

FEDERAL SUBSIDIARY LEGISLATION

ENVIRONMENTAL QUALITY ACT 1974 [ACT 127]

P.U.(A) 140/89

ENVIRONMENTAL QUALITY (PRESCRIBED PREMISES) (SCHEDULED WASTES TREATMENT AND DISPOSAL FACILITIES) ORDER 1989

Incorporating latest amendments - P.U.(A) 252/2006

ARRANGEMENT OF ORDERS

Preamble

Order 1. Citation and commencement.

Order 2. Interpretation.

Order 3. Prescribed premises.

LIST OF AMENDMENTS.

Preamble

IN exercise of the powers conferred by section 18 of the Environmental Quality Act 1974 [Act 127], the Minister, after consultation with the Environmental Quality Council, makes the following order:

Order 1. Citation and commencement.

This order may be cited as the Environmental Quality (Prescribed Premises) (Scheduled Wastes Treatment and Disposal Facilities) Order 1989 and shall come into force on the 1st May 1989.

Order 2. Interpretation

In this Order, unless the context otherwise requires-

"land treatment facility" means premises used for the land treatment of any scheduled waste, such as sludge farming;

"off-site recovery facility" means premises occupied or used for the retrieval of material or product from any scheduled waste which is not produced on those premises;

"off-site treatment facility" means premises occupied or used for the processing of any scheduled waste which is not produced on those premises;

"scheduled wastes" means any waste falling within the categories of waste listed in the First Schedule to the Environmental Quality (Schedule Wastes) Regulation 2005 [P.U. (A) 294/2005];

[Subs. P.U.(A) 252/2006]

"scheduled waste incinerator' means premises occupied or used for the thermal destruction of any scheduled waste;

"secure landfill" means premises occupied or used for the disposal of any scheduled waste on land;

"off-site storage facility" means premises occupied or used for the storage, collection or transfer of any scheduled waste which is not produced on those premises.

Order 3. Prescribed premises.

The following premises are prescribed to be premises the occupation or use of which by any person shall, unless he is the holder of a licence issued in respect of those premises, be an offence under the Act:

- (a) off-site storage facilities;
- (b) off-site treatment facilities;
- (c) off-site recovery facilities;
- (d) scheduled waste incinerators;
- (e) land treatment facilities; and
- (f) secure landfills.

Made the 31st March 1989.

[KST. & AS. (U) 902/JAS/2/2 Jld. II; PN. (PU²) 280/III.]

DATUK AMAR STEPHEN K. T. YONG,

Minister of Science, Technology

and the Environment

LIST OF AMENDMENTS.

Amending law	Short title	In force from
P.U.(A) 252/2006	Environmental Quality (Prescribed	1-07- 2006
	Premises) (Scheduled Wastes	
	Treatment and Disposal Facilities)	
	(Amendment) Order 2006	

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