

Radiocommunications Advisory Guidelines (Managing Interference to Spectrum Licensed Receivers—800 MHz Band) Amendment 2013 (No. 1)¹

Radiocommunications Act 1992

The AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY makes these Advisory Guidelines under section 262 of the *Radiocommunications Act 1992*.

Dated 24th May 2013

Chris Chapman [signed] Member

Richard Bean [signed]
General Manager/Member

Australian Communications and Media Authority

1 Name of Advisory Guidelines

These Advisory Guidelines are the Radiocommunications Advisory Guidelines (Managing Interference to Spectrum Licensed Receivers—800 MHz Band) Amendment 2013 (No. 1).

2 Commencement

These Advisory Guidelines commence on 18 June 2013, immediately after the commencement of the *Radiocommunications Advisory Guidelines* (Managing Interference to Spectrum Licensed Receivers – 800 MHz Band) 2012.

3 Amendment of Radiocommunications Advisory Guidelines (Managing Interference to Spectrum Licensed Receivers— 800 MHz Band) 2012

Schedule 1 amends the Radiocommunications Advisory Guidelines (Managing Interference to Spectrum Licensed Receivers—800 MHz Band) 2012

Schedule 1 Amendment

(section 3)

[1] Schedule 2, clause (1)

omit

- (a) a wanted to unwanted ratio of 24dB corresponding to a bit error rate of 0: and
- (b) a minimum wanted signal level of -83dBm/5 MHz 001 for an annual availability of 99.99%.

insert

- (a) a wanted to unwanted ratio of 24dB for an annual availability of 99.99%, and
- (b) a minimum wanted signal level of -83dBm/5MHz corresponding to a bit error rate of 0.001.

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See http://www.frli.gov.au.