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The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES/THE SENATE

EXPOSURE DRAFT

Copyright Amendment (Disability Access and Other Measures) Bill 2016

No. , 2016

(Communications)

A Bill for an Act to amend the *Copyright Act 1968*, and for related purposes

Contents			
	2 Co	ort title	1
Schedule 1—U	Jses that	do not infringe copyright	3
Part 1—M	ain amen	dments	3
Copyris	ght Act 196	8	3
Part 2—Co	onsequen	tial amendments	20
Copyris	ght Act 196	8	20
Part 3—Tr	ansitiona	l provisions	30
	Limitatio providers	n on remedies available against service	36
Copyrig	ght Act 196	8	36
Schedule 3—I	Ouration	of copyright	37
Copyris	ght Act 196	8	37

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Commencement	Date/Details
The day this Act receives the Royal Asso	ent.
The day after the end of the period of 3 months beginning on the day this Act receives the Royal Assent.	
1 January 2018.	1 January 20
This table relates only to the provisions of enacted. It will not be amended to deal wit this Act.	
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Copyright Amendment (Disability Access and Other Measures) Bill 2016

may be edited, in any published version of this Act.

3 Schedules				
	Legislation that is specified in a Schedule to this Act is amended or			
	repealed as set out in the applicable items in the Schedule			

concerned, and any other item in a Schedule to this Act has effect

5 according to its terms.

1

3

2

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

Schedule 1—Uses that do not infringe copyright

2	Part 1—Main amondments	

4	Copyright Act 1	968
5	1 Subsection 1	0(1)
6	Insert:	
7	copyrig	ht material means anything in which copyright subsists.
8 9 10	Note:	This definition does not apply to Division 3 of Part VI or Division 2 of Part VII (use of copyright material for the Crown): see sections 148 and 182B.
1	engage	in conduct means:
2	(a) do	o an act; or
3	(b) or	mit to perform an act.
4	institut	ion assisting persons with a disability means:
5	(a) ar	n educational institution; or
6	(b) ar	institution that has as its principal function, or one of its
17 18		incipal functions, the provision of assistance to persons ith a disability.
9	origina	<i>I form</i> , in relation to copyright material, means:
20	(a) if	the material is a literary, dramatic or musical work—the
21	m	anuscript of the work; or
22	(b) if	the material is a sound recording—the first record
23	er	mbodying the recording; or
24	` ,	the material is a cinematograph film—the first copy of the
25		lm; or
26 27	` '	herwise—something embodying the material as initially repared by the author.
28	Note:	This definition does not apply to Division 6 of Part III: see subsection 54(1A)

Schedule 1 Uses that do not infringe copyright Part 1 Main amendments

causes the	ith a disability means a person with a disability that e person difficulty in reading, viewing or hearing t material in a particular form.
2 After Part IV	
Insert:	
Part IVA—Use	es that do not infringe copyright
Division 1—Sim	plified outline of this Part
13D Simplified ou	ıtline of this Part
	wing do not infringe copyright in any copyright material:
(a) (b)	certain use by or for persons with a disability; certain use for the purposes of libraries, archives and key cultural institutions;
(c)	certain use by educational institutions.
pı	other provisions of this Act, including Parts III, IV, VC, VII and X, rovide that certain other use of copyright material does not infringe opyright.
pi pi	regulations made for the purposes of paragraph 116AN(9)(c) may rovide for a person to circumvent an access control technological rotection measure if doing so does not infringe copyright (including ecause of this Part).
Division 2—Acco	ess by persons with a disability
13E Fair dealing	for purpose of access by persons with a disability
in the ma	aling with copyright material does not infringe copyright terial if the dealing is for the purpose of one or more with a disability having access to copyright material.
` /	ers to which regard must be had, in determining whether ng is a fair dealing for the purposes of this section, include

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1	(a) the purpose and character of the dealing;
2	(b) the nature of the copyright material;
3 4	(c) the effect of the dealing upon the potential market for, or value of, the material;
5	(d) if only part of the material is dealt with—the amount and
6	substantiality of the part dealt with, taken in relation to the
7	whole material.
8	113F Use of copyright material by institutions assisting persons with
9	a disability
10	An institution assisting persons with a disability, or a person acting
11	on behalf of such an institution, does not infringe copyright in
12	copyright material by using the material if:
13	(a) the use is for the sole purpose of the provision, whether by
14	the institution or otherwise, of assistance to one or more
15	persons with a disability; and
16	(b) the institution, or the person acting on behalf of the
17	institution, is satisfied that the material (or a relevant part of
18	the material) cannot be obtained:
19 20	(i) in the format that, because of the disability, the persons with a disability require; and
21	(ii) within a reasonable time at an ordinary commercial
22	price.
23	Division 3—Libraries and archives
24	Subdivision A—Public libraries, parliamentary libraries and
25	public archives
26	113G Scope of this Subdivision
27	This Subdivision applies to the following collections:
28	(a) a library all or part of which is accessible to members of the
29	public directly or through interlibrary loans;
30	(b) a library with the principal purpose of providing library
31	services for members of a Parliament;

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1	Note: For references to a Parliament, see section 12.
2	(c) an archives all or part of which is accessible to members of
3	the public.
4	113H Preservation
5	(1) An authorized officer of the library or archives does not infringe
6	copyright in copyright material by using the material if:
7 8	(a) the use is for the purpose of preserving the collection comprising the library or archives; and
9	(b) either or both of the following subparagraphs apply:
10	(i) the material is held in the collection in original form;
11	(ii) the authorized officer is satisfied that a copy of the
12	material cannot be obtained in a version or format that
13	the authorized officer requires, consistent with best
14	practice for preservation of such collections.
15	(2) An authorized officer of the library or archives does not infringe
16	copyright in copyright material (the preservation copy) by using
17	the preservation copy if:
18	(a) the preservation copy was made by using other copyright
19	material; and
20	(b) subsection (1) applied to that use of the other copyright
21	material; and
22	(c) the preservation copy is in electronic form; and
23	(d) the preservation copy is used by being made available to be
24	accessed electronically at the library or archives in such a
25	way that a person accessing the preservation copy:
26	(i) cannot copy it electronically; and
27	(ii) cannot communicate it to the public.
28	113J Research
20	(1) An authorized officer of the library or archives does not infringe
29 30	copyright in copyright material by using the material if:
	(a) the material forms part of the collection comprising the
31	library or archives; and
32	•
33	(b) the material is held in the collection in original form; and

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1	(c) the use is for the purpose of research carried out at:
2	(i) the library or archives; or
3	(ii) another library or archives to which this Subdivision
4	applies.
5	(2) An authorized officer of the library or archives does not infringe
6	copyright in copyright material (the research copy) by using the
7	research copy if:
8	(a) the research copy was made by using other copyright
9	material; and
10 11	(b) subsection (1) applied to that use of the other copyright material; and
12	(c) the research copy is in electronic form; and
13	(d) the research copy is used by being made available to be
14	accessed electronically at the library or archives in such a
15	way that a person accessing the research copy:
16	(i) cannot copy it electronically; and
17	(ii) cannot communicate it to the public.
18	113K Administration
19	An authorized officer of the library or archives does not infringe
20	copyright in copyright material by using the material if the use is
21	for purposes directly related to the care or control of the collection
22	comprising the library or archives.
23	Subdivision B—Key cultural institutions
24	113L Meaning of key cultural institution
25	A library or archives is a key cultural institution if the body
26	administering it:
27	(a) has, under a law of the Commonwealth or a State or
28	Territory, the function of developing and maintaining the
29	collection comprising the library or archives; or
30	(b) is prescribed by the regulations for the purposes of this
31	paragraph.

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1	113M	Preservation
2		(1) An authorized officer of a key cultural institution does not infringe
3		copyright in copyright material by using the material if:
4		(a) the material forms, or formed, part of the collection
5		comprising the key cultural institution; and
6 7		(b) the authorized officer is satisfied that the material is of historical or cultural significance to Australia; and
		(c) the use is for the purpose of preserving the material; and
8		(d) either or both of the following subparagraphs apply:
9		(i) the material is held in the collection in original form;
10		•
11 12		(ii) the authorized officer is satisfied that a copy of the material cannot be obtained in a version or format that
13		the authorized officer requires, consistent with best
14		practice for preservation of such copyright material.
15		(2) An authorized officer of a key cultural institution does not infringe
16		copyright in copyright material (the <i>preservation copy</i>) by using
17		the preservation copy if:
18		(a) the preservation copy was made by using other copyright
19		material; and
20		(b) subsection (1) applied to that use of the other copyright
21		material; and
22		(c) the preservation copy is in electronic form; and
23		(d) the preservation copy is used by being made available to be
24		accessed electronically at the key cultural institution in such a
25		way that a person accessing the preservation copy:
26		(i) cannot copy it electronically; and
27		(ii) cannot communicate it to the public.
28	Divisi	ion 4—Educational institutions—statutory licence
	11031	
29	113N	Simplified outline of this Division
30		An educational institution may copy or communicate certain
31		copyright material for educational purposes if the body
		1 1 3

administering the educational institution agrees to pay equitable

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

remuneration to a collecting society. 2 113P Copying and communicating works and broadcasts 3 Works 4 (1) The body administering an educational institution does not infringe 5 copyright in a work by copying or communicating the whole or a 6 part of the work if: (a) a works remuneration notice in relation to the educational 8 institution is in force; and (b) the work is not: 10 (i) a computer program; or 11 (ii) a compilation of computer programs; and 12 (c) the copying or communicating occurs solely for the 13 educational purposes of: 14 (i) the educational institution; or 15 (ii) another educational institution, if a works remuneration 16 notice in relation to the other educational institution is 17 in force: and 18 (d) the amount of the work copied or communicated does not 19 unreasonably prejudice the legitimate interests of the owner 20 of the copyright; and 21 (e) the copying or communicating complies with: 22 (i) any relevant agreement between the works collecting 23 society and the body administering the educational 24 institution; and 25 (ii) any relevant determination made by the Copyright 26 Tribunal under subsection (4). 27 **Broadcasts** 28 (2) The body administering an educational institution does not infringe 29 copyright in copyright material by copying, or communicating a 30 copy of, the whole or a part of the copyright material if: 31 (a) a broadcasts remuneration notice in relation to the 32 educational institution is in force; and 33

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1	(b) the material is:
2	(i) a broadcast; or
3	(ii) a work, sound recording or cinematographic film
4	included in a broadcast; or
5	(iii) the content of a free-to-air broadcast, if the broadcaster
6	made the content available online at or after the time of
7	the broadcast; or
8	(iv) the content of a broadcast, if the content was
9	electronically transmitted using the internet at, or at
10	substantially, the same time as the broadcast; and
11	(c) the copying or communicating occurs solely for the
12	educational purposes of:
13	(i) the educational institution; or
14	(ii) another educational institution, if a broadcasts
15	remuneration notice in relation to the other educational
16	institution is in force; and
17	(d) the copying or communicating complies with:
18	(i) any relevant agreement between the broadcasts
19	collecting society and the body administering the educational institution; and
20	,
21	(ii) any relevant determination made by the Copyright Tribunal under subsection (4).
22	Tribulial under subsection (4).
23	(3) For the purposes of Part XIA, each performer of a performance is
24	taken to have authorised the copying, or communicating a copy of:
25	(a) a broadcast of the performance; or
26	(b) the content of a broadcast of the performance;
27	if subsection (2) applies to the copying or communicating.
28	Note: The effect of this subsection is that no right of action and no offence
29	occurs in respect of the copy or communication under Part XIA
30	(performers' protection).
31	Questions determined by Copyright Tribunal
32	(4) The Copyright Tribunal may determine a question relating to
33	copying or communicating mentioned in subsection (1) or (2) if:

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1 2	(a) the relevant collecting society and the body administering the relevant educational institution fail to determine the question
3	by agreement under subparagraph (1)(e)(i) or (2)(d)(i); and
4	(b) the society or the body applies to the Tribunal to have the
5	Tribunal determine the question.
6	Copies and communications subsequently used for other purposes
7	(5) If:
8	(a) the body administering an educational institution copies, or
9	communicates a copy of, copyright material in accordance
10	with subsection (1) or (2); and
11 12	(b) with the consent of the body administering the educational institution, the copy is:
13	(i) used for a purpose other than for the educational
14	purposes of an educational institution; or
15	(ii) given to the body administering another educational
16	institution, if no works remuneration notice or
17	broadcasts remuneration notice (whichever is relevant)
18	in relation to the other educational institution is in force;
19	or
20	(iii) sold or otherwise supplied for a financial profit;
21	subsections (1), (2) and (3) do not apply, and are taken never to
22	have applied, to the copying or communicating.
23	113Q Remuneration notices
24	(1) A works remuneration notice, in relation to an educational
25	institution, is a written notice:
26	(a) that the body administering the educational institution gives
27	to the works collecting society; and
28	(b) by which the body undertakes:
29	(i) to pay to the society equitable remuneration for licenced
30	copying or communicating of works (other than works
31	to which paragraph 113P(2)(b) applies); and
32	(ii) by which the body undertakes to give to the society
33	reasonable assistance to enable the society to collect and
34	distribute that equitable remuneration.

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1	Note: For equitable remuneration, see section 113R.
2	(2) A broadcasts remuneration notice, in relation to an educational
3	institution, is a written notice:
4	(a) that the body administering the educational institution gives
5	to the broadcasts collecting society; and
6	(b) by which the body undertakes:
7	(i) to pay to the society equitable remuneration for licenced
8	copying or communicating of copyright material to
9	which paragraph 113P(2)(b) applies; and
10	(ii) by which the body undertakes to give to the society
11	reasonable assistance to enable the society to collect and
12	distribute that equitable remuneration.
13	Note: For equitable remuneration, see section 113R.
14	(3) The copying or communicating of copyright material is <i>licenced</i>
15	copying or communicating if it does not infringe copyright in the
16	copyright material only because of section 113P (disregarding
17	section 200AB).
18	When remuneration notice is in force
19	(4) A remuneration notice:
20	(a) comes into force on:
21	(i) the day on which the notice is given to the relevant
22	collecting society; or
23	(ii) a later day specified in the notice; and
24	(b) remains in force until it is revoked.
25	(5) The body administering an educational institution may revoke a
26	remuneration notice at any time by notice in writing given to the
27	relevant collecting society. The revocation takes effect:
28	(a) at the end of the period of 3 months starting on the day the
29	notice of revocation is given to the society; or
30	(b) on a later day specified in the notice of revocation.

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1	113K	Equitable remuneration
2		(1) The amount of the equitable remuneration that, by a remuneration
3		notice given under section 113Q, the body administering an
4		educational institution undertakes to pay for licenced copying or
5		communicating is the amount:
6		(a) agreed between the relevant collecting society and the body;
7		or
8		(b) determined by the Copyright Tribunal under subsection (2).
9		(2) The Copyright Tribunal may determine the amount of the equitable remuneration if:
1		(a) the society and the body fail to determine the amount by
2		agreement under paragraph (1)(a); and
3		(b) the society or the body apply to the Tribunal to have the
4		Tribunal determine the amount.
15	113S	Educational institutions must assist collecting society
6		(1) If a remuneration notice in relation to an educational institution is
7		in force, the relevant collecting society may, in writing (the <i>entry</i>
8		notice), notify the body administering the educational institution
9		that the society wishes, on a day specified in the notice, to enter the
20		premises of the educational institution for the purpose of reviewing
21		the body's compliance with:
22		(a) the remuneration notice; and
23		(b) any relevant agreements and determinations mentioned in
24		paragraph $113P(1)(e)$ or $(2)(d)$.
25		(2) If the collecting society gives the entry notice to the body, a person
26		authorised in writing by the society may enter the premises of the
27		educational institution for the purpose mentioned in subsection (1).
28		(3) Entry onto premises under subsection (2) may only occur:
29		(a) during ordinary working hours of the educational institution;
80		and
31		(b) on the day specified in the entry notice, which must not be
32		earlier than 7 days after the day on which the entry notice is
33		given.

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1 2 3 4 5 6		(4) The body must ensure that a person who enters the premises of the educational institution under subsection (2) is provided with all reasonable and necessary facilities and assistance for the effective review of the body's compliance with the remuneration notice, agreements and determinations mentioned in paragraphs (1)(a) and (b).
7		(5) A body administering an educational institution commits an offence if:
8		
9 10		(a) the body is subject to a requirement under subsection (4); and(b) the body engages in conduct; and
11		(c) the body's conduct contravenes the requirement.
12		Penalty: 5 penalty units.
13	113T '	Voluntary licences
14		(1) Nothing in this Division affects the right of the owner of the
15		copyright in copyright material to grant a licence authorising any
16 17		use of that material by the body administering an educational institution.
18		(2) Nothing in this Division affects the right of a performer in a
19		performance (within the meaning of Part XIA) to authorise the
20		body administering an educational institution:
21		(a) to make, or cause to be made, a sound recording or a
22		cinematograph film of the performance; and
23		(b) to communicate, or cause to be communicated, that recording
24		or film.
25	113U	Persons acting on behalf of bodies administering educational
26	1100	institutions
27		A reference in this Division (other than subsection 113S(5)) to the
28		body administering an educational institution includes a reference
29		to a person acting on behalf of the body.

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

Division 5—Collecting societies

Subdivision A—Declaration of collecting society

3	113V	Declaration of collecting society
4		(1) A body may apply, in writing, to the Minister to be declared to be:
5		(a) the works collecting society; or
6		(b) the broadcasts collecting society.
7 8		(2) After receiving the application, the Minister must do one of the following:
9 10		(a) declare the body to be that collecting society, by notifiable instrument;
11		(b) refuse to declare the body to be that collecting society;
12		(c) both:
13		(i) refer the application to the Copyright Tribunal in the way prescribed by the regulations; and
14		(ii) notify the body of the referral.
15		(ii) notify the body of the feferral.
16		(3) If the Minister refers the application to the Copyright Tribunal, the
17		Tribunal may:
18 19		(a) declare the body to be that collecting society, by notifiable instrument; or
20		(b) refuse to declare the body to be that collecting society.
21		(4) A body cannot be declared to be the works collecting society or the
22		broadcasts collecting society while another body is declared to be
23		that collecting society.
24	113W	Requirements for declaration of collecting society
25		(1) The Minister and the Copyright Tribunal must not declare a body
26		to be a collecting society under section 113V unless:
27		(a) the body is a company limited by guarantee and incorporated
28		under a law of the Commonwealth, a State or a Territory
29		relating to companies; and

Schedule 1 Uses that do not infringe copyright **Part 1** Main amendments

1 2	(b)	all relevant right holders, or their agents, are entitled to become its members; and
3	(c)	its rules prohibit the payment of dividends to its members; and
5	(d)	its rules contain such other provisions as are prescribed,
6	,	being provisions necessary to ensure that the interests of the
7		collecting society's members who are relevant right holders
8		or their agents are protected adequately, including provisions
9		about:
10		(i) the collection of amounts of equitable remuneration
11 12		payable under remuneration notices given to the society under section 113Q; and
13		(ii) the payment of the administrative costs of the society
14		out of amounts collected by it; and
15		(iii) the distribution of amounts collected by it; and
16		(iv) the holding on trust by the society of amounts for
17		relevant right holders who are not its members; and
18		(v) access to records of the society by its members.
19	(2) A rei	levant right holder is:
20	(a)	in relation to any collecting society—the owner of the
21		copyright in copyright material (other than a new owner of
22		the copyright in a sound recording of a live performance,
23		within the meaning of section 100AB); or
24	(b)	in relation to the broadcasts collecting society—a performer
25		in a performance (within the meaning of Part XIA).
26	113X Revocati	on of declaration
27	(1) Subs	ection (2) applies if the Minister is satisfied that a body
28	decla	ared as a collecting society under section 113V:
29	(a)	is not functioning adequately as the collecting society; or
30	(b)	is not acting in accordance with its rules or in the best
31		interests of those of its members who are relevant right
32		holders or their agents; or
33	(c)	has altered its rules so that they no longer comply with
34		paragraphs 113W(1)(c) and (d); or

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1 2	(d) has refused or failed, without reasonable excuse, to comply with section 113Z or 113ZA.
3	(2) The Minister may:
4	(a) revoke the declaration, by notifiable instrument; or
5	(b) refer the question whether the declaration should be revoked
6	to the Copyright Tribunal in the way prescribed by the
7	regulations.
8	(3) If the Minister refers the question to the Copyright Tribunal, the
9	Tribunal may:
10	(a) if the Tribunal is satisfied that paragraph (1)(a), (b), (c) or (d)
11 12	applies to the body—revoke the declaration, by notifiable instrument; or
13	(b) refuse to revoke the declaration.
14	Subdivision B—Operation of collecting society
15	113Y Scope of this Subdivision
16	This Subdivision applies to:
17	(a) the works collecting society; or
18	(b) the broadcasts collecting society.
19	113Z Annual report and accounts
20	(1) The collecting society must, as soon as practicable after the end of
21	each financial year:
22	(a) prepare a report of its operations during that financial year;
23	and
24	(b) send a copy of the report to the Minister, for presentation to
25	the Parliament.
26	(2) The collecting society must keep accounting records correctly
27	recording and explaining the transactions of the society (including
28	any transactions as trustee) and the financial position of the
29	society.

Schedule 1 Uses that do not infringe copyright Part 1 Main amendments

1 2 3 4	(3) The accounting records must be kept in such a manner as will enable true and fair accounts of the society to be prepared from time to time and those accounts to be conveniently and properly audited.
5	(4) The collecting society must:
6	(a) as soon as practicable after the end of each financial year,
7	cause its accounts to be audited by an auditor who is not a
8	member of the society; and
9	(b) must send to the Minister a copy of its accounts as so audited.
10	(5) The collecting society must give its members reasonable access to
11	copies of all reports and audited accounts prepared under this
12	section.
13	(6) This section does not affect any obligations of a collecting society
14	relating to the preparation and lodging of annual returns or
15	accounts under the law under which it is incorporated.
16	113ZA Amendment of rules
17	The collecting society must, within 21 days after it alters its rules,
18	send a copy of the rules as so altered to the Minister, together with
19	a statement setting out:
20	(a) the effect of the alteration; and
21	(b) the reasons why it was made.
22	113ZB Applying to Tribunal for review of distribution arrangement
23	(1) The collecting society or a member of the society may apply to the
24	Copyright Tribunal for review of the arrangement adopted, or
25	proposed to be adopted, by the society for distributing amounts it
26	collects in a period.
27	(2) After receiving the application, the Tribunal must make an order:
28	(a) confirming the arrangement; or
29	(b) varying the arrangement; or
30	(c) substituting for the arrangement another arrangement for
31	distributing amounts the collecting society collects in the
32	period.

Uses that do not infringe copyright **Schedule 1**Main amendments **Part 1**

1 2 3 4 5	(3) If the Tribunal makes an order under subsection (2) varying the arrangement or substituting for it another arrangement, the arrangement reflecting the Tribunal's order has effect as if it had been adopted in accordance with the society's rules, but does not affect a distribution started before the order was made.
6	113ZC Operation of collecting society rules
7	Division 4 and this Division apply to the collecting society despite
8	anything in the rules of the society, but nothing in those Divisions
9 10	affects the rules so far as they can operate together with those Divisions.
11	3 Subsection 200(1)
12	Repeal the subsection, substitute:
13	(1) The copyright in a work is not infringed by reason only that:
14	(a) the work is reproduced; or
15	(b) if the work is a literary, dramatic or musical work—an
16	adaptation of the work is made or reproduced;
17 18	in the course of educational instruction if the work is reproduced, or the adaptation is made or reproduced:
19	(c) by a teacher or student; and
20	(d) otherwise than by the use of:
21	(i) a device adapted for the production of multiple copies;
22	or
23	(ii) a device capable of producing a copy or copies by a
24	process of reprographic reproduction.
25	(1A) The copyright in a work is not infringed by reason only that:
26	(a) the work is reproduced or communicated; or
27	(b) if the work is a literary, dramatic or musical work—an
28	adaptation of the work is made, reproduced or
29	communicated;
30	as part of the questions to be answered in an examination, or in an
31	answer to such a question.

Schedule 1 Uses that do not infringe copyright Part 2 Consequential amendments

Part 2—Consequential amendments

2	Copyright Act 1968
3	4 Subsection 10(1)
4	Insert:
5	body administering an institution, library or archives has the meaning given by subsection (3).
7 8 9	<i>broadcasts collecting society</i> means the body that a declaration in force under section 113V declares to be the broadcasts collecting society.
10 11	broadcasts remuneration notice has the meaning given by subsection 113Q(2).
12	collecting society means:
13	(a) the works collecting society; or
14	(b) the broadcasts collecting society; or
15 16 17	(c) a body that a declaration in force under section 135ZZT declares to be a collecting society for the purposes of Part VC; or
18 19 20	(d) a body that a declaration in force under section 135ZZZO declares to be a collecting society for the purposes of Part VD; or
21 22 23	(e) a company that a declaration in force under section 153F declares to be a collecting society for the purposes of Division 2 of Part VII.
24 25	5 Subsection 10(1) (at the end of paragraphs (aa), (a), (b) and (c) of the definition of educational institution)
26	Add "or".
27 28	6 Subsection 10(1) (paragraphs (d) to (i) of the definition of educational institution)
29	Repeal the paragraphs, substitute:
	respect the paragraphs, substitute.

Uses that do not infringe copyright **Schedule 1**Consequential amendments **Part 2**

1	(d) a school of nursing; or
2 3	(e) an undertaking within a hospital, if the undertaking conducts courses of study or training in the provision of:
4	(i) medical services; or
5	(ii) services incidental to the provision of medical services;
6	or
7	(f) a teacher education centre; or
8	(g) an institution with the principal function of providing courses
9	of study or training for any of the following purposes:
10	(i) general education;
11 12	(ii) the preparation of people for a particular occupation or profession;
13	(iii) the continuing education of people engaged in a
14	particular occupation or profession;
15	(iv) the teaching of English to people whose first language i
16	not English; or
17 18	(h) an undertaking within a body administering an educational institution, if:
19	(i) the educational institution is of a kind referred to in a
20	preceding paragraph of this definition; and
21	(ii) the principal function, or one of the principal functions,
22	of the undertaking is the provision of teacher training to
23 24	people engaged as instructors in educational institutions of a kind mentioned in a preceding paragraph of this
24 25	definition, or of 2 or more such kinds; or
26	(i) an institution, or an undertaking within a body administering
27	an educational institution of a kind referred to in a preceding
28	paragraph of this definition, if:
29	(i) the principal function, or one of the principal functions,
30	of the institution, or undertaking, is the providing of
31	material to educational institutions of a kind referred to
32	in a preceding paragraph of this definition, or 2 or more
33	such kinds; and
34	(ii) that activity is undertaken for the purpose of helping
35	those institutions in their teaching purposes.

Schedule 1 Uses that do not infringe copyright **Part 2** Consequential amendments

1	7 Subsection 10(1)
2	Repeal the following definitions:
3	(a) definition of institution assisting persons with an intellectual disability;
5 6	(b) definition of institution assisting persons with a print disability.
7	8 Subsection 10(1)
8	Insert:
9	key cultural institution has the meaning given by section 113L.
10 11	<i>licenced copying or communicating</i> has the meaning given by subsection 113Q(3).
12	Parliament: see section 12.
13 14	9 Subsection 10(1) (definition of person with a print disability)
15	Repeal the definition.
16	10 Subsection 10(1)
17	Insert:
18 19	<i>relevant right holder</i> has the meaning given by subsection 113W(2).
20	remuneration notice means:
21	(a) a works remuneration notice; or
22	(b) a broadcasts remuneration notice; or
23 24	(c) a notice mentioned in section 135ZZL; or(d) a notice mentioned in section 135ZZZJ.
25 26	<i>rules</i> , of a collecting society, means the memorandum and articles of association of the society.
27	works collecting society means the body that a declaration in force
28	under section 113V declares to be the works collecting society.

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Consequential amendments **Part 2**

1 2		works remuneration notice has the meaning given by subsection 113Q(1).
3	11	Paragraphs 10(3)(f), (h), (ha) and (m) Repeal the paragraphs.
5	12	Sections 10A and 47A Repeal the sections.
7 8 9 10	13	Subsections 49(2) and (2C) and 50(2) (notes) Omit "subsection 51A(1), to replace the article or published work because it was damaged, had deteriorated or had been lost or stolen", substitute "subsection 113H(1) (Preservation)".
11 12	14	Sections 51A and 51B Repeal the sections.
13 14	15	At the end of paragraph 53(a) Add "and".
15 16	16	Paragraph 53(b) Omit ", section 51 or 51A", substitute "or section 51".
17 18	17	At the end of paragraph 53(b) Add "and".
19 20	18	Paragraph 53(d) Omit "section 51A or".
21 22	19	Subsection 54(1A) Insert:
23		original form has its ordinary meaning.
24 25	20	Section 100AH (note) Omit "under section 135A".

Schedule 1 Uses that do not infringe copyright **Part 2** Consequential amendments

1 2	21	Section 100AH (note) Omit "135ZB,".
	22	Sections 110B and 110BA
3	22	Repeal the sections.
4		Repeat the sections.
5	23	Subparagraph 112(a)(i)
6		Omit "or 44", substitute ", 44 or 113E".
7	24	Subparagraph 112(a)(ii)
8		Repeal the subparagraph, substitute:
9		(ii) a use of the whole or a part of that work, being a use
10		that, because of section 49, 50, 113F, 113H, 113J,
11 12		113K, 113M, 113P or 182A, does not infringe copyright in that work; or
13	25	Subparagraph 112(b)(ii)
14		Repeal the subparagraph, substitute:
15 16		(ii) a use of a whole or a part of one of those works, or a use of the whole or parts of some or all of those works,
17		being a use that, because of section 49, 50, 113F, 113H,
18		113J, 113K, 113M, 113P or 182A, does not infringe
19		copyright in that work or those works.
20	26	Section 112AA
21		Repeal the section.
22	27	Section 116AB (definition of <i>copyright material</i>)
23		Repeal the definition.
24	28	Section 132AA (definition of copyright material)
25		Repeal the definition.
26	29	Section 134B (definition of copyright material)
27		Repeal the definition.

Uses that do not infringe copyright **Schedule 1**Consequential amendments **Part 2**

1 3	30	Parts VA and VB Repeal the Parts.
3 3	31	Section 135ZZI (definition of <i>rules</i>) Repeal the definition.
5 3 6 7 8	32	Section 135ZZZF Repeal the following definitions: (a) definition of <i>engage in conduct</i> ; (b) definition of <i>rules</i> .
9 3	33	Section 149A Repeal the section.
11 3	84	Subdivisions C, D and F of Division 3 of Part VI Repeal the Subdivisions.
13 3	35	Subsection 173(8) Repeal the subsection.
15 3 16 17 18 19	86	Subsection 195A(3) Repeal the subsection, substitute: (3) A reference in this Part to an educational institution includes a reference to an institution that has at any time been an educational institution.
20 3	37	Paragraphs 195B(1)(a) and (b) Repeal the paragraphs.
22 3	88	Paragraph 195B(1)(e) Omit "135P(1A)(b), 135ZZB(1A)(b)", substitute "113V(2)(b)".
24 3 25	89	Paragraph 195B(1)(f) Omit "135Q(2)(a), 135ZZC(2)(a)", substitute "113X(2)(a)".

Schedule 1 Uses that do not infringe copyright **Part 2** Consequential amendments

1 2	40	Subsection 195B(2) Repeal the subsection.
3 4	41	Subsection 195B(4) Omit "(2) or".
5	42	Subsection 195B(4) Omit "(2)(b) or (c) or (3)(b), as the case requires,", substitute "(3)(b)".
7 8	43	Subsections 200(3) and (4) After "subsections (1),", insert "(1A),".
9 10	44	Section 200AA Repeal the section.
11 12	45	Paragraph 200AB(1)(b) Omit ", (3) or (4)", substitute "or (3)".
13 14	46	Subsection 200AB(4) Repeal the subsection.
15 16	47	Subsection 200AB(6) (example 1) Omit "Example 1", substitute "Example".
17 18	48	Subsection 200AB(6) (example 1) Omit "appliance", substitute "device".
19 20	49	Subsection 200AB(6) (example 2) Repeal the example.
21 22	50	Subsection 200AB(6A) Omit ", (3)(c) or (4)(c)", substitute "or (3)(c)".
23 24	51	Subparagraph 203A(1)(b)(i) Omit ", 50, 51A or 110B", substitute "or 50".

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Consequential amendments **Part 2**

1	52	Paragraph 203D(1)(b)
2 3		Omit "more of sections 49, 50, 51A or 110B", substitute "both of sections 49 and 50".
4	53	Section 203E (heading)
5		Repeal the heading, substitute:
6 7	203	BE Inspection of records and declarations retained in records of libraries and archives
8	54	Subsection 203E(1)
9		Repeal the subsection, substitute:
0		(1) The owner of the copyright in a work, sound recording or
1		cinematograph film, or the agent of such an owner, may notify the
2		officer in charge of a library or archives, in writing, that he or she
13		wishes to inspect, on a day specified in the notice:
14 15		(a) all the relevant declarations retained in the records of the library or archives that relate to the making, in reliance on
16		section 49 or 50, of copies of works or parts of works or of
17		copies of other subject-matter; or
8		(b) such of those declarations as:
9		(i) relate to the making, in reliance on section 49 or 50, of
20		copies of works or parts of works or of copies of other
21		subject-matter; and
22		(ii) were made during a period specified in the notice.
23		(2) The day specified in the notice must be an ordinary working day of
24		the library or archives not less than 7 days after the date of the
25		giving of the notice.
26	55	Paragraphs 203F(a) and 203G(a)
27		Omit ", 50, 51A or 110B", substitute "or 50".
28	56	Subsection 203H(1)
29		Omit ", 50 or 51A", substitute "or 50".

Schedule 1 Uses that do not infringe copyright **Part 2** Consequential amendments

1	57	Subsection 203H(2)
2		Repeal the subsection.
3	58	Paragraph 203H(4)(a)
4		Repeal the paragraph, substitute:
5		(a) the person makes a notation described in subsection (1) on a
6		reproduction of a work or part of a work; and
7	59	Subsection 203H(5)
8		Omit "subsections (1) and (2)", substitute "subsection (1)".
9	60	Subparagraphs 203H(5)(b)(iv) and (c)(iv)
10		Omit "those subsections apply", substitute "that subsection applies".
11	61	Subsections 203H(6) to (10)
12		Repeal the subsections.
13	62	Subsection 248A(1) (paragraphs (d) and (e) of the
14		definition of exempt recording)
15		Repeal the paragraphs, substitute:
16		(d) an indirect cinematograph film of a performance, being a
17		film made by, or on behalf of, the body administering an
18 19		institution assisting persons with a disability solely for the purpose of the provision, whether by the institution or
20		otherwise, of assistance to persons with a disability; or
21	63	Subsection 248A(1) (paragraph (k) of the definition of
22		exempt recording)
23		Omit "(e),".
24	64	Subsection 248A(1) (subparagraph (n)(ii) of the definition
25		of exempt recording)
26		Omit "(e),".
27	65	Subsection 248C(2)
28		Omit ", (e)".

Uses that do not infringe copyright **Schedule 1**Consequential amendments **Part 2**

1	66	Subsection 248G(1) (note)
2		Omit "or other".
3	67	Subsection 248G(1) (note)
4		Omit "sections 135E and 135F", substitute "Division 4 of Part IVA".
5	68	Subsection 248PC(7) (note 2)
6		Omit "or other".
7	69	Subsection 248PC(7) (note 2)
8		Omit "sections 135E and 135F", substitute "Division 4 of Part IVA".

Schedule 1 Uses that do not infringe copyright **Part 3** Transitional provisions

Part 3—Transitional provisions

2	70	Definitions
3		In this Part:
4		new law means the Copyright Act 1968, as amended by this Schedule.
5 6		<i>old law</i> means the <i>Copyright Act 1968</i> , as in force immediately before the commencement of this item.
7	71	Preservation and research
8		(1) Paragraph 113H(2)(b) of new law applies in relation to copyright material made:
10		(a) before the commencement of this item; and
11		(b) for the purpose of preservation or replacement;
12		as if the reference in that paragraph to subsection 113H(1) were a
13		reference to subsection 51A(1) or 110B(1) or (2) of the old law.
14 15		(2) Paragraph 113J(2)(b) of the new law applies in relation to copyright material made:
16		(a) before the commencement of this item; and
17		(b) for the purpose of research;
18		as if the reference in that paragraph to subsection 113J(1) were a
19		reference to paragraph 51A(1)(a) or 110B(1)(a) or (2)(a) of the old
20		law.
21		(3) Paragraph 113M(2)(b) of the new law applies in relation to
22		copyright material made before the commencement of this item as
23		if the reference in that paragraph to subsection 113M(1) were a
24		reference to section 51B, 110BA or 112AA of the old law.
25	72	Educational and other institutions
26 27	(1)	Despite the repeal of subsection 135E(2) of the old law by this Schedule, if:
28		(a) a copy or communication was made before the
29		commencement of this item; and

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Uses that do not infringe copyright **Schedule 1**Transitional provisions **Part 3**

1 2 3		(b) a thing mentioned in paragraph (a), (b) or (c) of that subsection is done, in relation to the copy or communication, on or after that commencement;
4 5		that subsection applies to the making of the copy or communication, in relation to the thing done.
6 7 8 9 10 11	(2)	Despite the repeal of subsection 135U(2) of the old law by this Schedule, if: (a) a copy is made before the commencement of this item; and (b) a thing mentioned in paragraph (a), (b) or (c) of that subsection is done, in relation to the copy, on or after that commencement; that subsection applies to the making of the copy, in relation to the thing
13		done.
14 15 16 17 18 19 20 21 22	(3)	Despite the repeal of subsection 135ZZH(1) of the old law by this Schedule, if: (a) a copy, record or version was made before the commencement of this item; and (b) a thing mentioned in paragraph (a), (b) or (c) of that section is done, in relation to the copy, record or version, on or after that commencement; that subsection applies to the making of the copy, record or version, in relation to the thing done.
23	73 R	Remuneration notices
24		Agreements and determinations
2526272829	(1)	An agreement: (a) made under section 135ZWAA of the old law; and (b) in force immediately before the commencement of this item; has effect, from that commencement, as if it had been made under subparagraph 113P(1)(e)(i) of the new law.
30 31 32	(2)	A determination: (a) made under section 135ZWAA of the old law; and (b) in force immediately before the commencement of this item;

Schedule 1 Uses that do not infringe copyright **Part 3** Transitional provisions

1 2 3		has effect, from that commencement, as if it had been made under subsection 113P(4) of the new law for the purposes of paragraph 113P(1)(e).
4	(3)	An agreement:
5		(a) made under section 135JAA of the old law; and
6		(b) in force immediately before the commencement of this item;
7		has effect, from that commencement, as if it had been made under
8		subparagraph 113P(2)(d)(i) of the new law.
9	(4)	A determination:
10		(a) made under section 135JAA of the old law; and
11		(b) in force immediately before the commencement of this item;
12		has effect, from that commencement, as if it had been made under
13		subsection 113P(4) of the new law for the purposes of
14		paragraph 113P(2)(d).
15		Remuneration notices
16	(5)	A remuneration notice:
17		(a) given under Part VB of the old law; and
18		(b) in force immediately before the commencement of this item;
19		has effect, from that commencement, as if it had been given under
20		subsection 113Q(1) of the new law.
21	(6)	A remuneration notice:
22		(a) given under Part VA of the old law; and
23		(b) in force immediately before the commencement of this item;
24		has effect, from that commencement, as if it had been given under
25		subsection 113Q(2) of the new law.
26	74 E	Equitable remuneration
27		Agreements
28	(1)	An agreement:
29		(a) made under subsection 135H(1), 135J(1), 135JA(1),
30		135ZV(1), 135ZW(1) or 135ZWA(1) of the old law; and

Uses that do not infringe copyright **Schedule 1**Transitional provisions **Part 3**

1		(b) in force immediately before the commencement of this item;
2		has effect, from that commencement, as if it had been made under
3		paragraph 113R(a) of the new law.
4		Applications
5	(2)	An application:
6		(a) made under subsection 135H(1) or (1A), 135J(1) or (1A),
7		135JA(1) or (2), 135ZV(1) or (1A), 135ZW(1) or (1A) or 135ZWA(1) of the old law; and
8		. ,
9 10		(b) with which the Tribunal did not fully deal before the commencement of this item;
11		has effect, from that commencement, as if it had been made under
12		paragraph 113R(b) of the new law.
13		Determinations
14	(3)	A determination:
15		(a) made under subsection 135H(1) or (1A), 135J(1) or (1A),
16		135JA(1) or (2), 135ZV(1) or (1A), 135ZW(1) or (1A) or
17		135ZWA(1) of the old law; and
18		(b) in force immediately before the commencement of this item;
19 20		has effect, from that commencement, as if it had been made under paragraph 113R(b) of the new law.
21	75 D	eclarations of collecting societies
22	(1)	A declaration:
23		(a) made under section 135ZZB of the old law in relation to a
24		body; and
25		(b) in force immediately before the commencement of this item;
26		has effect, from that commencement, as if it had been made under
27		section 113V of the new law and declared the body to be the works
28		collecting society.
29	(2)	A declaration:
30		(a) made under section 135P of the old law in relation to a body;
31		and

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Schedule 1 Uses that do not infringe copyright **Part 3** Transitional provisions

1		(b) in force immediately before the commencement of this item;
2		has effect, from that commencement, as if it had been made under
3		section 113V of the new law and declared the body to be the broadcasts
4		collecting society.
5	76	Annual reports
6 7		Section 113Z of the new law applies to financial years ending on or after the commencement of this item.
8	77	Orders varying distribution arrangements
9		Applications
10	(1)	An application:
11 12		(a) made under section 135JAA or 135ZWAA of the old law; and
13		(b) with which the Tribunal did not fully deal before the
14		commencement of this item;
15		has effect, from that commencement, as if it had been made under
16		subsection 113P(4) of the new law.
17		Orders
18	(2)	An order:
19		(a) made under paragraph 153DE(4)(b) of the old law; and
20		(b) in force immediately before the commencement of this item;
21		has effect, from that commencement, as if it had been made under
22		paragraph 113ZB(2)(b) of the new law in relation to the works
23		collecting society.
24	(3)	An order:
25		(a) made under paragraph 153BAD(4)(b) of the old law; and
26		(b) in force immediately before the commencement of this item;
27		has effect, from that commencement, as if it had been made under
28		paragraph 113ZB(2)(b) of the new law in relation to the broadcasts
29		collecting society.
30	(4)	An order:

Uses that do not infringe copyright **Schedule 1**Transitional provisions **Part 3**

1		(a) made under paragraph 153DE(4)(c) of the old law; and
2		(b) in force immediately before the commencement of this item;
3		has effect, from that commencement, as if it had been made under
4		paragraph 113ZB(2)(c) of the new law in relation to the works
5		collecting society.
6	(5)	An order:
7		(a) made under paragraph 153BAD(4)(c) of the old law; and
8		(b) in force immediately before the commencement of this item;
9		has effect, from that commencement, as if it had been made under
10		paragraph 113ZB(2)(c) of the new law in relation to the broadcasts
11		collecting society.
12	78 I	nspection notices
13		A notice:
14		(a) given under paragraph 203E(1)(a) of the old law; and
15		(b) specifying a day occurring on or after the day this item
16		commences;
17		has effect, from that commencement, as if it had been given under
18		subsection 203E(1) of the new law.

Schedule 2 Limitation on remedies available against service providers

1 2 3	Schedule 2—Limitation on remedies available against service providers
4	Copyright Act 1968
5	1 Division 2AA of Part V (heading) Repeal the heading, substitute:
7	Division 2AA—Limitation on remedies available against service providers
9 10	2 Subsection 116AA(1) Omit "carriage" (wherever occurring).
11 12	3 Section 116AB (definition of <i>caching</i>) Omit "carriage".
13 14	4 Section 116AB Insert:
15 16 17 18 19 20 21 22 23	 (a) in relation to an activity mentioned in section 116AC—means a provider of transmission, routing or connections for digital online communications without modification of their content between or among points specified by the user of material of the user's choosing; and (b) in relation to an activity mentioned in section 116AD, 116AE or 116AF—means a provider or operator of facilities for online services or network access.
24	5 Sections 116AC to 116AJ
25	Omit "carriage" (wherever occurring).

Copyright Amendment (Disability Access and Other Measures) Bill 2016

Duration of copyright Schedule 3

Sch	Schedule 3—Duration of copyright	
Copy	right Act 1968	
1 Sul	osection 10(1)	
	Insert: generally known: without limiting we of copyright material is generally known it can be ascertained by reasonable experience.	nown, it is generally known if
	made public has the meaning given	by section 34.
2 Sec	ctions 33 and 34	
	Repeal the sections, substitute:	
33 Du	ration of copyright in original work	s
	(1) This section applies to copyright that Part.	t subsists in a work under this
	Works first made public before 1 Jan	nuary 2018
	(2) The following table has effect if the before 1 January 2018.	work was first made public
Durat	ion of copyright—works first made public b	pefore 1 January 2018
Item	Column 1 If	Column 2 the copyright continues to subsist until
1	no other item of this table applies	70 years after the calendar year in which the author of the work died.
2	(a) the work is: (i) a literary work (other than a	70 years after the calendar year in which

Copyright Amendment (Disability Access and Other Measures) Bill 2016

computer program); or

(ii) a dramatic work; or

the work was first made

public.

Schedule 3 Duration of copyright

Item	Column 1 If	Column 2 the copyright continue to subsist until
	(iii) a musical work; or (iv) an engraving; and	
	(b) the author of the work has died; and	
	(c) the work was not first made public before the author died; and	
	(d) item 3 does not apply	
3	the identity of the author of the work is not generally known at any time before the end of 70 years after the calendar year in which the work was first made public	70 years after the calendar year in which the work was first made public.

Works never made public, and works first made public on or after 1 January 2018

(3) The following table has effect if the work was not first made public before 1 January 2018.

4 5

2

Duration of copyright—works not first made public before 1 January 2018		
Item	Column 1 If	Column 2 the copyright continues to subsist until
1	no other item of this table applies	70 years after the calendar year in which the author of the work died.
2	(a) the identity of the author is not generally known at any time before the end of 70 years after the calendar year in which the work was made; and	70 years after the calendar year in which the work was made.
	(b) the work is not first made public before the end of 50 years after the calendar year in which the work was made	
3	(a) the identity of the author is not generally known at any time before the end of 70	70 years after the calendar year in which

Duration of copyright Schedule 3

Item	Column 1 If	Column 2 the copyright continues to subsist until
	years after the calendar year in which the work was first made public; and (b) the work is first made public before the end of 50 years after the calendar year in	the work was first made public.
	which the work was made	
34 W	hen a work is <i>made public</i>	
	A work is <i>made public</i> when:	
	(a) the work, or an adaptation of the performed in public or broadcast;	
	(b) records of the work, or of an adap offered or exposed for sale to the	
3 Sec	ctions 79 and 80	
	Repeal the sections, substitute:	
79 Re	ferences to any one or more of joint au	thors
	A reference in any of the following pro	
	work is taken to be a reference to any of the work if the work is a work of joint a	
	(a) section 32;	aumorship.
	(b) item 3 of the table in subsection 3	(3(2):
	(b) Item 5 of the table in subsection 5	¹³ (2),
	(c) item 2 or 3 of the table in subsect	
80 Re		ion 33(3).
80 Re	(c) item 2 or 3 of the table in subsect ferences to whichever of joint authors A reference in any of the following pro	ion 33(3). died last visions to the author of a
80 Re	(c) item 2 or 3 of the table in subsect ferences to whichever of joint authors of the following prowork is taken to be a reference to the authors.	ion 33(3). died last visions to the author of a athor who died last if the
80 Re	(c) item 2 or 3 of the table in subsect ferences to whichever of joint authors of A reference in any of the following pro work is taken to be a reference to the au work is a work of joint authorship to with	ion 33(3). died last visions to the author of a athor who died last if the
80 Re	(c) item 2 or 3 of the table in subsect ferences to whichever of joint authors of the following prowork is taken to be a reference to the authors.	died last visions to the author of a uthor who died last if the hich section 81 does not

Schedule 3 Duration of copyright

1	(c) section 51.	
2	4 Subsection 81(2) Omit "or could be ascertained by reasonable inquiry".	
3		
4	5 Subsection 81(3)	
5	Repeal the subsection, substitute:	
6 7 8 9 10	(3) A reference in any of the provisions mentioned in subsection to the author of the work is taken to be a reference to:(a) the author whose identity was disclosed; or(b) if the identity of 2 or more of the authors was disclosed; whichever of those authors died last.	` ,
11	(3A) The provisions are as follows:	
12	(a) item 1 or 2 of the table in subsection 33(2);	
13	(b) item 1 of the table in subsection 33(3).	
14	6 Paragraph 81(4)(b)	
15	Omit "or can be ascertained by reasonable inquiry".	
16 17	7 At the end of paragraph 129(2)(a) Add "and".	
18	8 Paragraph 129(2)(c)	
19	Omit "or can be ascertained by reasonable inquiry".	
20	9 Section 180	
21	Repeal the section, substitute:	
22	180 Duration of Crown copyright in original works	
23	Copyright in a work of which the Commonwealth or a Sta	te:
24	(a) is the owner; or	
25	(b) would, but for an agreement to which section 179 ap	plies, be
26	the owner;	

Duration of copyright Schedule 3

	subsists until 50 years after the calendar year in which the work is made.
10	Section 233
	Repeal the section.
11	Paragraph 235(2)(a)
	Omit "sections 176 and 177, and subsection 180(1)", substitute "sections 176, 177 and 180".
12	Paragraph 235(2)(b)
	Omit "sections 176 and 177, and subsection 180(2) as modified by section 233,", substitute "sections 176, 177 and 180".
13	Application of amendments
	The amendments made by this Schedule apply in relation to works made before, on or after the commencement of this item.
14	Transitional provision
	If the amendments made by this Schedule would have the effect that copyright in a work ceased to subsist at a time occurring before the commencement of this item, that copyright ceases to subsist on the commencement of this item, instead of at that earlier time.
15	Compensation for acquisition of property
(1)	If the operation of this Schedule would result in an acquisition of property (within the meaning of paragraph 51(xxxi) of the Constitution) from a person otherwise than on just terms (within the meaning of that paragraph), the Commonwealth is liable to pay a reasonable amount of compensation to the person.
(2)	If the Commonwealth and the person do not agree on the amount of the compensation, the person may institute proceedings in a court of competent jurisdiction for the recovery from the Commonwealth of such reasonable amount of compensation as the court determines.
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