



New South Wales

Industrial Relations (General) Amendment Regulation 1996

under the
Industrial Relations Act 1996

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Industrial Relations Act 1996*.

JEFFREY SHAW, QC, MLC
Minister for Industrial Relations

Explanatory note

The object of this Regulation is to make provision in connection with the commencement of a provision of the *Industrial Relations Amendment Act 1996* that inserts section 325A into the *Industrial Relations Act 1996*. That section applies similar special requirements relating to contract agreements entered into with groups of carriers as apply to enterprise agreements entered into with employees. One of those requirements is the requirement for the Industrial Registrar to advise persons or bodies prescribed by the regulations of proposed contract agreements notified to the Industrial Registrar before or at the time that formal negotiations are undertaken with the carriers. The list of persons or bodies that are to be prescribed is similar to the list prescribed in respect of proposed enterprise agreements (see clause 4 of *Industrial Relations (General) Regulation 1996*).

This Regulation is made under the *Industrial Relations Act 1996*, including section 325A (3).

1996 No 610

Clause 1 Industrial Relations (General) Amendment Regulation 1996

**Industrial Relations (General) Amendment
Regulation 1996**

1 Name of Regulation

This Regulation is the *Industrial Relations (General) Amendment Regulation 1994*.

2 Commencement

This Regulation commences on 13 December 1996.

3 Amendment of Industrial Relations (General) Regulation 1996

The *Industrial Relations (General) Regulation 1996* is amended as set out in Schedule 1.

4 Notes

The explanatory note does not form part of this Regulation.

Schedule 1 Amendments

(Clause 3)

Insert before clause 30:

29A Notification of proposed contract agreements to which groups of carriers are parties

The Industrial Registrar is to advise, pursuant to section 325A (3) of the Act, the following of a proposed contract agreement under which a group of carriers is a party that is notified to the Industrial Registrar:

- (a) the secretary or chief executive of each State peak council,
- (b) the secretary or chief executive of any association of contract carriers that is a party to the making of a contract determination, or to a contract agreement, that then applies to the conditions of engagement of those carriers under contracts to which the proposed contract agreement is to apply,
- (c) the secretary or chief executive of any association of employing contractors that is a party to the making of a contract determination, or to a contract agreement, that then applies to the conditions of engagement of those carriers under contracts to which the proposed contract agreement is to apply (unless the association is to be a party to the proposed contract agreement).