

Sydney Water (Transitional) Regulation 1999

[1999-441]



Status Information

Currency of version

Repealed version for 20 August 1999 to 31 August 2011 (accessed 27 November 2024 at 21:52)

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-

Repeal

The Regulation was repealed by cl 20 (1) of the *Sydney Water Regulation 2011* (467) (LW 26.8.2011) with effect from 1.9.2011.

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 1 September 2011

Sydney Water (Transitional) Regulation 1999



Contents

1 Name of Regulation	. 3
2 Commencement	. 3
3 Notes	. 3
4 Certain developments to remain subject to section 37A of State Owned Corporations Act 1989	.3

Sydney Water (Transitional) Regulation 1999



His Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Sydney Water Act 1994*.

JEFFREY WILLIAM SHAW, Q.C., M.L.C., Acting Minister for Western Sydney.

1 Name of Regulation

This Regulation is the Sydney Water (Transitional) Regulation 1999.

2 Commencement

This Regulation is to be taken to have commenced on 1 January 1999.

3 Notes

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

4 Certain developments to remain subject to section 37A of State Owned Corporations Act 1989

(1) Despite the business undertaking of Sydney Water Corporation Limited, a company SOC, being transferred to the Corporation by operation of the *Water Legislation Amendment (Drinking Water and Corporate Structure) Act 1998*, section 37A of the *State Owned Corporations Act 1989* continues to apply to the following developments and, for the purposes of that section, the Corporation is to be taken to be a company SOC:

Gerringong Gerroa Regional Sewerage Scheme

Glenbrook STP Transfer and Upgrade of Penrith STP

Illawarra Wastewater Strategy

Environmental Flows for the Hawkesbury-Nepean, Shoalhaven and Woronora Rivers

Berowra Creek (Hornsby/Hornsby Heights STP Upgrades)

Upper Blue Mountains Sewerage Scheme

The Oaks, Oakdale and Belimbla Park Sewerage Scheme

Mulgoa, Wallacia and Silverdale Sewerage Scheme

Brooklyn and Dangar Island Sewerage Scheme

Coalcliff, Stanwell Park, Stanwell Tops and Otford Sewerage Scheme

Mount Ku-ring-gai Industrial Area Sewerage Scheme

Menangle and Menangle Park Sewerage Scheme

Jamberoo Sewerage Scheme.

(2) In this clause, *company SOC* has the meaning given it in the *State Owned Corporations Act 1989*.

Note-

This Regulation does not effect the independent operation of section 30 of the Interpretation Act 1987.