition of “ <b>manufacturer</b> ”	omit “shall deemed”, substitute “shall be deemed”
	section 6(15)	omit “anytime”, substitute “any time”
	section 12(3)	omit “the his discretion”, substitute “his discretion”
	section 12(7)(b)	omit “respect which”, substitute “respect of which”
	First Schedule, paragraph 51	omit “auxiluries”, substitute “auxiliaries”
	First Schedule,	omit auxillairies”,

	paragraph 52	substitute “auxiliaries”
	First Schedule, paragraph 53(1)(a)	omit “bottles”, substitute “bottles,”
	First Schedule, paragraph 53(d)(i)	omit “cleansed”, substitute “cleansed,”
	First Schedule, paragraph 57	omit “provided,”, substitute “provided”
<i>Health Services Act</i> (Cap. 100)	section 14	omit “arrangements”, substitute “arrangements”
<i>Health Workers Act</i> (Cap. 101)	Long title	omit “DISCIPLINE”, substitute “DISCIPLINE”
<i>Home Finance Corporation Act</i> (Cap. 140)	Second Schedule, paragraph 10	insert heading “Offices not public offices”
<i>Honiara City Act 1999</i> (No. 1 of 1999)	section 1	omit “Minster”, substitute “Minister”
	section 49	omit “(1)”
<i>Immigration (Amendment) Act 1998</i> (No. 9 of 1998)	section 7, proposed section 8(1)(a)	omit “section 68”, substitute “section 37”
<i>Immigration Act 2012</i> (No. 3 of 2012)	section 36(3)(c)(i)	omit “Correctional service Act”, substitute “ <i>Correctional Service Act</i> ”
	section 42	omit “(3)” and substitute “(4)”
		omit “(4)”, substitute

		“(5)”
	section 58(2)	omit “carrying unlawful”
	section 80	omit “trafficking commits an offence”, substitute “trafficking”
	section 89(1)(a)(ii)	omit “Correctional Services Act”, substitute “ <i>Correctional Service Act</i> ”
	section 89(4)	omit “ <i>Competent authority</i> ”, substitute “In this section, “ <i>competent authority</i> ””
<i>Income Tax (Amendment) Act 2014</i> (No. 7 of 2014)	section 11,	omit “(5)”, “(6)” and “(7)”, substitute “(7)”, “(8)” and “(9)” respectively
<i>Insurance Act</i> (Cap. 82)	section 2, definition of “ <b>agent</b> ”	omit “renumeration”, substitute “remuneration”
	section 12(a)(i)	omit “capital of of not less”, substitute “capital of not less”
	section 26(b)(ii)	omit “that”, substitute “than”
	section 51(3)(b)(iii)	omit “it’s, substitute “its”
	section 57(1)	omit “be”, substitute “by”
<i>Interpretation and General Provisions Act</i>	section 27(c)	omit “punctuations”, substitute “punctuation”

(Cap. 85)		
<i>Investment Corporation of Solomon Islands Act</i> (Cap. 143)	Long title	omit “Portolio”, substitute “Portfolio”
	Schedule 3, paragraph 2(d)	omit “Corporation’s”, substitute “Corporation’s”
<i>Islanders’ Marriage Act</i> (Cap. 171)	section 5(2)(c)	omit “the Islanders’ Marriage”, substitute “the “Islanders’ Marriage””
	First Schedule, Form F	omit “sincerely”, substitute “sincerely”
<i>Labour Act</i> (Cap. 73)	section 2, definition of “ <b>Health Officer</b> ”	omit “means’ “, substitute “means”
	section 2, definition of “ <b>non-indigenous worker</b> ”	omit “section 8 of the Immigration Act”, substitute “section 12 of the <i>Immigration Act 2012</i> ”
	section 13(8)	omit “Minister may be Order”, substitute “Minister may by Order”
	section 37(3)	omit “8”, substitute “12”
	section 37(7)	omit “”7(1)(e)”, substitute “11”
	section 80(r)	omit “purposes of this this Act”, substitute “purposes of this Act”
<i>Land Surveyors Act 2017</i> (No. 2 of 2017)	section 1	omit “2016”, substitute “2017”

<i>Leadership Code (Further Provisions) Act 1999 (No. 1 of 1999)</i>	section 3(2)(b)	omit “not be”, substitute “not to be”
	section 39(2)	omit “and his”, substitute “and in his”
<i>Legal Practitioners (Amendment) Act 2003 (No. 2 of 2003)</i>	section 3, proposed section 8A(1)	omit “desireable”, substitute “desirable”
<i>Limitation Act (Cap. 18)</i>	section 2, definition of “ <b>commence</b> ”	omit “congate”, substitute “cognate”
	section 2(6)(b)(ii)	omit “be be”, substitute “be”
	section 39(3)	omit “determing”, substitute “determining”
	section 41(4)(b)	omit “estinguished”, substitute “extinguished”
<i>Liquor Act (Cap. 144)</i>	section 43	omit “secon”, substitute “section”
	Schedule B, Form 1	omit “Liquor of Act”, substitute “Liquor Act”
	Schedule B, Form 2	omit “Liquor of Act”, substitute “Liquor Act”
<i>Local Government Act (Cap. 117)</i>	section 51(2)	omit “which is shall”, substitute “which it shall”
	section 51(7)	omit “it if”, substitute “if it”
	Schedule, paragraph	omit “artifacts”,

	23(c)	substitute “artefacts”
<i>Maritime Safety Administration Act 2009</i> (No. 9 of 2009)	section 11(4)	omit “(4)”, substitute “(3)”
	section 11(5)	omit “(5)”, substitute “(4)”
	section 11(6)	omit “(6)”, substitute “(5)”
	section 11(7)	omit “(7)”, substitute “(6)”
<i>Mental Treatment Act</i> (Cap. 103)	section 45	omit “(d)” second occurring”, substitute “(e)”
<i>Meteorology Act</i> (Cap. 146)	section 4(k)	omit “meteorological”, substitute “meteorological”
<i>Money Laundering and Proceeds of Crime (Amendment) Act 2002</i> (No. 5 of 2002)	section 34(4)	omit “ <i>Land and Tittles</i> ”, substitute “ <i>Land and Titles</i> ”
	section 38	omit “instead or”, substitute “instead of”
	section 46(3)	omit “person.”, substitute “person:.”
	section 54	omit “ <i>mutadis</i> ”, substitute “ <i>mutandis</i> ”
	section 56(1)	omit “retraining”, substitute “restraining”
	section 67(3)	omit “veiw”, substitute “view”



	section 68(4)(a)	omit “estrait”, substitute “restraint”
	section 79	omit “convinient”, substitute “convenient”
<i>Money Laundering and Proceeds of Crime (Amendment) Act 2004</i> (No. 7 of 2004)	section 3, proposed section 11A(3)	omit “Central Bank for the purpose of assisting the Commission.”
<i>National Archives Act</i> (Cap. 147)	section 5(2)	omit “examine and official”, substitute “examine an official”
	section 12	omit “rules regulations”, substitute “rules and regulations”
	section 12(c)	omit “of”, substitute “to”
	Schedule, paragraph 1(b)	omit “Traning”, substitute “Training”
<i>National Disaster Council Act</i> (Cap. 148)	section 6(2)	omit “occurence”, substitute “occurrence”
<i>National Parliament Electoral Provisions (Amendment) Act 1997</i> (No. 3 of 1997)	Long title	omit “1980”, substitute “(Cap. 87)”
	section 2	omit “1980”, substitute “(Cap. 87)”
	section 3	omit “25”, substitute “26”
	section 4	omit “26”, substitute “27”
	section 5	omit “37(b)”, substitute “38(b)”

	section 6	omit “44”, substitute “45”
<i>North New Georgia Timber Corporation Act</i> (Cap. 43)	Fourth Schedule, Part II, paragraph 13	omit “at it thinks proper”, substitute “as it thinks proper”
<i>Official Secrets Act</i> (Cap. 25)	section 2, definition of “offence under this Act”	omit “;” (semi colon), substitute “.” (full stop)
<i>Pacific Games 2023 Act 2017</i> (No. 6 of 2017)	section 1	omit “2016”, substitute “2017”
<i>Passports (Amendment) Act 1998</i> (No. 7 of 1998)	Long title	omit “1978”, substitute “(Cap. 61)”
	section 2	omit “Section 11”, substitute “Section 12”
	section 3	omit “Section 12”, substitute “Section 13”
	section 4	omit “Section 15”, substitute “Section 16”
	section 4(b), proposed section 16A(2A),	omit “section 11(1)”, substitute “section 12(1)”
	section 4(d), proposed section 16A(6)	omit “section 11(1) and (2)”, substitute “section 12(1) and (2)”
	section 5	omit “section 15”, substitute “section 16”
	section 5, proposed section 15A	omit “15A.”, substitute “16A.”
	section 6	omit “Section 16”,

		substitute "Section 17"
<i>Penal Code</i> (Cap. 26)	section 56	omit "tmhe", substitute "the"
	section 166	omit "prosecutions", substitute "Prosecutions"
	section 175(a)	omit "." (colon), substitute ";" (semi colon)
	section 237(h)	omit "admits", substitute "omits"
	section 260(1)	omit "feme", substitute "femme"
	section 338	omit "court or law", substitute "court of law"
<i>Pensions Act</i> (Cap. 107)	Third Schedule, clauses 9(4)(b) and (c) and 10(1)(c)	omit "Government of", substitute "Government of Solomon Islands"
	Third Schedule, clause 24(b)(ii)	omit "rogether", substitute "together"
	First Schedule	omit "Antartic", substitute "Antarctic"
<i>Pensions (Increase) Act</i> (Cap. 108)	section 14	omit "Consolidate", substitute "Consolidated"
<i>Petroleum (Exploration) Act</i> (Cap. 44)	section 37(3)(d)	omit "inquires", substitute "inquiries"
<i>Police Act 2013</i> (No. 2 of 2013)	section 7	omit "includes" substitute "include"

	section 35(1)	omit “police officer”, substitute “police officers”
	section 63(2)(b)	omit “search warrant of”, substitute “a search warrant or”
	section 74(2)(a)	omit “or,”, substitute “or”
	section 141	omit “Prisons”, substitute “Correctional Service”
	section 142	omit “Prisons”, substitute “Correctional Service”
	section 191(1)(c)	omit “3,000”, substitute “3,000 penalty units”
	section 218 (g)	omit “units of”, substitute “units or”
<i>Police and Transport Legislation (Amendment)(Alcohol Testing) Act 2016 (No. 4 of 2016)</i>	section 8	omit “6. An offence under section 43A”, substitute “5A. An Offence an offence under section 43A”
<i>Prime Minister’s (Pensions and Benefits) Act 2014 (No. 17 of 2014)</i>	section 8(b)	omit “sequestered”, substitute “sequestered”
<i>Protection of Wrecks and War Relics Act (Cap. 150)</i>	section 2, definition of “war relic”	omit “artefact”, substitute “artefact”
<i>Public Financial</i>	section 11(2)(c)	omit “in place,”,

<i>Management Act 2013</i> (No. 9 of 2013)		substitute “in place.”
	section 24(4)	omit “Regulation”, substitute “Regulations”
	section 43(1)(b)	omit “(iii)”, substitute “(ii)”
	section 54(4)	omit “varmint”, substitute “virements”
	section 54(5)	omit “varmint”, substitute “virements”
	section 88(1)(a)	omit “the the”, substitute “the”
<i>Safety at Work Act</i> (Cap. 74)	section 9	omit “manufacturers”, substitute “manufactures”
	section 15(4)(b)	omit “absorbtion”, substitute “absorption”
	section 15(5)(b)	omit “absorbtion”, substitute “absorption”
<i>Secured Transactions Act 2008</i> (No. 4 of 2008)	section 13	omit “(d)”, “(e)”, “(f)” and “(g)”, substitute “(c)”, “(d)”, “(e)” and “(f)” respectively
	section 14	omit “perfectd”, substitute “perfected”
	section 24(1)	omit “ <i>Land the Titles Act</i> ”, substitute “ <i>Land and Titles Act</i> ”
	section 27(5)(c)	omit “become”, substitute “becomes”

	section 30(3)	omit “file”, substitute “filed”
	section 37(1)(a)	omit “filling”, substitute “filing”
	section 43(2)	omit “A sales”, substitute “A sale”
	section 52(4)(c)(iii)	omit “(iii)” and substitute “(ii)”
<i>Sedition Act</i> (Cap. 32)	section 3(1)(b)	omit “constitution”, substitute “Constitution”
<i>Shipping Act</i> (Cap. 163)	section 19(3)	omit “prosecutions”, substitute “Prosecutions”
<i>Solomon Islands National Provident Fund Act</i> (Cap. 110)	section 7(2)	omit “(b) shall, subject to the directions of the Minister;”, substitute “(a) shall, subject to the directions of the Minister.”
	section 8(b)	omit “rapid”, substitute “repaid”
	section 29(2)	omit “that is to say:.”, substitute “that is to say:.”
<i>Solomon Islands Tertiary Education and Skills Authority Act 2017</i> (No. 7 of 2017)	section 1	omit “2016”, substitute “2017”
<i>Solomon Islands Water Authority Act</i> (Cap.	section 10(3)	omit “(d)”, substitute “(c)”

130)	section 17(1)	omit “interfered”, substitute “interfered”
	section 47	omit “willfully”, substitute “wilfully”
<i>Stamp Duties Act</i> (Cap. 126)	section 11(1)	omit “affect”, substitute “effect”
	section 11(3)	omit “affecting”, substitute “effecting”
<i>State Owned Enterprises Act 2007</i> (No. 7 of 2007)	section 26(2)	omit “Athority”, substitute “Authority”
<i>Telecommunications Act 2009</i> (No. 20 of 2009)	section 40(4)	omit “Telecommunications”, substitute “Telecommunications Commission”
	section 128(8), the proviso	omit “section 131.”, substitute “section 131.”
	section 131(2)	omit “ <i>Institution Act</i> ”, substitute “ <i>Institutions Act</i> ”
	Schedule 2, paragraph 1.3(2)	omit “(c)”, substitute “(a)”, and omit “(d)”, substitute “(b)”
	Schedule 2, paragraph 3.4(b)	omit “of Act”, substitute “of the Act”
<i>Telecommunications (Amendment) Act 2021</i> (No. 3 of 2021)	section 4, proposed section 78I(3)(b)(ii)	omit “issue”, substitute “issued”
<i>Television (Amendment) Act 1996</i>	section 2, proposed	omit “Comptroller or Posts”, substitute

(No. 5 of 1996)	section 4(2)(a)	“Comptroller of Posts”
<i>Tobacco Control Act 2010</i> (No. 2 of 2010)	section 10(5)	omit “labeling”, substitute “labelling”
	section 16(4)	omit “manufacture”, substitute “manufacturer”
<i>Town and Country Planning Act</i> (Cap. 154)	section 8	omit “praticable”, substitute “practicable”
	section 15(4)	omit “on”, substitute “an”
	section 22(2)	omit “affect”, substitute “effect”
	section 33(1)(l)	omit “displaed”, substitute “displayed”
<i>Town and Country Planning (Amendment) Act 2017</i> (No. 1 of 2017)	section 26(2)	omit “Section 28”, substitute “Section 28(1)”
	section 28, proposed section 28C	omit “Act 2016”, substitute “Act 2017”
	section 30(2), proposed clause 1(4) of the Schedule	omit “Act 2016”, substitute “Act 2017”
<i>Trade Unions Act</i> (Cap. 76)	section 18(4)(h)	omit “affairs of the the trade union”, substitute “affairs of the trade union”
<i>Truth and Reconciliation Commission Act 2008</i> (No. 5 of 2008)	section 5(1)(b)	omit “examing”, substitute “examining”



<i>Unfair Dismissal Act</i> (Cap. 77)	section 4(3)	omit “dismmissal”, substitute “dismissal”
<i>Wildlife Protection and Management Act 1998</i> (No. 10 of 2017)	Schedule II, Molluscs	omit “Gold Lip”, substitute “(Gold Lip)”
		omit “Black Lip”, substitute “(Black Lip)”
<i>Wildlife Protection and Management (Amendment) Act 2017</i> (No. 5 of 2017)	section 1	omit “2016”, substitute “2017”
<i>Wills, Probate and Administration Act</i> (Cap. 33)	section 59	omit “whatsoever”, substitute “whatsoever”
	section 65(1)	omit “xercised”, substitute “exercised”
	section 79	omit “All”, substitute “(1) All”
	section 85	omit “precribed”, substitute “prescribed”
	section 100(4)(b)	omit “illegimate”, substitute “illegitimate”

*Note to this Act:*

*On the commencement of this Act, errors in headings in Acts are changed as follows:*

(a) *In the Adoption Act 2004 (No. 4 of 2004):*

- (i) *the heading to section 21 is changed by omitting “and” (second occurring);*
- (ii) *the heading to Part VI is changed by omitting “Possessions” and substituting “Possession”;*

(b) *the heading to section 9 of the Census Act (Cap. 53) is changed by omitting “Penalties” and substituting “Penalties”;*

(c) *in the Citizenship (Amendment) Act 1997 (No. 2 of 1997):*

- (i) *the heading to section 2 is changed by omitting “section 3” and substituting “section 2”;*
- (ii) *the heading to section 3 is changed by omitting “section 8” and substituting “section 7”;*
- (iii) *the heading to section 4 of the Citizenship (Amendment) Act 1997 (No. 2 of 1997) is changed by omitting “section 9” and substituting “section 8”;*
- (iv) *the heading to section 5 is changed by omitting “Section 11” and substituting “Section 10”;*
- (v) *the heading to section 6 is changed by omitting “Section 11A” and substituting “Section 10A”;*
- (d) *the heading to section 20 of the Copyright Act (Cap. 138) is changed by omitting “Penalties” and substituting “Penalties”;*
- (e) *the heading to Part 7 of the Counter Terrorism Act 2009 (No. 12 of 2009) is changed by omitting “ASSITANCE” and substituting “ASSISTANCE”;*
- (f) *the heading to section 126 of the Criminal Procedure Code (Cap. 7) is altered by omitting “proceeding” and substituting “proceedings”;*
- (g) *the heading to section 88 of the Evidence Act 2009 (No. 11 of 2009) is changed by omitting “evidence” and substituting “document”;* and
- (h) *in the Financial Institutions Act 1998 (No. 3 of 1998):*
  - (i) *the heading to section 12 of the is changed by omitting “gurantees” and substituting “guarantees”;*
  - (ii) *the heading to section 31 of the Financial Institutions Act 1998 (No. 3 of 1998) is changed by omitting “public” and substituting “Public”;*
- (i) *the heading to section 76 of the Fisheries Management Act 2015 (No. 2 of 2015) is changed by omitting “observe” and substituting “observers”;*
- (j) *the heading to section 50 of the Immigration Act 2012 (No. 3 of 2012) is omitted and substituted by “Offence by commercial carrier who brings unlawful non-citizen”;*
- (k) *in the Income Tax (Amendment) Act 1996 (No. 12 of 1996):*
  - (i) *the heading to section 2 is changed by omitting “Cap. 61” and substituting “Cap. 123”;*
  - (ii) *the heading to section 4 is changed by omitting “11H and 11I” and substituting “15A and 15B”;*

- (iii) *the heading to section 5 is changed by omitting “14” and substituting “18”;*
  - (iv) *the heading to section 6 is changed by omitting “32” and substituting “33”;*
  - (v) *the heading to section 7 is changed by omitting “32” and substituting “35A”;*
  - (vi) *the heading to section 8 is changed by omitting “First” and substituting “Third”;*
  - (vii) *the heading to section 9 is changed by omitting “Second” and substituting “Fourth”;*
  - (viii) *the heading to section 10 is changed by omitting “Seventh” and substituting “Sixth”;*
  - (ix) *the heading to section 11 is changed by omitting “Twelfth” and substituting “Ninth”;*
- (l) *in the Income Tax (Amendment) (No. 2) Act 1996 (No. 13 of 1996):*
- (i) *the heading to section 2 is changed by omitting “section 14 Cap. 61” and substituting “section 18 (Cap. 123)”;*
  - (ii) *the heading to section 3 is changed by omitting “15” and substituting “20”;*
  - (iii) *the heading to section 4 is changed by omitting “34” and substituting “38”;*
  - (iv) *the heading to section 5 is changed by omitting “36A” and substituting “41”;*
  - (v) *the heading to section 6 is changed by omitting “48A” and substituting “58”;*
  - (vi) *the heading to section 7 is changed by omitting “70” and substituting “83”;*
  - (vii) *the heading to section 8 is changed by omitting “74” and substituting “87”;*
  - (viii) *the heading to section 9 is changed by omitting “First” and substituting “Third”;*
  - (ix) *the heading to section 10 is changed by omitting “Seventh” and substituting “Sixth”;*
  - (x) *the heading to section 11 is changed by omitting “Ninth” and substituting “Seventh”;*
- (m) *in the Income Tax (Amendment) Act 1998 (No. 2 of 1998):*
- (i) *the heading to section 2 is changed by omitting “Cap. 61” and substituting “(Cap. 123)”;*
  - (ii) *the heading to section 6 is changed by omitting “11F” and substituting “14”;*

- (iii) *the heading to section 7 is changed by omitting “14A” and substituting “19”;*
- (iv) *the heading to section 8 is changed by omitting “17” and substituting “22”;*
- (v) *the heading to section 9 is changed by omitting “32B” and substituting “35”;*
- (vi) *the heading to section 10 is changed by omitting “34” and substituting “38”;*
- (vii) *the heading to section 11 is changed by omitting “36A” and substituting “41”;*
- (viii) *the heading to section 12 is changed by omitting “42” and substituting “48”;*
- (ix) *the heading to section 13 is changed by omitting “48A” and substituting “58”;*
- (x) *the heading to section 14 is changed by omitting “50A” and substituting “63”;*
- (xi) *the heading to section 15 is changed by omitting “57” and substituting “71”;*
- (xii) *the heading to section 16 is changed by omitting “64” and substituting “77”;*
- (xiii) *the heading to section 17 is changed by omitting “74” and substituting “87”;*
- (xiv) *the heading to section 18 is changed by omitting “76” and substituting “89”;*
- (xv) *the heading to section 19 is changed by omitting “76A and 76B” and substituting “89A and 89B”;*
- (n) *the heading to section 2 of the National Parliament Electoral Provisions (Amendment) Act 1997 (No. 3 of 1997) is changed by omitting “1980” and substituting “(Cap. 87)”;*
- (o) *in the Passports (Amendment) Act 1998 (No. 7 of 1998):*
  - (i) *the heading to section 2 is changed by omitting “**section 11 of Act No. 15 of 1978**” and substituting “**section 12 of Cap. 61**”;*
  - (ii) *the heading to section 3 is changed by omitting “**section 12**” and substituting “**section 13**”;*
  - (iii) *the heading to section 4 is changed by omitting “**section 15**” and substituting “**section 16**”;*
  - (iv) *the heading to section 5 is changed by omitting “**section 15A**” and substituting “**section 16A**”;*
  - (v) *the heading to section 6 is changed by omitting “**section 16**” and substituting “**section 17**”;*
- (p) *in the Penal Code (Cap. 26):*

- (i) *the heading to Part VIII of the Penal Code (Cap. 26) is changed by omitting “TRANQUILLITY” and substituting “TRANQUILITY”;*
- (ii) *the heading to Part IX of the Penal Code (Cap. 26) is changed by omitting “TRANQUILLITY” and substituting “TRANQUILITY”;*
- (iii) *the heading to section 73 is changed by substituting the heading with “Unlawful assembly and riot defined”;*
- (q) *in the heading to section 10 of the Pharmacy Poisons Act (Cap. 105) is changed by omitting “False testimony Members not liable for acts of Board” and substituting “False Testimony”;*
- (r) *in the Post Office Act (Cap. 113):*
  - (i) *the heading to section 43 is changed by omitting “to be post office” and substituting “post office”;*
  - (ii) *the heading to section 49 is changed by omitting “fraduently” and substituting “fraudulently”;*
- (s) *the heading to section 39 of the Provincial Government Act 1997 (No. 7 of 1997) is omitted and substituted by “**Accounts of Provincial Government**”;*
- (t) *in the Public Trustee Act (Cap. 31):*
  - (i) *the heading to section 34 is changed by omitting “appoints” and substituting “appoint”;*
  - (ii) *the heading to Part VIII is changed by omitting “PART VII MISCELLANEOUS” and substituting “PART VIII MISCELLANEOUS”;*
- (u) *the heading to section 73 of the Solomon Islands Maritime Authority Act 2018 (No. 9 of 2018) is changed by omitting “section 5” and substituting “section 3”;*
- (v) *the heading to section 8 of the Solomon Islands National Sports Council Act (Cap. 166) is changed by omitting “representations” and substituting “representations”.*

## ENDNOTES

### 1

#### KEY

amd = amended	Pt = Part
Ch = Chapter	rem = remainder
Div = Division	renum = renumbered
exp = expires/expired	rep = repealed
GN = Gazette Notice	Sch = Schedule
hdg = heading	Sdiv = Subdivision
ins = inserted	SIG = Solomon Islands Gazette
lt = long title	st = short title
LN = Legal Notice	sub = substituted
nc = not commenced	

### 2

#### LIST OF LEGISLATION

##### ***Legislation Amendment, Repeal and Validation Act 2023 (No. 17 of 2023)***

Assent date	29 December 2023
Gazetted	29 December 2023
Commenced	5 February 2024

### 3

#### LIST OF AMENDMENTS