

Queensland

Petroleum and Gas (Production and Safety) Amendment Regulation (No. 1) 2015

Subordinate Legislation 2015 No. 23

made under the

Petroleum and Gas (Production and Safety) Act 2004

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1 Short title

This regulation may be cited as the *Petroleum and Gas* (*Production and Safety*) *Amendment Regulation* (*No. 1*) 2015.

2 Commencement

Section 7 commences on 1 July 2015.

3 Regulation amended

This regulation amends the *Petroleum and Gas (Production and Safety) Regulation 2004*.

4 Amendment of s 10 (Activities prescribed for definition of operating plant)

(1) Section 10(1)—

omit, insert—

- (1) For section 670(5)(a) of the Act, the activity prescribed is an LPG delivery network for non-automotive LPG if—
 - (a) the network includes filling, with non-automotive LPG, a fuel gas container with a water capacity of more than 30L; or
 - (b) the total capacity of fuel gas containers in the network for non-automotive LPG is more than 5000L.
- (2) Section 10(4)— *omit*

5 Amendment of s 35A (Notice of completion of hydraulic fracturing activities)

Section 35A—

insert—

(5) In this section—

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operator, of a drilling project, means the corporation or other entity that is the decision-maker and has responsibility for the overall management for the project.

6 Amendment of s 46A (Hydraulic fracturing activities completion report)

Section 46A—

insert—

(5) In this section—

operator, of a drilling project, means the corporation or other entity that is the decision-maker and has responsibility for the overall management for the project.

7 Replacement of s 88G (Prescription of generic SMP)

Section 88G—

omit, insert—

88G Prescription of generic SMP

For section 675A of the Act, the document called 'Safety management plan for gas supply and cylinder distribution business' and prepared by the department is prescribed for each stage of the following operating plant—

- (a) a bulk fuel gas storage facility if the tanks storing the fuel gas at the facility have a total volume of less than 30t;
- (b) an LPG delivery network for non-automotive LPG if—
 - (i) the total capacity of fuel gas containers in the network for non-automotive LPG is not more than 5000L; and
 - (ii) the network includes filling, with non-automotive LPG, a fuel gas

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container with a water capacity of more than 30L;

(c) an LPG delivery network for non-automotive LPG if the total capacity of fuel gas containers in the network for non-automotive LPG is more than 5000L but not more than 12000L.

Editor's note—

A copy of the document is available on the department's website at <www.dnrm.qld.gov.au>.

8 Amendment of s 135 (Who is liable to pay a safety and health fee)

Section 135(2)(m)—
omit, insert—

(m) the operator of an LPG delivery network for non-automotive LPG that is an operating plant if the total capacity of fuel gas containers in the network for non-automotive LPG is more than 12000L;

9 Amendment of s 139A (Requirements for safety and health fee return)

Section 139A(1)(m), 'used in connection with the operation of the operating plant'—

omit, insert—

in the LPG delivery network for non-automotive LPG

10 Amendment of sch 1, pt 5 (Gas work)

Schedule 1, part 5, entry for AS 3814, column 1, '(2009)'—

omit, insert—

(2015)

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11 Amendment of sch 9, pt 8, s 10 (Particular LPG delivery network that is operating plant)

(1) Schedule 9, part 8, section 10(1), from 'that is' to 'the operating plant'—

omit, insert—

for non-automotive LPG that is an operating plant, if the total capacity of fuel gas containers in the network for non-automotive LPG is more than 12000L

(2) Schedule 9, part 8, section 10(3), 'used by the operator'—

omit, insert—

in the LPG delivery network

12 Amendment of sch 12 (Dictionary)

- (1) Schedule 12, definition *operator—omit*.
- (2) Schedule 12—

insert—

non-automotive LPG means LPG other than automotive LPG

ENDNOTES

- 1 Made by the Governor in Council on 7 May 2015.
- 2 Notified on the Queensland legislation website on 8 May 2015.
- 3 The administering agency is the Department of Natural Resources and Mines.

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Authorised by the Parliamentary Counsel

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