

LEGISLATIVE ASSEMBLY

VICTORIAN RENEWABLE ENERGY BILL

(Amendments and New Clause to be moved by Mr Brumby)

1. Clause 8, line 18, after "9(2)" insert "or 9(3)".
2. Clause 37, lines 23 to 25, omit all words and expressions on these lines and insert—
"No certificates can be created under—
(a) Subdivision 1 in respect of electricity generated; or
(b) Subdivision 2 in respect of a small generation unit installed—
on or after 1 January 2031."
3. Clause 56, omit this clause.
4. Heading to clause 57, omit "**Governor in Council may specify certain acquisitions of electricity to be**" and insert "**Specification of standard scheme acquisitions and notional scheme acquisitions as**".
5. Clause 57, lines 30 to 31, omit "an acquisition of electricity for use in Victoria" and insert "a standard scheme acquisition or a notional scheme acquisition".
6. Clause 57, page 43, line 1, omit "an acquisition of electricity" and insert "a standard scheme acquisition".
7. Clause 57, page 43, after line 9 insert—
"() In specifying a notional scheme acquisition under an Order under subsection (1), the Governor in Council may specify it by reference to—
(a) a person or body that generates electricity for use by them in Victoria; or
(b) a class of persons or bodies the members of which each generate electricity for use by themselves in Victoria."

NEW CLAUSE

8. Insert the following new clause to follow clause 55—
'AA. What is an "excluded acquisition"?
An excluded acquisition is—
(a) an acquisition of electricity under which the electricity that is acquired is later acquired by NEMMCO or a person or body specified by the ESC rules; or
(b) a standard scheme acquisition or a notional scheme acquisition specified by Order under section 57.'