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.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 30 August, 1973.



ANNO VICESIMO SECUNDO ELIZABETHÆ II REGINÆ

Act No. , 1973.

An Act to make further provisions with respect to the determining of the flash point of inflammable liquid and of dangerous goods and the keeping of mineral spirit at certain premises; to provide that certain products may be proclaimed not to be dangerous goods; for these and other purposes to amend the Inflammable Liquid Act, 1915; and for purposes connected therewith.

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B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Inflammable Short title. Liquid (Amendment) Act, 1973".

(2) The Inflammable Liquid Act, 1915, is in this Act referred to as the Principal Act.

10 2. (1) This section and sections 1, 3, 7 and 8 commence Commenceon the date of assent to this Act.

(2) Subject to subsection (1), the several provisions of this Act commence on such day or days as may be notified by the Governor in respect thereof and as may be notified by**15** proclamation published in the Gazette.

3. The Principal Act is amended—

Amendment of Act No. 15, 1915.

"Sell" includes-

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(a) barter or exchange;

(b) agree to sell, barter or exchange;

- (c) offer or expose for sale, barter or exchange;
- (d) send, forward or deliver for or on sale or for barter or exchange;
- (e) have in possession for sale, barter or exchange;

(f)

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_	Act No. , 1973.	3
_	Inflammable Liquid (Amendment).	
5	(f) cause or suffer to be sold, bartered, exchanged, offered for sale, exposed for sale or sent, forwarded or delivered for or on sale or for barter or exchange;	
	(g) attempt to sell, barter, exchange, expose for sale or send, forward or deliver for or on sale or for barter or exchange.	
10	(b) by omitting from section 17 (1) the words "selling, or exposing for sale" and by inserting instead the words "or selling".	
	4. The Principal Act is further amended—	Further amend- ment of Act No. 15, 1915.
15	(a) by inserting in section 5 next after the definition of "Ship" the following new definition :—	Sec. 5. (Defini- tions.)
20	"Subdivision" in relating to a building means a part of the building that is separately occupied or so constructed, designed or adapted as to be capable of separate occupa- tion together with any yard, garage, car space or outhouse belonging to or usually	11
	enjoyed with that part of the building.	
25	(b) (i) by omitting from section 11 (1) the word "premises" where secondly occurring and by inserting instead the word "land";	(Only limited quantities
30	 (ii) by omitting section 11 (1) (a) (ii) and by inserting instead the following subparagraphs : (ii) Twenty-five litres of mineral spirit when kept in a subdivision of a building otherwise than as provided by paragraph (c). 	unlicensed and unregistered stores and premises.)

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- (iia) One hundred litres of mineral spirit when kept otherwise than in a subdivision of a building and otherwise than as provided by subparagraph
 (iii) and paragraphs (b) and (c).
- 5. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

 (a) by omitting from section 6 the words "true flash- Sec. 6. ing point" and by inserting instead the words (Definition of "inflash point";

(b) by omitting from section 7 the words "true flash-sec. 7.
 ing point" wherever occurring and by inserting (Definition of "mineral instead the words "flash point";

- (c) by omitting section 8 and by inserting instead the Subst. following section :---
 - 8. For the purposes of this Act, the flash point Determinof an inflammable liquid or of dangerous goods ation of shall be determined as prescribed.
- (d) by omitting section 44 (1) (p) and by inserting sec. 44. instead the following paragraph :--- (Regula-

tions.)

oil.")

(p) prescribing—

- (i) the method or methods to be used for the purposes of determining the flash point of inflammable liquid or of dangerous goods;
- (ii) the standard model of the apparatus for testing inflammable liquid or dangerous goods;
- (e) by omitting the Schedule.

Schedule.

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The Principal Act is further amended by omitting from Further 6. section 15 (1) (b) the words "uninflammable material, amendment unless any such depot is within another building, and that 15, 1915. building has a roof, externally uninflammable or" and by Sec. 15. inserting instead the words "non-combustible material".

(Conditions as to licensing stores.)

The Principal Act is further amended— 7.

Further amendment of Act No. 15, 1915.

(a) by omitting section 29 and by inserting instead the Subst. sec. 29. following new section :---

29. An offence under this Act or the regulations Punishment is punishable on summary conviction before a court of offences. of petty sessions unless provision is made by this Act for its punishment on indictment.

- (b) by inserting in section 30 after the word "Act" the Sec. 30. (Costs and words "or the regulations thereunder"; forfeiture.)
- (c) by inserting in section 32 after the word "Act" Sec. 32. 15 wherever occurring the words "or the regulations (Exemption of occupier thereunder";

from penalty on proof of another being the actual offender.)

(d) by inserting in section 36 after the word "Act" Sec. 36. wherever occurring the words "or the regulations (Certificate of inspector thereunder"; to be

evidence.)

(e)

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	Inflammable Liquid (Amendment).							
	(e) (i) by inserting in section 43 (b) after the word "substance" the words "or class of substance";	(Power to						
5	 (ii) by omitting from section 43 (d) the words "inflammable liquid'." and by inserting in- stead the following words and new paragraph :— 	proclaim inflam- mable liquid; dangerous goods; protected works; &c.)						
10	(e) any manufactured product not to be "dangerous goods" if it contains not more than ninety per centum of dangerous goods and not less than ten per centum of other substances except inflammable liquid or water.							
15	 (f) (i) by inserting in section 44 (1) after the word s "for" where secondly occurring the words "or with respect to"; 							
20	 (ii) by omitting from section 44 (1) (s) the words "section 20A of this Act." and by inserting instead the following words and new paragraph :— 							
	section 20A;							
25	 (t) prescribing the procedures to be followed in respect of stores or premises or part or parts thereof that cease to be licensed or registered under this Act and the person or persons by 							
	whom those procedures are to be followed.							
30	(iii) by inserting at the end of section 44 the following new subsections :							
25	(3) A regulation may adopt wholly or in part or by reference any of the standard rules recommended or adopted by the British Standards Institution or the Standards							
35	Association of Australia, or any standard rules or							

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or specifications approved by the Minister and published in the Gazette, relating to the matter with which the regulation deals.

(4) Where a reference to a temperature reading in any standard rule or specification adopted pursuant to subsection (3) is a reference to a temperature reading expressed in terms or in a manner used in connection with the Fahrenheit scale, that reading shall, unless the context or subject matter is such that it would be inappropriate or the contrary intention appears, be construed as a reference to a reading in terms or in a manner used in connection with the Celsius scale that is—

- (a) its equivalent; or
- (b) where its equivalent is not a whole number, the next highest whole number to its equivalent.

A provision of the Principal Act specified in the First Further
 20 Column of the Schedule is amended in the manner specified amendment of Act No.
 opposite that provision in the Second Column of the Schedule. 15, 1915.

SCHEDULE.

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SCHEDULE.

	First	Column.		Second Column.
	Section 6			Omit "one hundred and fifty degrees Fahrenheit"; insert "sixty-one degrees Celsius".
5	Section 7		• •	Omit "seventy-three degrees Fahrenheit" wherever occurring; insert "twenty-three degrees Celsius".
	Section 10			Omit "ten thousand gallons" wherever occurring; insert "fifty thousand litres".
10	Section 11	(1) (a) (i)	• •	Omit "two hundred and fifty gallons"; insert "one thousand litres".
		(1) (a) (ii) (1) (a) (iii)		Omit "fifty feet"; insert "fifteen metres". Omit "Sixteen gallons"; insert "One hundred litres". Omit "One thousand gallons"; insert "Five thousand litres".
15	Section 13	(1) (a)		Omit "one hundred feet"; insert "thirty metres". Omit "Eight hundred gallons"; insert "Four thousand litres".
20	Section 13	(1) (b)		Omit "fifty feet"; insert "fifteen metres". Omit "Three hundred gallons"; insert "One thousand five hundred litres". Omit "forty for the start "forteen metree"
	Section 13	(1) (c)		Omit "fifty feet"; insert "fifteen metres". Omit "One hundred gallons"; insert "Five hundred litres". Omit "five hundred gallons"; insert "two thousand
25	Section 14	(1)		five hundred litres". Omit "fifty feet" wherever occurring; insert "fifteen metres".
	Section 15 Section 16	(1) (c)		Omit "fifty feet"; insert "fifteen metres". Omit "fifty feet"; insert "fifteen metres".
30	Section 44	(1) (n)	•••	Omit "two hundred yards"; insert "two hundred metres".

BY AUTHORITY V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES—1973 [10c]

No. , 1973.

A BILL

To make further provisions with respect to the determining of the flash point of inflammable liquid and of dangerous goods and the keeping of mineral spirit at certain premises; to provide that certain products may be proclaimed not to be dangerous goods; for these and other purposes to amend the Inflammable Liquid Act, 1915; and for purposes connected therewith.

[MR FIFE—23 August, 1973.]

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 \mathbf{B}^{E} it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Inflammable Short title. Liquid (Amendment) Act, 1973".

(2) The Inflammable Liquid Act, 1915, is in this Act referred to as the Principal Act.

10 2. (1) This section and sections 1, 3, 7 and 8 commence Commenceon the date of assent to this Act.

(2) Subject to subsection (1), the several provisions of this Act commence on such day or days as may be notified by the Governor in respect thereof and as may be notified by15 proclamation published in the Gazette.

3. The Principal Act is amended—

Amendment of Act No. 15, 1915.

(f)

(a) by inserting in section 5 next after the definition of Sec. 5. "Screen wall" the following new definition :---- (Definitions.)

"Sell" includes-

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(a) barter or exchange;

- (b) agree to sell, barter or exchange;
- (c) offer or expose for sale, barter or exchange;
- (d) send, forward or deliver for or on sale or for barter or exchange;
- (e) have in possession for sale, barter or exchange;

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-	Inflammable Liquid (Amendment).	
5	 (f) cause or suffer to be sold, bartered, exchanged, offered for sale, exposed for sale or sent, forwarded or delivered for or on sale or for barter or exchange; 	
	(g) attempt to sell, barter, exchange, expose for sale or send, forward or deliver for or on sale or for barter or exchange.	
10	(b) by omitting from section 17 (1) the words "selling, or exposing for sale" and by inserting instead the words "or selling".	
	4. The Principal Act is further amended—	Further amend- ment of Act No. 1 1915.
15	(a) by inserting in section 5 next after the definition of "Ship" the following new definition :—	Sec. 5. (Defini- tions.)
	"Subdivision" in relating to a building means a part of the building that is separately occupied or so constructed, designed or adapted as to be capable of separate occupa-	
20	tion together with any yard, garage, car space or outhouse belonging to or usually enjoyed with that part of the building.	
25	(b) (i) by omitting from section 11 (1) the word "premises" where secondly occurring and by inserting instead the word "land";	(Only limited quantities
	and by inserting instead the following subparagraphs :—	unregister
	(ii) Twenty-five litres of mineral spirit when kept in a subdivision of a build-	premises.

	Inflammable Liquid (Amendment).	
5	 (iia) One hundred litres of mineral spirit when kept otherwise than in a sub- division of a building and otherwise than as provided by subparagraph (iii) and paragraphs (b) and (c). 	
	5. The Principal Act is further amended—	Further amendment of Act No. 15, 1915.
	(a) by omitting from section 6 the words "true flashing point" and by inserting instead the words "flash point";	
10	(b) by omitting from section 7 the words "true flash- ing point" wherever occurring and by inserting instead the words "flash point";	Sec. 7. (Definition of "mineral spirit" and "mineral oil.")
	(c) by omitting section 8 and by inserting instead the following section :	Subst. sec. 8.
15	8. For the purposes of this Act, the flash point of an inflammable liquid or of dangerous goods shall be determined as prescribed.	
	(d) by omitting section 44 (1) (p) and by inserting instead the following paragraph :—	Sec. 44. (Regula- tions.)
20	(p) prescribing—(i) the method or methods to be used	
	for the purposes of determining the flash point of inflammable liquid or of dangerous goods;	
25	 (ii) the standard model of the apparatus for testing inflammable liquid or dangerous goods; 	
	(e) by omitting the Schedule. 6.	Schedule.

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6. The Principal Act is further amended by omitting from Further section 15 (1) (b) the words "uninflammable material, unless any such depot is within another building, and that building has a roof, externally uninflammable or" and by Sec. 15. inserting instead the words "non-combustible material". (Conditions as to licensing

7. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

stores.)

(a) by omitting section 29 and by inserting instead the Subst. following new section :— sec. 29.

29. An offence under this Act or the regulations Punishment is punishable on summary conviction before a court of petty sessions unless provision is made by this Act for its punishment on indictment.

- (b) by inserting in section 30 after the word "Act" the Sec. 30. words "or the regulations thereunder"; (Costs and forfeiture.)
- (c) by inserting in section 32 after the word "Act" Sec. 32. wherever occurring the words "or the regulations (Exemption thereunder";

S (Exemption of occupier from penalty on proof of another being the actual offender.)

(d) by inserting in section 36 after the word "Act" Sec. 36. wherever occurring the words "or the regulations (Certificate of inspector to be

evidence.)

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		Iı	nflammable Liquid (Amendment).	
	(e)	(i)	by inserting in section 43 (b) after the word "substance" the words "or class of substance";	Sec. 43. (Power to
5		(ii)	by omitting from section 43 (d) the words "'inflammable liquid'." and by inserting in- stead the following words and new paragraph :—	proclaim inflam-
10			(e) any manufactured product not to be "dangerous goods" if it contains not more than ninety per centum of dangerous goods and not less than ten per centum of other substances except inflammable liquid or water.	
15	(f)	(i)	by inserting in section 44 (1) after the word "for" where secondly occurring the words "or with respect to";	
20		(ii)	by omitting from section 44 (1) (s) the words "section 20A of this Act." and by inserting instead the following words and new paragraph :—	
25			 section 20A; (t) prescribing the procedures to be followed in respect of stores or premises or part or parts thereof that cease to be licensed or registered under 	
			this Act and the person or persons by whom those procedures are to be followed.	
30		(iii)	by inserting at the end of section 44 the following new subsections :	
			(3) A regulation may adopt wholly or in part or by reference any of the standard rules recommended or adopted by the British Standards Institution or the Standards	
35			Association of Australia, or any standard rules	

or

or specifications approved by the Minister and published in the Gazette, relating to the matter with which the regulation deals.

(4) Where a reference to a temperature reading in any standard rule or specification adopted pursuant to subsection (3) is a reference to a temperature reading expressed in terms or in a manner used in connection with the Fahrenheit scale, that reading shall, unless the context or subject matter is such that it would be inappropriate or the contrary intention appears, be construed as a reference to a reading in terms or in a manner used in connection with the Celsius scale that is—

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- (a) its equivalent; or
- (b) where its equivalent is not a whole number, the next highest whole number to its equivalent.

A provision of the Principal Act specified in the First Further
 Column of the Schedule is amended in the manner specified amendment of Act No.
 opposite that provision in the Second Column of the Schedule. 15, 1915.

SCHEDULE.

SCHEDULE.

	First Column.		Second Column.
	Section 6		Omit "one hundred and fifty degrees Fahrenheit"; insert "sixty-one degrees Celsius".
5	Section 7		Omit "seventy-three degrees Fahrenheit" wherever
	Section 10		occurring; insert "twenty-three degrees Celsius". Omit "ten thousand gallons" wherever occurring; insert "fifty thousand litres".
0	Section 11 (1) (a) (i)	Omit "two hundred and fifty gallons"; insert "one thousand litres".
. •	Section 11 (1) (a) (::)	Omit "fifty feet"; insert "fifteen metres". Omit "Sixteen gallons"; insert "One hundred litres".
	Section 11 (1) (a) (i Section 11 (1) (a) (i		Omit "One thousand gallons"; insert "Five thousand
15			litres". Omit "one hundred feet"; insert "thirty metres".
	Section 13 (1) (a)	•••	Omit "Eight hundred gallons"; insert "Four thousand litres".
	Section 13 (1) (b)		Omit "fifty feet"; insert "fifteen metres". Omit "Three hundred gallons"; insert "One thousand
20		-	five hundred litres". Omit "fifty feet"; insert "fifteen metres".
	Section 13 (1) (c)		Omit "One hundred gallons"; insert "Five hundred litres".
			Omit "five hundred gallons"; insert "two thousand five hundred litres".
25	Section 14 (1)		Omit "fifty feet" wherever occurring; insert
	Section 15 (1) (c)		"fifteen metres". Omit "fifty feet": insert "fifteen metres".
	Section 16 (1) (c)		Omit "fifty feet"; insert "fifteen metres". Omit "fifty feet"; insert "fifteen metres".
30	Section 44 (1) (n)		Omit "two hundred yards"; insert "two hundred metres".

BY AUTHORITY V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES—1973 [10c] 8

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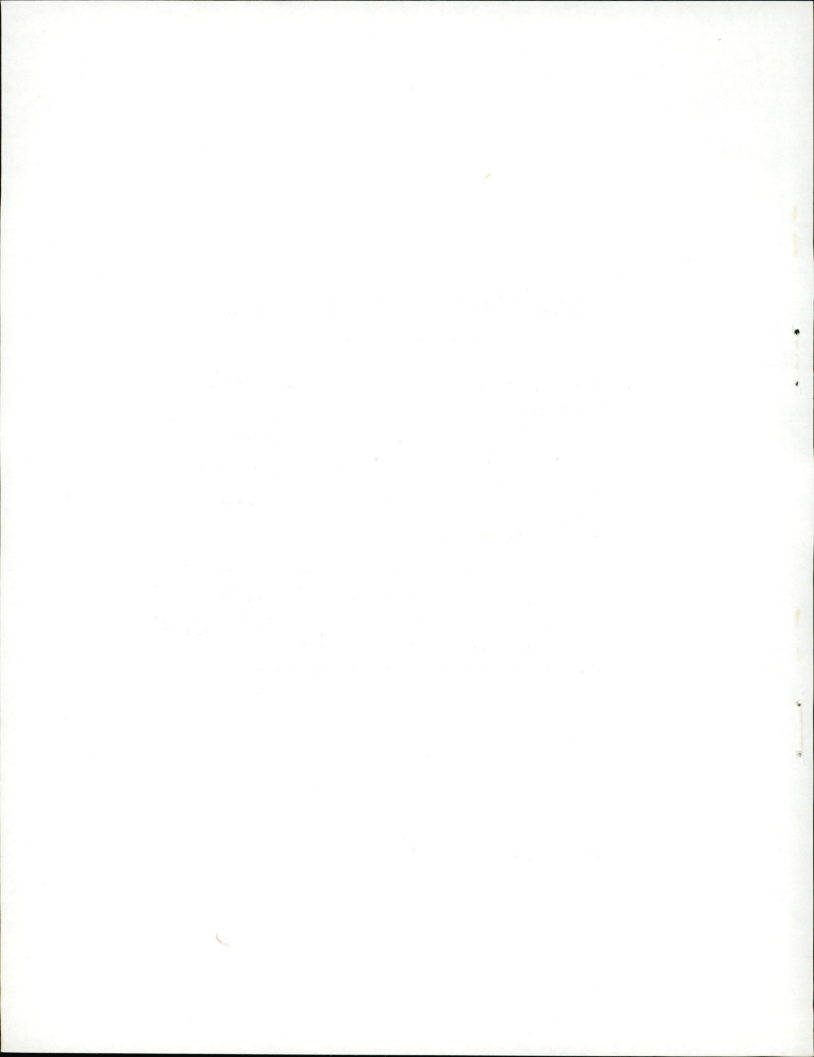
INFLAMMABLE LIQUID (AMENDMENT) BILL, 1973

EXPLANATORY NOTE

THE objects of this Bill are to amend the Inflammable Liquid Act, 1915-

- (a) to provide that the methods for determining the flash point of inflammable liquid or dangerous goods shall be such as are prescribed by regulations;
- (b) to reduce the amount of mineral spirit which may be stored by an owner or occupier in a strata unit, residential flat or like part of a building or (otherwise than in the petrol tank of a motor vehicle) in a garage used therewith, from one hundred litres to twenty-five litres;
- (c) to provide that the roof covering of depots shall be of a non-combustible material;
- (d) to enable the Governor to proclaim certain manufactured products not to be dangerous goods;
- (e) to enable stores and premises that cease to be licensed or registered as stores and premises at which inflammable liquid or dangerous goods may be kept to be regulated upon their ceasing to be so licensed or registered;
- (f) to enable standard rules or specifications adopted by the British Standards Institution or the Standards Association of Australia or approved by the Minister to be adopted by reference for the purposes of the Act;
- (g) to make other provisions of a minor or ancillary character.

PROOF



PROOF

No. , 1973.

A BILL

To make further provisions with respect to the determining of the flash point of inflammable liquid and of dangerous goods and the keeping of mineral spirit at certain premises; to provide that certain products may be proclaimed not to be dangerous goods; for these and other purposes to amend the Inflammable Liquid Act, 1915; and for purposes connected therewith.

[MR FIFE—23 August, 1973.]

BE

 \mathbf{B}^{E} it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "Inflammable Short title. Liquid (Amendment) Act, 1973".

(2) The Inflammable Liquid Act, 1915, is in this Act referred to as the Principal Act.

10 2. (1) This section and sections 1, 3, 7 and 8 commenceon the date of assent to this Act.

(2) Subject to subsection (1), the several provisions of this Act commence on such day or days as may be notified by the Governor in respect thereof and as may be notified by**15** proclamation published in the Gazette.

3. The Principal Act is amended—

Amendment of Act No. 15, 1915.

tions.)

(a) by inserting in section 5 next after the definition of Sec. 5. "Screen wall" the following new definition :— (Defini-

"Sell" includes-

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- (a) barter or exchange;
- (b) agree to sell, barter or exchange;
- (c) offer or expose for sale, barter or exchange;
- (d) send, forward or deliver for or on sale or for barter or exchange;
- (e) have in possession for sale, barter or exchange;

(f)

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(f) cause or suffer to be sold, bartered, exchanged, offered for sale, exposed for sale or sent, forwarded or delivered for or on sale or for barter or exchange;

(g) attempt to sell, barter, exchange, expose for sale or send, forward or deliver for or on sale or for barter or exchange.

(b) by omitting from section 17 (1) the words "selling, Sec. 17. or exposing for sale" and by inserting instead the (General rules as words "or selling". to marking

of packages.)

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4. The Principal Act is further amended-

Further 01 amendment of Act No. 15, 1915.

(a) by inserting in section 5 next after the definition of Sec. 5. "Ship" the following new definition :-(Definitions.)

- "Subdivision" in relating to a building means a part of the building that is separately occupied or so constructed, designed or adapted as to be capable of separate occupation together with any yard, garage, car space or outhouse belonging to or usually enjoyed with that part of the building.
- (b) (i) by omitting from section 11 (1) the word Sec. 11. 0.8 "premises" where secondly occurring and by (Only limited inserting instead the word "land";

quantities may be

(ii) by omitting section 11 (1) (a) (ii) and by kept in unlicensed inserting instead the following subparagraphs :--and

(ii) Twenty-five litres of mineral spirit unregistered stores and when kept in a subdivision of a build- premises.) ing otherwise than as provided by paragraph (c).

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		Inflammable Liquid (Amendment).	
5		 (iia) One hundred litres of mineral spirit when kept otherwise than in a sub- division of a building and otherwise than as provided by subparagraph (iii) and paragraphs (b) and (c). 	
	5. Tł	ne Principal Act is further amended—	Further amendment of Act No. 15, 1915.
	(a)	by omitting from section 6 the words "true flash- ing point" and by inserting instead the words "flash point";	Sec. 6.
10	(b)	by omitting from section 7 the words "true flash- ing point" wherever occurring and by inserting instead the words "flash point";	Sec. 7.
	(c)	by omitting section 8 and by inserting instead the following section :	Subst. sec. 8.
15		8. For the purposes of this Act, the flash point of an inflammable liquid or of dangerous goods shall be determined as prescribed.	
	(d)	by omitting section 44 (1) (p) and by inserting instead the following paragraph :—	Sec. 44. (Regula- tions.)
20		 (p) prescribing— (i) the method or methods to be used for the purposes of determining the flash point of inflammable liquid or of dangerous goods; 	
25		 (ii) the standard model of the apparatus for testing inflammable liquid or dangerous goods; 	
	(e)	by omitting the Schedule.	Schedule.

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6. The Principal Act is further amended by omitting from Further section 15 (1) (b) the words "uninflammable material, amendment of Act No. unless any such depot is within another building, and that 15, 1915. building has a roof, externally uninflammable or" and by Sec. 15. (Conditions inserting instead the words "non-combustible material". as to

The Principal Act is further amended-7.

Further amendment of Act No. 15, 1915.

licensing stores.)

5

(a) by omitting section 29 and by inserting instead the Subst. sec. 29. following new section :---

29. An offence under this Act or the regulations Punishment is punishable on summary conviction before a court of offences. of petty sessions unless provision is made by this Act for its punishment on indictment.

- (b) by inserting in section 30 after the word "Act" the Sec. 30. (Costs and words "or the regulations thereunder"; forfeiture.)
- (c) by inserting in section 32 after the word "Act" Sec. 32. 15 wherever occurring the words "or the regulations (Exemption thereunder";

of occupier from penalty on proof of another being the actual offender.)

(d) by inserting in section 36 after the word "Act" Sec. 36. wherever occuring the words "or the regulations (Certificate thereunder";

of inspector to be evidence.)

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(e)

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	Inflammable Liquid (Amendment).							
	(e) (i) by inserting in section 43 (b) after the word Sec. 43. "substance" the words "or class of substance"; (Power to						
5	(1	ii) by omitting from section 43 (d) the words inflam- "inflammable liquid"." and by inserting in- istead the following words and new dangerous paragraph :						
10		 (e) any manufactured product not to be "dangerous goods" if it contains not more than ninety per centum of dangerous goods and not less than ten per centum of other substances except inflammable liquid or water. 						
15	(f) (i) by inserting in section 44 (1) after the word Sec. 44. "for" where secondly occurring the words "or (Regula- tions.) with respect to";						
20	(i	ii) by omitting from section 44 (1) (s) the words "section 20A of this Act." and by inserting instead the following words and new paragraph :—						
		section 20A; (t) prescribing the procedures to be						
25		followed in respect of stores or premises or part or parts thereof that cease to be licensed or registered under this Act and the person or persons by whom those procedures are to be followed.						
30	(i	ii) by inserting at the end of section 44 the following new subsections :						

(3) A regulation may adopt wholly or in part or by reference any of the standard rules recommended or adopted by the British Standards Institution or the Standards Association of Australia, or any standard rules

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or

or specifications approved by the Minister and published in the Gazette, relating to the matter with which the regulation deals.

(4) Where a reference to a temperature reading in any standard rule or specification adopted pursuant to subsection (3) is a reference to a temperature reading expressed in terms or in a manner used in connection with the Fahrenheit scale, that reading shall, unless the context or subject matter is such that it would be inappropriate or the contrary intention appears, be construed as a reference to a reading in terms or in a manner used in connection with the Celsius scale that is—

- (a) its equivalent; or
- (b) where its equivalent is not a whole number, the next highest whole number to its equivalent.

A provision of the Principal Act specified in the First Further
 Column of the Schedule is amended in the manner specified amendment of Act No.
 opposite that provision in the Second Column of the Schedule. 15, 1915.

SCHEDULE.

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Inflammable Liquid (Amendment).

SCHEDULE.

	First Colum	in.	Second Column.
	Section 6		Omit "one hundred and fifty degrees Fahrenheit"; insert "sixty-one degrees Celsius".
5	Section 7		Omit "seventy-three degrees Fahrenheit" wherever occurring; insert "twenty-three degrees Celsius".
	Section 10	•••	
10	Section 11 (1) (a)	(i)	- · · · · · · · · · · · · · · ·
		(ii)	Omit "fifty feet"; insert "fifteen metres". Omit "Sixteen gallons"; insert "One hundred litres".
	Section 11 (1) (a)		
15	Section 13 (1) (a)		Omit "one hundred feet"; insert "thirty metres". Omit "Eight hundred gallons"; insert "Four thousand litres".
20	Section 13 (1) (b)		Omit "fifty feet"; insert "fifteen metres". Omit "Three hundred gallons"; insert "One thousand five hundred litres".
	Section 13 (1) (c)		Omit "fifty feet"; insert "fifteen metres". Omit "One hundred gallons"; insert "Five hundred litres".
25			Omit "five hundred gallons"; insert "two thousand five hundred litres".
	Section 14 (1)		Omit "fifty feet" wherever occurring; insert "fifteen metres".
	Section 15 (1) (c)		Omit "fifty feet"; insert "fifteen metres".
	Section 16 (1) (c)		Omit "fifty feet"; insert "fifteen metres".
30	Section 44 (1) (n)		Omit "two hundred yards"; insert "two hundred metres".

BY AUTHORITY V. C. N. BLIGHT, C.B.E., GOVERNMENT PRINTER, NEW SOUTH WALES-1973 8

New South Wales



ANNO VICESIMO SECUNDO ELIZABETHÆ II REGINÆ

Act No. 53, 1973.

An Act to make further provisions with respect to the determining of the flash point of inflammable liquid and of dangerous goods and the keeping of mineral spirit at certain premises; to provide that certain products may be proclaimed not to be dangerous goods; for these and other purposes to amend the Inflammable Liquid Act, 1915; and for purposes connected therewith. [Assented to, 28th September, 1973.]

р 42375 [10c]

 \mathbf{B}^{E} it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. (1) This Act may be cited as the "Inflammable Liquid (Amendment) Act, 1973".

(2) The Inflammable Liquid Act, 1915, is in this Act referred to as the Principal Act.

Commence 2. (1) This section and sections 1, 3, 7 and 8 commence on the date of assent to this Act.

(2) Subject to subsection (1), the several provisions of this Act commence on such day or days as may be notified by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Principal Act is amended—

Amendment of Act No. 15, 1915.

Sec. 5. (Definitions.) (a) by inserting in section 5 next after the definition of "Screen wall" the following new definition :—

"Sell" includes-

- (a) barter or exchange;
- (b) agree to sell, barter or exchange;
- (c) offer or expose for sale, barter or exchange;
- (d) send, forward or deliver for or on sale or for barter or exchange;
- (e) have in possession for sale, barter or exchange;

(f)

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- (f) cause or suffer to be sold, bartered, exchanged, offered for sale, exposed for sale or sent, forwarded or delivered for or on sale or for barter or exchange;
- (g) attempt to sell, barter, exchange, expose for sale or send, forward or deliver for or on sale or for barter or exchange.
- (b) by omitting from section 17 (1) the words "selling, Sec. 17. or exposing for sale" and by inserting instead the (General words "or selling".

(General rules as to marking of packages.)

4. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

- (a) by inserting in section 5 next after the definition of Sec. 5. "Ship" the following new definition :--- (Definitions.)
 - "Subdivision" in relating to a building means a part of the building that is separately occupied or so constructed, designed or adapted as to be capable of separate occupation together with any yard, garage, car space or outhouse belonging to or usually enjoyed with that part of the building.
- (b) (i) by omitting from section 11 (1) the word Sec. 11. "premises" where secondly occurring and by (Only inserting instead the word "land";
 - (ii) by omitting section 11 (1) (a) (ii) kept in and by inserting instead the following unlicensed subparagraphs :---
 - (ii) Twenty-five litres of mineral spirit when kept in a subdivision of a building otherwise than as provided by paragraph (c).

(Only limited quantities may be kept in unlicensed and unregistered stores and

-

premises.)

-)

(iia)

Inflammable Liquid (Amendment).

 (iia) One hundred litres of mineral spirit when kept otherwise than in a subdivision of a building and otherwise than as provided by subparagraph
 (iii) and paragraphs (b) and (c).

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5. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

Sec. 6. (Definition of "inflammable liquid.")

Sec. 7. (Definition of "mineral spirit" and "mineral oil.")

Subst. sec. 8.

Determination of flash point.

Sec. 44. (Regulations.)

Schedule.

- (a) by omitting from section 6 the words "true flashing point" and by inserting instead the words "flash point";
- (b) by omitting from section 7 the words "true flashing point" wherever occurring and by inserting instead the words "flash point";
- (c) by omitting section 8 and by inserting instead the following section :---

8. For the purposes of this Act, the flash point of an inflammable liquid or of dangerous goods shall be determined as prescribed.

- (d) by omitting section 44 (1) (p) and by inserting instead the following paragraph :---
 - (p) prescribing—
 - (i) the method or methods to be used for the purposes of determining the flash point of inflammable liquid or of dangerous goods;
 - (ii) the standard model of the apparatus for testing inflammable liquid or dangerous goods;
- (e) by omitting the Schedule.

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6.

Inflammable Liquid (Amendment).

6. The Principal Act is further amended by omitting from Further section 15 (1) (b) the words "uninflammable material, amendment of Act No. unless any such depot is within another building, and that 15, 1915. building has a roof, externally uninflammable or" and by Sec. 15. inserting instead the words "non-combustible material".

(Conditions as to licensing stores.)

7. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

(a) by omitting section 29 and by inserting instead the Subst. sec. 29. following new section :---

29. An offence under this Act or the regulations Punishment is punishable on summary conviction before a court of offences. of petty sessions unless provision is made by this Act for its punishment on indictment.

(b) by inserting in section 30 after the word "Act" the Sec. 30. words "or the regulations thereunder";

(Costs and forfeiture.)

(c) by inserting in section 32 after the word "Act" Sec. 32. wherever occurring the words "or the regulations (Exemption thereunder":

of occupier from penalty on proof of another being the actual offender.)

(d) by inserting in section 36 after the word "Act" Sec. 36. wherever occurring the words "or the regulations (Certificate thereunder": to be

of inspector evidence.)

(e)

Inflammable Liquid (Amendment).

Sec. 43.

(Power to proclaim inflammable liquid; dangerous goods; protected works; &c.)

- (e) (i) by inserting in section 43 (b) after the word "substance" the words "or class of substance";
 - (ii) by omitting from section 43 (d) the words
 "inflammable liquid'." and by inserting instead the following words and new paragraph :---

"inflammable liquid";

(e) any manufactured product not to be "dangerous goods" if it contains not more than ninety per centum of dangerous goods and not less than ten per centum of other substances except inflammable liquid or water.

- Sec. 44. (Regulations.)
- (f) (i) by inserting in section 44 (1) after the word "for" where secondly occurring the words "or with respect to";
 - (ii) by omitting from section 44 (1) (s) the words
 "section 20A of this Act." and by inserting instead the following words and new paragraph :---

section 20A;

- (t) prescribing the procedures to be followed in respect of stores or premises or part or parts thereof that cease to be licensed or registered under this Act and the person or persons by whom those procedures are to be followed.
- (iii) by inserting at the end of section 44 the following new subsections :---

(3) A regulation may adopt wholly or in part or by reference any of the standard rules recommended or adopted by the British Standards Institution or the Standards Association of Australia, or any standard rules

or

Inflammable Liquid (Amendment).

or specifications approved by the Minister and published in the Gazette, relating to the matter with which the regulation deals.

(4) Where a reference to a temperature reading in any standard rule or specification adopted pursuant to subsection (3) is a reference to a temperature reading expressed in terms or in a manner used in connection with the Fahrenheit scale, that reading shall, unless the context or subject matter is such that it would be inappropriate or the contrary intention appears, be construed as a reference to a reading in terms or in a manner used in connection with the Celsius scale that is—

- (a) its equivalent; or
- (b) where its equivalent is not a whole number, the next highest whole number to its equivalent.

8. A provision of the Principal Act specified in the First Further Column of the Schedule is amended in the manner specified amendment opposite that provision in the Second Column of the Schedule. 15, 1915.

SCHEDULE.

SCHEDULE.

First Co	olum	n.		Second Column.
Section 6				Omit "one hundred and fifty degrees Fahrenheit"; insert "sixty-one degrees Celsius".
Section 7				Omit "seventy-three degrees Fahrenheit" wherever occurring: insert "twenty-three degrees Celsius".
Section 10	•••			Omit "ten thousand gallons" wherever occurring; insert "fifty thousand litres".
Section 11 (1			15	Omit "two hundred and fifty gallons"; insert "one thousand litres". Omit "fifty feet"; insert "fifteen metres".
Section 11 (1) (a)	(ii)		Omit "Sixteen gallons": insert "One hundred litres".
Section 11 (1) (a)	(iii)		litres".
Section 13 (1) (a)		1	Omit "one hundred feet"; insert "thirty metres". Omit "Eight hundred gallons"; insert "Four
Section 15 (1) (4)			thousand litres".
Section 13 (1) (b)			five hundred litres".
			1.00	Omit "fifty feet": insert "fifteen metres".
Section 13 (1			••	Omit "One hundred gallons"; insert "Five hundred
				Omit "five hundred gallons"; insert "two thousand five hundred litres".
Section 14 (1)			Omit "fifty feet" wherever occurring; insert
Section 15 (1) (c)			Omit "fifty feet"; insert "fifteen metres".
Section 16 (1) (c)			Omit "fifty feet": insert "fifteen metres".
Section 44 (1) (n)	Dirib		Omit "two hundred yards"; insert "two hundred
bourooqzin			411	metres". This pit of the start of the manufacture

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SCIEDUL:

I certify that this PUBLIC BILL, which originated in the LEGISLA-TIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> I. P. K. VIDLER, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 25 September, 1973.



ANNO VICESIMO SECUNDO

ELIZABETHÆ II REGINÆ

Act No. 53, 1973.

An Act to make further provisions with respect to the determining of the flash point of inflammable liquid and of dangerous goods and the keeping of mineral spirit at certain premises; to provide that certain products may be proclaimed not to be dangerous goods; for these and other purposes to amend the Inflammable Liquid Act, 1915; and for purposes connected therewith. [Assented to, 28th September, 1973.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> J. H. BROWN, Chairman of Committees of the Legislative Assembly.

 \mathbf{B}^{E} it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title. 1. (1) This Act may be cited as the "Inflammable Liquid (Amendment) Act, 1973".

(2) The Inflammable Liquid Act, 1915, is in this Act referred to as the Principal Act.

Commencement. 2. (1) This section and sections 1, 3, 7 and 8 commence on the date of assent to this Act.

(2) Subject to subsection (1), the several provisions of this Act commence on such day or days as may be notified by the Governor in respect thereof and as may be notified by proclamation published in the Gazette.

3. The Principal Act is amended—

Amendment of Act No. 15, 1915.

Sec. 5. (Definitions.) (a) by inserting in section 5 next after the definition of "Screen wall" the following new definition :—

"Sell" includes-

(a) barter or exchange;

- (b) agree to sell, barter or exchange;
- (c) offer or expose for sale, barter or exchange;
- (d) send, forward or deliver for or on sale or for barter or exchange;
- (e) have in possession for sale, barter or exchange;

- (f) cause or suffer to be sold, bartered, exchanged, offered for sale, exposed for sale or sent, forwarded or delivered for or on sale or for barter or exchange;
- (g) attempt to sell, barter, exchange, expose for sale or send, forward or deliver for or on sale or for barter or exchange.
- (b) by omitting from section 17 (1) the words "selling, Sec. 17. or exposing for sale" and by inserting instead the (General words "or selling".

of packages.)

3

4. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

- - "Subdivision" in relating to a building means a part of the building that is separately occupied or so constructed, designed or adapted as to be capable of separate occupation together with any yard, garage, car space or outhouse belonging to or usually enjoyed with that part of the building.
- (b) (i) by omitting from section 11 (1) the word Sec. 11. "premises" where secondly occurring and by (Only inserting instead the word "land"; (Only limited quantities
 - (ii) by omitting section 11 (1) (a) (ii) kept in and by inserting instead the following unlicensed subparagraphs: —
 - (ii) Twenty-five litres of mineral spirit stores and premises.) when kept in a subdivision of a building otherwise than as provided by paragraph (c).

(iia)

(iia) One hundred litres of mineral spirit when kept otherwise than in a subdivision of a building and otherwise than as provided by subparagraph (iii) and paragraphs (b) and (c).

Further amendment of Act No. 15, 1915. 5.

The Principal Act is further amended—

Sec. 6. (Definition of "inflammable liquid.")

Sec. 7. (Definition of "mineral spirit" and "mineral oil.")

Subst. sec. 8.

Determination of flash point.

Sec. 44. (Regulations.) (a) by omitting from section 6 the words "true flashing point" and by inserting instead the words "flash point";

- (b) by omitting from section 7 the words "true flashing point" wherever occurring and by inserting instead the words "flash point";
- (c) by omitting section 8 and by inserting instead the following section :—

8. For the purposes of this Act, the flash point of an inflammable liquid or of dangerous goods shall be determined as prescribed.

- (d) by omitting section 44 (1) (p) and by inserting instead the following paragraph :---
 - (p) prescribing—
 - (i) the method or methods to be used for the purposes of determining the flash point of inflammable liquid or of dangerous goods;
 - (ii) the standard model of the apparatus for testing inflammable liquid or dangerous goods;

Schedule.

(e) by omitting the Schedule.

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Inflammable Liquid (Amendment).

6. The Principal Act is further amended by omitting from Further section 15 (1) (b) the words "uninflammable material, amendment unless any such depot is within another building, and that 15, 1915. building has a roof, externally uninflammable or" and by Sec. 15. (Conditions inserting instead the words "non-combustible material". as to

7. The Principal Act is further amended—

Further amendment of Act No. 15, 1915.

licensing stores.)

(a) by omitting section 29 and by inserting instead the Subst. sec. 29. following new section :---

29. An offence under this Act or the regulations Punishment is punishable on summary conviction before a court of offences. of petty sessions unless provision is made by this Act for its punishment on indictment.

- (b) by inserting in section 30 after the word "Act" the Sec. 30. words "or the regulations thereunder"; (Costs and forfeiture.)
- (c) by inserting in section 32 after the word "Act" Sec. 32. wherever occurring the words "or the regulations (Exemption of occupier thereunder";

from penalty on proof of another being the actual offender.)

(d) by inserting in section 36 after the word "Act" Sec. 36. wherever occurring the words "or the regulations (Certificate of inspector thereunder"; to be

evidence.)

(e)

Act No. 53, 1973.

Sec. 43. (Power to proclaim inflammable liquid; dangerous goods; protected works; &c.)

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- (e) (i) by inserting in section 43 (b) after the word "substance" the words "or class of substance";
 - (ii) by omitting from section 43 (d) the words
 "inflammable liquid'." and by inserting instead the following words and new paragraph :----

"inflammable liquid";

- (e) any manufactured product not to be "dangerous goods" if it contains not more than ninety per centum of dangerous goods and not less than ten per centum of other substances except inflammable liquid or water.
- (f) (i) by inserting in section 44 (1) after the word "for" where secondly occurring the words "or with respect to";
 - (ii) by omitting from section 44 (1) (s) the words
 "section 20A of this Act." and by inserting instead the following words and new paragraph :---

section 20A;

- (t) prescribing the procedures to be followed in respect of stores or premises or part or parts thereof that cease to be licensed or registered under this Act and the person or persons by whom those procedures are to be followed.
- (iii) by inserting at the end of section 44 the following new subsections :---

(3) A regulation may adopt wholly or in part or by reference any of the standard rules recommended or adopted by the British Standards Institution or the Standards Association of Australia, or any standard rules

or specifications approved by the Minister and published in the Gazette, relating to the matter with which the regulation deals.

(4) Where a reference to a temperature reading in any standard rule or specification adopted pursuant to subsection (3) is a reference to a temperature reading expressed in terms or in a manner used in connection with the Fahrenheit scale, that reading shall, unless the context or subject matter is such that it would be inappropriate or the contrary intention appears, be construed as a reference to a reading in terms or in a manner used in connection with the Celsius scale that is—

- (a) its equivalent; or
- (b) where its equivalent is not a whole number, the next highest whole number to its equivalent.

8. A provision of the Principal Act specified in the First Further Column of the Schedule is amended in the manner specified amendment opposite that provision in the Second Column of the Schedule. 15, 1915.

SCHEDULE.

Inflammable Liquid (Amendment).

SCHEDULE.

First Col	lumn.		Second Column.
Section 6			Omit "one hundred and fifty degrees Fahrenheit"; insert "sixty-one degrees Celsius".
Section 7			Omit "seventy-three degrees Fahrenheit" wherever occurring; insert "twenty-three degrees Celsius".
Section 10		•••	Omit "ten thousand gallons" wherever occurring; insert "fifty thousand litres".
Section 11 (1)	(a) (i)		Omit "two hundred and fifty gallons"; insert "one thousand litres".
Section 11 (1) Section 11 (1)	(a) (ii) (a) (iii)		Omit "fifty feet"; insert "fifteen metres". Omit "Sixteen gallons"; insert "One hundred litres". Omit "One thousand gallons"; insert "Five thousand
			litres". Omit "one hundred feet": insert "thirty metres".
Section 13 (1)	(a)	•••	Omit "Eight hundred gallons"; insert "Four thousand litres". Omit "fifty feet"; insert "fifteen metres".
Section 13 (1)	(b)	•••	Omit "Three hundred gallons"; insert "One thousand five hundred litres".
Section 13 (1)	(c)		Omit "fifty feet"; insert "fifteen metres". Omit "One hundred gallons"; insert "Five hundred litres".
			Omit "five hundred gallons"; insert "two thousand five hundred litres".
Section 14 (1)	••	••	Omit "fifty feet" wherever occurring; insert "fifteen metres".
Section 15 (1)	(c)		Omit "fifty feet"; insert "fifteen metres".
Section 16 (1)			Omit "fifty feet"; insert "fifteen metres".
Section 44 (1)	(n)	•••	Omit "two hundred yards"; insert "two hundred metres".

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House,

Sydney, 28th September, 1973.