Farming & Private Land Management



Chemicals & Pesticides

Last updated: June 2021

This fact sheet is a guide only and is no substitute for legal advice. To request free initial legal advice on an environmental or planning law issue, please <u>visit our website.</u>¹

Overview

Many substances are potentially dangerous to humans, animals and plants. These hazardous substances include:

- agricultural chemicals such as pesticides, fungicides, insecticides; and
- industrial chemicals such as paints, dyes, solvents, cleaning agents and plastics.

Who is responsible for regulating chemicals and pesticides?

Responsibility for regulating chemicals and pesticides is split between the Federal and State governments:

The Federal Government registers and assesses the safety of:

- industrial chemicals; and
- pesticides and veterinary chemicals.

State and Territory governments regulate the use, transport and disposal of chemicals.

This fact sheet explains the Commonwealth's registration and assessment process for industrial chemicals, pesticides and veterinary chemicals, and outlines the NSW regulatory framework for managing chemicals and pesticides.

¹ https://www.edo.org.au/get-advice/

Industrial chemicals

What is an 'industrial chemical'?

Industrial chemicals are chemicals which have an *industrial use* and include things such as solvents, adhesives, plastics, inks, glues, paints, laboratory chemicals, refrigeration chemicals and cosmetics.²

They do not include chemicals used solely as medicines, pesticides, veterinary chemicals, food or food additives, therapeutic goods or radioactive chemicals.³

There is a national system of notification and assessment for industrial chemicals.⁴ A primary focus of the system is the assessment of new chemicals before they can be imported or manufactured in Australia, although existing chemicals can be assessed too if there is a concern.

The Federal Minister for Health is responsible for administering the notification and assessment of chemicals, through the <u>Department of Health</u>.⁵

AICIS

The Australian Industrial Chemicals Introduction Scheme (AICIS) was established on 1 July 2020 to replace the National Industrial Chemicals Notification and Assessment Scheme (NICNAS).⁶ AICIS is headed by the Executive Director.⁷

AICIS's website sets out its responsibilities, which include:8

 assessing industrial chemicals that are new to Australia for their health and environmental effects before they can be used or released into the environment; and

² Industrial Chemicals Act 2019 (Cth), s. 10. See also: https://www.industrialchemicals.gov.au/chemical-information/what-industrial-chemical

³ Industrial Chemicals Act 2019 (Cth) s. 9 defines 'industrial use'.

⁴ Industrial Chemicals Act 2019 (Cth). This Act implements Australia's international obligations under the Rotterdam Convention on the Prior Informed Consent Procedure for certain Hazardous Chemicals and Pesticides in International Trade and the Stockholm Convention on Persistent Organic Pollutants. See also the Industrial Chemicals (Consequential Amendments and Transitional Provisions) Act 2019 (Cth).

⁵ Administrative Arrangements Order (01 February 2020) (Cth), Part 7. See: https://www.industrialchemicals.gov.au/

⁶ Industrial Chemicals Act 2019 (Cth): Part 8 (Administration).

⁷ Industrial Chemicals Act 2019 (Cth): Part 8 (Administration).

⁸ https://www.industrialchemicals.gov.au/

 assessing industrial chemicals that are already in use in Australia (existing chemicals) in response to concerns about their safety on health or environmental grounds.

New industrial chemicals must be notified, assessed and authorised

New chemicals are industrial chemicals which are being introduced into Australia for the first time and are not already listed on the <u>Australian Inventory of Industrial</u> <u>Chemicals</u>, or are a listed chemical subject to a condition of use but are being introduced for another use. 10

Importers or manufacturers of a new industrial chemical must notify AICIS before importing or manufacturing the substance. AICIS will assess the environmental, public health, and occupational health and safety risks posed by the new chemical and decide whether to authorize the introduction of the chemical by issuing an assessment certificate. 11

Where the introduction of a new chemical imposes a medium-to-high risk, AICIS may determine not to issue an assessment certificate or to issue it subject to conditions of use to manage those risks.¹²

AICIS must consult relevant prescribed bodies and the Gene Technology Regulator to assist with imposing conditions of use.¹³

Alternatively, a person may apply for a commercial evaluation of a new chemical when the purpose of introducing the chemical is to assess its potential commercial application.¹⁴

It is an offence to manufacture or import a new industrial chemical without an assessment certificate or evaluation unless:15

- the chemical is a listed introduction (e.g. listed on the Inventory)¹⁶ or
- the chemical is an exempted introduction (e.g. an imported then subsequently exported chemical or posing very low risk)¹⁷ or

⁹ https://www.industrialchemicals.gov.au/search-inventory

¹⁰ Industrial Chemicals Act 2019 (Cth), s. 25.

¹¹ Industrial Chemicals Act 2019 (Cth), s. 37.

¹² Industrial Chemicals Act 2019 (Cth), ss. 37, 38.

¹³ Industrial Chemicals Act 2019 (Cth), s. 32.

¹⁴ Industrial Chemicals Act 2019 (Cth), s. 53.

¹⁵ Industrial Chemicals Act 2019 (Cth), s. 24.

¹⁶ Industrial Chemicals Act 2019 (Cth), s. 25.

¹⁷ Industrial Chemicals Act 2019 (Cth), s.26.

• the chemical is a reported introduction (e.g. used only for research and development or chemicals that are low risk flavour or fragrance blends).¹⁸

The Minister may authorise the introduction of an industrial chemical due to exceptional circumstances. ¹⁹ This will generally occur when the public interest supports the introduction of the substance to address risks to human health and the environment.

Existing industrial chemicals

Existing chemicals are those chemicals which are already available for use in Australia. They are listed on the <u>Australian Inventory of Industrial Chemicals</u> (the Inventory).²⁰ The Inventory contains information on the chemical identity of around 40,000 industrial chemicals. It does not contain information on toxicity, use, manufacturers or importers. It consists of a non-confidential (public) section and a confidential section.

Due to the large number of existing chemicals, AICIS cannot provide an assessment for each chemical. AICIS therefore evaluates existing chemicals on a priority basis depending on whether the chemical poses any adverse health or environmental risks.²¹ AICIS can also revisit completed assessments if new data becomes available.²²

An evaluation statement will be published on the AICIS website outlining any risk posed by the chemical and recommendations to control these risks. This may require an assessment certificate to be varied or cancelled if the risk cannot be managed any other way. It may also require an industrial chemical to be removed from the Inventory.

The certificate holder will be notified of the findings and will have 20 working days to make a submission to review the findings before a final decision is made.²³

Importers and manufacturers must be registered

Businesses that import and/or manufacture industrial chemicals for commercial purposes must be registered with AICIS – regardless of the quantity of industrial chemicals manufactured or imported.²⁴

¹⁸ Industrial Chemicals Act 2019 (Cth), s.27.

¹⁹ Industrial Chemicals Act 2019 (Cth), s. 67.

²⁰ https://www.industrialchemicals.gov.au/search-inventory

²¹ Industrial Chemicals Act 2019 (Cth), s. 69.

²² Industrial Chemicals Act 2019 (Cth), ss. 43, 62.

²³ Industrial Chemicals Act 2019 (Cth), s. 72.

²⁴ Industrial Chemicals Act 2019 (Cth), Part 2 Div 2.

The AICIS website contains information about the registration process.²⁵

Enforcement

The Executive Director and authorised inspectors have broard powers to investigate suspected breaches of the law and can apply for an injunction in the Federal Court to prevent a breach of the law.²⁶

Pesticides

Pesticides are widely used to control pests on crops and in buildings.

They include things such as:

- Bactericides (e.g. swimming pool chemicals containing chlorine)
- Baits (e.g. for foxes, wild dogs, rabbits and insects)
- Fungicides (e.g. to treat mould on fruit trees)
- Herbicides (e.g. to kill weeds, such as glyphosate)
- Insecticides (e.g. aphids, moths, fruit flies, locusts, including flea powders)
- Lures (e.g. food-based lures)
- Rodenticides (e.g. mice and rats)
- Repellents (e.g. personal insect repellents)
- Genetically modified organisms (e.g. cotton modified to resist bollworm).

Pesticides include veterinary chemicals which are used to control external parasites on animals.²⁷

Registration and assessment of pesticides

There is a national scheme for the registration of pesticides. These types of chemicals must be assessed and registered by the Commonwealth Government before they can be sold. This happens under the AGVET Act and AGVET Code.²⁸

²⁵ https://www.industrialchemicals.gov.au/business/getting-started-registration-importing-and-manufacturing/what-registration-and-who-must-register

²⁶ Industrial Chemicals Act 2019 (Cth), ss. 129, 133.

²⁷ Pesticides Act 1999 (NSW), s. 5.

²⁸ Agricultural and Veterinary Chemicals Act 1994 (Cth) (AGVET Act; Agricultural and Veterinary Chemicals Code Act 1994 (Cth) (AGVET Code).

Australian Pesticides and Veterinary Medicines Authority

The <u>Australian Pesticides and Veterinary Medicines Authority</u> (APVMA) is an independent statutory authority²⁹ that is responsible for implementing the AGVET Act and the AGVET Code.³⁰

Offence to possess or supply unregistered products

As well as registering the chemical product itself, APVMA must approve a product's active constituents and labels for chemical product containers.

It is an offence to possess or supply unregistered products or unapproved constituents.³¹

Any person can report suspected non-compliance or an adverse experience with a registered chemical to the <u>APVMA website</u>. APVMA is responsible for investigating complaints and this may lead to civil and/or criminal proceedings.³²

National register for pesticides and vet chemicals

Pesticides must be entered by APVMA on the public <u>Chemical Registration Information</u> <u>System</u> (known as the PubCRIS database) before they can be used.³³

All registered products are given a unique registration number which is printed on the bottom of the product label (e.g. APVMA Approval No XXX, or NRA Approval No XXX), along with the conditions of use.³⁴

If you are concerned about whether a pesticide is registered, you should call APVMA or you can search the PubCRIS database.

APVMA can issue recall notices requiring a person who has stocks of pesticides in their possession to stop supplying those products.³⁵

²⁹ Established under the *Agricultural and Veterinary Chemicals (Administration) Act 1992* (Cth), Part 2.

³⁰ https://apvma.gov.au/

³¹ Agricultural and Veterinary Chemicals Code Act 1994 (Cth), Part 4 (Control of Chemical Products).

³² Agricultural and Veterinary Chemicals Code Act 1994 (Cth), Part 9A Div 5.

³³ Agricultural and Veterinary Chemicals Code Act 1994 (Cth), ss. 18, 20.

³⁴ Agricultural and Veterinary Chemicals Code Act 1994 (Cth), ss. 20, 21.

³⁵ Agricultural and Veterinary Chemicals Code Act 1994 (Cth), Part 6 (Recall notices).

Case study: APVMA can cancel registration of chemicals

On 31 March 2003, the APVMA cancelled the registration of all marine paints containing the chemical tributylin. It also prohibited the use of such products after 31 July 2003 following an international agreement to phase out that type of marine paint. The active ingredient was found to bioaccumulate in whales and other sea mammals and to disrupt the endocrine system of certain invertebrates.

Use of pesticides

The storage, use and disposal of pesticides in NSW is administered and enforced by the NSW Environment Protection Authority (EPA) with oversight of the NSW Environment Minister.

The <u>EPA's website</u> has information on chemicals and pesticides.³⁶

Unregistered pesticides cannot be possessed or used, except with a permit or by certain persons.³⁷ Registered pesticides must only be kept in approved containers bearing an approved label and must be used in accordance with the instructions on the label.³⁸ Pesticides must only be used in a manner which avoids environmental harm.³⁹

Pesticide offences

It is an offence to wilfully or negligently use a pesticide in a manner:

- that injures, or is likely to injure another person or their property; 40
- that harms any non-target animal or non-target plant;⁴¹ or
- that materially harms a vulnerable, endangered or protected species. 42

The maximum penalty for a corporation is \$250,000; and for an individual it is \$120,000. There are similar, lesser offences for 'misusing' pesticides.⁴³

³⁶ https://www.epa.nsw.gov.au/your-environment/pesticides/pesticides-nsw-overview

³⁷ Pesticides Act 1999 (NSW), ss. 12, 13.

³⁸ Pesticides Act 1999 (NSW), ss. 14, 15, 16.

³⁹ Pesticides Act 1999 (NSW), Division 3.

⁴⁰ Pesticides Act 1999 (NSW), s. 7. This does not apply to damage caused 'on-farm'.

⁴¹ Pesticides Act 1999 (NSW), s. 8. This does not apply to damage caused 'on-farm'.

⁴² Pesticides Act 1999 (NSW), s. 9.

⁴³ Pesticides Act 1999 (NSW), ss. 10, 11.

It is also an offence to:

- possess or use an unregistered pesticide without a permit;44
- fail to read or explain the label on each occasion before using a registered pesticide;⁴⁵
- use a pesticide in contravention of the instructions on the label; 46 or
- keep a registered pesticide in a container that does not have an approved label.⁴⁷

Penalties up to \$120,000 for a corporation and up to \$60,000 for an individual may be incurred for these offences.

Misuse of pesticides may also lead to a pollution offence unless the use is permitted under a pollution licence.⁴⁸

Enforcement

The EPA can issue:

- a clean-up notice directing a person suspected of having caused any pesticide pollution to clean it up;⁴⁹
- a clean-up direction, given orally;50 or
- a prevention notice directing a person to stop using a pesticide in an environmentally unsatisfactory manner.⁵¹

For minor offences, where the facts are not in dispute, the EPA can issue a penalty notice for up to \$1,500 which must be paid within 28 days from the date on which the notice was served, rather than commencing a prosecution.⁵²

⁴⁴ Pesticides Act 1999 (NSW), ss. 12, 13.

⁴⁵ Pesticides Act 1999 (NSW), s. 14.

⁴⁶ Pesticides Act 1999 (NSW), s. 15.

⁴⁷ Pesticides Act 1999 (NSW), s. 16.

⁴⁸ Protection of the Environment Operations Act 1997 (NSW), s. 142D.

⁴⁹ Pesticides Act 1999 (NSW), s. 19.

⁵⁰ Pesticides Act 1999 (NSW), s. 21.

⁵¹ Pesticides Act 1999 (NSW), s. 24.

⁵² Pesticides Act 1999 (NSW), ss. 75, 78.

Alternatively, the EPA can bring criminal proceedings to prosecute an offence.⁵³ Only the EPA can bring criminal proceedings. Such proceedings are taken in a Local Court or before the Land and Environment Court.⁵⁴

A member of the public can bring civil enforcement proceedings to remedy or restrain a breach of the law if the breach is or is likely to cause harm to the environment.⁵⁵

Pesticide control orders

The EPA can issue <u>pesticide control orders</u> which control the way in which certain restricted pesticides can be used.⁵⁶

Pesticide control orders cover things such as the use of 1080 baits for rabbits, feral pigs, wild dogs and foxes; endosulfan; aerial spraying; 1080 liquid concentrate; and the use of 1080 in livestock collars.

Pesticide Control (1080 Liquid Concentrate and Bait Products) Order 2008

1080 is a restricted pesticide in NSW. 1080 (pronounced 'ten-eighty') is the common name given to the poison *sodium fluoroacetate* that is used to control pest animals such as wild dogs, foxes, feral pigs and rabbits. Use of 1080 baits poses risks to the environment, particularly to wildlife and domestic animals which can be inadvertently poisoned.

On 1 May 2020 the <u>Pesticide Control (1080 Bait Products) Order 2020</u> commenced. It was introduced to specify the manner in which 1080 products may be used in NSW and to authorise certain persons to use 1080 liquid concentrate products.

Under the Order, only an Authorised Control Officer who has undergone specific training and obtained accreditation can supply, handle and use 1080 products.

If you intend to use 1080 pesticide, you must first read the Pesticide Control Order (PCO) and the relevant schedule for the pest animal that you need to control.

The EPA has also produced a <u>1080 Bait User Guidance Factsheet</u> on the 1080 PCO.⁵⁷ The Factsheet contains the steps you need to take if you intend to use a 1080 pesticide. It includes guidelines on how to obtain 1080 baits, how to comply with the PCO, what to do after placing the baits and how to store them.

⁵³ Pesticides Act 1999 (NSW), s. 73.

⁵⁴ Pesticides Act 1999 (NSW), s. 71.

⁵⁵ Protection of the Environment Operations Act 1997 (NSW), s. 253.

⁵⁶ Pesticides Act 1999 (NSW), ss. 38, 39.

⁵⁷ https://www.epa.nsw.gov.au/your-environment/pesticides/pesticides-nsw-overview/pesticide-control-orders/guidance-for-using-1080

There are significant penalties for unauthorised use of 1080 or failing to comply with the PCO. The maximum penalty for an individual is \$60,000 and \$120,000 for a corporation.

For more information about pesticide control orders visit the <u>EPA's Pesticide Control</u> <u>Order webpage</u> or call the <u>EPA Environment Line</u> on 131 555.⁵⁸

Aerial spraying

Before engaging in aerial spraying, a pilot must hold a special pesticide-rated licence, and the aircraft must have an aerial applicator licence. ⁵⁹ The EPA issues <u>licences for aerial pesticide spraying</u>. ⁶⁰

Aerial spraying equipment must not be attached to aircraft unless the aircraft is approved by the Civil Aviation Safety Authority for agricultural operations.⁶¹

A pilot is not allowed to discharge pesticide within a distance of 150 metres horizontally from the boundary of any dwelling, school, factory or other public place without prior written permission from the occupier of the premises (see <u>Pesticide</u> Control Order Air 1).⁶²

How can I make a complaint about the misuse of pesticides?

Concerns about the misuse of pesticides or chemicals can be reported to the <u>EPA</u> <u>Environment Line</u> on 131 555. Reports can remain confidential.

When reporting a matter, you should try to include details such as:

- where the incident took place;
- when the incident occurred;
- what happened, what pesticide was used, how it was used, and what crop was involved;
- what the weather conditions were like; and

⁵⁸ https://www.epa.nsw.gov.au/your-environment/pesticides/pesticides-nsw-overview/pesticide-control-orders

⁵⁹ *Pesticides Act 1999* (NSW), s. 45.

⁶⁰ Pesticides Act 1999 (NSW), s. 46. See: https://www.epa.nsw.gov.au/your-environment/pesticides/licences-and-advice-for-occupational-pesticide-users/aerially-applying-pesticides

⁶¹ Pesticides Act 1999 (NSW), s. 43.

⁶² https://www.epa.nsw.gov.au/your-environment/pesticides/pesticides-nsw-overview/pesticide-control-orders

• who did it (an owner, occupier or contractor).

Photos, video or mobile phone recordings, and notes should be provided, if possible.

Hazardous chemicals

The use and disposal of hazardous chemicals in NSW is administered by the Environment Protection Authority (EPA).⁶³

The EPA has the power to control chemical wastes which are likely to be accumulated, dumped or abandoned, thus causing a threat to human health and the environment. For further information visit the EPA's website.⁶⁴

Chemical control orders

If the EPA is concerned that a particular chemical substance is likely to be accumulated, dumped or abandoned, it can declare that substance to be an environmentally hazardous chemical or chemical waste.⁶⁵

<u>Chemical control orders</u> can be made for chemicals that have been declared as waste and for any other chemicals that are declared as environmentally hazardous.⁶⁶ A chemical control order can prohibit the use of a chemical and can specify how the controlled chemical can be safely handled and disposed of.⁶⁷

Chemical control orders are usually made where controls on chemicals are required beyond those available under pollution laws (e.g. discharge limits under pollution licences, or labelling requirements).

Licence to deal with environmentally hazardous waste

A person must obtain a licence from the EPA if they wish to carry out an activity which is prohibited or restricted by a chemical control order. A licence applicant can appeal within 30 days to the Land and Environment Court against a refusal to grant a licence, or its conditions.

⁶³ Under the *Environmentally Hazardous Chemicals Act 1985* (NSW).

⁶⁴ https://www.epa.nsw.gov.au/your-environment/chemicals/regulating-chemicals-nsw

⁶⁵ Environmentally Hazardous Chemicals Act 1985 (NSW), s. 10.

⁶⁶ https://www.epa.nsw.gov.au/your-environment/chemicals/chemical-control-orders

⁶⁷ Environmentally Hazardous Chemicals Act 1985 (NSW), ss. Part 3, Div 5.

⁶⁸ Environmentally Hazardous Chemicals Act 1985 (NSW), s. 28.

⁶⁹ Environmentally Hazardous Chemicals Regulation 2008 (NSW), cl. 8(2).

⁷⁰ Environmentally Hazardous Chemicals Act 1985 (NSW), s. 39; Land and Environment Court Act 1979 (NSW), s. 17(f).

Enforcement

It is an offence to breach a chemical control order or a condition of a licence (the maximum penalty for corporations is \$137,500 and for individuals it is \$66,000).⁷¹

See our fact sheet on Pollution for more information on how pollution offences are enforced in NSW.⁷²

Other legal mechanisms controlling the use of chemicals and pesticides

Pollution licensing

A pollution licence (known as environment protection licences) may be required to authorise the use of chemicals classified as 'scheduled activities'.⁷³

Scheduled activities which relate to pesticide or chemical usage (and thus require a pollution licence from the EPA) include:

- chemical industries
- chemical storage facilities
- livestock intensive industries
- marinas and boat repair facilities
- mineral processing works
- petroleum works
- waste facilities.

See our fact sheet on water, air and noise pollution for more information on pollution licensing.

⁷¹ Environmentally Hazardous Chemicals Act 1985 (NSW), ss. 26, 32, 54. The EPA can issue a penalty notice with a fine of up to \$1,500 (individual), or \$5,000 (corporation) for breaching a chemical control order: *Protection of the Environment Operations (General) Regulation 2009* (NSW), Schedule 6.

⁷² The *Environmentally Hazardous Chemicals Act 1985* (NSW) is enforced through the processes established by the *Protection of the Environment Operations Act 1997* (NSW).

⁷³ Activities which require a pollution licence are listed in Schedule 1 of the *Protection of the Environment Operations Act 1997* (scheduled activities).

Public register

The EPA is required to keep a <u>public register</u>⁷⁴ of:

- All declared chemical wastes;⁷⁵
- All chemical control orders;⁷⁶ and
- All pollution licences.

Planning controls

Local environmental plans may contain restrictions on where an 'offensive and hazardous industry', such as a chemical facility, can be built.

State Environmental Planning Policy 33 classifies developments as hazardous and offensive.

SEPP 33 requires an applicant for development consent for a potentially hazardous industry to carry out a preliminary hazard analysis. ⁷⁷ The SEPP also lists additional factors for a consent authority to consider when assessing a hazardous development, such as the hazard analysis, and any likely future use of the surrounding land.

'Chemical industries' and 'chemical storage facilities' over certain thresholds or located in environmentally sensitive areas are categorised as 'designated development'.⁷⁸ Applications for designated developments must be accompanied by an environmental impact statement.⁷⁹

Any person (a third party) can challenge the merits of a development consent issued for designated development in the Land and Environment Court. See our

Contaminated land

The misuse of chemicals or pesticides may result in land becoming contaminated.

⁷⁴ Environmentally Hazardous Chemicals Act 1985 (NSW), s. 52. See: https://www.epa.nsw.gov.au/licensing-and-regulation/public-registers

⁷⁵ A list of these can be found in the Historical notes at the end of the *Environmentally Hazardous Chemicals Act 1985* (NSW).

⁷⁶ A list of these can be found in the Historical notes at the end of the *Environmentally Hazardous Chemicals Act 1985* (NSW) and on the EPA's website.

⁷⁷ State Environmental Planning Policy 33 - Hazardous and Offensive Development, cl. 12.

⁷⁸ Designated developments are listed in Schedule 3 of the *Environmental Planning and Assessment Regulation 2000* (NSW).

⁷⁹ Environmental Planning and Assessment Act 1979 (NSW), Schedule 2.

Contaminated land is tightly regulated in NSW. See our fact sheet on contaminated land for more information.

Common law remedies (damages)

It may be possible to obtain compensation (damages) for harm caused to a person or property by the use of chemicals or pesticides.

You should seek medical and legal advice as soon as possible if you think you have been injured as a result of exposure to chemicals or pesticides.

See our fact sheet on private nuisance for more information

Transport of dangerous goods

There are uniform national requirements set out in the <u>Australian Dangerous Goods</u> <u>Code</u> for the classification, packaging, loading, consigning, marking and placarding of dangerous goods and vehicles.⁸⁰

Both <u>the EPA</u> and WorkCover are responsible for the regulation of dangerous goods.⁸¹ The EPA maintains a <u>public register</u> of drivers' licences and vehicle licences.⁸²

Glossary

Key to terms used in this fact sheet

AICIS means Australian Industrial Chemicals Introduction Scheme

APVMA means the Australian Pesticides and Veterinary Medicines Authority

Environment Minister means the NSW Minister for Environment

EPA means the NSW Environment Protection Authority (an independent statutory body)

Inventory means the Australian Inventory of Industrial Chemical kept by AICIS.

⁸⁰ https://www.ntc.gov.au/codes-and-guidelines/australian-dangerous-goods-code

⁸¹ under the Dangerous Goods (Road and Rail Transport) Act 2008 (NSW).

⁸² https://www.epa.nsw.gov.au/licensing-and-regulation/public-registers