First print



New South Wales

# Wine Grapes Marketing Board (Reconstitution) Bill 2003

# **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

# Overview of Bill

The objects of this Bill are as follows:

- (a) to provide for the abolition of the Wine Grapes Marketing Board (*the former Board*) established under the *Marketing of Primary Products Act* 1983 and its reconstitution as an agricultural industry services committee (*the Board*) under the *Agricultural Industry Services Act* 1998,
- (b) to provide temporarily for the regulation of the terms and conditions of payment for MIA wine grapes sold to wineries by wine grape growers,
- (c) to amend the *Agricultural Industry Services Act 1998* so as to enact savings and transitional provisions consequent on the constitution of the Board,
- (d) to amend the *Marketing of Primary Products Act 1983* so as to repeal the provisions of that Act relevant solely to the former Board.

Explanatory note

# Outline of provisions

# Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on 1 January 2004.

**Clause 3** defines certain expressions (including *Board*, *complying contract*, *duly contracted delivery*, *former Board*, *MIA wine grapes* and *price schedule*) for the purposes of the proposed Act.

# Part 2 Wine grapes marketing

# Division 1 Establishment of prices, and terms and conditions of payment, for MIA wine grapes

**Clause 4** enables a person to furnish the Board with the person's price schedule for MIA wine grapes delivered otherwise than pursuant to a complying contract. The schedule must indicate the minimum prices that the person will pay for deliveries of MIA wine grapes and any factors, conditions or circumstances that may operate to reduce the prices offered by the person for MIA wine grapes. A price schedule may be varied by notice in writing given to the Board, in particular to increase or reduce any price, but not so as to reduce any price until at least 24 hours after the notice has been given (48 hours after the notice has been given in the case of reductions occurring prior to 30 January).

**Clause 5** empowers the Board to make orders regulating the terms and conditions of payment for MIA wine grapes delivered otherwise than pursuant to a complying contract. The proposed power is specifically authorised for the purposes of section 51 of the *Trade Practices Act 1974* of the Commonwealth and the *Competition Code of New South Wales*.

# Division 2 Regulation of deliveries and payments for MIA wine grapes

**Clause 6** provides that the proposed Division is to apply to any delivery of MIA wine grapes, other than a duly contracted delivery.

**Clause 7** provides that a person must not accept delivery of a consignment of MIA wine grapes unless a price schedule applicable to that delivery has been provided to the Board on or before 30 January in that year.

Explanatory note

**Clause 8** requires a person who accepts a delivery of MIA wine grapes to provide the consignor with documentation that specifies the date of the delivery, the quantity and variety of grapes delivered, the relevant provisions of the price schedule applicable to the consignment and any factor, condition or circumstance that operates to reduce the price payable for the consignment.

**Clause 9** provides that the minimum price to be paid for MIA wine grapes delivered to a person is to be the greater of the price offered by the consignee for the wine grapes and the minimum price set out in the person's price schedule or, if the person has not published a price schedule in due time, the greater of the price offered by the consignee for the wine grapes and the average price for such a delivery (calculated by reference to the prices set out in other price schedules in relation to wine grapes of the same grade delivered on the same day).

**Clause 10** provides that, unless the Board directs otherwise, payments by consignees for deliveries of MIA wine grapes must be made to the Board, which will then remit the payments to the consignor (less any rates payable to the Board).

## Division 3 General

**Clause 11** provides that the proposed Division applies to any delivery of MIA wine grapes, including a duly contracted delivery.

**Clause 12** requires each consignee to furnish the Board with reports as to the deliveries of MIA wine grapes that have been made to it during the season just ended (the first report being for the period up to 14 April, the second for the period from 15 April to 31 May).

**Clause 13** enables the Board to approve certain contracts for MIA wine grapes that are entered into on or after the first Monday of the previous December. A contract so approved becomes a complying contract for the purposes of the proposed Act.

**Clause 14** requires consignees who accept duly contracted deliveries of MIA wine grapes (and to whom clause 10 does not therefore apply) to deduct any rates payable to the Board in relation to the delivery from money payable to the consignor in relation to the delivery.

**Clause 15** enables the Minister to exempt persons, either conditionally or unconditionally, from the operation of the proposed Part or any specified provision of the proposed Part.

**Clause 16** makes void any contract or agreement to the extent to which it purports or tends to exclude, modify or restrict the operation of the proposed Part.

Explanatory note

## Part 3 Miscellaneous

**Clause 17** requires the Director-General to have regard to submissions or nominations by the Board when appointing Departmental inspectors under the *Agricultural Industry Services Act 1998* in relation to MIA wine grapes, prohibits a member of the Board or its staff from being appointed as a Departmental inspector in relation to MIA wine grapes, augments the powers of a Departmental inspector in relation to MIA wine grapes and requires the Board to contribute towards the costs and expenses of Departmental inspectors in relation to MIA wine grapes.

**Clause 18** allows the Board's costs under the proposed Act to be funded by payments out of its general fund under the *Agricultural Industry Services Act* 1998.

**Clause 19** allows the Board and the Director-General to recover unpaid money as a debt.

**Clause 20** allows an authorised officer of the Board to take proceedings for an offence against the proposed Act in the name of the Board.

**Clause 21** provides that directors and other persons concerned in the management of a corporation may be proceeded against and convicted for offences committed by the corporation if they knowingly authorised or permitted the contravention.

**Clause 22** is a formal provision that gives effect to Schedule 1. Schedule 1 sets out the provisions of a proposed regulation establishing the Board.

Clause 23 abolishes the former Board.

**Clause 24** is a formal provision that gives effect to Schedule 2. Schedule 2 sets out amendments to the *Agricultural Industry Services Act 1998*.

**Clause 25** amends the *Marketing of Primary Products Act 1983* by omitting Schedule 5 to that Act, and by consequentially omitting section 67A of that Act (the formal provision that gives effect to Schedule 5).

Clause 26 provides for the expiry of the proposed Act on 31 December 2007.

Explanatory note

# Schedule 1 Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003

**Schedule 1** sets out the following provisions for a foundation regulation under the *Agricultural Industry Services Act 1998* for the Board:

### Part 1 Preliminary

**Proposed clause 1** sets out the name of the foundation regulation.

**Proposed clause 2** defines certain words and expressions for the purposes of the foundation regulation.

### Part 2 Establishment and functions of Board

**Proposed clause 3** establishes the Board and provides that it is to be a continuation of the former Board.

**Proposed clause 4** prescribes growers who have harvested more than 20 tonnes of MIA wine grapes in the previous calendar year (other than wineries, growers owned or controlled by wineries and directors of wineries who, as growers, deliver all their produce to the wineries) to be the class of primary producers for which the Board is constituted.

**Proposed clause 5** prescribes the City of Griffith, and the local government areas of Carrathool, Leeton and Murrumbidgee, as the area of operations of the Board.

**Proposed clause 6** prescribes MIA wine grapes to be the commodity for which the Board is constituted.

**Proposed clause 7** prescribes the agricultural industry services for which the Board is constituted to be as follows:

- (a) the development of a code of conduct for contract negotiations between wine grape growers and wineries,
- (b) the development of draft contract provisions with respect to the sale of MIA wine grapes to wineries, including provisions with respect to:
  - (i) the prices to be paid by wineries, and
  - (ii) the terms and conditions of payment to be observed by wineries,

in relation to MIA wine grapes delivered to them by wine grape growers,

(c) the promotion of private contracts for the sale of MIA wine grapes to wineries by wine grape growers,

Explanatory note

- (d) the collection and dissemination of market and industry information, including the production and publication of indicator prices for MIA wine grapes grown in the Board's area of operations,
- (e) the conduct of research and development into plant health in relation to wine grapes,
- (f) the provision of education and training in relation to wine grape production and marketing,
- (g) the promotion, in association with organisations representing wineries, of wine made from MIA wine grapes,
- (h) the promotion of regional industry, including regional wine-making, within the Board's area of operations,
- (i) the representation of the wine grape industry in relation to the matters referred to in paragraphs (a)–(h).

### Part 3 Other provisions relating to Board

**Proposed clause 8** provides that the Board is to have 7 members, 5 elected by the Board's constituents and 2 appointed by the elected members.

**Proposed clause 9** provides that 4 members of the Board constitute a quorum at any meeting of the Board.

**Proposed clause 10** provides that each of the Board's constituents is entitled to one vote for both polls and elections.

**Proposed clause 11** provides that 30 of the Board's constituents constitute a quorum at any meeting of the Board's constituents.

**Proposed clause 12** establishes the Board's financial year as the year ending on 31 December.

## Schedule 2 Amendment of Agricultural Industry Services Act 1998

**Schedule 2 [1]** amends clause 1 of Schedule 4 to the *Agricultural Industry Services Act 1998* so as to enable the regulations under that Act to make provisions of a savings or transitional nature consequent on the enactment of the proposed Act.

**Schedule 2 [2]** inserts a new Part into Schedule 4 to the *Agricultural Industry Services Act 1998*. The new Part contains a single clause that ensures that the foundation regulation set out in Schedule 1 to the proposed Act has the same effect as a foundation regulation made under section 5 of the *Agricultural Industry Services Act 1998*.

First print



New South Wales

# Wine Grapes Marketing Board (Reconstitution) Bill 2003

# Contents

Part 1	Prel	iminary		Page
	1 2 3	Name of Commen Definitior	cement	2 2 2
Part 2	Win	e grapes	s marketing	
	Division 1		Establishment of prices, and terms and conditions of payment, for MIA wine grapes	
	4	Price sch	edules	4
	5	Board ma of payme	ay make order as to terms and conditions int	5
	Divis	ion 2	Regulation of deliveries and payments for MIA wine grapes	4
	6	Application	on of Division	6

Contents

\_ 

1		Page
7	Deliveries of MIA wine grapes not to be accepted unless	
	price schedule notified to Board	6
8	Persons accepting delivery of MIA wine grapes to furnish certain documentation	e
9	Minimum price to be paid for MIA wine grapes	6 7
10	How payments to be dealt with	7
Divisi	ion 3 General	
11	Application of Division	8
12	Consignees to furnish Board with certain information	8
13	Board may approve certain contracts	8
14	Consignees of duly contracted deliveries to deduct sums fo payment to Board	r 9
15	Minister may grant exemptions from Part	9
16	No contracting out	9
Part 3 Misc	ellaneous	
17	Departmental inspectors	10
18	Funding of Board's operations	11
19	Recovery of unpaid money	11
20	Proceedings may be taken in name of Board	11
21	Directors and managers liable for offences committed by corporations	11
22	Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003	12
23	Abolition of former Board	12
24	Amendment of Agricultural Industry Services Act 1998 No 45	12
25	Amendment of Marketing of Primary Products Act 1983 No 176	12
26	Expiry of Act	12
Schedule 1	Agricultural Industry Services (Wine Grapes	
30.100010 1	Marketing Board) Regulation 2003	13
Schedule 2	Amendment of Agricultural Industry Services Act 1998	17



New South Wales

# Wine Grapes Marketing Board (Reconstitution) Bill 2003

No , 2003

# A Bill for

An Act to provide for the reconstitution of the Wine Grapes Marketing Board as an agricultural industry services committee under the *Agricultural Industry Services Act 1998*; to provide for the temporary regulation of the terms and conditions of payment for MIA wine grapes; and for other purposes.

Clause 1	Wine Grapes Marketing Board (Reconstitution) Bill 2003
----------	--

Part 1 Preliminary

The	Legisl	ature	of Ne	w South Wales enacts:	1
Par	rt 1	P	relin	ninary	2
1	Nam	e of A	Act		3
		This 2003		s the Wine Grapes Marketing Board (Reconstitution) Act	4 5
2	Com	menc	emen	t	6
		This	Act co	ommences on 1 January 2004.	7
3	Defir	nition	s		8
-			is Act	:	ę
				ans the Wine Grapes Marketing Board established by the set out in Schedule 1.	10 11
				<i>tea of operations</i> means the City of Griffith and the local at areas of Carrathool, Leeton and Murrumbidgee.	12 13
	com		plying	contract means:	14
		(a)	a cor	ntract that fixes:	15
			(i)	the prices to be paid for consignments of MIA wine grapes delivered during the current calendar year only, or the manner in which those prices are to be calculated, and	16 17 18 19
			(ii)	the date or dates by which those prices, or the various instalments of those prices, will be paid,	20 21
				g a contract entered into before the first Monday in ember of the previous calendar year, or	22 23
		(b)	a cor	ntract that fixes:	24
			(i)	the prices to be paid for consignments of MIA wine grapes delivered during both the current calendar year and one or more future calendar years, or the manner in which those prices are to be calculated, and	25 26 27 28
			(ii)	the date or dates by which those prices, or the various instalments of those prices, will be paid,	29 30
				g a contract entered into at any time before the first very of wine grapes under the contract, or	31 32
		(c)	a cor	ntract the subject of an approval in force under section 13.	33

Wine Grapes Marketing Board (Reconstitution) Bill 2003			
Preliminary	Part 1		

1 consignee means a person to or for whom a consignment of MIA 2 wine grapes is delivered. 3 consignor means a person by or from whom a consignment of MIA 4 wine grapes is delivered. 5 Director-General means the Director-General of the Department of 6 Agriculture. 7 duly contracted delivery means a consignment of MIA wine grapes 8 that is delivered pursuant to a complying contract. 9 former Board means the Wine Grapes Marketing Board, as constituted under the Marketing of Primary Products Act 1983 10 11 immediately before the commencement of this Act. 12 **MIA** wine grapes means any variety of grapes grown in the Board's 13 area of operations for use for processing into wine, must, juice or 14 wine spirit. 15 *price schedule* means a schedule issued by a person for the purpose 16 of publicising the prices that the person will pay for MIA wine 17 grapes delivered to the person during the period to which the

schedule relates, as varied from time to time under section 4(4).

18

Part 2 Wine grapes marketing

Part 2 Wine grapes marketing				
Division '	1 Establishment of prices, and terms and conditions of payment, for MIA wine grapes	2 3		
4 Price	e schedules	4		
(1)	Any person may provide the Board with a price schedule, in a form approved by the Board, for MIA wine grapes to be delivered to the person otherwise than pursuant to a complying contract.	5 6 7		
(2)	A price schedule:	8		
	(a) must set out minimum prices that will be paid for consignments of MIA wine grapes delivered during the period to which the schedule relates, and	9 10 11		
	(b) may set out minimum prices with respect to:	12		
	(i) different varieties and grades of wine grapes, and	13		
	(ii) different days and times of delivery.	14		
(3)	A price schedule must also set out:	15		
	(a) any factor, condition or circumstance that may operate to reduce any price offered for a consignment of MIA wine grapes, and	16 17 18		
	(b) the way in which any such reduction will be calculated.	19		
(4)	A person who has provided the Board with a price schedule may, by notice in writing given to the Board, vary the schedule from time to time so as:	20 21 22		
	(a) to change it in relation to wine grapes to which it already applies, or	23 24		
	(b) to extend it to wine grapes to which it does not already apply.	25		
(5)	A reduction in any price arising from the variation of a price schedule does not have effect until:	26 27		
	<ul> <li>(a) 48 hours after the reduction is notified to the Board, in the case of a reduction notified to the Board before 30 January in the year concerned, or</li> </ul>	28 29 30		
	(b) 24 hours after the reduction is notified to the Board, in the case of a reduction notified to the Board on or after 30 January in the year concerned.	31 32 33		

Wine Grapes Marketing Board (Reconstitution) Bill 2003			
Wine grapes marketing	Part 2		

	(6)	A person who has provided the Board with a price schedule must ensure that copies of the schedule, and any variation of the schedule, are made available to prospective consignors on request.	1 2 3						
5	Boar	Board may make order as to terms and conditions of payment							
	(1)	The Board may at any time, by order published in the Gazette:							
		(a) establish terms and conditions of payment for MIA wine grapes delivered during that year otherwise than pursuant to a complying contract, and	6 7 8						
		(b) establish a formula for calculating the amounts payable to the Board, towards any rates levied under the <i>Agricultural Industry Services Act 1998</i> , in relation to deliveries of MIA wine grapes, and	9 10 11 12						
		(c) establish a timetable in accordance with which:	13						
		(i) consignees are to make payments to the Board under sections 10 (1) (a) and 14 (1), and	14 15						
		(ii) the Board is to make payments to consignors under section 10 (1) (b).	16 17						
	(2)	The terms and conditions of payment referred to in subsection (1) (a) are to be established by the Board having regard to any submissions made by wineries and wine grape growers within the meaning of the regulation set out in Schedule 1.	18 19 20 21						
	(3)	Without limiting subsection (1) (a), the terms and conditions set by an order under this section may fix the rate at which interest is to accrue on the late payment of the price of MIA wine grapes so delivered, or on the late payment of any instalment of that price.	22 23 24 25						
	(4)	The rate at which interest is to accrue must not exceed the rate prescribed under section 95 (1) of the <i>Supreme Court Act 1970</i> for payment of interest on a judgment debt, plus 5 per cent.	26 27 28						
	(5)	Copies of each order under this section are to be published in at least one daily newspaper circulating throughout New South Wales.	29 30						
	(6)	A failure to comply with the requirements of subsection (5) with respect to an order under this section does not affect the validity of the order.	31 32 33						
	(7)	An order that is made under this section after 20 January in any year does not have effect until the following year.	34 35						

Clause 6	Wine Grapes Marketing Board (Reconstitution) Bill 2003
Part 2	Wine grapes marketing

	(8)	for th	making of an order under this section is specifically authorised the purposes of section 51 of the <i>Trade Practices Act 1974</i> of the monwealth and the <i>Competition Code of New South Wales</i> .	1 2 3
Divi	sion	2	Regulation of deliveries and payments for MIA wine grapes	4 5
6	Арр	licatio	n of Division	6
			Division applies to any delivery of MIA wine grapes, other a duly contracted delivery.	7 8
7	Deliv sche	veries edule r	of MIA wine grapes not to be accepted unless price notified to Board	9 10
	(1)	grape	rson must not accept delivery of a consignment of MIA wine es unless a price schedule applicable to that consignment has provided to the Board on or before 30 January in that year.	11 12 13
			imum penalty: 20 penalty units (in the case of a corporation) 10 penalty units (in any other case).	14 15
	(2)		erson's contravention of subsection (1) does not affect the on's other obligations under this Division.	16 17
8	Pers docu	ons a ument	ccepting delivery of MIA wine grapes to furnish certain ation	18 19
		consi	ccepting delivery of a consignment of MIA wine grapes, the ignee must give to the consignor, by handing to the person by n the consignment is actually delivered, documentation that but:	20 21 22 23
		(a)	the date of the delivery, and	24
		(b)	the quantity and variety of the wine grapes in the consignment, and	25 26
		(c)	the relevant provisions of the price schedule applicable to the consignment, and	27 28
		(d)	any factor, condition or circumstance that operates to reduce the price payable for the consignment and the amount of any such reduction.	29 30 31
			imum penalty: 20 penalty units (in the case of a corporation) 10 penalty units (in any other case).	32 33

Wine Grapes Marketing Board (Reconstitution) Bill 2003	Clause 9
Wine grapes marketing	Part 2

9	Mini	mum price to be paid for MIA wine grapes	1	
	(1)	The price to be paid for a consignment of MIA wine grapes delivered on any day is taken to be:		
		(a) if the consignee has provided a price schedule to the Board:	4	
		<ul> <li>(i) the price offered for the consignment, reduced in accordance with any applicable factor, condition or circumstance set out in the price schedule applicable to the consignment, or</li> </ul>	5 6 7 8	
		(ii) the minimum price payable for the wine grapes in accordance with the price schedule applicable to the consignment,	9 10 11	
		whichever is the greater, or	12	
		(b) if the consignee has failed to provide a price schedule to the Board:	13 14	
		(i) the price offered for the consignment, or	15	
		<ul> <li>(ii) a price equivalent to the average price for wine grapes of the same variety and grade delivered on the same day,</li> </ul>	16 17 18	
		whichever is the greater.	19	
	(2)	For the purposes of subsection (1) (b) (ii), the average price for wine grapes of a particular variety and grade delivered on a particular day is the arithmetic mean of the prices for wine grapes of that variety and grade, delivered on that day, set out in the price schedules provided to the Board.	20 21 22 23 24	
10	How	payments to be dealt with	25	
	(1)	Unless the Board directs otherwise, either generally or in relation to a particular consignee or class of consignees:	26 27	
		<ul> <li>(a) the price to be paid for MIA wine grapes delivered on any day is to be paid by the consignee to the Board in accordance with the Board's terms and conditions referred to in section 5 (1) (a), and</li> </ul>	28 29 30 31	
		<ul> <li>(b) the money received by the Board in relation to the delivery, less any amount calculated in accordance with section 5 (1)</li> <li>(b), must be paid by the Board to the consignor,</li> </ul>	32 33 34	
		within the period allowed by the Board's timetable for payment under section $5(1)(c)$ .	35 36	

Part 2		W	/ine grapes marketing	
	(2)		n a direction may be given on the Board's own motion or on the ication of one or more consignees.	1
Divis	sion	3	General	3
11	Арр	licatio	on of Division	4
			Division applies to any delivery of MIA wine grapes, including ly contracted delivery.	5
12	Con	signe	es to furnish Board with certain information	7
	(1)	repo deliv	or before 1 May in each year, each consignee must furnish a rt to the Board with respect to MIA wine grapes that have been vered to the consignee during the period beginning 1 July in the ious year and ending on 14 April in that year.	8 9 10 11
	(2)	MIA supp	by before 30 June in each year, each consignee who has received wine grapes since 14 April in that year must furnish a plementary report to the Board with respect to MIA wine grapes have been delivered to the consignee since that date.	12 13 14 15
	(3)	The deliv	reports must include the following details in relation to each very:	16 17
		(a)	the identity of the consignor of the delivery,	18
		(b)	the quantity and variety of the wine grapes in the delivery,	19
		(c)	except in the case of a duly contracted delivery, the price of the wine grapes in the delivery.	20 21
	(4)		nsignee must not fail or refuse to comply with the requirements is section.	22 23
			imum penalty: 20 penalty units (in the case of a corporation) 10 penalty units (in any other case).	24 25
13	Воа	rd ma	y approve certain contracts	26
	(1)		Board may approve a contract entered into on or after the first day in December of the previous year, being a contract that s:	27 28 29
		(a)	the prices to be paid for consignments of MIA wine grapes delivered during the current calendar year, or the manner in which those prices are to be calculated, and	30 31 32
		(b)	the date or dates by which those prices, or the various instalments of those prices, will be paid.	33 34

Clause 11

Wine Grapes Marketing Board (Reconstitution) Bill 2003	Clause 14
Wine grapes marketing	Part 2

- (2) An application for the Board's approval to a contract may be made, in a form approved by the Board, by any party to the contract.
- (3) The Board's approval to a contract is taken to have been given if, at the expiry of 14 days after such an application has been made, the Board's decision on the application has not been given to the applicant.
- (4) An applicant may apply to the Administrative Decisions Tribunal for a review of its decision to refuse to give an approval under this section.

#### 14 Consignees of duly contracted deliveries to deduct sums for payment to Board

- (1) If a consignee accepts a duly contracted delivery of MIA wine grapes, the amount calculated in relation to that delivery in accordance with section 5 (1) (b) is to be paid to the Board by the consignee within the period allowed by the Board's timetable for payment under section 5 (1) (c).
- (2) The amount may be deducted from any money payable by the consignee to the consignor with respect to that delivery.
- (3) This section does not apply to a duly contracted delivery of MIA wine grapes in respect of which an amount has been paid to the Board under this section in relation to a previous delivery of those wine grapes.

#### 15 Minister may grant exemptions from Part

The Minister may, by order, exempt any specified person or class of persons, either conditionally or unconditionally, from the operation of this Part or any specified provision of this Part.

#### 16 No contracting out

A contract or agreement is void to the extent to which it purports to exclude, modify or restrict the operation of this Part or has the effect of excluding, modifying or restricting the operation of this Part. ર

Part 3 Miscellaneous

# Part 3 Miscellaneous

#### 17 Departmental inspectors

(1)	In making a decision with respect to the appointment of a person to
	exercise the functions of a Departmental inspector under the
	Agricultural Industry Services Act 1998 in relation to matters
	arising under this Act, the Director-General must have regard to any
	submissions or nominations made by the Board.

ર

- (2) Despite subsection (1), a person may not be appointed to exercise any such function if the person is a member of the Board or a member of the Board's staff.
- (3) The powers exercisable by a Departmental inspector under section 33 of the *Agricultural Industry Services Act 1998* include the power to require a person to furnish the inspector with:
  - (a) information of the kind required to be included in a report under section 12 of this Act, or
  - (b) information of the kind necessary to establish whether or not a particular document is or is not a complying contract.
- (4) The powers exercisable by a Departmental inspector under section 34 of the *Agricultural Industry Services Act 1998* include the power to enter premises, and to inspect and take copies of documents, for the purpose of obtaining:
  - (a) information of the kind required to be included in a report under section 12 of this Act, or
  - (b) information of the kind necessary to establish whether or not a particular document is or is not a complying contract.
- (5) A Departmental inspector may exercise functions under the *Agricultural Industry Services Act 1998* in relation to MIA wine grapes within or beyond the Board's area of operations.
- (6) The Board must pay to the Director-General such amounts as the Director-General may from time to time determine to defray the costs and expenses of Departmental inspectors in the exercise of such of their functions under the *Agricultural Industry Services Act* 1998 as arise under this section.

Wine Grapes Marketing Board (Reconstitution) Bill 2003	Clause 18
Miscellaneous	Part 3

18	Fun	ding of Board's operations	1
		Any amounts payable by the Board under this Act, and any costs or expenses incurred by the Board in the exercise of its functions under this Act, may be paid for out of the Board's general fund under Part 3 of the <i>Agricultural Industry Services Act 1998</i> .	2 3 4 5
19	Rec	overy of unpaid money	6
		Any money due to the Board or the Director-General under this Act (including any money that becomes payable as a consequence of the revocation of a direction under section 10) may be recovered as a debt.	7 8 9 10
20	Proc	ceedings may be taken in name of Board	11
	(1)	Proceedings for an offence against this Act may be taken in the name of the Board by any officer of the Board who is authorised by the Board in that regard.	12 13 14
	(2)	Proceedings taken in the name of the Board are, in the absence of evidence to the contrary, taken to have been commenced in accordance with an authority under this section.	15 16 17
	(3)	This section does not prevent proceedings for an offence against this Act from being commenced by any person otherwise than in accordance with an authority under this section.	18 19 20
21		ctors and managers liable for offences committed by porations	21 22
	(1)	If a corporation contravenes a provision of this Act, each person who:	23 24
		(a) is a director of the corporation, or	25
		(b) is concerned in the management of the corporation,	26
		is to be treated as having contravened that provision if the person knowingly authorised or permitted the contravention.	27 28
	(2)	A person may, under this section, be proceeded against and convicted for a contravention of such a provision whether or not the corporation has been proceeded against or convicted for a contravention of that provision.	29 30 31 32
	(3)	Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation against this Act.	33 34

Part 3 Miscellaneous

22	Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003	1 2
	Schedule 1 is taken to be, and has effect as, a regulation made under the <i>Agricultural Industry Services Act 1998</i> for the purposes of section 5 of that Act.	3 4 5
23	Abolition of former Board	6
	The former Board is abolished.	7
24	Amendment of Agricultural Industry Services Act 1998 No 45	8
	The Agricultural Industry Services Act 1998 is amended as set out in Schedule 2.	9 10
25	Amendment of Marketing of Primary Products Act 1983 No 176	11
	The <i>Marketing of Primary Products Act 1983</i> is amended by omitting section 67A and Schedule 5.	12 13
26	Expiry of Act	14
	This Act expires on 31 December 2007.	15

Schedule 1 Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003

#### Schedule 1 **Agricultural Industry Services (Wine** Grapes Marketing Board) Regulation 2003

(Section 22)

1

2 3

4

5

6

7

8

9

10

11

12

13

14

15

16 17

18

19

20

21

22

23

24

25

26 27

28

29

30

#### Part 1 Preliminary

#### Name of Regulation 1

This Regulation is the Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003.

#### Definitions 2

In this Regulation:

area of operations, in relation to the Board, means the area of operations for which the Board is constituted, as set out in clause 5.

**Board** means the agricultural industry services committee established by this Regulation.

former Board means the Wine Grapes Marketing Board, as constituted under the Marketing of Primary Products Act 1983 immediately before the commencement of this Regulation.

MIA wine grapes means any variety of grapes grown within the Board's area of operations for use for processing into wine, must, juice or wine spirit.

the Act means the Agricultural Industry Services Act 1998.

wine grape grower means a grower that belongs to the class of primary producers referred to in clause 4.

*winery* means a processor that processes MIA wine grapes within the Board's area of operations.

#### Part 2 Establishment and functions of Board

#### 3 **Establishment of Board**

- There is established by this Regulation an agricultural industry (1)services committee with the corporate name of the Wine Grapes Marketing Board.
- (2)The Board is a continuation of the former Board.

Schedule 1 Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003

Agricultural Industry Services (Wine Grapes Marketing Board) Regulation Schedule 1 2003

		(d) the collection and dissemination of market and industry information, including the production and publication of indicator prices for MIA wine grapes grown in the Board's area of operations,	1 2 3 4
		(e) the conduct of research and development into plant health in relation to wine grapes,	5 6
		(f) the provision of education and training in relation to wine grape production and marketing,	7 8
		(g) the promotion (in association with organisations representing wineries) of wine made from MIA wine grapes,	9 10
		<ul> <li>(h) the promotion of regional industry, including regional wine- making, within the Board's area of operations,</li> </ul>	11 12
		(i) the representation of the wine grape industry in relation to the matters referred to in paragraphs (a)–(h).	13 14
Par	t 3	Other provisions relating to Board	15
8	Mem	nbership of Board	16
	(1)	The Board is to consist of 7 members, of whom:	17
		(a) five are to be elected by the Board's constituents, and	18
		(b) two are to be appointed by the elected members.	19
	(2)	If there are insufficient eligible nominees for election under subclause (1) (a), additional members are to be appointed by the elected members to make up the insufficiency.	20 21 22
9	Quo	rum for meeting of Board	23
		The quorum for a meeting of the Board is 4 of its members.	24
10	Voti	ng entitlements of constituents	25
		The voting entitlements for the Board's constituents for both polls and elections is one vote per constituent.	26 27
11	Quo	rum for meeting of constituents	28
		The quorum for a meeting of the Board's constituents is 30 constituents.	29 30

Schedule 1	Agricultural Industry Services (Wine Grapes Marketing Board) Regulation
	2003

## 12 Financial year

The financial year of the Board is the year ending on 31 December.

1 2

Amendment of Agricultural Industry Services Act 1998

Schedule 2

Scł	nedule 2	Amendment of Agricultural Industry Services Act 1998 (Section 24)	1 2 3
[1]	Schedule	4 Savings, transitional and other provisions	4
	Insert at the	e end of clause 1 (1):	5
		Wine Grapes Marketing Board (Reconstitution) Act 2003	6
[2]	Schedule	4	7
	Insert at t numbers:	he end of the Schedule, with appropriate Part and clause	8 9
	Part	Provisions consequent on enactment of Wine Grapes Marketing Board (Reconstitution) Act 2003	10 11 12
		cultural Industry Services (Wine Grapes Marketing Board) ulation 2003	13 14
	(1)	The Agricultural Industry Services (Wine Grapes Marketing Board) Regulation 2003 set out in Schedule 1 to the Wine Grapes Marketing Board (Reconstitution) Act 2003 (the new Regulation) may be amended and repealed as if it had been made under this Act, and does not cease to have effect when that Act expires.	15 16 17 18 19 20
	(2)	Sections 4 and 5 do not apply to the new Regulation.	21
	(3)	Section 7 applies to the new Regulation as if it had been made under section 5.	22 23
	(4)	For the purposes of section 7 (2) (b), the term for which each member of the existing body referred to in that paragraph is taken to have been elected or appointed is taken to expire on 2 February 2007.	24 25 26 27
	(5)	Part 2 of the <i>Subordinate Legislation Act 1989</i> does not apply to the new Regulation.	28 29
	(6)	For the purposes of section 10 of the <i>Subordinate Legislation Act 1989</i> , the new Regulation is taken to have been published on 1 January 2004.	30 31 32

- Schedule 2 Amendment of Agricultural Industry Services Act 1998
  - (7) Sections 39, 40 and 41 of the *Interpretation Act 1987* do not apply to the new Regulation.