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The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Paid Parental Leave and Other Legislation Amendment (Dad and Partner Pay and Other Measures) Bill 2012

No. , 2012

(Families, Housing, Community Services and Indigenous Affairs)

A Bill for an Act to provide for a new payment under the *Paid Parental Leave Act 2010*, to make other changes to that Act and the *Fair Work Act 2009*, and for other purposes

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A Bill for an Act to provide for a new payment

- ² under the *Paid Parental Leave Act 2010*, to make
- ³ other changes to that Act and the *Fair Work Act*
- 4 2009, and for other purposes
- ⁵ The Parliament of Australia enacts:

6 1 Short title

This Act may be cited as the Paid Parental Leave and Other
Legislation Amendment (Dad and Partner Pay and Other
Measures) Act 2012.

10 2 Commencement

11 (1) Each provision of this Act specified in column 1 of the table 12 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 in		
Column 1	Column 2	Column 3
Provision(s)	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 Royal Assent.	
2. Schedule 1	1 October 2012.	1 October 2012
3. Schedule 2, Part 1	At the same time as the <i>Paid Parental Leave Act 2010</i> commences.	1 October 2010
4. Schedule 2, Part 2	The day after this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this Adenated. It will not be amended to deal with any l this Act.	•••
(2) Any information in column 3 of the table is not part of this Ac Information may be inserted in this column, or information in may be edited, in any published version of this Act.		
3 Schedule(s)		
Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effec according to its terms.		

ç	Schedule 1—Dad and partner pay
F	Part 1—Dad and partner pay
ł	Paid Parental Leave Act 2010
A	Title Repeal the title, substitute: An Act to provide for a paid parental leave scheme, and for related purposes
2	2 Division 1A of Part 1-1 (heading) Repeal the heading, substitute:
I	Division 1A—Objects of this Act
3	Section 3A (heading) Repeal the heading, substitute:
3	A Objects of this Act
4	Before subsection 3A(1) Insert:
	(1A) This Act establishes a paid parental leave scheme with 2 payments—parental leave pay, and dad and partner pay.
	(1B) The objects of the paid parental leave scheme are to:(a) signal that taking time out of the paid workforce to care for a child is part of the usual course of life and work for both parents; and
	(b) promote equality between men and women and balance between work and family life.
5	5 Subsection 3A(1)
	Omit "this Act", substitute "parental leave pay".

1 6	ô Paragraph 3A(1)(c)
2	Omit "workforce; and", substitute "workforce.".
3 7	7 Paragraph 3A(1)(d)
4	Repeal the paragraph.
5 E	3 Subsection 3A(2)
6	Repeal the subsection, substitute:
7 8 9 10	(2) The object of dad and partner pay is to provide financial support to fathers and partners caring for newborn or newly adopted children, in order to:(a) increase the time that fathers and partners take off work around the time of birth or adoption; and
11 12 13	(b) create further opportunities for fathers and partners to bond with the child; and
14 15 16	(c) allow fathers and partners to take a greater share of caring responsibilities and to support mothers and partners from the beginning.
17	Section 4 (first paragraph under the heading "Overview")
18	Omit "to a person", substitute "and dad and partner pay".
19 1 20	I0 Section 4 (after the last paragraph under the heading "Overview")
21	Insert:
22	Dad and partner pay is a one-off payment that relates to a period of
23	up to 2 weeks. The period is called the person's DAPP period. The
23 24	up to 2 weeks. The period is called the person's DAPP period. The person's DAPP period may be the full 2 weeks or a lesser period
23 24 25	up to 2 weeks. The period is called the person's DAPP period. The person's DAPP period may be the full 2 weeks or a lesser period (if the person is not eligible for dad and partner pay for that full period).
23 24 25 26	up to 2 weeks. The period is called the person's DAPP period. The person's DAPP period may be the full 2 weeks or a lesser period (if the person is not eligible for dad and partner pay for that full period).Dad and partner pay is paid at the national minimum wage for each week day during the person's DAPP period. Dad and partner pay is
23 24 25 26 27	up to 2 weeks. The period is called the person's DAPP period. The person's DAPP period may be the full 2 weeks or a lesser period (if the person is not eligible for dad and partner pay for that full period).Dad and partner pay is paid at the national minimum wage for each
23 24 25 26 27 28 29	up to 2 weeks. The period is called the person's DAPP period. The person's DAPP period may be the full 2 weeks or a lesser period (if the person is not eligible for dad and partner pay for that full period).Dad and partner pay is paid at the national minimum wage for each week day during the person's DAPP period. Dad and partner pay is

1 In	isert:	
2	Chapter 3A—Dad and partner pay	
3 4	Chapter 3A sets out when dad and partner pay is payable to a person. The key provisions for the Chapter are found in Part 3A-1.	
5	A person can only be paid dad and partner pay if the Secretary	
6	makes a determination that dad and partner pay is payable to the	
7 8	person. Part 3A-2 has rules about when the Secretary can make that determination.	
9	The Secretary cannot make that determination if the person is not	
10	eligible for dad and partner pay. Part 3A-3 has the rules about	
11	eligibility. For the main case, to be eligible a person must	
12	(broadly):	
13	(a) satisfy the work test, the income test and the Australian	
14	residency test; and	
15	(b) be caring for the child; and	
16	(c) not be working.	
17	The Secretary also cannot make that determination if the person	
18	has not made a claim for dad and partner pay. Part 3A-4 has the	
19	rules about claims.	
20	Part 3A-5 sets out how dad and partner pay is paid to a person.	
20	Generally, dad and partner pay is paid by the Secretary as a single	
22	payment.	
24 C 25 O	tion 4 (last paragraph under the heading "Chapter 4— compliance and enforcement") mit "parental leave pay scheme", substitute "paid parental leave cheme".	
	tion 4 (third paragraph under the heading "Chapter 6— liscellaneous")	

1 2		After "parental leave pay", insert ", or a payment of dad and partner pay,".
3	14	Section 6
4		Insert:
5		caring: see subsections 115CL(1) and (4).
6	15	Section 6 (definition of <i>claim</i>)
7		Repeal the definition, substitute:
8		<i>claim</i> means:
9 10		 (a) for parental leave pay—a primary claim, a secondary claim or a tertiary claim for parental leave pay for a child; or
11 12		(b) for dad and partner pay—a claim for dad and partner pay for a child.
13	16	Section 6 (definition of <i>claimant</i>)
14 15		Omit "or tertiary claimant", substitute ", tertiary claimant or DAPP claimant".
16	17	Section 6
17		Insert:
18 19		<i>dad and partner pay</i> means payments of dad and partner pay under this Act.
20	18	Section 6
21		Insert:
22		DAPP claimant means a person who has made an effective claim
23		for dad and partner pay for a child.
24	19	Section 6
25		Insert:
26		DAPP period: see subsection 115AE(1).
27	20	Section 6 (definition of effective claim)
28		Repeal the definition, substitute:

	effective claim means:				
	 (a) for parental leave pay—a claim that is made in accordance with Part 2-4; or 				
	(b) for dad and partner pay—a claim that is made in accordance with Part 3A-4.				
21	Section 6 (definition of eligible)				
	Repeal the definition, substitute:				
	eligible:				
	(a) for parental leave pay—see section 31; or				
	(b) for dad and partner pay—see section 115CB.				
22	Section 6 (definition of income test)				
	Repeal the definition, substitute:				
	income test: see sections 37 and 115CG.				
	Note: Division 4 of Part 3A-3 (which includes section 115CG) is relevant in applying the income test to claimants for dad and partner pay.				
23	Section 6 (definition of initial eligibility determination)				
	Repeal the definition, substitute:				
	initial eligibility determination:				
	(a) for parental leave pay—see section 26; or				
	(b) for dad and partner pay—see section 115BL.				
24	Section 6				
	Insert:				
	<i>maximum DAPP period</i> : see subsection 115AE(3).				
25	Section 6				
	Insert:				
	maximum DAPP period end day: see subsection 115AE(5).				
26	Section 6				
	Insert:				
	maximum DAPP period start day: see subsection 115AE(4).				

1	27	Section 6 (definition of nominated start date)
2		Repeal the definition, substitute:
3		nominated start date:
4 5		(a) for parental leave pay—see subsection 57(1); or(b) for dad and partner pay—see subsection 115DG(1).
6	28	Section 6
7		Insert:
8		not working: see section 115CM.
9	29	Section 6 (definition of payability determination)
10		Repeal the definition, substitute:
11		payability determination means:
12		(a) for parental leave pay—a determination made under
13		section 13, 14, 15, 16 or 17 that parental leave pay is, or is
14		not, payable to a person for a child; or (b) for dad and partner pay—a determination made under
15 16 17		section 115BB that dad and partner pay is, or is not, payable to a person for a child.
18	30	Section 6 (definition of reference income year)
19		Repeal the definition, substitute:
20		reference income year:
21 22		 (a) for a primary claimant or a secondary claimant—see section 39; or
23		(b) for a DAPP claimant—see section 115CH.
24	31	Section 6 (definition of reference period)
25		Repeal the definition, substitute:
26		reference period:
27		(a) for a person claiming parental leave pay—see subsection
28		47(2); or
29 30		 (b) for a person claiming dad and partner pay—see subsection 115CL(2).

1	32	Section 6 (definition of relevant PPL income limit)
2		Repeal the definition, substitute:
3		relevant PPL income limit:
4		 (a) for a primary claimant or a secondary claimant—see section 40; or
5 6		(b) for a DAPP claimant—see section 115CJ.
7	33	Section 6 (definition of saved amount)
8		Repeal the definition, substitute:
9		saved amount:
10		(a) for parental leave pay—see subsection 97(2); or
11		(b) for dad and partner pay—see subsection 115EK(2).
12	34	Section 6 (definition of work test)
13		Repeal the definition, substitute:
14 15		<i>work test</i> : see Division 3 of Part 2-3 and sections 115CE and 115CF.
16 17 18		Note: Sections 115CE and 115CF and other provisions of Division 3 of Part 3A-3 are relevant in applying the work test to claimants for dad and partner pay.
19	35	Section 6 (definition of work test period)
20		Repeal the definition, substitute:
21		work test period:
22		(a) for a primary claimant or a secondary claimant—see
23		section 33; or (b) for a DAPP claimant—see section 115CD.
24		(b) for a DAFF claimant—see section 115CD.
25	36	Section 21 (heading)
26		Repeal the heading, substitute:
27	21	Parental leave pay is already payable to the person etc.
28	37	Subsection 21(1)
29		Repeal the subsection, substitute:

1		(1) The Secretary must not make a payability determination that
2		parental leave pay is payable to a person for a child if:
3		(a) there is in force another payability determination that
4		parental leave pay is payable to the person for the child, in
5		respect of a different claim made by the person; or
6		(b) if the person is the primary claimant—there is in force a
7		payability determination that parental leave pay is payable to:
8		(i) the person's partner for the child; or
9 10		(ii) the person's former partner (when he or she was the person's partner) for the child; or
11		(c) if the person is the secondary claimant—there is in force a
12		payability determination that parental leave pay is payable to:
13		(i) the person's partner for the child (other than as the
14		primary claimant to which the person's secondary claim
15		relates); or
16		(ii) the person's former partner (when he or she was the
17		person's partner) for the child (other than as the primary claimant to which the person's secondary claim relates).
18		claimant to which the person's secondary claim relates).
19	38	Section 22
20		After "payability determination", insert "about parental leave pay".
21	39	Section 23
22		After "A payability determination", insert "about parental leave pay".
23	40	Section 24
24		After "payability determination", insert "about parental leave pay".
25	41	Division 5 of Part 2-2 (heading)
26		Repeal the heading, substitute:
27	Di	vision 5—Initial eligibility determinations about
28		parental leave pay
29	42	Section 27
30		After "eligibility determination", insert "about parental leave pay".
31	43	Section 28

		After "determinedier" in cost "about nonental leave nor"					
1		After "determination", insert "about parental leave pay".					
2	44	Section 29					
3		After "eligibility determination", insert "about parental leave pay".					
4	45	Section 30					
5 6		Omit "pregnancy.", substitute "pregnancy (see section 36A) or if the person is already eligible for dad and partner pay (see section 36B).".					
7	46	Section 30					
8 9		Omit "indexed", substitute "indexed. A special rule applies if the person is already eligible for dad and partner pay (see subsection 37(2)".					
10	47	Before subsection 31(2)					
11		Insert:					
12		Eligible					
13	48	After subsection 31(4)					
14		Insert:					
15		Not eligible—overlap with DAPP period					
16		(4A) If there is in force a payability determination that dad and partner					
17		pay is payable to a person for a child for the person's DAPP period, then despite subsections (2) (3) and (4) , the person is not					
18 19		period, then, despite subsections (2), (3) and (4), the person is not <i>eligible</i> for parental leave pay for the child on a day that is in the					
20		DAPP period.					
21		Not eligible—excess days					
22		(4B) Despite subsections (2), (3) and (4), if:					
23		(a) there is in force a payability determination that dad and					
24 25		partner pay is payable to a person for a child for the person's DAPP period; and					
26		(b) combined, the total days in the DAPP period and the					
27		reference period for the person's claim for parental leave pay					
28		for the child exceed 126;					
29		then:					

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1 2 3 4		ex (d) the	cess numbe e person is	must exclude from the reference period the er of days; and not <i>eligible</i> for parental leave pay for the child uded by the Secretary.
5			·	ant deceased
6	49	Section 32 (n	nethod s	tatement, step 1)
7		Repeal the st	ep, substitu	ite:
8		Step 1.	Work out	the person's work test period.
9 10 11			Note:	<i>Work test period</i> is defined in section 33 for primary claimants and secondary claimants and in section 115CD for DAPP claimants.
12	50	Section 32 (n		
13		Omit "Note"	, substitute	"Note 1".
14	51	Section 32 (n	ote)	
15 16				ostitute "sections 36A (for claimants for parental for DAPP claimants)".
17	52	At the end of	section	32
18		Add:		
19 20 21 22		Note 2:	person clain partner pay	3 is an alternative way of satisfying the work test for a ning parental leave pay who is already eligible for dad and . An equivalent provision is in section 115CF for a DAPP no is already eligible for parental leave pay.
23	53	At the end of	subsect	ion 33(3)
24		Add:		
25		Note:	For the wor	<i>k test period</i> for a DAPP claimant, see section 115CD.
26	54	At the end of	Divisior	a 3 of Part 2-3
27		Add:		

36B	6 Clain		r parental leave pay who is already eligible for dad artner pay
		day if t	hant for parental leave pay also satisfies the <i>work test</i> on a he Secretary is satisfied that the claimant is eligible for dad ther pay for the child.
		Note:	See section 115CF for an equivalent provision for a DAPP claimant.
55	Sectio	on 37	
	Bef	ore "A p	erson", insert "(1)".
56	At the	end o	f section 37
	Add	1:	
	(2)	day if t	hant for parental leave pay also satisfies the <i>income test</i> on a he Secretary is satisfied that the claimant is eligible for dad ther pay for the child.
		Note:	See subsection 115CG(2) for an equivalent provision for a DAPP claimant.
57	At the	end o	f section 39
	Add	1:	
		Note:	For the <i>reference income year</i> for a DAPP claimant, see section 115CH.
58	At the	end o	f section 40
	Add	1:	
		Note:	For the <i>relevant PPL income limit</i> for a DAPP claimant, see section 115CJ.
59	At the	end o	f section 52
	Add	l "for pa	rental leave pay".
60	Subse	ection	53(1)
	Afte	er "clain	ns", insert "for parental leave pay".
61			s 55(1), (2) and (3)
	Afte	er "A cla	im", insert "for parental leave pay".
62	Subse	ection	56(1)

1	Aft	ter "The claim", insert "for parental leave pay".
2	63 Sube	ection 59(1)
2		
3	Aft	ter "The claim", insert "for parental leave pay".
4	64 Secti	on 60
5	Aft	ter "A claim", insert "for parental leave pay".
6	65 Subs	ection 61(1)
7		ter "effective claim", insert "for parental leave pay".
,	7 11	er encenve chann , msert for parental leave pay .
8	66 Subs	ection 61(3)
9	Aft	ter "claim", insert "for parental leave pay".
10	67 After	Chapter 3
11	Ins	ert:
12	Chapt	er 3A—Dad and partner pay
	-	
13	Part 3A	A-1—Key provisions
14	Division	1—Guide to this Part
15	115AA G	uide to this Part
16		This Part has the key provisions for this Chapter (which deals with
16 17		dad and partner pay).
18		A person can only be paid dad and partner pay if the Secretary
19		makes a determination that dad and partner pay is payable to the
20		person. Part 3A-2 has the rules about when the Secretary can make
21		that determination.
22		The Secretary cannot make that determination if the person has not
23		made a claim for dad and partner pay.
24		If the Secretary makes a determination that dad and partner pay is
25		payable to a person for a child, the amount of dad and partner pay
26		is worked out by reference to the period for which the person is

1 2 3 4 5	eligible for dad and partner pay. This period is the person's DAPP period. The maximum period for which any person may be eligible for dad and partner pay is 2 weeks. A person's DAPP period may be the full 2 weeks or a lesser period (if the person is not eligible for dad and partner pay for that full period).
6 7	Generally, dad and partner pay is paid by the Secretary as a single payment.

Division 2—When dad and partner pay is payable to a person

10 115AB A determination must be made for dad and partner pay to be payable to a person

12	Dad and p	artner pay is payable to a person for a child for a period
13	if a determ	nination of the Secretary that dad and partner pay is
14	payable to	the person for that period is in force under
15	section 11	5BB.
16	Note: S	See Part 3A-2 for the rules about when the Secretary can make a
17	Ċ	letermination that dad and partner pay is, or is not, payable to a
18	F	person.
19	115AC For the dete	ermination to be made, the person must be
20	eligible	
21	The Secret	tary cannot make a determination that dad and partner

pay is payable to a person for a child for a period unless the person was or will be eligible for dad and partner pay during the period.

24Note:See Part 3A-3 for the rules about when a person is eligible for dad and
partner pay.

115AD For the determination to be made, the person must claim

27 28	The Secretary cannot make a determination that dad and partner pay is payable to a person for a child for a period unless the person
29	has made an effective claim for the child.
30	Note: See Part 3A-4 for the rules about how to make an effective claim.

1	115AE T	he determination must specify the person's DAPP period
2 3 4 5	(1) If the Secretary makes a determination that dad and partner pay is payable to a person for a child, the Secretary must specify, in the determination, the period for which dad and partner pay is payable to the person. That period is the person's <i>DAPP period</i> .
6		Note: For a DAPP claimant's DAPP period, see subsection 115BB(3).
7 8	(2) A person's DAPP period must be the same as, or within, the maximum DAPP period for the child.
9 10 11	(3) The <i>maximum DAPP period</i> for a child is the period that: (a) starts on the child's maximum DAPP period start day; and (b) ends on the child's maximum DAPP period end day.
12 13	(4) The <i>maximum DAPP period start day</i> for a child is the later of the following days:
14 15		(a) the day the child was born;(b) the claimant's nominated start date.
16 17 18 19	(5) The <i>maximum DAPP period end day</i> for a child is the earlier of the following days: (a) the day that is 13 days after the maximum DAPP period start day;
20		(b) the day before the child's first birthday.
21 22	Part 3A	A-2—Determinations about whether dad and partner pay is payable to a person
23	Division	1—Guide to this Part
24	115BA G	uide to this Part
25 26 27 28 29		This Part is about the Secretary making determinations about whether dad and partner pay is payable to a person. These determinations are payability determinations. A person cannot be paid dad and partner pay unless there is a payability determination that dad and partner pay is payable to the person.

1		Division 2 has the rules that apply to the Secretary when making a
2		payability determination.
3		Division 3 has restrictions that apply in particular circumstances to
4		prevent the Secretary from making a payability determination that
5		dad and partner pay is payable to a person (for example, where the
6		child's birth has not been verified or the person has already been
7		paid dad and partner pay for the child).
8		Division 4 has general rules that apply to payability determinations
9		(for example, if the Secretary makes a determination, the Secretary
10		must give a notice of it to the claimant).
10		
11		Division 5 deals with initial eligibility determinations. These
12		determinations can be made by the Secretary before the Secretary
12		makes a payability determination. The Secretary can make an
13		initial eligibility determination if the Secretary is satisfied that the
14		person satisfies, or will satisfy, particular eligibility criteria (the
16		work test, the income test and the Australian residency test). If the
17		Secretary makes a determination, the Secretary must give a notice
18		of it to the claimant.
19	Division	2—Determinations about whether dad and
20		partner pay is payable to a person

115BB Determination on a claim for dad and partner pay

When Secretary must make determination

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(1) If a person has made an effective claim for dad and partner pay for a child, the Secretary must make a determination on the claim.

When dad and partner pay is payable to DAPP claimant

(2) The Secretary must determine that dad and partner pay is payable to the DAPP claimant for the claimant's DAPP period if, when making the determination, the Secretary is satisfied that the DAPP claimant was or will be eligible for dad and partner pay on each day in that period.
 Note: The Secretary is prevented from making a determination under this subsection in certain circumstances: see Division 3.

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1	DAPP claimant's DAPP period
2	(3) The Secretary must specify in the determination under
3	subsection (2) that the claimant's DAPP period:
4	(a) starts on the child's maximum DAPP period start day; and
5	(b) ends on:
6	(i) if the Secretary is satisfied that the DAPP claimant was
7	or will be eligible for dad and partner pay on each day
8	in the child's maximum DAPP period—the child's maximum DAPP period end day; or
9	(ii) if the Secretary is satisfied that the DAPP claimant was
10 11	or will be eligible for a period that is shorter than the
12	child's maximum DAPP period—the last day in the
13	child's maximum DAPP period that the DAPP claimant
14	was or will be eligible for dad and partner pay.
15	When dad and partner pay is not payable to DAPP claimant
16	(4) The Secretary must determine that dad and partner pay is not
17	payable to the DAPP claimant if the Secretary is not satisfied of the
18	matters in subsection (2).
10	Division 3—When the Secretary cannot make a
19	•
20	determination that dad and partner pay is
21	payable
22	115BC The child's birth has not been verified
23	The Secretary must not make a payability determination that dad
24	and partner pay is payable to a person for a child unless a person
25	has verified the child's birth.
26	Note: See subsection 18(2) for how a person <i>verifies</i> a child's birth.
27	115BD The child was born before 1 January 2013
28	The Secretary must not make a payability determination that dad
29	and partner pay is payable to a person for a child if the child was
30	born before 1 January 2013.

115BE Multiple births

•	The Secretary must not make a neurability determination that dad
2 3	The Secretary must not make a payability determination that dad and partner pay is payable to a person for a child if:
4	(a) the child and another child are born during the same multiple
5	birth; and
6	(b) dad and partner pay is or was payable to the person or
7	another person for the other child.
8	115BF Dad and partner pay is already payable to the person etc.
9	(1) The Secretary must not make a payability determination that dad
10	and partner pay is payable to a person for a child if:
11	(a) there is in force another payability determination that dad and
12	partner pay is payable to the person for the child, in respect
13	of a different claim made by the person; or
14	(b) there is in force a payability determination that dad and
15	partner pay is payable to another person for the child.
16	(2) Paragraph (1)(b) does not apply to a claim that is made in
17	circumstances prescribed by the PPL rules.
10	Division 4 Conoral provisions applying to determinations
18	Division 4—General provisions applying to determinations
18 19	Division 4—General provisions applying to determinations about whether dad and partner pay is payable
19 20	about whether dad and partner pay is payable 115BG Assumptions when making the determination
19	about whether dad and partner pay is payable
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 19 20 21 22 23 24 25 26 27 28 29 	 about whether dad and partner pay is payable 115BG Assumptions when making the determination In deciding whether to make a payability determination about dad and partner pay, the Secretary may act on the assumption that the state of affairs known to the Secretary when making the determination will remain unchanged. 115BH When the determination is in force A payability determination about dad and partner pay comes into force on the day it is made and continues in force unless it is: (a) revoked under section 115BK (which deals with revoking a payability determination on the DAPP claimant's request); or
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3 partner pay, the Secretary must give a notice of the determination 4 to the DAPP claimant, stating: 5 (a) whether dad and partner pay is payable; and 6 (b) if dad and partner pay is payable—the DAPP claimant's DAPP period; and 7 DAPP period; and 8 (c) that the DAPP claimant may apply for review of the determination in the manner set out in Chapter 5. 10 115BK Revoking the determination on request 11 (1) If: 12 (a) a payability determination is made that dad and partner pay payable to a person; and 14 (b) the person requests the Secretary to revoke the determination and 15 (c) the request is made: 17 (i) before the start of the person's DAPP period; and 18 (ii) in a manner approved by the Secretary; 19 then the Secretary must revoke the determination. 20 (2) The revocation is taken to have come into force on the day the person requested the Secretary to revoke the determination. 21 Division 5—Initial eligibility determinations 22 If a person makes an effective claim for dad and partner pay, the Secretary may make a determination (the <i>initial eligibility determination</i>) that the person: 23 If a person makes an effective claim for dad and partne	1	115BJ Notice of the determination
 (b) if dad and partner pay is payable—the DAPP claimant's DAPP period; and (c) that the DAPP claimant may apply for review of the determination in the manner set out in Chapter 5. 115BK Revoking the determination on request (1) If: (a) a payability determination is made that dad and partner pa payable to a person; and (b) the person requests the Secretary to revoke the determination in a manner approved by the Secretary; (i) before the start of the person's DAPP period; and (ii) in a manner approved by the Secretary; then the Secretary must revoke the determination. (2) The revocation is taken to have come into force on the day the person requested the Secretary to revoke the determination. Division 5—Initial eligibility determinations about dad a partner pay I15BL Initial eligibility determinations If a person makes an effective claim for dad and partner pay, the Secretary is satisfied that the person: (a) satisfies: (i) the work test; and 	3	If the Secretary makes a payability determination about dad and partner pay, the Secretary must give a notice of the determination to the DAPP claimant, stating:
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26Secretary may make a determination (the <i>initial eligibility</i> 27 <i>determination</i>) that the person is initially eligible for dad and28partner pay for the child if, when making the determination, the29Secretary is satisfied that the person:30(a) satisfies:31(i) the work test; and	24	115BL Initial eligibility determinations
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29 Secretary is satisfied that the person: 30 (a) satisfies: 31 (i) the work test; and		
30(a) satisfies:31(i) the work test; and		
32 (ii) the income test; and	32	(ii) the income test; and
(iii) the Australian residency test; or	33	(iii) the Australian residency test; or

1 2	(b) will satisfy those tests on the day immediately before the person's nominated start date.
3	115BM Assumptions when making the initial eligibility
4	determination
5	In deciding whether to make an initial eligibility determination
6	about dad and partner pay, the Secretary may act on the assumption
7	that the state of affairs known to the Secretary when making the
8	determination will remain unchanged.
9	115BN When the initial eligibility determination comes into force
10	An initial eligibility determination about dad and partner pay
11	comes into force on the day it is made.
12	115BP Notice of the initial eligibility determination
13	If the Secretary makes an initial eligibility determination about dad
14	and partner pay, the Secretary must give a notice of the

15 determination to the DAPP claimant.

¹⁶ Part 3A-3—Eligibility for dad and partner pay

17 **Division 1—Guide to this Part**

18 **115CA** Guide to this Part

19 20 21	This Part sets out when a person is eligible for dad and partner pay. The Secretary cannot make a payability determination that dad and partner pay is payable if the person is not eligible for it.
22	Division 2 sets out when a person is eligible for dad and partner
23	pay. Subsection 115CB(2) deals with the main case and requires
24	that for a person to be eligible for dad and partner pay for a child,
25	the person must (broadly):
26	(a) satisfy the work test, the income test and the Australian
27	residency test; and

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1	(b) be caring for the child; and
2	(c) not be working.
3	There are other eligibility criteria that apply for more unusual
4	cases—see subsection 115CB(3) (which deals with when a child is
5	stillborn or dies) and subsection 115CB(4) (which allows the PPL
6	rules to prescribe eligibility criteria).
7	The work test is mostly in Division 3 of Part 2-3, but Division 3 of
8	this Part has provisions relevant to DAPP claimants. To satisfy the
9	work test, a person must have performed enough paid work or
10	taken enough paid leave in a particular period before the person's
11	nominated start date for dad and partner pay. Special rules apply in
12	the case of premature birth or complications or illness related to the program $(a_{12}, a_{23}, a_{2$
13	pregnancy (see section 115CE) or if the person is already eligible for perantel lague pay (see section 115CE)
14	for parental leave pay (see section 115CF).
15	The income test is mostly in Division 4 of Part 2-3, but Division 4
16	of this Part has provisions relevant to DAPP claimants. To satisfy
17	the income test, the person's income for a particular income year
18	must not be more than the PPL income limit (which is \$150,000
19	until 30 June 2014 and then indexed). A special rule applies if the
20	person is already eligible for parental leave pay (see subsection
21	115CG(2)).
22	The Australian residency test is in Division 5 of Part 2-3. To
23	satisfy this test, the person must be an Australian resident or be in a
24	special class of visa holder.
25	Division 6 of this Part sets out when a person is caring for a child.
26	For the main case, a person will not be eligible for dad and partner
27	pay if the person is not caring for the child.
28	Division 7 of this Part sets out when a person is not working. For
29	the main case, a person will not be eligible for dad and partner pay
30	if the person performs one hour or more of work other than for a
31	purpose of performing the work for a business that the person
32	carries on and that consists of overseeing the business or is an
33	occasional administrative task.

²² Paid Parental Leave and Other Legislation Amendment (Dad and Partner Pay and Other Measures) Bill 2012 No. , 2012

Division 2—When a DAPP claimant is eligible for dad and partner pay

3	115CB When a DAPP claimant is <i>eligible</i> for dad and partner pay
4 5	(1) This section sets out when a DAPP claimant is eligible for dad and partner pay for a child on a day.
6	Eligible
7 8	(2) First, a DAPP claimant is <i>eligible</i> for dad and partner pay for a child on a day if, on that day:
9 10	(a) the claimant satisfies the work test (see Division 3 of Part 2-3 and sections 115CD, 115CE and 115CF); and
11 12	 (b) the claimant satisfies the income test (see Division 4 of Part 2-3 and sections 115CG, 115CH and 115CJ); and
13 14	 (c) the claimant satisfies the Australian residency test (see Division 5 of Part 2-3); and
15 16	(d) the claimant is caring for the child (see Division 6 of this Part); and
17	(e) the claimant is not working (see Division 7 of this Part).
18 19	(3) Second, a DAPP claimant is <i>eligible</i> for dad and partner pay for a child on a day if:
20	(a) the child is stillborn or has died before that day; and
21	(b) on that day, the claimant would be eligible under subsection (2) for dad and partner pay for the child, if
22 23	paragraphs (2)(d) and (e) were disregarded; and
24	(c) the claimant would have been caring for the child on that day
25	had the child not been stillborn or died.
26	(4) Third, a DAPP claimant is <i>eligible</i> for dad and partner pay for a
27	child on a day if, on that day, the claimant satisfies:
28	(a) the work test (see Division 3 of Part 2-3 and sections 115CD,
29 20	115CE and 115CF); and (b) the income test (see Division 4 of Part 2.3 and
30 31	(b) the income test (see Division 4 of Part 2-3 and sections 115CG, 115CH and 115CJ); and
32	(c) the Australian residency test (see Division 5 of Part 2-3); and
33	(d) the conditions prescribed by the PPL rules.

1	Not eligible—overlap with PPL period
2	(5) If there is in force a payability determination that parental leave
3	pay is payable to a person for a child for the person's PPL period,
4	then, despite subsections (2), (3) and (4), the person is not <i>eligible</i>
5	for dad and partner pay for the child on a day that is in the PPL
6	period.
7	Not eligible—overlap with DAPP period for another child
8	(6) If there is in force a payability determination that dad and partner
9	pay is payable to a person for a child for the person's DAPP
10	period, then, despite subsections (2), (3) and (4), the person is not
11	eligible for dad and partner pay for another child on a day that is in
12	that DAPP period.
13	Not eligible—excess days
14	(7) Despite subsections (2), (3) and (4), if:
15	(a) there is in force a payability determination that parental leave
16	pay is payable to a person for a child for the person's PPL
17	period; and
18	(b) combined, the total days in the PPL period and the reference
19	period for the person's claim for dad and partner pay for the
20	child exceed 126;
21	then:
22	(c) the Secretary must exclude from the reference period the
23	excess number of days; and
24	(d) the person is not <i>eligible</i> for dad and partner pay for the child
25	on a day excluded by the Secretary.
26	Not eligible—claimant deceased
27	(8) Despite subsections (2), (3) and (4), a DAPP claimant is not
28	eligible for dad and partner pay for a child on a day if, on that day,
29	the claimant is deceased.

1	Division 3—Applying the work test to claimants for dad
2	and partner pay

115CC	When a DAPP claimant satisfies the work test
	To work out whether a DAPP claimant satisfies the work test on a day in accordance with section 32, use the method statement in section 32 with the work test period in section 115CD.
	Note: Sections 115CE and 115CF in this Division are alternative ways of satisfying the work test for DAPP claimants.
115CD	The work test period
	For the purposes of satisfying the work test in accordance with section 32, the <i>work test period</i> for a DAPP claimant is the 392 days immediately before the claimant's nominated start date.
	Note: Sections 115CE and 115CF in this Division are alternative ways of satisfying the work test for DAPP claimants.
115CE	Premature birth
	A DAPP claimant also satisfies the <i>work test</i> on a day if:
	(a) the Secretary is satisfied that the child was born prematurely; and
	(b) the Secretary is satisfied that the DAPP claimant would have satisfied the work test on the day in accordance with section 32 if the child had not been born prematurely.
115CF	DAPP claimant who is already eligible for parental leave pay
	A DAPP claimant also satisfies the <i>work test</i> on a day if the Secretary is satisfied that the DAPP claimant is eligible for parental leave pay for the child.
Divisi	on 4—Applying the income test to claimants for dad and partner pay
115CG	When a DAPP claimant satisfies the income test
	 To work out whether a DAPP claimant satisfies the income test in subsection 37(1) on a day, use the income test in subsection 37(1)

	with the reference income year in section 115CH and the relevant PPL income limit in section 115CJ.
(2	A DAPP claimant also satisfies the <i>income test</i> on a day if the
	Secretary is satisfied that the DAPP claimant is eligible for parenta leave pay for the child.
115CH 7	The reference income year
	The <i>reference income year</i> for a DAPP claimant is the income
	year that ended before the earlier of the following days:(a) the day the DAPP claimant made the claim for dad and
	partner pay;
	(b) the DAPP claimant's nominated start date.
115CJ T	he relevant PPL income limit
	The <i>relevant PPL income limit</i> for a DAPP claimant is the PPL income limit that applies on the earlier of the following days:
	(a) the day the DAPP claimant made the claim for dad and
	partner pay;
	(b) the DAPP claimant's nominated start date.
	Note: For <i>PPL income limit</i> , see section 41. The PPL income limit may be indexed under Subdivision B of Division 4 of Part 2-3.
Divisior	1 5—Applying the Australian residency test to
	claimants for dad and partner pay
115CK V	When a DAPP claimant satisfies the Australian residency tes
	To work out whether a DAPP claimant satisfies the Australian
	residency test on a day, use the Australian residency test in sections 45 and 46.
Divisior	a 6—Caring for a child
115CL V	Vhen a DAPP claimant is <i>caring</i> for a child
) A DAPP claimant is <i>caring</i> for a child on a day in the DAPP

1	(2) A DAPP claimant's <i>reference period</i> is the period that is
2	determined by the Secretary for the purposes of making a
3	payability determination on the DAPP claimant's claim.
4	(3) More than one person may be caring for the same child on any
5	particular day. This does not prevent one of the persons being the
6	primary carer of the child under section 47.
7 8	(4) Despite subsection (1), a person is not <i>caring</i> for a child on a day if, before that day, the child has died.
9	Division 7—Not working
10	115CM When a DAPP claimant is not working
11	(1) A DAPP claimant is <i>not working</i> on a day if neither of the
12	following apply on that day:
13	(a) the DAPP claimant performs one hour or more of paid work,
14	other than for a purpose that is a permissible purpose under
15	subsection 49(2);
16	(b) the DAPP claimant is on paid leave.
17	(2) However, the PPL rules may prescribe circumstances in which a
18	DAPP claimant is taken to be <i>not working</i> even though
19	paragraph (1)(a) or (b) applies to the claimant.
	Dart 24 4 Claims for dad and norther new

20 Part 3A-4—Claims for dad and partner pay

21 **Division 1—Guide to this Part**

22 **115DA Guide to this Part**

23	This Part is about claims for dad and partner pay. A person cannot
24	be paid dad and partner pay unless the person has first made a
25	claim for it.
26 27	Division 2 sets out the rules about claims. Section 115DD sets out who can make a claim for dad and partner pay.

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1	The Secretary cannot make a payability determination on a claim
2	unless it is an effective claim. To be effective, the claim must be
3	made by the right person and satisfy the requirements in the
4	provisions listed in section 115DE. One of those requirements is
5	that the claim must be in the form, and contain the information,
6	required by the Secretary (see section 115DF). Another
7	requirement is that the claim must be made in the period set out in
8	section 115DK.

9 Division 2—Claims for dad and partner day

10 115DB Who can claim

10	
11	Only a natural person can make a claim for dad and partner pay.
12	115DC Form of claim
13 14	A claim for dad and partner pay must be made in the form approved by the Secretary for claims for dad and partner pay.
15	115DD Who can make a claim for dad and partner pay
16	Only the following people can make a claim for dad and partner
17	pay for a child:
18	(a) the biological father of the child;
19	(b) the partner of the child's birth mother;
20	(c) an adoptive parent of the child;
21 22	(d) a person who satisfies circumstances prescribed by the PPL rules.
23	115DE When a claim is effective
24	(1) A claim for dad and partner pay is not effective unless the
25	requirements of the following provisions that apply to the claim are
26	satisfied:
27	(a) section 115DF (which deals with the form etc. of the claim);
28	(b) section 115DG (which deals with the nominated start date);
29	(c) section 115DH (which deals with expected or actual date of
30	birth);

1 2	(d) section 115DJ (which deals with tax file number statements);(e) section 115DK (which deals with when to make the claim).
3 4	(2) A claim for dad and partner pay is also not effective if it is made by a person who cannot make a claim under section 115DD.
5 6	(3) A claim for dad and partner pay that is not effective is taken not to have been made.
7	115DF Requirements of the claim
8	The claim for dad and partner pay must:
9 10	(a) be made in the form approved, and the manner required, by the Secretary for dad and partner pay; and
11	(b) contain any information required by the Secretary; and
12	(c) be accompanied by any documents required by the Secretary.
13	115DG Nominated start date
14 15 16	(1) The claim must state a specific date (the <i>nominated start date</i>) which is the first day of the period for which the claimant wants to be paid dad and partner pay.
10	
17	(2) The nominated start date must be on or after:
18	 (a) if the claim is made before the child is born—the expected date of birth of the child; or
19 20	(b) if the claim is made after the child is born—the child's actual
20 21	date of birth.
22	(3) Before a payability determination is made on the claim for dad and
23	partner pay, the claimant may change his or her nominated start
24	date by notifying the Secretary of the new nominated start date.
25	(4) If a payability determination is made that dad and partner pay is
26	payable to the claimant, the claimant may only change his or her
27	nominated start date (the <i>old date</i>) by notifying the Secretary,
28	before the old date, of the new nominated start date.

1	115DH Expected or actual date of birth
2	The claim for dad and partner pay for a child must specify the
3	child's expected date of birth or, if made after the child is born, the
4	child's actual date of birth.
5	115DJ Tax file number statement
6	The claim for dad and partner pay must contain the person's tax
7	file number statement, which is a statement of the kind set out in
8	subsection 59(2), (3) or (4).
9	115DK When to claim
10	A claim for dad and partner pay for a child must be made in the
11	period that:
12 13	(a) starts on the day that is 97 days before the expected date of birth of the child; and
14	(b) ends on the day before the child's first birthday.
15	115DL Claim may be withdrawn or varied
16	(1) After making an effective claim for dad and partner pay, the person
17	may withdraw or vary the claim before a payability determination
18	is made on it.
19	(2) The person may only do so in a manner approved by the Secretary.
20	(3) If a claim is withdrawn, it is taken never to have been made.
21	Part 3A-5—Payment of dad and partner pay

22 Division 1—Guide to this Part

115EA Guide to this Part

24	This Part is about the payment of dad and partner pay.
25 26	Generally, dad and partner pay is paid by the Secretary as a single payment.

1 2	The amount is worked out by reference to the period for which the person is eligible for dad and partner pay.
3	Division 2—Payment of dad and partner pay
4	115EB Payment of dad and partner pay
5 6 7 8 9	If the Secretary makes a payability determination that dad and partner pay is payable to a person for a child, the Secretary must pay the dad and partner pay to the person as soon as practicable after making the determination (but not before the start of the person's DAPP period).
10	115EC Amount of dad and partner pay
11 12 13	The amount of dad and partner pay to be paid to the person is the total of the daily national minimum wage amounts for each week day during the person's DAPP period.
14 15	Note: See subsection 65(2) for the <i>daily national minimum wage amount</i> for a day.
16	115ED Method of payment of dad and partner pay
17 18 19	 The Secretary must pay dad and partner pay that is payable to a person to the credit of a bank account nominated and maintained by the person.
20 21 22 23	(2) The Secretary may direct that the whole or a part of a payment of dad and partner pay is to be paid in a way different from that provided for by subsection (1). If the Secretary gives the direction, the payment is to be paid in accordance with the direction.
24 25	(3) A direction made under subsection (2) is not a legislative instrument.
26	115EE Giving person record of payment
27 28 29 30	If the Secretary pays dad and partner pay to or in relation to a person, in particular circumstances, the Secretary must give the person the information prescribed by the PPL rules in relation to dad and partner pay paid in those circumstances.

Paid Parental Leave and Other Legislation Amendment (Dad and Partner Pay and Other
Measures) Bill 2012No., 201231

1	115EF	Effect of extending DAPP period after review	
2		(1) If:	
3		(a) the Secretary has made a payability determination that dad	l
4		and partner pay is payable to a person; and	
5		(b) after the Secretary has paid the dad and partner pay, a	
6		decision is made in relation to the payability determination	1
7 8		that has the effect that a higher amount of dad and partner pay is payable to the person;	
9		the Secretary must pay the person the difference between the	
10		higher amount and the amount already paid to the person as soon	n
11		as practicable after the decision is made.	
12		(2) To avoid doubt, any difference worked out under subsection (1)	is
13		also dad and partner pay.	
14	115EG	Protection of payment	
15		(1) A payment of dad and partner pay is absolutely inalienable,	
16		whether by way of, or in consequence of, sale, assignment, charge	ge,
17		execution, bankruptcy or otherwise.	
18		Note: Section 115EK (which deals with the effect of a garnishee etc. order	er)
19 20		also provides a protection for an account into which dad and partne pay has been paid.	
21		(2) Subsection (1) has effect subject to section 115EH.	
22	115EH	Deductions for PAYG withholding	
23		The Secretary may deduct an amount from a payment of dad and	4
23		partner pay to a person if the Secretary is required to withhold the	
25		amount under section 12-110 in Schedule 1 to the <i>Taxation</i>	
26		Administration Act 1953.	
27	115EJ	No other deductions	
28		An amount must not be deducted from a payment of dad and	
28 29		partner pay except in accordance with section 115EH. This secti	on
30		applies despite any other law of the Commonwealth, a State or a	
31		Territory.	

1	115EK	Ef	fect of g	arnishee etc. order
2		(1)	If:	
3		. ,		d and partner pay has been paid to the credit of an account;
4			and	d
5				ourt order in the nature of a garnishee order comes into
6				re in relation to the account;
7 8			the court account.	t order does not apply to the saved amount (if any) in the
9		(2)	The save	ed amount is worked out as follows:
10		Γ	Method .	statement
11			Step 1.	Work out the total amount of dad and partner pay that has
12			500p 11	been paid to the credit of the account during the 4 week
13				period immediately before the court order came into
14				force.
15			Step 2.	Subtract from the step 1 amount the total amount
16 17			-	withdrawn from the account during the same 4 week period: the result is the <i>saved amount</i> .
		L		
18	115EL	Ex		from operation of workers' compensation and
19			acciden	t compensation laws
20		(1)		ment of dad and partner pay is not to be taken into account
21				urposes of the following provisions or laws:
22 23				rrovision of a law of the Commonwealth, a State or a rritory, if the provision deals with:
23 24				i) workers' compensation; or
24 25				accident compensation;
25 26				aw, or a provision of a law, prescribed by the PPL rules, to
20 27				e extent that the law or provision deals with a matter
28				Forred to in paragraph (a).
29		(2)	The PPL	rules may provide that subsection (1) does not apply in
30				to a prescribed provision of a law of the Commonwealth, a
31			State or	a Territory.

1	11	5EM DAPP period is not a period of paid leave
2 3 4 5		Despite any law of the Commonwealth, a State or a Territory, or any industrial instrument (however described), a period of unpaid leave is not to be taken to be a period of paid leave just because a person receives dad and partner pay for all or part of that period.
6	68	Section 116
7 8 9		After "Subdivision C of Division 2 imposes an obligation on a person to whom instalments of parental leave pay are payable", insert ", or to whom dad and partner pay is payable,".
10	69	Section 117
11		Before "The Secretary", insert "(1)".
12	70	At the end of section 117
13		Add:
14 15 16 17 18 19 20		 (2) The Secretary may require a person to give information, or produce a document that is in the person's custody or under the person's control, to a specified agency if the Secretary considers that the information or document may be relevant to one or more of the following: (a) determining whether a person who has made an effective claim for dad and partner pay is or was eligible for dad and
21 22		partner pay, or is or was initially eligible for dad and partner pay;
22 23 24		(b) determining whether dad and partner pay is or was payable to a person;
25		(c) ensuring the Secretary can pay dad and partner pay into the
26 27		bank account of a person to whom dad and partner pay is payable.
28	71	Paragraph 122(1)(a)
29		Omit "paragraph 117(d) (which deals", substitute "paragraph 117(1)(d)
30		or $(2)(c)$ (which deal".
31	72	Paragraph 123(a)
32		After "pay", insert "or dad and partner pay".

1	73	At the end of subsection 124(2)
2		Add:
3		; (c) to detect cases in which dad and partner pay has been paid
4		when it should not have been paid;
5		(d) to verify, in relation to persons who have made effective
6		claims for dad and partner pay, the eligibility of those
7		persons for that pay.
8	74	Subsections 125(1) and (2)
9		Repeal the subsections, substitute:
10		(1) A person who has made an effective claim for parental leave pay,
11		in respect of which there is not in force any payability
12		determination that parental leave pay is not payable, must notify
13		the Secretary of the following things:
14		(a) anything that causes the person to cease to be eligible for
15		parental leave pay on a day;
16 17		(b) anything that is likely to have the effect described in paragraph (a).
17		paragraph (a).
18		(2) A person who has made an effective claim for dad and partner pay,
19		in respect of which there is not in force any payability
20 21		determination that dad and partner pay is not payable, must notify the Secretary of the following things:
22		(a) anything that causes the person to cease to be eligible for dad
23		and partner pay on a day;
24		(b) anything that is likely to have the effect described in
25		paragraph (a).
26	75	Section 133 (heading)
27		Repeal the heading, substitute:
28	133	3 Repayment of instalment of parental leave pay, PPL funding
29		amount or dad and partner pay
30	76	At the end of paragraph 133(1)(b) (before the note)
31		Add:

1 2 3	; or (iii) paid to, or in relation to, the person by way of dad and partner pay because of the act, failure or omission that constituted the offence.
4	77 Paragraph 138(2)(a)
5 6	Omit "or a PPL funding amount", substitute ", a PPL funding amount or dad and partner pay".
7	78 Section 164
8 9	Omit "the parental leave pay scheme", substitute "the paid parental leave scheme".
10	79 Section 164
11 12	After "overpayments or mistaken payments of parental leave pay", insert "or dad and partner pay".
13	80 Section 164
14 15	Omit "or PPL funding amounts", substitute ", PPL funding amounts or dad and partner pay".
16	81 Section 165
17 18	Omit "or a PPL funding amount", substitute ", a PPL funding amount or dad and partner pay".
19	82 After section 168
20	Insert:
21	168A Dad and partner pay debts
22	(1) This section applies if:
23	(a) the Secretary pays an amount (the <i>Secretary payment</i>) to, or
24	in relation to, a person for a child by way of dad and partner
25 26	pay; and (b) the total of Secretary payments paid for the child exceeds the
20 27	total of amounts that are payable to, or in relation to, the
28	person for the child under Part 3A-5 (which deals with the
29	payment of dad and partner pay by the Secretary).
30	Note: Dad and partner pay may cease to be payable after it has already been paid if the payability determination is later set aside or varied
31	paid, if the payability determination is later set aside or varied.

1 2			unt equal to the amount of the excess is a debt due to the nwealth by the person.
3 4 5		Example:	If no dad and partner pay is payable to, or in relation to, a person for the child, the amount of the excess is the total amount of the Secretary payments.
6		(3) The deb	t under subsection (2) arises:
7 8			the person has a DAPP period for the child—immediately ter the end of the person's DAPP period; or
9			herwise—when subsection (1) starts to apply in relation to
10			Secretary payment.
11 12 13 14		Note 1:	The person does not have a DAPP period for the child if a payability determination that dad and partner pay is payable to the person for the child has not been made, or has been set aside. In such a case, a debt will arise as soon as there is an excess as referred to in subsection (1).
15 16 17 18 19		Note 2:	This section may apply to overpayments by way of payments that are mistakenly paid. For example, an overpayment or mistaken payment may arise due to administrative error, the setting aside or variation of a payability determination or payments following a stay order under subsection 41(2) of the AAT Act.
20	83	Section 169 (
21		Repeat the ne	eading, substitute:
22 23	169		n receives parental leave pay instalment, PPL g amount or dad and partner pay
24	84	Paragraph 16	69(1)(a)
25 26	-		PL funding amount", substitute ", a PPL funding amount or
27	85	Paragraph 17	71(a)
28	00	•	ment", insert "or by way of dad and partner pay".
29	86	Paragraph 19	92(1)(a)
30			PL funding amount", substitute ", a PPL funding amount or
31		dad and parti	
32	87	Paragraph 19	92(2)(a)
33		• •	L funding amount", substitute ", PPL funding amount or
33 34		dad and parti	

88	After subparagraph 215(2)(a)(vii)
	Insert:
	(viia) subparagraph 115BK(1)(c)(ii);
	(viib) section 115DC;
	(viic) section 115DF;
	(viid) subsection 115DL(2);
39	Subparagraph 273(1)(a)(i)
	After "pay", insert "or dad and partner pay".
90	Subparagraph 273(1)(a)(ii)
	After "pay", insert ", or dad and partner pay,".
91	Paragraph 273(1)(c)
	After "pay", insert "or dad and partner pay".
92	After subsection 277(1)
	Insert:
	(1A) If:
	(a) a claim is made for dad and partner pay for a child; and
	(b) before or after the claim is made, the child is stillborn or dies;
	then this Act (other than sections 115CB and 115CL) applies as if a
	reference to the DAPP claimant caring for the child were a
	reference to the DAPP claimant caring for the child had the child not been stillborn or died.
	Note: Section 115CB deals with eligibility for dad and partner pay and
	section 115CL defines when a person is caring for a child for the purposes of dad and partner pay.
93	At the end of subsection 277(2)
	Add "or (1A)".
94	Section 279
	After "(who are people who can receive payments of instalments of
	parental leave pay", insert ", or payments of dad and partner pay,".
95	Paragraph 280(1)(a)
95	Paragraph 280(1)(a)

2	Omit "of this Act", substitute "of parental leave pay or dad and partner pay, or both".	
3	96 Paragraph 280(1)(b)	
4	Before "direct", insert "if the appointment is for parental leave pay—".	
5	97 At the end of subsection 280(1) Add:	
7 8 9	; and (c) if the appointment is for dad and partner pay—direct that the whole or a specified part of a payment of dad and partner pay payable to the nominee's principal be paid to the nominee.	,
10	98 Subsection 281(1)	
11 12	Omit "of this Act", substitute "of parental leave pay or dad and partner pay, or both".	
13	99 Division 3 of Part 6-2 (heading)	
14	Repeal the heading, substitute:	
	Division 3—Payment to payment nominee	
16	Division 3—Payment to payment nominee 100 After section 284 Insert:	
16 17	100 After section 284	
16 17 18	100 After section 284 Insert:	
16 17 18 19	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee 	
16 17 18 19 20	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is	
16 17 18 19 20 21	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is payable to the person; and 	
 15 16 17 18 19 20 21 22 23 24 	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is	
16 17 18 19 20 21 22 23	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is payable to the person; and (c) the Secretary has given a direction in relation to the payment 	
16 17 18 19 20 21 22 23 24	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is payable to the person; and (c) the Secretary has given a direction in relation to the payment under section 280; the payment must be paid in accordance with the direction. (2) A payment of dad and partner pay paid to the payment nominee of 	
16 17 18 19 20 21 22 23 24 25	 100 After section 284 Insert: 284A Payment of dad and partner pay to payment nominee (1) If: (a) a person has a payment nominee; and (b) the whole or a part of a payment of dad and partner pay is payable to the person; and (c) the Secretary has given a direction in relation to the payment under section 280; the payment must be paid in accordance with the direction. 	

1		(b) is taken, for the purposes of this Act (other than this Part), to
2		have been paid to the person and to have been so paid when it
3		was paid to the nominee.
4	(3)	A payment of dad and partner pay that is to be paid to the payment
5		nominee of a person must be paid to the credit of a bank account
6		nominated and maintained by the nominee.
7	(4)	The Secretary may direct that the whole or a part of a payment of
8		dad and partner pay that is to be paid to a payment nominee be paid
9		to the payment nominee in a different way from that provided for
10		by subsection (3). If the Secretary gives such a direction, a
11		payment to which the direction relates must be paid in accordance
12		with the direction.
13	(5)	A direction given under subsection (4) is not a legislative
14		instrument.
15	101 Sect	ion 285
16	Rep	beal the section, substitute:
17	285 Actio	ns of correspondence nominee on behalf of principal
17 18	285 Actio	ns of correspondence nominee on behalf of principal Correspondence nominee for parental leave pay
18		Correspondence nominee for parental leave pay
18 19		<i>Correspondence nominee for parental leave pay</i> If a person has a correspondence nominee for parental leave pay,
18 19 20		<i>Correspondence nominee for parental leave pay</i> If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes
18 19 20 21		<i>Correspondence nominee for parental leave pay</i> If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave
18 19 20 21 22 23 24		Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this
18 19 20 21 22 23		Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of
18 19 20 21 22 23 24	(1)	Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this
18 19 20 21 22 23 24 25	(1)	Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section.
 18 19 20 21 22 23 24 25 26 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence
 18 19 20 21 22 23 24 25 26 27 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence nominee for parental leave pay, an application or claim that may be
 18 19 20 21 22 23 24 25 26 27 28 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence nominee for parental leave pay, an application or claim that may be made by a person under this Act in relation to parental leave pay
 18 19 20 21 22 23 24 25 26 27 28 29 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence nominee for parental leave pay, an application or claim that may be made by a person under this Act in relation to parental leave pay may be made by that correspondence nominee on behalf of the
 18 19 20 21 22 23 24 25 26 27 28 29 30 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence nominee for parental leave pay, an application or claim that may be made by a person under this Act in relation to parental leave pay may be made by that correspondence nominee on behalf of the person, and an application or claim so made is taken to be made by the person.
 18 19 20 21 22 23 24 25 26 27 28 29 30 31 	(1)	 Correspondence nominee for parental leave pay If a person has a correspondence nominee for parental leave pay, any act that may be done by the person under, or for the purposes of, this Act (other than Division 2 or 3) in relation to parental leave pay may be done by that correspondence nominee. Note: This subsection is subject to section 296 (which deals with the right of the nominee to attend with a principal) and subsection (3) of this section. Without limiting subsection (1), if a person has a correspondence nominee for parental leave pay, an application or claim that may be made by a person under this Act in relation to parental leave pay may be made by that correspondence nominee on behalf of the person, and an application or claim so made is taken to be made by

1 2			nominee for parental leave pay, subsection (1) does not extend to an act that is required by the notice to be done by the person.
3			Correspondence nominee for dad and partner pay
4		(4)	If a person has a correspondence nominee for dad and partner pay,
5			any act that may be done by the person under, or for the purposes
6			of, this Act (other than Division 2 or 3) in relation to dad and
7			partner pay may be done by that correspondence nominee.
8			Note: This subsection is subject to section 296 (which deals with the right of
9 10			the nominee to attend with a principal) and subsection (6) of this section.
11		(5)	Without limiting subsection (4), if a person has a correspondence
12			nominee for dad and partner pay, an application or claim that may
13			be made by a person under this Act in relation to dad and partner
14			pay may be made by that correspondence nominee on behalf of the person, and an application or claim so made is taken to be made by
15 16			the person.
10			the person.
17		(6)	If, under a provision of this Act, the Secretary gives a notice in
18			relation to dad and partner pay to a person who has a
19			correspondence nominee for dad and partner pay, subsection (1)
20			does not extend to an act that is required by the notice to be done
21			by the person.
22			Effect of acts done by correspondence nominee
23		(7)	An act done by a person's correspondence nominee under this
24			section has effect, for the purposes of this Act (other than this
25			Part), as if it had been done by the person.
26	102	Subs	section 286(1)
27		Rep	eal the subsection, substitute:
28		(1)	If a person has a correspondence nominee for parental leave pay,
29			any notice that the Secretary is required or authorised by this Act to
30			give to the person in relation to parental leave pay may be given by
31			the Secretary to that correspondence nominee.
32		(1A)	If a person has a correspondence nominee for dad and partner pay,
33		、/	any notice that the Secretary is required or authorised by this Act to

1 2		give to the person in relation to dad and partner pay may be given by the Secretary to that correspondence nominee.
3	103	Subsection 286(2)
4		Omit "The notice", substitute "A notice given under subsection (1) or
5		(1A)".
6 7	104	Paragraphs 286(3)(a) and (4)(a) After "(1)", insert "or (1A)".
8	105	Subsection 289(1)
9 10		After "an instalment", insert ", or a payment of dad and partner pay,".

Date	a-matching Program (Assistance and Tax) Act 1990
106	Subsection 3(1) (after paragraph (e) of the definition of personal assistance)
	Insert:
	; or (f) dad and partner pay under the Paid Parental Leave Act 20
Inco	ome Tax Assessment Act 1997
107	Subsection 995-1(1)
	Insert:
	<i>dad and partner pay</i> has the meaning given by the <i>Paid Parent</i> . <i>Leave Act 2010.</i>
Soci	al Security Act 1991
108	Subsection 8(1)
	Insert:
	<i>dad and partner pay</i> means dad and partner pay under the <i>Paid Parental Leave Act</i> 2010.
109	After paragraph 8(8)(d)
	Insert:
	(da) dad and partner pay;
110	After paragraph 93WC(2)(aa)
	Insert:
	; and (ab) includes dad and partner pay; and
111	Points 1064-F14, 1066A-G14, 1067G-H20, 1067L-D16,
	1068-G7AR, 1068A-E12 and 1068B-D18 (definitions or leave payment)

1		Repeal the definitions, substitute:
2 3		<i>leave payment</i> includes a payment in respect of sick leave, annual leave, maternity leave and long service leave, but does not include:
4 5		(a) an instalment of parental leave pay; or(b) dad and partner pay.
6	112	Point 1071A-4 (at the end of the definition of <i>income</i>)
7 8		Add: ; and (g) dad and partner pay.
9	113	After paragraph 1228(2)(ca)
10 11		Insert: (cb) dad and partner pay; or
12	Taxo	ation Administration Act 1953
13 14 15	114	After paragraph 12-110(1)(ca) in Schedule 1 Insert: (cb) *dad and partner pay; or
16 17	115	Subsection 16-155(3) (heading) in Schedule 1 Repeal the heading, substitute:
18		Parental leave pay or dad and partner pay paid in error
19 20	116	Paragraph 16-155(3)(a) in Schedule 1 After "pay", insert "or *dad and partner pay".
21	117	Paragraph 16-160(3)(a) in Schedule 1
22		After "pay", insert "or *dad and partner pay".
23 24	118	Subparagraph 18-65(1)(b)(ii) in Schedule 1 After "pay", insert "or *dad and partner pay".
25 26	119	Subparagraph 18-70(1)(b)(ii) in Schedule 1 After "leave", insert "pay or *dad and partner pay".
20		There reave, most pay of and and particle pay.

1	Vete	rans'Entitlements Act 1986
2	120	Subsection 5H(1)
3		Insert:
4 5		<i>dad and partner pay</i> means dad and partner pay under the <i>Paid Parental Leave Act 2010</i> .
6	121	After paragraph 5H(8)(d)
7		Insert:
8		(da) dad and partner pay;
9	122	After paragraph 45UUC(2)(aa)
10		Insert:
11		; and (ab) includes dad and partner pay;
12	123	At the end of subsection 46AB(1)
13		Add:
14 15		; or (h) an instalment of parental leave pay; or(i) dad and partner pay.
16	124	After paragraph 205(1)(cb)
17		Insert:
18 19		(cc) an amount has purported to have been paid by way of dad and partner pay that was not lawfully so payable; or
20	125	Paragraph 205(2)(a)
21		After "(cb)", insert ", (cc)".
22	126	Subsection 205(8) (paragraph (ba) of the definition of
23		excluded amount)
24		Omit "or (cb)", substitute ", (cb) or (cc)".
25	127	Subsection 205(8) (paragraph (a) of the definition of
26		recoverable amount)
27		Omit "or (cb)", substitute ", (cb) or (cc)".
28		

S	chedule 2-	-Other amendments
Pa		ndments commencing at the same time e Paid Parental Leave Act 2010
Pa	uid Parental L	Leave Act 2010
1		finition of work test) on 32", substitute "Division 3 of Part 2-3".
2	Section 30	
_	Omit "secor rules apply i	ndary claimant)", substitute "secondary claimant). Special in the case of premature birth or complications or illness e pregnancy".
3	Paragraph 31	(2)(a)
		bsection (4A) applies to the person".
4	Subparagrap	h 31(4)(a)(i)
		bsection (4A) applies to the person".
5	Subsection 3	1(4A)
-	Repeal the s	
6	At the end of	section 32
•	Add:	
	Note:	A person may also satisfy the work test despite not satisfying the test in step 5, if:
		(a) the child was born prematurely; or
		(b) while the person was pregnant with the child, the person had complications or illness related to the pregnancy which prevented the person from performing paid work.
		See section 36A.
7	At the end of	Division 3 of Part 2-3
	Add:	

36A Premature birth or pregnancy-related complications or illness

2	A person also satisfies the <i>work test</i> on a day if:
3	(a) the person is the birth mother of the child; and
4	(b) the Secretary is satisfied that either or both of the following
5	circumstances existed:
6	(i) the child was born prematurely;
7	(ii) while the person was pregnant with the child, the person
8	had complications or illness related to the pregnancy
9	which prevented the person from performing paid work;
10	and
11	(c) the Secretary is satisfied that the person would have satisfied
12	the work test on the day in accordance with section 32 if that
13	circumstance, or those circumstances, had not existed.
14	8 At the end of section 257
15	Add:
16	(7) A failure to comply with subsection (6) in relation to a decision of
17	the SSAT does not affect the validity of the decision.

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1		
2 3		dments commencing the day after Assent
4	Fair Work Act 20	009
5	9 Section 12	
6	Insert:	
7	keeping	in touch day: see subsections 79A(2) and (3).
8	10 Section 70 (n	ote 1)
9	Repeal the no	te, substitute:
10 11 12 13 14 15 16 17 18	Note 1: 11 Subsection 7	 Entitlement is also affected by: (a) section 67 (which deals with length of the employee's service); and (b) for pregnancy and birth—subsection 77A(3) (which applies if the pregnancy ends other than by the child being born alive, or if the child dies after birth); and (c) for adoption—section 68 (which deals with the age etc. of the adopted child).
18	Repeal the no	
20 21	Note 1:	An employee may take a form of paid leave at the same time as he or she is on unpaid parental leave (see section 79).
22 23	Note 2:	Periods of unpaid parental leave can include keeping in touch days on which an employee performs work (see section 79A).
24	12 Subsection 7	1(3)
25	Repeal the su	bsection, substitute:
26 27 28 29	pregnant start: (a) up	ve is birth-related leave for a female employee who is with, or gives birth to, the child, the period of leave may to 6 weeks before the expected date of birth of the child;
30 31 32		lier, if the employer and employee so agree; not start later than the date of birth of the child.

1 2 3	Note 1:	If the employee is not fit for work, she may be entitled to:(a) paid personal leave under Subdivision A of Division 7; or(b) unpaid special maternity leave under section 80.
4 5	Note 2:	If it is inadvisable for the employee to continue in her present position, she may be entitled under section 81:
6 7		(a) to be transferred to an appropriate safe job; or(b) to paid no safe job leave.
8 9 10	Note 3:	Section 344 prohibits the exertion of undue influence or undue pressure on the employee in relation to a decision by the employee whether to agree as mentioned in paragraph $(3)(b)$ of this section.
11	13 Subsection 7	'2(2) (note)
12	Repeal the no	ote, substitute:
13 14	Note 1:	An employee may take a form of paid leave at the same time as he or she is on unpaid parental leave (see section 79).
15 16	Note 2:	Periods of unpaid parental leave can include keeping in touch days on which an employee performs work (see section 79A).
17	14 Subparagrap	vh 72(3)(a)(i)
18 19	•	tart up to 6 weeks before the expected date of birth of the t "or earlier if the employer and employee so agree,".
20	15 At the end of	subsection 76(1)
21	Add:	
22 23	Note:	Extended periods of unpaid parental leave can include keeping in touch days on which an employee performs work (see section 79A).
24	16 After section	77
25	Insert:	
26	77A Pregnancy er	nds (other than by birth of a living child) or child
27		live dies
28	Applicat	tion of this section
29	(1) This sec	tion applies to unpaid parental leave, if:
30	(a) the	e leave is birth-related leave; and
31	(b) eit	
32 33	(i) the pregnancy ends other than by the child being born alive; or

1	(ii) the child dies after being born.
2	Cancellation of leave
3	(2) Before the leave starts:
4	(a) the employee may give the employer written notice
5	cancelling the leave; or
6 7	(b) the employer may give the employee written notice cancelling the leave.
8	Example: Subsections (2) and (3) do not apply if:
9	(a) the child dies after being born; and
10	(b) the employee is the female employee who gave birth to the child.
11 12	This is because in this case the leave must not start later than the date of birth of the child (see subsection $71(3)$).
13	(3) If the employee or employer does so, the employee is not entitled
14	to unpaid parental leave in relation to the child.
15	Note: If the employee is the female employee who was pregnant with the
16	child and the employee is not fit for work, she may be entitled to:
17	(a) paid personal leave under Subdivision A of Division 7; or
18	(b) unpaid special maternity leave under section 80.
19	Return to work
20	(4) The employee may give the employer written notice that the
21	employee wishes to return to work:
22	(a) after the start of the period of leave, but before its end; and
23	(b) within 4 weeks after the employer receives the notice.
24	(5) The employer:
25	(a) may give the employee written notice requiring the employee
26	to return to work on a specified day; and
27	(b) must do so if the employee gives the employer written notice
28	under subsection (4);
29	unless the leave has not started and the employer cancels it under
30	subsection (2).
31	(6) The specified day must be after the start of the period of leave, and:
32	(a) if subsection (4) applies—within 4 weeks after the employer
33	receives the notice under that subsection; or
34	(b) otherwise—at least 6 weeks after the notice is given to the
35	employee under subsection (5).

1 2	(7) The employee's entitlement to unpaid parental leave in relation to the child ends immediately before the specified day.
3	Interaction with section 77
4 5 6	(8) This section does not limit section 77 (which deals with the employee ending the period of unpaid parental leave with the agreement of the employer).
7	17 After subsection 78(1)
8	Insert:
9 10 11 12	(1A) However, this section does not apply if section 77A applies to the unpaid parental leave (because the unpaid parental leave is birth-related leave and either the pregnancy ends other than by the child being born alive or the child dies after being born).
13	18 At the end of Subdivision B of Division 5 of Part 2-2
14	Add:
15	79A Keeping in touch days
16 17 18 19 20	(1) This Subdivision does not prevent an employee from performing work for his or her employer on a keeping in touch day while he or she is taking unpaid parental leave. If the employee does so, the performance of that work does not break the continuity of the period of unpaid parental leave.
21 22	(2) A day on which the employee performs work for the employer during the period of leave is a <i>keeping in touch day</i> if:
22	(a) the purpose of performing the work is to enable the employee
24	to keep in touch with his or her employment in order to
25	facilitate a return to that employment after the end of the
26	period of leave; and
27	(b) both the employee and the employer consent to the employee
28	performing work for the employer on that day; and
29	(c) the day is not within:
30	(i) if the employee suggested or requested that he or she
31	perform work for the employer on that day—14 days
32 33	after the date of birth, or day of placement, of the child to which the period of leave relates; or

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1	(ii) otherwise—42 days after the date of birth, or day of
2	placement, of the child; and
3	(d) the employee has not already performed work for the
4 5	employer or another entity on 10 days during the period of leave that were keeping in touch days.
6	The duration of the work the employee performs on that day is not
7	relevant for the purposes of this subsection.
8	Note: The employer will be obliged, under the relevant contract of
9 10	employment or industrial instrument, to pay the employee for performing work on a keeping in touch day.
11	(3) The employee's decision whether to give the consent mentioned in
12	paragraph (2)(b) is taken, for the purposes of section 344 (which
13	deals with undue influence or pressure), to be a decision to make,
14	or not make, an arrangement under the National Employment Standards.
15	Standards.
16	(4) For the purposes of paragraph (2)(d), treat as 2 separate periods of
17	unpaid parental leave:
18	(a) a period of unpaid parental leave taken during the employee's
19	available parental leave period; and
20	(b) a period of unpaid parental leave taken as an extension of the
21	leave referred to in paragraph (a) for a further period
22	immediately following the end of the available parental leave
23	period.
24	Note: Performance of work on keeping in touch days is also dealt with, for
25 26	the purposes of parental leave pay, in sections 49 and 50 of the <i>Paid Parental Leave Act 2010</i> .
27	79B Unpaid parental leave not extended by paid leave or keeping in
28	touch days
29	If, during a period of unpaid parental leave, an employee:
30	(a) takes paid leave; or
31	(b) performs work for his or her employer on a keeping in touch
32	day;
33	taking that leave or performing that work does not have the effect
34	of extending the period of unpaid parental leave.
35	19 After section 84
36	Insert:

1 84A Replacement employees

2	Before an employer engages an employee to perform the work of	
3	another employee who is going to take, or is taking, unpaid	
4	parental leave, the employer must notify the replacement	
5	employee:	
6	(a) that the engagement to perform that work is temporary; and	
7	(b) of the rights:	
8	(i) the employer; and	
9	(ii) the employee taking unpaid personal leave;	
10	have under subsections 77A(2) and (3) (which provide a right	
11	to cancel the leave if the pregnancy ends other than by the	
12	birth of a living child or if the child dies after birth); and	
13	(c) of the rights the employee taking unpaid parental leave has	
14	under:	
15	(i) subsections $77A(4)$ to (6) (which provide a right to end	
16	the leave early if the pregnancy ends other than by the	
17	birth of a living child or if the child dies after birth); and	
18	(ii) section 84 (which deals with the return to work	
19	guarantee); and	
20	(d) of the effect of section 78 (which provides the employer with	
21	a right to require the employee taking unpaid parental leave	
22	to return to work if the employee ceases to have any	
23	responsibility for the care of the child).	
24	20 Section 344 (note)	
25	Repeal the note, substitute:	
26	Note 1: This section is a civil remedy provision (see Part 4-1).	
27	Note 2: This section can apply to decisions whether to consent to performing	
28	work on keeping in touch days (see subsection 79A(3)).	
29	21 Subsection 536(1) (note)	
30	Repeal the note, substitute:	
31	Note 1: This subsection is a civil remedy provision (see Part 4-1).	
32	Note 2: Section 80 of the <i>Paid Parental Leave Act 2010</i> requires an employer	
33	to give information to an employee to whom the employer pays an	
34	instalment under that Act.	

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22	Section 6	
	Insert:	
	vocatio	onal placement means a placement that is:
		Indertaken with an employer for which a person is not entitled to be paid any remuneration; and
		undertaken as a requirement of an education or training course; and
		authorised under a law or an administrative arrangement of he Commonwealth, a State or a Territory.
23	Paragraph &	50(c)
	Repeal the	paragraph, substitute:
	(c) t	he day is not within:
		(i) if the person suggested or requested that he or she
		perform work for the entity on that day—14 days after
		the day the child was born; or
		(ii) otherwise—42 days after the day the child was born.
24	At the end o	of section 50
	Add:	
	Note 1:	Performance of work on keeping in touch days is also dealt with, for the purposes of unpaid parental leave, in section 79A of the <i>Fair Work Act 2009</i> .
	Note 2:	The employer will be obliged, under the relevant contract of employment or industrial instrument, to pay the employee for performing work on a keeping in touch day.
	Note 3:	Section 344 of the <i>Fair Work Act 2009</i> prohibits the exertion of undue influence or undue pressure on the person in relation to a decision by the person whether to consent to performing work on keeping in touch days: see subsection 79A(3) of that Act.
	Note 4:	That section, and section 343 of that Act, contain other prohibitions on coercion and undue influence or pressure.
25	Paragraph 8	32(2)(c)
	Repeal the	paragraph, substitute:
	(c) i	n the manner set out in a written notice given to the employer under subsection (2B).

1 26 After subsection 82(2)

Insert:

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- (2A) The Secretary must approve a manner of notification that an employer must use when notifying the Secretary of an event under this section.
- (2B) The Secretary must, by written notice, notify the employer of the approved manner of notification.

8 **27** Application and transitional provision

- 9 Application provision
- 10 (1) The amendments made by items 25 and 26 of this Schedule apply in 11 relation to notices that must be given to the Secretary under subsection 12 82(1) of the *Paid Parental Leave Act 2010* on or after the 13 commencement of this item.
- 14 Transitional provision
- (2) The Secretary is taken to give an employer a written notice under
 subsection 82(2B) of the *Paid Parental Leave Act 2010* setting out a
 manner of notification if the Secretary:
 - (a) publishes on a PPL agency's website a notice setting out that manner; or
 - (b) notifies the employer of that manner by another means that the Secretary considers appropriate.
- (3) Subitem (2) does not apply if the Secretary made the relevant employer
 determination later than 6 months after the commencement of this item.
- 24 Delegation
- (4) Subsections 303(1) and (2) of that Act (which deal with delegation)
 apply in relation to this item in the same way as they apply in relation to
 section 82 of that Act.
- 28 **28 After subsection 105(2)**
 - Insert:

1 2 3	(2A) The notice given to the employer must also be dated. The date of the notice must be the date the preparation of the notice was completed.
4	29 Subsection 105(3)
5	After "give the notice", insert "to the Secretary".
6	30 Paragraph 131(1)(a)
7	Omit "protected".
8 9	31 Paragraph 131(1)(b) Omit "Subdivision", substitute "Division".
10	32 At the end of Division 8 of Part 4-3
11	Add:
12	201A Debts arising from civil penalty orders
13 14	This Part does not apply to a debt arising from a civil penalty order.
15	33 After subparagraph 215(2)(a)(v)
16	Insert:
17	(va) subsection 82(2A);
18	34 Section 278
19	Before "This Act", insert "(1)".
20	35 At the end of section 278
21	Add:
22	(2) However, for the purposes of working out for the purposes of
23	paragraph 101(1)(c) (which deals with when the Secretary must
24 25	make an employer determination) whether the person has, or will have, been employed by the Commonwealth agency for at least 12
25 26	months:
27	(a) treat the reference in that paragraph to the employer as being
28	a reference to the Commonwealth; and
29	(b) disregard subsection (1) of this section.

1 36 Paragraph 280(1)(b)

2 Omit "to the nominee's principal", substitute "by the Secretary to the 3 nominee's principal under Part 3-3".

4 **37** Before subsection 303(1)

Insert:

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General powers

38 Subparagraph 303(1)(b)(iii)

Omit "Commonwealth;", substitute "Commonwealth.".

9 **39** Paragraph 303(1)(b)

Omit all the words after subparagraph (iii).

11 40 After subsection 303(1)

- Insert:
- (1A) Paragraphs (1)(a) and (b) do not apply to the Chief Executive Centrelink, Chief Executive Medicare or an APS employee in the Human Services Department.

16 **41 Before subsection 303(3)**

Insert:

Powers under Division 3 or 5 of Part 4-2

19 42 After subsection 303(3)

20 Insert:

21	(3A) If the Secretary delegates any of his or her powers under Division 3
22	or 5 of Part 4-2 to the Chief Executive Centrelink, the Chief
23	Executive Centrelink cannot, despite any provision in the Human
24	Services (Centrelink) Act 1997, delegate the power to a
25	Departmental employee (within the meaning of that Act) who is
26	neither:
27	(a) an SES employee; nor
28	(b) an acting SES employee.

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1		(3B) If the Secretary delegates any of his or her powers under Division 3
2		or 5 of Part 4-2 to the Chief Executive Medicare, the Chief
3		Executive Medicare cannot, despite any provision in the Human
4		Services (Medicare) Act 1973, delegate the power to a
5		Departmental employee (within the meaning of that Act) who is
6		neither:
7		(a) an SES employee; nor
8		(b) an acting SES employee.
9		Power under paragraph 128(1)(b)
10	43	Subsection 303(5)
11		Omit "the power mentioned in subsection (4)", substitute "his or her
12		power under paragraph 128(1)(b)".
13	44	Subsection 303(5)
14		Omit "other".
15	45	Subsection 303(5)
16		Omit "the Human Services (Centrelink) Act 1997" (second occurring),
17		substitute "that Act".
18	46	Subsection 303(6)
19		Omit "the power mentioned in subsection (4)", substitute "his or her
20		power under paragraph 128(1)(b)".
21	47	Subsection 303(6)
22		Omit "other".
23	48	Subsection 303(6)
24	-	Omit "the Human Services (Medicare) Act 1973" (second occurring),
- T		

substitute "that Act".