



New South Wales

Conveyancing (General) Amendment (Rail Access Corporation) Regulation 1996

under the

Conveyancing Act 1919

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Conveyancing Act 1919*.

KIM YEADON, M.P.,
Minister for Land and Water Conservation

Explanatory note

The object of this Regulation is to prescribe Rail Access Corporation as a prescribed authority for the purposes of sections 88D (Regulation of use of land held by a prescribed authority) and 88E (Regulation of use of land not held by a prescribed authority) of the *Conveyancing Act 1919*. These sections deal with the imposition of restrictions on the use of, or impose public positive covenants on, land vested in the prescribed authority (section 88D) or land not vested in the public authority (section 88E).

This Regulation is made under sections 88D and 88E of the *Conveyancing Act 1919*.

Conveyancing (General) Amendment (Rail Access Corporation) Regulation 1996

1 Name of Regulation

This Regulation is the *Conveyancing (General) Amendment (Rail Access Corporation) Regulation 1996*.

2 Commencement

This Regulation commences on 26 July 1996.

3 Amendment of Conveyancing (General) Regulation 1992

The *Conveyancing (General) Regulation 1992* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendment of Conveyancing (General) Regulation 1992

(Clause 3)

[1] Clause 41 Imposition of restrictions or public positive covenants on certain land vested in public authorities

Insert at the end of the list of prescribed authorities in clause 41:

Rail Access Corporation

[2] Clause 41A Regulation of use of land not held by a prescribed authority

Insert at the end of the list of prescribed authorities in clause 41A:

Rail Access Corporation