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## Public Health (COVID-19 Self-Isolation) Order (No 5) 2020

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated 20 December 2020 at 1.45 pm.

BRAD HAZZARD, MP Minister for Health and Medical Research

#### **Explanatory note**

The object of this Order is to repeal and remake, with minor amendments, the *Public Health (COVID-19 Self-Isolation) Order (No 4) 2020.* 

s2020-507.d08

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#### Public Health (COVID-19 Self-Isolation) Order (No 5) 2020

under the

Public Health Act 2010

#### 1 Name of Order

This Order is the Public Health (COVID-19 Self-Isolation) Order (No 5) 2020.

#### 2 Definitions

(1) In this Order—

authorised contact tracer means a person engaged by NSW Health whose duties include—

- (a) identifying persons who may have come into contact with a person with COVID-19, or
- (b) notifying a person that the person has been identified as a close contact.

close contact means a person identified by an authorised contact tracer as—

- (a) likely to have come into contact with a person with COVID-19, and
- (b) at risk of developing COVID-19.

designated health practitioner means any of the following—

- (a) a medical practitioner,
- (b) a registered nurse,
- (c) a paramedic.

**NSW** Health self-isolation guideline means the NSW Health Self-Isolation Guideline issued by the Chief Health Officer from time to time and published on the website of NSW Health.

Note. See www.health.nsw.gov.au.

the Act means the Public Health Act 2010.

**Note.** The Act and the *Interpretation Act 1987* contain definitions and other provisions that affect the interpretation and application of this Order.

(2) Notes included in this Order do not form part of this Order.

#### 3 Grounds for concluding that there is a risk to public health

The basis for concluding that a situation has arisen that is, or is likely to be, a risk to public health is as follows—

- (a) public health authorities both internationally and in Australia have been monitoring and responding to outbreaks of COVID-19, which is a condition caused by the severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2),
- (b) COVID-19 is a potentially fatal condition and is highly contagious,
- (c) a number of cases of individuals with COVID-19 have now been confirmed in New South Wales and other Australian jurisdictions, including by means of

- community transmission, and there is an ongoing risk of continuing introduction of COVID-19 into the New South Wales community,
- (d) due to the highly contagious nature of COVID-19, close contacts of individuals with COVID-19 have an increased risk of catching and transmitting COVID-19.

#### 4 Direction—persons diagnosed with COVID-19 must self-isolate

- (1) The Minister directs that a diagnosed person must, immediately after receiving the diagnosis of COVID-19, travel directly to—
  - (a) a residence or place that has been determined by a designated health practitioner to be suitable for the person to reside in, or
  - (b) if determined as necessary by a designated health practitioner—a hospital for assessment by a medical practitioner, or
  - (c) if the person is from another State or a Territory and a designated health practitioner considers it appropriate for the person to return to the State or Territory—a residence, hospital or other place in the State or Territory that has been determined by the designated health practitioner to be suitable for the person.
- (2) The Minister directs that a diagnosed person referred to in subclause (1)(b) must, immediately after leaving or being discharged from the hospital, travel directly to a residence or place that has been determined by a designated health practitioner to be suitable for the person to reside in.
- (3) The Minister directs that a diagnosed person referred to in subclause (1)(a) or (2) must—
  - (a) reside at the residence or place until medically cleared, and
  - (b) provide the address of the residence or place and a contact telephone number to the designated health practitioner.
- (4) The Minister directs that, while residing at the residence or place under a direction under subclause (1)(a) or (2), the diagnosed person must do the following—
  - (a) not leave the residence or place except—
    - (i) for the purposes of obtaining medical care or medical supplies, or
    - (ii) in another emergency situation,
  - (b) not permit another person to enter the residence or place unless—
    - (i) the other person usually lives at the residence or place or the other person is also complying with a direction under this Order, or
    - (ii) the entry is for medical or emergency purposes, or
    - (iii) the entry is to a place, other than a residence, for the purposes of delivering food or essential items,
  - (c) otherwise comply with the NSW Health self-isolation guideline.
- (5) The Minister directs that a diagnosed person must, if directed to do so by an authorised medical practitioner, immediately provide the following information to the authorised medical practitioner—
  - (a) details of the diagnosed person's contact with other persons within the previous 28 days, including their names and contact details, if known,
  - (b) details of the places the diagnosed person has been within the previous 28 days.
- (6) In this clause—

authorised medical practitioner has the same meaning as in Part 4, Division 4 of the Act.

*diagnosed person* means a person who has been diagnosed with COVID-19. *medically cleared*, in relation to a person, means a person who has been assessed by a medical practitioner as not infectious for COVID-19.

#### 5 Direction—close contacts of persons diagnosed with COVID-19 must self-isolate

- (1) The Minister directs that a close contact must, if directed in writing to do so by or on behalf of an authorised contact tracer, immediately travel directly to—
  - (a) a residence or place that has been determined by the authorised contact tracer to be suitable for the close contact to reside in, or
  - (b) if the person is from another State or a Territory and a designated health practitioner considers it appropriate for the person to return to the State or Territory—a residence, hospital or other place in the State or Territory that has been determined by the designated health practitioner to be suitable for the person.
- (2) The Minister directs that a close contact referred to in subclause (1)(a) must reside at the residence or other suitable place for the period of time, not exceeding 14 days, determined by the authorised contact tracer and notified in writing to the close contact.
- (3) The Minister directs that a close contact referred to in subclause (1)(a) who intends to reside at a residence or place must provide the address of the residence or place and a contact telephone number to the authorised contact tracer.
- (4) The Minister directs that, while residing at the residence or place under a direction under subclause (1)(a), the close contact must do the following—
  - (a) not leave the residence or place except—
    - (i) for the purposes of obtaining medical care, including a test for COVID-19, or medical supplies, or
    - (ii) in another emergency situation,
  - (b) not permit another person to enter the residence or place unless—
    - (i) the other person usually lives at the residence or place or the other person is also complying with a direction under this Order, or
    - (ii) the entry is for medical or emergency purposes, or
    - (iii) the entry is to a place, other than a residence, for the purposes of delivering food or essential items,
  - (c) otherwise comply with the NSW Health self-isolation guideline.

#### 6 Exemptions

The Minister may, in writing and subject to any conditions the Minister considers appropriate, exempt a person from the operation of this Order if satisfied it is necessary to protect the health and wellbeing of any member of the public.

#### 7 Repeal and savings

- (1) The Public Health (COVID-19 Self-Isolation) Order (No 4) 2020 (the repealed Order) is repealed.
- (2) Any act, matter or thing that, immediately before the repeal of the repealed Order, has effect under the repealed Order continues to have effect under this Order.
- (3) Without limiting subclause (2)—

- (a) a direction given by the repealed Order continues to have effect under this Order, and
- (b) an exemption from a provision of the repealed Order continues to have effect under this Order as an exemption from the equivalent provision of this Order.



# Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) Amendment (Flight Crew) Order 2020

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated 20 December 2020.

BRAD HAZZARD, MP Minister for Health and Medical Research

#### **Explanatory note**

The object of this Order is to amend the *Public Health (COVID-19 Air Transportation Quarantine)* Order (No 4) 2020 in relation to the quarantining or self-isolation of flight crew.

s2020-559.d14

## Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) Amendment (Flight Crew) Order 2020

under the

Public Health Act 2010

#### 1 Name of Order

This Order is the *Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) Amendment (Flight Crew) Order 2020.* 

#### 2 Commencement

This Order commences at the beginning of 22 December 2020.

## Schedule 1 Amendment of Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) 2020

#### [1] Clause 3 Definitions

Insert in alphabetical order—

designated worker means the following—

- (a) a registered health practitioner,
- (b) a person who works in a public hospital,
- (c) a person who works in a private health facility licensed under the *Private Health Facilities Act 2007*,
- (d) a person who works in a facility at which residential care, within the meaning of the *Aged Care Act 1997* of the Commonwealth, is provided,
- (e) an NDIS worker within the meaning of the *National Disability Insurance Scheme (Worker Checks) Act 2018.*

dwelling has the same meaning as it has in the standard instrument set out in the Standard Instrument (Local Environmental Plans) Order 2006.

#### member of a positioning crew means a person who—

- (a) is identified as a member of a positioning crew—
  - (i) in the flight manifest of the flight on which the person arrived in New South Wales, or
  - (ii) in a letter from the person's employer or the airline the person will be flying for, and
- (b) has documentary evidence of the flight, including the date of the flight, on which the person will leave Australia.

**Onward Domestic Travel of International Aircrew guideline** means the guideline for *Onward Domestic Travel of International Aircrew* approved by the Chief Health Officer and published on the website of the New South Wales Government.

### [2] Clause 5 Directions—persons arriving in NSW by aircraft, including flight crew members

Insert "or an interstate flight crew member within the meaning of clause 11A" after "member" in clause 5(3).

#### [3] Clause 5A

Insert after clause 5—

#### 5A Directions—flight crew arriving from New Zealand

- (1) This clause applies to a flight crew member who arrives in Australia from New Zealand.
- (2) The Minister directs that a flight crew member to whom this clause applies must give a written declaration to a member of the NSW Health Service about whether the flight crew member has been in a country other than Australia or New Zealand in the previous 14 days.
- (3) The Minister directs that a flight crew member who provides information under this clause must ensure the information is true and accurate.

#### [4] Clause 10 Directions—declared flight crew members

Omit clause 10(1). Insert instead—

- (1) This clause applies to a relevant flight crew member (a *declared flight crew member*) who—
  - (a) is ordinarily resident in New South Wales, and
  - (b) has, before leaving the airport, undergone a test for COVID-19, and
  - (c) has, before leaving the airport, given a written declaration to a member of the NSW Health Service that includes the following—
    - (i) the member's full name and date of birth,
    - (ii) the address of the member's place of residence in New South Wales,
    - (iii) the member's telephone number or email address,
    - (iv) a statement that the member has not, within 14 days immediately before the member's arrival in New South Wales, been in contact with a person with COVID-19,
    - (v) a statement that the member does not have, and has not had within 72 hours immediately before the member's arrival in New South Wales, any symptoms of COVID-19,
      - **Example.** Examples of symptoms of COVID-19 include a fever, sore throat, cough, shortness of breath or loss of taste or smell.
    - (vi) a statement that the no other person who ordinarily lives at the member's place of residence is a designated worker.

#### [5] Clause 10(3)

Omit "or accommodation".

#### [6] Clause 10(4)

Omit "residence or accommodation under". Insert instead "member's residence under".

#### [7] Clause 10(4)(a) and (b)

Omit "or accommodation" wherever occurring.

#### [8] Clause 10(4)(b)(i)

Omit "or the other person is also complying with a direction under this Order".

#### [9] Clause 10(4)(b)(iii)

Omit "residence". Insert instead "dwelling".

#### [10] Clause 11

Omit the clause. Insert instead—

#### 11 Direction—declared flight crew members' employers

The Minister directs that an employer of a declared flight crew member to whom a direction is given under clause 10 must—

- (a) arrange appropriate transportation for the declared flight crew member for any travel under the clause to the member's residence, and
- (b) if, before the quarantine period ends, the declared flight crew member is departing Australia on a flight, arrange appropriate transportation for the member for any travel under the clause to the airport, and
- (c) ensure the declared flight crew member complies with any requirements in the NSW Health Air Transportation Guidelines in relation to the

member's transportation to, and accommodation at, the member's residence under this clause.

#### [11] Clauses 11A and 11B

Insert after clause 11—

#### 11A Directions—interstate flight crew members

(1) In this clause—

interstate flight crew member means a relevant flight crew member who—

- (a) is ordinarily resident in another State or Territory, and
- (b) has, before leaving the airport, undergone a test for COVID-19, and
- (c) has, before leaving the airport, given a written declaration to a member of the NSW Health Service that includes the following—
  - (i) the member's full name and date of birth,
  - (ii) the address of the member's place of residence in the other State or Territory,
  - (iii) the member's telephone number or email address,
  - (iv) a statement that the member has not, within 14 days immediately before the member's arrival in New South Wales, been in contact with a person with COVID-19,
  - (v) a statement that the member does not have, and has not had within 72 hours immediately before the member's arrival in New South Wales, any symptoms of COVID-19.

**Example.** Examples of symptoms of COVID-19 include a fever, sore throat, cough, shortness of breath or loss of taste or smell.

#### suitable transport means transport—

- (a) if travelling to the Australian Capital Territory—
  - (i) by private vehicle, or
  - (ii) by an aeroplane that has no passengers other than interstate flight crew members, or
- (b) in all other cases, an aeroplane that has no passengers other than interstate flight crew members.
- (2) The Minister directs that an interstate flight crew member who provides information under this clause must ensure the information is true and accurate.
- (3) The Minister directs that an interstate flight crew member must go directly to—
  - (a) the member's residence using suitable transport arranged by the member's employer, or
  - (b) a quarantine facility as directed by the Commissioner of Police.
- (4) The Minister directs that an interstate flight crew member who goes to a quarantine facility must remain at the facility until—
  - (a) the member's employer arranges suitable transport to the member's residence, or
  - (b) the Commissioner directs otherwise, or
  - (c) there is an emergency that requires the member to leave the quarantine facility.

- (5) The Minister directs that an interstate flight crew member who goes to a quarantine facility must, while remaining at the facility, comply with any conditions decided, or directions given, by the Commissioner of Police.
- (6) The Minister directs that an interstate flight crew member who travels to the member's residence must comply with the Onward Domestic Travel of International Aircrew guideline when travelling to the member's residence.

#### 11B Direction—declared flight crew members' employers

The Minister directs that an employer of an interstate flight crew member to whom a direction is given under clause 11A(3), (4) or (6) must ensure the member complies with the Onward Domestic Travel of International Aircrew guideline when travelling to the member's residence.

#### [12] Clause 16

Insert after clause 15—

16 Provisions consequent on Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) Amendment (Flight Crew) Order 2020—existing directions

A person who was, immediately before the commencement of the *Public Health (COVID-19 Air Transportation Quarantine) Order (No 4) Amendment (Flight Crew) Order 2020*, subject to a direction under clause 10 or 11 must continue to comply with the direction.



# Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) Amendment Order (No 2) 2020

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated 20 December 2020.

BRAD HAZZARD, MP Minister for Health and Medical Research

#### **Explanatory note**

This Order amends the Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) 2020 as follows—

- (a) to impose stricter requirements for the number of persons able to attend premises in, and other things taking place in, Greater Sydney to the extent that they are, or take place in, indoor areas,
- (b) to temporarily impose stricter requirements on the number of persons permitted at residential premises, holiday houses and short-term rentals in Greater Sydney,
- (c) to omit a direction of the Minister relating to dance floors,
- (d) to impose new requirements on hospitality venues, places of public worship and religious services in Greater Sydney.

s2020-566.d05

## Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) Amendment Order (No 2) 2020

under the

Public Health Act 2010

#### 1 Name of Order

This Order is the *Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) Amendment Order (No 2) 2020.* 

#### 2 Commencement

This Order commences at the beginning of 21 December 2020.

Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) Amendment Order (No 2) 2020 [NSW]

Schedule 1 Amendment of Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) 2020

## Schedule 1 Amendment of Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) 2020

#### [1] Clause 3 Definitions

Insert in alphabetical order in clause 3(1)—

Greater Sydney means—

- (a) the Greater Sydney Region within the meaning of the *Greater Sydney Commission Act 2015*, and
- (b) the local government areas of the Central Coast and Wollongong.

**Note.** This comprises the following local government areas—Bayside, Blacktown, Blue Mountains, Burwood, Camden, Campbelltown, Canada Bay, Canterbury-Bankstown, Central Coast, Cumberland, Fairfield, Georges River, Hawkesbury, Hornsby, Hunter's Hill, Inner West, Ku-ring-gai, Lane Cove, Liverpool, Mosman, North Sydney, Northern Beaches, Parramatta, Penrith, Randwick, Ryde, Strathfield, Sutherland Shire, Sydney, The Hills Shire, Waverley, Willoughby, Wollondilly, Wollongong and Woollahra.

#### [2] Clause 6

Insert after clause 5—

#### 6 2 square metre rule not to apply in Greater Sydney to indoor areas

Despite any other provision of this Order, a reference in this Order to 1 person per 2 square metres of space is taken to be a reference to 1 person per 4 square metres of space but only to the extent that the reference relates to—

- (a) premises or parts of premises in Greater Sydney that are indoor areas, or
- (b) anything taking place in Greater Sydney in an indoor area.

#### [3] Clause 8 Direction of Minister requiring COVID-19 Safe business registration

Insert after clause 8(d)—

**Note.** See clause 35A for additional requirements for hospitality venues in Greater Sydney.

#### [4] Clause 8(f), note

Insert after clause 8(f)—

**Note.** See clause 35B for additional requirements for places of public worship in Greater Sydney.

#### [5] Clause 9 Direction of Minister about number of persons allowed on premises

Omit clause 9(1). Insert instead—

- (1) The Minister directs that an occupier of premises must not allow more persons on the premises than the greater of—
  - (a) the number of persons that is equivalent to 1 person per 2 square metres of space in the premises, or
  - (b) 25 persons.

#### [6] Clause 11 Direction of Minister about hospitality venues

Insert "outside Greater Sydney" after "hospitality venue".

#### [7] Clause 11, note

Insert at the end of the clause—

Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) Amendment Order (No 2) 2020 [NSW]

Schedule 1 Amendment of Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) 2020

**Note.** See clause 35A for hospitality venues in Greater Sydney.

### [8] Clause 15 Directions of Minister about number of persons allowed on residential premises

Insert after clause 15(4)—

(5) From the beginning of 21 December 2020 until the end of 23 December 2020 for premises in Greater Sydney, the reference in subclauses (1) and (2) to 50 visitors is taken to be a reference to 10 visitors.

#### [9] Clause 31 Direction of Minister about holiday homes and short-term rentals

Insert at the end of the clause—

- (2) From the beginning of 21 December 2020 until the end of 23 December 2020 for premises in Greater Sydney, the reference in subclause (1) to 50 persons is taken to be a reference to 10 persons.
- (3) Subclause (2) does not prevent persons who are staying in premises at the beginning of 21 December 2020 from continuing to stay in the premises.

#### [10] Clause 32 Directions of Minister about dance floors

Omit the clause.

## [11] Clause 34 Direction of Minister about religious services held on premises other than place of public worship

Insert at the end of the clause—

**Note.** See clause 35B for additional requirements for religious services in Greater Sydney.

#### [12] Part 2, Division 10

Insert after Part 2, Division 9—

#### Division 10 Special provisions for Greater Sydney

#### 35A Directions of Minister about hospitality venues in Greater Sydney

- The Minister directs that the occupier of a hospitality venue in Greater Sydney must ensure that—
  - (a) for a hospitality venue that consists of more than 1 separate area, the maximum number of persons in each of the areas is the lesser of—
    - (i) the number of persons that is equivalent to 1 person per 4 square metres of space in the area, or
    - (ii) 300 persons, and
  - (b) otherwise, the maximum number of persons on the premises is the lesser of—
    - (i) the number of persons that is equivalent to 1 person per 4 square metres of space in the premises, or
    - (ii) 300 persons.
- (2) The Minister directs that the occupier of a hospitality venue in Greater Sydney must ensure that there is a COVID-19 Safety Hygiene Marshal—
  - (a) for premises that do not have separate areas—on the premises if there are more than 250 persons on the premises, or
  - (b) for premises that have separate areas—in each separate area on the premises if there are more than 250 persons in the area.

Schedule 1 Amendment of Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 7) 2020

(3) In this clause—

separate area means an area that—

- (a) is separate from other areas on the premises, and
- (b) has been designated as a separate area by the occupier of the premises, and
- (c) if food and drink services are being provided in the area—has staff that are providing food and drink service only in that area, and
- (d) does not allow persons gathering in different areas to mingle.

## 35B Directions of Minister about places of public worship and religious services in Greater Sydney

- (1) The Minister directs that the occupier of a place of public worship in Greater Sydney must ensure—
  - (a) for a place of public worship with more than 1 separate area, the maximum number of persons in each of the areas is the lesser of—
    - (i) the number of persons that is equivalent to 1 person per 4 square metres of space in the area, or
    - (ii) 300 persons, and
  - (b) otherwise, the maximum number of persons on the premises is the lesser of—
    - (i) the number of persons that is equivalent to 1 person per 4 square metres of space on the premises, or
    - (ii) 300 persons.
- (2) The Minister directs that the occupier of a place of public worship in Greater Sydney comprised of more than 1 separate area must ensure that a religious service, activity or event conducted in 1 separate area does not commence or end at the same time as another religious service, activity or event in another separate area in the place.
- (3) The Minister directs that a person must not organise, conduct or participate in a religious service in an indoor area in Greater Sydney, other than at a place of public worship, if the number of persons to attend or attending the service is more than the lesser of—
  - (a) the number of persons that is equivalent to 1 person per 4 square metres of space in the area, or
  - (b) 300 persons.
- (4) In this clause—

separate area, for a place of public worship, means a building that—

- (a) is separate from other buildings on the premises, and
- (b) has been designated as a separate building by the occupier of the premises, and
- (c) is staffed by persons officiating or volunteers or other staff who provide services in that building only, and
- (d) does not allow persons gathering in different buildings to mingle.



## **Public Health (COVID-19 Northern Beaches) Amendment Order 2020**

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated 20 December 2020.

BRAD HAZZARD, MP Minister for Health and Medical Research

#### **Explanatory note**

The object of this Order is to extend the application of the *Public Health (COVID-19 Northern Beaches)* Order 2020 (the **principal Order**) to certain persons who resided or stayed in the Northern Beaches local government area before the commencement of the principal Order.

s2020-567.d04

## Public Health (COVID-19 Northern Beaches) Amendment Order 2020

under the

Public Health Act 2010

#### 1 Name of Order

This Order is the Public Health (COVID-19 Northern Beaches) Amendment Order 2020.

#### 2 Commencement

This Order commences at 6.54 pm on 20 December 2020.

## Schedule 1 Amendment of Public Health (COVID-19 Northern Beaches) Order 2020

#### [1] Clause 3 Definitions

Insert in alphabetical order in clause 3(1)—

current Northern Beaches resident means a person whose current place of residence or temporary accommodation is in the Northern Beaches local government area.

former Northern Beaches resident means a person other than a current Northern Beaches resident—

- (a) whose place of residence or temporary accommodation was in the Northern Beaches local government area at any time during the period (the *relevant period*)—
  - (i) commencing at the beginning of 10 December 2020, and
  - (ii) ending when this Order commenced, and
- (b) who ceased to reside or stay in the area before the end of the relevant period.

*temporary accommodation* includes hotel or motel accommodation or a short-term holiday rental.

#### [2] Clause 5

Omit the clause. Insert instead—

#### 5 Application of Order

- (1) Part 3 of this Order applies only to outdoor public gatherings in the Northern Beaches local government area.
- (2) Part 4 of this Order applies only to premises in the Northern Beaches local government area.
- (3) If there is an inconsistency between this Order and any other order made under section 7 of the *Public Health Act 2010*, this Order prevails to the extent of the inconsistency.

#### [3] Clause 6

Omit the clause. Insert instead—

#### 6 Direction of Minister about place of work

The Minister directs that an employer, whether or not located in the Northern Beaches local government area, must allow an employee to work from the employee's place of residence or temporary accommodation if—

- (a) the employee is a current Northern Beaches resident or former Northern Beaches resident, and
- (b) it is reasonably practicable.

#### [4] Clause 7 Direction of Minister concerning staying at home

Omit clause 7(1). Insert instead—

- (1) The Minister directs that a person who is a current Northern Beaches resident or a former Northern Beaches resident must not without reasonable excuse—
  - (a) be away from the person's place of residence wherever located, or

(b) if the person is staying in temporary accommodation wherever located—be away from the temporary accommodation.

#### [5] Clause 7(3)(c)

Omit ", even if the place of residence or other temporary accommodation is outside the Northern Beaches local government area".

#### [6] Clause 7(5)

Omit "outside the Northern Beaches local government area".