### **Construction Contracts Amendment Bill**

Government Bill

As reported from the committee of the whole House

### Key to symbols used in reprinted bill

### As reported from the committee of the whole House

text inserted text deleted

### Hon Dr Nick Smith

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### **Contents**

		Page
1	Title	4
2	Commencement	
2	Commencement	4 <u>4</u> 4
<u>2</u> 3	Principal Act	4
	Part 1	
	Amendments to preliminary provisions	
4	Section 4 amended (Overview)	4
5	Section 5 amended (Interpretation)	5
6	Section 6 amended (Meaning of construction work)	6
7	Section 9 amended (When Act applies: general)	6
8	Section 10 repealed (When Act applies: residential construction	6
	contracts)	
8A	Section 11 amended (When Act does not apply)	6
<u>8AB</u>	New section 11A inserted (Application of this Act: savings	<u>7</u>
	provisions relating to Construction Contracts Amendment Act	
	<u>2013)</u>	
	<u>11A</u> <u>Application of this Act: savings provisions relating to</u>	<u>7</u>
	Construction Contracts Amendment Act 2013	
<u>8AC</u>	Section 11A amended (Application of this Act: savings provisions	<u>7</u>
	relating to Construction Contracts Amendment Act <b>2013</b> )	
	Part 2	
	Amendments to principal provisions	
	Payments	
8AD	Section 13 amended (Conditional payment provisions ineffective)	7
<u>8AE</u>	Subpart 2 heading in Part 2 replaced	<u>7</u> 8
	• -	

### **Construction Contracts Amendment Bill**

	Subpart 2—Payment provisions	
<u>8AF</u>	Cross-heading above section 14 amended	<u>8</u>
8B	Section 14 amended (Parties free to agree on progress payment	8
	provisions in construction contract)	_
$\frac{8BA}{8BB}$	Cross-heading above section 15 amended	8 8 8
<u>8BB</u>	Section 18 amended (Due date for payment)	8
<u>8BC</u>	New subpart 2A of Part 2 inserted	<u>8</u>
	Subpart 2A—Retention money	
	18A Interpretation	<u>8</u>
	18B Application of this subpart	8 8 9 9 9 9 10
	<u>18C</u> <u>Trust over retention money</u>	9
	18D Accounting	9
	<u>18E</u> <u>Use of retention money</u>	9
	<u>18F</u> <u>Investment of retention money</u>	9
	18G Interest on late payment	
	<u>18H</u> <u>Protection of retention money</u>	<u>10</u>
	18I Prohibited provisions	<u>10</u>
<del>8C</del>	Section 19 amended (Interpretation)	10
<u>8C</u>	Section 19 amended (Interpretation)	<u>11</u>
9	Section 20 amended (Payment claims)	11
9A	Section 21 amended (Payment schedules)	11
<u>9B</u>	Section 22 amended (Liability for paying claimed amount)	<u>11</u>
<u>9C</u>	Section 23 amended (Consequences of not paying claimed amour	<u>nt</u> <u>11</u>
0.0	where no payment schedule provided)	10
<u>9D</u>	Section 24 amended (Consequences of not paying scheduled	<u>12</u>
1.0	amount in manner indicated by payment schedule)	10
10	New subpart 4 of Part 2 inserted	12
	Subpart 4—Suspension of work	
	24A Suspension of construction work	12
	Adjudication of disputes	
<u>10A</u>	Section 25 amended (Right to refer disputes to adjudication)	<u>13</u>
11	Section 26 amended (Relationship between Part and other dispute	
	resolution procedures)	
<u>11A</u>	Section 27 amended (Effect of Part on civil proceedings)	<u>13</u>
12	Section 28 amended (How to initiate adjudication)	13
13	Section 31 replaced (When claimant may not seek approval for	14
	issue of charging order)	
	When claimant may not seek approval for issue of	14
	charging order	
	31A Compliance with requirements of Act relating to supply	14
	of certain information	

### **Construction Contracts Amendment Bill**

<u>13AA</u>		1 32 amended (Owner who is not respondent is party to	<u>15</u>
12.4		cation proceedings)	1.5
13A		n 33 amended (Selection of adjudicator)	15
14		n 35 amended (Appointment of adjudicator)	15
14A		ection 35A inserted (Notice of acceptance)	15
1.6	35A	Notice of acceptance	15
16		n 37 amended (Response to adjudication claim)	15
16A	New so	ection 37A inserted (Reply to response to adjudication	16
	37A	Reply to response to adjudication claim	16
17	New se	ections 38A and 38B inserted	16
	38A	Special provisions for adjudication if approval for	16
		charging order sought by claimant	
	38B	Parties may be represented at adjudication proceedings	17
<u>17A</u>	Section	n 45 amended (Adjudicator's determination: matters to be	<u>17</u>
	conside	<u>ered)</u>	
18	Section	n 47 amended (Adjudicator's determination: form)	17
19		ns 52 to 55 repealed	17
20		n 58 amended (Enforceability of adjudicator's ination)	17
21	New se	ection 59A inserted (Consequence of not complying with	17
		cator's determination under section 48(1)(b) or (2))	
	59A	Consequence of not complying with adjudicator's determination under section 48(1)(b) or (2)	17
22	Section	n 60 amended (Effect of review or other proceeding on	18
		cator's determination under section 48(1)(a))	
23		1 61 repealed (Consequence of not complying with	18
		cator's determination under section 48(1)(b) or (2))	
24		ns 62 to 64 and 67 repealed	18
24A		n 71 amended (Application of other enactments to	<u>18</u>
		cations)	
	•	Review and enforcement of adjudicator's determination	
25			1.0
25		heading replaced	18
26	new si	ubpart 1AA of Part 4 inserted	18
		Subpart 1AA—Review of adjudicator's determination	
		Review of adjudicator's determination in respect of owner who is not respondent	
	71A	Owner who is not respondent may apply to District Court for review of adjudicator's determination	18
	71B	Procedure for seeking review	19
	71C	Powers of District Court on review	19
	71D	Effect of review on adjudicator's determination	20
27		t 1 of Part 4 repealed	20
<b>—</b> /	Juopai		∠∪

<u>cl 1</u>	Construction Contracts Amendment Bill		
28 29	Section 73 amended (Enforcement of adjudicator's determination) Section 74 amended (Defendant may oppose entry as judgment)	20 20	
30	Section 74 amended (Defendant may oppose entry as judgment) Section 75 amended (Entry as judgment if defendant takes no steps)	20	
	Part 3		
	Amendments to miscellaneous provisions		
30A 30B	Section 80 amended (Service of notices)	21 21	
31	Section 82 amended (Regulations)  New section 83 inserted (Secretary Chief executive may require adjudication information)	21	
	83 <u>Secretary Chief executive</u> may require adjudication information	21	
<del>32</del>	New Schedule inserted (Transitional provisions relating to the <b>2014</b> amendments)	<del>22</del>	
	Schedule	<del>22</del>	
	New Schedule inserted		
The	Parliament of New Zealand enacts as follows:		
1	Title		
	This Act is the Construction Contracts Amendment Act <b>2013</b> .		
2	Commencement		
	This Act comes into force on 1 November 2014.		5
<u>2</u>	Commencement		
<u>(1)</u>	Sections 6 and 8AC come into force on 1 September 2016.		
<u>(2)</u>	Sections 4(3) and 8BC come into force on 31 March 2017.		
<u>(3)</u>	The rest of this Act comes into force on 1 December 2015.		
3	Principal Act		1
	This Act amends the Construction Contracts Act 2002 (the <b>principal Act</b> ).		
	Part 1		
	Amendments to preliminary provisions		
4	Section 4 amended (Overview)		
<u>(1)</u>	In section 4(c) and (e), delete "progress".		1
<u>(2)</u>	Replace section 4(d) with:		
	(d) default provisions relating to payments are set out in sections 15 to 18	:	
<u>(3)</u>	After section 4(d), insert:		

	<u>(da)</u>	provisions relating to retentions are set out in <b>sections 18A to 18I</b> :						
(4)	Repla	Replace section 4(f) to (h) with:						
	(f)	provisions granting a party to a construction contract who is owed money a statutory right to suspend work until payment is made are set out in <b>section 24A</b> :	5					
	(g)	provisions relating to the adjudication of disputes are set out in—Part 3 sections 25 to 71:						
	(h)	provisions enabling an adjudicator's determination to be reviewed or enforced are set out in Part 4 sections <b>71A</b> to 78:						
5	Secti	on 5 amended (Interpretation)	10					
(1)		etion 5, repeal the definitions of commercial construction contract, resial construction contract, and residential occupier.						
<u>(1)</u>	In sec	ction 5, repeal the definition of residential construction contract.						
(2)	In sec	etion 5, definition of <b>construction contract</b> , replace paragraph (a) with:						
	(a)	means a contract for carrying out construction work; and	15					
(2A)	In sec	etion 5, replace the definition of <b>construction site</b> with:						
	construction site means—							
	(a)	the land on which the claimant has been carrying out construction work under the relevant construction contract:						
	(b)	in relation to related services, means the land or premises that are the subject of the contract	20					
(3)	In sec	etion 5, replace the definition of <b>defendant</b> with:						
	defer	ndant means a party—						
	(a)	against whom an adjudication determination is made; and						
	(b)	against whom enforcement of the determination is sought	25					
(4)	In sec	etion 5, replace the definitions of <b>plaintiff</b> and <b>progress payment</b> with:						
	plaintiff means a party—							
	(a)	in whose favour an adjudication determination is made; and						
	(b)	who seeks enforcement of the determination						
	prog	ress payment—	30					
	(a)	means a payment for construction work carried out under a construction contract that is in the nature of an instalment (whether or not of equal value) of the contract price for the contract; and						
	(b)	includes any final payment under the contract; but						
	(c)	does not include an amount that is, or is in the nature of, a deposit under the contract	35					
(5)	In sec	etion 5, definition of working day, replace paragraph (c) with:						

	(c)	for the purposes of sections 18, 22, <b>24A</b> , 33, 35 to-37_37A, 46, 47, 59, and 66, a day in the period commencing on 24 December in any year and ending with the close of 5 January in the following year; and	
(6)	In se	ction 5, definition of <b>working day</b> , paragraph (d), replace "53" with ".	5
(7)	In sec	etion 5, insert in their appropriate alphabetical order:	
		<b>executive</b> means the chief executive of the department responsible for the nistration of this Act	
	prem	ises, in relation to related services, includes intended premises	
	relate 6(1A	ed services means construction work of the kind referred to in section	10
6	Secti	on 6 amended (Meaning of construction work)	
	After	section 6(1), insert:	
(1A)	Cons	truction work includes—	
	(a)	design or engineering work carried out in New Zealand in respect of work of the kind referred to in subsection (1)(a) to (d) and (f):	15
	(b)	quantity surveying work carried out in New Zealand in respect of work of the kind referred to in subsection (1)(a) to (g).	
7	Secti	on 9 amended (When Act applies: general)	
	In sec	ction 9, replace "10 and 11" with "11 and 11A".	20
<del>(1)</del>	<del>In sec</del>	etion 9, after "Subject to", insert "subsections (2) and (3) and".	
<del>(2)</del>	<del>In sec</del>	etion 9, insert as subsection (2):	
<del>(2)</del>	Desp	ite subsection (1), this Act only applies to contracts for related services—	
	<del>(a)</del>	entered into on or after 1 November 2015; or	
	<del>(b)</del>	renewed for a further term on or after 1 November 2015 (except that this Act has effect only in relation to obligations that are incurred or undertaken on or after that date).	25
(3)		Schedule contains transitional provisions relating to amendments made to act on 1 November 2014.	
8	Secti	on 10 repealed (When Act applies: residential construction contracts)	30
	Repe	al section 10.	
8A	Secti	on 11 amended (When Act does not apply)	
(1)	In sec	etion 11(b)(ii)(C), after "contract", insert ":; or".	

(2)

After section 11(b)(ii), insert:

<u>(1)</u>	In sec	tion 13	3(1)(b)	, delete "progress".	
<u>8AD</u>	Section	on 13 a	mend	ed (Conditional payment provisions ineffective)	
				Payments	
			Amo	Part 2 endments to principal provisions	30
	<u>(b)</u>	the pa	rties a	gree that section 6(1A) will apply.	
	<u>(a)</u>	2016 tions or	(in wh that ar	t is renewed for a further term on or after 1 September nich case that section applies only in relation to those obligate incurred or undertaken on or after 1 September 2016);	25
(2)				bes not apply to a construction contract that was entered into ber 2016 unless—	
	In sec	ction	11A, iı	nsert as subsection (2):	
<u>8AC</u>				nded (Application of this Act: savings provisions relating Contracts Amendment Act 2013)	20
	<u>(b)</u>	the pa	rties a	gree that the amendments will apply.	
	<u>(a)</u>	<u>the co</u>		t is renewed for a further term on or after 1 December	
	Contra was en	acts Antered	mendn into be	made to this Act on 1 December 2015 by the Construction ment Act 2013 do not apply to a construction contract that efore 1 December 2015, unless—	15
<u>11A</u>				is Act: savings provisions relating to Construction Con-	
			11, ir	*	10
<u>8AB</u>				inserted (Application of this Act: savings provisions relat- on Contracts Amendment Act <b>2013</b> )	10
			<u>(B)</u>	that are not, and do not relate to, construction work.	
			<u>(A)</u>	that are for the operation or management of any building or structure or any other part of any land; and	
		(iv)	-	sions under which a party undertakes to carry out services—	5
		<del>(iv)</del>		sions regarding property management.	
		(111)	tion w	sions under which a party undertakes to carry out construc- vork as a condition of an agreement for the sale and purchase cond-hand chattels, fixtures, or fittings; or	

<u>(1)</u>

<u>(2)</u>	In section 13(2), definition of conditional payment provision of a construction contract, after paragraph (c), insert:  (ca) that is of a kind described in section 181(1)(a); or	
<u>8AE</u>	Subpart 2 heading in Part 2 replaced	
	In Part 2, replace the subpart 2 heading with:	5
	Subpart 2—Payment provisions	
<u>8AF</u>	Cross-heading above section 14 amended	
	In the cross-heading above section 14, delete "progress".	
8B	Section 14 amended (Parties free to agree on progress payment provisions in construction contract)	10
(1)	In the heading to section 14, delete " <b>progress</b> ".	
(2)	In section 14(a), delete "progress".	
(3)	In section 14, insert as-subclause subsection (2):	
(2)	To avoid doubt, the parties to a construction contract may expressly agree to a single payment under <b>subsection (1)(a)</b> .	15
<u>8BA</u>	Cross-heading above section 15 amended	
	In the cross-heading above section 15, delete "progress".	
<u>8BB</u>	Section 18 amended (Due date for payment)	
	In section 18, replace "progress payment" with "payment (as that term is defined in section 19)".	20
<u>8BC</u>	New subpart 2A of Part 2 inserted	
	After section 18, insert:	
	Subpart 2A—Retention money	
<u>18A</u>	<u>Interpretation</u>	
	In this subpart, unless the context otherwise requires, <b>retention money</b> means an amount withheld by a party to a construction contract ( <b>party A</b> ) from an amount payable to another party to the contract ( <b>party B</b> ) as security for the performance of party B's obligations under the contract.	25
<u>18B</u>	Application of this subpart	
(1)	This subpart applies to commercial construction contracts where the amount of retention money is more than the de minimis amount.	30
<u>(2)</u>	Regulations may prescribe the de minimis amount for the purpose of <b>subsection (1)</b> .	

<u> 18C</u>	Trust	t over retention money					
(1)	All retention money must be held on trust by party A, as trustee, for the benefit of party B.						
(2)	Retention money may be held in the form of cash or other liquid assets that are readily converted into cash.						
<u>(3)</u>	A trust over retention money ends when—						
	<u>(a)</u>	the money is paid to party B; or					
	<u>(b)</u>	party B, in writing, agrees to give up any claim to the money; or					
	<u>(c)</u>	the money ceases to be payable to party B under the contract or otherwise by operation of law.	10				
<u> 18D</u>	Acco	unting					
(1)	Party that—	A must keep proper accounting records of all retention money held					
	<u>(a)</u>	correctly record all dealings and transactions in relation to the money; and	15				
	<u>(b)</u>	comply with generally accepted accounting principles; and					
	<u>(c)</u>	are readily and properly auditable.					
(2)		A must make accounting records of retention money available for inspec- by party B at all reasonable times and without charge.					
<u>(3)</u>	Regu	lations may further prescribe methods of accounting for retention money.	20				
18E	Use o	of retention money					
(1)	•	A must not appropriate any retention money to a use other than to remefects in the performance of party B's obligations under the contract.					
<u>(2)</u>	Reter	ntion money held in trust by party A—					
	<u>(a)</u>	does not need to be paid into a separate trust account; and	25				
	<u>(b)</u>	may be commingled with other moneys.					
<u> 18F</u>	Inves	stment of retention money					
(1)	Retention money may be invested by party A in accordance with the Trustee Act 1956 in relation to investment of trust funds.						
(2)	If, up	on the realisation of any investment, the amount received is—	30				
	<u>(a)</u>	less than the amount invested, party A must make up the difference between the amount invested and the amount realised:					
	<u>(b)</u>	more than the amount invested, party A may retain the benefit of the amount that exceeds the amount invested.					
(3)	•	A may retain the benefit of any interest earned on retention money on or e the date on which it is payable under the contract.	35				

<u>18G</u>	Inter	est on late payment					
(1)		est on retention money is payable to party B from the date on which it is ble under the contract until the date on which it is paid.					
<u>(2)</u>	The interest referred to in <b>subsection (1)</b> is payable—						
	<u>(a)</u>	at the rate agreed under the contract; or	5				
	<u>(b)</u>	if the parties have not agreed a rate under the contract, at the rate or rates prescribed in regulations.					
<u>18H</u>	Prot	ection of retention money					
	Rete	Retention money—					
	<u>(a)</u>	is not available for the payment of debts of any creditor of party A (other than party B):	10				
	<u>(b)</u>	is not liable to be attached or taken in execution under the order or process of any court at the instance of any creditor of party A (other than party B).					
	Comp	are: 2006 No 1 s 113(1)	15				
<u> 18I</u>	Proh	ibited provisions					
<u>(1)</u>	Any term in a construction contract is void that purports to—						
	<u>(a)</u>	make the payment of retention money conditional on anything other than the performance of party B's obligations under the contract; or					
	<u>(b)</u>	make the date on which payment of retention money is payable later than the date on which party B has performed all of its obligations under the contract to the standard agreed under the contract; or	20				
	<u>(c)</u>	require party B to pay any fees or costs for administering a trust under this subpart.					
(2)	purp	provision in a construction contract is void if the purpose, or one of the oses, of the provision is to avoid the application of any of the provisions of subpart.	25				
<b>8€</b>	Secti	on 19 amended (Interpretation)					
	In section 19, replace the definition of claimed amount with:						
		ned amount means an amount, specified in a payment claim, that the payaims to be due for—	30				
	<del>(a)</del>	construction work carried out; or					
	<del>(b)</del>	liquidated damages under the contract; or					
	<del>(c)</del>	breach of a term implied into the contract under the Building Act 2004 or any other enactment	35				

<u>8C</u>	Secti	on 19 amended (Interpretation)			
<u>(1)</u>	In se	In section 19, replace the definition of <b>claimed amount</b> with:			
		ned amount means an amount of a payment, specified in a payment claim, the payee claims to be due			
<u>(2)</u>	<u>In se</u>	ction 19, definition of payee, delete "progress".	5		
<u>(3)</u>	In se	ction 19, after the definition of payer, insert:			
	payr	nent means—			
	<u>(a)</u>	a progress payment for construction work carried out under a construction contract; or			
	<u>(b)</u>	another type of payment under a construction contract to which a party who has agreed to carry out construction work under the contract is entitled for, or in relation to, construction work carried out by that party under the contract	10		
<u>(4)</u>	In se	ction 19, definition of scheduled amount, replace "progress" with "a".			
9	Secti	ion 20 amended (Payment claims)	15		
<u>(1)</u>	In se	ction 20(1), replace "each progress" with "a".			
<u>(2)</u>	Repl	Replace section 20(1)(b) with:			
	<u>(b)</u>	if the contract does not provide for the matter in the case of a progress payment, at the end of the relevant period referred to in section 17(2); or			
	<u>(c)</u>	if the contract does not provide for the matter in the case of a single payment expressly agreed under <b>section 14(1)(a)</b> , following the completion of all of the construction work to which the contract relates.	20		
<u>(3)</u>	In se	ction 20(2)(b) and (c), delete "progress".			
<u>(4)</u>	<u>In se</u>	ction 20(2)(d), replace "indicate" with "state".			
(5)		ction 20(3), replace "If a payment claim is served on a residential occupi-" with "A payment claim".	25		
9A	Secti	ion 21 amended (Payment schedules)			
	In se	ction 21(2)(c), replace "indicate" with "state".			
<u>9B</u>	Secti	ion 22 amended (Liability for paying claimed amount)			
	In se	ction 22, delete "progress".	30		
<u>9C</u>		ion 23 amended (Consequences of not paying claimed amount where ayment schedule provided)			
	-	ction 23(1)(b), delete "progress".			
		* V			

## <u>9D</u> <u>Section 24 amended (Consequences of not paying scheduled amount in manner indicated by payment schedule)</u>

In section 24(1)(d), delete "progress".

#### 10 New subpart 4 of Part 2 inserted

After section 24, insert:

#### 5

### Subpart 4—Suspension of work

#### 24A Suspension of construction work

- (1) A party who carries out construction work under a construction contract (**party A**) has the right to suspend work under that contract if—
  - (a) any of the following circumstances applies:

10

- (i) a claimed amount is not paid in full by the due date for its payment, and no payment schedule has been provided by the party who it is claimed is liable for the payment (party B):
- (ii) a scheduled amount is not paid in full by the due date for its payment even though a payment schedule given by party B indicates a scheduled amount that party B proposes to pay to party A:

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- (iii) party B has not complied with an adjudicator's determination that party B must pay an amount to party A by a particular date; and
- (b) party A has served on party B a notice under section 23(2)(b), 24(2)(b), or 59(2)(b), as the case may be; and

20

- (c) the amount mentioned in **paragraph (a)(i) or (ii)** is not paid, or the determination mentioned in **paragraph (a)(iii)** is not complied with, within 5 working days after the date of that notice.
- (2) If party A exercises the right conferred by subsection (1), party A—
  - (a) is not in breach of the construction contract; and

25

- (b) is not liable for any loss or damage suffered by party B, or by any person claiming through party B; and
- (c) is entitled to an extension of time to complete the contract, but is not entitled solely by reason of this Act to recover any costs incurred as a consequence of the extension of time; and

30

- (d) keeps party A's rights under the contract, including any right to terminate the contract; and
- (e) may at any time lift the suspension, even if the amount has not been paid or the determination has not been complied with.
- (3) To avoid doubt, **subsection (2)(c)** does not affect party A's rights to recover (whether in an adjudication or otherwise) any costs incurred as a consequence

		e extension of time that exist other than solely by reason of this Act, nor it add anything to those rights.		
(4)	If party A exercises the right conferred by <b>subsection (1)</b> , the exercise of that right does not—			
	(a)	affect any rights that would otherwise have been available to party A under the Contractual Remedies Act 1979; or	5	
	(b)	enable party B to exercise any rights that may otherwise have been available to party B under that Act as a direct consequence of party A exercising the right conferred by <b>subsection (1)</b> .		
(5)	pays	ight to suspend work under a construction contract ceases when party B the amount in full or complies with the adjudicator's determination.  re: 2002 No 46 s 72	10	
	Compo	Adjudication of disputes		
<u>10A</u>	Section	on 25 amended (Right to refer disputes to adjudication)		
	Repla	ace section 25(2) with:	15	
(2)	An example of a dispute is a disagreement between the parties to a construction contract about—			
	<u>(a)</u>	whether an amount is payable under the contract (for example, a progress payment) or the reasons given for non-payment of that amount; or		
	<u>(b)</u>	whether there has been a breach of a term of the contract (including a term implied into the contract under the Building Act 2004 or any other enactment).	20	
11		on 26 amended (Relationship between Part and other dispute reson procedures)		
	In sec	etion 26(3), replace "However, an" with "An".	25	
<u>11A</u>	Section	on 27 amended (Effect of Part on civil proceedings)		
	In section 27(1), delete "and section 61(2)".			
12	Section	on 28 amended (How to initiate adjudication)		
	After	section 28(2), insert:		
(3)		A notice of adjudication must also set out prominently, in the prescribed form (if any),—		
	(a)	a statement of the respondent's rights and obligations in the adjudication; and		
	(b)	a brief explanation of the adjudication process.		

## 13 Section 31 replaced (When claimant may not seek approval for issue of charging order)

Replace section 31 with:

31	XX/I	-1-:		roval for issue	- C - L	
<b>١</b> ١	wnen	CIAIMANT MAY	v nat seek ann	ravai tar icciie	at charding	araer
<b>J</b> 1	7 7 11 C 11	Cimiliani ina	y not seek app	i o i ai ioi issuc	or chareing	UI UCI

- (1) A claimant may not seek any of the matters referred to in section 29 or 30 5 against an owner who is—
  - (a) an individual who is occupying, or intends to occupy, wholly or mainly as a dwellinghouse, the premises that are the subject of a construction contract:
  - (b) a trustee of a family trust, where the premises that are the subject of a 10 construction contract are—
    - (i) owned by the trust; and
    - (ii) occupied, or intended to be occupied, wholly or mainly as a dwellinghouse, by any beneficiary of the trust.
- (2) In-subsection (1) this section, family trust means a trust that is established primarily to benefit a natural person for whom the settlor has natural love and affection.

## 31A Compliance with requirements of Act relating to supply of certain information

- (1) No notice of adjudication is invalid for any failure to comply strictly with the requirements of section 28(2)(a) to (d) and (g) as long as—
  - (a) the notice is in writing; and
  - (b) the nature of the dispute and the names of the parties involved are stated in the notice; and
  - (c) any non-compliance does not mislead or unjustly affect the interests of 25 the recipient.
- (2) If a notice of adjudication fails, in accordance with section 28(2)(e) or (f), to state whether a charging order is being sought, approval for the issue of a charging order may not be given.
- (3) A notice of adjudication that fails to comply with **section 28(3)** has no effect and—
  - (a) this Part applies as if no notice of adjudication had been served; and
  - (b) the claimant may serve on the respondent a new notice of adjudication that complies with **section 28(3)**.
- (4) If a party to an adjudication wishes to provide another party or the adjudicator with copies of, or extracts from, the construction contract but is for any reason unable to do so (for example, in a case where the contract is oral), that party

13AA Section 32 amended (Owner who is not respondent is party to adjudica-

gether with any supporting documents that are available.

Compare: 2002 No 46 s 64

tion proceedings)

may provide the missing information in the form of a statutory declaration to-

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	In se	ction 32(2)(a), after "37,", insert " <b>37A</b> ,".			
13A	Section 33 amended (Selection of adjudicator)				
	Replace section 33(2)(b) with:				
	(b)	for the purposes of subsection (1)(c), 5 working days after the notice of adjudication has been served or any further period that the parties may agree; and	10		
	(c)	for the purposes of subsection (1)(d), 2 to 5 working days after the notice of adjudication has been served or any further period that the parties may agree.			
14	Secti	on 35 amended (Appointment of adjudicator)	15		
(1)	In se	ection 35(2), after "notice of acceptance", insert "(a <b>notice of accept</b> -)".			
(2)	Repe	al section 35(4) and (5).			
(3)	In section 35(6), replace "that confirms the person meets the eligibility criteria for adjudicators under section 34" with "that complies with <b>section 35A</b> ".				
14A	New section 35A inserted (Notice of acceptance)				
	After	section 35, insert:			
35A	Notio	ce of acceptance			
(1)	A notice of acceptance must be in the form (if any) prescribed in regulations made under this Act.		25		
(2)	A notice of acceptance that fails to confirm that the adjudicator meets the eligibility criteria for adjudicators under section 34 has no effect.				
16	Section 37 amended (Response to adjudication claim)				
(1)	Repla	ace section 37(1) with:			
(1)		spondent may serve a written response to the adjudication claim on the adator—	30		
	(a)	within 5 working days after receiving that claim or the adjudicator's notice of acceptance (whichever is the later); or			
	(b)	within any further time that the parties to the adjudication agree; or			
	(c)	within any further time that the adjudicator allows.	35		

(2)	After	section 37(3), insert:	
	) Sub	section (4) applies if, before the end of the period referred to in sub- tion (1)(a), the respondent requests additional time to serve a written re-	
(4)	_	ne purpose of subsection (1)(c), an adjudicator—	5
	(a)	must allow the respondent additional time to serve a written response if the adjudicator considers it necessary—	
		(i) having regard to the size or complexity of the claim; or	
		(ii) because, in the adjudicator's opinion, the claim has been served with undue haste and, as a result, the respondent has had insufficient time to prepare his or her response:	10
	(b)	may allow the respondent additional time to serve a written response if the adjudicator considers that additional time is reasonably required for any reason.	
16A		section 37A inserted (Reply to response to adjudication claim) section 37, insert:	15
37A		y to response to adjudication claim	
(1)	A clai	imant may serve on the adjudicator a written reply to the response under on 37(1).	
(2)	The c	laimant's written reply must be served within 5 working days after a copy response is served on the claimant under section 37(3).	20
(3)	on the	laimant must serve a copy of the reply and any accompanying documents e respondent and every other party to the adjudication either before or intely after they are served on the adjudicator.	
(4)	An admay—	djudicator who receives a claimant's written reply under <b>subsection (1)</b>	25
	(a)	refuse to consider any new material or issues raised in the reply:	
	(b)	allow the respondent up to 2 working days to serve a rejoinder to the claimant's reply.	
17	New s	sections 38A and 38B inserted	30
	After	section 38, insert:	
38A	_	al provisions for adjudication if approval for charging order sought	
		djudication in which the claimant seeks approval for the issue of a charg- rder in respect of a construction site must be conducted by an adjudicator	35

is nominated for the purpose by an authorised nominating authority; and

who-

(b)

has the specific additional qualifications, expertise, and experience that may be prescribed for the purposes of this section (if any).

	Compare: 2002 No 46 s 63	
88B	Parties may be represented at adjudication proceedings	
(1)	Any party to a dispute that has been referred to adjudication may be represented by the representatives (whether legally qualified or not) that the party considers appropriate.	5
2)	<b>Subsection (1)</b> is subject to the adjudicator's power to direct that the number of representatives present at a conference of the parties is to be limited to allow for the efficient conduct of proceedings.  Compare: 2002 No 46 s 67	10
17A	Section 45 amended (Adjudicator's determination: matters to be considered)	
1)	In section 45(c), after "36", insert "and the claimant's written reply (if any) referred to in <b>section 37A</b> ".	15
2)	In section 45(d), after "37", insert "and the respondent's rejoinder (if any) referred to in <b>section 37A(4)(b)</b> ".	
18	Section 47 amended (Adjudicator's determination: form)	
1AA	After section 47(1)(b)(i), insert:	
	(ia) must be dated; and	20
1)	In section 47(1)(b)(iii), delete "in a case where the adjudicator determines that a party to the adjudication is liable to make a payment,".	
19	Sections 52 to 55 repealed	
	Repeal sections 52 to 55.	
20	Section 58 amended (Enforceability of adjudicator's determination)	25
1)	In section 58(2), replace "is not enforceable" with "is enforceable in accordance with <b>section 59A</b> ".	
2)	Repeal section 58(3).	
21	New section 59A inserted (Consequence of not complying with adjudicator's determination under section 48(1)(b) or (2))	30
	After section 59, insert:	
59A	Consequence of not complying with adjudicator's determination under section 48(1)(b) or (2)	
(1)	This section applies if a party against whom an adjudication determination is made fails to comply with the adjudicator's determination under section 48(1)(b) or (2) in respect of rights and obligations under the contract.	35

(2)	The party in whose favour the determination was made may apply for the determination to be enforced by entry as a judgment in accordance with sections 73 to 78 (but only after such date, if any, specified in the adjudicator's determination for compliance).				
22	Section 60 amended (Effect of review or other proceeding on adjudicator's determination under section 48(1)(a))	5			
	In section 60 and the heading to section 60, delete "under section 48(1)(a)".				
23	Section 61 repealed (Consequence of not complying with adjudicator's determination under section 48(1)(b) or (2))				
	Repeal section 61.	10			
24	Sections 62 to 64 and 67 repealed				
	Repeal sections 62 to 64 and 67.				
<u>24A</u>	Section 71 amended (Application of other enactments to adjudications)				
<u>(1)</u>	In section 71(2)(c), after "1993", insert "; and".				
<u>(2)</u>	After section 71(2)(c), insert:				
	(d) civil proceedings against a person for the purposes of section 393(2) of the Building Act 2004.				
	Review and enforcement of adjudicator's determination				
25	Part 4 heading replaced				
	Replace the Part 4 heading with:	20			
	Part 4				
	Review and enforcement of adjudicator's determination				
26	New subpart 1AA of Part 4 inserted After the Part 4 heading, insert:				
	Subpart 1AA—Review of adjudicator's determination	25			
	Review of adjudicator's determination in respect of owner who is not respondent				
71A	Owner who is not respondent may apply to District Court for review of adjudicator's determination				
(1)	An owner who is not a respondent may apply to a District Court for a review of—	30			

ble with the respondent to make a payment to the claimant; and

(a)

(b)

an adjudicator's determination that the owner is jointly and severally lia-

an adjudicator's approval for the issue of a charging order in respect of

		the construction site.	
(2)	review	strict Court has the jurisdiction to hear and determine an application for w under this section despite any limits imposed on District Courts in their ary civil jurisdiction by sections 29 to 34 of the District Courts Act 1947.  are: 2002 No 46 s 52	5
71B	Proce	edure for seeking review	
(1)	An application for review under <b>section 71A</b> must be made by filing a notice, in the prescribed form (if any), in the District Court nearest to the place at which the adjudication proceedings to which the application for review relates were held.		10
(2)	The n	otice must be filed—	
	(a)	within 20 working days after the date of the determination to which the application for review relates; or	15
	(b)	within any further time that the District Court may allow on application made before or after the expiration of the period referred to in <b>paragraph</b> (a).	
	Compa	re: 2002 No 46 s 53	20
71C	Powe	ers of District Court on review	
(1)		ne purpose of hearing the application for review, the District Court—	
	(a)	must conduct the review as a hearing <i>de novo</i> of the relevant dispute; and	
	(b)	has all the powers, duties, functions, and discretions of the adjudicator in making the determination to which the application for review relates; and	25
	(c)	has all the powers vested in a District Court in its civil jurisdiction.	
(2)	On hearing the application for review, the District Court may—		
	(a)	quash the determination, and substitute for it any other determination that the adjudicator could have made in respect of the original proceedings; or	30
	(b)	refuse the application.	
(3)	A Dis	strict Court's determination under subsection (2)(a)—	
	(a)	has effect as if it were a determination made by an adjudicator for the purposes of this Act; and	35
	(b)	is not a final determination of the dispute between the claimant and respondent to the adjudication under review.	

(4)	and i	<b>section (3)(b)</b> does not prevent any proceedings between the claimant respondent to the adjudication under review from being heard and deterd at the same time as the application for review under this section.  Are: 2002 No 46 s 54			
71D	Effe	et of review on adjudicator's determination	5		
	adjud deter	pplication for review under <b>section 71A</b> does not operate as a stay of the licator's determination unless a District Court Judge, on application, so mines.  are: 2002 No 46 s 55			
27	_		1.0		
27	-	part 1 of Part 4 repealed	10		
	Repe	al subpart 1 of Part 4.			
28	Secti	on 73 amended (Enforcement of adjudicator's determination)			
(1)	Repe	al section 73(1).			
(2)	Repla	ace section 73(2) with:			
(2)	A plaintiff may apply for an adjudicator's determination to be enforced by entry as a judgment in accordance with this subpart.				
(3)	Repla	ace section 73(5) with:			
(5)	Despite <b>subsection (2)</b> , a plaintiff in whose favour a determination has been made may only apply for that determination to be enforced by entry as a judgment—				
	(a)	if any conditions imposed by the adjudicator have been met; and			
	(b)	after the date (if any) specified in the adjudicator's determination for compliance.			
29	Secti	on 74 amended (Defendant may oppose entry as judgment)			
(1)		ction 74(1), replace "15" with "5".	25		
(2)	After section 74(2)(c), insert:				
	(d)	that due to a change in circumstances, which was not caused in any part by the defendant, it is not possible to comply with the adjudicator's de- termination:			
	(e)	that the date (if any) specified in the adjudicator's determination for compliance has not (yet) passed.	30		
<u>(3)</u>	<u>After</u>	section 74(2), insert:			
(2A)		<b>section (2)(d)</b> applies only if the adjudicator's determination is a detertion under section 48(1)(b) or (2).			
30		on 75 amended (Entry as judgment if defendant takes no steps) etion 75, replace "15" with "5".	35		

# Part 3 Amendments to miscellaneous provisions

#### 30A Section 80 amended (Service of notices)

In section 80(d), replace "in the prescribed manner (if any)" with "in the manner (if any) prescribed in regulations made under this Act".

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### 30B Section 82 amended (Regulations)

In section 82, insert as subsection (2):

- (2) Regulations prescribing the form of a notice of acceptance may, for example, require that the notice—
  - (a) state that the adjudicator has accepted appointment as adjudicator:

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- (b) if the adjudicator has been appointed by a nominating body agreed between the parties, state that the nominating body has appointed the adjudicator because the parties could not or did not agree on an adjudicator:
- (c) if an authorised nominating authority has appointed the adjudicator, state that the authorised nominating authority has appointed the adjudicator because the parties could not or did not agree on an adjudicator:

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- (d) confirm that the adjudicator meets the eligibility criteria for adjudicators under section 34:
- (e) set out all of the relevant time frames for the adjudication process:
- (f) identify which time frames have already commenced:

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- (g) note which time frames the respondent can ask the adjudicator to extend:
- (h) indicate the likely costs of the adjudication:
- (i) identify alternative options which may be available to the parties to resolve their dispute (other than by continuing the adjudication process).

## New section 83 inserted (Secretary Chief executive may require adjudication information)

After section 82, insert:

### 83 Secretary Chief executive may require adjudication information

(1) The chief executive may, for statistical or research purposes, require adjudicators, nominating authorities, or nominating bodies to provide any information (in their possession or under their control) regarding adjudications, including, for example, the number, nature, or outcome of adjudications initiated under this Act.

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- (2) A person must not disclose information under **subsection (1)** except—
  - (a) with the consent of the relevant party to the dispute and any identifiable person to whom it relates; or

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- (b) to the extent that the information is already in the public domain; or
- (c) in statistical or summary form arranged in a manner that prevents any information disclosed from being identified by any person as relating to any particular person; or
- (d) if the information is to be used for statistical or research purposes and will not be published in a form that could reasonably be expected to identify any particular person.

## 32 New Schedule inserted (Transitional provisions relating to the 2014 amendments)

Insert the schedule set out in the schedule to this Act.

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# Schedule New Schedule inserted

<del>s 32</del>

# Schedule Transitional provision relating to the 2014 amendments

s 7(3)

### Transitional provision relating to 2014 amendments

The amendments made to this Act by the Construction Contracts Amendment Act **2014** do not apply to a construction contract that was entered into before **4 November 2014** unless—

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- (a) the contract is renewed for a further term on or after 1 November 2014; or
- (b) the parties agree that the amendments will apply.

#### Legislative history

29 January 2013 11 June 2013 11 December 2013 20 March 2014 24 September 2015 Introduction (Bill 97–1)
First reading and referral to Commerce Committee
Reported from Commerce Committee (Bill 97–2)
Second reading
Committee of the whole House (Bill 97–3)

Wellington, New Zealand: