



**Addendum to Funeral Industry Report
Report No 36, December 2005**

Section 52 of the *Public Health Act 1991* relating to the requirement for NSW Health approval for crematory equipment was repealed under the *Health Legislation Further Amendment Act 2004* which commenced on 1 January 2005.

Footnote 343 is incorrect. Currently crematoria are not defined as scheduled activity under the *Protection of Environment Operations Act 1997* and may not be required to be licensed. However, crematoria must comply with the Protection of Environment (Clean Air) Regulation 2002 in terms of emissions and any development consent conditions imposed by a local council.

Standing Committee on Social Issues