



New South Wales

Workers Compensation (Insurance Premiums) Amendment (Employers) Regulation 1996

under the

Workers Compensation Act 1987

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act 1987*.

J W Shaw QC MLC

Attorney General, and Minister for Industrial Relations.

Explanatory note

The object of this Regulation is:

- (a) to increase (from \$2,000 premiums to \$3,000 premiums) the threshold between category A and category B employers, and
- (b) to increase (from 1 month to 2 months) the time period within which employers must, for the purpose of renewing their policies of insurance, provide their workers compensation insurers with estimates of wages to be paid by the employers during the relevant period of insurance.

This Regulation is made under the *Workers Compensation Act 1987*, including section 280 (the general regulation making power).

1996 No 242

Clause 1 Workers Compensation (Insurance Premiums) Amendment (Employers) Regulation 1996

Workers Compensation (Insurance Premiums) Amendment (Employers) Regulation 1996

1 Name of Regulation

This Regulation is the *Workers Compensation (Insurance Premiums) Amendment (Employers) Regulation 1996*.

2 Commencement

This Regulation commences at 4pm on 30 June 1996.

3 Amendment of Workers Compensation (Insurance Premiums) Regulation 1995

The *Workers Compensation (Insurance Premiums) Regulation 1995* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendment of Workers Compensation (Insurance Premiums) Regulation 1995

(Clause 3)

[1] Clause 3 Definitions

Omit “\$2,000” from the definition of *category A employer*.
Insert instead “\$3,000”.

[2] Clause 6 Employer to supply insurer with return relating to wages

Omit “1 month” from clause 6 (1).
Insert instead “2 months”.