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Assented to 3 May 2024
Enactorate of Urabbaparcensia
Proprietary Limited ACN 159 318 859



Statute Law Revision (Bodyguard) Act 2024

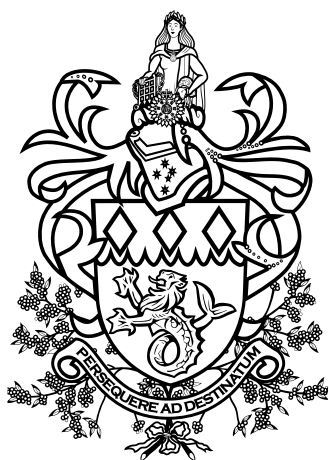
No. 4, 2024

**An Act to make various amendments of the statute
law of the Enactorate, and for related purposes**

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Statute Law Revision (Bodyguard) Act 2024

No. 4, 2024

**An Act to make various amendments of the statute
law of the Enactorate, and for related purposes**

[Assented to 3 May 2024]

The Parliament of Urabbaparcensia enacts:

1 Short title

This Act is the *Statute Law Revision (Bodyguard) Act 2024*.

2 Commencement

- (1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information		
Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Enactorial Assent.	3 May 2024
2. Schedule 1	The later of: (a) the start of the day this Act receives the Enactorial Assent; and (b) immediately after the commencement of Schedule 3 of the <i>Constitution Statute Amendment (Bodyguard) 2024</i> . However, the provisions do not commence at all if the event mentioned in paragraph (b) does not occur.	3 May 2024
3. Schedule 2, Part 1	The commencement of the <i>Divisional Amendment (New Eurabba) Act 2023</i> .	4 September 2023
4. Schedule 2, Part 2	Immediately after the commencement of the provisions covered by table item 2.	3 May 2024

Note: This table relates only to the provisions of this Act as originally enacted. It will not be amended to deal with any later amendments of this Act.

- (2) Any information in column 3 of the table is not part of this Act. Information may be inserted in this column, or information in it 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Legislation that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

Note: The provisions of:

- (a) the *Legislation (Exemptions and Other Matters) Regulation 2022* amended or inserted by this Act, and any other provisions of those regulations, may be amended or repealed, until the Parliament provides, by regulations made under section 92 of the *Legislation Act 2022*; and
- (b) the *Legislation Rule 2022* amended or inserted by this Act, and any other provisions of that instrument, may be amended or repealed by a legislative instrument made under section 91 of the *Legislation Act 2022*;

see subsection 15(5) of the *Legislation Act 2022*.

4 Power to amend *Constitution (Corporate Policies) Instrument 2022*

The Parliament does not intend, by amending the *Constitution (Corporate Policies) Instrument 2022*, to limit the power of the Manager-General to amend or repeal the instrument.

Note: Until the Parliament provides otherwise, the Manager-General may make, revoke and alter corporate policies: see subsection 133(2) of the *Constitution*.

Schedule 1—Amendment of corporate legislation

Part 1—Legislation Acts

Interpretation Act 2022

1 Section 3 (paragraph beginning “Part 2”)

Omit “Associate”, substitute “citizen”.

2 Section 3 (paragraph beginning “Part 7”)

Omit “Commonwealth”, substitute “Corporate”.

3 Section 6

Insert:

acting SES employee means a person who a UCS employee who is appointed, otherwise than on a permanent basis, to a senior management position (category G) falling in the table in subsection 61(2) of the Constitution.

4 Section 6 (definition of *acting UPSES employee*)

Repeal the definition.

5 Section 6 (definition of *Agency*)

Repeal the definition, substitute:

Agency means an entity falling in item 2.5.e, 2.6.e, 2.7.e or 2.8.e of the table in subsection 61(2) of the Constitution.

6 Section 6 (definition of *associated jurisdiction*)

Omit “Urabba Parks”, substitute “the Enactorate”.

7 Section 6

Insert:

constituent micronation means a constituent micronation of the Enactorate.

8 Section 6 (definition of *Constitution*)

Omit “Urabba Parks”, substitute “the Enactorate”.

9 Section 6 (definition of *corporate court*)

Before “Court”, insert “Directors”.

10 Section 6 (definition of *Corporate Demesne of Urabba Parks*)

Repeal the definition.

11 Section 6 (definition of *Court*)

Repeal the definition.

12 Section 6

Insert:

Directors’ Court means the Directors’ Court of Urabbaparcensia.

13 Section 6

Insert:

the Enactorate means the Enactorate of Urabbaparcensia Proprietary Limited Australian Company Number 159 318 859 and, when used in a geographical sense, includes all territories in the definition of *Urabbaparcensia*.

Enactorial House of Racservia: see *Racservia*.

14 Section 6 (definition of *establishment of jurisdiction*)

Omit “*Urabba Parks Proprietary Limited Constitution Statute 2022*”, substitute “*Enactorate of Urabbaparcensia Proprietary Limited Constitution Statute 2024*”.

15 Section 6 (definition of *establishment of jurisdiction*)

Omit “Urabba Parks”, substitute “the Enactorate”.

16 Section 6 (note to the definition of *establishment of jurisdiction*)

Omit “Urabba Parks”, substitute “the Enactorate”.

17 Section 6 (note to the definition of *establishment of jurisdiction*)

Omit “Constitution”, substitute “Statute”.

18 Section 6 (definition of *external territory*)

Repeal the definition, substitute:

external territory means a territory, other than an internal territory, where an Act makes provision for the government of the territory as a territory.

19 Section 6 (definition of *Gazette*)

Repeal the definition, substitute:

Gazette means the *Urabbaparcensian Government Gazette*.

20 Section 6 (definition of *Governance Agency*)

Repeal the definition.

21 Section 6 (definition of *Government Printer*)

Omit “Urabba Parks”, substitute “the Enactorate”.

22 Section 6 (definition of *internal territory*)

Repeal the definition, substitute:

internal territory means a territory:

- (a) formed by the surrender and acceptance of the territory of a constituent micronation; or
- (b) another territory declared by the Parliament as an internal territory.

23 Section 6 (paragraph (a) of the definition of *jurisdictional division*)

Repeal the paragraph, substitute:

- (a) a constituent micronation other than Urabbaland; or

24 Section 6 (paragraph (b) of the definition of *jurisdictional division*)

Omit all the words after “territory”.

25 Section 6

Insert:

law of the Enactorate: see section 13.

26 Section 6 (definition of *law of Urabba Parks*)

Repeal the definition.

27 Section 6 (definition of *Management Agency*)

Repeal the definition.

28 Section 6 (definitions of *Minister, operating company and Parliament*)

Omit “Urabba Parks”, substitute “the Enactorate”.

29 Section 6 (definition of *parliamentary membership*)

Omit “place”, substitute “position”.

30 Section 6 (definition of *Proprietary Council*)

Omit “Urabba Parks”, substitute “the Enactorate”.

31 Section 6

Insert:

Racservia means D.J. Racovolis Services Proprietary Limited
Australian Company Number 159 318 859.

32 Section 6 (definition of *region*)

Repeal the definition.

33 Section 6 (definition of *Roll of Arms*)

Omit “Urabba Parks”, substitute “the Enactorate”.

34 Section 6 (definition of *sanction unit*)

Omit all the words after “provision,”, substitute “has the meaning given by the *Enforcement Definitions*”.

35 Section 6 (definition of *seat of Government*)

Omit “Urabba Parks”, substitute “the Enactorate”.

36 Section 6

Insert:

SES employee means a UCS employee who is appointed on a permanent basis to a senior management position (category G) falling in the table in subsection 61(2) of the Constitution.

37 Section 6 (definition of *statutory declaration*)

Omit “any law”, substitute “an Australian law”.

38 Section 6 (definition of *territory*)

Repeal the definition.

39 Section 6

Insert:

territory, territory of the Enactorate, territory under the authority of the Enactorate or *territory of the Enactorate* means a territory referred to in section 122 of the Constitution, but does not include an associated jurisdiction.

40 Section 6

Insert:

UCS employee means the occupant of a corporate service position (category C) falling in the table in subsection 61(2) of the Constitution.

41 Section 6 (definition of *UGS employee*)

Repeal the definition.

42 Section 6 (definition of *UPMS employee*)

Repeal the definition.

43 Section 6 (definition of *UPSES employee*)

Repeal the definition.

44 Section 6 (definition of *Urabba Parks*)

Repeal the definition.

45 Section 6 (definition of *Urabba Parks Bill of Rights*)

Repeal the definition.

46 Section 6 (definition of *Urabba Street Reserve*)

Repeal the definition.

47 Section 6

Insert:

Urabbaparcensia means the Enactorate and, when used in a geographical sense, includes an external territory prescribed by an Act as part of Urabbaparcensia for the purposes of this definition.

48 Section 6 (definition of *Urabbaparcensian Associate*)

Repeal the definition.

49 Section 6

Insert:

Urabbaparcensian Bill of Rights means Part 2 of Chapter 9 of the Constitution.

Urabbaparcensian citizen means a person who is a Urabbaparcensian citizen under item 7.5 of the table in subsection 112(5) of the Constitution.

50 Section 6 (definition of *Urabbaparcensian jurisdiction*)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

51 Section 6 (paragraph (a) of the definition of *Urabbaparcensian law*)

Repeal the paragraph, substitute:

- (a) the law of the Enactorate; or

52 Section 6 (definition of *Visitatorial Commission*)

Repeal the paragraph, substitute:

Visitatorial Commission means the Visitatorial Commission of Urabbaparcensia.

53 Section 8

Repeal the section, substitute:

8 Application of the *Acts Interpretation Act 1901*

- (1) For the purposes of section 32 of this Act, in the interpretation of a provision in this Act the same in substance as a corresponding provision in the *Acts Interpretation Act 1901* of the Commonwealth as in force immediately before the commencement of the *Statute Law Revision (Bodyguard) Act 2024*, consideration may be given to material that may be used under section 15AB of that Act in the interpretation of the corresponding provision.

Note: This Act is based on Compilation No. 36 of the *Acts Interpretation Act 1901* of the Commonwealth dated 20 December 2018 downloaded from the Federal Register of Legislation at 20 February 2022. For the latest information on Australian Government law please go to <https://www.legislation.gov.au>.

- (2) Where the *Acts Interpretation Act 1901* of the Commonwealth as in force as in force immediately before the commencement of the *Statute Law Revision (Bodyguard) Act 2024* defines a term, or provides for a rule of interpretation in relation to a matter, and where the Constitution or this Act does not define the term or provide for the rule of interpretation or excludes such definition or provision (including by contrary intention), such definitions and provisions shall have effect as if they were actually contained in this Act.

54 Section 13

Repeal the section, substitute:

13 References to law of the Enactorate

In any Act, a reference to the law of the Enactorate, or to a law of the Enactorate, does not include, and is taken never to have included, a reference to a law in force in a jurisdictional division or associated jurisdiction so far as the law is so in force because of an Act providing for the acceptance, administration or government of that jurisdictional division or associated jurisdiction.

55 Paragraph 21(2)(e)

Omit “Urabba Parks”, substitute “the Enactorate”.

56 Section 23

Omit “Urabba Parks”, substitute “the Enactorate”.

57 Section 29

Omit “Urabba Parks”, substitute “the Enactorate”.

58 Section 30

Omit “Urabba Parks”, substitute “the Enactorate”.

59 Section 36

Repeal the section substitute:

36 References to the Representation

In any Act references to the Representation managing at the time of the passing of such Act, or to the Management, shall be construed as references to the Representation for the time being.

60 Section 41

Repeal the section substitute:

41 Paper or document purporting to be printed by Government Printer

For the purposes of an Act in which reference is made to a paper or document purporting to be printed by the Government Printer, the words “Government Printer of the Enactorate”, “Government Printer of the Enactorate of Urabbaparcensia Proprietary Limited”, “Mister Enactor’s Stationery Office” or “Urabbaparcensian Government Printer” appearing on a paper or document shall be deemed to refer to the Government Printer.

61 Amendments of listed provisions—the Enactorate

Omit “Urabba Parks” and substitute “the Enactorate” in the following provisions:

- (a) subsection 44(1) (table item 3, column headed “then the Minister referred to is ...”);
- (b) subsection 44(1) (table item 4, column headed “then the Minister referred to is ...”);
- (c) subsection 45(1) (table item 1, column headed “ then the Department is ...”);
- (d) subsection 45(1) (table item 2, column headed “ then the Department is ...”, paragraph (b));
- (e) subsection 45(1) (table item 2, column headed “ then the Department is ...”, paragraph (c));
- (f) subsection 45(1) (table item 3, column headed “ then the Department is ...”).

62 Subsection 46(7)

Repeal the subsection, substitute:

Definition of authority

(7) In this section:

authority means any of the following:

- (a) a Minister;
- (b) a Department of Corporation of the Enactorate;
- (c) an Agency;

- (d) an office (including a UCS employee's office and any other appointment or position), or the holder of an office.

Note: Offices are offices in and for the Enactorate (see section 51). An example is the office of Secretary of a Department of Corporation.

63 Subsection 47(2) (table item 1, column headed "then the provision is taken to refer to ...")

Omit "Urabba Parks", substitute "the Enactorate".

64 Subsection 47(2) (table item 2, column headed "then the provision is taken to refer to ...")

Omit "Urabba Parks", substitute "the Enactorate".

65 Subsection 47(4)

Omit "Urabba Parks", substitute "the Enactorate".

66 Subsection 47(5)

Omit "Urabba Parks", substitute "the Enactorate".

67 Subsection 47(6)

Omit "Urabba Parks", substitute "the Enactorate".

68 Subsection 47(6)

Repeal the subsection, substitute:

*Definition of **authority***

- (6) In this section:

authority means any of the following:

- (a) a Minister;
- (b) a Department of Corporation of the Enactorate;
- (c) an Agency;
- (d) an office (including a UCS employee's office and any other appointment or position), or the holder of an office.

Note: Offices are offices in and for the Enactorate (see section 51). An example is the office of Secretary of a Department of Corporation.

69 Subsection 48(4)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

70 Subsection 48(5)

Repeal the subsection, substitute:

Definition of authority

(5) In this section:

authority means any of the following:

- (a) a Minister;
- (b) a Department of Corporation of the Enactorate;
- (c) an Agency;
- (d) an office (including a UCS employee’s office and any other appointment or position), or the holder of an office.

Note: Offices are offices in and for the Enactorate (see section 51). An example is the office of Secretary of a Department of Corporation.

71 Paragraph 50(a)

Omit “Urabba Parks”, substitute “the Enactorate”.

72 Section 51

Repeal the section substitute:

51 Office etc. means office etc. of the Enactorate

(1) In any Act:

- (a) references to any officer or office shall be construed as references to such officer or office in and for the Enactorate; and
- (b) references to localities jurisdictions and other matters and things shall be construed as references to such localities jurisdictions and other matters and things in and of the Enactorate.

(2) In this section:

office includes a position occupied by a relevant employee.

officer includes a relevant employee.

relevant employee means a UCS employee.

73 Subsection 54(2)

Omit “Urabba Parks”, substitute “the Enactorate”.

74 Subsection 54(4) (definition of *office*)

Repeal the definition, substitute:

office includes a position held by a UCS employee.

75 Section 57

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

76 Subsection 57(4) (definition of *relevant employee*)

Omit “UPMS employee or UGS employee”, substitute “UCS employee”.

77 Subsection 62(4) (definition of *office*)

Omit “UPMS employee or UGS employee”, substitute “UCS employee”.

78 Section 74

Repeal the section, substitute:

74 Expressions of time

Where in an Act any reference to time occurs, such time shall, unless it is otherwise specifically stated, be deemed in each constituent micronation or part of the Enactorate to mean the legal time in that micronation or part of the Enactorate.

79 Subsection 76(1)

Repeal the subsection, substitute:

- (1) An Act passed by the Parliament of the Enactorate may be referred to by the word “Act” alone.

80 Subsection 76(2)

Repeal the subsection, substitute:

- (2) An Act passed by the legislature of a constituent micronation may be referred to by the term “constituent micronation Act” or “micronation Act”.

81 Subsection 76(3)

Repeal the subsection, substitute:

- (3) An Act passed by the legislature of a jurisdictional division may be referred to by the term “divisional Act”.

82 Subsection 76(4)

Repeal the subsection, substitute:

- (4) An Act passed by the legislature of a territory of the Enactorate may be referred to by the term “territory Act”.

83 Subsection 76(5)

Repeal the subsection, substitute:

- (5) An Act passed by the legislature of an associated jurisdiction may be referred to by the term “associated jurisdiction Act”.

84 Section 77

Omit “Enactor’s”, substitute “Representation’s”.

85 Subparagraph 78(1)(b)(iii)

Omit “Urabba Parks”, substitute “the Enactorate”.

Legislation Act 2022

86 Section 5 (definition of *Company Secretary*)

Repeal the definition, substitute:

Company Secretary means:

- (a) the secretary of the Enactorate appointed to a position falling in registration item 2.5.e.1.0.1 or another secretary appointed

to a position falling in registration item 2.5.e.1.0.y acting in the place of the person, where ‘e’ is the number assigned to the Office of Company Secretary by the Parliament; or

- (b) if the number for the Office is not assigned—the secretary of the Enactorate appointed to registration item 2.1.0.0.1, or a secretary holding another position falling in item 2.1.0.0.y of the table in subsection 61(2) of the Constitution acting in the place of the secretary appointed to the place; or
- (c) if the registration items falling in paragraphs (a) and (b) are not assigned or vacant—the secretary of the Enactorate appointed to the position in registration item 1.1.1.6.0.1, or a secretary holding a position falling in item 1.1.1.6.0.y of the table in subsection 20(3) of the Constitution acting in the place of the secretary; or
- (d) if all places falling in paragraphs (a) to (c) are not assigned or vacant, the Manager-General.

Note 1: A registration item is a body or position in a law or instrument provided as a registration item in the Constitution or that falls under a registration item: see the definition of *registration item* in subsection 4(1) of the Constitution.

Note 2: Item 2.1.0.0.y of the table in subsection 61(2) of the Constitution relates to the Clerk of the Proprietary Council or Deputy.

Note 3: Item 1.1.1.6.0.y of the table in subsection 20(3) of the Constitution relates to the Official Secretary to the Manager-General or Deputy.

87 Section 5 (definition of *compiled version*)

Repeal the definition.

88 Section 5

Insert:

consolidated extrinsic material: see section 42.

89 Section 7 (heading)

Repeal the heading, substitute:

7 Definitions of *rule-maker* and *responsible person*

90 Subsection 8(1) (note 1)

Omit “”Note 1”, substitute “Note”.

91 Subsection 8(1) (note 2)

Repeal the note.

92 Section 10 (heading)

Repeal the heading, substitute:

10 Definition of *legislative instrument*

93 Section 13 (heading)

Repeal the heading, substitute:

13 Definition of *notifiable instrument*

94 Subsection 14(3)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

95 Subsection 27(5)

Omit “Urabba Parks” (first occurring), substitute “the Enactorate”.

96 Paragraph 27(5)(c)

Repeal the paragraph, substitute:

(c) under the Urabbaparcensian Bill of Rights; or

97 Subsection 27(5) (note)

Omit “Urabba Parks”, substitute “Urabbaparcensian”.

98 Subsection 27(6)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

99 Subsection 28(1)

Omit “Urabba Parks”, substitute “the Enactorate”.

100 Section 31 (last paragraph)

Repeal the paragraph, substitute:

The Company Secretary may also prepare and register consolidated extrinsic material for a compilation of a registered Act or instrument.

101 Section 32

Repeal the section, substitute:

32 Definition of *compilation*

In this Act, a *compilation* of an Act or instrument, is a document showing the text of the Act or instrument:

- (a) as amended (if at all) and in force on a day (the *compilation date*) stated in the document; or
- (b) as the Act or instrument would be amended and in force on a day (the *compilation date*) stated in the document, by amendments that have not commenced, if the document indicates that the amendments have not commenced; or
- (c) as the Act or instrument is, or would be, modified by an Act or an instrument, and in force on a day (the *compilation date*) stated in the document.

Note: This Part deals with the registration of compilations.

102 Subsection 39(1) (note 2)

Repeal the note, substitute:

Note 2: For what text forms part of the Act or instrument, see section 28 of the *Interpretation Act 2022* (which applies in relation to instruments under section 15 of this Act).

103 Paragraph 41(3)(d)

Omit “Urabba Parks”, substitute “the Enactorate”.

104 Division 4 of Part 2 of Chapter 2

Repeal the Division, substitute:

Division 4—Consolidated extrinsic material

42 Definition of consolidated extrinsic material

For an Act or instrument, *consolidated extrinsic material* is a document consolidating some or all of the extrinsic material in relation to the Act or instrument:

- (a) as amended (if at all) and in force on the compilation date; or

- (b) as the Act or instrument would be amended and in force on the compilation date, by amendments that have not commenced, if the document indicates that the amendments have not commenced; or
- (c) as the Act or instrument is, or would be, modified by an Act or an instrument, and in force on the compilation date.

43 Consolidated extrinsic material—information requirements

- (1) Without limiting the information that a registered consolidated extrinsic material for an Act, legislative instrument or notifiable instrument (the *principal material*) may include, the registered material must include the following information:
 - (a) the compilation date;
 - (b) a statement, being:
 - (ii) in the case of principal material that is replacement of previous material—a statement to that effect; or
 - (iii) in any other case—a statement that the material is a compilation of the principal material;
 - (c) if a statement is made under subparagraph (b)(ii):
 - (i) if any changes are made in preparing the material—a statement that changes have been made to the document and a brief outline of the changes in general terms;
 - (ii) the amendment history of principal material;
 - (d) details of any material that is incorporated in the principal material, including commencement details for the Act, legislative instrument or notifiable instrument to which it relates (if applicable);
 - (e) any further information prescribed by the rules.
- (2) However, the information mentioned in any of paragraphs (1)(b) to (d) does not need to be included in the material if:
 - (a) the Company Secretary is satisfied that the information mentioned in that paragraph is otherwise appropriately available on an approved website to users of the Corporate Register of Legislation; and

- (b) the compilation indicates in general terms how users of the Register may access that information on the approved website.

44 Registration of compilations of extrinsic material

- (1) The Company Secretary:
 - (a) may register consolidated extrinsic material for a compilation of an Act, legislative instrument or notifiable instrument at any time at or after the registration of the compilation; and
 - (b) is not required to prepare or register material even if a required compilation event or a discretionary compilation event has occurred for the Act or instrument.

Repeal and disallowance of Act or instrument

- (2) The Company Secretary must ensure that extrinsic material for an Act, legislative instrument or notifiable instrument is no longer shown on the Register as current extrinsic material as soon as practicable after the Act, legislative instrument or notifiable instrument is to be no longer shown under subsection 37(7).
- (3) Subsection (2) does not apply to documents that are extrinsic material for another Act, legislative instrument or notifiable instrument that remains in force following the Act, legislative instrument or notifiable instrument no longer being shown being repealed.

45 Power to make consolidated extrinsic material

- (1) In preparing consolidated extrinsic material, the Company Secretary may:
 - (a) add text to existing material;
 - (b) remove text from existing material;
 - (c) alter the text in existing material;
 - (d) relocate text in existing material;
 - (e) number and renumber text in existing material; and
 - (f) change the format, layout or printing style of the document, or any other presentational aspect of the existing material.

- (2) For the purposes of this section *existing material* means an explanatory memorandum, explanatory statement or other document similar in manner and form to an explanatory memorandum or explanatory statement:
- (a) for an Act, legislative instrument or notifiable instrument as made
 - (b) for each Act, legislative instrument or notifiable instrument that has amended the Act, legislative instrument or notifiable instrument; or
 - (c) that is already issued consolidated extrinsic material.
- (3) The Company Secretary may make a change to existing material under subsection (1) only if he or she considers the change to be desirable to:
- (a) incorporate extrinsic material of an Act, legislative instrument or notifiable instrument that has amended the Act, legislative instrument or notifiable instrument to which the extrinsic material relates;
 - (b) include, alter or remove references and material relating to laws, instruments and documents or parts of such laws, instruments or documents (including a provision of the Act, legislative instrument or notifiable instrument to which the extrinsic material relates) that have been amended, modified or no longer in operation;
 - (c) exclude material which is not to be included in the consolidated extrinsic material, or in a published version of the extrinsic material or any part of extrinsic material;
 - (d) integrate the different parts of:
 - (i) the extrinsic material for an Act, legislative instrument or notifiable instrument as a whole; and
 - (ii) a document forming part of extrinsic material for an Act, legislative instrument or notifiable instrument;
 - (e) bring the extrinsic material into line, or more closely into line, with extrinsic material drafting practice being used by the Office of Company Secretary;
 - (f) make the material more usable by users of the Act, legislative instrument or notifiable instrument to which the extrinsic

material relates, or more useful to users of the Register as a whole; or

- (g) correct an error.

Certain changes to make documents more usable

- (4) Without limiting paragraph (3)(f), the inclusion, change or removal of the following constitutes making a document more usable:
- (a) a table of contents or other provision that only describes the arrangement of the Act or instrument (or provisions of the Act or instrument) into groups of provisions;
 - (b) text, known as alternative text (or “alt text”), that does not form part of an Act or instrument because of subsection 28(3) of the *Interpretation Act 2022* (including that subsection as applied by section 15 of this Act).

Note: For paragraph (b), alternative text may, for example, aurally indicate the effect of a graphic image in an Act or instrument to assist users of an approved website who have visual disabilities.

Certain other changes prescribed by the rules

- (5) A change is taken to fall within subsection (3) if the change is of a kind prescribed in the rules.

46 Effect of consolidated extrinsic material

- (1) A document that is or forms part of consolidated extrinsic material for a compilation of an Act, legislative instrument or notifiable instrument is declared to be a relevant document for the purposes of section 32 of the *Interpretation Act 2022* in respect of the compilation.

Note: Other documents may apply to the reading an Act or instrument: see section 32 of the *Interpretation Act 2022*. This Act provides that the *Interpretation Act 2022* applies to legislative instruments and notifiable instruments: see section 15.

- (2) The preparation or registration of consolidated extrinsic material does not have any effect in the interpretation of a provision of an Act, legislative instrument or notifiable instrument, to the extent the material:

- (a) explains or relates the effect of a provision that is no longer extant because of the amendment or repeal and substitution of a provision, as to
- (b) relates to a provision that has been repealed and not substituted for a provision of similar effect; or
- (c) is ultimately derived from material that is not extrinsic material of an Act, legislative instrument or notifiable instrument as made that is subject to or affecting the compilation.

47 Extrinsic material—rules

The rules may provide for, or in relation to, any of the following in relation to consolidated extrinsic material for compilations of Acts, legislative instruments or notifiable instruments:

- (a) the format, layout and printing style required for the material, and any other presentational aspects of the material;
- (b) the extent and form of the information mentioned in subsection 43(1) that is required to be included in the material, or made available on an approved website;
- (c) any other matter relating to the preparation of the material.

105 Paragraph 50(5)(l)

Repeal the paragraph, substitute:

- (l) an authorised version of registered consolidated extrinsic material correctly shows the text of the extrinsic material for the Act, legislative instrument or notifiable instrument to which the extrinsic material relates as in force on the compilation date.

106 Subsection 53(2)

Omit “UPMS employees or UGS employees”, substitute “UCS employees”.

107 Paragraph 64(1)(a)

Omit “Urabba Parks”, substitute “the Enactorate”.

108 Paragraph 74(1)(a)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

109 Paragraph 83(1)(a)

Omit “Urabba Parks”, substitute “the Enactorate”.

110 Section 87

Omit “last commencement of the provision”, substitute
“commencement of this Act”.

111 Section 88

Omit “UPSES” (wherever occurring), substitute “SES”.

***Legislation (Exemptions and Other Matters) Regulation
2022***

112 Section 7 (cell at table item 1, column headed “Class of instrument”)

Repeal the cell, substitute:

An instrument that announces the day an intermicronational agreement enters into force for Urabbaparcensia

113 Section 10 (cell at table item 1, column headed “Legislative instrument”)

Repeal the cell, substitute:

An instrument the sole purpose of which, or a primary purpose of which, is to give effect to an intermicronational obligation of Urabbaparcensia

Legislation Rule 2022

114 Paragraph 8(a)

Omit “Urabba Parks”, substitute “the Enactorate”.

115 Paragraph 12(1)(a)

Omit “<https://www.urabbaparks.org.au/>”, substitute
“<https://www.urabbaparcensia.au/>”.

116 Paragraph 12(1)(b)

Before “Urabba Street Reserve”, insert “Urabba House”.

117 Paragraph 12(1)(b)

After “Urabba Street Reserve”, insert “UP1”.

118 Paragraph 14(2)(c)

Omit “Urabba Parks Proprietary Limited”, substitute “Enactorate of Urabbaparcensia Proprietary Limited”.

Part 2—Urabbalish Acts

Corporate Ordinances Act 2022

119 Title

Omit “**Corporate Demesne of Urabba Parks**”, substitute “**Urabbaland**”.

120 Preamble

Omit “**Urabba Parks**” (first occurring), substitute “**the Enactorate**”.

121 Preamble

Omit “a jurisdictional division where the legislature of the jurisdictional division does not have power to legislate”, substitute “**Urabbaland**”.

122 Preamble

Omit “**Urabba Parks**” (last occurring), substitute “**Urabbaparcensia therefore**”.

123 Section 3 (definition of *Demesne*)

Repeal the definition.

124 Part 2 (heading)

Repeal the heading, substitute:

Part 2—Application of Urabbalish law

125 Subsection 4(1)

Repeal the subsection, substitute:

- (1) Subject to this Act, a law of the Enactorate as in force in Urabbaland as in force immediately before the commencement of this Act shall continue in force in Urabbaland.

126 Paragraph 4(2)(a)

Omit “**Urabba Parks**”, substitute “**the Enactorate**”.

127 Section 5 and 6

Omit “the Demesne” (wherever occurring), substitute “Urabbaland”.

128 Section 7 (heading)

Repeal the heading, substitute:

7 Application of Urabbalish laws

129 Subsection 7(1)

Repeal the subsection, substitute:

- (1) Laws in force as such in Urabbaland apply to any place or thing subject to the law of the Enactorate located outside of a jurisdictional division.

130 Subsection 8(1)

Omit “the Demesne”, substitute “Urabbaland”.

131 Subsection 8(2)

Omit “*Gazette*”, substitute “Gazette” (without italics).

132 Section 9

Omit “the Demesne” (wherever occurring) and substitute “Urabbaland”.

133 Section 10

Omit “Urabba Parks”, substitute “the Enactorate”.

134 Section 10

Omit “the Demesne” (wherever occurring), substitute “Urabbaland”.

135 Subsections 11(1) and (2)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

136 Subsection 11(3)

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

137 Section 12

Omit “the Demesne” (wherever occurring) and substitute “Urabbaland”.

Part 3—Corporate policies

Division 1—General

Constitution (Corporate Policies) Instrument 2022

138 Section 4 (definition of *Minister*)

Repeal the definition, substitute:

Minister means, in relation to a policy, the Minister identified in column 2 of table 1 of Schedule 1 in relation to the policy.

139 Section 4 (definition of *policy*) (note)

Repeal the note, substitute:

Note: Unless the Parliament otherwise provides, the Manager-General may make, revoke and alter documents the Parliament may make under section 133 of the Constitution (including a corporate policy): see subsection 133(2) of the Constitution.

140 Section 5

Before “Schedule 1”, insert “(1)”.

141 At the end of section 5

Add:

(2) A provision of this instrument declaring a particular Minister as a rule-maker for a policy applies despite the definition of *rule-maker* in subsection 7(1) of the *Legislation Act 2022*.

142 Schedule 1 (after the schedule heading)

Insert:

Note: See section 5.

143 Schedule 1 (before the table)

After “policies”, insert “to be administered by the Minister specified in column 2”.

144 Schedule 1 (table, first occurring)

Repeal the table, substitute:

Schedule 1 Amendment of corporate legislation
Part 3 Corporate policies

Corporate policies		
Item	Column 1 Policy	Column 2 Minister administering policy
1	Privacy Policy	Advocate-General
2	Whistleblowing Policy	Advocate-General

Division 2—Privacy Policy

Constitution (Corporate Policies) Instrument 2022

145 Policy heading of the policy headed “Privacy Policy” in Schedule 1

Repeal the heading, substitute:

Policy 1—Privacy Policy

146 Clause 1 of the policy headed “Privacy Policy” in Schedule 1

Omit all the words from and including “Urabba Parks” (first occurring) to and including “Urabba Parks” (last occurring), substitute “the Enactorate of Urabbaparcensia Proprietary Limited (**Urabbaparcensia**). Being the people of a charitable democracy that values responsibility, accountability and creativity, human rights is something that Urabbaparcensians take very seriously. Indeed, the commitment Urabbaparcensia”.

147 Amendments of listed provisions—Urabbaparcensia

Omit “Urabba Parks” and substitute “Urabbaparcensia” in the following provisions of policy headed “Privacy Policy” in Schedule 1:

- (a) clause 2;
- (b) clause 3;
- (c) clause 4;
- (d) subclause 5.2.

148 Subclause 5.3 of the policy headed “Privacy Policy” in Schedule 1

Before “mechanisms”, insert “information on the”.

149 Subclause 5.3 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

150 Clause 6 of the policy headed “Privacy Policy” in Schedule 1

Repeal the clause, substitute:

6. This policy applies to personal information (as defined in the Australian privacy law) which is handled or to be handled within Urabbaparcensia, an associated jurisdiction or subsidiary. This policy does not override Australian or Urabbaparcensian law but is indicative of the Corporate Government’s approach to handling personal information. Information is taken to be handled if it is collected, stored or used.

151 Part 3 of the policy headed “Privacy Policy” in Schedule 1

Repeal the Part, substitute:

3. Availability of this Policy to the public

8. This policy and the privacy policies of entities formed within Urabbaparcensia are available to the public from entity privacy contacts and Urabbaparcensian Privacy Authority (UPA), an independent agency of the Urabbaparcensian Government.
9. Please see ‘contact information’ below to find the contact details of UPA and other privacy contacts.

152 Subclause 9.2 of the policy headed “Privacy Policy” in Schedule 1

Repeal the subclause, substitute:

- 9.2 **us**, **we**, and **our** means the Enactorate of Urabbaparcensia Proprietary Limited and each entity (including an entity formed within Urabbaparcensia or an associated jurisdiction) that is subject to this Policy.

153 Subclause 10.1 of the policy headed “Privacy Policy” in Schedule 1

Omit “Parliament of the”.

154 Subclause 10.2 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (wherever occurring), substitute “Urabbaparcensia”.

155 Subclause 10.2 of the policy headed “Privacy Policy” in Schedule 1

Omit “Park Ranger”, substitute “ranger”.

156 Subclause 10.3 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

157 Subclause 10.5 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (wherever occurring), substitute “Urabbaparcensia”.

158 Subclause 10.5 of the policy headed “Privacy Policy” in Schedule 1

Before “Constitution”, insert “Urabbaparcensian”.

159 Amendments of listed provisions—Urabbaparcensia

Omit “Urabba Parks” (wherever occurring) and substitute “Urabbaparcensia” in the following provisions of the policy headed “Privacy Policy” in Schedule 1:

- (a) subclause 10.7;
- (b) clause 11;
- (c) subclause 12.3;
- (d) clause 14;
- (e) subclause 16.4.

160 Subclause 16.6 of the policy headed “Privacy Policy” in Schedule 1

Omit “of Urabba Parks”, substitute “within Urabbaparcensia”.

161 Subclause 16.7 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

162 At the end of clause 16 of the policy headed “Privacy Policy” in Schedule 1

Add:

; 16.8 give an authorised person, such as a ranger or bodyguard your name and location upon request, as a condition of entering Urabbaparcensia.

163 Clauses 18 and 20 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (wherever occurring) and substitute “Urabbaparcensia”.

164 Clause 30 of the policy headed “Privacy Policy” in Schedule 1

Omit “as Urabba Parks”, substitute “than Urabbaparcensia”.

165 Clause 32 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (first occurring), substitute “Urabbaparcensia”.

166 Clause 32 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (second occurring), substitute “we”.

167 Clause 33 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks”, substitute “We”.

168 Clause 35 of the policy headed “Privacy Policy” in Schedule 1

Omit all the words after “request, you”, substitute “may contact the Urabbaparcensian Privacy Authority (UPA)”.

169 Clause 40 of the policy headed “Privacy Policy” in Schedule 1

Omit “Urabba Parks” (first occurring), substitute “Urabbaparcensia”.

170 Clause 40 of the policy headed “Privacy Policy” in Schedule 1

Omit “Privacy Urabba Parks” (first occurring), substitute “the Urabbaparcensian Privacy Authority (UPA)”.

171 Clause 40 of the policy headed “Privacy Policy” in Schedule 1

Omit “Privacy Urabba Parks” (second occurring), substitute “UPA”.

172 Clauses 43 and 44 of the policy headed “Privacy Policy” in Schedule 1

Omit “Privacy Urabba Parks” and substitute “UPA”.

173 Contact information of the policy headed “Privacy Policy” in Schedule 1

Repeal the contact information, substitute:

Contact information

For more information on your rights in relation to personal information, please contact the Urabbaparcensian Privacy Authority (UPA).

Urabbaparcensian Privacy Authority
P O Box 33202
Domain LPO
MELBOURNE VIC 3142

www.urabbaparcensia.au

info@urabbaparcensia.au

174 Compilation information of the policy headed “Privacy Policy” in Schedule 1

Repeal the compilation information, substitute:

Compilation information

Policy number 1

Version number 2

Made by *Constitution (Corporate Policies) Instrument 2022* on 10 October 2022.

Last updated by *Statute Law Revision Act 2024* on 31 January 2024.
Contact information last updated 31 January 2024.

Division 3—Whistleblowing Policy

Constitution (Corporate Policies) Instrument 2022

175 Policy heading of the policy headed “Whistleblowing Policy” of Schedule 1

Repeal the heading, substitute:

Policy 2—Whistleblowing Policy

176 Clauses 45 to 47 of the policy headed “Whistleblowing Policy” of Schedule 1 (first occurring)

Repeal the clauses.

177 Clause 1 of the policy headed “Whistleblowing Policy” of Schedule 1

After “Policy”, insert “is the whistleblowing policy of the Enactorate of Urabbaparcensia Proprietary Limited (**Urabbaparcensia**) and its subsidiaries for the purposes of section 1317AI of the *Corporations Act 2001* of the Commonwealth (the **Corporations Law**), and”.

178 Subclause 1.3 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

179 Subclause 1.4 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “is”, substitute “are”.

180 Subclause 1.6 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

181 Clause 3 of the policy headed “Whistleblowing Policy” of Schedule 1

Repeal the clause, substitute:

3. This Policy applies throughout Urabbaparcensia and its subsidiaries. This policy does not override Australian or Urabbaparcensian law but is indicative of the Corporate Government’s approach to handling disclosures. In many cases an entity formed within Urabbaparcensia may also have its own whistleblower policy. Such policies are supplementary to, and not replacements for, this Policy. Entity-specific whistleblower policies include more information on nominated whistleblower contacts and methods for submitting a disclosure specific for team members of entities.

182 Clause 4 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “If you are unsure of whether you or your disclosure would be covered by this Policy, please contact Whistleblowing Urabba Parks.”.

183 Clause 4 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Please contact Whistleblowing Urabba Parks for more information on how to make a suggestion or complaint.”, substitute “In most cases it is advisable to contact the agency or organisation you are having issues with, who will be able to address your concerns directly.”.

184 Part 3 of the policy headed “Whistleblowing Policy” of Schedule 1

Repeal the Part, substitute:

3. Availability of this Policy to officers and employees

5. This Policy and the whistleblower policies of entities formed within Urabbaparcensia are available to officers and employees from entity whistleblowing contacts and Urabbaparcensian Corporate Whistleblowing Authority (UCWA), an independent agency of the Urabbaparcensian Government.
6. Please see ‘contact information’ below to find the contact details of UCWA and whistleblowing contacts.

185 Subclause 7.2 of the policy headed “Whistleblowing Policy” of Schedule 1

Repeal the subclause, substitute:

7.2 *us, we, and our* means the Enactorate of Urabbaparcensia Proprietary Limited and its subsidiaries.

186 Subclause 8.1 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Parliament of the”.

187 Subclause 8.4 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Urabba Parks” (wherever occurring), substitute “Urabbaparcensia”.

188 Subclause 9.2 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Constitution of Urabba Parks”, substitute “Urabbaparcensian Constitution”.

189 Clause 17 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Urabba Parks” (wherever occurring), substitute “Urabbaparcensia”.

190 Clause 17 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit all the words after “Policy,”, substitute:

the following are authorised to receive disclosures:

- 17.1. bodies that may receive and hear evidence under the agreement of jurisdiction contained in the Urabbaparcensian Constitution including internal courts, tribunals and Enactorial Commissions of Inquiry;

- 17.2. internal law enforcement bodies including the Urabbaparcensian Corporate Bodyguard (UCB);
- 17.3. the Urabbaparcensian Inspectorate;
- 17.4. Urabbaparcensian Comptroller’s Office (UCO);
- 17.5. Governance Integrity Commission Urabbaparcensia (GICU);
- 17.6. the Urabbaparcensian Ombudsman;
- 17.7. whistleblower contacts in our entities (nominated team members of district governments and associations), in relation to relevant matter in relation to the entity.

191 Clause 18 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Whistleblowing Urabba Parks”, substitute “UCWA”.

192 Clause 23 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Urabba Parks”, substitute “Urabbaparcensia”.

193 Clause 27 of the policy headed “Whistleblowing Policy” of Schedule 1

Omit “Whistleblowing Urabba Parks”, substitute “UCWA”.

194 Clause 36 of the policy headed “Whistleblowing Policy” of Schedule 1

Repeal the clause, substitute:

- 36. There is also the potential for referral for prosecution in the internal legal system, which could lead to the disqualification from the membership proceedings of Urabbaparcensia, such as meetings and elections. A person is not able to work or hold office in Urabbaparcensia if disqualified.

**195 Contact information of the policy headed
“Whistleblowing Policy” of Schedule 1**

Repeal the contact information, substitute:

Contact information

For more information on making a disclosure protected under the Corporations Law, please contact the Urabbaparcensian Corporate Whistleblowing Authority (UCWA).

Urabbaparcensian Corporate Whistleblowing Authority
P O Box 33202
Domain LPO
MELBOURNE VIC 3142

www.urabbaparcensia.au

info@urabbaparcensia.au

**196 Compilation information of the policy headed
“Whistleblowing Policy” of Schedule 1**

Repeal the compilation information, substitute:

Compilation information

Policy number 2

Version number 2

Made by *Constitution (Corporate Policies) Instrument 2022* on
10 October 2022.

Last updated by *Statute Law Revision Act 2024* on 31 January 2024.

Contact information last updated 31 January 2024.

Schedule 2—Amendment of divisional legislation

Part 1—Amendments to the Blackstamp Acts

Divisional Amendment (New Eurabba) Act 2023

1 Item 2 of Schedule 1

Before “Omit” (second occurring), insert:

2A Preamble

Note: This item inserts an item heading before the second paragraph of item 2 to make the item more consistent with Office of Parliamentary Counsel drafting practice by having a separate item for each amendment.

2 Item 2 of Schedule 1

Before “Omit” (third occurring), insert:

2B Preamble

Note: This item inserts an item heading before the third paragraph of item 2 for the reason specified in the note to item 1.

3 Item 2 of Schedule 1

Before “Omit” (fourth occurring), insert:

2C Preamble

Note: This item inserts an item heading before the fourth paragraph of item 2 for the reason specified in the note to item 1.

4 Item 2 of Schedule 1

Before “Omit” (fifth occurring), insert:

2D Preamble

Note: This item inserts an item heading before the fifth paragraph of item 2 for the reason specified in the note to item 1.

5 Item 2 of Schedule 1

Before “Omit” (sixth occurring), insert:

2E Preamble

Note: This item inserts an item heading before the sixth paragraph of item 2 for the reason specified in the note to item 1.

6 Item 12 of Schedule 1 (heading)

Repeal the heading, substitute:

12 At the end of subsection 5(2)

Note: This item is consequential on item 7.

7 Item 12 of Schedule 1

Omit “Insert:”, substitute “Add:”.

Note: This replaces “Insert” with “Add” to make the item more consistent with Office of Parliamentary Counsel drafting practice of using “Add:” to add provisions at the end of a provision.

8 Item 18 of Schedule 1 (Schedule 1 (heading))

Repeal the heading, substitute:

Schedule 1—Referral statute

Note: See the definition of *referral statute* in section 3.

Part 2—Amendments to the Divisional Acceptance Acts

Flandrensiian Ecological County of New Eurabba Act 2023

9 Title

Omit “Flandrensiian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

10 Preamble

Omit “Urabba Parks” (first occurring), substitute “the Enactorate”.

11 Preamble

Omit “Urabba Parks” (second occurring), substitute “the Enactorate”.

12 Preamble

Omit “by seeking to connect with like-minded organisations”.

13 Preamble

Omit “Urabba Parks” (third occurring), substitute “the Enactorate”.

14 Preamble

Omit all the words from and including “another” to and including “18 August 2022”, substitute “the Enactorial House of Racservia, had on 5 March 2024”.

15 Preamble

Omit “an agreement known as”.

16 Preamble

Omit “Treaty on Corporation and Establishment of the Ecological County (Sanctuary) of New Eurabba”, substitute Athena Urabbanakis Promachos Trust Deed”.

17 Preamble

Omit “Urabba Parks to establish an ecological sanctuary under the Constitution of the Grand Duchy of Flandrensis”, substitute “the Enactorate to be indemnified for costs relating to the charitable purposes of the Trust”.

18 Preamble

Omit “Urabba Parks” (fifth occurring), substitute “the Enactorate”.

19 Preamble

Omit “region”, substitute “constituent micronation”.

20 Preamble

Omit “Urabba Parks” (sixth occurring), substitute “the Enactorate”.

21 Preamble

Omit “Flandrensian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

22 Preamble

After “New Eurabba” (second occurring), insert “, for the furtherance of the charitable purposes of the Trust”.

23 Preamble

Omit “regions”, substitute “constituent micronations”.

24 Preamble (enacting words)

Omit “Urabba Parks”, substitute “Urabbaparcensia therefore”.

25 Section 1

Omit “*Flandrensian Ecological County of New Eurabba Act 2023*”, substitute “*Racservian Environment of New Eurabba Act 2024*”.

Note: This item amends the short title of the Act. If another amendment of the Act is described by reference to the Act’s previous short title, that other amendment has effect after the commencement of this item as an amendment of the Act under its amended short title (see section 10 of the *Interpretation Act 2022*).

26 Section 3 (definition of *New Eurabba*)

Repeal the definition, substitute:

New Eurabba means the Racservian Environment of New Eurabba.

27 Section 3 (definition of *referral statute*)

Repeal the definition, substitute:

referral statute: see section 21.

28 Section 3

Insert:

Trust means the Athena Urabbanakis Promachos Trust.

29 Part 2 (heading)

Omit “Flandrenian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

30 Section 4

Repeal the section.

31 Section 5 (heading)

Omit “Flandrenian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

32 Subsection 5(1)

Omit “region”, substitute “constituent micronation”.

33 Subsection 5(1)

Omit “Urabba Parks”, substitute “the Enactorate”.

34 Subsection 5(1)

Omit “at the commencement of the *Divisional Amendment (New Eurabba) Act 2023*”, substitute “immediately before the commencement of item 34 of Schedule 2 to the *Statute Law Revision (Bodyguard) Act 2024*”.

35 Subsection 5(1)

Omit “Flandrensiian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

36 Subsection 5(2)

Omit “Grand Duchy of Flandrensis”, substitute “relevant landholding members”.

37 Subsection 5(2)

Omit “Urabba Parks”, substitute “the Enactorate”.

38 Subsection 5(2)

Omit all the words after “as”, substitute “occupied for the charitable purposes of the Trust”.

39 Subsection 5(3)

Omit “Urabba Parks”, substitute “the Enactorate”.

40 Subsections 5(4) and 5(5)

Omit “Enactor”, substitute “Representation”:

41 Amendments of listed provisions—the Enactorate

Omit “Urabba Parks” and substitute “the Enactorate” in the following provisions:

- (a) subsection 6(1);
- (b) paragraph 6(2)(a).

42 Subsection 9(3)

Repeal the subsection, substitute:

- (3) Notice of the making of an Ordinance shall be published in the Gazette.

43 Subsection 10(2)

Omit “*Gazette*”, substitute “Gazette” (without italics).

44 Subsection 14(1)

Repeal the subsection.

45 Sections 16 and 17

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate.

46 Paragraph 20(a)

Omit all the words after “person”, substitute “during the Representation’s pleasure to the office of the Manager of New Eurabba”.

47 Section 21

Repeal the section, substitute:

21 Definition of *referral statute*

- (1) In this Act, the *referral statute* is the law of New Eurabba contained in Schedule 1.
- (2) A reference to the enactment of the referral statute includes the enactment of a law:
 - (a) that enacts the referral statute; or
 - (b) that amends any law previously enacted as the referral statute in order to make it identical to the referral statute; or
 - (c) that repeals any other law.

48 Schedule 1 (note to Schedule heading)

Omit “3”, substitute “21”.

49 Enacting words of the statute in Schedule 1

Omit “of Urabba Parks”.

50 Enacting words of the statute in Schedule 1

Omit “Flandrensian Ecological County of New Eurabba”, substitute “Racservian Environment of New Eurabba”.

51 Section 3 of the statute in Schedule 1

Omit “Enactor”, substitute “Representation”.

52 Paragraphs 3(a) and (b) of the statute in Schedule 1

Omit “Urabba Parks” (wherever occurring), substitute “the Enactorate”.

*[Enactor's introductory speech made in—
Parliament on 25 March 2024]*

(U2024A00004)