



Queensland

Security Providers Amendment Regulation (No. 1) 2014

Subordinate Legislation 2014 No. 314

made under the

Security Providers Act 1993

Contents

		Page
1	Short title	2
2	Regulation amended	2
3	Insertion of new ss 25A and 25B	2
	25A Exemption for particular interstate security firm from holding licence—Act, s 54(2)(a)	2
	25B Exemption for particular security officer from holding licence—Act, s 54(2)(a)	3

[s 1]

1 Short title

This regulation may be cited as the *Security Providers Amendment Regulation (No. 1) 2014*.

2 Regulation amended

This regulation amends the *Security Providers Regulation 2008*.

3 Insertion of new ss 25A and 25B

After section 25—

insert—

25A Exemption for particular interstate security firm from holding licence—Act, s 54(2)(a)

- (1) This section applies to a security firm that—
 - (a) engages in the business of supplying monitoring services—
 - (i) to a person's property in Queensland; and
 - (ii) from a place located in another State; and
 - (b) holds a relevant corresponding authority; and
 - (c) does not supply any other security firm services in Queensland.
- (2) Despite section 9 of the Act, the firm need not hold the appropriate licence for supplying monitoring services.
- (3) In this section—

monitoring services means the security firm services of a security officer carrying out the activities mentioned in section 7(1)(b) of the Act.

relevant corresponding authority means an authority, however described, issued under the

law of another State that allows the holder of the authority to supply or carry out monitoring services in the other State.

25B Exemption for particular security officer from holding licence—Act, s 54(2)(a)

- (1) This section applies to a security officer who—
 - (a) carries out monitoring activities—
 - (i) for a person’s property in Queensland; and
 - (ii) from a place located in another State; and
 - (b) holds a relevant corresponding authority; and
 - (c) does not carry out any other functions of a security officer in Queensland.

- (2) Despite section 9 of the Act, the security officer need not hold the appropriate licence for carrying out monitoring activities.

- (3) In this section—

monitoring activities means the activities mentioned in section 7(1)(b) of the Act.

relevant corresponding authority means an authority, however described, issued under the law of another State that allows the holder of the authority to carry out monitoring activities in the other State.

ENDNOTES

- 1 Made by the Governor in Council on 18 December 2014.
- 2 Notified on the Queensland legislation website on 19 December 2014.
- 3 The administering agency is the Department of Justice and Attorney-General.

© State of Queensland 2014
Authorised by the Parliamentary Counsel