



New South Wales

Rural Lands Protection Amendment (Ratable Land) Regulation 1998

under the

Rural Lands Protection Act 1989

His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Rural Lands Protection Act 1989*.

RICHARD AMERY, M.P.,

Minister for Agriculture

Explanatory note

Clause 45 of, and Schedule 2 to, the *Rural Lands Protection Regulation 1995* prescribe the minimum areas of land forming a part or the whole of holdings in various rural lands protection districts that are ratable land in relation to the districts for the purposes of the *Rural Lands Protection Act 1989*.

The object of this Regulation is to amend Schedule 2 to take account of a number of amalgamations of rural lands protection districts.

This Regulation is made under the *Rural Lands Protection Act 1989*, including the definition of **ratable land** in section 3 (1) and section 217 (the general regulation-making power).

1998 No 697

Clause 1 Rural lands Protection Amendment (Ratable Land) Regulation 1998

Rural Lands Protection Amendment (Ratable Land) Regulation 1998

1 Name of Regulation

This Regulation is the *Rural Lands Protection Amendment (Ratable Land) Regulation 1998*.

2 Commencement

This Regulation commences on 1 January 1999.

3 Amendment of Rural Lands Protection Regulation 1995

The *Rural Lands Protection 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

(Clause 3)

Schedule 2 Minimum area of ratable land

Omit the matter relating to the following districts:

- Albury
- Bathurst
- Bega
- Carcoar
- Corowa
- Deniliquin
- Denman-Singleton
- Glen Innes
- Holbrook
- Inverell
- Jerilderie
- Merriwa
- Moulamein
- Mudgee
- Scone
- Tenterfield
- Urana
- Wyallda

Insert instead in appropriate order:

Central Tablelands	10
Hume	10
Hunter	10
Mudgee-Merriwa	10
Murray	20
Northern New England	10
Northern Slopes	10
Riverina	10
South Coast	10