Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1999 (No. 3)

Statutory Rules 1999 No. 7


WILLIAM DEANE
Governor-General

By His Excellency’s Command,

JUDITH TROETH
Parliamentary Secretary to the Minister for Agriculture, Fisheries and Forestry
for the Minister for Agriculture, Fisheries and Forestry
Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1999 (No. 3)

Statutory Rules 1999 No. 2

made under the


Contents

1 Name of Regulations 3
2 Commencement 3
3 Amendment of Primary Industries Levies and Charges (National Residue Survey Levies) Regulations 1998 3

1999, Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1999 (No. 3) 1

214

3
<table>
<thead>
<tr>
<th>Schedule 1</th>
<th>Amendments commencing on gazettal</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>4</td>
</tr>
<tr>
<td>Schedule 2</td>
<td>Amendments commencing on 1 October 1999</td>
<td>7</td>
</tr>
</tbody>
</table>
1 Name of Regulations
These Regulations are the Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1999 (No. 3).

2 Commencement
These Regulations commence as follows:
(a) on gazetal — regulations 1 to 3 and Schedule 1;
(b) on 1 October 1999 — Schedule 2.

3 Amendment of Primary Industries Levies and Charges (National Residue Survey Levies) Regulations 1998
Schedules 1 and 2 amend the Primary Industries Levies and Charges (National Residue Survey Levies) Regulations 1998.
Schedule 1  Amendments commencing on gazetted
(regulation 3)

[1]  Subregulation 5 (1), before definition of quarter

   insert
   preserved, for an aquatic animal, means prepared for
   human consumption by any means, including:
   (a) chilling;
   (b) freezing;
   (c) drying;
   (d) sealing in an airtight container;
   (e) salting;
   (f) putting in brine;
   (g) smoking;
   (h) cooking by steaming or boiling in water.


   insert

24A  Exempt aquatic animals and aquatic animal
     products

   For subclause 2 (2) of Schedule 1 to the NRS Customs
   Levy Act, National Residue Survey Levy is not
   imposed if the aquatic animal or aquatic animal
   product:
   (a) is used as bait in fishing or trapping and is not for
       human consumption; or
   (b) is the product of another country and is imported
       into Australia for further processing; or
(c) is not an aquatic animal or aquatic animal product to which Schedule 1A applies.

[3] Regulation 26, note 3
   omit

   insert
   Note Regulation number 28 intentionally not used.

[5] Before Schedule 1
   insert

Schedule 1A Leviable aquatic animals and aquatic animal products (regulation 24A)

1. Live fin fish
2. Fresh or preserved fin fish, fin fish fillets or other fin fish meat (whether or not minced)
3. Products of fin fish including, but not limited to:
   • livers
   • roes
   • caviar
   • caviar substitutes prepared from fin fish eggs
   • shark cartilage powder
4. Live, fresh or preserved crustaceans or molluscs, whether in shell or not
5. Flours, meals or pellets of aquatic animals, fit for human consumption

1999, Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1999 (No. 5)
6. Other live, fresh or preserved aquatic vertebrates or invertebrates in any form.
7. Other aquatic animal products for human consumption, including blended products that contain any aquatic animal products.
Schedule 2   Amendments commencing on 1 October 1999
(regulation 3)

[1] Regulation 78, notes 1, 2 and 3
  omit

[2] After regulation 78
  insert

79    Rate of NRS customs levy on honey
      For clause 3 of Schedule 3 to the NRS Customs Levy Act, the rate of NRS customs levy on honey is 0.3 cents per kilogram.

80    Rate of NRS excise levy on honey
      For subclauses 4 (1) and (2) of Schedule 7 to the NRS Excise Levy Act, the rate of NRS excise levy on honey is 0.3 cents per kilogram.

Notes
1. These Regulations amend Statutory Rules 1998 No. 147, as amended by 1998 Nos. 182, 245 and 316; 1999 No. 244
2. Made by the Governor-General on 9 September 1999, and notified in the Commonwealth of Australia Gazette on 16 September 1999.