Agricultural and Veterinary Chemicals Code Amendment Regulations 2010 (No. 2)

Select Legislative Instrument 2010 No. 108

I, QUENTIN BRYCE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following Regulations under the Agricultural and Veterinary Chemicals Code Act 1994.

Dated 3 June 2010

QUENTIN BRYCE
Governor-General

By Her Excellency’s Command

TONY BURKE
Minister for Agriculture, Fisheries and Forestry
1 Name of Regulations
These Regulations are the *Agricultural and Veterinary Chemicals Code Amendment Regulations 2010 (No. 2).*

2 Commencement
These Regulations commence on the day after they are registered.

3 Amendment of *Agricultural and Veterinary Chemicals Code Regulations 1995*
Schedule 1 amends the *Agricultural and Veterinary Chemicals Code Regulations 1995.*

Schedule 1 Amendments
(regulation 3)

[1] Subregulation 3 (1), after definition of *CSIRO*

*insert*

*EDTA* means ethylenediaminetetraacetic acid.

[2] Schedule 3, Part 3, after item 18

*insert*

19 Any product for domestic use by householders in controlling a plant disease or pest, that:
(a) is a food normally consumed by human beings; and
(b) is not a plant extract or other manufactured compound; and
(c) is not claimed to have effect as an agricultural chemical product; and
(d) is not expressly supplied as an agricultural chemical product
Schedule 3AA, Part 3, after item 4

5 Any bitterant product for application to a building, piece of equipment or other object, that:
   (a) is solely for reducing or preventing animals that are not food producing species from biting or chewing the building, piece of equipment or other object; and
   (b) contains no antiseptic, antimicrobial, antibiotic or other active constituent other than a bitterant.

6 Any product applied topically to the teeth, hair, fur or intact skin of an animal to cosmetically alter the animal’s appearance or odour, that:
   (a) contains no antiseptic, antimicrobial, or antibiotic active constituent, and
   (b) is solely for cosmetic purposes; and
   (c) is not claimed to have any benefits other than cosmetic benefits; and
   (d) is not supplied or used for any therapeutic benefit other than to cosmetically alter the animal’s appearance or odour.

7 Any product for topical application to an animal to provide a physical barrier, that:
   (a) is chemically inert; and
   (b) does not act by biochemical means; and
   (c) is not a teat sealant; and
   (d) contains no antiseptic, antimicrobial, antibiotic or other active constituent; and
   (e) is not claimed to have any effect other than as a physical barrier.

8 Any autograft, allograft or xenograft product supplied to veterinary surgeons for surgical procedures, except blood and stem cell products.

9 Any product for use as an extender for sperm, ova or semen, if:
   (a) the product contains no ingredients other than antibiotics, albumins, electrolytes, amino acids, EDTA, buffers or stabilising agents; and
   (b) any antibiotic in the product is not at a concentration greater than 0.1 mg/mL or 0.1 mg/g.
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.frii.gov.au.