2004-2005

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

DRAFT-IN-CONFIDENCE

This draft is supplied in confidence and should be given appropriate protection.

OPC drafter to complete	
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1. Do any of these amendments need a message? (See H of R	Yes
Practice, fourth ed, pp403-408, and OGC advice.)	
If yes:	
List relevant amendments—	
• Prepare message advice (see DD 4.9)	
• Give a copy of the amendments and the message advice to the	
Legislation area.	
2. Are these amendments for consideration by the Senate?	No
If yes, go on to question 3.	
3. Should any of these amendments be moved in the Senate as	Yes
requests? (See OGC advice)	
If yes:	
List relevant amendments—	
• Prepare section 53 advice and fax to relevant Ministers and	
Senate PLO (see DD 4.9);	
• Give a copy of the request advice to the Legislation area with the	
copy of the amendments (see question 1).	

Sample Parliamentary Amendments Bill 2005

(Government)

(1) Clause 2, page 2 (table item 4), omit the table item, substitute:

4. Schedule 3,	The day on which this Act receives the
item4	Royal Assent

[commencement]

(2) Schedule 3, item 2, page 11 (lines 32 to 36), omit subsection 26(8), substitute:

(8) Before entering a place under this section, an authorised officer must announce that he or she is authorised to enter the place. If the occupier or another person who apparently represents the occupier is present, the authorised officer must produce his or her identity card to that person for inspection.

[access]

(3) Schedule 5, item 35, page 33 (lines 3 to 12), omit the item, substitute:

35 At the end of section 152

Add:

- (3) If:
 - (a) apart from this subsection, an award would become binding on an employer in respect of an employee at a particular time; and
 - (b) immediately before that time, the wages and conditions of employment of the employee were regulated by a State employment agreement;

then the award is not binding on any person in respect of the employee, while the wages and conditions of employment of the employee continue to be regulated by the agreement.

[transitional]

(4) Schedule 20, page 286 (after line 17), before item 5, insert:

4A Subsection 26F(4)

Omit "Industrial Relations Act 1988", substitute "Workplace Relations Act 1996".

[technical]