

# Meat Industry (Meat Industry Levy) Regulation 1999

[1999-490]



### **Status Information**

# **Currency of version**

Historical version for 18 January 2002 to 31 December 2003 (accessed 28 December 2024 at 21:53)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

#### **Provisions in force**

The provisions displayed in this version of the legislation have all commenced.

#### Notes-

 Does not include amendments by Gazette No 197 of 19.12.2003, p 11333 (not commenced — to commence on 1.1.2004)

#### **Authorisation**

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the Interpretation Act 1987.

File last modified 19 December 2003

# Meat Industry (Meat Industry Levy) Regulation 1999



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# Meat Industry (Meat Industry Levy) Regulation 1999



# 1 Name of Regulation

This Regulation is the Meat Industry (Meat Industry Levy) Regulation 1999.

#### 2 Commencement

- (1) This Regulation commences on 1 September 1999, except as provided by subclause (2).
- (2) Clause 13 and Schedule 2 commence on the commencement of Schedule 6.14 of the *Rural Lands Protection Act 1998*.

#### Editorial note—

Date of commencement of clause 13 and Schedule 2: 28.9.2001. See Gazette No 146 of 28.9.2001, p 8183.

#### 3 Definitions

(1) In this Regulation:

levy means a meat industry levy under Part 5A of the Act.

**levy collection agency agreement** means an agreement or arrangement entered into by a rural lands protection board (or the State Council of Rural Lands Protection Boards on behalf of the board) under the *Rural Lands Protection Act 1998* under which the board acts as the Authority's agent for the purposes of:

- (a) issuing notices specifying the amount of levies, and
- (b) undertaking responsibility for collecting and recovering levies that occupiers or owners of ratable land within the district of the board owe to the Authority.

**relevant rural lands protection board** for a parcel of land means the rural lands protection board for the rural lands protection district in which the land is situated.

the Act means the Meat Industry Act 1978.

(2) In this Regulation, a reference to a Form is a reference to a Form set out in Schedule

1.

(3) The explanatory note, table of contents and note in the text of this Regulation do not form part of this Regulation.

#### 4 Calculation of levy

- (1) The object of this clause is to fix the rates and amounts on the basis of which a levy is to be calculated for land the subject of a levy.
- (2) For the purposes of section 59A (2) (a) of the Act, the prescribed rate for each stock unit of the notional carrying capacity of the land, as assessed by or under the *Rural Lands Protection Act 1998*, is 1.2 cents.
- (3) For the purposes of section 59A (2) (b) of the Act, the prescribed amount (that is, the maximum levy that is payable in relation to the land) is \$130.

#### 5 Notice of amount of levy

For the purposes of section 59A (3) of the Act, the prescribed date in each year by which notice of the amount of a levy must be given to the occupier of the land to which the notice relates is:

- (a) 30 June, unless the notice is given as referred to in paragraph (b), or
- (b) if the notice accompanies or forms part of a rate notice under section 63 of the *Rural Lands Protection Act 1998* while a levy collection agency agreement is in force, the date on which the rate notice is duly served under that Act.

## 6 Changes in occupancy or ownership of land

- (1) For the purposes of section 59E (1) of the Act, the prescribed notice is a written notice in Form 1.
- (2) A person is exempt from section 59E (1) of the Act (which relates to notice of a person ceasing to be or becoming the occupier or owner of land):
  - (a) if the person has lodged similar notice with the relevant rural lands protection board in accordance with section 81 of the *Rural Lands Protection Act 1998*, or
  - (b) if the person has, within one month of ceasing to be or becoming the occupier or owner of land in respect of which a meat industry levy is payable, lodged similar notice with the Registrar-General in accordance with section 39 of the Real Property Act 1900 or section 184E of the Conveyancing Act 1919.

### 7 Applications for certificates of levies due and payable

(1) For the purposes of section 59F (4) of the Act, the prescribed form for an application for a certificate of levies due and payable is Form 2.

- (2) While a levy collection agency agreement is in force, a person is exempt from section 59F (4) of the Act in relation to the form of an application for a certificate of levies due and payable if the person's application forms part of an application for a certificate under section 236 of the *Rural Lands Protection Act 1998*.
- (3) For the purposes of section 59F (4) of the Act, the prescribed fee to accompany an application for a certificate of levies due and payable is:
  - (a) \$15, unless the application is made as referred to in paragraph (b), or
  - (b) \$5, if the application forms part of an application for a certificate under section 236 of the *Rural Lands Protection Act 1998*.
- (4) The fee referred to in subclause (3) (b) is in addition to any fee payable under the *Rural Lands Protection Act 1998* in relation to an application under section 236 (Certificate as to rates, charges and other matters) of that Act.

# 8 Certificates of levies due and payable

- (1) For the purposes of section 59F (5) of the Act, the prescribed form is Form 3.
- (2) While a levy collection agency agreement is in force, the Authority is exempt from section 59F (5) of the Act (which relates to the form of a certificate of levies due and payable) if the certificate forms part of a certificate under section 236 of the *Rural Lands Protection Act 1998*.
- (3) The validity of a certificate referred to in subclause (2) is not affected by the termination or expiry of the levy collection agency agreement.

# 9 Objection to validity of levy

For the purposes of section 59G (2) of the Act:

- (a) the prescribed court before which an objection to the validity of a levy may be made is the District Court, and
- (b) the prescribed manner in which such an objection is to be made is by making an application to the District Court, in accordance with rules of court, for the determination of the objection.

#### 10 Overdue levies

- (1) The object of this clause is to fix the rate of interest payable on overdue levies.
- (2) For the purposes of section 59H (2) of the Act, the prescribed rate per cent per year is:
  - (a) if the amount payable on unpaid rates under section 202 of the *Rural Lands*Protection Act 1998 is expressible as a rate per cent per year, the rate per cent

per year so payable, or

(b) in any other case, the rate per cent per year for the time being prescribed under section 95 (1) of the Supreme Court Act 1970 for payment of interest on a judgment debt.

### 11 Levy books

- (1) For the purposes of section 59L (1) of the Act, a levy book that is kept in any one of the following forms is a prescribed levy book:
  - (a) a book containing fixed or loose leaves,
  - (b) a series of cards,
  - (c) a series of computerised records.
- (2) The following particulars are to be kept in the levy book:
  - (a) particulars of each parcel of land the subject of a levy and of the occupier or owner of the land,
  - (b) particulars of the amounts of levies imposed in respect of each such parcel and of the dates on which the relevant notices of the amounts of levies were served,
  - (c) particulars of amounts of levies paid (including dates of payment), and of the amount of levies remaining outstanding, in respect of each such parcel.
- (3) While a levy collection agency agreement is in force, a levy book may be kept by the relevant rural lands protection board as part of a rate record kept under the *Rural Lands Protection Act 1998*.
- (4) An agent of the Authority that keeps a levy book as part of a rate record under subclause (3) is exempt from section 59L (1) of the Act (which relates to the levy book in which meat industry levies must be entered and the manner and form in which the levy book must be kept).

#### 12 Repeal

- (1) The Meat Industry (Meat Industry Levy) Regulation 1994 is repealed.
- (2) Any act, matter or thing that, immediately before the repeal of the *Meat Industry* (*Meat Industry Levy*) Regulation 1994, had effect under that Regulation is taken to have effect under this Regulation.

### 13 (Repealed)

#### Schedule 1 Forms

#### Form 1

(Clause 6)

#### Notice of sale or transfer of land

In accordance with the <i>Meat Industry Act 1978</i> , notice is given of the sale or transfer of the land described below

Local government area	• Ward			
House or unit no	Street name			
• Lot or portion no	Section			
Deposited plan, strata plan or estate no				
• Lease no and type of holding (if crown land)				
Width of frontage	Length (from frontage)			
Area (hectares)	Volume or book			
• Folio no	District, town or village			
• County	• Parish			
Nearest cross streets				
• Nature of property (eg vacant land, house, tempe	orary residence)			
New subdivisions				
	e the following details about the land that was subdivided,			
If the lot is part of a new subdivision, please provid <a href="before">before</a> it was subdivided:				
If the lot is part of a new subdivision, please provid <a href="mailto:before">before</a> it was subdivided: <ul><li>Name of subdivider</li></ul>				
If the lot is part of a new subdivision, please provid <a href="mailto:before">before</a> it was subdivided:  Name of subdivider				
If the lot is part of a new subdivision, please provid before it was subdivided:  Name of subdivider	Section  Area or dimensions  board assessment no or Valuer General's no (please indicate)			
If the lot is part of a new subdivision, please provid before it was subdivided:  Name of subdivider  Street name  Lot or portion no  Deposited plan no	Section  Area or dimensions  board assessment no or Valuer General's no (please indicate)			
If the lot is part of a new subdivision, please provid before it was subdivided:  Name of subdivider	Section      Area or dimensions  board assessment no or Valuer General's no (please indicate			
If the lot is part of a new subdivision, please provid before it was subdivided:  Name of subdivider	Section  Area or dimensions  board assessment no or Valuer General's no (please indicate any)			

Details of transferee				
Surname or corporate name	Other names (if any)			
	5			
	Postcode			
Country of citizenship or plan	ce or incorporation			
Date of birth (if natural personal	on under 18 years)			
Details of sale or transfer				
Date of contract of sale or a	greement to transfer			
Date of transfer of the prop	rty			
Please indicate, by ticking t	e appropriate box, if the property was sold:			
- with vacant possession				
- to an existing tenant				
- subject to an existing to	nancy			
Signing this form				
Signature of transferor or a	ent			
Signature of transferee or agent				
Date signed				
Solicitor's file reference no (if form is completed by a solicitor)				
Form 2				
	(Clause 7)			
Application for certificate under	ection 59F			
To: The Secretary New South W	les Meat Industry Authority			
This is an application for a certificate under section 59F of the <i>Meat Industry Act 1978</i> as to the amount (if any) of the meat industry levies due and payable to the Authority by the occupier or owner of the land described below: <b>Description of land</b>				
Local government area	• Ward			
House or unit no	Street name			
• Lot or portion no	Section			

Deposited plan, strata plan or estate no						
Lease no and type of holding (if crown land)						
Width of frontage	Length (from frontage)					
Area (hectares)	Volume or book					
• Folio no	District, town or village					
• County	• Parish					
Rural lands protection district						
• Rate assessment no for the property (if known)						
Nearest cross streets						
Nature of property (eg vacant land, house, tempo	prary residence)					
Rate assessment no for the property (if known)						
Area of property to be transferred (hectares)						
New subdivisions						
If the lot is part of a new subdivision, please provide <a href="mailto:before">before</a> it was subdivided:  • Name of subdivider	e the following details about the land that was subdivided,					
Street name						
Lot or portion no	• Section					
Deposited plan no	Area or dimensions					
Council's subdivision no or rural lands protection which of these is being referred to)	board assessment no or Valuer General's no (please indicate					
Details of occupier of land						
Name of occupier as at 31 December of last year						
Postal address     Postcode						
Details of owner of land						
• Name						
Postal address  Postcode						

Details of a	applicant				
	ıddress				
Prescribed	fee payable with app	lication			
Accomp	anying this applica	tion is the prescrib	ed fee of \$		
Note-					
The prescri	bed fees are set out i	n clause 7 (3) of the M	Meat Industry (Meat I	ndustry Levy) Regula	tion 1999.
Form 3					
					(Clause 8
Certificate	under section 59F				
_	in respect of the lar			ayable to the New !	South Wales Meat Industry
• Rate as	sessment no for pro	perty			
• Name o	f property				
• Address	s of property				
• Portion	no		• County		
Portion	110		• County		
Parish      Area of property (hectares)					
• Rural la	nds protection dist	rict			
• No of d	ry sheep equivalent	:S			
Details of o	occupier of land				
• Name .					
• Postal a	ddress				
		Postcode			
Levy					
Year	Amount of levy	Interest	Total	Amount paid to date	Amount now due
• Signed			• Date		
The Secre	tary				

New South Wales Meat Industry Authority