Second print



New South Wales

Protection of the Environment Operations Amendment (Littering) Bill 2000

Contents

			Page
	1	Name of Act Commencement	2
	3	Amendment of Protection of the Environment Operations Act 1997 No 156	2
	4	Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999	2
Schedules			
	1	Amendment of Protection of the Environment Operations Act 1997	3
	2	Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999	15

This PUBLIC BILL, originated in the LEGISLATIVE ASSEMBLY and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Protection of the Environment Operations Amendment (Littering) Bill 2000

Act No , 2000

An Act to amend the *Protection of the Environment Operations Act 1997* and a Regulation under that Act in relation to littering; and for other purposes.

EXAMINED

Chairman of Committees

The Legislature of New South Wales enacts:					
1	Name of Act	2			
	This Act is the Protection of the Environment Operations Amendment (Littering) Act 2000.	3 4			
2	Commencement	5			
	This Act commences on a day or days to be appointed by proclamation.	6 7			
3	Amendment of Protection of the Environment Operations Act 1997 No 156	8 9			
	The <i>Protection of the Environment Operations Act 1997</i> is amended as set out in Schedule 1.	10 11			
4	Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999	12 13			
	(1) The Protection of the Environment Operations (Penalty Notices) Regulation 1999 is amended as set out in Schedule 2.	14 15			
	(2) Sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to the amendments set out in Schedule 2.	16 17			

Amendment of Protection of the Environment Operations Act 1997	Schedule 1
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Schedule 1		Amendment of Protection of the Environment Operations Act 1997		
		(Section 3)	3	
[1]	Section 6 Ap	propriate regulatory authority	4	
	Omit section	6 (2) (c). Insert instead:	5	
	(6	c) activities carried on by the State or a public authority, whether at premises occupied by the State or a public authority or otherwise, or	6 7 8	
[2]	Section 6 (3)	(b)	9	
	-	es occupied by, or activities carried on by,". "activities carried on by".	10 11	
[3]	Part 5.6, head	ding	12	
	Omit " Land J	pollution". Insert instead "Land pollution: waste".	13	
[4]	Section 142	Definition	14	
	Omit the defin	nition of <i>relevant public authority</i> .	15	
[5]	Part 5.6A, he	ading	16	
	Insert after se	ction 144:	17	
	Part 5.6A	Littering	18	

[6]	Section 144A					
	Insert in Part 5.6A before section 145:					
	144A	Defi	nitions	itions		
			In this	Part:		
			leaflet	<i>tising material</i> means any paper product (including a , brochure or magazine), or other material thing, that ns advertising or promotional matter.		
			place of	<i>lian</i> of a place or vehicle means the person who owns the or vehicle or who has the care, control or management of ace or vehicle.		
			deposi	iting litter in or on a place includes:		
			(a)	dropping or throwing litter in, on, into or onto the place, or		
			(b)	leaving litter in or on the place, or		
			(c)	putting litter in such a location that it falls, descends, blows, is washed, percolates or otherwise escapes or is likely to fall, descend, blow, be washed, percolate or otherwise escape into or onto the place, or		
			(d)	causing, permitting or allowing litter to fall, descend, blow, be washed, percolate or otherwise escape into or onto the place.		
			<i>litter</i> i	ncludes:		
			(a)	any solid or liquid domestic or commercial refuse, debris or rubbish and, without limiting the generality of the above, includes any glass, metal, cigarette butts, paper, fabric, wood, food, abandoned vehicles, abandoned vehicle parts, construction or demolition material, garden remnants and clippings, soil, sand or rocks, and		
			(b)	any other material, substance or thing deposited in or on a place if its size, shape, nature or volume makes the place where it is deposited disorderly or detrimentally affects the proper use of that place,		
				ited in or on a place, whether or not it has any value or after being deposited in or on the place.		

Amendment of Protection of the Environment Operations Act 1997

Schedule 1

			open privat	<i>e place</i> means:	1
				vate place that is situated in or on land and that is vithin a building on the land, or	2 3
			(b) a priv	vate place that is situated in or on waters.	4
			<i>vehicle</i> mea	ins:	5
			inclu	thing that is capable of transporting a person, iding an aeroplane, vessel, bicycle, bus, car, horse, or tram, or	6 7 8
			(b) any t	railer that is attached to any such thing,	9
			and include	s a motor vehicle.	10
[7]	Section	ons 1	45 and 145A	۱.	11
	Omit	sectio	on 145. Insert	instead:	12
	145	Litte	ering genera	lly	13
		(1)	Offence of li	ttering	14
			*	ho deposits litter in or on a public place or an open e is guilty of an offence.	15 16
			Maximum p	penalty: 10 penalty units.	17
		(2)	Application	of this section	18
			or on waters apply to a pl	a applies whether the place is in or on land or is in s, but (without limiting subsection (5) (b)) does not lace or class of places prescribed by the regulations cluded from this section.	19 20 21 22
		(3)	Exceptions:	public places	23
				(1) does not apply to a person who deposited the n a public place, if the person:	24 25
			(a) depo (i) (ii)	sited the litter in or on the place: in a receptacle provided by the custodian of the place for the depositing of litter, and in accordance with any conditions specified by the custodian, by means of a notice displayed on or in the vicinity of the receptacle, in relation to the depositing of litter in the receptacle, or	26 27 28 29 30 31 32

	(b)	placed a receptacle containing the litter in the place for the purpose of the litter being removed in the course of a litter removal service provided by the custodian of the place, or	1 2 3 4
	(c)	 deposited the litter in the place: (i) in response to an invitation contained in a notice published by the custodian of the place, and (ii) in accordance with any conditions specified in the notice in relation to the depositing of litter in that place, or 	5 6 7 8 9 10
	(d)	deposited the litter in the place with the express consent of the custodian of the place.	11 12
(4)	Subse	ections: open private places ection (1) does not apply to a person who deposited the in or on an open private place, if the person:	13 14 15
	(a)	 deposited the litter in or on the place in any receptacle: (i) that is provided for the deposit of litter, and (ii) that is appropriate for litter of that size, shape, nature or volume, or 	16 17 18 19
	(b)	at the relevant time was the custodian of the place or was acting with the express or implied consent of the custodian of the place.	20 21 22
(5)	Excep	otions: generally	23
		ection (1) does not apply to a person who deposited the in or on a place, if the person:	24 25
	(a)	deposited the litter in the place under an authority conferred by or under this or any other Act or any Commonwealth Act, or	26 27 28
	(b)	deposited the litter in accordance with any regulations made for the purposes of this section or in such circumstances as may be prescribed by any regulations made for the purposes of this section.	29 30 31 32

Amendment of Protection of the Environment Operations Act 1997

punishment accordingly.

145A Aggravated littering 1 (1) Aggravated littering 2 A person is guilty of the offence of aggravated littering under 3 this section if the person commits an offence under section 145 4 in circumstances of aggravation. 5 Maximum penalty (instead of any penalty under section 145): 6 in the case of a corporation—50 penalty units, or 7 in the case of an individual—30 penalty units. 8 (2) Circumstances of aggravation 9 For the purposes of this section, circumstances of aggravation 10 means circumstances in which the litter deposited by the 11 alleged offender: 12 (a) caused or contributed to appreciable danger or harm to 13 any persons, animals, premises or property, or 14 (b) was reasonably likely to cause or contribute to such 15 danger or harm (whether or not any such danger or 16 harm was actually caused), 17 because of the volume or kind of litter deposited, or the manner 18 in which it was deposited, or the place in or on which it was 19 deposited. 20 (3) Without limiting subsection (2), a reference in that subsection 21 to litter includes a reference to a lit cigarette. 22 (4) For the purposes of this section, *circumstances of aggravation* 23 also means circumstances in which the litter deposited by the 24 alleged offender comprised or included a syringe. It is not 25 necessary to establish, in relation to those circumstances, the 26 matters referred to in subsection (2). 27 (5) Aggravation not proved 28 If the court is satisfied that a person charged with the offence 29 of aggravated littering is not guilty of that offence but is 30 satisfied on the evidence that the person is guilty of an offence 31 under section 145, the court may find the person guilty of the 32 offence under that section, and the person is liable to 33

34

Schedule 1

		(6)	Defini		1
				s section:	2
				ge means a hypodermic syringe, and includes anything	3
				ned for use or intended to be used as part of such a ge, and also includes a needle designed for use or intended	4
				used in connection with such a syringe.	5
[8]	Section	on 14	6 Own	ners and drivers of motor vehicles involved in littering	7
	Insert	"or 1	45A"	after "145" in section 146 (1).	8
[9]	Section	ons 1	46A–1	46C	9
	Insert	after	section	n 146:	10
	146A	Dep	ositin	g of advertising material	11
		-	Offen		12
		(-)		rson must not deposit any advertising material in or on any	13
				e, other than:	13
			(a)	in a receptacle that is provided for the deposit of mail,	15
			. /	or	16
			(b)	in a receptacle that is provided for the deposit of newspapers, or	17 18
			(c)	under the door of any premises.	19
			Maxi	mum penalty: 5 penalty units.	20
		(2)	Appli	cation of this section	21
				section applies whether the place is a public place or a	22
				te place, and whether the place is in or on land or is in or	23
				aters, but does not apply to the deposit of any advertising rial in or on a vehicle.	24 25
		(3)	Excep	ptions	26
			This	section does not apply to the deposit of:	27
			(a)	any newspaper, or any material folded or inserted in a newspaper, or	28 29
			(b)	anything that is of such a size, shape or volume that it is	30
			(-)	not possible or appropriate for it to be deposited in	31
				accordance with subsection (1) (a)–(c), or	32

Amendment of Protection	of the Environment	Operations Act 1997	Schedule 1
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		(c) anything in a place by a person who the place or is acting with the expr custodian of the place, or			
		 (d) anything by a person who deposits it any regulations made for the purpose in such circumstances as may be regulations made for the purposes of 	es of this section or 5 prescribed by any 6		
146B	Adv	vertising material not to be placed in or or	vehicles 8		
	(1)	Offence	9		
		A person must not deposit any advertising n vehicle.	naterial in or on any 10		
		Maximum penalty: 5 penalty units.	12		
	(2)	Application of this section	13		
		This section applies whether the vehicle is situated in or on a public place or a private place.			
	(3)	Exceptions			
		This section does not apply to the deposit of	of: 17		
		(a) any material by a person who is the vehicle or is acting with the expression of the vehicle, or			
		 (b) any material by a person who deposes with any regulations made for the section or in such circumstances as by any regulations made for the purp 	e purposes of this 22 may be prescribed 23		
	(4)	For the purposes of subsection (3) (a), a custodian of a vehicle parked at a park	ing station merely 26		
		because the person is the custodian of the	1 0		
		this subsection, <i>parking station</i> means a p park) provided for the parking of vehicles, a			
		or place of a class prescribed by the regula			

	146C	Offe	ence to	o cause or ask person to commit offence	1
				rson must not cause, ask, require or induce, or attempt to	2
				e, ask, require or induce, another person to do anything contravenes or would contravene section 146A or 146B.	3
					4
			Maxi	mum penalty:	5
			•	in the case of a corporation—20 penalty units, or	6
			•	in the case of an individual—5 penalty units.	7
[10]	Secti	on 21	8 Othe	er authorities who may also institute proceedings	8
	Omit	sectio	on 218	(6) (c). Insert instead:	9
			(c)	activities carried on by the State or a public authority,	10
				whether at premises occupied by the State or a public	11
				authority or otherwise, or	12
[11]	Secti	on 21	8 (7)		13
	Omit	the d	efinitic	on of <i>littering offence</i> . Insert instead:	14
			litteri	ing offence means an offence arising under Part 5.6A.	15
[12]	Secti	on 22	:1		16
	Omit	the se	ection.	Insert instead:	17
	221	Pen	alty no	otices and related proceedings	18
		(1)	This	Division does not affect the power to issue a penalty	19
		~ /		e under Division 3 or the taking of enforcement	20
				eedings in relation to the penalty notice or in relation to the	21
			offen	ce to which the penalty notice relates.	22
		(2)		rcement proceedings include proceedings under Part 3 or	23
				the <i>Fines Act 1996</i> , including, in particular, proceedings	24
				under section 37 of that Act in respect of the offence to h the penalty notice relates, where the person concerned	25 26
				s to have the matter dealt with by a court.	20
		(3)		eedings referred to in subsection (2) in respect of the	28
		(\mathbf{J})		ce to which the penalty notice relates may be instituted:	28
				F 1 1 1 1 1 1 1 1 1 1	

Amendment of Protection of the Environment Operations Act 1997	Schedule 1
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		(a)	by a person who is an authorised officer within the meaning of section 226 in relation to the class of	1 2
			offence concerned, or	3
		(b)	if such an authorised officer is an officer or employee of	4
			a public authority—by the public authority, or by an	5
			officer or employee of the public authority under section	6
			220.	7
[13]	Section 22	6 Auth	norised officers	8
	Insert after	section	n 226 (2):	9
	(3)	Only	an officer or employee of the EPA can be an authorised	10
		office	r in relation to:	11
		(a)	an offence alleged to have been committed in relation to	12
			activities or work authorised or controlled by an	13
			environment protection licence, or	14
		(b)	an offence alleged to have been committed in relation to	15
			activities carried on by the State or a public authority.	16
[14]	Section 22	7 Pena	alty payable	17
	Insert after	section	n 227 (2):	18
	(3)	The r	egulations may prescribe different penalties for the same	19
		penal	ty notice offence.	20
[15]	Section 25	6 Onu	s of proof of certain matters	21
	Insert at the	e end o	f the section:	22
	(2)	In any	y proceedings for an offence under Part 5.6A, the onus of	23
		-	ng an exception under section 145 (3)–(5), 146A (3) or	24
			(3) lies with the defendant, but nothing in this subsection	25
			s the construction or operation of any other provision of	26
		this A	ACT.	27

[16]	Section	on 32	3 Reg	Julations	1
	Insert	after	sectio	n 323 (6):	2
		(7)	may conse	out limiting the power to make regulations, the regulations contain provisions of a savings or transitional nature equent on the making of a regulation for the purposes of on $6(3)$.	3 4 5 6
[17]	Schee	dule {	5 Savi	ngs, transitional and other provisions	7
	Insert	at the	e end o	of clause 2 (1):	8
				ection of the Environment Operations Amendment ering) Act 2000	9 10
[18]	Schee	dule	5, Part	18	11
	Insert	after	Part 7	:	12
	Part	8 I	Prov	isions consequent on enactment of	13
				ection of the Environment Operations	14
			Ame	ndment (Littering) Act 2000	15
	15			ing to be appropriate regulatory authority in relation to remises	16 17
		(1)	A no	tice, direction or requirement that:	18
			(a)	was made, issued or given under this Act by the EPA in its capacity as appropriate regulatory authority because of section 6 (2) (c) as in force before the commencement of the amendment to section 6 (2) made by the <i>Protection of the Environment Operations</i> <i>Amendment (Littering) Act 2000</i> (or by an authorised officer of the EPA), and	19 20 21 22 23 24 25
			(b)	was made, issued or given under this Act before that commencement, and	26 27
			(c)	is in force on that commencement, and	28

Amendment of Protection of the Environment Operations Act 1997	Schedule 1
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		(d)	is not excluded from the operation of this clause by the regulations,	1 2
		conti	nues to have effect for the purposes of this Act.	3
	(2)	and e	such notice, direction or requirement may be dealt with enforced in accordance with this Act as in force before that mencement, as if the EPA were still the appropriate atory authority.	4 5 6 7
	(3)	enfoi notic	ompliance cost notice may be given, dealt with and ceed after that commencement in connection with any such e, direction or requirement, as if the EPA were still the opriate regulatory authority.	8 9 10 11
16			hority as appropriate regulatory authority in relation to remises	12 13
	(1)	A no	tice, direction or requirement that:	14
		(a)	purported to have been made, issued or given under this Act by a local authority as appropriate regulatory authority before the commencement of the amendment to section 6 (2) made by the <i>Protection of the</i> <i>Environment Operations Amendment (Littering) Act</i> 2000 (or by an authorised officer of the local authority), and	15 16 17 18 19 20 21
		(b)	was not validly made, issued or given, but would have been validly made, issued or given had that amendment been in force when it purported to have been made, issued or given, and	22 23 24 25
		(c)	is not excluded from the operation of this clause by the regulations,	26 27
		Act a	ten to have been validly made, issued or given under this at the time at which it purported to have been made, issued wen and to be valid at all relevant times since.	28 29 30
	(2)	and	such notice, direction or requirement may be dealt with enforced in accordance with this Act, as if the local prity had always been the appropriate regulatory authority.	31 32 33

	(3)	A compliance cost notice may be given, dealt with and enforced after that commencement in connection with any such notice, direction or requirement, as if the local authority had always been the appropriate regulatory authority.	1 2 3 4
	(4)	 (or by an officer or employee of the local authority) before the commencement of the amendments to sections 6 (2) and 218 (6) made by the <i>Protection of the Operations Amendment</i> (<i>Littering</i>) Act 2000 for an offence committed in relation to premises occupied by the State or by a public authority are 	5 6 7 8 9 10
[19]	Dictionary	taken to have been validly instituted.	11
[.0]		propriate order: <i>private place</i> means any premises that are not a public place.	12 13 14

private place means any pr	emises that are not a p	ublic place.
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Amendment of Protection of the Environment Operations (Penalty	Schedule 2
Notices) Regulation 1999	

Schedule 2 Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999

(Section 4)

1

2 3

4

[1]	Clause 5 Penalty notice offences: section 222	5
	Insert at the end of the clause:	6
	(2) If the reference to a provision in Column 1 of Schedule 1 is	7
	qualified by words that restrict its operation to specified kinds	8
	of offences or to offences committed in specified	9
	circumstances, an offence created by the provision is a	10
	prescribed offence only if it is an offence of a kind so specified	11
	or is committed in the circumstances so specified.	12
[2]	Clause 9 Short descriptions: section 145B of Justices Act 1902	13
	Insert after clause 9 (1):	14
	(1A) If the reference to a provision in Column 1 of Schedule 1 is	15
	qualified by words that restrict its operation to specified kinds	16
	of offences or to offences committed in specified	17
	circumstances, an offence created by the provision is a	18
	prescribed offence only if it is an offence of a kind so specified	19
	or is committed in the circumstances so specified.	20
[3]	Schedule 1 Penalty notice offences	21
	Omit the matter relating to section 145 from the matter appearing under the	22
	heading "Protection of the Environment Operations Act 1997".	23

Schedule 2 Amendment of Protection of the Environment Operations (Penalty Notices) Regulation 1999

[4] Schedule 1

Insert in appropriate order in the matter appearing under the heading "Protection of the Environment Operations Act 1997":

Section 145: Deposit litter, being a small item including confectionary wrapper, cigarette packet, ATM statement, or bus or train ticket (excluding cigarette, and excluding litter deposited from vehicle)	Deposit litter (small item)	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$60	_
Section 145: Deposit litter (excluding cigarette, and excluding litter deposited from vehicle)	Deposit litter	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	\$400
Section 145: Deposit litter, being unlit or extinguished cigarette (excluding litter deposited from vehicle)	Deposit litter (extinguished cigarette)	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$60	_
Section 145: Deposit litter, being lit cigarette (excluding litter deposited from vehicle)	Deposit litter (lit cigarette)	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	_
Section 145: Deposit litter from vehicle	Deposit litter from vehicle	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	\$400
Section 145A: Deposit litter, for example syringe, or lit cigarette in dangerous circumstances	Deposit litter in circumstances of aggravation	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$375	\$750

Amendment of Protection of the Environment Operations (Penalty	Schedule 2
Notices) Regulation 1999	

Section 146A	Deposit advertising material in place	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	\$400	1 2 3 4
Section 146B	Deposit advertising material on vehicle	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	\$400	5 6 7 8
Section 146C	Cause or ask person to contravene section 146A or 146B	1, 2, 3, 4, 5, 7, 8, 9, 10, 11, 12, 13	\$200	\$400	9 10 11 12