

## **Article Information**

Author: Kathryn Walker

Service: Leasing, Property & Development

Sector: Real Estate

# Further update to the NSW COVID-19 Leasing Regulations

The Retail and Other Commercial Leases (COVID-19) Regulation (No 3) 2020 and amendments to Schedule 5 of the Conveyancing (General) Regulation 2018 (together, the Regulations) commenced on 1 January 2021. The Regulations extend COVID-19 protections for retail leases to 28 March 2021 but toughened the test for whether a lessee is an 'impacted lessee'. The protections for commercial leases ended on 31 December 2020.

### **Overview of the Regulations**

The Regulations:

- repealed the Retail and Other Commercial Leases (COVID-19) Regulation (No 2) 2020;
- introduced the Retail and Other Commercial Leases (COVID-19) Regulation (No 3) 2020 (**Retail Regulations No 3**), which commenced on 1 January 2021; and
- amended Schedule 5 of the Conveyancing (General) Regulation 2018, for consistency with some of the amendments in the Retail Regulations No 3.

### **Retail Leases**

The principle changes for retail leases are as follows.

- 1. The 'prescribed period' is extended until 28 March 2021.
- 2. The eligibility requirements for lessees have been made more difficult. A lessee is only an 'impacted lessee' if:
  - $\circ$  the lessee's turnover in the 2018/2019 financial year was less than \$5 million (under the previous regulations, the threshold was \$50 million); and
  - the lessee meets the new eligibility requirements to the JobKeeper scheme introduced on 4 January 2021.
- 3. There are savings provisions a lessor is still prevented from taking a 'prescribed action' against a lessee for a breach occurring during a previous prescribed period, if the lessee was an 'impacted lessee' during the relevant previous prescribed period. The 'impacted lessee' eligibility requirements were different under each of the two repealed regulations.
- 4. The Retail Regulations No 3 clarify that 'prescribed actions' are permitted if the lessor has attempted:
  - o to renegotiate rent and other terms of the lease; and
  - mediation but the mediation has failed to resolve the dispute (and the Small Business Commissioner has certified this in writing and provided reasons).

#### **Commercial Leases**

The changes for commercial leases mirror those for retail leases described in paragraph 4 above and certain other minor amendments in the Retail Regulations No 3. Importantly, the prescribed period for commercial leases was **not** extended, so there is no longer any prohibition on lessors taking prescribed actions against lessees for breaches occurring from 1 January 2021.

Lessors of commercial premises are now free to take action for a breach occurring after 31 December 2020.

Lessors of retail premises will need to reassess whether a lessee is still an 'impacted lessee' under the new test and may

piperalderman.com.au Page 1 of 3

need to further renegotiate rent with an impacted lessee for 1 January 2021 to 28 March 2021.

piperalderman.com.au Page 2 of 3