



Ref: FTMIN15/3504

Statement of Regulatory Intent
Motor Dealers and Repairers Act 2013
Motor Dealers and Repairers Regulation 2014

This is a Statement of Regulatory Intent regarding motor vehicle repairers' obligations to record prescribed parts in a register under the *Motor Dealers and Repairers Act 2013* (the Act) and Motor Dealers and Repairers Regulation 2014 (the Regulation).

Section 100(1) of the Act requires motor dealers, motor vehicle repairers and recycler licence holders to keep a register relating to their business activities. Section 100(3) of the Act requires a motor vehicle repairer and recycler licence holder to maintain a register in a form prescribed by Part 3 of the Regulation.

This Statement acknowledges the approach NSW Fair Trading intends to take in ensuring compliance with the requirement to record prescribed parts under Part 3 of the Regulation, in order to facilitate a consistent approach across the motor vehicle industry to record keeping requirements.

Motor vehicle repairers will not be expected to record details of brand new prescribed parts purchased directly from retail outlets. However, repairers should still retain invoices and receipts relating to these new prescribed parts.

Prescribed parts that are acquired from any other source must be entered into the register by motor vehicle repairers. This includes new or second-hand parts provided by customers.

Fair Trading will continue to liaise with the industry and the NSW Police Force to ensure that the compliance approach remains appropriate and effective.

Rod Stowe
Commissioner

15/12/15