

Healthy Futures (Pae Ora) Amendment Bill

Government Bill

Explanatory note

General policy statement

The Healthy Futures (Pae Ora) Amendment Bill (the **Bill**) amends the Pae Ora (Healthy Futures) Act 2022 (the **Act**).

The objective of the Bill is to improve the effectiveness of health services delivery to patients.

The amendments will achieve this objective by—

- refocusing the purpose, objectives, and functions of Health New Zealand:
- strengthening Health New Zealand’s focus on infrastructure:
- strengthening governance, strategic direction setting, planning, and monitoring arrangements for health services delivery:
- clarifying roles and responsibilities.

The Bill complements the ongoing activities of the Government as part of its Health Delivery Plan.

Refocusing purpose, objectives, and functions of Health New Zealand

To refocus the purpose, objectives, and functions of Health New Zealand, the Bill makes the following changes:

- adding a new purpose of the Act, which is to ensure that patients get quality and timely access to health services:
- repealing the health sector principles and the New Zealand Health Charter:
- adding a new objective for Health New Zealand to deliver effective and timely services:
- clarifying that a function of Health New Zealand is to work with private health-care providers.

Strengthening Health New Zealand's focus on infrastructure

The Bill adds a new objective and function for Health New Zealand: to provide and plan for quality, cost-effective, and financially sustainable infrastructure. The Bill also requires the board of Health New Zealand to have a permanent infrastructure committee whose members are appointed by the Minister. These changes strengthen Health New Zealand's focus on infrastructure.

Strengthening governance, strategic direction setting, planning, and monitoring arrangements

To strengthen governance, strategic direction setting, planning, and monitoring arrangements, the Bill makes the following changes:

- simplifying the requirements for collective knowledge, experience, and expertise for the board of Health New Zealand;
- requiring the board of Health New Zealand to have a delegations policy;
- empowering the Director-General of Health, or a delegate, to attend board and senior executive meetings of Health New Zealand;
- requiring the Government Policy Statement on Health to include specific targets, and health strategies to give effect to those targets;
- requiring the New Zealand Health Plan to include information about how services and activities will be funded, with a statement of Health New Zealand's anticipated revenue and expenditure;
- clarifying that requirements relating to political neutrality in the Public Service Act 2020 apply to Health New Zealand.

Clarifying roles and responsibilities of iwi-Māori in relation to delivery of health services

To clarify the roles and responsibilities of iwi-Māori in relation to delivery of health services, the Bill—

- strengthens the role of the Hauora Māori Advisory Committee (the **HMAC**) by giving it a statutory purpose: to provide advice to the Minister and Health New Zealand on health services for Māori; and
- clarifies the role of iwi-Māori partnership boards so that their function is to engage with Māori communities about health needs in their area and provide advice to the HMAC.

Departmental disclosure statement

The Public Service Commission is required to prepare a disclosure statement to assist with the scrutiny of this Bill. The disclosure statement provides access to information about the policy development of the Bill and identifies any significant or unusual legislative features of the Bill.

A copy of the statement can be found at <http://legislation.govt.nz/disclosure.aspx?type=bill&subtype=government&year=2025&no=179>

Regulatory impact statement

The Public Service Commission produced a regulatory impact statement on 29 May 2025 to help inform the main policy decisions taken by the Government relating to the contents of this Bill.

A copy of this regulatory impact statement can be found at—

- <https://www.health.govt.nz/information-releases>
- <https://www.regulation.govt.nz/our-work/regulatory-impact-statements/>

Clause by clause analysis

Clause 1 is the Title clause.

Clause 2 states that the Bill comes into force on the day after Royal assent.

Clause 3 states that the Bill amends the Act that was previously called the Pae Ora (Healthy Futures) Act 2022 (the **principal Act**), which is renamed by *clause 4*.

Part 1

Amendments to principal Act

Clause 4 changes the Title of the principal Act to the Healthy Futures (Pae Ora) Act 2022.

Clause 5 amends section 3 to—

- change the reference to pae ora (healthy futures) in section 3(c) so that the English term appears first:
- insert a new purpose of ensuring that patients get timely access to quality health services.

Clauses 6 and 7 remove references to the health sector principles and the New Zealand Health Charter from section 4 (which provides for interpretation of terms) and section 5 (which is a guide to the principal Act).

Clause 8 amends section 6, which describes how the principal Act provides for the Crown's intention to give effect to the principles of te Tiriti o Waitangi (the Treaty of Waitangi), to reflect changes made by the Bill.

Clause 9 repeals section 7, which sets out the health sector principles.

Clause 10 removes a reference to the New Zealand Health Charter from section 10, which provides an overview of the Minister's role under the principal Act.

Clause 11 inserts *new section 11A*, which clarifies that the provisions of subparts 2 and 4 of Part 1 of the Public Service Act 2020 apply to Health New Zealand, its employees, board members, the chief executive, contractors, and secondees. These provisions include requirements for—

- Health New Zealand to uphold the public service principles, including the principle of political neutrality, when carrying out its functions; and
- Health New Zealand, and the groups and individuals in it, to comply with minimum standards of integrity and conduct relating to those public service principles.

Clause 12 replaces section 12(3), which sets out requirements for the Minister when appointing members to the board of Health New Zealand. The section currently requires the Minister to be satisfied that the board collectively has knowledge of, and experience and expertise in relation to, te Tiriti o Waitangi (the Treaty of Waitangi) and tikanga Māori, the public funding and provision of services, public sector governance and government processes, and financial management. *New section 12(3)* instead requires the Minister to appoint only board members who, in the Minister's opinion, have the appropriate knowledge, skills, and experience to assist the board in performing its role.

Clause 13 amends section 13, which sets out Health New Zealand's objectives, to—

- clarify that the objectives include providing appropriate, effective, and timely services; and
- remove the reference to the health sector principles as a consequential amendment (*see clause 9*); and
- clarify that the objective to promote health and prevent, reduce, and delay ill-health involves Health New Zealand collaborating with private healthcare providers; and
- insert a new objective: to provide and plan for quality, cost-effective, and financially sustainable infrastructure to deliver services to New Zealanders.

Clause 14 amends section 14, which sets out Health New Zealand's functions, by—

- inserting a new function for Health New Zealand: to provide and plan for infrastructure to deliver services:
- clarifying that Health New Zealand's objective of collaborating with other agencies, organisations, and individuals to improve health outcomes and to address the wider determinants of health outcomes involves collaborating with private healthcare providers:
- changing Health New Zealand's function of engaging with iwi-Māori partnership boards to engaging with the Hauora Māori Advisory Committee:
- clarifying that the changed function does not limit Health New Zealand's ability to engage with Māori to provide opportunities for Māori to contribute to decisions made by Health New Zealand.

Clause 15 amends section 15, which sets out requirements for Health New Zealand to support and engage with iwi-Māori partnership boards, by removing the requirement for Health New Zealand to engage with iwi-Māori partnership boards when determining priorities for kaupapa Māori investment.

Clause 16 amends section 16, which sets out additional collective duties of the board of Health New Zealand. The amendment removes the requirement to ensure Health New Zealand maintains systems and processes to ensure that it has the capacity to understand te Tiriti o Waitangi (the Treaty of Waitangi), kaupapa Māori services, cultural safety and responsiveness of services, mātauranga Māori, and Māori perspectives of services.

Clause 17 repeals section 16A, which sets out how Health New Zealand is to engage with and report to Māori.

Clause 18 inserts *new sections 17 to 22* as follows:

- *new section 17* requires the board of Health New Zealand to take into account any advice it receives from the Hauora Māori Advisory Committee:
- *new section 18* requires the board of Health New Zealand to adopt a delegations policy that sets out how it will make and revoke delegations under sections 73 to 76 of the Crown Entities Act 2004. The board must comply with the policy when exercising its powers of delegation:
- *new section 19* requires the delegations policy adopted under *new section 18* to be made publicly available:
- *new section 20* requires the board of Health New Zealand to have an infrastructure committee, with the purpose of performing Health New Zealand's function of providing and planning for infrastructure to deliver health services. Members of the committee are appointed by the Minister, and must include at least 1 member of the board:
- *new section 21* requires the board of Health New Zealand to delegate, to the infrastructure committee, some or all of its function of providing and planning for infrastructure to deliver health services:
- *new section 22* provides that the Director-General of Health (or a delegate) may attend any Health New Zealand board meeting, board committee meeting, or executive-level meeting, at a regional or national level, to observe the meeting's decisions and decision-making processes, assist the members to understand the policies and wishes of the Government, and advise the Minister on any matter relating to Health New Zealand, its board, or its performance.

Clause 19 replaces sections 29 and 30, which set out the purpose and functions of iwi-Māori partnership boards.

Section 29 states that the purpose of iwi-Māori partnership boards is to represent local Māori perspectives on—

- the needs and aspirations of Māori in relation to hauora Māori outcomes; and
- how the health sector is performing in relation to those needs and aspirations; and
- the design and delivery of services and public health interventions within localities.

Section 29 is replaced by *new section 29*, which states that the purpose of iwi-Māori partnership boards is to represent local perspectives of Māori communities on health outcomes based on their needs and aspirations.

Section 30 sets out the functions of iwi-Māori partnership boards, which are—

- engaging with whānau and hapū about local health needs, and communicating the results of that engagement to Health New Zealand;
- evaluating the current state of hauora Māori in the relevant locality for the purpose of determining priorities for improving hauora Māori;
- working with Health New Zealand in developing priorities for improving hauora Māori;
- monitoring the performance of the health sector in the relevant locality;
- engaging with Health New Zealand and supporting its stewardship of hauora Māori and its priorities for kaupapa Māori investment and innovation;
- reporting on the hauora Māori activities of Health New Zealand to Māori.

Section 30 is replaced by *new section 30*, which provides that the functions of iwi-Māori partnership boards are to—

- engage with local Māori communities about their health needs, aspirations, and health outcomes; and
- communicate the results and insight from that engagement to the Hauora Māori Advisory Committee.

Clause 20 amends section 33, which provides an overview of the important health documents in the Act, to reflect changes made by the Bill.

Clause 21 amends section 34, which provides for the Government Policy Statement on Health (the **GPS**). The amendments expand the purpose of the GPS to include setting targets for the public health sector, and add a reference to objectives to ensure consistency with section 36.

Clause 22 amends section 36, which sets out required content for the GPS. The amendments require the GPS to contain—

- targets that the Government expects the publicly funded health sector to meet; and
- monitoring and reporting requirements for health entities against these targets.

Clause 23 inserts *new section 36A* into the principal Act. *New section 36A* sets out the subject matter of the targets that must be included in the GPS. The targets must relate to the following:

- cancer management care;
- the immunisation of children;
- the admission to, and discharge and transfer of patients from, emergency departments;
- specialist assessments;

- elective treatment:
- access to primary care.

Clause 24 amends section 47, which sets out the process that the Minister must follow when making a health strategy. The amendments insert new requirements for health strategies to give effect to any targets in the GPS, and for the Minister to ensure that the various health strategies are consistent with each other.

Clause 25 amends section 51, which sets out the required content of the New Zealand Health Plan, by—

- requiring the plan to include information about how key services and activities will be funded, and their proposed level of funding; and
- requiring the plan to include a statement of Health New Zealand’s anticipated revenue and expenditure for the period covered by the plan; and
- removing a requirement for the plan to set out how Health New Zealand has been guided by the health sector principles, as a consequential amendment.

Clause 26 amends section 52, which sets out the process that Health New Zealand must follow in preparing an annual performance report against the New Zealand Health Plan, by removing the requirement for the report to be audited by the Auditor-General.

Clause 27 amends section 53, which sets out the process that Health New Zealand must follow in preparing the New Zealand Health Plan, by removing the requirement for the plan to be audited by the Auditor-General.

Clause 28 repeals sections 56 to 58, which provide for the New Zealand Health Charter.

Clause 29 inserts *new section 65A*, which provides that the Minister may direct Health New Zealand to—

- consult the Public Service Commissioner before it appoints specified officers or employees:
- delegate some or all of its collective bargaining under the Employment Relations Act 2000 to the Public Service Commissioner.

Clause 30 amends section 68, which sets out the objects of Pharmac, to make a technical change so that the definition of eligible people includes people covered by directions continued under the principal Act’s transitional provisions.

Clause 31 amends section 89, which establishes the Hauora Māori Advisory Committee, by—

- providing for the committee to provide advice to Health New Zealand in addition to the Minister:
- specifying that the purpose of the committee is to provide advice about health-care outcomes for Māori based on their needs and aspirations, and how the health sector is performing in relation to those needs and aspirations.

Clause 33 amends section 93, which provides for an expert advisory committee on public health. The amendment removes the requirement for the Minister to be satisfied, when appointing members to the committee, that the committee collectively has knowledge of, and experience and expertise in relation to, population health, health equity, te Tiriti o Waitangi (the Treaty of Waitangi), epidemiology, health surveillance, health promotion, health protection, and preventative health.

Clause 33 amends Schedule 1 of the principal Act by correcting a typographical error, and by inserting *new Part 4 of Schedule 1*, which provides for transitional arrangements as set out in *Schedule 1* of the Bill. Those arrangements provide that—

- the board of Health New Zealand must make a delegations policy as soon as practicable after the Bill comes into force:
- the board of Health New Zealand must establish an infrastructure committee as soon as practicable after the Bill comes into force:
- the existing GPS, health strategies, and New Zealand Health Plan continue to apply until replaced:
- the Minister must issue a new GPS within 18 months of the date that the Bill comes into force:
- the Minister must prepare and determine new health strategies within 24 months of the date that the Bill comes into force:
- Health New Zealand must develop a new New Zealand Health Plan within 24 months of the date that the Bill comes into force.

Part 2

Consequential amendments

Clause 34 makes consequential amendments to other legislation. The amendments are set out in *Schedule 2* of the Bill.

Hon Simeon Brown

Healthy Futures (Pae Ora) Amendment Bill

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Consequential amendments

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Schedule 1

New Part 4 inserted into Schedule 1

11

Schedule 2
Consequential amendments to other legislation

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The Parliament of New Zealand enacts as follows:**1 Title**

This Act is the Healthy Futures (Pae Ora) Amendment Act **2025**.

2 Commencement

This Act comes into force on the day after Royal assent.

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3 Principal Act

This Act amends the Act that was previously called the Pae Ora (Healthy Futures) Act 2022.

Part 1**Amendments to principal Act**

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4 Title of principal Act changed

In section 1, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

5 Section 3 amended (Purpose of this Act)

(1) In section 3(c), replace “pae ora (healthy futures)” with “healthy futures (pae ora)”.

15

(2) After section 3(c), insert:

(d) ensure that patients get timely access to quality health services.

6 Section 4 amended (Interpretation)

In section 4, repeal the definitions of **health sector principles** and **New Zealand health charter** or **charter**.

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7 Section 5 amended (Guide to this Act)

In section 5(1), replace “, the health sector principles,” with “and for”.

8 Section 6 amended (Te Tiriti o Waitangi (the Treaty of Waitangi))

(1) Repeal section 6(a), (k), (l), and (n).

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(2) In section 6(c), after “advise the Minister”, insert “and the board of Health New Zealand”.

(3) After section 6(d), insert:

(e) requires the board of Health New Zealand to take into account any advice it receives from the Hauora Māori Advisory Committee; and

30

- (4) Replace section 6(f) with:
- (f) provides for iwi-Māori partnership boards to engage with local Māori communities about their health needs, aspirations, and health outcomes; and
- (5) Replace section 6(m) with: 5
- (m) requires Health New Zealand—
- (i) to support iwi-Māori partnership boards; and
- (ii) to provide relevant information to Māori for that purpose.
- 9 Section 7 repealed (Health sector principles)**
- Repeal section 7. 10
- 10 Section 10 amended (Overview of Minister’s role)**
- Repeal section 10(1)(d).
- 11 New section 11A inserted (Obligations as Crown agent, including in relation to political neutrality)**
- After section 11, insert: 15
- 11A Obligations as Crown agent, including in relation to political neutrality**
- See subparts 2 and 4 of Part 1 of the Public Service Act 2020, which—
- (a) apply to Health New Zealand as a Crown agent and to groups and individuals in Health New Zealand, including its employees, board members, the chief executive, contractors, and secondees; and 20
- (b) include requirements for—
- (i) Health New Zealand to uphold the public service principles, including the principle of political neutrality, when carrying out its functions; and
- (ii) Health New Zealand, and the groups and individuals in it, to comply with minimum standards of integrity and conduct relating to those public service principles. 25
- 12 Section 12 amended (Board of Health New Zealand)**
- Replace section 12(3) with:
- (3) The Minister must appoint only people who, in the Minister’s opinion, have the appropriate knowledge, skills, and experience to assist the board to perform its role. 30
- 13 Section 13 amended (Objectives of Health New Zealand)**
- (1) Replace section 13(a) with:

(a)	to design, arrange, and deliver appropriate, effective, and timely services to achieve the purpose of this Act; and	
(2)	In section 13(c), after “individuals”, insert “(including, to avoid doubt, private healthcare providers)”.	
(3)	After section 13(e), insert:	5
(f)	to provide and plan for quality, cost-effective, and financially sustainable infrastructure to deliver services to New Zealanders.	
14	Section 14 amended (Functions of Health New Zealand)	
(1)	After section 14(1)(c), insert:	
(ca)	provide and plan for infrastructure to deliver services; and	10
(2)	In section 14(1)(k), after “individuals”, insert “(including, to avoid doubt, private healthcare providers)”.	
(3)	In section 14(1)(n) replace “iwi-Māori partnership boards” with “the Hauora Māori Advisory Committee”.	
(4)	After section 14(3), insert:	15
(4)	Section 14(1)(n) does not limit Health New Zealand’s ability to engage with Māori to provide opportunities for Māori to contribute to decisions made by Health New Zealand.	
15	Section 15 amended (Health New Zealand must support and engage with iwi-Māori partnership boards)	20
(1)	In the heading to section 15, delete “and engage with”.	
(2)	Repeal section 15(b).	
16	Section 16 amended (Additional collective duties of board of Health New Zealand)	
	Repeal section 16(1)(d)(ii).	25
17	Section 16A repealed (Engaging with and reporting to Māori)	
	Repeal section 16A.	
18	New sections 17 to 22 and cross-headings inserted	
	After section 16, insert:	
17	Board of Health New Zealand must take into account advice from Hauora Māori Advisory Committee	30
	The board of Health New Zealand must take into account any advice it receives from the Hauora Māori Advisory Committee.	

*Delegations policy***18 Board of Health New Zealand must have delegations policy**

- (1) The board of Health New Zealand must adopt a delegations policy that sets out how it will make and revoke delegations under sections 73 to 76 of the Crown Entities Act 2004. 5
- (2) The policy, or any amendment to or replacement of it, must be approved by the Minister before the policy, amendment, or replacement comes into force.
- (3) The Minister may approve the policy, or any amendment to or replacement of it, subject to any conditions specified by the Minister.
- (4) When the policy is in force, the board must comply with the policy when exercising its powers of delegation. 10
- (5) The board must keep the policy under review and amend or replace the policy as it considers appropriate.
- (6) This section applies despite anything to the contrary in the Crown Entities Act 2004. 15

19 Delegations policy must be made publicly available

The delegations policy must be made publicly available as soon as practicable after it comes into force.

*Infrastructure committee***20 Board of Health New Zealand must have infrastructure committee** 20

- (1) The board of Health New Zealand must establish an infrastructure committee.
- (2) The purpose of the committee is to perform Health New Zealand's function of providing and planning for infrastructure to deliver health services.
- (3) The committee must consist of not fewer than 5, and not more than 8, members, including at least 1 member of the board. 25
- (4) The Minister must appoint the members of the committee.
- (5) The Minister must appoint only people who, in the Minister's opinion, have the appropriate knowledge, skills, and experience to assist the committee to perform its role.
- (6) This section applies despite anything to the contrary in the Crown Entities Act 2004. 30

21 Delegation to infrastructure committee

- (1) The board of Health New Zealand must delegate to the infrastructure committee some or all of its function in respect of providing and planning for infrastructure to deliver health services. 35

(2)	The delegation, or any amendment to or replacement of it, must be approved by the Minister before the delegation, amendment, or replacement comes into force.	
(3)	This section applies despite anything to the contrary in the Crown Entities Act 2004.	5
	<i>Director-General may attend board or executive meetings</i>	
22	Director-General may attend Health New Zealand board or executive meetings	
(1)	The Director-General may attend any meeting of Health New Zealand.	
(2)	The functions of the Director-General in attending a meeting are to—	10
	(a) observe the meeting’s decisions and decision-making processes; and	
	(b) assist those at the meeting in understanding the policies and wishes of the Government so that they can be appropriately reflected in decisions of the meeting; and	
	(c) advise the Minister on any matter relating to Health New Zealand, its board, or its performance.	15
(3)	The person in charge of a meeting attended by the Director-General must provide the Director-General with copies of all notices, documents, and other information provided to those attending the meeting.	
(4)	In this section, meeting means—	20
	(a) any board meeting or board committee meeting (including an infrastructure committee meeting); or	
	(b) any executive-level meeting at a national or regional level.	
(5)	<i>See clause 2 of Schedule 6 of the Public Service Act 2020, which relates to the delegation of the functions and powers of public service chief executives (including the functions and powers of the Director-General under this section).</i>	25
19	Sections 29 and 30 replaced	
	Replace sections 29 and 30 with:	
29	Purpose of iwi-Māori partnership boards	
	The purpose of iwi-Māori partnership boards is to represent local perspectives of Māori communities on health outcomes based on their needs and aspirations.	30
30	Functions of iwi-Māori partnership boards	
	The functions of iwi-Māori partnership boards are to—	
	(a) engage with local Māori communities about their health needs, aspirations, and health outcomes; and	35

(b)	communicate the results and insight from that engagement to the Hauora Māori Advisory Committee.	
20	Section 33 amended (Overview of important health documents)	
(1)	In section 33(1)(a), replace “and objectives” with “, objectives, and targets”.	
(2)	Repeal section 33(1)(e).	5
21	Section 34 amended (GPS)	
(1)	In section 34(2)(a), after “priorities”, insert “, objectives and targets”.	
(2)	In section 34(3), after “priorities”, insert “and targets”.	
22	Section 36 amended (Content of GPS)	
(1)	After section 36(1)(a), insert:	10
(aa)	targets (including the targets required by section 36A) that the Government expects the publicly funded health sector to meet:	
(2)	Replace section 36(1)(e) with:	
(e)	requirements for health entities to monitor and report on progress towards meeting the targets referred to in subsection (1)(aa) :	15
(f)	a framework for regular monitoring of progress and reporting requirements on other matters.	
23	New section 36A inserted (Targets that must be included in GPS)	
	After section 36, insert:	
36A	Targets that must be included in GPS	20
	Without limiting section 36(1)(aa) , the targets that must be included in the GPS under that section must relate to—	
(a)	cancer management care:	
(b)	the immunisation of children:	
(c)	the admission to, and discharge and transfer of patients from, emergency departments:	25
(d)	specialist assessments:	
(e)	elective treatment:	
(f)	access to primary care.	
24	Section 47 amended (Process for making health strategy)	30
(1)	After section 47(1)(a), insert:	
(aa)	give effect to the relevant targets in the GPS; and	
(2)	After section 47(1), insert:	
(1A)	The Minister must ensure that health strategies are consistent with each other.	

- 25 Section 51 amended (Content of New Zealand Health Plan)**
- (1) After section 51(g)(ii), insert:
- (iii) how the key services and activities will be funded and their proposed level of funding; and
- (2) After section 51(g), insert: 5
- (ga) set out a statement of Health New Zealand’s anticipated revenue and expenditure for the period covered by the plan; and
- (3) Repeal section 51(h)(iii).
- 26 Section 52 amended (Report of performance against New Zealand Health Plan)** 10
- Repeal section 52(2)(c).
- 27 Section 53 amended (Process for preparing New Zealand Health Plan)**
- Repeal section 53(2).
- 28 Sections 56 to 58 and cross-heading repealed**
- Repeal sections 56 to 58 and the cross-heading above section 56. 15
- 29 New section 65A inserted (Minister may direct Health New Zealand regarding Public Service Commissioner)**
- After section 65, insert:
- 65A Minister may direct Health New Zealand regarding Public Service Commissioner** 20
- (1) The Minister may direct Health New Zealand to—
- (a) consult the Public Service Commissioner before it appoints specified officers or employees, or specified classes of officers or employees;
- (b) delegate some or all of Health New Zealand’s collective bargaining to the Public Service Commissioner. 25
- (2) A direction under **subsection (1)** is a direction for the purposes of section 114 of the Crown Entities Act 2004, and—
- (a) Health New Zealand must give effect to the direction in accordance with section 114 of that Act; and
- (b) sections 114 to 115A of that Act apply to the direction. 30
- (3) In **subsection (1)**, **collective bargaining** means collective bargaining in accordance with Part 5 of the Employment Relations Act 2000.
- 30 Section 68 amended (Objectives of Pharmac)**
- In section 68(2), after “section 102”, insert “or any direction continued under clause 30 of Schedule 1”. 35

- 31 Section 89 amended (Hauora Māori Advisory Committee)**
- (1) In section 89(1), delete “to advise the Minister on any matter relating to hauora Māori that the Minister requests”.
- (2) Replace section 89(2) and (3) with:
- (2) The purpose of the committee is to provide advice to the Minister and the board of Health New Zealand on— 5
- (a) healthcare outcomes for Māori based on their needs and aspirations; and
- (b) how the health sector is performing in relation to those needs and aspirations.
- (3) The committee— 10
- (a) comprises 8 members appointed by the Minister after consulting the Minister for Māori Development; and
- (b) may, subject to any written directions that the Minister gives to the committee, regulate its procedure in any manner that the committee thinks fit. 15
- (4) Each member of the committee is appointed on any terms and conditions (including terms and conditions as to remuneration and travelling allowances and expenses) that the Minister determines by written notice to the member.
- 32 Section 93 amended (Expert advisory committee on public health)**
- Repeal section 93(4). 20
- 33 Schedule 1 amended**
- (1) In Schedule 1, clause 8(1), replace “section 59” with “section 59E”.
- (2) In Schedule 1,—
- (a) insert the Part set out in **Schedule 1** of this Act as the last Part; and
- (b) make all necessary consequential amendments. 25

Part 2

Consequential amendments

- 34 Consequential amendments to other legislation**
- (1) Amend the Acts specified in **Part 1 of Schedule 2** as set out in that schedule.
- (2) Amend the secondary legislation specified in **Part 2 of Schedule 2** as set out in that schedule. 30

Schedule 1
New Part 4 inserted into Schedule 1

s 33

Part 4		
Provisions relating to Healthy Futures (Pae Ora) Amendment Act 2025		5
45	Interpretation	
	In this Part,—	
	amendment Act means the Healthy Futures (Pae Ora) Amendment Act 2025	
	commencement date means the date on which the amendment Act comes into force.	10
46	References to previous Title	
	Every reference in any legislation and in any document to the Pae Ora (Healthy Futures) Act 2022 must, unless the context otherwise provides, be read as a reference to the Healthy Futures (Pae Ora) Act 2022.	15
47	Board of Health New Zealand must adopt delegations policy as soon as practicable	
	The board of Health New Zealand must adopt a delegations policy in accordance with section 18 as soon as is reasonably practicable after the commencement date.	20
48	Board of Health New Zealand must establish infrastructure committee as soon as practicable	
	As soon as is reasonably practicable after the commencement date, the board of Health New Zealand must—	
	(a) establish an infrastructure committee in accordance with section 20 ;	25
	and	
	(b) delegate to the infrastructure committee some or all of its function in respect of providing and planning for infrastructure to deliver health services in accordance with section 21 .	
49	GPS, health strategies, and New Zealand Health Plan continue to apply	30
	A GPS, health strategy, or New Zealand Health Plan made before the commencement date continues to apply until replaced in accordance with clauses 49 to 51 .	

50	Minister must issue new GPS within 18 months	
	The Minister must issue a new GPS under section 34 within 18 months after the commencement date.	
51	Minister must prepare and determine new health strategies within 24 months	5
	The Minister must prepare and determine the following within 24 months after the commencement date:	
	(a) a New Zealand Health Strategy under section 41:	
	(b) a Hauora Māori Strategy under section 42:	
	(c) a Pacific Health Strategy under section 43:	10
	(d) a Health of Disabled People Strategy under section 44:	
	(e) a Women’s Health Strategy under section 45:	
	(f) a Rural Health Strategy under section 46:	
	(g) a Mental Health and Wellbeing Strategy under section 46A.	
52	Health New Zealand must develop new New Zealand Health Plan within 24 months	15
	Health New Zealand must develop a new New Zealand Health Plan within 24 months after the commencement date.	

Schedule 2

Consequential amendments to other legislation

s 34

Part 1

Amendments to Acts

5

Accident Compensation Act 2001 (2001 No 49)

In section 6(1), definition of **Health New Zealand or other provider**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In Schedule 1, clause 13(7), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 10

Biosecurity Act 1993 (1993 No 95)

In section 87(1)(g), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 98(1)(g), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 15

Children’s Act 2014 (2014 No 40)

In section 5(1), definition of **children’s agencies**, replace paragraph (c) with:

(c) Healthy Futures (Pae Ora) Act 2022:

In section 15(1), definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 20

Civil Defence Emergency Management Act 2002 (2002 No 33)

In section 4, definition of **health and disability services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 4, definition of **provider of health and disability services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 25

Compensation for Live Organ Donors Act 2016 (2016 No 96)

In section 9(1)(c), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Contraception, Sterilisation, and Abortion Act 1977 (1977 No 112)

In section 16(1), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 30

Disabled Persons Community Welfare Act 1975 (1975 No 122)

In section 2, definition of **disability support services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Disabled Persons Community Welfare Act 1975 (1975 No 122)—continued

In section 2, definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 2, replace the definition of **New Zealand Health Plan** with:

New Zealand Health Plan has the meaning in section 4 of the Healthy Futures (Pae Ora) Act 2022

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In section 2, definition of **service agreement**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 25A(1)(b) and (2)(a) and (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 25C(3)(d)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

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In section 25D(4)(c), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Employment Relations Act 2000 (2000 No 24)

In Schedule 1, Part A, clause 13, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

15

In Schedule 1B, clause 3, definition of **services**, paragraph (a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In Schedule 1B, repeal clause 7.

Family Violence Act 2018 (2018 No 46)

20

In section 19, definition of **specified government agency**, paragraph (e), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Hazardous Substances and New Organisms Act 1996 (1996 No 30)

In section 2(1), definition of **public health**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

25

Health Act 1956 (1956 No 65)

In section 2(1), definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 2(1), definition of **personal health**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

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In section 2(1), definition of **personal health services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 2(1), definition of **public health**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 2(1), definition of **public health services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

35

Health Act 1956 (1956 No 65)—continued

In section 22B, definition of **services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 22C(2)(j) and (l), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 22G(1)(a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 5

Health and Disability Commissioner Act 1994 (1994 No 88)

In section 7(a) and (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Health and Disability Services (Safety) Act 2001 (2001 No 93) 10

In section 5(1)(c), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Health Practitioners Competence Assurance Act 2003 (2003 No 48)

In section 53(1), definition of **investigation**, paragraph (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 15

In section 60(6), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 61(1)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Health Sector (Transfers) Act 1993 (1993 No 23) 20

In section 2(2), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 11A(1), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 11B(2)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 25

In section 11E(8)(a) and (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 11H(2)(a)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 30

Home and Community Support (Payment for Travel Between Clients) Settlement Act 2016 (2016 No 2)

In section 4, definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Human Assisted Reproductive Technology Act 2004 (2004 No 92)

In section 27(3)(a) and (4), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Immigration Act 2009 (2009 No 51)

In section 300(9), definition of **responsible department**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 5

In section 300(9), definition of **services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Income Tax Act 2007 (2007 No 97)

In section CW 52B(2), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 10

Replace section MX 2(c)(ii) with:

- (ii) the Healthy Futures (Pae Ora) Act 2022:

Maniapoto Claims Settlement Act 2022 (2022 No 50)

In section 188, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 15

Medicines Act 1981 (1981 No 118)

In section 49A(3)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 55F(5), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 20

Mental Health (Compulsory Assessment and Treatment) Act 1992 (1992 No 46)

In section 2(1), definition of **service**, paragraph (a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Misuse of Drugs Act 1975 (1975 No 116) 25

In section 8(1)(b)(i) and (f), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 20(3)(a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Ngā Hapū o Ngāti Ranginui Claims Settlement Act 2025 (2025 No 24) 30

In section 108, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Ngāi Tahu Claims Settlement Act 1998 (1998 No 97)

In section 50(j), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 35

Ngāti Hauā Claims Settlement Act 2014 (2014 No 75)	
In section 126, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Ngati Toa Rangatira Claims Settlement Act 2014 (2014 No 17)	
In section 202, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	5
New Zealand Sign Language Act 2006 (2006 No 18)	
In section 10(2), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
New Zealand Superannuation and Retirement Income Act 2001 (2001 No 84)	10
In section 19(1), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Oranga Tamariki Act 1989 (1989 No 24)	
In section 2(1), definition of Health New Zealand , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	15
Port Nicholson Block (Taranaki Whānui ki Te Upoko o Te Ika) Claims Settlement Act 2009 (2009 No 26)	
In section 109, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Psychoactive Substances Act 2013 (2013 No 53)	20
In section 8, definition of public health , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Raukawa Claims Settlement Act 2014 (2014 No 7)	
In section 124, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	25
Residential Care and Disability Support Services Act 2018 (2018 No 33)	
In section 5, definition of funder , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
In section 5, definition of Health New Zealand , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	30
In section 5, definition of section 94 notice , paragraph (a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
In section 13, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	

Residential Care and Disability Support Services Act 2018 (2018 No 33)—*continued*

In section 59(1)(c)(ii) and (2)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Smokefree Environments and Regulated Products Act 1990 (1990 No 108)

In section 91(1)(a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 5

Social Security Act 2018 (2018 No 32)

In section 67(d)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 72(2)(d)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 10

In section 86(1)(b)(ii), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 96(2)(a) and (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In section 402(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 15

In Schedule 2, definition of **hospital**, paragraph (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In Schedule 2, definition of **residential care services**, paragraph (g), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 20

Sport and Recreation New Zealand Act 2002 (2002 No 38)

In section 5, definition of **New Zealand health strategy**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Support Workers (Pay Equity) Settlements Act 2017 (2017 No 24)

In section 5, definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 25

Te Korowai o Wainuiārua Claims Settlement Act 2025 (2025 No 5)

In section 202, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Veterans’ Support Act 2014 (2014 No 56) 30

In section 107(2)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Victims' Rights Act 2002 (2002 No 39)

In section 11(2)(b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Part 2**Consequential amendments to secondary legislation** 5**Accident Compensation (Ancillary Services) Regulations 2002 (SR 2002/13)**

In regulation 6(1)(b)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Accident Compensation (Liability to Pay or Contribute to Cost of Treatment) Regulations 2003 (SR 2003/388) 10

In regulation 3, definition of **community services card**, paragraph (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 13(5)(a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Cremation Regulations 1973 (SR 1973/154) 15

In regulation 7(3), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Crown Entities (Financial Powers) Regulations 2005 (SR 2005/68)

In regulation 13(4), definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 20

In regulation 13(4), definition of **New Zealand Health Plan**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Health Entitlement Cards Regulations 1993 (SR 1993/169)

In regulation 2(1), definition of **Act**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 25

In regulation 2(1), definition of **medical practitioner**, paragraph (d)(iii), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 2(1), definition of **provider**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 5(2)(d), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 30

In regulation 8(1)(g) and (3), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 12(b)(ii)(A), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 35

Health Entitlement Cards Regulations 1993 (SR 1993/169)—continued

In regulation 13(5)(a) and (b), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 17, definition of **general medical services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 17, definition of **qualifying medical services**, paragraph (a), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 5

In regulation 22(1), definition of **pharmaceutical**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 22(1), definition of **prescription item**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 10

Health (Immunisation) Regulations 1995 (SR 1995/304)

In regulation 2(1), definition of **Pharmac**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Health (Retention of Health Information) Regulations 1996 (SR 1996/343)

In regulation 2, definition of **services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 15

Injury Prevention, Rehabilitation, and Compensation (Public Health Acute Services) Regulations 2002 (SR 2002/71)

In regulation 3(1), definition of **personal health services**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 20

Medicines Regulations 1984 (SR 1984/143)

In regulation 2(1), definition of **Pharmac**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

In regulation 11(3)(a)(ii), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 25

National Civil Defence Emergency Management Plan Order 2015 (LI 2015/140)

In the Schedule, clause 2(1), definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Pae Ora (Healthy Futures) Alcohol Levy Order 2025 (SL 2025/139)

In the enacting statement, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”. 30

In clause 3, definition of **Act**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.

Privacy (Information Sharing Agreement between Inland Revenue and Ministry of Social Development) Order 2017 (LI 2017/176)	
In clause 3(1), definition of subsidies , paragraph (b)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Privacy (Information Sharing Agreement between New Zealand Gang Intelligence Centre Agencies) Order 2018 (LI 2018/247)	5
In clause 3, definition of subsidies , paragraph (b)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Privacy (Information Sharing Agreement Facilitating Access to Information about Deaths) Order 2023 (SL 2023/43)	10
In clause 3(1), definition of mortality review committee , paragraph (b)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Privacy (Information Sharing Agreement Facilitating Services for Veterans and Other Claimants) Order 2024 (SL 2024/59)	
In clause 3, definition of Health NZ , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	15
In clause 3, definition of subsidy , paragraph (b)(i), replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Public and Community Housing Management (Prescribed Elements of Calculation Mechanism) Regulations 2018 (LI 2018/173)	20
In regulation 3(1), definition of disability support services , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
In regulation 3(1), definition of Health New Zealand , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Residential Care and Disability Support Services Regulations 2018 (LI 2018/203)	25
In Schedule 3, clause 2, definition of disability support services , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
In Schedule 3, clause 2, definition of Health New Zealand , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	
Social Security Regulations 2018 (LI 2018/202)	30
In Schedule 8, clause 5, definition of Health New Zealand , replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.	

Student Allowances Regulations 1998 (SR 1998/277)

In regulation 2(1), definition of **Health New Zealand**, replace “Pae Ora (Healthy Futures) Act 2022” with “Healthy Futures (Pae Ora) Act 2022”.