The page and line references in this list of amendments are to the text of the Bill as passed by Seanad Éireann.
SECTION 2  
1. In page 8, subsection (1), line 22, after “section 13” the following inserted: 

“and “registered” and connected expressions shall be construed accordingly”.

SECTION 5  
2. In page 9, subsection (2), line 20, after “as” the following inserted: 

“Cumann Cógaiseoirí na hÉireann, or, in the English language,”.

SECTION 10  
3. In page 13, subsection (3)(g)(i), line 20, “pharmacy faculties” deleted and “schools of pharmacy” substituted.  

4. In page 13, lines 26 to 30 deleted and the following substituted: 

“(4) In— 

(a) making nominations under subsection (3)(a) and (b), the bodies there referred to, and 

(b) making appointments in pursuance of subsection (3)(c), (d) and (e), the Minister,”.

5. In page 13, between lines 33 and 34, the following subsection inserted: 

“(5) In relation to the first Council appointed after the establishment of the Society, the 9 persons referred to in subsection (3)(f) shall be members of the Council of the old Society selected for the purposes of this section by the members of the Council of the old Society before its dissolution.”.

6. In page 13, between lines 35 and 36, the following subsection inserted: 

“(7) The Minister may not refuse to appoint to the Council a person nominated under paragraph (a) or (b) of subsection (3) or selected under paragraph (f) (as read with subsection (5)*) or (g) of subsection (3).”.

*[This reference is consequential on amendment no. 5.]*

SECTION 14  
7. In page 16, subsection (1), line 6, “a” deleted where it secondly occurs and “the” substituted.

[No. 21a of 2007] [05 April, 2007]
SECTION 24
8. In page 23, subsection (1), line 33, “pharmacy faculties” deleted and “schools of pharmacy” substituted.

SECTION 31

SECTION 32
10. In page 27, between lines 34 and 35, the following subsection inserted:

“(3) A person other than a registered retail pharmacy business who holds himself, herself or itself out as a registered retail pharmacy business shall be guilty of an offence.”.

11. In page 28, between lines 23 and 24, the following subsection inserted:

“(6) A person does not commit an offence under this section by using, in a public description of a registered retail pharmacy business, an expression mentioned in subsection (5).”.

SECTION 33
12. In page 28, line 31, “35(1)” deleted and “34(1)” substituted.


17. In page 29, between lines 28 and 29, the following inserted:

““registered” in relation to a complaint against a pharmacist or retail pharmacy business includes a pharmacist or retail pharmacy business which was registered at the time when the circumstances constituting the grounds of the complaint occurred although not registered when the complaint is made or later.”.

SECTION 34
18. In page 30, between lines 12 and 13, the following subsection inserted:

“(11) The registered medical practitioner has, when advising that committee, the same protections and immunities as a judge of the High Court.”.

SECTION 35
19. In page 30, subsection (3), line 32, after “made”, “by or” inserted.

SECTION 36
20. In page 31, subsection (1)(c), lines 22 and 23, “of that section” deleted.
SECTION 38
21. In page 32, subsection (2)(c), line 41, “specifies.” deleted and the following substituted:

“specifies,

(d) invite the registered pharmacist or pharmacy owner to submit observations.”.

22. In page 33, subsection (4), line 4, after “so” the following inserted:

“and submit observations although not invited to do so”.

SECTION 57
23. In page 40, line 1, “may” deleted and “shall” substituted.

SECTION 61
24. In page 41, subsection (3), line 35, after “section 51”, “or 52” inserted.

SECTION 63
25. In page 42, subsection (3), line 31, “46” deleted and “45” substituted.

26. In page 43, subsection (5)(a)(ii)(I), lines 26 and 27, “an economic” deleted and “a commercial” substituted.

27. In page 44, between lines 17 and 18, the following subsection inserted:

“(6) A—

(a) pharmacist does not commit professional misconduct by virtue of subsection (1)(b),

(b) pharmacy owner does not commit misconduct by virtue of subsection (2)(b),

(c) medical practitioner does not commit professional misconduct by virtue of subsection (3)(b),

if he or she, within 21 days of becoming aware that his or her partner has a beneficial interest of the kind respectively referred to in those provisions, notifies the Society (in the case of the pharmacist or the pharmacy owner) or the Medical Council (in the case of the medical practitioner) of the existence and nature of the interest.”.

SECTION 64
28. In page 44, subsection (1)(b), lines 24 to 26 deleted and the following substituted:

“(ii) share a common public entrance with each other,

if there is an arrangement of the kind described in subsection (2).”.

29. In page 45, subsection (8)(c), line 17, “46” deleted and “45” substituted.
SECTION 65

30. In page 45, before section 65, but in Part 6, the following new section inserted:

“Saver for certain property interests.

65.—Nothing in sections 63 and 64—

(a) shall affect—

(i) the title to any property,

(ii) the validity or terms of any lease of or other contract relating to property, or

(iii) the validity or terms of any planning permission, licence, consent or other approval (however described) relating to property,

or

(b) shall diminish the freedom of any person referred to in those sections to enter into a lease or other contract relating to property other than one that gives rise to a beneficial interest of the kind referred to in section 63 or consists of or includes an arrangement of the kind described in section 64.”.

31. In page 45, between lines 35 and 36, the following inserted:

“‘premises’ is not restricted to land and buildings;”.

32. In page 46, line 14, before “product,”, “or veterinary medicinal” inserted.

SECTION 72

33. In page 52, line 31, subsection (2) deleted.

SECTION 73

34. In page 53, line 21,“is” deleted.

35. In page 53, line 46, “67” deleted and “71(1)” substituted.

SCHEDULE 1

36. In page 55, paragraph 1(2), line 7, “(d), and” deleted and “and (e), and” substituted.

37. In page 55, paragraph 1(2), line 8, before “and”, “(as read with section 10(5)*)” inserted.

*[This reference is consequential on amendment no. 5.]*

38. In page 55, paragraph 2, between lines 23 and 24, the following inserted:

“(2) A disqualification under subparagraph (1)(a), (c), (d) or (e) shall not take effect until the ordinary time for appealing against the adjudication, conviction or, as the case may be, order has expired, or if an appeal is brought, it (or any further appeal) is determined in a way which upholds the adjudication, conviction or order or is abandoned.”.
39. In page 60, paragraph 12(2), line 14, after “surplus” the following inserted:

   “including any surplus following disposal of assets”.

40. In page 62, after line 44, the following inserted:

   “Annual service plan and corporate strategy

   22. The Society shall prepare an annual service plan and a corporate strategy.”.