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CATSI Act Review

# Part 18—Minor technical amendments

**Items 252 to 258—Minor technical amendments**

There are a number of minor technical amendments that have been included in the draft legislation. Most of these amendments were also included in the 2018 Strengthening Governance and Transparency Bill and were considered sufficiently minor that further consultation was not necessary. Some amendments correct errors and provide clarification on matters in the CATSI Act. Others are aimed at accuracy, consistency and readability of the CATSI Act.

Items 252 and 253 both amend notes in section 69-20, repealing one and clarifying the other.

Item 254 changes the language of section 85-15 to make the meaning of the section clearer.

Item 255 amends subsection 201-15(2) from 21 days to 28 days. This is because directors have 28 days to appeal the relevant decision by the Registrar so should not be required to implement the decision before the appeal period has expired.

Item 256 changes the heading of section 246-20 to remove the words ‘to make up a quorum’ to reflect that the section is more broadly applicable.

Item 257 repeals subsection 249-10(2) in order to remove confusion between 249-10(2) and 201-20(3) regarding the minimum possible notice period for member resolutions to remove directors.

Item 258 amends wording in subparagraph 279-25(1)(a)(iii) to clarify that the court may only disqualify a person from managing a CATSI corporation if the conditions in both paragraphs 279-25(1)(a) and (b) are met (the current wording indicates either 279-25(1)(a) **OR** (b) must be satisfied).