

LEGISLATIVE COUNCIL

DELEGATED LEGISLATION COMMITTEE



Delegated Legislation Committee

Delegated Legislation Monitor No. 7 of 2025

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Delegated Legislation Monitor No. 7 of 2025

New South Wales Parliament Legislative Council Delegated Legislation Committee

Delegated Legislation Monitor No. 7 of 2025

'June 2025'

Chair: Hon Natasha Maclaren-Jones MLC

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Table of contents

	Committee details	iv
	Overview of the Delegated Legislation Monitor	v
	Operation of the Committee's technical scrutiny function	v
	Conclusions and structure of Monitor No. 7 of 2025	vii
Chapter 1	Instruments with no scrutiny concerns	1
Chapter 2	Instruments raising scrutiny concerns	3

Delegated Legislation Monitor No. 7 of 2025

Committee details

Committee members

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The Greens	Deputy Chair
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Australian Labor Party	
Australian Labor Party	
Independent	
Australian Labor Party	
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Overview of the Delegated Legislation Monitor

Operation of the Committee's technical scrutiny function

- **1.1** The Regulation Committee was first established on a trial basis on 23 November 2017 in the 56th Parliament.¹ The Committee was reappointed in the 57th Parliament on 8 May 2019 and in the 58th Parliament on 10 May 2023.²
- 1.2 On 19 October 2023, the Legislative Council amended the resolution of the House establishing the Regulation Committee to consider all instruments of a legislative nature that are subject to disallowance while they are so subject, against the scrutiny principles set out in Legislation Review Act 1987, section 9(1)(b) on a 12-month trial basis from the first sitting day in 2024.³
- **1.3** On 12 February 2025, the Legislative Council resolved to amend the resolution establishing the Regulation Committee to permanently expand the Committee to include the technical review of delegated legislation against the scrutiny principles set out in the *Legislation Review Act 1987*, section 9(1)(b). The House also resolved to change the name of the Regulation Committee to the Delegated Legislation Committee to more accurately reflect the Committee's role and remit.
- **1.4** Paragraph (3) of the amended resolution requires that:

The committee is:

- (a) to consider all instruments of a legislative nature that are subject to disallowance while they are so subject, against the scrutiny principles set out in section 9(1)(b) of the *Legislation Review Act 1987*.
- (b) may report on such instruments as it thinks necessary, including setting out its opinion that an instrument or portion of an instrument ought to be disallowed and the grounds on which it has formed that opinion, and
- (c) may consider and report on an instrument after it has ceased to be subject to disallowance if the committee resolves to do so while the instrument is subject to disallowance.".
- **1.5** In accordance with paragraph (3), the Committee considers any instrument that is disallowable, during the period within which it may be disallowed. This includes 'statutory rules', within the meaning of the *Interpretation Act 1987*, that are disallowable by virtue of section 41 of that Act. It also includes other instruments to which section 41 applies indirectly, i.e., where the Act under which an instrument is made provides it is to be treated as if it were a statutory rule for the purposes of section 41.
- **1.6** A list of instruments that are subject to disallowance is published on the Parliament's website on the first Tuesday of each month and each Tuesday when the Legislative Council is sitting.

¹ *Minutes,* NSW Legislative Council, 23 November 2017, pp 2327-2329.

² *Minutes,* NSW Legislative Council, 10 May 2023, pp 37-39.

³ *Minutes,* NSW Legislative Council, 19 October 2023, pp 639-640.

- **1.7** With regard to the scrutiny principles the Committee is required to assess instruments against, the *Legislation Review Act 1987*, section 9(1)(b) sets out eight grounds of scrutiny as follows:
 - (i) that the regulation trespasses unduly on personal rights and liberties
 - (ii) that the regulation may have an adverse impact on the business community
 - (iii) that the regulation may not have been within the general objects of the legislation under which it was made
 - (iv) that the regulation may not accord with the spirit of the legislation under which it was made, even though it may have been legally made
 - (v) that the objective of the regulation could have been achieved by alternative and more effective means
 - (vi) that the regulation duplicates, overlaps or conflicts with any other regulation or Act
 - (vii) that the form or intention of the regulation calls for elucidation, or
 - (viii) that any of the requirements of sections 4, 5 and 6 of the *Subordinate Legislation Act 1989*, or of the guidelines and requirements in Schedules 1 and 2 to that Act, appear not to have been complied with, to the extent that they were applicable in relation to the regulation.
- **1.8** The Committee has published guidelines on its webpage that provide an overview of its intended approach to its technical scrutiny function and specific guidance in respect of each of these eight grounds.
- **1.9** Each sitting week, the Committee publishes a Delegated Legislation Monitor setting out its progress and conclusions relating to the technical scrutiny of disallowable instruments. The monitor sets out matters where the Committee has sought further information from the responsible minister, department or other body, the Committee's conclusions in relation to instruments where concerns have been raised and a list of those instruments the Committee has reviewed which have not raised scrutiny concerns.
- **1.10** In addition to the regular publication of monitors the Committee may, from time to time and under paragraph (2) of the resolution establishing it, inquire into and report on:
 - (a) any instrument of a legislative nature regardless of its form, including the policy or substantive content of the instrument,
 - (b) draft delegated legislation, and
 - (c) trends or issues in relation to delegated legislation.

Conclusions and structure of Monitor No. 7 of 2025

- **1.11** For this monitor, the Committee has reviewed eight instruments published on the NSW legislation website or in the NSW Government Gazette between 2 April 2025 and 16 May 2025. The Committee has:
 - concluded that five instruments raise no scrutiny concerns, as set out in Chapter 1, and
 - raised scrutiny concerns in relation to three instruments, for consideration in a future monitor, as set out in Chapter 2.
- **1.12** A further six instruments notified between 9 May 2025 and 23 May 2025 remain under review, for consideration in a future monitor.

Chapter 1 Instruments with no scrutiny concerns

The Committee has reviewed the following instruments and raised no scrutiny concerns:

Instrument	SI number/ GG reference
Local Government (General) Amendment (Countback Elections) Regulation 2025	2025 No 200
Road Transport Legislation Amendment (Electric Scooter Trial) Regulation 2025	2025 No 201
Coal Mine Subsidence Compensation Amendment (Contributions) Regulation 2025	2025 No 210
Home Building Amendment (Information) Regulation 2025	2025 No 212
Fisheries Management (Spring Creek Reservoir Possession Limit) Order 2025	NSWGG-2025-181-1

Chapter 2 Instruments raising scrutiny concerns

The Committee has identified scrutiny concerns, and is engaging with the responsible minister or body, in relation to the instruments set out in the table below. The Committee will set out its conclusion on those scrutiny concerns in a future monitor, having regard to that engagement.

Responsible minister or body	Instrument	SI number / GG reference
Minister for Better Regulation and Fair Trading	Residential Tenancies Amendment Regulation 2025	2025 No 139
Minister for Energy	Electricity Infrastructure Investment Amendment Regulation 2025	2025 No 199
Presiding Member of the Legal Profession Admission Board	NSW Admission Board Second Amendment Rule 2025	NSWGG-2025- 180-1