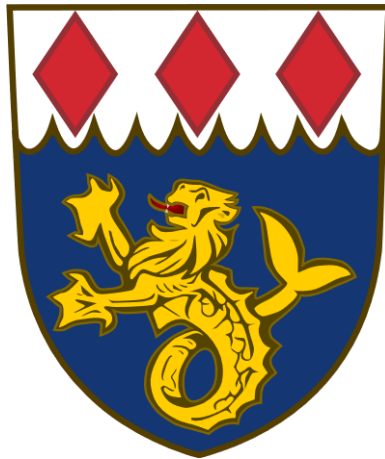


# Enactments of 26 June 2025

*Appropriation Act (No. 1) 2025-2026*  
*Micronational Reorganisation Amendment Act 2025*



**Urabbaparcensian Government**  
**Advocate-General's Department**



**Enactments of 26 June 2025**

IN DEFENS



VRABBAPARCENSIA





# Enactments of 26 June 2025

*Appropriation Act (No. 1) 2024-2025*

*Micronational Reorganisation Amendment Act 2024*

with

**Index**

by the

Advocate-General's Department  
and  
Company Secretary

Prepared for the Office of Parliamentary Counsel,  
Advocate-General's Department, Urabbapolis



**Urabbaparcensian Government**  
**Advocate-General's Department**

Published for the Urabbaparcensian Government by Racome dia  
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Includes index.

1. Laws, regulations, cases - Urabbaparcensia. 2. Urabbaparcensia - Acts. I. Urabbaparcensia.  
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# Racome dia

U2025A00001P



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## Acknowledgement of Country

The Urabbaparcensian Government acknowledges the traditional owners of Urabbaparcensia, as well as all Aboriginal and Torres Strait Islander communities throughout Australia. We would also like to pay respect to all Indigenous Elders past, present and emerging, acknowledging them as the traditional custodians of knowledge for these lands.



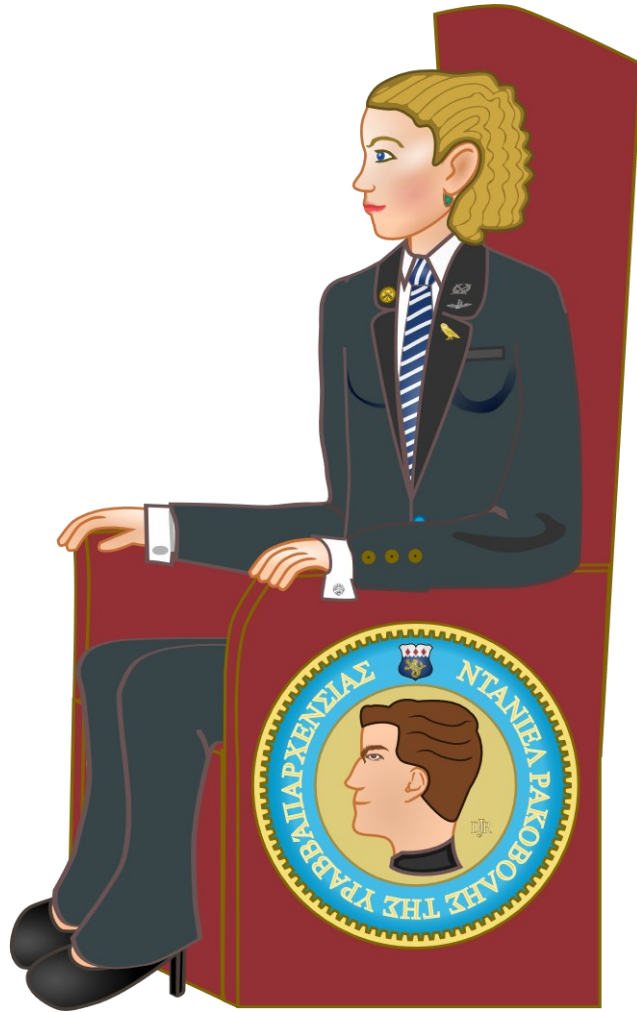
Urabbaparcensian Government  
Advocate-General's Department

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*D/Racovolis E.*

Assented to 26 June 2025  
Enactorate of Urabbaparcensia  
Proprietary Limited ACN 159 318 859



# **Appropriation Act (No. 1) 2025-2026**

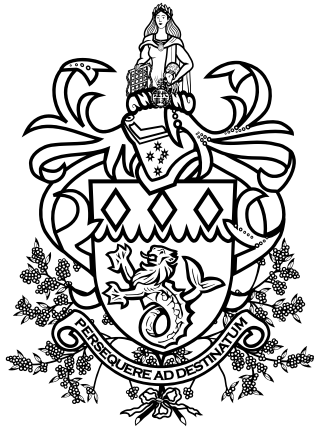
**No. 1, 2025**

**An Act to appropriate money out of the  
Consolidated Revenue Fund for certain  
expenditure, and for related purposes**

---

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## **Appropriation Act (No. 1) 2025-2026**

**No. 1, 2025**

---

---

**An Act to appropriate money out of the Consolidated Revenue Fund for certain expenditure, and for related purposes**

*[Assented to 26 June 2025]*

**The Parliament of Urabbaparcensia enacts:**

---

## Part 1—Preliminary

### 1 Short title

This Act is the *Appropriation Act (No. 1) 2025-2026*.

### 2 Commencement

- (1) Each provision of this Act specified in column 1 of the table 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 information |   |              |
|--------------------------|---|--------------|
| Column 1                 | Column 2  | Column 3     |
| Provisions               | Commencement  | Date/Details |
| 1. The whole of this Act | The later of:<br>(a) 1 July 2025; and<br>(b) the day this Act receives the Enactorial Assent. | 1 July 2025  |

Note: This table relates only to the provisions of this Act as originally enacted. It will not be amended to deal with any later amendments of this Act.

- (2) Any information in column 3 of the table is not part of this Act. Information may be inserted in this column, or information in it may be edited, in any published version of this Act.

### 3 Definitions

In this Act:

***administered item*** means an amount set out in Schedule 1 opposite an outcome for a non-corporate entity under the heading “Administered”.

***corporate entity*** means an entity with succession falling in:

- (a) subsection 61(2) of the Constitution; or

- (b) subsection 70(5) of the Constitution; or
- (c) subsection 100(4) of the Constitution.

**current year** means the financial year ending on 30 June 2025.

**departmental item** means the total amount set out in Schedule 1 in relation to a non-corporate entity under the heading “Departmental”.

Note: The amounts set out opposite outcomes, under the heading “Departmental”, are “notional”. They are not part of the item, and do not in any way restrict the scope of the expenditure authorised by the item.

**expenditure** means payments for expenses, acquiring assets, making loans or paying liabilities.

**Finance Minister** means the Minister administering this Act.

**item** means any of the following:

- (a) an administered item;
- (b) a departmental item.

**non-corporate entity** means an entity (other than a corporate entity) falling in:

- (a) subsection 61(2) of the Constitution; or
- (b) subsection 70(5) of the Constitution; or
- (c) subsection 100(4) of the Constitution.

**Portfolio Budget Statements** means the Portfolio Budget Statements that were tabled in the Parliament in relation to the Bill for this Act.

**portfolio statements** means the Portfolio Budget Statements.

**special account** has the same meaning as in the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth, as it applies because of section 4.

#### **4 Application of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth**

The *Public Governance, Performance and Accountability Act 2013* of the Commonwealth applies to this Act as if:

- (a) a reference to the Commonwealth were a reference to the Enactorate; and
- (b) a reference to a Commonwealth entity applies to a corporate entity or non-corporate entity, other than:
  - (i) the Principal Court; or
  - (ii) the Visitorial Commission.

#### **5 Portfolio statements**

The portfolio statements are declared to be relevant documents for the purposes of section 32 of the *Interpretation Act 2022*.

Note: See paragraph 32(2)(g) of the *Interpretation Act 2022* which provides that the material that may be considered in the interpretation of a provision of an Act includes any document that is declared by the Act to be a relevant document.

#### **6 Notional transactions between entities that are part of the Enactorate**

For the purposes of this Act, notional transactions between non-corporate entities are to be treated as if they were real transactions.

Note: This section applies, for example, to a “payment” between non-corporate entities that are both part of the Enactorate. One of the effects of this section is that the payment will be debited from an appropriation for the paying non-corporate entity, even though no payment is actually made from the Consolidated Revenue Fund. This is consistent with section 76 of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth as it applies because of section 4.

## **Part 2—Appropriation items**

### **7 Summary of appropriations**

The total of the items specified in Schedule 1 is \$10,000.

Note 1: Items in Schedule 1 can be adjusted under Part 3 of this Act.

Note 2: Sections 74 to 75 of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth as it applies to this Act under section 4 also provide for the adjustment of amounts appropriated by this Act.

### **8 Departmental items**

The amount specified in a departmental item for a non-corporate entity may be applied for the departmental expenditure of the entity.

### **9 Administered items**

- (1) The amount specified in an administered item for an outcome for a non-corporate entity may be applied for expenditure for the purpose of contributing to achieving that outcome.
- (2) If the portfolio statements indicate that activities of a particular kind were intended to be treated as activities in respect of a particular outcome, then expenditure for the purpose of carrying out those activities is taken to be expenditure for the purpose of contributing to achieving the outcome.

## Part 3—Advance to the Finance Minister

### 10 Advance to the Finance Minister

- (1) This section applies if the Finance Minister is satisfied that there is an urgent need for expenditure, in the current year, that is not provided for, or is insufficiently provided for, in Schedule 1:
  - (a) because of an erroneous omission or understatement; or
  - (b) because the expenditure was unforeseen until after the last day on which it was practicable to provide for it in the Bill for this Act before that Bill was introduced into:
    - (i) the House of Ordinaries; or
    - (ii) if the House of Ordinaries is vacant in the whole at the time the Manager-General assents to the Bill—the Parliament.
- (2) This Act has effect as if Schedule 1 were amended, in accordance with a determination of the Finance Minister, to make provision for so much (if any) of the expenditure as the Finance Minister determines.
- (3) The total of the amounts determined under subsection (2) cannot be more than:
  - (a) \$1,000 for any purpose; and
  - (b) an additional \$3,000 for expenditure for the purposes of responding to any of the following, or circumstances related to any of the following:
    - (i) an event that the Finance Minister is satisfied is a natural disaster;
    - (ii) circumstances that the Finance Minister is satisfied constitute a micronational emergency.
- (4) A determination made under subsection (2) is a legislative instrument, but neither section 63 (disallowance) nor Part 4 of Chapter 3 (sunsetting) of the *Legislation Act 2022* applies to the determination.

## **Part 4—Miscellaneous**

### **11 Crediting amounts to special accounts**

If any of the purposes of a special account is a purpose that is covered by an item (whether or not the item expressly refers to the special account), then amounts may be debited against the appropriation for that item and credited to that special account.

### **12 Appropriation of the Consolidated Revenue Fund**

The Consolidated Revenue Fund is appropriated as necessary for the purposes of this Act, including the operation of this Act as affected by the *Public Governance, Performance and Accountability Act 2013* as it applies to this Act because of section 4.

### **13 Repeal of this Act**

This Act is repealed at the start of 1 July 2028.

**Schedule 1** Services for which money is appropriated

---

**Schedule 1—Services for which money is appropriated**

Note: See sections 7 and 13.

**Abstract**

---

| Portfolio                        | Total<br>\$'000 |
|----------------------------------|-----------------|
| Advocate-General's<br>Operations | 3<br>7          |
| <b>Total</b>                     | <b>10</b>       |

# APPROPRIATIONS

**Schedule 1** Services for which money is appropriated

---

**SUMMARY**

Summary of Appropriations (plain figures)—2025-2026  
*Actual Available Appropriation (italic figures)—2024-2025*

| Portfolio            | Departmental | Administered | Total     |
|----------------------|--------------|--------------|-----------|
|                      | \$'000       | \$'000       | \$'000    |
| Advocate-General's   | 3            | -            | 3         |
|                      | -            | -            | -         |
| Operations           | 7            | -            | 7         |
|                      | -            | -            | -         |
| <b>Total: Bill 1</b> | <b>10</b>    | <b>-</b>     | <b>10</b> |
|                      | -            | -            | -         |

**ADVOCATE-GENERAL'S PORTFOLIO**

**SUMMARY**

Summary of Appropriations (plain figures)—2025-2026  
*Actual Available Appropriation (italic figures)—2024-2025*

| Entity                           | Departmental<br>\$'000 | Administered<br>\$'000 | Total<br>\$'000 |
|----------------------------------|------------------------|------------------------|-----------------|
| Advocate-General's Department    | 3                      | -                      | 3               |
|                                  | -                      | -                      | -               |
| <b>Total: Advocate-General's</b> | <b>3</b>               | <b>-</b>               | <b>3</b>        |
|                                  | -                      | -                      | -               |

Schedule 1 Services for which money is appropriated

---

**ADVOCATE-GENERAL'S PORTFOLIO**

Summary of Appropriations (plain figures)—2025-2026  
*Actual Available Appropriation (italic figures)—2024-2025*

|  | Departmental | Administered | Total    |
|--|--------------|--------------|----------|
|  | \$'000       | \$'000       | \$'000   |
| <b>ADVOCATE-GENERAL'S DEPARTMENT</b>   |              |              |          |
| <b>Operating</b>   |              |              |          |
| <b>Outcome 1 -</b>   |              |              |          |
| A just and secure society through the maintenance and improvement of Urabbaparcensia's law, justice, security and integrity frameworks | 3            | -            | 3        |
| <b>Total: Operating</b>  | <b>3</b>     | <b>-</b>     | <b>3</b> |
| <b>Total: Advocate-General's</b>   | <b>3</b>     | <b>-</b>     | <b>3</b> |

**OPERATIONS PORTFOLIO**

**SUMMARY**

Summary of Appropriations (plain figures)—2025-2026  
*Actual Available Appropriation (italic figures)—2024-2025*

| Entity                   | Departmental<br>\$'000 | Administered<br>\$'000 | Total<br>\$'000 |
|--------------------------|------------------------|------------------------|-----------------|
| Department of Operations | 7                      | -                      | 7               |
|                          | -                      | -                      | -               |
| <b>Total: Operations</b> | <b>7</b>               | <b>-</b>               | <b>7</b>        |
|                          | -                      | -                      | -               |

**Schedule 1** Services for which money is appropriated

---

**OPERATIONS PORTFOLIO**

Summary of Appropriations (plain figures)—2025-2026  
*Actual Available Appropriation (italic figures)—2024-2025*

|  | Departmental | Administered | Total    |
|--|--------------|--------------|----------|
|  | \$'000       | \$'000       | \$'000   |
| <b>DEPARTMENT OF OPERATIONS</b>  |              |              |          |
| <b>Outcome 1 -</b>   |              |              |          |
| Defend Urabbaparcensia and its national interests through the conduct of operations and provision of support for the Urabbaparcensian community and civilian authorities in accordance with Government direction | 7            | -            | 7        |
|  | -            | -            | -        |
| <b>Total: Department of Operations</b>   | <b>7</b>     | <b>-</b>     | <b>7</b> |
|  | -            | -            | -        |

---

[*Enactor's introductory speech made in—  
Parliament on 26 June 2025*]

(U2025A00001)

(1/25)



*D. Racovolis E.*

Assented to 26 June 2025  
Enactrate of Urabbaparcensia  
Proprietary Limited ACN 159 318 859



# **Micronational Reorganisation Amendment Act 2025**

**No. 2, 2025**

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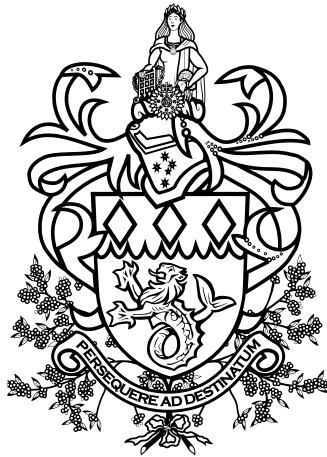
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**An Act to make various amendments to the  
*Micronational Reorganisation Act 2024*, and for  
related purposes**

---

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# **Micronational Reorganisation Amendment Act 2025**

**No. 2, 2025**

---

---

**An Act to make various amendments to the  
*Micronational Reorganisation Act 2024*, and for  
related purposes**

[Assented to 26 June 2025]

The Parliament of Urabbaparcensia enacts:

---

## 1 Short title

This Act is the *Micronational Reorganisation Amendment Act 2025*.

## 2 Commencement

- (1) Each provision of this Act specified in column 1 of the table 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 information |  |              |
|--------------------------|--|--------------|
| Column 1                 | Column 2   | Column 3     |
| Provisions               | Commencement                                     | Date/Details |
| 1. The whole of this Act | The day this Act receives the Enactorial Assent. | 26 June 2025 |

Note: This table relates only to the provisions of this Act as originally enacted. It will not be amended to deal with any later amendments of this Act.

- (2) Any information in column 3 of the table is not part of this Act. Information may be inserted in this column, or information in it may be edited, in any published version of this Act.

## 3 Schedules

Legislation 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 effect according to its terms.

## **Schedule 1—Amendment of transfer date**

### ***Micronational Reorganisation Act 2024***

#### **1 Subsection 39(3)**

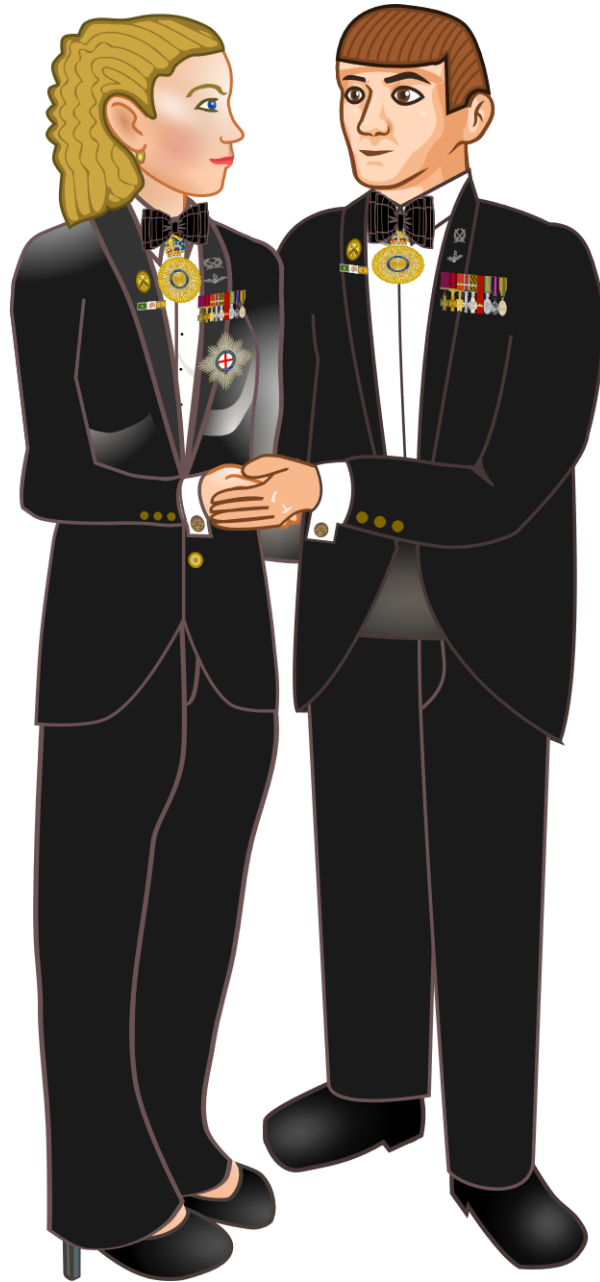
Omit “30 June 2025”, substitute “31 December 2025”.

---

*[Enactor’s introductory speech made in—  
Parliament on 26 June 2025]*

(U2025A00002)

(2/25)



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2025

## **INTRODUCTORY SPEECH**

By Enactor D.J. Racovolis  
**Appropriation Bill (No. 1) 2025-2026**  
**Micronational Reorganisation Amendment Bill 2025**  
**(collectively the “June 26 Bills”)**

I am introducing two Bills to Parliament I intend to enact today as the Representation and sole director of the Enactorate.

The first of these Bills, the Enactorate’s third-ever Appropriation Bill, provides for a small \$10,000 annual appropriation to allow for the continuity of this company’s Government.

The second of these Bills, the Micronational Reorganisation Amendment Bill, amends the date for the making of regulations relating to Urabbaparcensian national symbols to 31 December this year. Currently, the date is 30 June. As the regulations are still being drafted it is prudent to allow for extra time to ensure that the Act achieves its intended purpose to clarify rights relating to Urabbaparcensia’s national symbols.

I commend these Bills to the Parliament.

26 June 2025

(U2025B00001SR)

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# MESSAGE OF THE MANAGER-GENERAL UNDER SECTION 56 OF THE CONSTITUTION

By D.J. Racovolis, Enactor  
In the proceedings of the Corporate Body and acting within the definition  
of Manager-General in subsection 4(1) of the Constitution

## Appropriation Bill (No. 1) 2025-2026

In accordance with the requirements of section 56 of the Constitution, the  
Manager-General recommends to the Corporate Parliament that an  
appropriation be made for the purposes of a Bill for an Act to appropriate  
money out of the Consolidated Revenue Fund for certain expenditure,  
and for related purposes.

26 June 2025

(U2025B00001M)



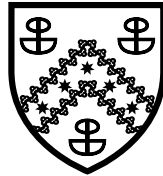




# **PORTFOLIO BUDGET STATEMENTS**

By D.J. Racovolis, Enactor

**Budget 2025-26**



## **Urabbaparcensian Government**

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### **Advocate-General's Department**

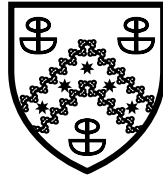
#### **Advocate-General's Department**

The Advocate-General, as Chief Law Officer, is responsible for legal matters concerning the Corporate Body and related entities. The Advocate-General's Department is the Department of Corporation headed by the Advocate and includes Agencies such as the Office of the Urabbaparcensian Information Commissioner (OUIC) and the Urabbaparcensian Corporate Whistleblowing Authority (UCWA).

The appropriation proposed for these purposes total \$3,000.

**Portfolio Budget Statements**

---



**Urabbaparcensian Government**  
**Operations**

---

**Department of Operations**

The Minister of Operations, as Chief Operating Officer, is responsible for the operations of the Corporate Body and related entities. The Department of Operations is the Department of Corporation headed by the Minister and includes the Urabbaparcensian Operations Service (UOS). The UOS is the main operational service of the Enactorate, and includes the Corps of Enactorial Rangers (ER).

The funds will be used for nominal expenditure of the ER in relation to its operations in the New Eurabba region.

The appropriation proposed for this purpose totals \$7,000.

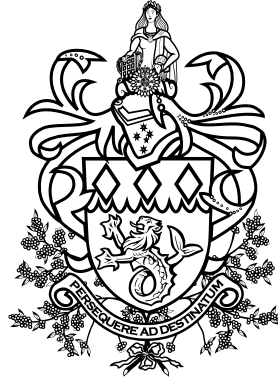
26 June 2025

(U2025B00001S)

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**Explanatory Memorandum**

2024



D.J. RACOVOLIS E.

**Appropriation Bill (No. 1) 2025-2026  
Micronational Reorganisation Amendment Bill 2025**

**EXPLANATORY MEMORANDUM**

(Circulated by authority of Mister Enactor)

U2025B00001EM

**Outline**

The Bills to which this Explanatory Memorandum relate will appropriate monies for the ordinary annual services of Government and amend the statute law of the Enactorate. Because of the provisions in the Constitution regulating the contents of specific kinds of legislation, the Package will be legislated as four separate Bills, including:

**1. Appropriation Bill (No. 1) 2025-2026**

This Bill would if enacted appropriate money from the Consolidated Revenue Fund for the Advocate-General's Department and the Department of Operations for ordinary Government operations.

**Authorities**

Constitutional authorities

**Explanatory Memorandum**

---

**2. Micronational Reorganisation Amendment Bill 2025**

This Bill would if enacted alter the deadline for making regulations under section 39 of the *Micronational Reorganisation Act 2024* to 31 December 2025.

**Authorities**

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**Statement of Reasonableness  
Explanatory Memorandum**

---

**STATEMENT OF REASONABLENESS**

**Appropriation Bill (No. 1) 2025-2026  
Micronational Reorganisation Amendment Bill 2025  
(collectively the “June 26 Bills”)**

The June 26 Bills are reasonable having regard to the legal and ethical obligations of the Enactorate.

**Overview of the Bills**

S1. The Bills consist of one Bill for a principal Act dealing with appropriation for the ordinary services of the Government and a Bill for an amending Act. The Micronational Reorganisation Amendment Bill 2025 seeks to amend the *Micronational Reorganisation Act 2024*.

**Power to enact Bills**

S2. The power of the Parliament to resolve as members of the Enactorate is contained in subsection 13(4) of the Constitution. The directors may put a proposed resolution of the members of the Body to the Representation as the enacting component of the Parliament, in which case the Representation has the sole vote on the proposed resolution. As such, all Acts of the Corporate Parliament take effect as resolution of the members and directors of the Body.

S3. The Appropriation No. 1 Bill 2025-2026 is a Bill that appropriates monies from the Consolidated Revenue Fund as required under section 81 of the Constitution, which requires appropriations be made under an Act. Under section 54 of the Constitution, a proposed law ‘which appropriates revenue or moneys for the ordinary annual services of the Government shall deal only with such appropriation.’ The Appropriation Bill proposes an appropriation for once-off and capital expenditure, which while not necessarily provided on an ordinary annual basis, is essential to the delivery of the services of the Corporate Government. As a result, the Bill only contains such occasional appropriations and not recurring appropriations.

**Promotion of rights under the Urabbaparcensian Bill of Rights**

S4. It is the policy of the Enactorate to only enact laws that are reasonable under Chapter 9 of the Constitution, including the Urabbaparcensian Bill of Rights (Part 2 of Chapter 9 of the Constitution).

**Statement of Reasonableness  
Explanatory Memorandum**

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S5. The amending Bills are designed to make the law more usable by amending the deadline by which regulations relating to national symbols can be made, with the intention of delaying the transfer date in relation to certain usage rights in this symbols. The appropriation Bill does not affect the general law of the Enactorate and as such does not affect rights under the corporate Bill of Rights.

**Responsibilities to stakeholders**

S6. It is the policy of the Enactorate to only enact laws that are reasonable having regard to the rights of stakeholders, including those who are not members of the Enactorate. This policy complements the policy mentioned in note S4. The largely technical amendments made to the *Micronational Reorganisation Act 2024* will not affect negatively the Enactorate's responsibility to stakeholders. The enactment of the June 26 Bills will allow the Enactorate to effectively govern Urabbaparcensia, allowing our micronation to deliver better outcomes for the macronational Australian community.

**Financial impact**

S7. The financial impact from the June 26 Bills is expected to be within the total amount proposed under the Appropriation Bill, \$10,000.

**Conclusion**

The Bills to which this Explanatory Memorandum relate are reasonable, having regard to the legal and ethical obligations of the Enactorate.

*L.S.*

Daniel James Racovolis

Enactor

26 June 2025

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Explanatory Memorandum

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## Appropriation Bill (No. 1) 2025-2026: Notes on clauses

### Part 1—Preliminary

#### Clause 1: Short title

1. This clause provides that the Act resulting from enactment of this Bill will be the *Appropriation Act (No. 1) 2025-2026*. This Bill is similar to a No 1 Annual Appropriation Bill of the Federal Parliament. Monies required to conduct ordinary Government activities are of a one-off nature and as such do not qualify as annual services.

#### Clause 2: Commencement

2. This clause provides that the Bill shall commence as an Act on the later of 1 July 2025 or day it is given Enactorial Assent. This provision is common with such Bills providing for the Budget in a particular financial year.

#### Clause 3: Definitions

3. This clause provides that in this Bill:
- (A) *administered item* means an amount set out in Schedule 1 opposite an outcome for a non-corporate entity under the heading “New Administered Outcomes”;
  - (B) *corporate entity* means an entity with succession falling in subsection 61(2) of the Constitution, subsection 70(5) of the Constitution or subsection 100(4) of the Constitution—succession being the equivalent of having corporate status in the Urabbaparcensian legal system;
  - (C) *current year* means the financial year ending on 30 June 2025;
  - (D) *departmental item* means the total amount set out in Schedule 1 in relation to a non-corporate entity under the heading “Departmental”—the amounts set out opposite outcomes, under the heading “Departmental”, are “notional”

**Clause 4**  
**Explanatory Memorandum**

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and are not part of the item, and do not in any way restrict the scope of the expenditure authorised by the item;

(E) *expenditure* means payments for expenses, acquiring assets, making loans or paying liabilities;

(F) *Finance Minister* means the Minister administering this Act;

(G) *item* means an administered item or an other departmental item;

(H) *non-corporate entity* means an entity (other than an entity with succession) falling in subsection 61(2), subsection 70(5) or subsection 100(4) of the Constitution—a non corporate entity would include a Department of Corporation, as such entities do not have separate legal status even within the Urabbaparcensian legal system;

(I) *Portfolio Budget Statements* means the Portfolio Budget Statements that were tabled in the Parliament in relation to the Bill for this Act;

(J) *portfolio statements* means the Portfolio Budget Statements;

(K) *special account* has the same meaning as in the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth, as it applies because of section 4—this Act regulates the finances of Australian Government entities and work is on the way to enacting a similar law in Urabbaparcensia.

**Clause 4: Application of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth**

4. This clause provides that the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth applies to the Act resulting from enactment of this Bill as if a reference to the Commonwealth were a reference to the Corporate Body, and a reference to a Commonwealth entity applies to a corporate entity or non-corporate entity, other than the Supreme Body of Judicature, or the Visitatorial Commission. The last two entities have been excluded from the definition in recognition of their independence from Parliament and Government as entities established and regulated under the Constitution. However these entities are classed as non-corporate entities in clause 3.

**Clause 5**  
**Explanatory Memorandum**

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**Clause 5: Portfolio statements**

5. This clause provides the portfolio statements are declared to be relevant documents for the purposes of section 32 of the *Interpretation Act 2022*. Portfolio statements identify the and explain the funding sought by the different portfolios (departmental groups).

6. There is a note to see paragraph 32(2)(g) of the *Interpretation Act 2022* which provides that the material that may be considered in the interpretation of a provision of an Act includes any document that is declared by the Act to be a relevant document.

**Clause 6: Notional transactions between entities that are part of the Corporate Body**

7. This clause provides that for the purposes of this Act, notional transactions between non-corporate entities are to be treated as if they were real transactions. This is to confirm that the budget on an entity includes transactions within Government.

8. There is a note that this clause applies, for example, to a “payment” between non-corporate entities that are both part of the Corporate Body. One of the effects of this section is that the payment will be debited from an appropriation for the paying non-corporate entity, even though no payment is actually made from the Consolidated Revenue Fund. This is consistent with section 76 of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth as it applies because of clause 4.

**Part 2—Appropriation items**

**Clause 7: Summary of appropriations**

9. This clause provides the total of the items specified in Schedule 1 is \$10,000.

10. This clause contains two notes:

(A) Note 1: Items in Schedule 1 can be adjusted under Part 3 of this Bill.

(B) Note 2: Sections 74 to 75 of the *Public Governance, Performance and Accountability Act 2013* of the Commonwealth as it applies to this Bill under section 4 also provide for the adjustment of amounts appropriated by this Act.

**Clause 8**  
**Explanatory Memorandum**

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**Clause 8: Departmental items**

11. This clause provides amount specified in an departmental item for a non-corporate entity may be applied for the departmental expenditure of the entity. This includes payments for expenses, acquiring assets, making loans or paying liabilities.

**Clause 9: Administered items**

12. Subclause (1) provides that if the amount specified in an administered item for an outcome for a non-corporate entity may be applied for expenditure for the purpose of contributing to achieving that outcome.

13. Subclause (2) provides that if the portfolio statements indicate that activities of a particular kind were intended to be treated as activities in respect of a particular outcome, then expenditure for the purpose of carrying out those activities is taken to be expenditure for the purpose of contributing to achieving the outcome.

**Part 3—Advance to the Finance Minister**

**Clause 10: Advance to the Finance Minister**

14. Subclause (1) provides this clause applies if the Finance Minister is satisfied that there is an urgent need for expenditure, in the current year, that is not provided for, or is insufficiently provided for, in Schedule 2 because of an erroneous omission or understatement or because the expenditure was unforeseen until after the last day on which it was practicable to provide for it in this Bill before this Bill was introduced into the House of Ordinaries or if the House of Ordinaries is vacant in the whole at the time the Manager-General assents to this Bill—the Parliament.

15. Subclause (2) provides this Bill has effect as if Schedule 2 were amended, in accordance with a determination of the Finance Minister, to make provision for so much (if any) of the expenditure as the Finance Minister determines.

16. Subclause (3) provides the total of the amounts determined under subsection (2) cannot be more than \$1,000 for any purpose, with an additional \$3,000 for expenditure for the purposes of responding to, or circumstances related to an event that the Finance Minister is satisfied is a natural disaster or micronational emergency. This subclause allows for

**Clause 11**  
**Explanatory Memorandum**

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emergency expenditure on unforeseen circumstances without the passage of a new Bill.

17. Subclause (4) provides that a determination made under subsection (2) is a legislative instrument, but neither section 63 (disallowance) nor Part 4 of Chapter 3 (sunsetting) of the *Legislation Act 2022* applies to the determination. This subclause recognises the appropriation has already been approved by the Parliament and this Act already has a sunset in clause 13.

**Part 4—Miscellaneous**

**Clause 11: Crediting amounts to special accounts**

18. This clause provides that any of the purposes of a special account is a purpose that is covered by an item (whether or not the item expressly refers to the special account), then amounts may be debited against the appropriation for that item and credited to that special account. This allows for special accounts to be kept by entities to discharge expenditure.

**Clause 12: Appropriation of the Consolidated Revenue Fund**

19. This clause provides the Consolidated Revenue Fund is appropriated as necessary for the purposes of this Act, including the operation of this Act as affected by the *Public Governance, Performance and Accountability Act 2013* as it applies to this Act because of section 4. The inclusion of the PGPA provision is to allow for the adjustment of appropriations in relation to goods and services tax claimable.

**Clause 13: Repeal of this Act**

20. This clause specifies that the Act resulting from the enactment of this Bill is from 1 July 2027. This date is consistent with Commonwealth appropriation laws, being two years from the end of the financial year the Bill relates to.

**Schedule 1—Services for which money is appropriated**

21. Schedule 1 contains details on the beneficiaries of the appropriations authorised under the Act. The amounts indicated in the summary of appropriation are split between the various portfolios, each with their own summaries of appropriations to entities within that portfolio.

**Explanatory Memorandum**

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22. As the case with Commonwealth appropriation laws, there is an estimate of the Actual Available Appropriation (AAA) for each entity in italics appearing above the appropriation proposed by the law. These rows have been inserted to aid the drafting of future appropriation laws which will be based on this Bill.

(U2025B00001EM)

## Micronational Reorganisation Amendment Bill 2025: Notes on clauses

### Clause 1: Short title

23. This clause is a formal provision and specifies that the short title of the Act resulting from the enactment of this Bill is the *Micronational Reorganisation Amendment Act 2024*.

### Clause 2: Commencement

24. This clause provides for the commencement of the whole of the Bill on the day of Enactorial Assent. This is to allow for the amendment of the *Micronational Reorganisation Act 2024* immediately upon assent of the Bill as an Act.

### Clause 3: Schedules

25. This clause gives effect to the Schedule of this Act, which amend the statute law of the Enactorate.

### Schedule 1—Amendment of existing provisions

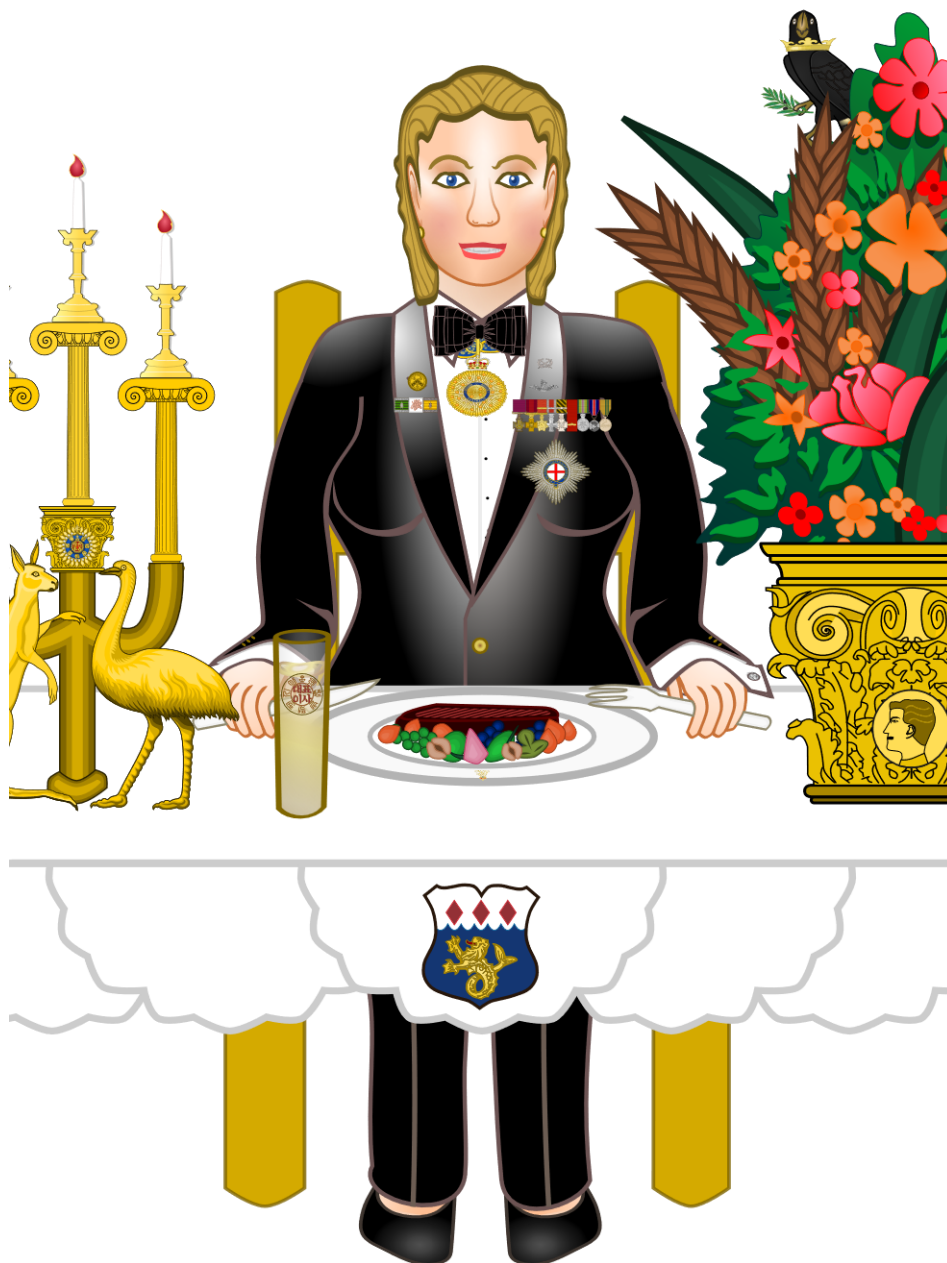
26. The Schedule consists of a single item which amends subsection 39(3) of the *Micronational Reorganisation Act 2024* which deals with the power of the Manager-General to make regulations under the Act. Regulations are used to determine the rights in symbols that will be transferred to the Enactorate from Racservian entities upon a declaration made by the regulations under subsection 28(1) of the Act: see subsection 29(5) of the Act.

27. The change proposed by item 1 is to omit “30 June 2025” and substitute “31 December 2025”. This will allow extra time for the specification of rights in symbols under subsection 28(1) of the Act and their transfer under subsection 29(5) of the Act.

(U2025B00002EM)

**Clause 3**  
**Explanatory Memorandum**

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# Index

This index does not form part of the law or related materials, and is included for convenience of reference only.

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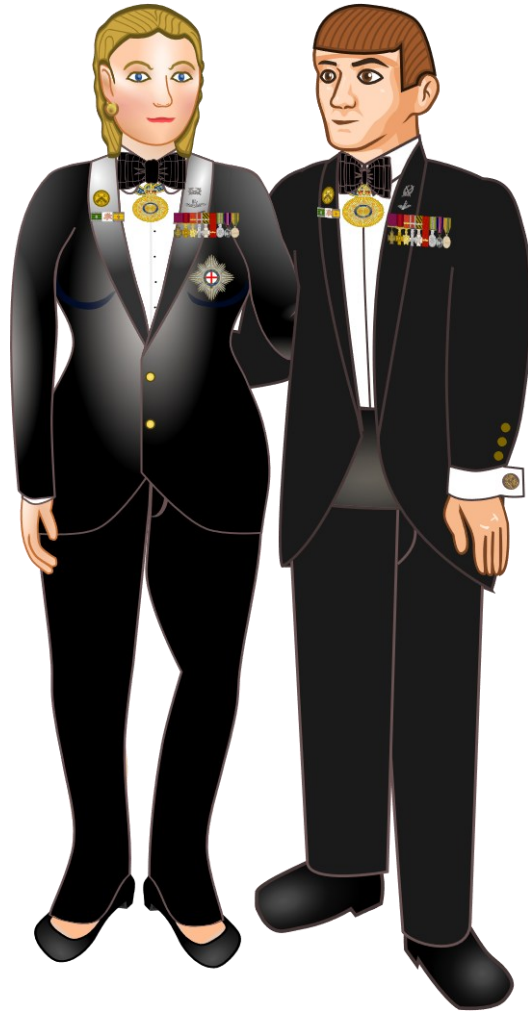
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## Enactments of 26 June 2025

*Appropriation Bill (No. 1) 2024-2025 and Micronational Reorganisation  
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