## Melbourne and Metropolitan Board of Works (Amendment) Bill

## **EXPLANATORY MEMORANDUM**

Clause 1 states the purposes of the Act.

Clause 2 provides for the Act to come into operation on the day it receives Royal Assent.

Clause 3 defines the Melbourne and Metropolitan Board of Works Act 1958 as the Principal Act.

Clause 4 amends section 3 of the Principal Act to make it clear that by-laws can provide for proper officers.

Clause 5 amends section 184A (1) (ja) of the Principal Act to increase the penalties that may be included in by-laws in respect of the illegal dumping of wastes into sewers.

Clause 6 amends sections 4A, 41A and 110 of the Principal Act to omit references to the redundant offices of deputy general manager and directors.

Clause 7 amends sections 41, 245, 257A and 257B of the Principal Act to omit reference to the redundant offices of deputy general manager and director of administration.

Clause 8 amends sections 27, 29, 257c, 257D and 257E of the Principal Act and the Seventh, Ninth and Tenth Schedules to the Principal Act to substitute "proper officer" for the redundant office of director of administration and amends sections 179, 102, 246, 252, 256 and 257 to omit the redundant office of director of administration.

Clause 9 makes amendments in the Principal Act of a statute law revision nature.

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