The amendments are proposed to ensure that the ACT has a best-practice, contemporary and effective regulatory system that protects and promotes the welfare of animals, prevents and deters cruelty to animals and responds appropriately to animal welfare abuses.

The draft Bill will:

a) Update the objects of the Act to reflect contemporary views on animal welfare, including recognition of animals as sentient beings;

b) Amend the governance framework for the Animal Welfare Advisory Committee (AWAC) so that the AWAC can provide advice to the Animal Welfare Authority in addition to the Minister;

c) Set out a high level framework for regulating pet businesses, and specifically pet shops and boarding kennels, to assure animal welfare outcomes;

What do some of the new protections look like?

“I am going to get a puppy from a pet shop”
- All pet shops registered
- Registration can include conditions
- Compliance with Code of Practice where relevant
- Records kept so animals sourced and sold responsibly
- Outcome: appropriate and legal sourcing of pets, reducing puppy farming and ensuring highest standards of welfare for pets sold through commercial pet shops

“I am going away for a week and need a boarding kennel”
- Business registered
- Registration can include restrictions or conditions
- Compliance with Code of Practice
- Outcome: ensure the welfare of animals in an environment where there is a high risk for, and evidence of cases of, animal welfare abuse or animal safety

“I need a dog walker”
- Cannot walk more than 3 dogs at one time
- Outcome: reduce dog attacks improving public safety and animal welfare

“I want to put my dog in day or overnight care”
- Business registered where commercial boarding for a day or longer
- Registration can include restrictions or conditions
- Compliance with Code of Practice
- Outcome: ensure the highest standard of welfare of animals in an environment where there is a high risk for, and evidence of cases of, animal welfare abuse or animal safety

“How do I know assistance dogs are being well-treated?”
- Certification of dogs and their handlers
- Minimum standards and Codes of Practice
- Outcome: equal rights of access for people with a disability and ensure high welfare standards, including in the training of, assistance animals

“Or maybe I will buy from a breeder”
- Breeders are already regulated under the Domestic Animals Act 2000.
d) Restrict a person to walking no more than 3 dogs at a time;

Currently in the ACT no more than three dogs can reside at one premises without a multiple dog licence. There have been cases of loss of control and injuries to people and animals where a person has tried to walk more than three dogs, even small dogs. In New South Wales, no more than four dogs can be walked at a time.

e) Set out a high level regulatory framework for assistance animals in the ACT that provides for the recognition, regulation and rights of access of assistance or service animals working in the Territory, and particularly assistance dogs;

- **Clear definition of assistance dog**
  An assistance dog is a dog that is trained to assist a person with a disability to alleviate the effect of the disability. It includes a guide dog, hearing dog and a service dog.

- **Certification against standards by organisation, assessor or DAS**
  The dog and handler needs to be accredited by:
  - Certified training organisation
  - Certified independent assessor
  - Domestic Animal Services (known as a certified handler)

- **Registration and identification**
  Accreditation will be in accordance with standards
  These will be set out by Regulation and Codes of Practice can be developed

- **Clear rights of access**
  The dog will be registered and identification provided
  Dogs and handler will register with DAS and have identification provided in accordance with Regulation

- **Your access rights are clear**
  Access rights of accredited assistance dogs and their handlers will be clear for public spaces, public transport and accommodation facilities in the ACT where identification is worn
f) Improve the regulatory framework for the Animal Welfare Authority so that it can:

1. impose an interim ownership ban on a person where the authority reasonably believes that an animal’s welfare or another animal’s welfare is at serious risk and a proceeding in court has not yet commenced. This will be an appealable decision;

2. seize, retain and/or sell or rehome an animal where appropriate; and

3. impound an animal at a premises other than a Government pound (for example, keeping seized puppies with an animal rescue organisation).

g) Introduce a new offence category for minor duty-of-care or cruelty offences where warnings and fines can be issued where appropriate (for example, where a person does not leave out water for their dog or kicks a dog in anger). The existing serious offences that attract significant financial and court penalties will remain and still be available, and the jail terms for the most serious offences have increased.

h) Make a number of amendments to introduce new or amend current offences in the Act. These include:

1. requiring a person to report the injury of a mammal within 2 hours, rather than the current 24 hours in the Act (for example, where a driver collides with kangaroo or a dog with their car and the animal needs urgent veterinary treatment). Access Canberra is available to answer calls 24 hours a day;

2. introducing provisions that expressly address dog fighting and allow for effective enforcement of dog fighting offences, similar to changes in other jurisdictions;

3. increase maximum court imposed penalties for cruelty and aggravated cruelty offences;

4. expressly making it an offence for a person to leave an animal in a hot car, and providing appropriate provision for an authorised officer or person to break into a car to rescue an animal where required;

5. update penalty amounts and infringement notices where appropriate.

i) Make other minor changes to support the practical implementation and enforcement of the Act.