

Health Act 1937

Health Regulation 1996

Reprinted as in force on 1 August 2011

Reprint No. 8

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Information about this reprint

This regulation is reprinted as at 1 August 2011. The reprint shows the law as amended by all amendments that commenced on or before that day (Reprints Act 1992 s 5(c)).

The reprint includes a reference to the law by which each amendment was made—see list of legislation and list of annotations in endnotes. Also see list of legislation for any uncommenced amendments.

Minor editorial changes allowed under the provisions of the Reprints Act 1992 mentioned in the following list have also been made to—

- use standard punctuation consistent with current drafting practice (s 27)
- use aspects of format and printing style consistent with current drafting practice (s 35).

This page is specific to this reprint. See previous reprints for information about earlier changes made under the Reprints Act 1992. A table of reprints is included in the endnotes.

Also see endnotes for information about-

- when provisions commenced
- editorial changes made in earlier reprints.

Spelling

The spelling of certain words or phrases may be inconsistent with other reprints because of changes made in various editions of the Macquarie Dictionary (for example, in the dictionary, 'lodgement' has replaced 'lodgment').

Dates shown on reprints

Reprints dated at last amendment All reprints produced on or after 1 July 2002, authorised (that is, hard copy) and unauthorised (that is, electronic), are dated as at the last date of amendment. Previously reprints were dated as at the date of publication. If an authorised reprint is dated earlier than an unauthorised version published before 1 July 2002, it means the legislation was not further amended and the reprint date is the commencement of the last amendment.

If the date of an authorised reprint is the same as the date shown for an unauthorised version previously published, it merely means that the unauthorised version was published before the authorised version. Also, any revised edition of the previously published unauthorised version will have the same date as that version.

Replacement reprint date If the date of an authorised reprint is the same as the date shown on another authorised reprint it means that one is the replacement of the other.



Queensland

Health Regulation 1996

Contents

		Page
Part 1	Preliminary	
1	Short title	5
Part 4	Dispensary	
Division 1	Preliminary	
22	Definitions	5
Division 2	General requirements	
23	Restriction on use of place as dispensary	6
24	Standards to be maintained	6
25	Items to be available at dispensary	7
Division 3	Sterile dispensing	
26	Application of division	8
27	General requirements	8
28	Standard operating procedures to be applied	8
29	Maintenance	9
Division 4	Dispensing of antineoplastic drugs	
30	Application of division	10
31	General requirements	10
32	Dispensing	11
33	Standard operating procedures to be applied	11
34	Maintenance	12
Part 16	Therapeutic goods and other drugs	
153	Definitions	12
154	References to prescribed standard	15
155	Application of Statutory Instruments Act 1992, s 23	15
156	Labelling requirements generally	16
157	Advertising and further labelling requirements	17
158	Further labelling where claims as to presence of vitamins made.	23

Contents

159	Further labelling where alcohol present	23
160	Further labelling where methylated spirits present	24
161	Further labelling for analgesics	24
162	Further labelling requirements for tobacco	25
163	Soap and soap mixtures	25
164	Requirements as to packages	29
165	Restrictions on use of certain second-hand packages	30
166	Requirements as to conduct of business of preparing second-hand or used packages for sale.	30
167	Packaging of certain therapeutic and other substances	31
168	Biological preparations	33
169	Duties of manufacturer	35
170	Specifications for places	37
171	Prohibition of use of certain places	38
172	Power of chief executive to require cessation of use of or alterations to places or equipment	39
173	Maintenance of places and equipment.	40
174	Prohibition as to poisonous preparations	42
175	Requirements as to personal cleanliness	42
176	Prohibition as to certain persons	43
177	Offence as to therapeutic substance to which certain colouring substance added	45
178	Compliance of therapeutic goods or other drugs with certain description or standard	45
179	Sale, supply and use of certain therapeutic goods restricted	46
Part 18	Miscellaneous	
204	Automatic machines—Act, s 106	46
209	Inspector may serve notice to comply	47
210	Fees	47
211	Additional payment if GST applies	48
Part 19	Repeals	
Division 1	Repeals for Subordinate Legislation 1996 No. 121	
424	Repeals	48
Division 2	Transitional provisions for Health Amendment Regulation (No. 4) 1999	
425	Transitional provisions for offences against repealed part	49
Schedule 3	Fees	51

Contents

Schedule 4	Items to be provided	52
Schedule 5	Additional items	53
Schedule 13	Closures and containers	54
Schedule 14	Prescribed substances	57

Endnotes

1	Index to endnotes	60
2	Date to which amendments incorporated	60
3	Key	61
4	Table of reprints	61
5	Tables in earlier reprints	62
6	List of legislation	63
7	List of annotations	74

Health Regulation 1996

[as amended by all amendments that commenced on or before 1 August 2011]

Part 1 Preliminary

1 Short title

This regulation may be cited as the Health Regulation 1996.

Part 4 Dispensary

Division 1 Preliminary

22 Definitions

In this part—

AS 1386 means Australian Standard 1386—Cleanrooms and clean workstations.

AS 2639 means Australian Standard 2639—Laminar flow cytotoxic drug safety cabinets – installation and use.

dispensary means a place used by a pharmacist to dispense a drug or poison.

dispense includes compound.

equipment includes apparatus and utensils.

extemporaneous preparation means a medicine made from 2 or more weighed or measured ingredients (other than a medicine obtained by merely reconstituting an existing medicine).

[s 23]

therapeutic use means use for or in-

- (a) preventing, diagnosing, curing or alleviating a disease, ailment, defect or injury; or
- (b) influencing, inhibiting or modifying a physiological process; or
- (c) testing the susceptibility of a person or animal to a disease or ailment.

Division 2 General requirements

23 Restriction on use of place as dispensary

- (1) The occupier of a dispensary must ensure the dispensary—
 - (a) is adequately enclosed, ventilated, painted and lit; and
 - (b) has lined walls and ceilings; and
 - (c) has a floor covering that may be easily cleaned; and
 - (d) has a stainless steel sink supplied with—
 - (i) cold running water; and
 - (ii) hot running water of at least 60°C; and
 - (e) has a separate dispensing bench with a smooth, impervious surface.
- (2) The occupier of a dispensary must ensure the dispensary is only used for a purpose associated with dispensing a drug or poison.

Maximum penalty—20 penalty units.

24 Standards to be maintained

The occupier of a dispensary must ensure—

(a) the dispensary is kept clean, and free from anything able to contaminate a drug or poison; and

- (b) benches, shelves, drawers, and other places used in association with the dispensary, where drugs or poisons are placed or stored, are kept clean, and free from anything able to contaminate a drug or poison; and
- (c) equipment used to dispense a drug or poison is—
 - (i) free from cracks and chips; and
 - (ii) regularly serviced, kept in an efficient state of operation, and repaired as necessary; and
 - (iii) kept clean, and free from anything able to contaminate a drug or poison; and
- (d) containers used to hold drugs and poisons are always kept clean, and free from—
 - (i) cracks and chips; and
 - (ii) anything able to contaminate a drug or poison; and
- (e) drugs and poisons are stored at appropriate temperatures.

Maximum penalty—20 penalty units.

25 Items to be available at dispensary

(1) The occupier of a dispensary must ensure the items in schedule 4 are available at the dispensary.

Maximum penalty—20 penalty units.

(2) If a dispensary is used to dispense an extemporaneous preparation, the occupier of the dispensary must ensure the additional items in schedule 5 are available at the dispensary.

Maximum penalty—20 penalty units.

(3) If an item mentioned in schedule 4 or 5 is a document, the document may be a printed, microfiche or electronic copy of the document.

[s 26]

Division 3 Sterile dispensing

26 Application of division

- (1) This division applies to the dispensing of drugs or poisons for therapeutic use, using—
 - (a) an aseptic technique; or
 - (b) a process in which sterilisation happens as the last stage of dispensing the drugs or poisons.
- (2) However, this division does not apply to the dispensing of—
 - (a) proprietary eye drops that are merely reconstituted; or
 - (b) antineoplastic drugs.

27 General requirements

The occupier of a dispensary used for drug or poison dispensing to which this division applies must ensure the dispensing happens—

- (a) in a separate part of the dispensary; and
- (b) under a system that controls particulate and microbial contaminants in a way appropriate to the class of drugs or poisons being dispensed; and
- (c) under a high standard of hygiene; and
- (d) with special care and attention to detail; and
- (e) in the way specified under procedures established and validated by the pharmacist managing or supervising the dispensary; and
- (f) using a properly maintained laminar flow cabinet in an area complying with parts 1 to 6 of AS 1386.

Maximum penalty—20 penalty units.

28 Standard operating procedures to be applied

(1) An occupier mentioned in section 27 must ensure—

- (a) written policies and standard operating procedures are prepared—
 - (i) for the drug or poison dispensing; and
 - (ii) complying with subsection (2); and
- (b) the policies and procedures are available in the dispensary; and
- (c) the drug or poison dispensing complies with the policies and procedures; and
- (d) the policies and procedures are reviewed at intervals of not more than 1 year.

Maximum penalty—20 penalty units.

- (2) The policies and procedures mentioned in subsection (1) must provide for—
 - (a) the training and monitoring of staff involved in a technique or process mentioned in section 26(1); and
 - (b) the operation and cleaning of the part of the dispensary mentioned in section 27(a); and
 - (c) spillage, storage and disposal of waste; and
 - (d) servicing of equipment used in drug or poison dispensing; and
 - (e) quality assurance; and
 - (f) packing, labelling, handling and storage of drugs and poisons.

29 Maintenance

(1) An occupier mentioned in section 27 must ensure equipment used for sterile drug or poison dispensing, and air handling facilities for the part of the dispensary mentioned in section 27(a), are regularly maintained under a planned maintenance schedule.

[s 30]

(2) The occupier must also ensure the equipment and facilities mentioned in subsection (1) are maintained and tested in a way complying with AS 1386.

Maximum penalty—20 penalty units.

Division 4 Dispensing of antineoplastic drugs

30 Application of division

This division applies to the dispensing of antineoplastic drugs.

31 General requirements

- (1) The occupier of a dispensary used for dispensing to which this division applies must ensure the dispensing happens—
 - (a) in a separate part of the dispensary; and
 - (b) under a system that controls particulate and microbial contaminants in a way appropriate to the class of drugs being dispensed; and
 - (c) under a high standard of hygiene; and
 - (d) with special care and attention to detail; and
 - (e) in the way specified under procedures established and validated by the pharmacist managing or supervising the dispensary.
- (2) If it is necessary to store an antineoplastic agent within a particular temperature range to ensure that the agent will be effective when it is used, an occupier mentioned in subsection (1) who has any of the agent must ensure it is stored—
 - (a) in a refrigerator at the appropriate temperature; and
 - (b) in an enclosed container preventing the agent from contaminating other items in the refrigerator.

32 Dispensing

- (1) An occupier mentioned in section 31(1) must ensure, for the purpose of the dispensing, that—
 - (a) AS 2639 is complied with; and
 - (b) vertical laminar flow cabinets complying with AS 2639 are used; and
 - (c) persons directly involved in the dispensing wear impervious clothing and gloves; and
 - (d) the compounding room and an adjoining anteroom have an air supply and extraction system separate from the air supply and extraction for any other part of the premises in which the rooms are situated; and
 - (e) air exhausts are sited so as not to cause pollution or toxicity outside the area where the dispensing happens.

Maximum penalty—20 penalty units.

(2) This section does not apply to the dispensing of an antineoplastic drug if it is a pre-packed product not needing further preparation.

33 Standard operating procedures to be applied

- (1) An occupier mentioned in section 31(1) must ensure—
 - (a) written policies and standard operating procedures are prepared—
 - (i) for the dispensing; and
 - (ii) complying with subsection (2); and
 - (b) the policies and procedures are available in the dispensary; and
 - (c) the way the drugs are dispensed complies with the policies and procedures; and
 - (d) the policies and procedures are reviewed at intervals of not more than 1 year.

[s 34]

- (2) The policies and procedures mentioned in subsection (1) must provide for—
 - (a) the training and monitoring of staff involved in the dispensing; and
 - (b) the operation and cleaning of the part of the dispensary mentioned in section 31(1)(a); and
 - (c) spillage, storage and disposal of waste; and
 - (d) servicing of equipment used in the dispensing; and
 - (e) quality assurance; and
 - (f) packing, labelling, handling and storage of antineoplastic drugs.

34 Maintenance

An occupier mentioned in section 31(1) must ensure equipment used to dispense antineoplastic drugs, and air handling facilities for the part of the dispensary mentioned in section 31(1)(a), are regularly maintained under a planned maintenance schedule.

Maximum penalty—20 penalty units.

Part 16 Therapeutic goods and other drugs

153 Definitions

In this part—

APF means the latest edition for the time being of the Australian Pharmaceutical Formulary and Handbook published by the Pharmaceutical Society of Australia.

batch number means any combination of letters or figures or both given by a manufacturer of therapeutic goods or other

drugs to a batch thereof manufactured by the manufacturer by which that batch can be traced in manufacture and identified in distribution.

expiry date, when used in relation to therapeutic goods or other drugs, means the date—

- (a) after which they may be expected to cease to comply with standards applicable thereto; or
- (b) where there are no such standards, signifying the end of their minimum durable life.

main label means the face of a label on or attached to a package containing therapeutic goods or other drugs on which face the name of such goods or drugs is most prominently shown and where such name is equally prominent on 2 or more faces each such face shall be taken to be a main label.

other drugs means cosmetics, deodorants, dusting powders, soaps, tobaccos, unguents, other toilet articles and any other drugs prescribed to be drugs to which this part applies.

soap means the product called 'soap' that complies with the standard for soap prescribed by this part.

Standard for the Uniform Scheduling of Medicines and Poisons means the Standard for the Uniform Scheduling of Medicines and Poisons published by the Commonwealth.

therapeutic device means any of the following-

- (a) a device that—
 - (i) is included in a class of devices the sole or principal use of which is, or ordinarily is, a therapeutic use; or
 - (ii) is represented to be, or might reasonably be taken to be, for therapeutic use;
- (b) a device that—
 - (i) is included in a class of devices the sole or principal use of which is, or ordinarily is, a use for the purpose of or in connection with measuring or

weighing therapeutic goods by the person using or administering those goods; or

(ii) is represented to be, or might reasonably be taken to be, for a use of the kind referred to in subparagraph (i);

but does not include goods for animal use only.

therapeutic goods means a therapeutic substance or therapeutic device and includes a package thereof.

therapeutic substance means any of the following-

- (a) a substance that—
 - (i) is included in a class of substances the sole or principal use of which is, or ordinarily is, a therapeutic use; or
 - (ii) is represented to be, or might reasonably be taken to be, for therapeutic use;
- (b) a substance that—
 - (i) is represented to be, or might reasonably be taken to be, for use as an ingredient or the sole ingredient in the manufacture of a substance referred to in paragraph (a), whether or not the substance that is so represented or might reasonably be so taken is to be itself the subject of manufacture or of further manufacture; or
 - (ii) is included in a class of substances the sole or principal use of which is, or ordinarily is, a use of the kind referred to in subparagraph (i);
- (c) any gelatine capsule or other substance enclosing a substance referred to in paragraph (a) or (b), if that capsule or other substance is intended to be consumed or otherwise administered together with the substance referred to;

but does not include-

(d) food within the meaning of the *Food Act 2006*; or

- (e) goods for animal use only; or
- (f) a substance consisting of a vaccine prepared from microscopic organisms from the body of a person for use only in the treatment of that person.

therapeutic use means a use for the purpose of or in connection with—

- (a) preventing, diagnosing, curing or alleviating any disease, ailment, defect or injury in any person; or
- (b) influencing, inhibiting or modifying a physiological process in any person; or
- (c) testing the susceptibility of any person to a disease or ailment.

154 References to prescribed standard

A reference in this part to the nature, substance, composition, strength, weight, quantity, purity or quality of any therapeutic goods or other drugs or any article or any ingredient or component thereof, shall be the prescribed standard with respect to those goods or other drugs or that article, ingredient or component.

155 Application of Statutory Instruments Act 1992, s 23

The *Statutory Instruments Act 1992*, section 23, applies to this part as if it were made on the commencement of this section.

Editor's note—

The *Statutory Instruments Act 1992*, section 23, allows a statutory instrument to provide for a matter by applying another document. Section 23(2) provides—

(2) If a statutory instrument made after 1 January 1992 applies, adopts or incorporates the provisions of a document, the provisions applied, adopted or incorporated are the provisions as in force from time to time unless the statutory instrument expressly provides otherwise.

This part contains provisions relocated from a regulation made in 1982. Section 155 clarifies how the *Statutory Instruments Act 1992*, section

[s 156]

23, applies by providing that this part was made on the commencement of this section, not in 1982.

156 Labelling requirements generally

(1) A package containing therapeutic goods or other drugs shall bear on or attached to it a label on which shall be written such particulars or statements as are prescribed by this part.

- (2) Particulars or statements referred to in subsection (1)—
 - (a) shall be written—
 - (i) in the English language;
 - (ii) on the face of the main label;
 - (iii) in durable, conspicuous and legible characters of not less than 1.5mm face depth;
 - (iv) in such colour or colours as will ensure a distinct contrast to the background colour;
 - (b) shall include—
 - (i) the name, trade name or description of the therapeutic goods or other drugs contained in the package;
 - (ii) the name and business address of the manufacturer or importer or the vendor or packer, not being a post office address;
 - (iii) the net weight or number or true measure or, as the case requires, volume of the contents of the package;
 - (iv) in the case of a package containing therapeutic goods, the batch number immediately preceded by the words, or the symbol for the words, 'Batch No.';
 - (v) in a case where the chief executive considers that the therapeutic goods or other drugs contained in the package may have a limited durable life, the

expiry date of the contents of the package immediately preceded by words clearly indicating that the date is the expiry date;

- (vi) in the case of a package containing a therapeutic substance, except a substance specified in schedule 3, 4 or 8 of the Standard for the Uniform Scheduling of Medicines and Poisons, the precise dose and frequency of the dose required;
- (c) shall not include—
 - (i) a reference to the Act;
 - (ii) any comment on, reference to or explanation of a particular or statement required by the Act or this part to be included in the label that directly or by implication contradicts, qualifies or modifies that particular or statement;
 - (iii) in the case of a package containing a therapeutic substance any comment or statement likely to induce or encourage the consumption of the substance except in accordance with the prescribed dose.
- (3) A person who packs for sale or labels for sale therapeutic goods or other drugs in a manner contrary to or otherwise than in compliance with this part commits an offence against this part.

Maximum penalty—20 penalty units.

(4) A person shall not sell therapeutic goods or other drugs, the label on or attached to which contravenes this part.

Maximum penalty-20 penalty units.

157 Advertising and further labelling requirements

(1) The label on or attached to a package containing therapeutic goods or other drugs for sale or any advertisement relating to such goods or drugs shall not contain a statement, claim or representation, pictorial or otherwise, in relation to such

[s 157]

goods or drugs that directly or by implication indicates or suggests any matter or thing—

- (a) with respect to the use of such goods or drugs for the purpose of or in connection with—
 - abortifacient action
 - acidity of the stomach, other than temporary relief
 - alcoholism
 - anaemia
 - arthritis (all forms including rheumatoid arthritis), other than temporary relief of pain
 - asthma, other than relief of mild spasms
 - baldness
 - blindness
 - boils, other than treatment by local application
 - bronchitis, other than relief of cough
 - bust development
 - carbuncles
 - cardiovascular system diseases, ailments or defects (including high or low blood pressure), other than temporary relief of varicose veins by use of elastic hosiery
 - cataract
 - catarrh, other than temporary relief
 - chilblains, other than temporary relief of symptoms
 - colds, other than temporary relief of symptoms
 - coughs, other than temporary relief
 - croup
 - deafness, other than relief by an appliance
 - diphtheria

- eczema, other than temporary relief of symptoms
- endocrine system diseases, ailments, defects or injuries (including diabetes and goitre)
- erysipelas
- fungus infections, other than treatment of tinea (athlete's foot)
- gall bladder diseases, ailments, defects or injuries
- gastric or duodenal ulcer
- genito-urinary system diseases, ailments, defects or injuries
- glandular diseases, ailments, defects or injuries (including glandular enlargement)
- glaucoma
- gout
- haemorrhoids, other than the temporary relief of discomfort by local application
- headaches, other than temporary relief
- height increase
- immune system diseases, ailments, defects or injuries including acquired immune deficiency syndrome (AIDS), other than reduction of the risk of transmission of acquired immune deficiency syndrome by the use of condoms
- impetigo
- impotence
- indigestion, other than temporary relief
- infertility
- influenza, other than temporary relief of symptoms
- liver diseases, ailments, defects or injuries
- lupus

[s 157]

- menopausal diseases, ailments or defects
- menstrual diseases, ailments, defects or injuries, other than temporary relief of pain
- mouth ulcers, other than temporary relief of recurrent ulcers
- muscular aches and pains, other than temporary relief
- neoplastic diseases (including cancer and leukaemia), other than the use of sunscreening preparations as an aid in the prevention of skin cancer, being a use that is approved in writing by the chief executive
- nervous system diseases, ailments, defects or injuries (including convulsions, epilepsy, fits, mental illness or paralysis)
- overweight, other than suppression of appetite in conjunction with a medically sound diet
- phlebitis
- prostate gland diseases, ailments, defects or injuries
- psoriasis
- purpura
- pyorrhoea
- rheumatism, other than temporary relief of pain
- rupture or hernia
- scabies
- sexual intercourse and diseases arising therefrom, other than reduction in the possibility of conception or the risk of transmission of venereal disease
- sexual potency or virility

- sinus infection, other than temporary relief of sinusitis
- sleeplessness, other than temporary relief
- thrombosis
- tuberculosis
- varicose ulcers or varicose veins, other than temporary relief of symptoms by use of elastic hosiery
- whooping cough;
- (b) with respect to the use or consumption of such goods or drugs, that—
 - (i) depicts excessive pain or suffering;
 - (ii) induces or is likely to induce persons to believe that they are suffering from a serious ailment;
 - (iii) induces or is likely to induce persons to believe that harmful consequences will result if such goods or drugs are not used or consumed;
 - (iv) disparages any physical or mental affliction or deformity;
 - (v) claims or implies or induces or is likely to induce persons to infer that such goods or drugs or their sales are recommended or used generally by medical practitioners, pharmacists, dentists, nurses or physiotherapists or by persons having or purporting to have a qualification in a health care field;
- (c) with respect to the use or consumption of such goods or drugs, that such goods or drugs—
 - (i) are a universal panacea;
 - (ii) possess infallible, unfailing, sure, magical or miraculous curing properties;

- (iii) possess unique or absolute properties, except where that statement, claim or representation is approved in writing by the chief executive;
- (iv) are immediately or rapidly acting;
- (v) are a natural remedy or nature's remedy;
- (vi) possess stimulant properties;
- (vii) promote vitality;
- (viii) must be used for the relief of symptoms of any disease, ailment, defect or injury.

Maximum penalty—20 penalty units.

(2) A fictitious testimonial or the name of a fictitious person shall not be included in the label on or attached to or in an advertisement relating to therapeutic goods or other drugs.

Maximum penalty—20 penalty units.

(3) A person shall not publish or display in any manner or cause to be published or displayed in any manner an advertisement that contravenes this part.

Maximum penalty-20 penalty units.

- (4) A person shall not attach to or permit to be attached to or allow to remain upon an automatic vending machine or similar mechanical device used for the sale or supply of condoms any advertisement, statement, claim, representation or pictorial design other than—
 - (a) the name and address of the manufacturer or vendor; or
 - (b) directions for use of the machine; or
 - (c) a description of the contents of the machine expressed as a brand or trade name in conjunction with the word 'condom'; or
 - (d) any other advertisement, statement, claim, representation or pictorial design approved by the chief executive.

[s 158]

(5) This section shall not be construed so as to prohibit the publication of advertisements relating to therapeutic goods or other drugs in medical journals, bona fide trade journals or price lists for the use of the retail trade.

158 Further labelling where claims as to presence of vitamins made

Where a claim is made as to the presence of vitamins in therapeutic goods or other drugs, there shall be written in the label on or attached to the package containing such goods or drugs a statement setting out separately in respect of each vitamin claimed to be so present the amount thereof in international units or milligrams in a stated quantity of such goods or drugs and a claim so made shall not be extended by the use in the label of the word 'enriched' or 'fortified' or any word or words having the same or a similar effect.

Maximum penalty—20 penalty units.

159 Further labelling where alcohol present

(1) Subject to subsection (2), there shall be written in the label on or attached to a package containing therapeutic goods or other drugs for sale for internal use by man that are compounded with ethyl alcohol in a proportion greater than 50 millilitres per litre, in boldface sans serif capital letters, the proportion of alcohol contained in such goods or drugs expressed in the form—

'ALCOHOL THIS MIXTURE CONTAINS NOT MORE THAN (here insert the number of parts per centum present, volume in volume) of ALCOHOL'.

Maximum penalty—20 penalty units.

(2) This section does not apply to therapeutic goods or other drugs dispensed and supplied on any prescription or order signed by a medical practitioner or dentist.

[s 160]

160 Further labelling where methylated spirits present

There shall be written in the label on or attached to a package containing therapeutic goods or other drugs for external use that are mixed or prepared with methylated spirits, in boldface sans serif capital letters, a statement declaring the presence of those spirits and the proportion thereof contained in that substance in the form—

'THIS PREPARATION CONTAINS (here insert the number of parts per centum present, volume in volume) OF ALCOHOL IN THE FORM OF METHYLATED SPIRITS'.

Maximum penalty-20 penalty units.

161 Further labelling for analgesics

- (1) Subject to subsection (2), there shall be written in the label on or attached to a package containing a preparation for internal use by man that consists of or contains any of the substances—
 - (a) aspirin (acetylsalicylic acid) and its salts;
 - (b) paracetamol;
 - (c) salicylic acid, its salts, derivatives and their salts other than aspirin;

a statement in 1 of the forms-

'WARNING—This medication may be dangerous when used in large amounts or for a long period'

or

'CAUTION—This preparation is for the relief of minor and temporary ailments and should be used strictly as directed. Prolonged use without medical supervision could be harmful'. Maximum penalty-20 penalty units.

(2) This section does not apply to a preparation dispensed by a medical practitioner or dentist or by a pharmaceutical chemist upon the prescription of a medical practitioner or dentist.

162 Further labelling requirements for tobacco

(1) This section applies to a retail package only as far as the Commonwealth regulation does not apply to the package.

Editor's note—

The Commonwealth regulation applies to a corporation, in trade or commerce, supplying goods that are intended to be used, or are of a kind likely to be used, by a consumer. See the *Competition and Consumer Act 2010* (Cwlth).

This section provides for the same labelling requirements to apply to a package of tobacco under this regulation as apply to a package under the Commonwealth regulation.

- (2) A retail package must be labelled in the way specified in the Commonwealth regulation, as if it were a package to which the Commonwealth regulation applied.
- (3) In this section—

Commonwealth regulation means the Trade Practices (Consumer Product Information Standards) (Tobacco) Regulations 2004 (Cwlth).

retail package has the meaning given by the Commonwealth regulation.

163 Soap and soap mixtures

- (1) Soap is a product prepared from the action of a solution of alkali on fats, oils or resins or a mixture of any 2 or all of them.
- (2) Soap—
 - (a) shall contain—
 - (i) not less than 590 grams of fatty acids and resin acids or both per kilogram;

- (ii) not more than-
 - (A) 1 gram of free caustic alkali;
 - (B) 30 grams of sodium carbonate;

per kilogram;

(b) shall not contain any other substances save water, perfume and harmless colouring matter.

Maximum penalty—20 penalty units.

- (3) Soap mixture is soap mixed with mineral substances or vegetable substances or both in such proportion as to ensure that the total content of any such substance or a mixture of them does not exceed 100 grams per kilogram.
- (3A) Soap mixture shall contain not less than 530 grams of fatty acids or resin acids or both per kilogram.

Maximum penalty—20 penalty units.

(3B) There shall be stamped or embossed on all bars and cakes of soap mixture for sale in that form, in boldface sans serif capital letters with a minimum letter height of 8mm, the words—

'SOAP MIXTURE'.

Maximum penalty—20 penalty units.

(3C) Where soap mixture is for sale enclosed in a package, there shall be written in the label on or attached to that package, in boldface sans serif capital letters with a minimum letter height of 8mm, a statement in the form—

'SOAP MIXTURE SOAP MIXED WITH (here insert in letters with a minimum letter height of 2 millimetres the name or names of the admixed substance or substances)'.

- (4) Abrasive soap is a preparation of soap and any abrasive substance or substances for sale as being suitable for abrasive purposes.
- (4A) There shall be written in the label on or attached to a package containing abrasive soap, in boldface sans serif capital letters with a minimum letter height of 4.5mm, the words—

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'ABRASIVE SOAP'
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or

'PUMICE SOAP'

or words having the same or a similar effect.

Maximum penalty—20 penalty units.

(4B) Where abrasive soap is for sale in unwrapped bars or cakes, the words specified shall be stamped or embossed on each such bar and cake in accordance with subsection (4A).

Maximum penalty—20 penalty units.

- (5) Medicated soap is soap mixed with a drug of recognised therapeutic properties.
- (5A) There shall be written in the label on or attached to a package containing medicated soap, in boldface sans serif capital letters with a minimum letter height of 4.5mm, the word—

'MEDICINAL', 'MEDICATED', or 'MEDICAL' followed by the word 'SOAP'.

Maximum penalty—20 penalty units.

(5B) Where medicated soap is for sale in unwrapped bars or cakes, those words shall be stamped or embossed on each such bar and cake in accordance with subsection (5A).

- (6) Borax soap is soap mixed with a quantity of not less than 20 grams of borax per kilogram.
- (7) Castile soap is soap prepared by the action of sodium hydroxide on olive oil.

[s 163]

- (7A) It shall comply with the general standard for soap prescribed by this part.
- (7B) The word 'castile' or any word or words resembling or having the same or a similar effect as 'castile' shall not be used on a bar or cake of or package containing soap other than soap that complies with the standard prescribed by this part for castile soap.

Maximum penalty—20 penalty units.

- (8) Soft soap is a product prepared from the action of a solution of potassium hydroxide, with or without sodium hydroxide, on fats, oils or resin.
- (8A) Soft soap—
 - (i) shall contain not less than 400 grams of fatty acids or resin acids or both per kilogram;
 - (ii) may contain not more than 30 grams of potassium silicate per kilogram.

Maximum penalty—20 penalty units.

(9) Shaving soap in the form of shaving sticks, shaving cakes or other solids purporting to be suitable for use in shaving shall comply with the general standard for soap prescribed by this part.

Maximum penalty—20 penalty units.

(9A) Unwrapped cakes or sticks of shaving soap for sale in that form shall be stamped or embossed with the name of the product.

- (9B) The general labelling requirements prescribed by this part apply to shaving soap in any form for sale in packages.
- (10) Liquid soap is a product that contains not less than 100 grams per kilogram of fatty acids or resin acids or both, combined as soap.
- (10A) Liquid soap need not comply with the general standard for soap prescribed by this part.

- (13) The general standard for soap prescribed by this section does not apply to the product called washing powder.
- (14) For the purposes of this section, a declaration of the presence of a colouring substance in any variety of soap is not required.

164 Requirements as to packages

- (1) A person engaged in or in connection with the manufacture, preparation, production or packing for sale of therapeutic goods or other drugs shall ensure that—
 - (a) every package intended to be used by the person to hold such goods or drugs or in which they are to be packed—
 - (i) is scrupulously clean and free from foreign matter;
 - (ii) has been and is being kept stored until such time as it is used, in such manner as to protect it from contamination from any source;
 - (iii) is free from every ingredient capable of imparting to it any unwholesome property or poisonous or injurious matter or thing;
 - (iv) is free from cracks and chips;
 - (b) every second-hand package, intended to be used by the person, pursuant to paragraph (a), in addition to being subject to the requirements specified in that paragraph, has been properly cleaned and washed in accordance with this part;
 - (c) every cork, crown seal, wad or appliance intended to be used by the person in the closing or sealing of such goods or drugs is new and clean and has been and is being kept stored until it is so used, in such manner as to protect it from contamination from any source.

Maximum penalty—20 penalty units.

(2) A person shall not use for the purpose of holding any substance or thing a package intended to be used by the person for holding therapeutic goods or other drugs, if such use were such as to result in the likelihood of contaminating

[s 165]

or affecting the quality or taste of such goods or other drugs if they were subsequently packed in that package.

Maximum penalty—20 penalty units.

(3) A person shall not use a package intended to be used by the person for holding therapeutic goods or other drugs as a receptacle for urine or sputum or for the purpose of holding, storing or preserving a pathological specimen or any objectionable matter or thing.

Maximum penalty-20 penalty units.

165 Restrictions on use of certain second-hand packages

A person shall not pack therapeutic goods or other drugs for sale in a package that has been previously used where that package is made wholly or partly of paper, cardboard or the like absorbent material.

Maximum penalty—20 penalty units.

166 Requirements as to conduct of business of preparing second-hand or used packages for sale

- (1) A person shall not conduct the business of preparing second-hand bottles or used bottles, cans or other packages for sale as packages of therapeutic goods or other drugs unless and until—
 - (a) the place in or at which those packages are and are to be stored;
 - (b) the plant to be used, methods of treatment (whether by washing, cleaning or other process) and storage of those packages;

have been approved by the chief executive.

Maximum penalty-20 penalty units.

(2) Packages that have been treated in accordance with subsection (1) shall be stored and kept stored in such place and manner as

to ensure that those packages are protected from re-contamination by dust or other means.

Maximum penalty—20 penalty units.

(3) A person shall not convey a package that has been treated and stored in accordance with subsections (1) and (2) through a street or other open place by such method and in such manner as to render that package likely to be contaminated by dust or other means.

Maximum penalty—20 penalty units.

(4) A person shall not sell as fit for use as a package for therapeutic goods or other drugs a second-hand package or used package that has not been treated, stored and kept stored in accordance with subsections (1) and (2).

Maximum penalty—20 penalty units.

(5) The chief executive may at any time furnish to a person engaged in the packing of therapeutic goods or other drugs a list of persons and their business addresses whose premises and plant have been approved by the chief executive under subsection (1).

167 Packaging of certain therapeutic and other substances

- (1) A person must not sell a prescribed substance unless it is packed—
 - (a) in a reclosable container that has directions for opening and closing the container conspicuously marked or written on it or on a label securely attached to it; or
 - (b) in a non-reclosable container.

- (2) Subsection (1) does not apply to a prescribed substance—
 - (a) in a container holding 500 solid dosage units or more; or
 - (b) supplied to a person whom the doctor, dentist, veterinary surgeon or pharmacist prescribing or supplying the substance believes would suffer undue

[s 167]

hardship if the person were required to open a container complying with this section; or

- (c) to be used by, or administered to, a patient in a hospital or nursing home.
- (3) In this section—

non-reclosable container means a container that—

- (a) is in the form of a blister package or other sealed unit; and
- (b) is made from paper, film, plastic material, metal foil or another sheet or strip material, other than cellulose film or unlaminated paper; and
- (c) contains a single dosage unit, whether or not as part of a continuous series forming a strip or sheet of the same material.

prescribed substance means-

- (a) a capsule, lozenge, pastille, suppository, tablet or similar discrete solid dosage unit, other than individually wrapped powders, containing—
 - (i) a therapeutic or animal use substance mentioned in schedule 14, part 1; or
 - (ii) an ester, salt or other derivative of a therapeutic or animal use substance mentioned in schedule 14, part 1; or
- (b) a liquid preparation containing a therapeutic or animal use substance mentioned in schedule 14, part 2.

reclosable container means—

- (a) a container fitted with a closure mentioned in schedule 13, part 1; or
- (b) a container mentioned in schedule 13, part 2.

therapeutic or animal use substance means—

(a) a therapeutic substance; or

(b) a substance for animal use that would be a therapeutic substance if it were for human use.

168 Biological preparations

(1) In this section—

biological preparation means-

- (a) a product prepared from animal tissue (including blood, lymph or glandular secretion) or by the agency of microscopic or ultramicroscopic organisms or ferment of any kind, used for or in relation to therapeutic use;
- (b) a synthetic compound identical with or closely related to the products specified in paragraph (a) and in respect of which a claim is made that it has comparable therapeutic use.
- (2) A person shall not sell a package containing a biological preparation unless the label on or attached to that package—
 - (a) complies with the general labelling requirements prescribed by this part;
 - (b) bears thereon or therein—
 - (i) the nature and proportion of antiseptic (if any) that has been added;
 - (ii) the precautions necessary for preserving the properties of the contents during the period to and including the expiry date;
 - (iii) in the case of diphtheria or tetanus antitoxic sera-
 - (A) the number of immunising units contained in any stated volume expressed in terms of the units prescribed by the Therapeutic Substances Regulations made under the *Therapeutic Substances Act 1925* (UK) or the Therapeutic Goods Regulations made under the *Therapeutic Goods Act 1989* (Cwlth), or adopted by the National Institute

of Health, Washington, D.C., United States of America;

- (B) whether or not the contents are free from organisms natural serum, a solution of antitoxic globulins, dried natural serum or dried antitoxic globulins;
- (iv) in the case of bacterial vaccines—
 - (A) the identity and number of organisms per millilitre and the maximal doses for administration;
 - (B) whether or not the contents are free from organisms other than those peculiar to the preparation;
- (v) in the case of antitoxin, whether or not the contents are sterile or contain free toxin.

Maximum penalty—20 penalty units.

(3) A biological preparation in which the growth of pathological organisms is possible shall not be packed in a rubbercapped package for repeated use unless there is present in the preparation a sufficient concentration of antiseptic to inhibit bacterial growth.

Maximum penalty—20 penalty units.

(4) Where no antiseptic is present in a biological preparation, there shall be written in the label on or attached to a package containing the preparation, in boldface sans serif capital letters, the words—

'NO ANTISEPTIC IS PRESENT IN THE CONTENTS OF THIS PACKAGE. THEY SHOULD BE USED FORTHWITH ON OPENING AND THE UNUSED PORTION SHOULD BE DISCARDED'.

Maximum penalty—20 penalty units.

(5) A person shall not sell a biological preparation unless it is packed in a package prescribed by the Therapeutic Goods

[s 169]

Regulations made under the *Therapeutic Goods Act 1989* (Cwlth) or in a clear glass container.

Maximum penalty—20 penalty units.

169 Duties of manufacturer

- (1) A person who manufactures for sale a therapeutic substance shall assign to each batch of that substance manufactured by the person a batch number and shall make and maintain records in accordance with subsection (2) indicating—
 - (a) the substances used in the manufacture of each batch;
 - (b) the analyses performed on those substances referred to in paragraph (a) and the results of those analyses;
 - (c) the quantities of each substance used in the manufacture of each batch;
 - (d) the procedures and controls applied in the course of manufacture to each batch being manufactured and the results of any measurements made on the batch or a sample from the batch taken during its manufacture;
 - (e) the analyses performed on each batch and the results of those analyses.

Maximum penalty—20 penalty units.

- (2) The records prescribed by subsection (1) shall be maintained for—
 - (a) at least 1 year after the expiry date shown with respect to the therapeutic substance in question;
 - (b) where no expiry date is shown, at least 6 years after the date of completion of manufacture of the therapeutic substance in question.
- (2A) A copy of any record made and maintained under this section, certified as correct by the manufacturer, shall be sent to the chief executive when and as often as the chief executive makes a request in that behalf.

Maximum penalty—20 penalty units.

- (3) A person who manufactures for sale a therapeutic substance—
 - (a) shall take a sample of each substance used in the manufacture of each batch so manufactured of at least twice the quantity necessary for the tests required to establish its identity and purity;
 - (b) shall retain each sample taken in accordance with paragraph (a) for at least 2 years after the date of the use of the substance in such manufacture;
 - (c) shall take a sample of each therapeutic substance so manufactured of such quantity as is adequate to permit examination of the substance at suitable intervals of time and the investigation of possible complaints;
 - (d) shall store the sample taken in accordance with paragraph (c) under the conditions of storage (if any) recommended on the label otherwise under such conditions as will ensure preservation of the sample;
 - (e) shall retain the sample taken in accordance with paragraph (c)—
 - (i) for at least 1 year after the expiry date shown with respect to the therapeutic substance in question;
 - (ii) where no expiry date is shown, for at least 6 years after the date of completion of the manufacture of the therapeutic substance in question.

Maximum penalty—20 penalty units.

- (4) Where the chief executive considers that it is necessary in the interests of public health to do so, a sample taken and retained in accordance with subsection (3)—
 - (a) shall be subjected to such analyses and examinations as the chief executive directs; or
 - (b) shall, at the direction of the chief executive, be furnished wholly or in part to an inspector for submission by the inspector to a laboratory of the Department of Health.

(5) A person shall not use or cause to be used in the manufacture, preparation or production of a therapeutic substance for sale water other than potable water.

Maximum penalty—20 penalty units.

- (6) For the purposes of this section, potable water is water—
 - (a) that has been obtained from an approved source; or
 - (b) that has been distilled, boiled, filtered or otherwise rendered sterile by an approved process.
- (7) Potable water—
 - (a) shall contain not more than 100 micro-organisms in 1ml;
 - (b) shall be colourless;
 - (c) shall not contain—
 - (i) micro-organisms of intestinal origin;
 - (ii) objectionable chemical constituents;
 - (iii) sediment;
 - (d) shall not be used for any purpose specified in this part requiring the use of potable water unless it has been stored and kept during the period between its collection or sterilisation and its manufacture or sale in such place and such manner as to protect and preserve it from contamination.

Maximum penalty—20 penalty units.

170 Specifications for places

(1) A person shall not establish or conduct or suffer or cause to be established or conducted a business with respect to or connected with the manufacture, preparation, production, storage, handling, packing, displaying, serving, selling or other dealing with any therapeutic substance or other drug in or at a place other than a place that complies in all respects with this part.

[s 171]

Maximum penalty—20 penalty units.

- (2) The occupier of a place in or at which any therapeutic substance or other drug for sale or a substance used or intended to be used in the manufacture or preparation of any therapeutic substance or other drug for sale is manufactured, prepared, produced, stored, handled, packed, displayed, served, sold or otherwise dealt with, shall ensure that the place—
 - (a) is constructed and maintained in accordance with the *Public Health Regulation 2005*, part 1A, division 3; and
 - (b) is provided with sewerage and drainage in compliance with the requirements of the local government, in accordance with the *Plumbing and Drainage Act 2002* or any other enactment relating to sewerage or drainage, maintained at all times in good and efficient working order; and
 - (c) has each workplace amenity stated in the *Workplace Health and Safety Regulation 2008*, schedule 13.

Maximum penalty—20 penalty units.

171 Prohibition of use of certain places

A person shall not manufacture, prepare, produce, store, handle, pack, display, serve or sell any therapeutic substance or other drug for sale or a substance used or intended to be used in the manufacture, preparation or production of any therapeutic substance or other drug for sale in or at a place or part of a place—

- (a) that is at any time—
 - used as a sleeping apartment or in which there is a bed or bedding or in direct communication by means of any door, window or other opening with a sleeping apartment or place in which there is a bed or bedding;
 - (ii) used as a sanitary convenience or in direct communication by means of any door, window or

other opening with a sanitary convenience or place in which any animal or bird is allowed to be at large;

- (iii) used as a change room;
- (b) in or at which—
 - (i) work is being performed that would be likely to contaminate that substance or drug or injuriously affect its wholesomeness, quality or cleanliness;
 - (ii) there is an opening in direct communication with a sewer or drain;
 - (iii) any animal or bird is stabled, kept or allowed to be at large;
- (c) that is in such an insanitary condition or so located or maintained as to be unfit for use in or in connection with a process or procedure specified in this section;
- (d) that is a cellar, basement, underground room or place, save with the written consent of the chief executive.

Maximum penalty—20 penalty units.

172 Power of chief executive to require cessation of use of or alterations to places or equipment

- The chief executive may give a written notice requiring the (1)owner or occupier of a place used for the manufacture, production, preparation, storing, handling, packing, displaying, serving or selling therapeutic goods or other drugs for sale, which place the chief executive has reason to believe by reason of its situation, condition, construction or disrepair is such as to render possible contamination of those goods or drugs, to cease to use in or in connection with a process or procedure specified in this subsection or to reconstruct, alter, clean, repair or otherwise deal with, that place or any part thereof as directed and within the time specified in the notice.
- (2) The chief executive, by notice in writing directed to the owner or occupier of a place used for the manufacture, preparation or production of therapeutic goods or other drugs for sale, may

[s 173]

prohibit the use in the manufacture, preparation or production of such goods or drugs of any appliance, apparatus or equipment that the chief executive has reason to believe is unsuitable for the purpose for which it is being so used.

(3) The chief executive, by notice in writing directed to the occupier of a place used for the manufacture, preparation or production of therapeutic goods or other drugs for sale, may require the occupier to restrict, in the manner and to the extent specified in the notice or to cease within the time specified such manufacture, preparation or production.

173 Maintenance of places and equipment

- (1) The occupier of a place where therapeutic goods or other drugs for sale or a substance used or intended for use in the manufacture of therapeutic goods or other drugs for sale are manufactured, prepared, produced, stored, handled, packed, displayed, served or sold, at all times, shall—
 - (a) maintain in a clean, serviceable and sanitary condition and a state of good repair—
 - (i) such place and all vehicles used in or in connection with the conveyance of such goods or other drugs;
 - (ii) all apparatus, appliances, implements, fittings, machinery and utensils used in or at such place in or in connection with a process or procedure specified in this section;
 - (b) provide adequate facilities, including hot water, for cleaning such place and all apparatus, appliances, implements, fittings or machinery used in or in connection with a process or procedure specified in this section carried out or performed in or at such place;
 - (c) keep or cause to be kept—
 - (i) such place free from rats, mice, cockroaches, flies or other vermin or insects;
 - (ii) for the purpose specified in subparagraph (i)—

- (A) all materials used in or in connection with such place so stored, stacked and arranged as to preclude harbourage for rats, mice, cockroaches, flies or other vermin or insects;
- (B) all land adjoining and every shed and outbuilding appurtenant to such place clean and free from lumber, rubbish, garbage and deleterious substances;
- (iii) the interior surfaces of every wall and ceiling of every room or compartment of such place thoroughly treated with paint or other durable material;
- (d) for the purpose of compliance with paragraph (c)(i), protect, so far as is practicable, all doors, windows and other openings in or at such place, by means of self-closing wire gauze doors or, as the case requires, wire gauze screens constructed from suitable mesh and materials;
- (e) when required so to do by the chief executive, cause any floor of such place to be covered with impervious material;
- (f) not conduct in such place, save with the consent of the chief executive, any other trade or business.

Maximum penalty—20 penalty units.

(2) A person engaged in the manufacture, preparation, production, storage, handling, packing, conveyance or delivery for sale of therapeutic goods and other drugs shall at all times take all steps and do all such acts and things as are necessary to protect such goods and drugs and every ingredient used in the manufacture thereof from rats, mice, cockroaches, flies or other vermin or insects and any contaminating or unwholesome matter, odour or thing.

Maximum penalty—20 penalty units.

[s 174]

174 Prohibition as to poisonous preparations

A person shall not keep, use or spread or cause or suffer to be kept, used or spread a preparation containing any poison or other objectionable, injurious or deleterious matter on, in or from any place in such manner and to such extent as to expose therapeutic goods or other drugs for sale to the risk of contamination.

Maximum penalty—20 penalty units.

175 Requirements as to personal cleanliness

- (1) Subject to this subsection, a person engaged in the manufacture, preparation, production, storage, handling, packing, serving, selling, conveyance or delivery of therapeutic goods or other drugs for sale, whilst so engaged shall—
 - (a) not expectorate or smoke;
 - (b) be clean in his or her habits, body and attire;
 - (c) be free from any contagious or infectious disease or communicable skin infection or infected wound;
 - (d) not wear a bandage or dressing that may come into contact with or contaminate such goods or drugs;
 - (e) immediately before commencing work and upon every occasion after visiting a sanitary convenience before resuming work, wash his or her hands and brush his or her fingernails thoroughly with soap and clean water;
 - (f) for the purpose of the prevention of the risk of contamination to or by such goods or drugs and when so directed in writing by the chief executive so to do, wear such clothing as the person is directed to wear.

Maximum penalty—20 penalty units.

(1A) Subsection (1)(a), so far as it relates to smoking, does not apply with respect to a person engaged in or in connection with the storage, handling, conveyance or delivery of therapeutic goods or other drugs for sale in cases where such goods are enclosed in hermetically sealed packages.

(2) Subject to subsection (3), a person shall not expectorate or smoke in or at any place used in the manufacture, preparation, production, storage, handling, packing, serving, selling, conveyance or delivery of therapeutic goods or other drugs for sale or whilst on or in a vehicle engaged in the conveyance for sale of such goods or drugs.

Maximum penalty—20 penalty units.

(3) The prohibition with respect to smoking specified in subsection (2) does not apply in cases where therapeutic goods or other drugs for sale contained in hermetically sealed packages are stored, handled, conveyed or delivered.

176 Prohibition as to certain persons

- (1) A person who—
 - (a) is suffering from—
 - (i) any contagious or infectious disease;
 - (ii) any communicable skin infection or acute respiratory infection;
 - (iii) any open sore or infected wound;
 - (b) is wearing a bandage or dressing that may come into contact with or contaminate therapeutic goods or other drugs;

shall not be engaged in or in connection with the manufacture, preparation, production, storage, handling, packing, serving, selling, conveyance or delivery of therapeutic goods or other drugs for sale.

Maximum penalty—20 penalty units.

(2) A person who is a carrier of disease shall not be engaged in, or be employed in any capacity in, a business connected with the manufacture, preparation, production, storage, handling, packing, serving, selling, conveyance or delivery of therapeutic goods or other drugs for sale or handle any

[s 176]

instrument, package, receptacle, utensil or vessel or other thing used in or in connection with the processes or procedures specified in this subsection.

Maximum penalty—20 penalty units.

- (3) The chief executive, by order in writing directed to the chief executive, may require a person who is employed in or in connection with—
 - (a) manufacturing, preparing, producing, storing, handling, packing, displaying, serving, selling, conveying or delivering or otherwise dealing with therapeutic goods or other drugs for sale;
 - (b) handling any receptacle, utensil, vessel or other thing in, on or from which such goods or drugs are kept or served;

to submit himself or herself to any process of clinical or bacteriological examination specified in the order for the purpose of ascertaining whether such person is capable of conveying the germs of disease to a consumer of those goods or drugs and for the purpose of such examination to present himself or herself to the medical officer in charge of the hospital nearest to the place in question or some other duly qualified medical practitioner specified in the order.

- (4) Where the chief executive is satisfied that a person is capable of conveying the causal agent of disease to a consumer of therapeutic goods or other drugs, the chief executive, by order in writing addressed to that person, may direct that person to forthwith cease work in or in connection with—
 - (a) the manufacture, preparation, production, storage, handling, serving, selling, conveying, delivering or other dealing with such goods or drugs for sale;
 - (b) the handling or other dealing with any receptacle, utensil, vessel or other thing in, on or from which such goods or drugs are kept or served;

and refrain from resuming such work until after the production by the person to the chief executive of satisfactory evidence that the person is fit to do so and the receipt by the person of permission in writing signed by the chief executive that the person may resume such work.

177 Offence as to therapeutic substance to which certain colouring substance added

A person shall not manufacture, prepare, produce or sell a therapeutic substance that contains a colouring substance other than a permitted colouring substance stated in Standard A5 of the Food Standards Code.

Maximum penalty—20 penalty units.

178 Compliance of therapeutic goods or other drugs with certain description or standard

- (1) Therapeutic goods and other drugs that are included in the APF shall comply with the descriptions therein specified for them.
- (1A) However—
 - (a) wherever therapeutic goods or other drugs are included in the British pharmacopoeia, APF and the British pharmaceutical codex, the standard of the British pharmacopoeia shall prevail;
 - (b) wherever therapeutic goods and other drugs are included in the APF and the British pharmaceutical codex but not in the British pharmacopoeia, the standard of the APF shall prevail;
 - (c) where olive oil, cottonseed oil, sesame oil or arachis oil is indicated in the British pharmacopoeia or British pharmaceutical codex as a constituent of therapeutic goods or other drugs, maize oil may be used in the stead of any of those oils.

Maximum penalty—20 penalty units.

(2) Sunscreening preparations shall comply with the Australian Standard for Sunscreen Products—Evaluation and

[s 179]

Classification (AS 2604–1998) as published by the Standards Association of Australia.

(3) A person shall not sell a sunscreening preparation which does not comply with the above standard.

Maximum penalty—20 penalty units.

179 Sale, supply and use of certain therapeutic goods restricted

(1) A person must not sell, supply or use a reagent for testing for antibodies to the human immunodeficiency virus unless permitted under this section.

Maximum penalty—20 penalty units.

- (2) The reagent may be sold or supplied to a person who has the management and control of an approved hospital or laboratory.
- (3) The reagent may be used by a person in the course of the person's professional duties at an approved hospital or laboratory.
- (4) The chief executive may approve a hospital or laboratory in writing for the purposes of this section if the chief executive is satisfied the reagent will be used in a safe and correct manner.
- (5) The chief executive may impose conditions on the approval that the chief executive considers appropriate.

Part 18 Miscellaneous

204 Automatic machines—Act, s 106

For section 106 of the Act, the sale or supply of condoms, by means of an automatic machine or similar mechanical device, is prohibited in—

- a State school within the meaning of the *Education* (*General Provisions*) Act 2006, schedule 4
- a school that is provisionally accredited, or accredited, under the *Education (Accreditation of Non-State Schools) Act 2001*
- a grammar school, within the meaning of the *Grammar Schools Act 1975*.

209 Inspector may serve notice to comply

- (1) If an inspector believes, on reasonable grounds, that a person is committing an offence against this regulation, the inspector may give the person a written notice (*notice to comply*) under this section.
- (2) A notice to comply must state—
 - (a) the act or omission comprising the alleged offence; and
 - (b) the action the person must take to rectify the alleged offence; and
 - (c) the day or time by which the person must take the action (the *due date*).
- (3) The time between when the notice to comply is given to the person and the due date must be reasonable, having regard to the action the person must take.
- (4) A person who receives a notice to comply may not be prosecuted for the alleged offence unless the person does not comply with the notice by the due date.
- (5) A person may be prosecuted for an offence against this regulation even though the person has not received a notice to comply.

210 Fees

The fees payable under the Act are in schedule 3.

[s 211]

211 Additional payment if GST applies

- (1) This section applies if GST is payable in relation to a supply under this regulation.
- (2) A person liable to pay a fee under this regulation for the supply must, in addition to the fee and at the same time as the fee is paid, pay an amount equal to 10% of the fee.

Part 19 Repeals

Division 1 Repeals for Subordinate Legislation 1996 No. 121

424 Repeals

- (1) The following regulations made under the Act are repealed—
 - Camping Ground Regulation 1987
 - Cancer Registration Regulation 1981
 - Hairdressers Regulation 1989
 - Hazardous Substances (Placarding) Regulation 1988
 - Health (Analysis Fees) Regulation 1981
 - Health (Analyst's Certificate) Regulation 1993
 - Health (Dispensary) Regulation 1993
 - Health (Pest Control Operators) Regulation 1977
 - Health (Poisons—Fumigation) Regulation 1973
 - Health (Radioactive Substances) Regulation 1994
 - Health (Scientific Research and Studies) Regulation 1993
 - Hyperbaric Chamber Therapy Regulation 1989
 - Maltreatment of Children Regulation 1980

- Mosquito Prevention and Destruction Regulation 1982
- Perinatal Statistics Regulation 1986
- Prescribed Substances Standards and Methods Regulation 1987
- Skin Penetration Regulation 1987
- Therapeutic Goods and Other Drugs Regulation 1982
- Vermin Control Regulation 1991.
- (2) The instruments made under the Act as notifications and published in the gazette on the dates and at the pages stated below are repealed—
 - (a) 26 June 1982 at page 1643; and
 - (b) 22 October 1988 at page 881; and
 - (c) 16 June 1990 at page 962; and
 - (d) 4 June 1993 at page 777.
- (3) The instruments made under the Act as orders in council and published in the gazette on the dates and at the pages stated below are repealed—
 - (a) 8 May 1971 at page 183; and
 - (b) 30 July 1977 at page 1695; and
 - (c) 1 September 1979 at page 75; and
 - (d) 13 August 1988 at page 3393; and
 - (e) 22 October 1988 at page 881; and
 - (f) 1 September 1990 at page 84.

Division 2 Transitional provisions for Health Amendment Regulation (No. 4) 1999

425 Transitional provisions for offences against repealed part

(1) Proceedings for an offence against the repealed part may be started or continued, and the provisions of the repealed part

[s 425]

and the *Health Act 1937* that are necessary or convenient to be used in relation to the proceedings continue to apply, as if the *Health Amendment Regulation (No. 4) 1999* had not commenced.

- (2) For subsection (1), the *Acts Interpretation Act 1954*, section 20 applies, but does not limit the subsection.
- (3) In this section—

repealed part means the *Health Regulation 1996*, part 2, as in force from time to time before its repeal by the *Health Amendment Regulation (No. 4) 1999*.

Schedule 3 Fees

section 210

\$

Analysis of a drug or article by an analyst by any of the following methods—

(a)	chemical	289.00
(b)	physical	289.00
(c)	chemical and physical	289.00
(d)	microbiological	289.00

Schedule 4 Items to be provided

section 25(1)

- 1 a refrigerator, fitted with a device capable of registering the minimum and maximum temperature, for use for storing therapeutic products at appropriate temperatures
- 2 three metric certified dispensing measures
- 3 a funnel
- 4 two spatulas
- 5 a tablet counting tray
- 6 a current copy of each of the following—
 - (a) the Health (Drugs and Poisons) Regulation 1996;
 - (b) the Standard for the Uniform Scheduling of Medicines and Poisons published by the Commonwealth;
 - (c) the Register of Dental Practitioners kept under the Health Practitioner Regulation National Law;
 - (d) the Register of Medical Practitioners kept under the Health Practitioner Regulation National Law;
 - (e) the register of veterinary surgeons kept under the *Veterinary Surgeons Act 1936*, section 16(1)(a)

Schedule 5 Additional items

section 25(2)

- 1 a set of mechanical or electronic counter scales, capable of weighing up to 1kg with an appropriate set of metric weights (if necessary)
- 2 a dispensing balance capable of weighing up to 50g that is either—
 - (a) an electronic balance; or
 - (b) a mechanical balance with an appropriate set of metric weights (if necessary)
- 3 a certified 10ml, 20ml, 50ml, 100ml, 200ml and 1L dispensing measure
- 4 a mortar and pestle
- 5 a stirring rod
- 6 an ointment slab
- 7 an electric or gas heating appliance for use in dispensing a drug or poison

Schedule 13 Closures and containers

section 167(3), definition reclosable container

Part 1 Closure

Name of closure	Australian registered trade mark	Australian patent number	Approved sizes	Australian distributor	Australian manufacturer
Argus-Loc	yes	none	28 33 38mm	ACI Plastics Kingsway MOORABBIN 3189	imported
Clic-Loc	no	477954	22 24 28 33 38mm	ACI Plastics Kingsway MOORABBIN 3189	imported
Clic-Loc	no	477954	24 28 33 38mm	GLASS-PAK (Aust) Pty Ltd 349 Darebin Road THORNBURY 3071	imported
Easy Lok	yes	467825	28 and 38mm	RTTA Plastics Marketing & Development Pty Ltd PO Box 443 CARINGBAH 2229	imported
Kerr CR-1	yes	none	20 22 24 28 30 33 38mm	O R Cormack Pty Ltd 13 Leeds Street RHODES 2138	20 24 28 30 33 38mm manufactured by O R Cormack Pty Ltd 13 Leeds Street RHODES 2138 22mm imported

Schedule 13

Name of closure	Australian registered trade mark	Australian patent number	Approved sizes	Australian distributor	Australian manufacturer
Key	no	60320/80 applied for	28mm only	Van Leer Australia Pty Ltd Plastics Division cnr Ferndell Street & Boundary Road CHESTER HILL 2162	Van Leer Australia Pty Ltd Plastics Division cnr Ferndell Street & Boundary Road CHESTER HILL 2162
Ring guard	yes	449374	20 22 24 28 33 38mm	O R Cormack Pty Ltd 13 Leeds Street RHODES 2138	28mm only manufactured by O R Cormack Pty Ltd 13 Leeds Street RHODES 2138 other sizes imported
Spotlock	yes	none	28mm only	Madrega Pty Ltd 139 Green's Road DANDENONG 3175	imported
Sunbeam FG	no	80696/82 applied for	28mm only	RTTA Plastics Marketing & Development Pty Ltd PO Box 443 CARINGBAH 2229	imported
Willsafe	yes	550878	24 28 33 38mm	Williamson Ltd & Co Pty Ltd 27 Anzac Street GREENACRE 2190	Williamson & Co Pty Ltd 27 Anzac Street GREENACRE 2190

Health Regulation 1996

Schedule 13

Part 2 Reclosable container

Name of container	Australian registered trade mark	Australian patent number	Approved sizes	Australian distributor	Australian manufacturer
Loxon	yes	438899	28mm only	Loxon Products 30 Albert Parade ASHFIELD 2131	J W S Plastics Pty Ltd 15 Stanton Road SEVEN HILLS 2147
Snap-safe	yes	PA33918/71	24 28 38mm	OR Cormack Pty Ltd 13 Leeds Street RHODES 2138	closure– imported container manufactured by OR Cormack Pty Ltd 13 Leeds Street RHODES 2138
Snap-safe Closure with Neta vial	yes	462620	20mm only	closure–OR Cormack Pty Ltd 13 Leeds Street RHODES 2138 vial–Neta Moulders 181 Burwood Road HAWTHORN 3122	closure– imported vial– manufactured by Neta Moulders 181 Burwood Road HAWTHORN 3122

Schedule 14 **Prescribed substances**

section 167(3), definition prescribed substance

Part 1 Solid dosage unit

1 Antihistamines, that is all substances the principal action of which is to antagonise the effects of histamine on H1 receptors, in preparations where the antihistamine is the only therapeutically active substance, including-

antazoline astemizole azatadine bamipine bromodiphenhydramine brompheniramine buclizine carbinoxamine cetoxime chlorcyclizine chloropyrilene chlorpheniramine chlorpheniramine chlorphenoxamine chlorphenoxamine clemastine clemizole cycliramine cyclizine cyproheptadine deproprine	dexbrompheniramine dexchlorpheniramine dimenhydrinate dimethindene dimethothiazine diphenhydramine diphenidol diphenylpyraline doxylamine embramine halopyramine histapyrrodine homochlorcyclizine hydroxyzine isothipendyl mebhydrolin meclozine mepyramine methaphenilene methdilazine	phenindamine pheniramine phenyltoloxamine promethazine prothipendyl pyrathiazine pyroxamine pyrrobutamine rotoxamine thenalidine thenyldiamine thiazinamium thonzylamine tolpropamine trimeprazine trimethobenzamide tripelennamine triprolidine
Tricyclic antidepressants amitriptyline	e	monometacrine
amitriptyline	imipramine	monometacrine

2

amitriptyline	imipramine	monometacri
amoxapine	intriptyline	nortriptyline
butriptyline	iprindole	noxiptyline
cidoxepin	ketipramine	octriptyline
clomipramine	lofepramine	opipramol

Schedule 14

desipramine	loxapine	pirandamine
dibenzepin	maprotiline	prazepine
dothiepin	melitracen	protriptyline
doxepin	mezepine	tandamine
fantridone	mianserin	trimipramine

- 3 Aspirin
- 4 Paracetamol
- 5 Salicylamide
- 6 Iron compounds, other than in preparations containing the equivalent of 5mg or less of elemental iron in each solid dosage form
- 7 Digitalis glycosides
- 8 Quinine
- 9 Chloroquine
- 10 Monoamine oxidase inhibitors including—

iproniazid	phenelzine
isocarboxazid	tranylcypromine

11 Antiarrhythmics including—

amiodarone	mexiletine
bretylium	procainamide
disopyramide	quinidine
flecainide	verapamil

- 12 Anticonvulsants including carbamazepine phenytoin
- 13 Glutethimide
- 14 Orphenadrine
- 15 Lithium carbonate
- 16 Diphenoxylate hydrochloride with atropine sulphate
- 17 Fluoride salts, in packs containing the equivalent of more than 100mg of elemental fluorine

Schedule 14

Part 2 Liquid preparations

- 18 Paracetamol, in preparations where paracetamol is the only therapeutically active substance, except in paediatric drops in packs containing not more than 2g of paracetamol
- 19 Methyl salicylate, in preparations containing more than 50% volume in volume of methyl salicylate, in a volume of 200ml or less
- 20 Eucalyptus oil, in preparations containing more than 50% volume in volume of eucalyptus oil, in a volume of 200ml or less
- 21 Digitalis glycosides
- 22 Iron, in preparations containing the equivalent of more than 250mg of elemental iron in the total contents of the container
- 23 Melaleuca oil, in preparations containing more than 25% of cineole and in packs of 200ml or less

Endnotes

1 Index to endnotes

	Page
2	Date to which amendments incorporated
3	Key
4	Table of reprints
5	Tables in earlier reprints
6	List of legislation
7	List of annotations

2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 1 August 2011. Future amendments of the Health Regulation 1996 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

Note—This new regulation includes provisions relocated from several older regulations (see list of legislation). The list of annotations does not include information about the history of any provision before its relocation to the Health Regulation 1996.

3 Key

Key to abbreviations in list of legislation and annotations

Key		Explanation	Key		Explanation
AIA	=	Acts Interpretation Act 1954	(prev)	=	previously
amd	=	amended	proc	=	proclamation
amdt	=	amendment	prov	=	provision
ch	=	chapter	pt	=	part
def	=	definition	pubd	=	published
div	=	division	R[X]	=	Reprint No. [X]
exp gaz	=	expires/expired gazette	RA reloc	=	Reprints Act 1992 relocated
hdg	=	heading	renum	=	renumbered
ins	=	inserted	rep	=	repealed
lap	=	lapsed	(retro)	=	retrospectively
notfd	=	notified	rv	=	revised edition
num	=	numbered	s	=	section
o in c	=	order in council	sch	=	schedule
om orig	=	omitted original	sdiv SIA	=	subdivision Statutory Instruments Act 1992
p	=	page	SIR	=	Statutory Instruments Regulation 2002
para	=	paragraph	SL	=	subordinate legislation
prec	=	preceding	sub	=	substituted
pres prev	=	present previous	unnum	=	unnumbered

4 Table of reprints

Reprints are issued for both future and past effective dates. For the most up-to-date table of reprints, see the reprint with the latest effective date.

If a reprint number includes a letter of the alphabet, the reprint was released in unauthorised, electronic form only.

Reprint No.	Amendments to	Effective	Reprint date
1	1996 SL No. 121	7 June 1996	8 July 1996
1A	1996 SL No. 415	20 December 1996	9 April 1997
2	1998 SL No. 74	9 April 1998	1 May 1998
2A	1998 SL No. 246	4 September 1998	7 September 1998
2B	1998 SL No. 343	21 December 1998	12 January 1999
2C	1999 SL No. 4	8 February 1999	8 February 1999
2D	1999 SL No. 13	5 March 1999	9 March 1999
2E	1999 SL No. 174	30 July 1999	2 November 1999
2F	1999 SL No. 257	30 July 1999	29 November 1999
2G	1999 SL No. 330	1 January 2000	11 January 2000
3	1999 SL No. 330	1 January 2000	2 March 2000
3A	2000 SL No. 80	5 May 2000	19 May 2000
3B	2000 SL No. 148	1 July 2000	25 July 2000
3C	2000 SL No. 295	30 November 2000	14 December 2000

Endnotes

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Reprint	Amendments to	Effective	Reprint date
No.			
3D	2001 SL No. 67	8 June 2001	22 June 2001
3E	2001 Act No. 103	1 January 2002	15 January 2002
3F	2001 Act No. 103	1 February 2002	8 February 2002
3G	2002 SL No. 20	15 February 2002	22 February 2002
3H	2002 SL No. 80	1 May 2002	6 May 2002
3I	2002 SL No. 80	7 May 2002	17 May 2002
3J	2002 SL No. 156	28 June 2002	28 June 2002
Reprint No.	Amendments included	Effective	Notes
3K	2002 SL No. 156	1 July 2002	
3L	2002 SL No. 195	9 August 2002	R3L withdrawn, see R4
4	_	9 August 2002	,
4A	2003 SL No. 79	1 May 2003	
4B	2003 SL No. 130	1 July 2003	
4C	2001 Act No. 103	20 September 2003	
4D	2004 SL No. 34	8 April 2004	
4E	2003 Act No. 81	1 July 2004	
	2004 SL No. 27	-	
4F	2004 SL No. 154	18 August 2004	
4G	2005 SL No. 170	29 July 2005	
5	2005 SL No. 192	31 August 2005	
5A	2005 SL No. 247	7 October 2005	
5B	2005 SL No. 281	1 December 2005	
5C	2006 SL No. 190	1 August 2006	
5D	2006 SL No. 246	30 October 2006	
5E	2006 SL No. 308	15 December 2006	R5E withdrawn, see R6
6	_	15 December 2006	
6A	2007 SL No. 86	18 June 2007	
6B	2007 SL No. 143	29 June 2007	
6C	2007 SL No. 129	1 August 2007	
7	2008 SL No. 185	1 August 2008	
7A	2008 SL No. 420	12 December 2008	
7B	2009 SL No. 154	1 August 2009	
7C	2010 SL No. 81	14 May 2010	
7D	2010 SL No. 193	1 August 2010	
7E	2011 SL No. 128	1 July 2011	
7F	2011 SL No. 117	1 August 2011	R7F withdrawn, see R8
8	—	1 August 2011	

5 Tables in earlier reprints

Name of table

Changed citations and remade laws Changed names and titles Reprint No.

1 1

Endnotes

Corrected minor errors Renumbered provisions 1, 2, 3, 5 1

6 List of legislation

Health Regulation 1996 SL No. 121

made by the Governor in Council on 6 June 1996
notfd gaz 7 June 1996 pp 902–5
commenced on date of notification
exp 31 August 2011 (see SIA s 56A(2) and SIR s 5 sch 3)
Note—The expiry date may have changed since this reprint was published. See the latest reprint of the SIR for any change.

list of legislation to Camping Ground Regulation 1987—before relocation of ss 4–17 to Health Regulation 1996 SL No. 121 as pt 2 ss 2–15 (see 1996 SL No. 121 s 226)

Camping Ground Regulation 1987

pubd gaz 6 June 1987 pp 921–30 commenced on date of publication

amending legislation-

regulation published gazette (pre SL series)— 18 May 1991 pp 275–6 commenced on date of publication

Health Regulation 1996 SL No. 121 pts 1, 19 div 1, sch 15 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification

list of legislation to Health (Dispensary) Regulation 1993—before relocation of divs 1–4, schs 1–2 to Health Regulation 1996 SL No. 121 as pt 4 divs 1–4, schs 4, 5 (see 1996 SL No. 121 s 246)

Health (Dispensary) Regulation 1993 SL No. 509

notfd gaz 17 December 1993 pp 1812–21 ss 1–2 commenced on date of notification remaining provisions commenced 1 January 1994 (see s 2)

amending legislation-

Health Regulation 1996 SL No. 121 pts 1, 19 div 2

notfd gaz 7 June 1996 pp 902–5 commenced on date of notification

list of legislation to Hairdressers Regulation 1989—before relocation of divs 1–6, sch 2 to Health Regulation 1996 SL No. 121 as pt 5 divs 1–6, sch 6 (see 1996 SL No. 121 s 278)

Health Regulation 1996

Endnotes

Hairdressers Regulation 1989

pubd gaz 28 January 1989 pp 537–54 commenced on date of publication

amending legislation—

Health Regulation 1996 SL No. 121 pts 1, 19 div 3 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification

list of legislation to Hyperbaric Chamber Therapy Regulation 1989—before relocation of ss 3–5 to Health Regulation 1996 SL No. 121 as pt 6 ss 60–62 (see 1996 SL No. 121 s 283)

Hyperbaric Chamber Therapy Regulation 1989 pubd gaz 14 October 1989 pp 1169–70 commenced on date of publication (see s 2)

amending legislation-

Health Regulation 1996 SL No. 121 pts 1, 19 div 4

notfd gaz 7 June 1996 pp 902–5 commenced on date of notification

list of legislation to Mosquito Prevention and Destruction Regulation 1982—before relocation of divs 1–3 to Health Regulation 1996 SL No. 121 as pt 8 divs 1–3 (see 1996 SL No. 121 s 303)

Mosquito Prevention and Destruction Regulation 1982 pubd gaz 2 October 1982 pp 487–9 commenced on date of publication exempted from application of Regulatory Reform Act 1986 by o in c pubd gaz 6 May 1989 pp 208–9

amending legislation-

regulation published gazette (pre SL series)— 20 April 1991 pp 2570–1 commenced on date of publication

Health Regulation 1996 SL No. 121 pts 1, 19 div 5 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification

list of legislation to Health (Pest Control Operators) Regulation 1977—before relocation of ss 3–12 to Health Regulation 1996 SL No. 121 as pt 10 ss 82–90 (see 1996 SL No. 121 s 308)

Health (Pest Control Operators) Regulation 1977 (prev Pest Control Operators Regulation 1977 (see 1994 SL No. 213 s 21)) pubd gaz 16 July 1977 p 1544

commenced 1 October 1977 (see s 1)

exempted from application of Regulatory Reform Act 1986 by o in c pubd gaz 6 May 1989 pp 108–9

Endnotes

amending legislation-

regulations published gazette (pre SL series)-

23 December 1978 p 1990 commenced on date of publication

25 August 1979 p 2187 commenced on date of publication

10 November 1979 p 1097 commenced on date of publication

1 November 1980 p 1056 commenced on date of publication

3 October 1981 p 472 commenced on date of publication

27 November 1982 p 1560 commenced on date of publication

19 November 1983 p 1245 commenced on date of publication

22 September 1984 p 417 commenced on date of publication

9 November 1985 p 1316 commenced on date of publication

9 August 1986 p 2507 commenced on date of publication

26 September 1987 p 337 commenced on date of publication

22 October 1988 p 853 commenced on date of publication

23 September 1989 p 750 commenced on date of publication

15 September 1990 p 281 commenced on date of publication

Department of Health (Variation of Fees) Regulation (No. 2) 1991 SL No. 147 pts 1, 4

pubd gaz 30 November 1991 pp 1644–55 commenced on date of publication

Pest Control Operators Amendment Regulation (No. 1) 1994 SL No. 106 notfd gaz 25 March 1994 pp 1228–32 commenced on date of notification

Endnotes

Health Legislation Amendment Regulation (No. 1) 1994 SL No. 213 pts 1, 6 notfd gaz 24 June 1994 pp 1058–61 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 1994 (see s 2(1))
Health Regulation 1996 SL No. 121 pts 1, 19 div 6, sch 16 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
list of legislation to Hazardous Substances (Placarding) Regulation 1988—before relocation of divs 1–5, schs 1–4 to Health Regulation 1996 SL No. 121 as pt 11 divs 1–5, schs 7–10 (see 1996 SL No. 121 s 328)
Hazardous Substances (Placarding) Regulation 1988 pubd gaz 13 August 1988 pp 3381–90 commenced on date of publication
amending legislation—
regulation published gazette (pre SL series)— 21 January 1989 pp 318–19 commenced on date of publication
Health Regulation 1996 SL No. 121 pts 1, 19 div 7 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
list of legislation to Health (Poisons—Fumigation) Regulation 1973—before relocation of ss 3–33 to Health Regulation 1996 SL No. 121 as pt 12 ss 99–129 (see 1996 SL No. 121 s 339)
Health (Poisons—Fumigation) Regulation 1973 (prev Poisons Fumigation Regulation 1973 (see 1994 SL No. 213 s 37)) pubd gaz 1 September 1973 pp 19–26 commenced on date of publication (see s 1) exempted from application of Regulatory Reform Act 1986 by o in c pubd gaz 18 June 1988 p 1433
amending legislation—
regulations published gazette (pre SL series)— 12 January 1974 p 133 commenced on date of publication
10 August 1974 p 2029 commenced on date of publication
3 September 1977 p 56 commenced on date of publication
8 July 1978 p 1209 commenced on date of publication
10 November 1979 p 1097 commenced on date of publication

1 November 1980 p 1056 commenced on date of publication

25 July 1981 pp 2089–90 commenced on date of publication

31 October 1981 p 961 commenced on date of publication

19 November 1983 p 1246 commenced on date of publication

7 July 1984 p 1630 commenced on date of publication

22 September 1984 p 416 commenced on date of publication

9 November 1985 p 1313 commenced on date of publication

9 August 1986 p 2503 commenced on date of publication

26 September 1987 p 335 commenced on date of publication

22 October 1988 p 850 commenced on date of publication

23 September 1989 p 751 commenced on date of publication

15 September 1990 p 284 commenced on date of publication

- Department of Health (Variation of Fees) Regulation (No. 2) 1991 SL No. 147 pts 1, 5 pubd gaz 30 November 1991 pp 1644–55 commenced on date of publication
- Poisons (Fumigation) Amendment Regulation (No. 1) 1994 SL No. 108 notfd gaz 25 March 1994 pp 1228–32 commenced on date of notification
- Poisons (Fumigation) Amendment Regulation (No. 2) 1994 SL No. 197 notfd gaz 10 June 1994 pp 896–8 commenced on date of notification
- Health Legislation Amendment Regulation (No. 1) 1994 SL No. 213 pts 1, 8 notfd gaz 24 June 1994 pp 1058–61 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 1994 (see s 2(1))

Endnotes

Health Regulation 1996 SL No. 121 pts 1, 19 div 8, sch 17 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
list of legislation to Prescribed Substances Standards and Methods Regulation 1987—before relocation of ss 2–6, sch 2 to Health Regulation 1996 SL No. 121 as pt 13 ss 130–134, sch 11 (see 1996 SL No. 121 s 346)
Prescribed Substances Standards and Methods Regulation 1987 pubd gaz 19 December 1987 pp 1716–19 commenced on date of publication
amending legislation—
Health Regulation 1996 SL No. 121 pts 1, 19 div 9 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
list of legislation to Skin Penetration Regulation 1987—before relocation of divs 1–5, sch 3 to Health Regulation 1996 SL No. 121 as pt 15 divs 1–5, sch 12 (see 1996 SL No. 121 s 372)
Skin Penetration Regulation 1987 pubd gaz 24 January 1987 pp 269–81 commenced on date of publication
amending legislation—
regulation published gazette (pre SL series)— 4 July 1987 pp 2574–5 commenced on date of publication
Skin Penetration Amendment Regulation 1992 SL No. 50 pubd gaz 13 March 1992 pp 1491–3 commenced on date of publication
Health Regulation 1996 SL No. 121 pts 1, 19 div 10 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
list of legislation to Therapeutic Goods and Other Drugs Regulation 1982—before relocation of ss 2–25A, schs 1–2 to Health Regulation 1996 SL No. 121 as pt 16 ss 153–179, schs 13, 14 (see 1996 SL No. 121 s 391)
Therapeutic Goods and Other Drugs Regulation 1982 pubd gaz 26 June 1982 pp 1645–66 commenced 1 July 1982 (see s 1)
amending legislation—
regulations published gazette (pre SL series)— 1 February 1986 pp 404–5 commenced on date of publication

6 December 1986 pp 2020–1 commenced 1 July 1987 and 1 September 1987 (see s 2)

6 June 1987 p 997 commenced on date of publication

2 April 1988 p 2012 commenced on date of publication

21 May 1988 p 576 commenced on date of publication

8 October 1988 p 684 commenced on date of publication

- **Therapeutic Goods and Other Drugs (Amendment) Regulation 1991 SL No. 24** pubd gaz 13 July 1991 pp 1584–5 commenced on date of notification
- Therapeutic Goods and other Drugs Amendment Regulation (No. 1) 1994 SL No. 15 notfd gaz 28 January 1994 pp 229–31 commenced on date of notification
- Therapeutic Goods and Other Drugs Amendment Regulation (No. 1) 1995 SL No. 266 notfd gaz 15 September 1995 pp 317–18

commenced on date of notification

- Health Regulation 1996 SL No. 121 pts 1, 19 div 11 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
- list of legislation to Vermin Control Regulation 1991—before relocation of divs 1–4 to Health Regulation 1996 SL No. 121 as pt 17 divs 1–4 (see 1996 SL No. 121 s 419)
- Vermin Control Regulation 1991 pubd gaz 2 February 1991 pp 413–19 commenced on date of publication

amending legislation-

- Health Regulation 1996 SL No. 121 pts 1, 19 div 12 notfd gaz 7 June 1996 pp 902–5 commenced on date of notification
- amending legislation to Health Regulation 1996 SL No. 121—after relocation of Camping Ground Regulation 1987 ss 4–17, Health (Dispensary) Regulation 1993 SL No. 509 divs 1–4, sch 1–2, Hairdressers Regulation 1989 divs 1–6, sch 2, Hazardous Substances (Placarding) Regulation 1988 divs 1–5, schs 1–4, Health (Pest Control Operators) Regulation 1977 ss 3–12, Health (Poisons— Fumigation) Regulation 1973 ss 3–33, Hyperbaric Chamber Therapy Regulation 1989 ss 3–5, Mosquito Prevention and Destruction Regulation 1982 divs 1–3, Prescribed Substances Standards and Methods Regulation

Endnotes

	rapeutic Goods and Other Drugs Regulation 1982 ss 2–25A, schs 1–2, nin Control Regulation 1991 divs 1–4
notfd g	ndment Regulation (No. 1) 1996 SL No. 415 az 20 December 1996 pp 1588–98 enced on date of notification
notfd g	ndment Regulation (No. 1) 1998 SL No. 48 gaz 27 March 1998 pp 1310–12 enced on date of publication
notfd g	ndment Regulation (No. 2) 1998 SL No. 74 az 9 April 1998 pp 1530–2 enced on date of notification
notfd g	ndment Regulation (No. 3) 1998 SL No. 246 gaz 4 September 1998 pp 68–9 enced on date of notification
notfd g ss 1–2	slation Amendment Regulation (No. 1) 1998 SL No. 343 pts 1, 6 az 18 December 1998 pp 1551–7 commenced on date of notification ing provisions commenced 21 December 1998 (see s 2)
notfd g ss 1, 3	ndment Regulation (No. 1) 1999 SL No. 4 gaz 5 February 1999 pp 393–4 commenced on date of notification ing provisions commenced 8 February 1999 (see s 3)
notfd g	ndment Regulation (No. 2) 1999 SL No. 13 gaz 5 March 1999 pp 950–3 enced on date of notification
notfd g	ndment Regulation (No. 3) 1999 SL No. 154 az 2 July 1999 pp 1223–4 enced on date of notification
notfd g	slation Amendment Regulation (No. 1) 1999 SL No. 174 pts 1, 3 gaz 30 July 1999 pp 1905–6 enced on date of notification
notfd g ss 1–2	ndment Regulation (No. 4) 1999 SL No. 257 gaz 5 November 1999 pp 918–21 commenced on date of notification ing provisions commenced 31 December 1999 (see s 2)
notfd g ss 1–2	afety Regulation 1999 SL No. 330 ss 1–2, pt 11 az 17 December 1999 pp 1586–9 commenced on date of notification ing provisions commenced 1 January 2000 (see s 2)

1987 ss 2-6, sch 2, Skin Penetration Regulation 1987 divs 1-5, sch 3,

Endnotes

Health Amendment Regulation (No. 1) 2000 SL No. 80 notfd gaz 5 May 2000 pp 65-66 commenced on date of notification
Health Legislation Amendment Regulation (No. 1) 2000 SL No. 148 pts 1, 3 notfd gaz 30 June 2000 pp 736–48 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2000 (see s 2)
Private Health Facilities Regulation 2000 SL No. 295 ss 1–2, 11 notfd gaz 24 November 2000 pp 1188–9 ss 1–2 commenced on date of notification remaining provisions commenced 30 November 2000 (see s 2) Note—A regulatory impact statement and explanatory note were prepared.
Dangerous Goods Safety Management Act 2001 No. 28 ss 1–2, 189(1) sch 1 date of assent 25 May 2001 ss 1–2 commenced on date of assent remaining provisions commenced 7 May 2002 (2002 SL No. 86)
Health Amendment Regulation (No. 1) 2001 SL No. 67 notfd gaz 8 June 2001 pp 516–17 commenced on date of notification
Education (Accreditation of Non-State Schools) Regulation 2001 SL No. 211 ss 1–2, 23 notfd gaz 23 November 2001 pp 1088–91 ss 1–2 commenced on date of notification remaining provisions commenced 1 January 2002 (see s 2)
Dental Practitioners Registration Regulation 2001 SL No. 264 ss 1–2, 17 sch 5 notfd gaz 14 December 2001 pp 1351–4 ss 1–2 commenced on date of notification remaining provisions commenced 1 January 2002 (see s 2)
Pharmacists Registration Regulation 2001 SL No. 267 ss 1–2, 14 sch 4 notfd gaz 14 December 2001 pp 1351–4 ss 1–2 commenced on date of notification remaining provisions commenced 1 February 2002 (see s 2)
Physiotherapists Registration Regulation 2001 SL No. 268 ss 1–2, 10 sch 3 notfd gaz 14 December 2001 pp 1351–4 ss 1–2 commenced on date of notification remaining provisions commenced 1 February 2002 (see s 2)
Pest Management Act 2001 No. 103 ss 1–2, 145 sch 2 date of assent 19 December 2001 ss 1–2 commenced on date of assent remaining provisions commenced 20 September 2003 (automatic commencement under AIA s 15DA(2) (2002 SL No. 345 s 2))

Health Legislation Amendment Regulation (No. 1) 2002 SL No. 20 pts 1, 4 notfd gaz 15 February 2002 pp 618–19 commenced on date of notification
Podiatrists Registration Regulation 2002 SL No. 80 ss 1–2, 10 sch 3 notfd gaz 26 April 2002 pp 1540–3 ss 1–2 commenced on date of notification remaining provisions commenced 1 May 2002 (see s 2)
Health Legislation Amendment Regulation (No. 2) 2002 SL No. 156 pts 1, 4 notfd gaz 28 June 2002 pp 876–83 s 19 commenced 1 July 2002 (see s 2) remaining provisions commenced on date of notification
Health Amendment Regulation (No. 1) 2002 SL No. 195 notfd gaz 9 August 2002 pp 1362–3 commenced on date of notification
Health Amendment Regulation (No. 1) 2003 SL No. 79 notfd gaz 1 May 2003 pp 1–2 commenced on date of notification
Health Legislation Amendment Regulation (No. 1) 2003 SL No. 130 pts 1, 4 notfd gaz 27 June 2003 pp 749–56 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2003 (see s 2)
Public Health (Infection Control for Personal Appearance Services) Act 2003 No. 81 ss 1–2, 162 sch 1 date of assent 6 November 2003 ss 1–2 commenced on date of assent remaining provisions commenced 1 July 2004 (2003 SL No. 351)
Dental Practitioners Registration and Other Legislation Amendment Regulation (No. 1) 2004 SL No. 27 ss 1–2, 3(2), sch notfd gaz 2 April 2004 pp 1315–16 ss 1–2 commenced on date of notification remaining provisions commenced 1 July 2004 (see s 2)
Health Legislation Amendment Regulation (No. 1) 2004 SL No. 34 pts 1, 5 notfd gaz 8 April 2004 pp 1391–3 commenced on date of notification
Health Legislation Amendment Regulation (No. 3) 2004 SL No. 154 ss 1–2(1), pt 4 notfd gaz 13 August 2004 pp 1165–7 ss 1–2 commenced on date of notification remaining provisions commenced 18 August 2004 (see s 2(1))
Health Legislation Amendment Regulation (No. 4) 2005 SL No. 170 s 1, pt 4 notfd gaz 29 July 2005 pp 1146–8 commenced on date of notification

Health Amendment Regulation (No. 1) 2005 SL No. 192 notfd gaz 12 August 2005 pp 1297–1303 ss 1–2 commenced on date of notification remaining provisions commenced 31 August 2005 (see s 2, 2004 No. 36 s 66 and 2005 SL No. 62)
Health Legislation Amendment Regulation (No. 6) 2005 SL No. 247 pts 1, 4 notfd gaz 7 October 2005 pp 507–9 commenced on date of notification
Public Health Regulation 2005 SL No. 281 ss 1–2(1), pt 8 notfd gaz 25 November 2005 pp 1132–3 ss 1–2 commenced on date of notification remaining provisions commenced 1 December 2005 (see s 2(1))
Health Legislation Amendment Regulation (No. 6) 2006 SL No. 190 ss 1, 2(1), pt 4 notfd gaz 28 July 2006 pp 1480–2 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2006 (see s 2(1))
Education (General Provisions) Regulation 2006 SL No. 246 ss 1, 2(3), 90(1) sch 1 notfd gaz 6 October 2006 pp 577–80 ss 1–2 commenced on date of notification remaining provisions commenced 30 October 2006 (see s 2(3))
Health Legislation Amendment Regulation (No. 7) 2006 SL No. 308 pts 1, 3 notfd gaz 15 December 2006 pp 1861–5 commenced on date of notification
Public Health and Other Legislation Amendment Regulation (No. 1) 2007 SL No. 86 pts 1–2 notfd gaz 18 May 2007 pp 345–8 ss 1–2 commenced on date of notification remaining provisions commenced 18 June 2007 (see s 2) Note—A regulatory impact statement and explanatory note were prepared.
Health Legislation Amendment Regulation (No. 3) 2007 SL No. 129 ss 1, 2(2), pt 3 notfd gaz 22 June 2007 pp 1018–20 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2007 (see s 2(2))
Health Legislation Amendment Regulation (No. 4) 2007 SL No. 143 pts 1, 5 notfd gaz 29 June 2007 pp 1157–65 commenced on date of notification
Health Legislation Amendment Regulation (No. 3) 2008 SL No. 185 ss 1, 2(2), pt 4 notfd gaz 27 June 2008 pp 1268–78 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2008 (see s 2(2))
Health Legislation Amendment Regulation (No. 5) 2008 SL No. 420 s 1, pt 5 notfd gaz 12 December 2008 pp 2044–53 commenced on date of notification

Health Legislation Amendment Regulation (No. 2) 2009 SL No. 154 ss 1, 2(2), pt 3 notfd gaz 24 July 2009 pp 1169–70 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2009 (see s 2(2))			
Health Legislation Amendment Regulation (No. 3) 2010 SL No. 81 pts 1, 3 notfd gaz 14 May 2010 pp 121–2 commenced on date of notification			
Health Legislation (Fees) Amendment Regulation (No. 1) 2010 SL No. 193 ss 1–2(1), pt 2 notfd gaz 30 July 2010 p 1253–5 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2010 (see s 2(1))			
 Health Legislation (Fees) Amendment Regulation (No. 1) 2011 SL No. 117 ss 1, 2(2), pt 3 notfd gaz 1 July 2011 pp 589–96 ss 1–2 commenced on date of notification remaining provisions commenced 1 August 2011 (see s 2(2)) Note—An explanatory note was prepared. Health Legislation Amendment Regulation (No. 3) 2011 SL No. 128 s 1, pt 2 notfd gaz 1 July 2011 pp 589–96 commenced on date of notification Note—An explanatory note was prepared. 			
7 List of annotations			
PART 2—CAMPING GROUNDS pt 2 (ss 2–15) om 1999 SL No. 257 s 4			
PART 3—CANCER REGISTRATION pt hdg om 2005 SL No. 281 s 21			

Definition for part

s 16 om 2000 SL No. 295 s 11(2)

Class of patient or resident—Act, s 100C(1)

s 17 sub 1998 SL No. 343 s 16 amd 2000 SL No. 295 s 11(3) om 2005 SL No. 281 s 21

Time for giving return—Act, s 100C(1)

s 18 amd 1998 SL No. 343 s 17; 2000 SL No. 295 ss 11(3)–(4) om 2005 SL No. 281 s 21

Person required to complete return—Act, s 100C(1)

s 19 amd 1998 SL No. 343 s 18; 2000 SL No. 295 ss 11(4) om 2005 SL No. 281 s 21

Classes of cancer—Act, s 100C(2) s 20 om 2005 SL No. 281 s 21		
s 21 amd 2002 SL No. 156 s 10 om 2005 SL No. 281 s 21		
Person prescribed as contractor—Act, s 100DA(1) s 21A ins 1998 SL No. 343 s 19 om 2005 SL No. 281 s 21		
Time for giving further information—Act, s 100DC(3)(a) s 21B ins 1998 SL No. 343 s 19 om 2005 SL No. 281 s 21		
Disclosure of information from register—Act, s 100E(3)(e) s 21BA ins 1999 SL No. 174 s 5 om 2005 SL No. 281 s 21		
PART 3A—PAP SMEAR REGISTER pt 3A (s 21C) ins 1999 SL No. 4 s 4 om 2005 SL No. 281 s 21		
Definitions s 22 def "AS 1386" amd 2010 SL No. 81 s 5(1) def "AS 2639" amd 2010 SL No. 81 s 5(2) def "Australian Standard" om 2002 SL No. 156 s 11 def "Standard for the Uniform Scheduling of Drugs and Poisons" om 2002 SL No. 156 s 11		
PART 5—HAIRDRESSERS pt hdg om 2003 Act No. 81 s 162 sch 1		
Division 1—Administration of part and interpretation div 1 (ss 35–36) om 2003 Act No. 81 s 162 sch 1		
Division 2—Licences div 2 (ss 37–46) om 2003 Act No. 81 s 162 sch 1		
Division 3—Licensed premises div 3 (ss 47–48) om 2003 Act No. 81 s 162 sch 1		
Division 4—Sanitary provisions div 4 (ss 49–57) om 2003 Act No. 81 s 162 sch 1		
Division 5—Disinfection of appliances etc. div 5 (s 58) om 2003 Act No. 81 s 162 sch 1		
Division 6—Miscellaneous div 6 (s 59) om 2003 Act No. 81 s 162 sch 1		
PART 6—HYPERBARIC CHAMBER THERAPY pt hdg om 2001 SL No. 67 s 3		

Definitions s 60	om 2001 SL No. 67 s 3
Application s 61	n amd 1998 SL No. 343 s 20 om 2001 SL No. 67 s 3
Hyperbari	c oxygen therapy prohibited
s 62	om 2001 SL No. 67 s 3
Authorised	l persons—Act, s 76K(1)
s 63	om 2005 SL No. 192 s 4
Further no s 64	om 2002 SL No. 156 s 12
	MALTREATMENT OF CHILDREN om 2007 SL No. 143 s 16
PART 8—]	MOSQUITO PREVENTION AND DESTRUCTION
pt hdg	om 2007 SL No. 86 s 4
Division 1-	—Preliminary
div hdg	om 2007 SL No. 86 s 4
Definitions	def "approved" amd 1998 SL No. 343 s 20
s 66	om 2007 SL No. 86 s 4
All mosqui	toes noxious
s 67	om 2007 SL No. 86 s 4
Local gove	rnments to superintend
s 68	om 2007 SL No. 86 s 4
Division 2- div hdg	—Measures to be adopted by manufacturers, owners and occupiers om 2007 SL No. 86 s 4
Tanks to b	e protected
s 69	om 2007 SL No. 86 s 4
Ponds and s 70	pools to be covered or treated om 2007 SL No. 86 s 4
Certain po	nds and pools to be drained or filled
s 71	om 2007 SL No. 86 s 4
Other mea	sures to be taken by occupiers
s 72	om 2007 SL No. 86 s 4
Other mea s 73	sures to be taken by owners amd 1998 SL No. 246 s 3 om 2007 SL No. 86 s 4

Local gove s 74	ernment premises amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 4
	— Miscellaneous om 2007 SL No. 86 s 4
House-to- s 75	house visitation amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 4
Damaging	g drains, screens or covers
s 76	om 2007 SL No. 86 s 4
Failing to	fill in excavation
s 77	om 2007 SL No. 86 s 4
Default of s 78	owner or occupier amd 1998 SL No. 246 s 4; 1998 SL No. 343 ss 20, 22 om 2007 SL No. 86 s 4
PART 9—	•PERINATAL STATISTICS
pt hdg	om 2005 SL No. 281 s 21
Prescribed	d class of child
s 79	om 2005 SL No. 281 s 21
Returns	amd 1998 SL No. 343 ss 20, 21
s 80	om 2005 SL No. 281 s 21
Inadequat s 81	e returns amd 1998 SL No. 343 s 20 om 2005 SL No. 281 s 21
PART 10–	-PEST CONTROL OPERATORS
pt hdg	om 2001 Act No. 103 s 145 sch 2
Applicatio s 82	on for a licence amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Applicatio s 83	on for renewal of a licence amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Productions	n of licence
s 84	om 2001 Act No. 103 s 145 sch 2
Storage of	pesticide
s 85	om 2001 Act No. 103 s 145 sch 2
Key to pes	ticide storage place
s 86	om 2001 Act No. 103 s 145 sch 2

Endnotes

Pesticide in vehicle om 2001 Act No. 103 s 145 sch 2 s 87 Pesticide in container s 88 om 2001 Act No. 103 s 145 sch 2 **Disposal of pesticide** s 89 om 2001 Act No. 103 s 145 sch 2 **Disposal of pesticide container** om 2001 Act No. 103 s 145 sch 2 s 90 PART 11-PLACARDING FOR HAZARDOUS SUBSTANCES pt hdg om 2001 Act No. 28 s 189(1) sch 1 **Division 1—Interpretation** div hdg om 2001 Act No. 28 s 189(1) sch 1 Definitions s 91 om 2001 Act No. 28 s 189(1) sch 1 Adoption of ADG code s 92 om 2001 Act No. 28 s 189(1) sch 1 **Division 2—Application** div hdg om 2001 Act No. 28 s 189(1) sch 1 Application s 93 amd 1998 SL No. 343 s 20 om 2001 Act No. 28 s 189(1) sch 1 **Division 3—Warning signs** div hdg om 2001 Act No. 28 s 189(1) sch 1 Warning signs to be displayed s 94 om 2001 Act No. 28 s 189(1) sch 1 Warning signs s 95 om 2001 Act No. 28 s 189(1) sch 1 Location of warning signs om 2001 Act No. 28 s 189(1) sch 1 s 96 **Division 4—Class labels** div hdg om 2001 Act No. 28 s 189(1) sch 1 **Requirements** s 97 om 2001 Act No. 28 s 189(1) sch 1 Division 5—Hazchem code om 2001 Act No. 28 s 189(1) sch 1 div hdg Hazchem code s 98 om 2001 Act No. 28 s 189(1) sch 1

PART 12-	-POISONS (FUMIGATION)
pt hdg	om 2001 Act No. 103 s 145 sch 2
Definitions s 99	def "fumigant" amd 1998 SL No. 343 s 20
	om 2001 Act No. 103 s 145 sch 2
Use of fun s 100	nigant om 2001 Act No. 103 s 145 sch 2
Applicatio s 101	n for licence amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Time licen s 102	amd 1998 SL No. 343 s 20
	om 2001 Act No. 103 s 145 sch 2
Applicatio s 103	n for renewal of licence amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Applicant	
s 104	amd 1998 SL No. 343 ss 20, 22 om 2001 Act No. 103 s 145 sch 2
	xaminations and tests
s 105	amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
-	n of licence
s 106	amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Notice to s s 107	show cause
8 107	amd 1998 SL No. 343 ss 20, 22 om 2001 Act No. 103 s 145 sch 2
Accident	1 1000 SL N. 242 - 20
s 108	amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2
Exhaust S s 109	ystem om 2001 Act No. 103 s 145 sch 2
Mask or r s 110	espirator om 2001 Act No. 103 s 145 sch 2
Smoking s 111	om 2001 Act No. 103 s 145 sch 2
Doors and	entrances
s 112	om 2001 Act No. 103 s 145 sch 2

Endnotes

No doors and entrances s 113 om 2001 Act No. 103 s 145 sch 2		
Re-entry in	nto building	
s 114	om 2001 Act No. 103 s 145 sch 2	
Instruction	ns by an officer	
s 115	om 2001 Act No. 103 s 145 sch 2	
Procedure	s before fumigation	
s 116	om 2001 Act No. 103 s 145 sch 2	
Procedure	s after fumigation	
s 117	om 2001 Act No. 103 s 145 sch 2	
Concentra s 118	tion of fumigant amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2	
Mask s 119	om 2001 Act No. 103 s 145 sch 2	
Canisters	amd 1998 SL No. 343 s 20	
s 120	om 2001 Act No. 103 s 145 sch 2	
Fumigator s 121	• using certain poisons must have halide detector amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2	
Respirator	r y apparatus	
s 122	om 2001 Act No. 103 s 145 sch 2	
Period of u	use of canister	
s 123	om 2001 Act No. 103 s 145 sch 2	
Storage an	nd transportation of fumigant	
s 124	om 2001 Act No. 103 s 145 sch 2	
First aid a s 125	nd resuscitation equipment amd 1998 SL No. 343 s 20 om 2001 Act No. 103 s 145 sch 2	
Carbon di	sulphide	
s 126	om 2001 Act No. 103 s 145 sch 2	
Record of s 127	each fumigation procedure om 2001 Act No. 103 s 145 sch 2	
Non-applie	cation of part	
s 128	om 2001 Act No. 103 s 145 sch 2	
Fumigant	used for agricultural or horticultural purposes	
s 129	om 2001 Act No. 103 s 145 sch 2	

PART 13—PRESCRIBED SUBSTANCES STANDARDS AND METHODS

pt hdg om 2010 SL No. 81 s 6

Definitions

s 130 def "**AS**" om 2002 SL No. 156 s 13 om 2010 SL No. 81 s 6

Adoption of Australian, British and other standards

s 131 amd 1998 SL No. 343 s 20 om 2010 SL No. 81 s 6

Prescribed substances

s 132 om 2010 SL No. 81 s 6

Prescribed proportions

s 133 om 2008 SL No. 420 s 12

Prescribed methods of analysis

s 134 om 2008 SL No. 420 s 13

PART 14—RADIOACTIVE SUBSTANCES

pt 14 (s 135) om 1999 SL No. 330 s 59(2)

PART 15—SKIN PENETRATION

pt hdg om 2006 SL No. 308 s 24

Division 1—Application, interpretation and administration of part div hdg om 2006 SL No. 308 s 24

Application

s 136 amd 2002 SL No. 156 s 14; 2003 Act No. 81 s 162 sch 1 om 2006 SL No. 308 s 24

Definitions

s 137 amd 1998 SL No. 343 s 20 om 2006 SL No. 308 s 24 def "closed ear piercing" om 2003 Act No. 81 s 162 sch 1 def "customer" om 2006 SL No. 308 s 24 def "dentist" sub 2001 SL No. 264 s 17 sch 5 amd 2004 SL No. 27 s 3(2) sch om 2006 SL No. 308 s 24 def "establishment" om 2006 SL No. 308 s 24 def "operator" om 2006 SL No. 308 s 24 def "physiotherapist" sub 2001 SL No. 268 s 10 sch 3 om 2006 SL No. 308 s 24 def "podiatrist" sub 2002 SL No. 80 s 10 sch 3 om 2006 SL No. 308 s 24 def "proprietor" om 2006 SL No. 308 s 24 def "skin penetration" sub 2003 Act No. 81 s 162 sch 1 om 2006 SL No. 308 s 24 def "waste receptacle" om 2006 SL No. 308 s 24

Superinter	amd 2003 Act No. 81 s 162 sch 1
s 138	om 2006 SL No. 308 s 24
Division 2-	-Registration
div hdg	om 2003 Act No. 81 s 162 sch 1
Registrations 139	on of establishments om 2003 Act No. 81 s 162 sch 1
Form of aj	pplication etc.
s 140	om 2003 Act No. 81 s 162 sch 1
Suspension s 141	n etc. of registration amd 2002 SL No. 156 s 15 om 2003 Act No. 81 s 162 sch 1
Division 3-	— Premises
div hdg	om 2006 SL No. 308 s 24
Use or con s 142	duct of premises amd 1998 SL No. 343 s 20; 2005 SL No. 247 s 7 om 2006 SL No. 308 s 24
Division 4-	—Sanitary provisions
div hdg	om 2006 SL No. 308 s 24
Operator t s 143	to remain clean amd 1998 SL No. 343 s 20 om 2006 SL No. 308 s 24
Smoking s 144	om 2003 Act No. 81 s 162 sch 1
Notifiable	diseases
s 145	om 2003 Act No. 81 s 162 sch 1
Cleansing	surfaces etc.
s 146	om 2006 SL No. 308 s 24
Disposal o	f soiled linen etc.
s 147	om 2006 SL No. 308 s 24
Cleansing s 148	of skin, appliances etc. amd 2003 Act No. 81 s 162 sch 1 om 2006 SL No. 308 s 24
Sterilisation of electrical actuating appliancess 149om 2006 SL No. 308 s 24	
Tattooing s 150	om 2003 Act No. 81 s 162 sch 1
Division 5-	—Closed ear piercing
div hdg	om 2003 Act No. 81 s 162 sch 1

Expectora	ting, keeping animals	
s 151	om 2006 SL No. 308 s 24	
Use or cor s 152	aduct of premises etc. amd 1998 SL No. 343 s 20 om 2003 Act No. 81 s 162 sch 1	
Definition s 153	s def "APF" amd 2010 SL No. 81 s 7(1) def "Standard for the Uniform Scheduling of Medicines and Poisons" ins 2002 SL No. 156 s 16 amd 2011 SL No. 128 s 3 def "therapeutic device" amd 2010 SL No. 81 s 7(2)–(4) def "therapeutic substance" amd 2005 SL No. 247 s 8; 2010 SL No. 81 s 7(5)–(9) def "therapeutic use" amd 2010 SL No. 81 s 7(10)–(11) def "workplace amenity" ins 2002 SL No. 195 s 3 om 2010 SL No. 81 s 7(12)	
Labelling	requirements generally	
s 156	amd 1998 SL No. 343 s 20; 2002 SL No. 156 s 17; 2011 SL No. 128 s 4	
Advertisir	and further labelling requirements	
s 157	amd 1998 SL No. 343 s 20	
Further labelling requirements for tobaccos 162amd 2010 SL No. 81 s 8		
Soap and s 163	soap mixtures amd 2010 SL No. 81 s 9	
Requirements as to conduct of business of preparing second-hand or used packages for sale s 166 amd 1998 SL No. 343 s 20		
Duties of 1	manufacturer	
s 169	amd 1998 SL No. 343 s 20	
Specificat	ions for places	
s 170	amd 2002 SL No. 195 s 4; 2007 SL No. 86 s 5; 2010 SL No. 81 s 10	
Prohibitio	n of use of certain places	
s 171	amd 1998 SL No. 343 s 20	
Power of chief executive to require cessation of use of or alterations to places or		
eq	uipment	
prov hdg	amd 1998 SL No. 343 s 20	
s 172	amd 1998 SL No. 246 s 5; 1998 SL No. 343 s 20	
Maintena	nce of places and equipment	
s 173	amd 1998 SL No. 343 s 20	
Requirem	ents as to personal cleanliness	
s 175	amd 1998 SL No. 343 s 20	

Prohibitior s 176	and 1998 SL No. 343 s 20
Offence as	to therapeutic substance to which certain colouring substance added
s 177	amd 1996 SL No. 415 s 3
Complianc	e of therapeutic goods or other drugs with certain description or standard
s 178	amd 2010 SL No. 81 s 11
Sale, suppl	y and use of certain therapeutic goods restricted
s 179	amd 1998 SL No. 343 s 20
	-VERMIN CONTROL om 2007 SL No. 86 s 6
	—Preliminary om 2007 SL No. 86 s 6
Definitions s 180	def " permit " ins 1998 SL No. 48 s 3 def " vermin " sub 1998 SL No. 48 s 3 om 2007 SL No. 86 s 6
All vermin	noxious
s 181	om 2007 SL No. 86 s 6
Local gove	rnments to superintend
s 182	om 2007 SL No. 86 s 6
	—Measures to be adopted by owners and occupiers om 2007 SL No. 86 s 6
Buildings e	etc. to be vermin proofed
s 183	om 2007 SL No. 86 s 6
Vegetation s 184	and other things not to provide shelter amd 1998 SL No. 48 s 4 om 2007 SL No. 86 s 6
Drains etc.	to be vermin proofed
s 185	om 2007 SL No. 86 s 6
Wharves to	o be vermin proofed
s 186	om 2007 SL No. 86 s 6
Food and v s 187	vater not to be accessible to vermin amd 1998 SL No. 48 s 5 om 2007 SL No. 86 s 6
Storage of	refuse, keeping of animals
s 188	om 2007 SL No. 86 s 6
Notification s 189	n of presence of vermin amd 1998 SL No. 48 s 6 om 2007 SL No. 86 s 6

Local gove s 190	ernment premises amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6		
Division 3—Destruction of vermin by local governments div hdg om 2007 SL No. 86 s 6			
Local gove s 191	amd 1998 SL No. 48 s 7 om 2007 SL No. 86 s 6		
Vermin inf s 192	fested areas amd 1998 SL No. 48 s 8; 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6		
Unusual si s 193	ckness or mortality in vermin amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6		
Local gove s 194	amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6		
	A—Keeping vermin 194A–194D) ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
	B—Permits 194E–194F) ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
	C—Suspension or cancellation of permits 194G–194I) ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
Division 3D—Amendment of permits div 3D (s 194J) ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6			
	E—Appeals ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
Decisions o s 194K	open to appeal ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
Starting an s 194L	n appeal ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		
Time for st s 194M	tarting an appeal ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6		

Stay of op s 194N	eration of decisions ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6	
Hearing p s 1940	rocedures ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6	
Powers of s 194P	court on appeal ins 1998 SL No. 48 s 9 om 2007 SL No. 86 s 6	
Appeal to s 194Q	District Court ins 1998 SL No. 48 s 9 amd 1999 SL No. 174 s 6 om 2007 SL No. 86 s 6	
Division 4—Miscellaneous div hdg om 2007 SL No. 86 s 6		
House-to- s 195	house visits amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6	
Damaging s 196	y vermin-proofing measures om 2007 SL No. 86 s 6	
	ernment to employ persons for purpose of this part amd 1996 SL No. 415 s 4 amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6	
Food not t s 198	o be thrown on roads om 2007 SL No. 86 s 6	
Vermin no s 199	ot to be kept om 1998 SL No. 48 s 10	
Default of s 200	owner or occupier amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6	
Default of s 201	local government amd 1998 SL No. 343 s 20 om 2007 SL No. 86 s 6	
Notifiable s 202	diseases—Act, s 32(1) om 2005 SL No. 281 s 22	
Controlled notifiable diseases—Act, s 48(1)s 203om 2005 SL No. 281 s 22		
Automatic s 204	e machines—Act, s 106 amd 2001 SL No. 211 s 23; 2006 SL No. 246 s 90(1) sch 1	

Institutions—Act, s 130B

s 205 om 2010 SL No. 81 s 12

Hazardous substances—Act, s 131WE

s 206 om 2001 Act No. 28 s 189(1) sch 1

Articles and drugs—Act, s 134A

prov hdg amd 2001 SL No. 67 s 4(1)

s 207 amd 2001 SL No. 67 s 4(2)–(3) om 2005 SL No. 247 s 9

Analyst's certificate—Act, s 136

s 208 om 2005 SL No. 247 s 9

Additional payment if GST applies

s 211 prev s 211 sub 1998 SL No. 74 s 3 amd 1999 SL No. 13 s 3; 2000 SL No. 80 s 3; 2002 SL No. 156 s 18 om 2004 SL No. 34 s 31 pres s 211 ins 2011 SL No. 117 s 6

PART 19-REPEALS

- **pt hdg** amd R1 (see RA s 7(1)(k)) sub 1999 SL No. 174 s 7
- divs 1–12 (ss 212–419) om R1 (see RA s 40)

Division 13—Repeals, transitional and expiry provisions

div hdg exp 7 June 1996 (see prev s 425)

Definitions

s 420 exp 7 June 1996 (see prev s 425)

Reference to relocated provisions and regulation

s 421 exp 7 June 1996 (see prev s 425) (1)–(2) AIA s 20A applies (see s 421(3))

Authorities etc. under relocated regulation

s 422 exp 7 June 1996 (see prev s 425)

Legal proceedings

s 423 exp 7 June 1996 (see prev s 425) (1) AIA s 20A applies (see s 423(2))

Division 1—Repeals for Subordinate Legislation 1996 No. 121

div hdg prev div 1 hdg prec s 212 om R1 (see RA s 40) pres div 1 hdg ins 1999 SL No. 257 s 5

Division 2—Transitional provisions for Health Amendment Regulation (No. 4) 1999

div hdg prev div 2 hdg prec s 227 om R1 (see RA s 40) pres div 2 hdg ins 1999 SL No. 257 s 6

Transitional provisions for offences against repealed part

s 425 prev s 425 exp 7 June 1996 (see prev s 425) pres s 425 ins 1999 SL No. 257 s 6 (1) AIA s 20 applies (see s 425(2))

SCHEDULE 1—AUTHORISED PERSONS

om 2005 SL No. 192 s 5

SCHEDULE 2—NOTIFIABLE AND CONTROLLED NOTIFIABLE DISEASES

amd 1999 SL No. 154 s 3; 2001 SL No. 67 s 5; 2002 SL No. 195 s 5; 2003 SL No. 79 s 3; 2005 SL No. 247 s 10 om 2005 SL No. 281 s 23

SCHEDULE 3—FEES

amd 2000 SL No. 148 s 6 sub 2002 SL No. 20 s 7; 2002 SL No. 156 s 19 amd 2003 SL No. 130 s 8 sub 2004 SL No. 34 s 32; 2004 SL No. 154 s 9; 2005 SL No. 170 s 8; 2006 SL No. 190 s 8; 2007 SL No. 129 s 6; 2008 SL No. 185 s 8 amd 2009 SL No. 154 s 6; 2010 SL No. 193 s 4 sub 2011 SL No. 117 s 7

SCHEDULE 4—ITEMS TO BE PROVIDED

amd 2001 SL No. 264 s 17 sch 5; 2001 SL No. 267 s 14 sch 4; 2002 SL No. 156 s 20; 2011 SL No. 128 s 5

SCHEDULE 6—CLEANSERS AND DISINFECTANTS om 2003 Act No. 81 s 162 sch 1

SCHEDULE 7—ALTERATIONS, AMENDMENTS, MODIFICATIONS AND VARIATIONS OF THE ADG CODE om 2001 Act No. 28 s 189(1) sch 1

SCHEDULE 8—FACTOR CALCULATION FOR THE PURPOSES OF SECTION 93

om 2001 Act No. 28 s 189(1) sch 1

SCHEDULE 9—EXEMPTION LIMITS FOR CLASS 2—GASES om 2001 Act No. 28 s 189(1) sch 1

SCHEDULE 10—REQUIREMENTS FOR WARNING SIGNS om 2001 Act No. 28 s 189(1) sch 1

SCHEDULE 11—PRESCRIBED METHODS OF ANALYSIS AND PERMISSIBLE LEVELS OF METAL RELEASE

amd 1996 SL No. 415 s 5 om 2008 SL No. 420 s 14

SCHEDULE 12—CLEANSERS

om 2010 SL No. 81 s 13

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