Statutory Review Provisions	Reviewed 18/11/2015
Act title	Competition and Consumer Act 2010
Provision	Section 152EO
Subject Matter	Competition law
Provision details (provided by OPC)	Section 152EO that requires a review of the operation of Part XIC, which deals with telecommunications act, as well as of other provisions of the Act that relate to that Part. The review must be completed by 30 June 2014, and the review report must be tabled within 15 sitting days.
TSY Division	MG / SBCCPD
Relevance (provided by OPC)	The deadline for the review to be completed has passed. Assuming all requirements were met, the provision is spent and could be repealed.
1st future date	n/a
1. What work has been done towards preparing for the review? If none, why not?	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
2. Please provide a schedule or a workplan for the review	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.

3. When did/will this work begin?	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
4. When is/was the review due to commence.	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
5. What is the expected report date.	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
6. Who is the minister responsible for the review	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
7. What department is responsible for the review	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.

8. List the specific clauses or legislation under review caused by the statutory provision.	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
9. List the terms of reference.	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
10. What is the scope of the review.	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
11. Who is conducting the review. How were they selected? What are the legislated obligation for the selection of the person to conduct the review?12. What is the budgeted, projected or expected costs of the review?	answering this question as part of their response to their version of this question on Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.
13. When was the Minister briefed on this matter?	Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.

14.	What decision points are upcoming for	or
the	minister on this matter?	

15. List the number of officers, and their classification level, involved in conducting the review

Part IXC is administered by the Department of Communications, who should be

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16. Will the report will be tabled in parliament or made public. If so, when?

Part IXC is administered by the Department of Communications, who should be answering this question as part of their response to their version of this question on notice.

Reviewed 18/11/2016	Updated
National Disability Insurance Scheme Act 2003	Australian Charities and Not-for-profits Commissioner (Consequential and Transitional) Act 2012
Section 208	Part 9 of Schedule 1
NDIS	Charities law
Section 208 requires a review of the operation of the Act to be undertaken commencing on the 2nd anniversary of the commencement of Chapter 3. The review must be completed within 6 months. The review report must be provided to the relevant Ministerial Council, and tabled within 15 sitting days of receipt (also 6 months of provision to the Council). Chapter 3 commenced on 1 July 2013.	Part 9 of Schedule 1 requires a review of the operation of this Act and the main Australian Charities and Not-for-profits Commission Act 2012 (but is not inserted into the main Act). The review is to be undertaken within their first 5 years of operation. The review report is due to the Minister 6 months after the end of the 5 year period, and must be tabled within 15 sitting days of receipt.
FG / SPD	RG / SBTD
•	A Bill to repeal the main Australian Charities and Not-for-profits Commission Act in its entirety is before the Parliament but does not appear to touch the Consequential etc. Act in which the review provision is located.
1/07/2015	2/12/201

1/07/2015 2/12/2017
Section 208 is administered by the The Australian Charities and Not-for-profits
Department of Social Services, who should be answering this question as part of their response to their version of this question on December 2012. The first 5 years ends on 2 response to their version of this question on December 2017.

Section 208 is administered by the Department of Social Services, who should be answering this question as part of their response to their version of this question on notice.

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To be updated		
<u> </u>	Competition and Consumer (Industry Code-	
	Port Terminal Access (Bulk Wheat))	
	Regulation 2014	
Section 81	Section 5	
Clean energy	Competition law	
	•	
Section 81 requires a review of the operation of the Act to be undertaken as soon as practicable after 1 July 2016. The review must address certain issues and make provision for public consultation. The report must be tabled within 15 sitting days of receipt.	•	
FG / IID A Bill to repeal the Clean Energy Finance Corporation Act 2012 in its entirety is before the Parliament.	MG / SBCCPD The review provision/s have commenced but are not yet in operation.	
1/07/2016		
	The review is to be conducted at the instigation of the Minister administering section 1 of the Farm Household Support Act 2014. That section is administered by the Department of Agriculture, who should be answering this question as part of their response to their version of this question on notice.	
n/a	The review is to be conducted at the instigation of the Minister administering section 1 of the Farm Household Support Act 2014. That section is administered by the Department of Agriculture, who should be answering this question as part of their response to their version of this question or notice.	

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Managed Investment Act 1998	Tax Laws Amendment (Medicare Levy Surcharge Thresholds) Act (No. 2) 2008
Section 3	Section 4
Financial services	Medicare levy surcharge
Section 3 requires a review of the operation of the Act to be undertaken as soon as possible after the 3rd anniversary of the Act's commencement. The review report must be tabled in Parliament within 6 months of that anniversary.	Section 4 requires a review of the operation of this Act to be undertaken as soon as possible after each anniversary of the commencement of the Act, for a period of three consecutive years. Each review report must be tabled within 15 sitting days of receipt. The Act commenced on 31 October 2008.
MG / FSSD	RG / PRID
MG / FSSD The deadline for the review to be	RG / PRID The deadlines for reviews to be completed
The deadline for the review to be	The deadlines for reviews to be completed
The deadline for the review to be completed has passed. Assuming all	The deadlines for reviews to be completed have passed. Assuming all requirements
The deadline for the review to be completed has passed. Assuming all requirements were met, the provision is	The deadlines for reviews to be completed have passed. Assuming all requirements were met, the provisions if not the entire Act are spent and could be repealed.

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	Added
Income Tax Assessment Act 1997 (as	Australian Small Business and Family
amendment by Tax Laws Amendment (Film	Enterprise Ombudsman Act 2015
Incentives) Act 2002)	
Former section 376-110	Section 95
Tax concession - films	Review of assistance function
Schedule 1 amends the Income Tax	The Minister must cause a review of the
Assessment Act 1997 as it relates to film tax	Ombudsman's assistance function to be
offsets. It inserts a number of provisions	conducted at intervals. The first review
including a new section 376-110 which	must be completed, and a written report
provides for a review of the operation of	

sitting days of receipt. Note this provision no longer appears in the current compilation of the principal Act, so it has presumably been repealed since.

completed before 4 September 2006. The

review report must be tabled within 15

Division 376 to be conducted and

given to the Minister, by a date determined by the Minister that is not later than 30 June 2017.

RG / SBTD

This amending Act looks to have commenced in full but has not yet been repealed, so it is still listed on ComLaw as current.

n/a 30 June 2017

The provision requiring the review was repealed in 2007.

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Added

Tax Laws Amendment (Research and Development) Act 2015

Column12

section 355-750

Review of rate when notional deductions exceed \$100 million

The Minister must cause a review of the operation of subsection 355 100(3) (about the rate of tax offset when notional deductions exceed \$100 million) to be undertaken as soon as possible after the fifth anniversary of the commencement of that subsection (5 March 2015).

RG / SBTD

5/03/2020

None. It is too early.

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Column13	
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