

The Senate

Standing
Committee on
Regulations and
Ordinances

Delegated Legislation Monitor

Monitor 9 of 2019

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Introduction

Terms of reference

The Senate Standing Committee on Regulations and Ordinances (the committee) was established in 1932. The role of the committee is to examine the technical qualities of all disallowable instruments of delegated legislation and decide whether they comply with the committee's non-partisan scrutiny principles, which focus on statutory requirements, the protection of individual rights and liberties, and ensuring appropriate parliamentary oversight.

Senate Standing Order 23(3) requires the committee to scrutinise each instrument referred to it to ensure:

- (a) that it is in accordance with the statute;
- (b) that it does not trespass unduly on personal rights and liberties;
- (c) that it does not unduly make the rights and liberties of citizens dependent upon administrative decisions which are not subject to review of their merits by a judicial or other independent tribunal; and
- (d) that it does not contain matter more appropriate for parliamentary enactment.

Nature of the committee's scrutiny

The committee's scrutiny principles capture a wide variety of issues which relate primarily to technical legislative scrutiny. The committee does not examine or consider the policy merits of delegated legislation. In cases where an instrument is considered not to comply with the committee's scrutiny principles, the committee's usual approach is to correspond with the responsible minister or relevant agency seeking further explanation or clarification of the matter at issue, or seeking an undertaking for specific action to address the committee's concern. The committee's work is supported by the processes for the registration, tabling and disallowance of legislative instruments under the *Legislation Act 2003*.¹

Publications

The committee's usual practice is to table a report, the *Delegated Legislation Monitor* (the monitor), each sitting week of the Senate. The monitor provides an overview of the committee's scrutiny of disallowable legislative instruments for the preceding period. Disallowable legislative instruments detailed in the monitor are also listed in the 'Index of instruments' on the committee's website.²

1 For further information on the disallowance process and the work of the committee see *Ogders' Australian Senate Practice*, 14th Edition (2016), Chapter 15.

2 Regulations and Ordinances Committee, *Index of instruments*, http://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Regulations_and_Ordinances/Index.

Ministerial correspondence

Correspondence relating to matters raised by the committee is published on the committee's website.³

Agency correspondence

The committee undertakes informal correspondence with relevant agencies via the committee secretariat to gather information about potential scrutiny concerns, in order to assist the committee to decide whether it is necessary to seek further advice from the relevant minister about those issues. This correspondence is not published; however, a record of the instrument, scrutiny issue and status of the correspondence is included in Appendix A (ongoing matters) and Appendix B (concluded matters) in the monitor.

Guidelines

Guidelines referred to by the committee are published on the committee's website.⁴

General information

The Federal Register of Legislation should be consulted for the text of instruments, explanatory statements, and associated information.⁵ The Senate Disallowable Instruments List provides a listing of tabled instruments for which disallowance motions may be moved in the Senate.⁶ The Disallowance Alert records all notices of motion for the disallowance of instruments, and their progress and eventual outcome.⁷

Instruments considered in this monitor

The committee examined 60 disallowable legislative instruments registered on the Federal Register of Legislation between 17 October 2019 and 31 October 2019. This monitor identifies the instruments registered in this period about which the committee has or had scrutiny concerns. It also identifies instruments registered before this period in relation to which the committee is continuing to engage with the relevant minister or agency, or has concluded its examination.

3 See www.aph.gov.au/regords_monitor.

4 See http://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Regulations_and_Ordinances/Guidelines.

5 See Australian Government, Federal Register of Legislation, www.legislation.gov.au.

6 Parliament of Australia, *Senate Disallowable Instruments List*, http://www.aph.gov.au/Parliamentary_Business/Bills_Legislation/leginstruments/Senate_Disallowable_Instruments_List.

7 Regulations and Ordinances Committee, *Disallowance Alert 2019*, http://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Regulations_and_Ordinances/Alerts.

Chapter 1

Committee comments

1.1 This chapter details the instruments in relation to which the committee holds the most significant scrutiny concerns, and has resolved to place a notice of motion to disallow the instrument to emphasise those concerns and to provide the Senate with additional time to consider the instrument with the benefit of the committee's comments. Where appropriate, this chapter also details the committee's reasons for withdrawing notices of motion to disallow such instruments.

1.2 Copies of any relevant correspondence regarding these instruments are available on the committee's website.¹

Quality of Care Amendment (Minimising Use of Restraints) Principles 2019

FRL No.	F2019L00511 ²
Purpose	To amend the Quality of Care Principles 2014, to limit the use of chemical and physical restraint by approved aged care providers of residential care and short-term restorative care.
Authorising legislation	<i>Aged Care Act 1997</i>
Portfolio	Health
Disallowance	15 sitting days after tabling (tabled in the Senate on 2 July 2019). Notice of motion to disallow given on 16 September 2019. ³

1 See www.aph.gov.au/regords_monitor.

2 Accessible on the Federal Register of Legislation at <https://www.legislation.gov.au/>.

3 Notice given by the Chair of the committee. See *Disallowance Alert 2019*: https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Regulations_and_Ordinances/Alerts.

Personal rights and liberties⁴

Significant matters in delegated legislation⁵

1.3 Senate standing order 23(3)(b) requires the committee to ensure that instruments do not trespass unduly on personal rights and liberties. In addition, Senate standing order 23(3)(d) requires the committee to consider whether an instrument contains matters more appropriate for parliamentary enactment (that is, matters that should be enacted via primary rather than delegated legislation).

1.4 The instrument amends the Quality of Care Principles 2014,⁶ to limit the use of chemical and physical restraints by approved providers of residential aged care and short-term restorative care.⁷

Previous committee consideration

1.5 Between July and September 2019, the committee sought the minister's written advice about the appropriateness of including matters with a potentially significant impact on the rights and interests of people in residential aged care in delegated legislation.⁸ The committee placed a 'protective' notice of motion to disallow the instrument on 16 September 2019, to provide it with sufficient time to consider the minister's advice before the disallowance period expired.

1.6 In correspondence with the committee, the minister explained that the instrument is one component of a suite of reforms which has been implemented via delegated legislation, and that it seeks to improve the quality and safety of aged care, and therefore promote rights and liberties. Within this context, he emphasised that the inclusion of such matters in delegated legislation allows the government to act promptly in the interests of vulnerable persons, and to refine the regulatory framework for aged care services in line with community expectations. The minister also noted that the instrument has been subject to consideration by the Parliamentary Joint Committee on Human Rights, and the Royal Commission into Aged Care Quality and Safety.

1.7 Whilst noting the minister's advice, the committee remained concerned that there was an insufficient justification for regulating the use of physical and chemical restraints in aged care via delegated legislation, rather than primary legislation. The

4 Scrutiny principle: Senate Standing Order 23(3)(b).

5 Scrutiny principle: Senate Standing Order 23(3)(d).

6 [F2019C00205].

7 Subsections 15F(1) and 15G(1) of the instrument. Subsections 15F(2) and 15G(2) set out procedures that must be followed by an approved provider where a chemical or physical restraint is used.

8 This correspondence is summarised in Chapter 1 of [Delegated Legislation Monitor 7 of 2019](#), and is reproduced in full on the committee's website: see correspondence relating to *Delegated Legislation Monitor 7 of 2019*, available at www.aph.gov.au/regords_monitor.

committee's concerns were informed by its regard to the importance and uniqueness of the scrutiny inherent in enacting matters in primary legislation, and its longstanding position that consistency with existing regulatory approaches is not a sufficient reason to include matters with a potentially significant impact on personal rights and liberties in delegated legislation.

1.8 In light of its scrutiny concerns, the committee drew the instrument to the attention of the Senate in Chapter 1 of [Delegated Legislation Monitor 7 of 2019](#), and resolved to keep the notice of motion to disallow the instrument in place to provide the Senate with additional time to consider the matter.

Private briefing

1.9 On 16 October 2019 the Chair wrote to the minister on the committee's behalf to advise him of the committee's ongoing concerns, and suggest a private briefing between the minister or senior departmental officers and the committee to discuss the matter further. The minister accepted the committee's suggestion and the committee met privately with the minister and senior departmental officers from the Department of Health on 12 November 2019. The minister subsequently provided the committee with the following written summary of the briefing:

Thank you for the opportunity to brief the Senate Standing Committee on Regulations and Ordinances (Committee) on 12 November 2019 in relation to the Quality of Care Amendment (Minimising Use of Restraints) Principles 2019. These amendments are introduced under Part 4A of the Quality of Care Principles 2014.

In consideration of the concerns raised by the Committee, and others, my intention is to make amendments to Part 4A, and for these to come into effect prior to the expiry of the Committee's notice of motion to disallow the Instrument on 28 November 2019.

The amendments will provide for Part 4A to be reviewed after 12 months of operation and repealed after two years of operation. These amendments will set out that:

- the review will consider the effectiveness of Part 4A in minimising the use of physical restraints and chemical restraints by providers of residential aged care in relation to their consumers in the period 1 July 2019 to 30 June 2020
- the review will make provision for consultation and is to be completed by 31 December 2020
- the report of the review will be published on line and tabled in both Houses of Parliament.

Given the Royal Commission into Aged Care Quality and Safety focus on the use of restraints in residential aged care, the timing of the review will allow for consideration of the Royal Commission's recommendations.

As outlined at the meeting with the Committee, the introduction of regulations is just one component of a suite of measures aimed at minimising the use of restraints in residential aged care.

At the request of the previous Minister for Aged Care, the Hon Ken Wyatt AM MP, the Aged Care Clinical Advisory Committee was established to consider options to reduce the inappropriate use of chemical restraint in residential aged care. The Australian Government has endorsed all of the non-regulatory recommendations.

Committee comment

1.10 The committee welcomes the minister's undertaking to amend Part 4A of the Quality Care Principles 2014 to provide for a review of the operation of the provisions inserted by the instrument after 12 months, and to repeal the provisions after two years, in consideration of the concerns raised by this committee and others. The committee further welcomes the fact that an instrument to implement the minister's undertaking was registered on the Federal Register of Legislation on 25 November 2019.

1.11 In light of the implementation of the minister's undertaking, the committee has resolved to withdraw its notice of motion to disallow the instrument.

1.12 The committee thanks the minister for his constructive engagement with the committee regarding its scrutiny concerns, and commends this approach to the government as a highly effective means of ensuring that delegated legislation complies with the committee's scrutiny principles, and the broader principles of parliamentary oversight and propriety that underpin them.

Appendix A

Ongoing matters

2.1 The committee engages with relevant ministers and agencies to attempt to resolve its concerns about scrutiny issues raised by disallowable legislative instruments. This appendix documents the committee's ongoing scrutiny concerns.

Ministerial engagement

2.2 The committee is engaging with the relevant minister about the scrutiny issues raised by the instruments listed below.

Instrument	Issue	Status
ASIC Corporations (Unclaimed Superannuation—Former Temporary Residents) Instrument 2019/873 [F2019L01213]	Principle (d) continuing exemption	Seeking advice from the assistant minister.
Broadcasting Services (Transmitter Access) Regulations 2019 [F2019L01248]	Principle (b) personal rights and liberties (privilege against self-incrimination) Principle (d) significant matters in delegated legislation	Seeking advice from the minister.
CASA EX101/19 — Helicopter Aerial Application Endorsements Exemption 2019 [F2019L01132]	Principle (d) continuing exemption	Awaiting implementation of ministerial undertaking made on 07/11/2019 to amend the Civil Aviation Safety Regulations 1998 in 2020.
Financial Framework (Supplementary Powers) Amendment (Infrastructure, Transport, Cities and Regional Development Measures No. 1) Regulations 2019 [F2019L01344]	Principle (a) constitutional validity	Further considering potential scrutiny concerns.
Financial Sector (Collection of Data) (reporting standard) determination No. 30 of 2019 [F2019L01196]	Principle (c) merits review	Seeking advice from the assistant minister.
Social Security (Reasonable Excuse – Student Payments) Determination 2019 [F2019L01287]	Principle (d) significant matters in delegated legislation	Seeking advice from the minister.
Taxation Administration (Private Ancillary Fund) Guidelines 2019 [F2019L01227]	Principle (a) consultation Principle (c) merits review	Seeking advice from the assistant minister.

Instrument	Issue	Status
Telecommunications (Protecting Australians from Terrorist or Violent Criminal Material) Direction (No. 1) 2019 [F2019L01159]	Principle (a) incorporation	Considering advice provided by the eSafety Commissioner following private briefing on 27/11/2019.

Agency engagement

2.3 The committee is engaging with the relevant agencies via its secretariat to seek further information about potential scrutiny concerns raised by the instruments listed below.

Instrument	Issue	Status
National Health (Claims and under co-payment data) Amendment (Electronic Prescriptions) Rules 2019 [F2019L01383]	Principle (a) consultation	Seeking advice from the agency.
Veterans' Affairs Pharmaceutical Benefits Schemes (Electronic Prescriptions and Active Ingredient Prescribing) Amendment Instrument 2019 [F2019L01387]	Principle (a) consultation Principle (b) privacy Principle (b) retrospective effect	Seeking advice from the agency.

Appendix B

Concluded matters

3.1 This appendix records the instruments in relation to which the committee has concluded its inquiries, following correspondence with the relevant minister or agency. Copies of the relevant ministerial correspondence are available on the committee's website.¹

Ministerial engagement

3.2 The committee has concluded its examination of the instruments listed below following correspondence with the relevant minister.

Instrument	Issue	Status
Quality of Care Amendment (Minimising Use of Restraints) Principles 2019 [F2019L00511]	Principle (b) personal rights and liberties Principle (d) significant matters in delegated legislation	Concluded following response from the minister on 20/11/2019. The minister undertook to amend the Quality of Care Principles 2014 to provide for a review of the operation of the provisions inserted by the instrument after 12 months and to repeal the provisions after two years. The minister's undertaking was implemented on 25/11/2019.

Agency engagement

3.3 There were no instruments in relation to which the committee concluded its examination since the committee tabled its last *Delegated Legislation Monitor*.

¹ See www.aph.gov.au/regords_monitor.

Appendix C

Undertakings

4.1 From time to time, a minister or agency may make an undertaking to address the committee's concerns. These may include, for example, an undertaking to amend a legislative instrument or an explanatory statement, or to review an Act or a departmental practice. The committee expects that, when a minister or agency has made an undertaking, it will be implemented in a timely manner. Accordingly, this appendix records outstanding ministerial and agency undertakings, and the undertakings implemented since the committee's last meeting.

Outstanding undertakings

4.2 The following table records undertakings that remain outstanding, from oldest to newest. The committee draws these undertakings to the attention of the Senate.

Instrument	Undertaking	Date of Undertaking
National Health (Highly specialised drugs program) Special Arrangement Amendment Instrument 2018 (No. 10) [F2018L01646]	The Minister for Health undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	10/04/2019
National Health (Highly specialised drugs program) Special Arrangement Amendment Instrument 2019 (No. 1) (PB 3 of 2019) [F2019L00081]	The Minister for Health undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	19/06/2019
Greenhouse and Energy Minimum Standards (Air Conditioners up to 65kW) Determination 2019 [F2019L00490]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	16/07/2019
Hearing Services Program (Voucher) Instrument 2019 [F2019L00969]	The Department of Health undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	23/08/2019
Crimes Legislation Amendment (2019 Measures No. 1) Regulations 2019 [F2019L01004]	The Attorney-General's Department undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	03/09/2019

Instrument	Undertaking	Date of Undertaking
Telecommunications (Carrier Licence Exemption - Trial Network Units) Determination 2019 [F2019L00317] Telecommunications (Carrier Licence Exemption – Supply of Carriage Services to Visitors) Determination 2019 [F2019L00318]	The Department of Communications and the Arts undertook to amend the explanatory statements to the instruments in response to the committee's concerns.	03/09/2019
Water Amendment (Murray Darling Basin Agreement—Basin Salinity Management) Regulations 2018 [F2018L01674]	The Minister for Water Resources, Drought, Rural Finance, Natural Disaster and Emergency Management undertook to progress amendments to the <i>Water Act 2007</i> in response to the committee's concerns.	11/09/2019
Amendment of List of Exempt Native Specimens – Commonwealth Eastern Tuna and Billfish Fishery and Commission for the Conservation of Antarctic Marine Living Resources Ross Sea Exploratory Toothfish Fishery, August 2019 [F2019L01078]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	19/09/2019
Greenhouse and Energy Minimum Standards (Household Refrigerating Appliances) Determination 2019 [F2019L01066]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	19/09/2019
Greenhouse and Energy Minimum Standards (Refrigerated Cabinets) Determination 2019 [F2019L01067]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	19/09/2019
Financial Framework (Supplementary Powers) Amendment (Education Measures No. 2) Regulations 2019 [F2019L01156]	The Department of Finance undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	02/10/2019
ASIC Corporations (Amendment) Instrument 2019/784 [F2019L01206]	The Australian Securities and Investment Corporation undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	16/10/2019
National Museum of Australia Regulations 2019 [F2019L01273]	The Department of Communications and the Arts undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	01/11/2019
Other Grants Guidelines (Education) Amendment (No.1) 2019 [F2019L01333]	The Department of Education undertook to amend the instrument and the explanatory statement to the amending instrument in response to the committee's concerns.	06/11/2019

Instrument	Undertaking	Date of Undertaking
ASIC Corporations (Changing Scheme Constitutions) Instrument 2019/700 [F2019L01185]	The Assistant Minister for Superannuation, Financial Services and Financial Technology undertook to amend the explanatory statement to the amending instrument in response to the committee's concerns.	07/11/2019
CASA EX101/19 — Helicopter Aerial Application Endorsements Exemption 2019 [F2019L01132]	The Minister for Infrastructure, Transport and Regional Development undertook to amend the Civil Aviation Safety Regulations 1998 in 2020 in response to the committee's concerns.	07/11/2019
Immigration (Guardianship of Children) Regulations 2018 [F2018L01708]	The Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs undertook to conduct a review of the instrument and the regulation-making powers in the <i>Immigration (Guardianship of Children) Act 1946</i> in response to the committee's concerns.	08/11/2019
Quality of Care Amendment (Minimising Use of Restraints) Principles 2019 [F2019L00511]	The Minister for Aged Care and Senior Australians undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	23/08/2019
	The Minister for Aged Care and Senior Australians undertook to conduct a review of the operation of the provisions inserted into the Quality of Care Principles 2014 by the instrument after they have been in force for 12 months.	20/11/2019

Implemented undertakings

4.3 The following table records undertakings that have been implemented since the committee's last *Delegated Legislation Monitor*.

Instrument	Undertaking	Date implemented
Aboriginal and Torres Strait Islander Heritage Protection Amendment (Bellwood Sacred Site) Declaration 2019 [F2019L01139]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	18/11/2019
Aged Care Single Legislation Amendment (Single Quality Framework Consequential Amendments and Transitional Provisions) Instrument 2019 [F2019L00515]	The Department of Health undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	13/11/2019
Agricultural and Veterinary Chemicals Code (MRL Standard) Instrument 2019 [F2019L01105]	The Australian Pesticides and Veterinary Medicines Authority undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	14/11/2019
Agriculture and Veterinary Chemicals Legislation Amendment (Timeshift Applications and Other Measures) Regulations 2019 [F2019L00357]	The Department of Agriculture undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	15/10/2019
Australian Transaction Reports and Analysis Centre Industry Contribution Determination 2019 (No. 1) [F2019L01306]	The Australian Transaction Reports and Analysis Centre undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	18/11/2019
Imported Food Control (Recordkeeping) Determination 2019 [F2019L01294]	The Department of Agriculture undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	18/11/2019
National Greenhouse and Energy Reporting (Auditor Registration) Instrument 2019 [F2019L01368]	The Department of the Environment and Energy undertook to amend the explanatory statement to the instrument in response to the committee's concerns.	13/11/2019
Quality of Care Amendment (Minimising Use of Restraints) Principles 2019 [F2019L00511]	The Minister for Aged Care and Senior Australians undertook to amend the Quality of Care Principles 2014 to provide for a review of the operation of the provisions inserted by the instrument after 12 months and to repeal the provisions after two years.	25/11/2019

Appendix D

Instruments specifying Commonwealth expenditure

5.1 The *Financial Framework (Supplementary Powers) Act 1997* (FF(SP) Act) and the *Industry Research and Development Act 1986* (Industry Act) authorise the Commonwealth to spend public money on policies, programs and schemes specified in instruments made under those Acts. The scrutiny of such instruments is a key aspect of parliamentary scrutiny and control of Commonwealth expenditure.¹

5.2 To facilitate such scrutiny, this Appendix draws the Senate's attention to the nature and extent of Commonwealth expenditure that is specified by delegated legislation.

5.3 The committee has not considered any instruments specifying expenditure since it tabled its last *Delegated Legislation Monitor*.

1 For further information about instruments specifying Commonwealth expenditure see Chapter 7 of the report of the committee's inquiry, [*Parliamentary scrutiny of delegated legislation*](#).

List of instruments in current monitor

Instrument	FRL No	Page
Aboriginal and Torres Strait Islander Heritage Protection Amendment (Bellwood Sacred Site) Declaration 2019	[F2019L01139]	14
Aged Care Single Legislation Amendment (Single Quality Framework Consequential Amendments and Transitional Provisions) Instrument 2019	[F2019L00515]	14
Agricultural and Veterinary Chemicals Code (MRL Standard) Instrument 2019	[F2019L01105]	14
Agriculture and Veterinary Chemicals Legislation Amendment (Timeshift Applications and Other Measures) Regulations 2019	[F2019L00357]	14
Amendment of List of Exempt Native Specimens – Commonwealth Eastern Tuna and Billfish Fishery and Commission for the Conservation of Antarctic Marine Living Resources Ross Sea Exploratory Toothfish Fishery, August 2019	[F2019L01078]	12
ASIC Corporations (Amendment) Instrument 2019/784	[F2019L01206]	12
ASIC Corporations (Changing Scheme Constitutions) Instrument 2019/700	[F2019L01185]	13
ASIC Corporations (Unclaimed Superannuation—Former Temporary Residents) Instrument 2019/873	[F2019L01213]	5
Australian Transaction Reports and Analysis Centre Industry Contribution Determination 2019 (No. 1)	[F2019L01306]	14
Broadcasting Services (Transmitter Access) Regulations 2019	[F2019L01248]	5
CASA EX101/19 — Helicopter Aerial Application Endorsements Exemption 2019	[F2019L01132]	5, 13
Crimes Legislation Amendment (2019 Measures No. 1) Regulations 2019	[F2019L01004]	11
Financial Framework (Supplementary Powers) Amendment (Education Measures No. 2) Regulations 2019	[F2019L01156]	12
Financial Framework (Supplementary Powers) Amendment (Infrastructure, Transport, Cities and Regional Development Measures No. 1) Regulations 2019	[F2019L01344]	5

Instrument	FRL No	Page
Financial Sector (Collection of Data) (reporting standard) determination No. 30 of 2019	[F2019L01196]	5
Greenhouse and Energy Minimum Standards (Air Conditioners up to 65kW) Determination 2019	[F2019L00490]	11
Greenhouse and Energy Minimum Standards (Household Refrigerating Appliances) Determination 2019	[F2019L01066]	12
Greenhouse and Energy Minimum Standards (Refrigerated Cabinets) Determination 2019	[F2019L01067]	12
Hearing Services Program (Voucher) Instrument 2019	[F2019L00969]	11
Immigration (Guardianship of Children) Regulations 2018	[F2018L01708]	13
Imported Food Control (Recordkeeping) Determination 2019	[F2019L01294]	14
National Greenhouse and Energy Reporting (Auditor Registration) Instrument 2019	[F2019L01368]	14
National Health (Claims and under co-payment data) Amendment (Electronic Prescriptions) Rules 2019	[F2019L01383]	7
National Health (Highly specialised drugs program) Special Arrangement Amendment Instrument 2018 (No. 10)	[F2018L01646]	11
National Health (Highly specialised drugs program) Special Arrangement Amendment Instrument 2019 (No. 1) (PB 3 of 2019)	[F2019L00081]	11
National Museum of Australia Regulations 2019	[F2019L01273]	12
Other Grants Guidelines (Education) Amendment (No.1) 2019	[F2019L01333]	12
Quality of Care Amendment (Minimising Use of Restraints) Principles 2019	[F2019L00511]	1, 9, 13
Social Security (Reasonable Excuse – Student Payments) Determination 2019	[F2019L01287]	5
Taxation Administration (Private Ancillary Fund) Guidelines 2019	[F2019L01227]	5
Telecommunications (Carrier Licence Exemption - Trial Network Units) Determination 2019	[F2019L00317]	12
Telecommunications (Carrier Licence Exemption – Supply of Carriage Services to Visitors) Determination 2019	[F2019L00318]	12

Instrument	FRL No	Page
Telecommunications (Protecting Australians from Terrorist or Violent Criminal Material) Direction (No. 1) 2019	[F2019L01159]	6
Veterans' Affairs Pharmaceutical Benefits Schemes (Electronic Prescriptions and Active Ingredient Prescribing) Amendment Instrument 2019	[F2019L01387]	7
Water Amendment (Murray Darling Basin Agreement—Basin Salinity Management) Regulations 2018	[F2018L01674]	12

Senator the Hon Concetta Fierravanti-Wells
Chair
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