

Dangerous Substances (General) Regulation 2004

SL2004-56

made under the

Dangerous Substances Act 2004

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About this republication

The republished law

This is a republication of the *Dangerous Substances (General) Regulation 2004*, made under the *Dangerous Substances Act 2004* (including any amendment made under the *Legislation Act 2001*, part 11.3 (Editorial changes)) as in force on 1 July 2020. It also includes any commencement, amendment, repeal or expiry affecting this republished law to 1 July 2020.

The legislation history and amendment history of the republished law are set out in endnotes 3 and 4.

Kinds of republications

The Parliamentary Counsel's Office prepares 2 kinds of republications of ACT laws (see the ACT legislation register at www.legislation.act.gov.au):

- authorised republications to which the *Legislation Act 2001* applies
- unauthorised republications.

The status of this republication appears on the bottom of each page.

Editorial changes

The *Legislation Act 2001*, part 11.3 authorises the Parliamentary Counsel to make editorial amendments and other changes of a formal nature when preparing a law for republication. Editorial changes do not change the effect of the law, but have effect as if they had been made by an Act commencing on the republication date (see *Legislation Act 2001*, s 115 and s 117). The changes are made if the Parliamentary Counsel considers they are desirable to bring the law into line, or more closely into line, with current legislative drafting practice.

This republication includes amendments made under part 11.3 (see endnote 1).

Uncommenced provisions and amendments

If a provision of the republished law has not commenced, the symbol [U] appears immediately before the provision heading. Any uncommenced amendments that affect this republished law are accessible on the ACT legislation register (www.legislation.act.gov.au). For more information, see the home page for this law on the register.

Modifications

If a provision of the republished law is affected by a current modification, the symbol \mathbf{M} appears immediately before the provision heading. The text of the modifying provision appears in the endnotes. For the legal status of modifications, see the *Legislation* Act 2001, section 95.

Penalties

At the republication date, the value of a penalty unit for an offence against this law is \$160 for an individual and \$810 for a corporation (see *Legislation Act 2001*, s 133).



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made under the

Dangerous Substances Act 2004

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Chapter 1 Preliminary

1 Name of regulation

This regulation is the *Dangerous Substances* (General) *Regulation 2004*.

3 Dictionary

The dictionary at the end of this regulation is part of this regulation.

Note 1 The dictionary at the end of this regulation defines certain terms used in this regulation, and includes references (*signpost definitions*) to other terms defined elsewhere.

For example, the signpost definition '*asbestos-related work*—see the *Work Health and Safety Regulation 2011*, dictionary.' means that the term 'asbestos-related work' is defined in that dictionary and the definition applies to this regulation.

Note 2 A definition in the dictionary (including a signpost definition) applies to the entire regulation unless the definition, or another provision of the regulation, provides otherwise or the contrary intention otherwise appears (see Legislation Act, s 155 and s 156 (1)).

4 Notes

A note included in this regulation is explanatory and is not part of this regulation.

Note See the Legislation Act, s 127 (1), (4) and (5) for the legal status of notes.

6 Meaning of *ensure*

- (1) This section applies if a provision of this regulation requires a person to *ensure* that something is or is not done in relation to a dangerous substance.
- (2) The requirement is satisfied if the person takes reasonable steps to eliminate the hazards, and eliminate or minimise the risks, that might result if the requirement were not met.

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- (3) Subsection (2) does not limit the ways in which the requirement may be satisfied.
 - *Note* The following terms are defined in the Act:
 - *hazard* (see s 15 (1))
 - *risk* (see s 15 (2))
 - *reasonable steps* (see s 16).

7

Offences against regulation—application of Criminal Code etc

Other legislation applies in relation to offences against this regulation.

Note 1 Criminal Code The Criminal Code, ch 2 applies to all offences against this regulation (see Code, pt 2.1).

The chapter sets out the general principles of criminal responsibility (including burdens of proof and general defences), and defines terms used for offences to which the Code applies (eg *conduct*, *intention*, *recklessness* and *strict liability*).

Note 2 Penalty units

The Legislation Act, s 133 deals with the meaning of offence penalties that are expressed in penalty units.

Chapter 3 Asbestos and asbestos containing material

Part 3.1 Important concepts

The object of this chapter is to protect people against the risk of asbestos-related disease resulting from exposure to airborne asbestos fibres.

301 Meaning of asbestos containing material (ACM)—ch 3

In this chapter:

asbestos containing material (ACM)—see the Work Health and Safety Regulation 2011, dictionary.

³⁰⁰ Object—ch 3

Part 3.3 Asbestos management non-workplace premises

311 Application—pt 3.3

- (1) This part applies to premises if—
 - (a) asbestos or asbestos containing material is being removed from the premises; and
 - (b) at the time the asbestos or asbestos containing material is being removed, the premises are not a workplace.
- (2) However, this part does not apply to premises if the removal of asbestos or asbestos containing material is incidental to minor or routine maintenance work, or other minor work, at the premises.
- (3) In this section:

workplace—see the Work Health and Safety Act 2011, section 8.

312 Removal of asbestos or ACM from premises

(1) A person must not remove asbestos or asbestos containing material from premises unless the person is a licensed asbestos removalist, licensed to remove the asbestos or asbestos containing material.

Maximum penalty: 30 penalty units.

(2) An offence against this section is a strict liability offence.

313 Asbestos removal control plan

(1) A licensed asbestos removalist must prepare an asbestos removal control plan for any licensed asbestos removal work the removalist is commissioned to undertake.

Maximum penalty: 30 penalty units.

- (2) An asbestos removal control plan must include-
 - (a) details of how the asbestos removal will be carried out, including the method to be used and the tools, equipment and personal protective equipment to be used; and
 - (b) details of the asbestos to be removed, including the location, type and condition of the asbestos.
- (3) The licensed asbestos removalist must give a copy of the asbestos removal control plan to the person who commissioned the licensed asbestos removal work.

Maximum penalty: 24 penalty units.

(4) An offence against this section is a strict liability offence.

314 Asbestos removal control plan to be kept and available

(1) Subject to subsection (2), a licensed asbestos removalist must ensure that a copy of the asbestos removal control plan prepared under section 313 is kept until the asbestos removal work to which it relates is completed.

Maximum penalty: 24 penalty units.

(2) If a notifiable incident occurs in connection with the asbestos removal work to which the asbestos removal control plan relates, the licensed asbestos removalist must keep the asbestos removal control plan for at least 2 years after the incident occurs.

Maximum penalty: 24 penalty units.

- (3) The licensed asbestos removalist must ensure that, for the period for which the asbestos removal control plan must be kept under this section, a copy is-
 - (a) readily accessible to—
 - (i) the person who commissioned the licensed asbestos removal work; and
 - (ii) if the asbestos removal work is to be carried out in residential premises-the occupants of the premises; and
 - (b) available for inspection under the Act.

Maximum penalty: 24 penalty units.

(4) An offence against this section is a strict liability offence.

Part 3.5 Asbestos management residential premises

337 Application—pt 3.5

This part applies to affected residential premises.

338 Definitions—pt 3.5

In this part:

approved display case means a display case provided by the Territory for displaying a current asbestos contamination report at affected residential premises.

approved warning sign means a warning sign that complies with the standard approved under section 339 (1) (a).

contamination management plan—see section 341 (1) (c).

living areas, of premises, means all internal areas of the premises other than—

- (a) the roof space, wall cavity or sub-floor area; and
- (b) any shed, carport or other structure that is not attached to the main structure of the premises.

339 Asbestos warning signs and display case—approval

- (1) The Minister may approve the following in relation to a warning sign about loose-fill asbestos insulation:
 - (a) the standard with which the warning sign must comply;
 - (b) the way, and the places (in addition to any places mentioned in a contamination management plan) where, the warning sign must be displayed.
- (2) The Minister may approve the way, and the place where, the approved display case must be displayed at affected residential premises.

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(3) An approval under this section is a notifiable instrument.

Note A notifiable instrument must be notified under the Legislation Act.

340 Offence—asbestos warning signs

- (1) A person commits an offence if the person—
 - (a) is the owner of affected residential premises; and
 - (b) fails to ensure than an approved warning sign is displayed in the and the places stated in the approval under way section 339 (1) (b).

Maximum penalty: 30 penalty units.

- (2) A person commits an offence if—
 - (a) the person is the owner or occupier of affected residential premises; and
 - (b) a warning sign displayed at the premises is removed from the place where it is displayed; and
 - (c) the person fails to ensure that the warning sign is replaced with an approved warning sign.

Maximum penalty: 30 penalty units.

341 Requirements for asbestos contamination reports—Act, s 47J (1) (b)

- (1) An *asbestos contamination report* for affected residential premises must-
 - (a) identify the location, type and condition of—
 - (i) asbestos contamination in the living area of each affected building at the premises; and
 - (ii) any opening or crack through which asbestos contamination could enter the living area; and

- (b) assess the risk—
 - (i) resulting from the asbestos contamination in the living area; and
 - (ii) that asbestos contamination may enter the living area; and
- (c) include a plan that advises how the asbestos contamination should be managed (the *contamination management plan*); and
- (d) where practicable, exclude photographs that show any personal effects of the owner or occupier of the premises.
- (2) The contamination management plan must identify—
 - (a) work required to seal, lock or clean the living area; and
 - (b) any location at the premises where additional approved warning signs must be displayed.

342 Requirements for owners of affected residential premises—Act, s 470 (4) (b)

- (1) The owner of affected residential premises must ensure that—
 - (a) a licensed asbestos removalist does the following in relation to the current asbestos contamination report for the premises, within 6 months after the inspection date for the report:
 - (i) any work required under the contamination management plan in the report to seal, lock or clean the living area of an affected building at the premises;
 - (ii) install all additional approved warning signs required under the contamination management plan in the report; and
 - (b) any other requirement in the contamination management plan in the report is complied with; and
 - (c) if an occupier of the premises is not the owner—a copy of the report is given to the occupier of the premises.

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- (2) The following information may be removed from a copy of the current asbestos contamination report before it is given to the occupier of the premises under subsection (1) (c) or before it is displayed under subsection (3) (b):
 - (a) information that identifies an individual;
 - (b) any contact details of an individual.
- (3) The owner of affected residential premises must ensure that—
 - (a) an approved display case that has been provided by the Territory is situated at the premises in a way and place stated in the approval under section 339 (2); and
 - (b) a readable copy of the current asbestos contamination report for the premises is displayed in the case.
- (4) In this section:

inspection date, for an asbestos contamination report, means the date the premises were last inspected by the licensed asbestos assessor for the purposes of preparing the report.

342A Requirements for people at affected residential premises—Act, s 470 (4)

A person at affected residential premises must not tamper, or attempt to tamper, with—

- (a) work undertaken to seal, lock or clean the living area of an affected building at the premises; or
- (b) an approved warning sign required under the contamination management plan for the premises; or
- (c) an approved display case situated at the premises or a current asbestos contamination report displayed in the case.

Chapter 3Asbestos and asbestos containing materialPart 3.5Asbestos management—residential premises

Section 343

343 Assessor must give copy of report to regulator and owner

A licensed asbestos assessor who prepares an asbestos contamination report for affected residential premises must give a copy of the report to—

- (a) the regulator; and
- (b) the owner of the premises.

344 Asbestos removalist must give copy of work report to regulator and owner

A licensed asbestos removalist who does work required under an asbestos contamination report for affected residential premises must—

- (a) certify whether the work has been completed in accordance with the contamination management plan; and
- (b) give the certification to—
 - (i) the regulator; and
 - (ii) the owner of the premises; and
 - (iii) the occupier of the premises.
- *Note* If a form is approved under the Act, s 222 for this provision, the form must be used.

Chapter 4 Security sensitive substances

Part 4.1 Important concepts

400 Security sensitive substance—Act, s 10A

A substance mentioned in schedule 4, table 4.1, is prescribed.

401 Security sensitive substance is controlled dangerous substance—Act, s 73

A security sensitive substance is a controlled dangerous substance for the Act.

402 Definitions—ch 4

In this chapter:

adverse security assessment—see the Australian Security Intelligence Organisation Act 1979 (Cwlth), section 35.

close associate, of a person—see the Act, section 48.

qualified security assessment—see the *Australian Security Intelligence Organisation Act 1979* (Cwlth), section 35.

security cleared responsible person—a person is a *security cleared responsible person* in relation to a security sensitive substance if—

- (a) the person is a responsible person for the substance; and
- (b) the person is an adult; and
- (c) an adverse security assessment or qualified security assessment has not been given in relation to the person or a close associate of the person; and

- (d) the person has not been convicted or found guilty in the ACT or elsewhere within the previous 5 years of an offence involving—
 - (i) a dangerous substance; or
 - (ii) a firearm; or
 - (iii) actual or threatened violence; or
 - (iv) fraud or dishonesty.
- *Note* The Act, s 18 defines a *responsible person* for a dangerous substance (including a security sensitive substance) as a person in control of the Ohandling of the substance, premises where the substance is handled, or plant or a system for handling the substance.

security plan, for a licence, means a security plan for handling a security sensitive substance under the licence—

- (a) in the form required to be included in an application for the licence; and
- (b) as amended from time to time under this chapter.

security risk assessment, in relation to the handling of a security sensitive substance, means a written assessment that identifies and assesses the security risks (external and internal) associated with the handling of the substance.

security sensitive substance—see section 400.

unsupervised access—a person has *unsupervised access* to a security sensitive substance if the person has access to the substance when not under the supervision of a person who—

- (a) holds a licence for this chapter; or
- (b) is a security cleared responsible person.

Security sensitive substances— **Part 4.2** general duties

403 Loss or theft of security sensitive substances-reporting

- (1) A responsible person for a security sensitive substance, on becoming aware of an incident of theft or loss at premises where the substance is stored, must-
 - (a) without delay, tell the work health and safety commissioner and a police officer about the incident; and
 - (b) as soon as practicable, give a written report to the work health and safety commissioner setting out the details of the incident and describing the kind and amount of any security sensitive substances lost or stolen.

Maximum penalty: 30 penalty units.

- Premises are defined in the Act, dict, to include land, structures and Note 1 vehicles.
- Note 2 Responsible person, for a dangerous substance (including a security sensitive substance). is defined in the Act. s 18.
- (2) An offence against this section is a strict liability offence.
- (3) In this section:

incident of theft or loss, at premises, means-

- (a) the theft or loss of a security sensitive substance from the premises; or
- (b) a break-in at the premises; or
- (c) an attempt to do something mentioned in paragraph (a) or (b).

Part 4.3 Security sensitive substances general licence requirements

404 Suitable person to hold licence—Act, s 49 (1) (i)

For the Act, the matters the work health and safety commissioner must have regard to in deciding whether a person is a suitable person to be issued with, or to continue to hold, a licence to handle a security sensitive substance include—

- (a) whether an adverse security assessment or a qualified security assessment has been given in relation to—
 - (i) the person or a close associate of the person; or
 - (ii) if the person is a corporation—an officer of the corporation or a close associate of an officer of the corporation; and
- (b) if the person is an individual—whether the person is an adult.

Note Additional criteria apply to the issue of licences (see Act, pt 4.2).

405 Licence may only be issued for authorised purposes

The work health and safety commissioner may only issue a licence authorising the handling of a security sensitive substance for an authorised purpose mentioned in schedule 4, table 4.1, column 3 for the substance.

Part 4.4 Manufacturing security sensitive substances

406 Meaning of *manufacturing licence*—ch 4

In this chapter:

manufacturing licence means a licence issued for this part authorising the manufacture of a security sensitive substance.

Note 1 Licences are issued under the Act (see Act, dict, def *licence*).

Note 2 Manufacture is defined in the Act, dict.

407 Authority to manufacture security sensitive substances

A person is authorised to manufacture a security sensitive substance if the person—

- (a) holds a manufacturing licence authorising the manufacture of the substance; or
- (b) is an individual engaged (as an employee or contractor) to manufacture the substance under the supervision of a person who holds a manufacturing licence.
- *Note 1* Licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
- *Note 2* A person who manufactures a security sensitive substance without authorisation may commit an offence against the Act, pt 5.1.

408 Person in control of manufacture—Act, s 17 (1) (e)

For the Act, the holder of a manufacturing licence is a person in control of all of the following in relation to the manufacture of a security sensitive substance under the licence:

- (a) the handling of the substance;
- (b) the premises where the substance is manufactured;

- (c) any associated plant or system;
- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances.

409 Manufacturing licence applications—Act, s 50 (2)

An application for a manufacturing licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the manufacture;
- (d) the address of the premises where the substance is to be manufactured;
- (e) a security plan prepared in accordance with section 410;
- (f) any information or documents required by a form for the application approved under the Act, section 222.

410 Manufacturing licence applications—security plans

- (1) A security plan for the manufacture of a security sensitive substance must be based on a security risk assessment.
- (2) The security plan must include the following:
 - (a) details of the production process to be used;
 - (b) details of the ingredients to be used and the source of any ingredient that is a dangerous substance;

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- (c) recording and reconciliation protocols;
- (d) a system for recording—
 - (i) the name and licence details of a person who receives any of the security sensitive substance; and
 - (ii) the amount of the substance taken by the person;
- (e) procedures for reporting any loss, theft or attempted theft of the security sensitive substance;
- (f) any information or documents required by a form for the security plan approved under the Act, section 222.

411 Manufacturing licence conditions—Act, s 53 (2) (b)

The following conditions apply to a manufacturing licence for a security sensitive substance:

- (a) the licensee must ensure that the substance is manufactured only for the purpose stated in the licence;
- (b) the licensee must ensure that—
 - (i) the security plan for the licence is implemented; and
 - (ii) a copy of the plan is available for inspection at each premises used for manufacturing the substance under the licence;
- (c) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;
- (d) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or

- (ii) change the name stated in the licence of a security cleared responsible person;
- *Note* Licence amendments are made under the Act, s 58.
- (e) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the manufacture of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

412 Manufacturing licences—review of security plans

The holder of a manufacturing licence for a security sensitive substance must—

- (a) amend the security plan whenever necessary to ensure that it is kept up to date; and
- (b) review the security plan (and make any necessary amendments) at least once every 5 years; and
- (c) state on the security plan—
 - (i) the date it was prepared; and
 - (ii) if it has been amended-the last date it was amended; and
 - (iii) if it has been reviewed—the last date it was reviewed.

413 Manufacture records

- (1) The holder of a manufacturing licence must, for each security sensitive substance manufactured under the licence, make a record of the manufacture that complies with subsection (2).
- (2) The record must include the following:
 - (a) the name and classification of the substance;
 - (b) the quantity of the substance manufactured;
 - (c) the date of manufacture;
 - (d) a certificate of analysis for each batch;
 - (e) whether the substance was manufactured for immediate use or supply;
 - (f) if the substance is stored, details of storage, including the name and licence details for a person responsible for its storage;
 - (g) any information or documents required by a form for the record approved under the Act, section 222.

Note The licensee must make a record of the disposal under s 463.

(3) The holder of a manufacturing licence must keep a record made under this section of the manufacture of a security sensitive substance for at least 3 years after the day of manufacture, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(4) An offence against this section is a strict liability offence.

Part 4.5 Importing security sensitive substances

414 Meaning of *import licence*—ch 4

In this chapter:

import licence means a licence issued for this part authorising the import of a security sensitive substance.

Note 1 Licences are issued under the Act (see Act, dict, def *licence*).

Note 2 Import means import into the ACT (see Act, dict).

415 Authority to import security sensitive substances

A person is authorised to import a security sensitive substance if the person holds an import licence for the import of the substance.

- *Note 1* Licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
- *Note 2* A person who imports a security sensitive substance without a licence may commit an offence against the Act, pt 5.1.

416 Person in control of import—Act, s 17 (1) (e)

For the Act, the holder of an import licence is a person in control of all of the following in relation to the import of a security sensitive substance under the licence:

- (a) the handling of the substance;
- (b) any premises where the substance is stored by the licensee after import;
- (c) any associated plant or system;
- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances.

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417 Import licence applications—Act, s 50 (2)

An application for an import licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the import;
- (d) the address of the premises where the substance is to be stored;
- (e) the name and classification of the substance;
- (f) any information or documents required by a form for the application approved under the Act, section 222.

418 Import licence conditions—Act, s 53 (2) (b)

The following conditions apply to an import licence for a security sensitive substance:

- (a) the licensee must import the substance only for the purpose stated in the licence;
- (b) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;
- (c) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or

- (ii) change the name stated in the licence of a security cleared responsible person;
- *Note* Licence amendments are made under the Act, s 58.
- (d) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the import of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

419 Notice of import

- (1) The holder of an import licence must give the work health and safety commissioner written notice of the licensee's intention to import a security sensitive substance.
- (2) The notice must be given no later than 2 business days before the day when the substance is to arrive in the ACT.
- (3) The notice must include the following:
 - (a) the licensee's licence details;
 - (b) the intended date of import of the substance;
 - (c) how the substance is to be carried into the ACT;
 - (d) the name, classification and quantity of the substance to be imported;
 - (e) contact and licence details for the person who is to receive the import;

- (f) the address of the place where the substance is to be stored in the ACT;
- (g) the name and licence details of the person who is to carry the substance into the ACT;
- (h) any information or documents required by a form for the notice approved under the Act, section 222.

420 Import records

- (1) The holder of an import licence must make a record of all security sensitive substances imported into the ACT under the licence.
- (2) The holder of an import licence must keep a record made under this section of the import of a security sensitive substance for at least 3 years after the day of import, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(3) An offence against this section is a strict liability offence.

Part 4.6 Carrying security sensitive substances

Note If this part requires a security sensitive substance to be carried in a particular way, and a person carrying the security sensitive substance does not comply with the requirement, the person may commit an offence against the Act, s 80 (Unauthorised carrying of certain dangerous substances).

421 Carrying definitions—ch 4

In this chapter:

carrying licence means a licence issued for this part authorising the carrying of a security sensitive substance by road or rail.

- *Note 1* Licences are issued under the Act (see Act, dict, def *licence*).
- *Note 2 Carry* (a dangerous substance) is defined in the Act, dict to mean the moving of the substance by any means.

interstate security sensitive substances carrying authority, in relation to a security sensitive substance carried by road or rail, means a written authority (however called—for example, a licence or permit) issued under a corresponding law that authorises the authority-holder to carry the substance by road or rail.

422 Application of pt 4.6

- (1) This part applies to the carrying of security sensitive substances by road or rail.
- (2) However, this part does not apply to—
 - (a) the carrying of a quantity of a security sensitive substance that is less than the exempt quantity mentioned in schedule 4, table 4.1, column 4 for the substance; or
 - (b) the carrying of a security sensitive substance by an inspector or police officer exercising a function under the Act.

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423 Authority to carry security sensitive substances by road

- (1) A person must not carry a security sensitive substance by road (in the ACT) unless—
 - (a) the person is authorised to carry the substance by road (in the ACT) under a carrying licence; or
 - (b) the person holds an interstate security sensitive substances carrying authority that authorises the person to carry the substance by road (in the ACT).
- (2) A carrying licence that authorises the carrying of a security sensitive substance by road (in the ACT) authorises the carrying of the substance by—
 - (a) the licensee; or
 - (b) an individual engaged (as an employee or contractor) to carry the substance by road under the licensee's supervision.
 - *Note 1* Carrying licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
 - *Note 2* A person who carries a security sensitive substance without authorisation may commit an offence against the Act, pt 5.1.

424 Authority to carry security sensitive substances by rail

- (1) A person must not carry a security sensitive substance by rail (in the ACT) unless—
 - (a) the person is authorised under a carrying licence to carry the security sensitive substance by rail (in the ACT); or
 - (b) the person is authorised under an interstate security sensitive substances carrying authority to carry the substance by rail (in the ACT or elsewhere).

- (2) A carrying licence that authorises the carrying of a security sensitive substance by rail (in the ACT) authorises the carrying of the substance by—
 - (a) the licensee; or
 - (b) an individual engaged (as an employee or contractor) to carry the substance by rail under the licensee's supervision.
 - *Note 1* Carrying licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
 - *Note 2* A person who carries a security sensitive substance without authorisation may commit an offence against the Act, pt 5.1.

425 Engaging someone else to carry security sensitive substances

(1) A person must not engage someone else to carry a security sensitive substance by road or rail.

Maximum penalty: 30 penalty units.

- (2) Subsection (1) does not apply if the person whose services are engaged is authorised under section 423 or section 424 to carry the substance.
- (3) An offence against this section is a strict liability offence.

426 Person in control of carrying security sensitive substances—Act, s 17 (1) (e)

For the Act, the holder of a carrying licence is a person in control of all of the following in relation to the carrying of a security sensitive substance under the licence:

- (a) the handling of the substance;
- (b) any premises where the substance is stored by the licensee for carrying;
- (c) any associated plant or system;

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- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances.

427 Carrying licence applications—Act, s 50 (2)

An application for a carrying licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the carrying;
- (d) details of each vehicle to be used for carrying the substance, including the following:
 - (i) make;
 - (ii) model;
 - (iii) year of manufacture;
 - (iv) registration number;
 - (v) engine number;
 - (vi) carrying capacity;
 - (vii) type of fuel;
- (e) a security plan prepared in accordance with section 428 (Carrying licence applications—security plans);
- (f) any information or documents required by a form for the application approved under the Act, section 222.

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428 Carrying licence applications—security plans

- (1) A security plan for carrying a security sensitive substance must be based on a security risk assessment.
- (2) The security plan must include the following:
 - (a) details of the precautions to be taken to ensure the security sensitive substance is secure for the duration of the entire journey;
 - (b) procedures for working out routes for the transport of the security sensitive substance;
 - (c) recording and reconciliation protocols;
 - (d) procedures for reporting any loss, theft or attempted theft of the security sensitive substance;
 - (e) any information or documents required by a form for the security plan approved under the Act, section 222.

429 Carrying licence conditions—Act, s 53 (2) (b)

The following conditions apply to a carrying licence for a security sensitive substance:

- (a) the licensee must ensure that the substance is carried only for the purpose stated in the licence;
- (b) the licensee must ensure that—
 - (i) the security plan for the licence is implemented; and
 - (ii) a copy of the plan is available for inspection in each vehicle used for carrying the substance under the licence;
- (c) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;

- (d) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or
 - (ii) change the name stated in the licence of a security cleared responsible person;
 - *Note* Licence amendments are made under the Act, s 58.
- (e) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the carrying of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

430 Carrying licences—review of security plans

The holder of a carrying licence for a security sensitive substance must—

- (a) amend the security plan whenever necessary to ensure that it is kept up to date; and
- (b) review the security plan (and make any necessary amendments) at least once every 5 years; and
- (c) state on the security plan—
 - (i) the date it was prepared; and
 - (ii) if it has been amended-the last date it was amended; and
 - (iii) if it has been reviewed—the last date it was reviewed.

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431 Route and time restrictions

- (1) The work health and safety commissioner may, in writing, determine—
 - (a) routes by which, and times when, particular quantities of a security sensitive substance may be carried by road in the ACT; or
 - (b) routes by which, and times when, particular quantities of a security sensitive substance must not be carried by road in the ACT.
- (2) A determination is a disallowable instrument.
 - *Note* A disallowable instrument must be notified, and presented to the Legislative Assembly, under the Legislation Act.
- (3) If the work health and safety commissioner makes a determination in relation to a security sensitive substance, the substance must not be carried by road except in accordance with the determination.

Storing security sensitive Part 4.7 substances

- Note If this part requires a security sensitive substance to be stored in a particular way, and a person storing the substance does not comply with the requirement
 - the substance is not correctly stored for the Act, s 14 (1) (a)
 - if the person is in control of the manufacture, import or supply of the substance, the person may commit an offence against the Act, pt 3.2 for contravention of s 26, s 27 or s 28
 - in addition, the person may commit an offence against the Act, pt 5.1.

432 Meaning of storage licence-ch 4

In this chapter:

storage licence means a licence issued for this part authorising the storage of a security sensitive substance.

Note Licences are issued under the Act (see Act, dict, def *licence*).

433 Authority to store security sensitive substances

A person must not store a security sensitive substance unless the person is authorised under a storage licence to store the substance.

- Licences are issued under the Act, ch 4 (Licences for dangerous Note 1 substances). Security sensitive substances are dangerous substances.
- Note 2 A person who stores a security sensitive substance without a licence may commit an offence against the Act, pt 5.1.

Person in control of storing security sensitive 434 substances—Act, s 17 (1) (e)

For the Act, the holder of a storage licence is a person in control of all of the following in relation to the storage of a security sensitive substance under the licence:

(a) the handling of the substance;

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- (b) the premises where the substance is stored;
- (c) any associated plant or system;
- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances. A security sensitive substance is a dangerous substance.

435 Storage licence applications—Act, s 50 (2)

An application for a storage licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the storage;
- (d) the address of premises where the substance is to be stored;
- (e) a security plan prepared in accordance with section 436 (Storage licence applications—security plans);
- (f) any information or documents required by a form for the application approved under the Act, section 222.

436 Storage licence applications—security plans

- (1) A security plan for storing a security sensitive substance must be based on a security risk assessment.
- (2) The security plan must include the following:
 - (a) details of the precautions to be taken to ensure the premises where the substance is stored are secure;

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- (b) procedures for controlling access to the premises and to the substance;
- (c) recording and reconciliation protocols;
- (d) procedures for reporting any loss, theft or attempted theft of the security sensitive substance;
- (e) any information or documents required by a form for the security plan approved under the Act, section 222.

437 Storage licence conditions—Act, s 53 (2) (b)

The following conditions apply to a storage licence for a security sensitive substance:

- (a) the licensee must store the substance only for the purpose stated in the licence;
- (b) the licensee must ensure that—
 - (i) the security plan for the licence is implemented; and
 - (ii) a copy of the plan is available for inspection at each premises used for storing the substance under the licence;
- (c) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;
- (d) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or
 - (ii) change the name stated in the licence of a security cleared responsible person;
 - *Note* Licence amendments are made under the Act, s 58.

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- (e) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the storage of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

438 Storage licences—review of security plans

The holder of a storage licence for a security sensitive substance must—

- (a) amend the security plan whenever necessary to ensure that it is kept up to date; and
- (b) review the security plan (and make any necessary amendments) at least once every 5 years; and
- (c) state on the security plan—
 - (i) the date it was prepared; and
 - (ii) if it has been amended-the last date it was amended; and
 - (iii) if it has been reviewed—the last date it was reviewed.

439 Storage records

- (1) The holder of a storage licence must, for each premises used for the storage of security sensitive substances under the licence—
 - (a) make a record of the storage of each security sensitive substance at the premises that complies with subsection (2); and

- (b) while a security sensitive substance is stored at the premises under the licence, maintain an accurate inventory of all security sensitive substances stored at the premises.
- (2) The record must include the following:
 - (a) the name and classification of the substance;
 - (b) the date of receipt;
 - (c) the name and licence details of the person (if any) from whom the substance was received;
 - (d) the date the security sensitive substance is removed from the premises;
 - (e) the reason for removal;

Examples of reasons

- 1 use
- 2 supply
- 3 disposal
- (f) any information or documents required by a form for the record approved under the Act, section 222.
- (3) The holder of a storage licence must keep a record made under this section of the storage of a security sensitive substance from the day it is stored until at least 3 years after the day the substance is removed from storage, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(4) An offence against this section is a strict liability offence.

Part 4.8 Supplying security sensitive substances

Division 4.8.1 Supply licences

440 Meaning of *supply licence*—ch 4

In this chapter:

supply licence means a licence issued for this part authorising the supply of a security sensitive substance.

- *Note 1* Licences are issued under the Act (see Act, dict, def *licence*).
- *Note 2* Supply is defined in the Act, dict.

441 Authority to supply security sensitive substances

A person is authorised to supply a security sensitive substance if the person holds a supply licence for the substance.

- *Note 1* Licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
- *Note 2* A person who supplies a security sensitive substance without a licence may commit an offence against the Act, pt 5.1.

442 Person in control of supply—Act, s 17 (1) (e)

For the Act, the holder of a supply licence is a person in control of all of the following in relation to the supply of a security sensitive substance under the licence:

- (a) the handling of the substance;
- (b) the premises from which the substance is supplied;
- (c) any associated plant or system;

- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances. A security sensitive substance is a dangerous substance.

443 Supply licence applications—Act, s 50 (2)

An application for a supply licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the supply;
- (d) details of any licence authorising the storage of the substance at the premises from which the substance is to be supplied;
- (e) procedures to ensure that the substance is only supplied to a person authorised to receive the substance;
- (f) any information or documents required by a form for the application approved under the Act, section 222.

444 Supply licence conditions—Act, s 53 (2) (b)

The following conditions apply to a supply licence for a security sensitive substance:

- (a) the licensee must supply the substance only for the purpose stated in the licence;
- (b) the licensee must supply the substance only from premises where the substance is authorised to be stored under a licence;

- (c) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;
- (d) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or
 - (ii) change the name stated in the licence of a security cleared responsible person;
 - *Note* Licence amendments are made under the Act, s 58.
- (e) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the supply of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

445 Supply only to authorised people

A security sensitive substance must not be supplied to a person unless-

- (a) the person is authorised under a licence to receive the substance; and
- (b) the person shows the supplier—
 - (i) the licence or a certified copy of it; and

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- (ii) identification papers for the person.
- *Note* This requirement is a condition of a licence (see s 444 (e)). A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

446 Supply records

- (1) The holder of a supply licence must, for each security sensitive substance supplied under the licence, make a record of the supply that complies with subsection (2).
- (2) The record must include the following:
 - (a) the name and classification of the substance;
 - (b) the quantity of the substance supplied and how it was packaged;Examples
 - 1 30 kg supplied in 3 bags of 10kg
 - 2 30 kg supplied in 1 bag of 30kg
 - 3 20L supplied in the customer's own container
 - (c) the date of supply;
 - (d) the name, address and telephone number of the person for whom the substance is supplied;
 - (e) the licence details shown to the supplier for section 445;
 - (f) the signature of the person taking delivery of the substance and, if that person is not the person for whom the substance is supplied, the name, address and telephone number of the person taking delivery;
 - (g) the proposed use of the substance;
 - (h) any information or documents required by a form for the record approved under the Act, section 222.

(3) The holder of a supply licence must keep a record made under this section of the supply of a security sensitive substance for at least 5 years after the day of supply, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(4) An offence against this section is a strict liability offence.

Division 4.8.2 Advertising supply of security sensitive substances

447 False or misleading statements about authority to supply security sensitive substances

- (1) A person commits an offence if—
 - (a) the person makes a statement (whether orally, in a document or in any other way); and
 - (b) the statement is about—
 - (i) the supply or possible supply of a security sensitive substance; or
 - (ii) the promotion in any way of the supply or use of a security sensitive substance; and
 - (c) the statement is about the availability of the security sensitive substance to members of the public; and
 - (d) the statement is false or misleading; and
 - (e) the person is reckless about whether the statement—
 - (i) is false or misleading; or
 - (ii) omits anything without which the statement is false or misleading; and

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(f) the statement is made in the course of trade or commerce.

Maximum penalty: 30 penalty units.

- (2) Absolute liability applies to subsection (1) (f).
- (3) Subsection (1) (d) and (e) (i) do not apply if the statement is not false or misleading in a material particular.
- (4) Subsection (1) (d) and (e) (ii) do not apply if the omission does not make the statement misleading in a material particular.

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Part 4.9 Using security sensitive substances

448 Meaning of user licence—ch 4

In this chapter:

user licence means a licence issued for this part authorising the use of a security sensitive substance.

Note Licences are issued under the Act (see Act, dict, def *licence*).

449 Application of pt 4.9

- (1) This part applies to the use of security sensitive substances.
- (2) However, this part does not apply to the use of a security sensitive substance by an inspector or police officer exercising a function under the Act.

450 Authority to use security sensitive substances

A person is authorised to use a security sensitive substance if the person-

- (a) holds a user licence for the use of the substance; or
- (b) is an individual engaged (as an employee or contractor) to use the substance under the direct supervision of a person who holds a user licence.
- *Note 1* Licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
- *Note 2* A person who uses a security sensitive substance without a licence may commit an offence against the Act, pt 5.1.

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451 Person in control of use—Act, s 17 (1) (e)

For the Act, the holder of a user licence is a person in control of all of the following in relation to the use of a security sensitive substance under the licence:

- (a) the handling of the substance;
- (b) the premises where the substance is used;
- (c) any associated plant or system;
- (d) any associated activity.
- *Note* The Act, ch 3 (Safety duties for dangerous substances) imposes safety duties on a person in control of activities, plants, systems and premises relating to the handling of the dangerous substances.

452 User licence applications—Act, s 50 (2)

An application for a user licence for a security sensitive substance must include the following:

- (a) the name and address of, and copies of identification papers for—
 - (i) the applicant; and
 - (ii) anyone who is to be a responsible person for the substance;
- (b) if the applicant is a corporation—the corporation's ACN;
- (c) the purpose of the use;
- (d) the address of the premises where the substance is to be stored;
- (e) any information or documents required by a form for the application approved under the Act, section 222.

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453 User licence conditions—Act, s 53 (2) (b)

The following conditions apply to a user licence for a security sensitive substance:

- (a) the licensee must ensure that the substance is used only for the purpose stated in the licence;
- (b) the licensee must ensure that no-one other than a security cleared responsible person named in the licence has unsupervised access to the substance;
- (c) the licensee must apply to the work health and safety commissioner to amend the licence if the licensee proposes to—
 - (i) add someone to, or remove someone from, the licence as a security cleared responsible person; or
 - (ii) change the name stated in the licence of a security cleared responsible person;
 - *Note* Licence amendments are made under the Act, s 58.
- (d) the licensee must—
 - (i) comply with the obligations imposed on the licensee under this part; and
 - (ii) ensure that this part is complied with in relation to the use of the substance under the licence.
- *Note 1* A licence is also subject to any conditions included in the licence by the work health and safety commissioner (see Act, 53 (2) (a)).
- *Note 2* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

454 Use of security sensitive substances—responsibilities of person in control

(1) A person in control of premises must ensure that a security sensitive substance is used at the premises only by a person authorised to use the substance under this part.

Maximum penalty: 10 penalty units.

- (2) This section does not apply to the use of a security sensitive substance under the supervision of an inspector or police officer.
- (3) An offence against this section is a strict liability offence.

455 Use records

- (1) The holder of a user licence must, for each security sensitive substance used under the licence, make a record of the use that complies with subsection (2).
- (2) The record must include the following:
 - (a) the name and classification of the substance;
 - (b) the quantity of the substance used;
 - (c) the purpose for which the substance was used;
 - (d) any information or documents required by a form for the record approved under the Act, section 222.
- (3) The holder of a user licence must keep a record made under this section of the use of a security sensitive substance for at least 3 years after the day of use, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(4) An offence against this section is a strict liability offence.

Section 456

Part 4.10 Disposal of security sensitive substances

Note If this part requires a security sensitive substance to be disposed of in a particular way, and a person disposing of the security sensitive substance does not comply with the requirement, the person may commit an offence under the Act, s 81 (Unauthorised disposal of dangerous substances, plant and systems).

456 Meaning of *dispose*—pt 4.10

In this part:

dispose does not include supply.

Note **Dispose** and **supply** are defined in the Act, dict. Those definitions apply to this regulation. However, the definition in this regulation qualifies the definition in the Act.

457 Application of pt 4.10

- (1) This part applies to the disposal of security sensitive substances.
- (2) However, this part does not apply to the disposal of a security sensitive substance by an inspector or police officer exercising a function under the Act.

458 Authority to dispose of security sensitive substances

- (1) A person must not dispose of a security sensitive substance unless the person is authorised under a licence to handle the security sensitive substance.
- (2) A licence that authorises the handling of a security sensitive substance authorises the disposal of the substance by—
 - (a) the licensee; or

- (b) any individual engaged (as an employee or contractor) to handle the substance under the licensee's supervision.
- *Note 1* Licences are issued under the Act, ch 4 (Licences for dangerous substances). Security sensitive substances are dangerous substances.
- *Note 2* A person who disposes of a security sensitive substance without authorisation may commit an offence against the Act, pt 5.1.

459 Conditions for disposal of security sensitive substances—Act, s 53 (2) (b)

It is a condition of a licence that authorises the handling of a security sensitive substance that the licensee must—

- (a) comply with the obligations imposed on the licensee under this part; and
- (b) ensure that this part is complied with in relation to the disposal of the substance under the licence.
- *Note* A licensee who fails to comply with a condition of the licence may commit an offence against the Act, s 63 (Failure to comply with conditions of licence).

460 Discarding security sensitive substances

(1) A person must not discard a security sensitive substance.

Maximum penalty: 30 penalty units.

Examples of discarding

- 1 throwing away the substance
- 2 dumping the substance in a waterway
- (2) An offence against this section is a strict liability offence.

461 Secure disposal of security sensitive substances general rules

A person disposing of a security sensitive substance must ensure—

- (a) that the method of disposal used provides the greatest degree of security possible; and
- (b) that the method of disposal is appropriate to the kind of security sensitive substance and the condition of the security sensitive substance.

462 Secure disposal of security sensitive substances inspector's instructions

Despite section 460 and section 461, if an inspector tells a person (orally or in writing) who is authorised to handle a security sensitive substance under a licence to dispose of the substance in a particular way, the person must ensure that the direction is complied with.

463 Disposal records

- (1) The holder of a licence under which a security sensitive substance is disposed of must make a record of the disposal that complies with subsection (2).
- (2) The record must include the following:
 - (a) the name and licence details of the owner of the substance;
 - (b) the name and classification of the substance;
 - (c) the quantity of the substance disposed of;
 - (d) the date of disposal;
 - (e) the method of disposal;
 - (f) the reason for disposal;
 - (g) any information or documents required by a form for the record approved under the Act, section 222.

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(3) The holder of a licence must keep a record made under this section of the disposal of a security sensitive substance for at least 3 years after the day of disposal, whether or not the licence continues in force.

Maximum penalty: 20 penalty units.

(4) An offence against this section is a strict liability offence.

R30 01/07/20 Section 500

Chapter 5 Notification and review of decisions

500 Internally reviewable decisions—Act, s 186, def *internally reviewable decision*

A decision mentioned in schedule 5, part 5.2, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.

501 Reviewable decisions—Act, s 186, def *reviewable decision*

A decision mentioned in schedule 5, part 5.1 or part 5.3, column 3 under a provision mentioned in column 2 in relation to the decision is prescribed.

502 Internally reviewable decisions—right of review and notice—Act, s 186A and s 187 (1) (a)

A person mentioned in schedule 5, part 5.2, column 4 is prescribed.

503 Reviewable decisions—right of review and notice—Act, s 190 and s 191 (1) (a)

A person mentioned in schedule 5, part 5.1 or part 5.3, column 4 is prescribed.

Schedule 4 Security sensitive substances

(see s 400, s 421)

Table 4.1 column 1 item	column 2	colum autho	nn 3 rised purposes	column 4 exempt quantity for carrying
1	security	1.1	mining	20kg
	sensitive	1.2	quarrying	
	ammonium nitrate	1.3	manufacture of explosives and fertilisers	
		1.4	genuine scientific research in relation to explosives or fertilisers	
		1.5	sampling the substance for identifying the kind or quantities of ingredients in the substance	
		1.6	carrying out demonstrations, education or practical training in relation to explosives or fertilisers	
		1.7	commercial agricultural use by primary producers or distribution service agencies	
		1.8	services for carrying the substance	

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Schedule 4

Section 4.1

(1) In table 4.1, security sensitive ammonium nitrate means—

- (a) a substance that has a UN number mentioned in subsection (3); or
- (b) either of the following substances, if they do not have a UN number mentioned in subsection (3):
 - (i) an ammonium nitrate emulsion containing greater than 45% ammonium nitrate;
 - (ii) an ammonium nitrate mixture containing greater than 45% ammonium nitrate; or
- (c) a substance with UN number 3139 (oxidising liquid, other than oxidising liquids with different UN numbers), if the substance is a form of ammonium nitrate.
- (2) However, in table 4.1, *security sensitive ammonium nitrate* does not include—
 - (a) an ammonium nitrate solution; or
 - (b) any form of ammonium nitrate that is an explosive.
 - *Note* For the meaning of *explosive*, see the Act, s 73 and the *Dangerous Substances (Explosives) Regulation 2004*, s 7.
- (3) For subsection (1), UN numbers for security sensitive ammonium nitrate are as follows:
 - 1942
 - 2067
 - 2068
 - 2069
 - 2070

Section 4.1

- 2071
- 2072
- 3375.
- (4) In this section:

UN number, for a dangerous substance of a particular kind, means the identification serial number listed in the ADG Code for dangerous goods of the same kind.

Note See the ADG Code, s 1.1.3 (def *UN number*), appendix 1 and appendix 2.

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Schedule 5 Reviewable decisions

(see ch 5)

Part 5.1 Reviewable decisions under Act

column 1 item	column 2 provision	column 3 decision	column 4 person
1	47T (1) (b)	refuse to allow individual to occupy affected residential premises for which there is an occupancy prohibition	owner of affected residential premises or proposed occupant
2	52 (3)	refuse to issue licence	applicant
3	53 (1)	issue licence subject to condition included by work health and safety commissioner	applicant
4	54 (1)	issue licence for less than maximum period allowed	applicant
5	58 (3)	refuse to amend licence	licensee
6	59	impose condition on licence amend or revoke condition included in licence by work health and safety commissioner	licensee

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Reviewable decisions Reviewable decisions under Act Schedule 5 Part 5.1

column 1 item	column 2 provision	column 3 decision	column 4 person
7	68 (3)	reprimand licensee require licensee to undertake training amend/suspend/cancel licence period of / event for ending suspension disqualify licensee period of / event for ending disqualification	licensee
8	68 (4)	reprimand former licensee disqualify former licensee period of/complete training/event for ending disqualification	former licensee
9	69 (2)	immediate suspension of licence	licensee
10	124 (1)	refuse to accept safety undertaking	the person who proposed to give the safety undertaking
11	125 (1)	refuse to agree to amendment of enforceable undertaking refuse to agree to withdrawal from enforceable undertaking	relevant person
12	126 (2)	refuse to end enforceable undertaking on application	relevant person

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Part 5.2 Internally reviewable decisions under Act

column 1 item	column 2 provision	column 3 decision	column 4 person
1	47J (1) (a) (i)	state expiry date as less than 2 years for asbestos contamination report for affected residential premises	owner of affected residential premises
2	95 (3)	refuse to revoke compliance agreement	each responsible person
3	100	give improvement notice	each responsible person
4	102 (2)	extend compliance period for improvement notice extend compliance period for improvement notice for less than period asked for refuse to extend compliance period for improvement notice if asked	each responsible person
5	106	revoke improvement notice refuse to revoke improvement notice	each responsible person
6	109	give prohibition notice	each responsible person

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column 1 item	column 2 provision	column 3 decision	column 4 person
7	111 (2)	extend relevant period for prohibition notice	each responsible person
		extend relevant period for prohibition notice for less than period asked for	
		refuse to extend relevant period for prohibition notice if asked	
8	116 (3)	refuse to agree to inspect vehicle or equipment at place other than where it was originally inspected	the relevant responsible person for the vehicle or equipment
9	117	revoke prohibition notice refuse to revoke prohibition notice	each responsible person

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Schedule 5Reviewable decisionsPart 5.3Work health and safety commissioner—reviewable decisions under this
regulation

Part 5.3 Work health and safety commissioner—reviewable decisions under this regulation

column 1 item	column 2 provision	column 3 decision	column 4 person
1	312 (2) or (4)	refuse to give exemption	applicant
2	313 (1)	give exemption subject to condition included by work health and safety commissioner	applicant
3	318 (3)	refuse to amend exemption	exemption-holder
4	319	cancel exemption	exemption-holder
5	319	impose condition on exemption amend or revoke condition included in exemption by work health and safety commissioner	exemption-holder

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Dictionary

(see s 3)

- *Note 1* The Legislation Act contains definitions and other provisions relevant to this regulation.
- *Note 2* For example, the Legislation Act, dict, pt 1, defines the following terms:
 - ACAT
 - adult
 - doctor
 - fail
 - fire and rescue service
 - home address
 - Minister (see s 162)
 - penalty unit (see s 133)
 - reviewable decision notice
 - rural fire service
 - under
 - work health and safety commissioner.
- *Note 3* Terms used in this regulation have the same meaning that they have in the *Dangerous Substances Act 2004* (see Legislation Act, s 148). For example, the following terms are defined in the *Dangerous Substances Act 2004*, dict:
 - ADG Code
 - affected building
 - affected residential premises
 - asbestos
 - asbestos contamination
 - asbestos contamination report
 - building work
 - buyback scheme
 - carry
 - compliance agreement (see s 94 (2))
 - dangerous substance (see s 10)
 - dispose

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Dictionary

- enforceable undertaking (see s 122)
- handle (see s 11)
- import
- improvement notice (see s 100)
- internally reviewable decision (see s 186)
- licence
- licensed asbestos assessor
- licensed asbestos removalist
- loose-fill asbestos insulation (see s 47M)
- manufacture
- non-commercial (see s 12)
- occupancy prohibition
- owner
- person in control (see s 17)
- plant
- premises (and *at* premises)
- prohibition notice (see s 109)
- reasonable steps (see s 16)
- regulator
- relevant responsible person
- responsible person (see s 18)
- reviewable decision (see s 186)
- risk (see s 15)
- safety undertaking (see s 123 (2))
- supply
- vehicle.

ACM—see asbestos containing material.

adverse security assessment, for chapter 4 (Security sensitive substances)—see the *Australian Security Intelligence Organisation Act 1979* (Cwlth), section 35.

affected residential premises, for part 3.5 (Asbestos management—residential premises)—see section 337.

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approved display case, for part 3.5 (Asbestos management—residential premises)—see section 338.

approved warning sign, for part 3.5 (Asbestos management—residential premises)—see section 338.

asbestos containing material (ACM), for chapter 3 (Asbestos and asbestos containing material)—see the Work Health and Safety Regulation 2011, dictionary.

asbestos-related work—see the Work Health and Safety Regulation 2011, dictionary.

carrying licence, for chapter 4 (Security sensitive substances)—see section 421.

certified copy, of a licence or authority, means a copy of the licence or authority certified by the holder of the licence or authority to be a true copy.

close associate, of a person, for chapter 4 (Security sensitive substances)—see the Act, section 48.

contamination management plan, for part 3.5 (Asbestos management—residential premises)—see section 341 (1) (c).

dispose, of a security sensitive substance, for chapter 4 (Security sensitive substances)—see section 456.

ensure—see section 6.

identification papers, for a person, means a document, or a number of documents taken together, that—

- (a) show the person's age; and
- (b) show a home address for the person; and

(c) contain a photograph that could reasonably be taken to be of the person.

Example of identification papers

a proof of identity card issued under the *Liquor Act 2010*, s 210, together with a bank statement showing the cardholder's residential address

import licence, for chapter 4 (Security sensitive substances)—see section 414.

interstate security sensitive substances carrying authority, for chapter 4 (Security sensitive substances)—see section 421.

licence details, of a person who handles or is to handle a dangerous substance, means details of a licence authorising the person to handle the substance.

living areas, of premises, for part 3.5 (Asbestos management—residential premises)—see section 338.

manufacturing licence, for chapter 4 (Security sensitive substances)—see section 406.

qualified security assessment, for chapter 4 (Security sensitive substances)—see the *Australian Security Intelligence Organisation Act 1979* (Cwlth), section 35.

security cleared responsible person, for chapter 4 (Security sensitive substances)—see section 402.

security plan, for chapter 4 (Security sensitive substances)—see section 402.

security risk assessment, in relation to the handling of a security sensitive substance, for chapter 4 (Security sensitive substances)— see section 402.

security sensitive substance, for chapter 4 (Security sensitive substances)—see section 400.

storage licence, for chapter 4 (Security sensitive substances)— see section 432.

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supply licence, for chapter 4 (Security sensitive substances)— see section 440.

unsupervised access, to a security sensitive substance, for chapter 4 (Security sensitive substances)—see section 402.

user licence, for chapter 4 (Security sensitive substances)—see section 448.

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1 About the endnotes

Endnotes

2

About the endnotes

Amending and modifying laws are annotated in the legislation history and the amendment history. Current modifications are not included in the republished law but are set out in the endnotes.

Not all editorial amendments made under the *Legislation Act 2001*, part 11.3 are annotated in the amendment history. Full details of any amendments can be obtained from the Parliamentary Counsel's Office.

Uncommenced amending laws are not included in the republished law. The details of these laws are underlined in the legislation history. Uncommenced expiries are underlined in the legislation history and amendment history.

If all the provisions of the law have been renumbered, a table of renumbered provisions gives details of previous and current numbering.

The endnotes also include a table of earlier republications.

A = Act	NI = Notifiable instrument
AF = Approved form	o = order
am = amended	om = omitted/repealed
amdt = amendment	ord = ordinance
AR = Assembly resolution	orig = original
ch = chapter	par = paragraph/subparagraph
CN = Commencement notice	pres = present
def = definition	prev = previous
DI = Disallowable instrument	(prev) = previously
dict = dictionary	pt = part
disallowed = disallowed by the Legislative	r = rule/subrule
Assembly	reloc = relocated
div = division	renum = renumbered
exp = expires/expired	R[X] = Republication No
Gaz = gazette	RI = reissue
hdg = heading	s = section/subsection
IA = Interpretation Act 1967	sch = schedule
ins = inserted/added	sdiv = subdivision
LA = Legislation Act 2001	SL = Subordinate law
LR = legislation register	sub = substituted
LRA = Legislation (Republication) Act 1996	<u>underlining</u> = whole or part not commenced
mod = modified/modification	or to be expired

Abbreviation key

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¹

3 Legislation history

Dangerous Substances (General) Regulation 2004 SL2004-56

notified LR 14 December 2004 s 1, s 2 commenced 14 December 2004 (LA s 75 (1)) pt 6.1, pt 6.3, s 607, s 679, s 682 commenced 15 December 2004 (s 2 (1)) ch 4, s 613, s 618, s 620, s 621, s 625, s 633, s 638, s 639, ss 643-646, s 652, ss 663-665, s 667, s 677, s 678, s 681, sch 4 commenced 30 June 2005 (s 2 (3)) remainder commenced 31 March 2005 (s 2 (2))

as amended by

Dangerous Substances (General) Amendment Regulation 2007 (No 1) SL2007-23

notified LR 6 September 2007 s 1, s 2 commenced 6 September 2007 (LA s 75 (1)) remainder commenced 7 September 2007 (s 2)

Dangerous Substances (General) Amendment Regulation 2007 (No 2) SL2007-38

notified LR 17 December 2007 s 1, s 2 commenced 17 December 2007 (LA s 75 (1)) remainder commenced 18 December 2007 (s 2)

ACT Civil and Administrative Tribunal Legislation Amendment

Act 2008 (No 2) A2008-37 sch 1 pt 1.29

notified LR 4 September 2008

s 1, s 2 commenced 4 September 2008 (LA s 75 (1))

sch 1 pt 1.29 commenced 2 February 2009 (s 2 (1) and see ACT Civil and Administrative Tribunal Act 2008 A2008-35, s 2 (1) and CN2009-2)

Work Safety Legislation Amendment Act 2009 A2009-28 sch 2 pt 2.7

notified LR 9 September 2009

s 1, s 2 commenced 9 September 2009 (LA s 75 (1)) sch 2 pt 2.7 commenced 1 October 2009 (s 2 and see Work Safety Act 2008 A2008-51 s 2 (1) (b) and CN2009-11)

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3 Legislation history

Dangerous Goods (Road Transport) Act 2009 A2009-34 sch 1 pt 1.2 notified LR 28 September 2009

s 1, s 2 commenced 28 September 2009 (LA s 75 (1)) sch 1 pt 1.2 commenced 2 April 2010 (s 2, CN2010-5 and LA s 77 (3))

Statute Law Amendment Act 2009 (No 2) A2009-49 sch 3 pt 3.19

notified LR 26 November 2009 s 1, s 2 commenced 26 November 2009 (LA s 75 (1)) sch 3 pt 3.19 commenced 17 December 2009 (s 2)

Liquor (Consequential Amendments) Act 2010 A2010-43 sch 1 pt 1.7

notified LR 8 November 2010 s 1, s 2 commenced 8 November 2010 (LA s 75 (1)) sch 1 pt 1.7 commenced 1 December 2010 (s 2 (4) and see Liquor Act 2010 A2010-35, s 2 (3) (as am by A2010-43 amdt 1.19) and CN2010-14)

Dangerous Substances Amendment Act 2011 A2011-10 pt 3

notified LR 16 March 2011 s 1, s 2 commenced 16 March 2011 (LA s 75 (1)) pt 3 commenced 17 March 2011 (s 2)

Administrative (One ACT Public Service Miscellaneous Amendments) Act 2011 A2011-22 sch 1 pt 1.52

notified LR 30 June 2011 s 1, s 2 commenced 30 June 2011 (LA s 75 (1)) sch 1 pt 1.52 commenced 1 July 2011 (s 2 (1))

Work Health and Safety (Consequential Amendments) Act 2011 A2011 55 sch 1 pt 1.8

notified LR 14 December 2011 s 1, s 2 commenced 14 December 2011 (LA s 75 (1)) sch 1 pt 1.8 commenced 1 January 2012 (s 2 and see Work Health and Safety Act 2011 A2011-35, s 2 and CN2011-12)

Dangerous Substances (General) Amendment Regulation 2014 (No 1) SL2014-19

notified LR 18 August 2014

s 1, s 2 commenced 18 August 2014 (LA s 75 (1))

s 5 commenced 1 January 2015 (s 2 (2))

remainder commenced 1 September 2014 (s 2 (1))

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Dangerous Substances (Asbestos Safety Reform) Legislation Amendment Act 2014 A2014-53 pt 7

notified LR 3 December 2014

s 1, s 2 commenced 3 December 2014 (LA s 75 (1))

pt 7 commenced 1 January 2015 (s 2)

Work Health and Safety (Asbestos) Amendment Regulation 2014 (No 1) SL2014-32 s 17

notified LR 4 December 2014

s 1, s 2 commenced 4 December 2014 (LA s 75 (1))

s 17 commenced 1 January 2015 (s 2 (3))

Dangerous Substances (Loose-fill Asbestos Eradication) Legislation Amendment Act 2015 A2015-6 sch 1 pt 1.3

notified LR 31 March 2015

s 1, s 2 commenced 31 March 2015 (LA s 75 (1)) sch 1 pt 1.3 commenced 29 June 2015 (s 2 and CN2015-6)

Dangerous Substances (General) Amendment Regulation 2015 (No 1) SL2015-10

notified LR 9 April 2015 s 1, s 2 commenced 9 April 2015 (LA s 75 (1)) remainder commenced 15 May 2015 (s 2)

Dangerous Substances (General) Amendment Regulation 2015 (No 2) SL2015-13

notified LR 30 April 2015 s 1, s 2 commenced 30 April 2015 (LA s 75 (1)) remainder commenced 1 February 2016 (s 2)

Building (Loose-fill Asbestos Eradication) Legislation Amendment Act 2015 A2015-42 pt 6

notified LR 5 November 2015

s 1, s 2 commenced 5 November 2015 (LA s 75 (1)) pt 6 commenced 1 February 2016 (s 2 (1), CN2015-21 and see Dangerous Substances (General) Amendment Regulation 2015 (No 2) SL2015-13 s 2)

Statute Law Amendment Act 2015 (No 2) A2015-50 sch 3 pt 3.15

notified LR 25 November 2015

s 1, s 2 commenced 25 November 2015 (LA s 75 (1))

sch 3 pt 3.15 commenced 9 December 2015 (s 2)

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3 Legislation history

Justice Legislation Amendment Act 2016 A2016-7 sch 1 pt 1.4 notified LR 29 February 2016

s 1, s 2 commenced 29 February 2016 (LA s 75 (1))

sch 1 pt 1.4 commenced 29 August 2016 (s 2 and LA s 79)

sch i pri 1.4 commenceu 29 August 2010 (S 2 and EA S 79)

Emergencies Amendment Act 2016 A2016-33 sch 1 pt 1.6

notified LR 20 June 2016

s 1, s 2 commenced 20 June 2016 (LA s 75 (1))

sch 1 pt 1.6 commenced 21 June 2016 (s 2)

Work Health and Safety Legislation Amendment Act 2018 A2018-8 sch 1 pt 1.3

notified LR 5 March 2018 s 1, s 2 commenced 5 March 2018 (LA s 75 (1)) sch 1 pt 1.3 commenced 29 March 2018 (s 2)

Work Health and Safety Amendment Act 2019 A2019-38 sch 1 pt 1.4

notified LR 31 October 2019 s 1, s 2 commenced 31 October 2019 (LA s 75 (1)) sch 1 pt 1.4 commenced 30 April 2020 (s 2 (1) and LA s 79)

Loose-fill Asbestos Legislation Amendment Act 2020 A2020-20 pt 4

notified LR 27 May 2020

s 1, s 2 commenced 27 May 2020 (LA s 75 (1))

pt 4 commenced 1 July 2020 (s 2)

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Amendment history

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Commencement
                  om LA s 89 (4)
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Dictionary
                  am A2011-10 s 6; A2014-53 s 45; A2018-8 amdt 1.11
s 3
Incorporated documents
                  om A2018-8 amdt 1.12
s 5
Certain dangerous substances
                  om A2018-8 amdt 1.13
ch 2 hdg
Important concepts
pt 2.1 hdg
                  om A2018-8 amdt 1.13
Application of ch 2
div 2.1.1 hdg
                  om A2018-8 amdt 1.13
Application—ch 2
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                  om A2018-8 amdt 1.13
Non-application of ch 2-air and marine transport
                  am A2009-34 amdt 1.4
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                  om A2018-8 amdt 1.13
                  def C1 combustible liquid om A2018-8 amdt 1.13
                  def C2 combustible liquid om A2018-8 amdt 1.13
                  def capacity om A2018-8 amdt 1.13
                  def class om A2018-8 amdt 1.13
                  def class label om A2018-8 amdt 1.13
                  def combustible liquid om A2018-8 amdt 1.13
                  def compatible om A2018-8 amdt 1.13
                  def container om A2018-8 amdt 1.13
                  def dangerous substance om A2018-8 amdt 1.13
                  def emergency plan om A2018-8 amdt 1.13
                  def emergency service om A2018-8 amdt 1.13
                  def fire risk dangerous substance om A2018-8 amdt 1.13
                  def flashpoint om A2018-8 amdt 1.13
                  def health and safety representative om A2009-28
                   amdt 2.14
                     ins A2011-55 amdt 1.11
                     om A2018-8 amdt 1.13
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4 Amendment history

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def importer om A2018-8 amdt 1.13
                  def in transit om A2018-8 amdt 1.13
                  def manifest quantity om A2018-8 amdt 1.13
                  def manifest quantity registrable premises om A2018-8
                   amdt 1.13
                  def manufacturer om A2018-8 amdt 1.13
                  def non-registrable premises om A2018-8 amdt 1.13
                  def package om A2018-8 amdt 1.13
                  def packaged om A2018-8 amdt 1.13
                  def packaging om A2018-8 amdt 1.13
                  def packing group om A2018-8 amdt 1.13
                  def pipework om A2018-8 amdt 1.13
                  def placard quantity om A2018-8 amdt 1.13
                  def placard quantity notice om A2018-8 amdt 1.13
                  def placard quantity register om A2018-8 amdt 1.13
                  def proper shipping name om A2018-8 amdt 1.13
                  def registrable premises om A2018-8 amdt 1.13
                  def retailer om A2018-8 amdt 1.13
                  def risk assessment om A2018-8 amdt 1.13
                  def safety data sheet (or SDS) om A2018-8 amdt 1.13
                  def SDS om A2018-8 amdt 1.13
                  def subsidiary risk om A2018-8 amdt 1.13
                  def subsidiary risk label om A2018-8 amdt 1.13
                  def supplier om A2018-8 amdt 1.13
                  def tank om A2018-8 amdt 1.13
                  def transfer om A2018-8 amdt 1.13
                  def work safety representative ins A2009-28 amdt 2.15
                     om A2011-55 amdt 1.12
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div 2.1.3 hdg
                  om A2018-8 amdt 1.13
Meaning of placard quantity-ch 2
s 204
                  om A2018-8 amdt 1.13
Meaning of manifest quantity-ch 2
s 205
                  om A2018-8 amdt 1.13
Meaning of total quantity-ch 2
                  om A2018-8 amdt 1.13
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Working out quantities—ch 2
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                  om A2018-8 amdt 1.13
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                  om A2018-8 amdt 1.13
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                  om A2018-8 amdt 1.13
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                  om A2018-8 amdt 1.13
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pt 2.2 hdg
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                              (prev sch 5 pt 1.1 hdg) renum R1 LA
                              am A2011-22 amdt 1.163; A2019-38 amdt 1.8
                              sub A2020-20 s 28
           sch 5 pt 5.1
                              am A2011-22 amdt 1.163; A2019-38 amdt 1.8; A2020-20 s 29;
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sch 5 pt 5.2 hdg	(prev sch 5 pt 1.2 hdg) renum R1 LA
sch 5 pt 5.2	sub A2020-20 s 30 am A2020-20 s 31; items renum R30 LA
·	
Work health and regulation	safety commissioner—reviewable decisions under this
sch 5 pt 5.3 hdg	(prev sch 5 pt 1.3 hdg) renum R1 LA
Sen o proto nug	am A2011-22 amdt 1.163; A2019-38 amdt 1.8
sch 5 pt 5.3	am A2011-22 amdt 1.163; A2019-38 amdt 1.8
Dictionary	
dict	am SL2007-23 s 5; A2008-37 amdts 1.119-1.121; A2009-
	amdt 3.43; A2011-10 s 8; A2011-22 amdt 1.164; A2015-
	amdt 1.8; A2015-50 amdt 3.96; A2016-33 amdt 1.16;
	A2018-8 amdt 1.18, amdt 1.19; A2019-38 amdt 1.9,
	amdt 1.10; A2020-20 s 32
	def ACM ins A2014-53 s 59
	def <i>affected residential premises</i> ins SL2014-19 s 6
	def <i>approved display case</i> ins A2020-20 s 33
	def approved warning sign ins SL2014-19 s 6
	def asbestos om A2011-10 s 9
	def asbestos containing material (ACM) ins A2014-53 s
	def asbestos contamination ins SL2015-13 s 6
	om A2020-20 s 34
	def asbestos contamination report ins SL2015-13 s 6
	om A2020-20 s 34
	def asbestos management plan ins SL2007-23 s 6
	om A2014-53 s 60
	def asbestos product om A2014-53 s 60
	def asbestos register ins SL2007-23 s 6
	om A2014-53 s 60
	def asbestos-related work ins A2014-53 s 61
	def authorised activity om A2014-53 s 62
	def authorised activity condition om A2014-53 s 62
	def C1 combustible liquid om A2018-8 amdt 1.20
	def C2 combustible liquid om A2018-8 amdt 1.20
	def <i>capacity</i> om A2018-8 amdt 1.20
	def <i>chrysotile product</i> exp 31 December 2010 (s 321 (2)
	def <i>class</i> , of a dangerous substance of a particular kind of A2018-8 amdt 1.20
	def <i>class</i> , of building ins SL2014-19 s 6 om A2015-6 amdt 1.9
	def class label om A2018-8 amdt 1.20
	def combustible liquid om A2018-8 amdt 1.20
	def <i>compatible</i> om A2018-8 amdt 1.20

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def dangerous substance om A2018-8 amdt 1.20
def disturb ins SL2007-23 s 6
   om A2014-53 s 62
def emergency plan om A2018-8 amdt 1.20
def emergency service om A2018-8 amdt 1.20
def exemption exp 31 December 2010 (s 321 (2))
def fire risk dangerous substance om A2018-8 amdt 1.20
def flashpoint om A2018-8 amdt 1.20
def good too dangerous to be transported om A2018-8
 amdt 1.20
def hazchem code om A2018-8 amdt 1.20
def health and safety representative om A2009-28
 amdt 2.16
   ins A2011-55 amdt 1.21
   om A2018-8 amdt 1.20
def identification papers am A2009-49 amdt 3.44; A2010-43
 amdt 1.9; A2016-7 amdt 1.8
def importer om A2018-8 amdt 1.20
def intermediate bulk container om A2018-8 amdt 1.20
def International Air Transport Association Regulations
 om A2018-8 amdt 1.20
def International Civil Aviation Organization Standards om
 A2018-8 amdt 1.20
def International Maritime Dangerous Goods Code om
 A2018-8 amdt 1.20
def in transit om A2018-8 amdt 1.20
def licensed asbestos assessor ins SL2007-23 s 6
   om A2014-53 s 62
   ins SL2015-10 s 6
   om A2020-20 s 34
def licensed asbestos removalist ins A2015-42 s 26
   om A2020-20 s 34
def living areas ins SL2015-13 s 6
def loose-fill asbestos insulation ins SL2014-19 s 6
   om A2015-6 amdt 1.9
def manifest quantity om A2018-8 amdt 1.20
def manifest quantity registrable premises om A2018-8
 amdt 1.20
def manufacturer om A2018-8 amdt 1.20
def National Exposure Standards om A2018-8 amdt 1.20
def national standards ins SL2007-23 s 6
   om A2014-53 s 62
def non-registrable premises om A2018-8 amdt 1.20
def non-residential premises ins SL2007-23 s 6
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def package om A2018-8 amdt 1.20
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def packaged om A2018-8 amdt 1.20 def packaging om A2018-8 amdt 1.20 def packing group om A2018-8 amdt 1.20 def pipework om A2018-8 amdt 1.20 def placard quantity om A2018-8 amdt 1.20 def placard quantity notice om A2018-8 amdt 1.20 def placard quantity register om A2018-8 amdt 1.20 def proper shipping name om A2018-8 amdt 1.20 def registrable premises om A2018-8 amdt 1.20 def regulator ins SL2015-13 s 6 om A2020-20 s 34 def residential premises ins SL2014-19 s 6 sub A2015-6 amdt 1.10 om A2020-20 s 34 def retailer om A2018-8 amdt 1.20 def risk assessment sub SL2007-23 s 7; A2014-53 s 63 om A2018-8 amdt 1.20 def safety data sheet om A2018-8 amdt 1.20 def SDS om A2018-8 amdt 1.20 def subsidiary risk om A2018-8 amdt 1.20 def subsidiary risk label om A2018-8 amdt 1.20 def supplier om A2018-8 amdt 1.20 def tank om A2018-8 amdt 1.20 def total quantity om A2018-8 amdt 1.20 def transfer om A2018-8 amdt 1.20 def UN number om A2018-8 amdt 1.20

def work safety representative ins A2009-28 amdt 2.17 om A2011-55 amdt 1.22

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Some earlier republications were not numbered. The number in column 1 refers to the publication order.

Since 12 September 2001 every authorised republication has been published in electronic pdf format on the ACT legislation register. A selection of authorised republications have also been published in printed format. These republications are marked with an asterisk (*) in column 1. Electronic and printed versions of an authorised republication are identical.

Republication No and date	Effective	Last amendment made by	Republication for
R1 15 Dec 2004	15 Dec 2004– 31 Dec 2004	not amended	new regulation
R2 1 Jan 2005	1 Jan 2005– 30 Mar 2005	not amended	commenced expiry
R3 31 Mar 2005	31 Mar 2005– 29 June 2005	not amended	commenced provisions
R4 30 June 2005	30 June 2005– 1 July 2005	not amended	commenced provisions
R5 2 July 2005	2 July 2005– 5 Apr 2006	not amended	commenced expiry
R6 6 Apr 2006	6 Apr 2006– 31 Dec 2006	not amended	commenced expiry
R7 1 Jan 2007	1 Jan 2007– 6 Sept 2007	not amended	commenced expiry
R8 7 Sept 2007	7 Sept 2007– 17 Dec 2007	SL2007-23	amendments by SL2007-23
R9 18 Dec 2007	18 Dec 2007– 1 Feb 2009	SL2007-38	amendments by SL2007-38
R10 2 Feb 2009	2 Feb 2009– 30 Sept 2009	A2008-37	amendments by A2008-37
R11 1 Oct 2009	1 Oct 2009– 16 Dec 2009	<u>A2009-34</u>	amendments by A2009-28
R12 17 Dec 2009	17 Dec 2009– 1 Apr 2010	A2009-49	amendments by A2009-49

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R13 (RI) 6 Apr 2010	2 Apr 2010– 30 Nov 2010	A2009-49	amendments by A2009-34 reissue for republication correction
R14 1 Dec 2010	1 Dec 2010– 31 Dec 2010	A2010-43	amendments by A2010-43
R15 1 Jan 2011	1 Jan 2011– 1 Jan 2011	A2010-43	amendments by SL2004-56 and expiry of provisions (defs <i>chrysotile</i> <i>product</i> and <i>exemption</i> (s 301 and dict), s 309 (3), (4) and pt 3)
R16 2 Jan 2011	2 Jan 2011– 16 Mar 2011	A2010-43	expiry of provisions (s 306 (4)-(6), s 307 (4)-(6), s 308 (4), (5) and s 310 (4)-(6)
R17 17 Mar 2011	17 Mar 2011– 30 June 2011	A2011-10	amendments by A2011-10
R18 1 July 2011	1 July 2011– 31 Dec 2011	A2011-22	amendments by A2011-22
R19 1 Jan 2012	1 Jan 2012– 31 Aug 2014	A2011-55	amendments by A2011-55 and expiry of provisions (s 325 (5)-(7), s 327 (5)-(7))
R20 1 Sept 2014	1 Sept 2014– 31 Dec 2014	SL2014-19	amendments by SL2014-19
R21 1 Jan 2015	1 Jan 2015– 14 May 2015	SL2014-32	amendments by SL2014-19, A2014- 53 and SL2014-32
R22 15 May 2015	15 May 2015– 28 June 2015	SL2015-10	amendments by SL2015-10

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R23 29 June 2015	29 June 2015– 8 Dec 2015	SL2015-10	amendments by A2015-6
R24 9 Dec 2015	9 Dec 2015– 31 Jan 2016	A2015-50	amendments by A2015-50
R25 1 Feb 2016	1 Feb 2016– 20 June 2016	A2015-50	amendments by SL2015-13 and A2015-42
R26 21 June 2016	21 June 2016– 28 Aug 2016	A2016-33	amendments by A2016-33
R27 29 Aug 2016	29 Aug 2016– 28 Mar 2018	A2016-33	amendments by A2016-7
R28 29 Mar 2018	29 Mar 2018– 29 Apr 2020	A2018-8	amendments by A2018-8
R29 30 Apr 2020	30 Apr 2020– 30 June 2020	A2019-38	amendments by A2019-38

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