

**Daniel Gorgioski - Fwd: SEPP- proposed amendments**

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**From:** Sarah McGirr  
**To:** Daniel Gorgioski  
**Date:** 2/12/2013 9:13 AM  
**Subject:** Fwd: SEPP- proposed amendments

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submission

>>> "Helene Wightman" <hwightman708@gmail.com> 12/1/2013 5:11 pm >>>

**WIGHTMAN APOTHECARY SERVICES**

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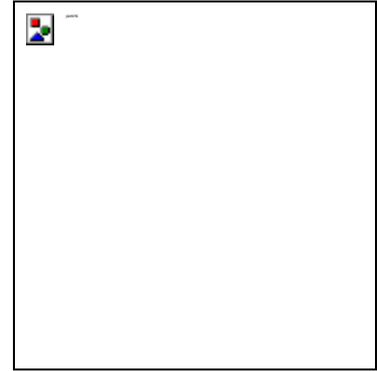
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Ms Sarah McGirr,  
Manager, Industry and Infrastructure Policy,  
Department of Planning and Infrastructure.

Dear Sarah



Re: State Environmental Planning Policy (Infrastructure) Amendment (Shooting ranges)

I have been an active member of two shooting clubs since 1984 and have been following the developments surrounding the proposed SEPP relating to shooting ranges with interest.

I am greatly encouraged by your initiative in seeking feedback on the proposed changes that, if implemented, will create better planning outcomes for existing shooting ranges.

In relation to the definition of a shooting range, I would like to see the RDA with a separate definition from the actual "LIVE" Firing Range (LFR) by defining the LFR and the RDA under the one definition, NSW Firearms may, by interpretation, burden Clubs with additional and costly conditions of use.

Please record my full support for the amendment that proposes existing lawful shooting ranges are a permitted use in local council plans and shooting ranges are , a permitted use in adjacent non-urban land.

Yours Sincerely,  
Helene Wightman B.Pharm. MPS AACPA