

## Petroleum Retailers Rights and Liabilities Act 1982

**Petroleum Retailers Rights and Liabilities  
Amendment Regulations 2001**

Made by the Governor in Executive Council.

**1. Citation**

These regulations may be cited as the *Petroleum Retailers Rights and Liabilities Amendment Regulations 2001*.

**2. Commencement**

These regulations come into operation on the day on which section 8 of the *Petroleum Legislation Amendment Act 2001* comes into operation.

**3. The regulations amended**

The amendments in these regulations are to the *Petroleum Retailers Rights and Liabilities Regulations 1982*\*.

[\* *Published in Gazette 31 December 1982, p. 5061.*]

**4. Regulation 5 replaced**

Regulation 5 is repealed and the following regulations are inserted instead —

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**5. Notice that motor fuel is unbranded**

(1) Under section 4(6) of the Act, the following notices are to be displayed on dispensing equipment —

(a) on the dispensing equipment itself, a notice stating —

“**The** (*insert type of motor fuel: LPG, petrol or diesel*) **dispensed from the tagged nozzle is UNBRANDED** (*insert type of motor fuel: LPG, petrol or diesel*).”;

(b) on the particular nozzle of the dispensing equipment that delivers the unbranded motor fuel, a notice stating —

“**The** (*insert type of motor fuel: LPG, petrol or diesel*) **dispensed from this nozzle is UNBRANDED** (*insert type of motor fuel: LPG, petrol or diesel*).”.

- (2) The notice referred to in subregulation (1)(a) shall be —
- (a) printed in a typeface that is; or
  - (b) handwritten using letters that are,
- at least the equivalent in size to the type known as 72 Pt Bold Times Roman.
- (3) The notice referred to in subregulation (1)(b) shall be laminated, and —
- (a) printed on both sides in a typeface that is; or
  - (b) handwritten on both sides using letters that are,
- the equivalent in size to the type known as 48 Pt Bold Times Roman.

**6. Prescribed amount of tenant's insurance (s. 5(8)(a))**

For the purposes of section 5(8)(a) of the Act, an amount of \$10 000 000 is prescribed as the amount of insurance that must be taken out and maintained by a tenant in respect of any one occurrence which may give rise to the indemnity liability set out in section 5(7) of the Act.

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By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.

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