



Queensland

Electricity Amendment Regulation (No. 3) 2009

Subordinate Legislation 2009 No. 172

made under the

Electricity Act 1994

Contents

	Page
1 Short title	2
2 Commencement.....	2
3 Regulation amended	2
4 Amendment of s 18 (Notice to be given to public entity)	2
5 Amendment of s 94 (Restrictions)	2
6 Amendment of s 135 (Prescribed programs)	2
7 Amendment of s 162 (Prescribed electrical equipment in sch 4, pt 1—labelling and registration)	3
8 Amendment of s 164 (Prescribed electrical equipment in sch 4, pt 3—registration).....	3
9 Insertion of new s 166A	3
166A Further restriction on sale of particular air conditioners	3
10 Amendment of sch 4 (Prescribed electrical equipment and relevant standards).....	4

[s 1]

1 Short title

This regulation may be cited as the *Electricity Amendment Regulation (No. 3) 2009*.

2 Commencement

This regulation commences on 1 September 2009.

3 Regulation amended

This regulation amends the *Electricity Regulation 2006*.

4 Amendment of s 18 (Notice to be given to public entity)

Section 18(1)(a), ‘section’—

omit, insert—

‘sections’.

5 Amendment of s 94 (Restrictions)

Section 94(3), definition *welding power source*—

omit, insert—

‘**welding power source** means an electric arc welding power source that has—

- (a) a transformer for alternating current welding; or
- (b) a transformer-rectifier unit for direct current, or alternating current and direct current, welding.’.

6 Amendment of s 135 (Prescribed programs)

Section 135(b)—

omit, insert—

- (b) the program under the document called the ‘National GreenPower Accreditation Program: Program Rules’ made by the National GreenPower Steering Group.’.

7 Amendment of s 162 (Prescribed electrical equipment in sch 4, pt 1—labelling and registration)

Section 162(3)—

insert—

'Editor's note'—

See also section 166A (Further restriction on sale of particular air conditioners).’.

8 Amendment of s 164 (Prescribed electrical equipment in sch 4, pt 3—registration)

Section 164(3)—

insert—

'Editor's note'—

See also section 166A (Further restriction on sale of particular air conditioners).’.

9 Insertion of new s 166A

Chapter 7, part 3—

insert—

'166A Further restriction on sale of particular air conditioners

- ‘(1) A person must not display for sale or sell a prescribed air conditioner unless its energy efficiency ratio is at least 2.9.

Maximum penalty—20 penalty units.

- ‘(2) This section expires on 31 August 2010.

- ‘(3) In this section—

energy efficiency ratio, of a prescribed air conditioner, means its tested average energy efficiency ratio for cooling worked out under a standard for testing and rating for performance stated in AS/NZS 3823—Performance of electrical appliances—airconditioners and heat pumps, part 2 Energy labelling and minimum energy performance standard (MEPS) requirements.

[s 10]

prescribed air conditioner means prescribed electrical equipment that is a single-phase or 3-phase air conditioner of the vapour compression type.'

10 Amendment of sch 4 (Prescribed electrical equipment and relevant standards)

- (1) Schedule 4, part 1, item 1, column 2, from 'part 1'—
omit, insert—
‘part 1 Methods for measuring performance, energy and water consumption and part 2 Energy efficiency labelling requirements’.
- (2) Schedule 4, part 1, item 2, column 2, from ‘Dishwashers’—
omit, insert—
‘Performance of household electrical appliances—dishwashers, part 1 Methods for measuring performance, energy and water consumption and part 2 Energy efficiency labelling requirements’.
- (3) Schedule 4, part 1, item 3, column 2, ‘minimum performance’—
omit, insert—
‘minimum energy performance’.
- (4) Schedule 4, part 2, items 4 and 5, ‘AS/NZS’—
omit, insert—
‘AS’.

ENDNOTES

- 1 Made by the Governor in Council on 27 August 2009.
- 2 Notified in the gazette on 28 August 2009.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Employment, Economic Development and Innovation.

© State of Queensland 2009