Primary Industries Levies and Charges Collection Amendment Regulations 2010 (No. 2)

Select Legislative Instrument 2010 No. 112

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 Primary Industries Levies and Charges Collection Act 1991.

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 *Primary Industries Levies and Charges Collection Amendment Regulations 2010 (No. 2)*.

2 Commencement

These Regulations commence on the day after they are registered.

3 Amendment of *Primary Industries Levies and Charges Collection Regulations 1991*

Schedule 1 amends the *Primary Industries Levies and Charges Collection Regulations 1991*.

Schedule 1 Amendments

(regulation 3)

[1] Reader’s guide, paragraph 5

substitute

5. The Customs Charges Act imposes customs charge on primary industries commodities. These funds are gathered for animal or plant health purposes and for distribution to research, marketing and industry bodies for each primary industry commodity.

[2] Reader’s guide, paragraph 8

substitute

8. The Excise Levies Act authorises the imposition of primary industries levies that are duties of excise. These funds are gathered for animal or plant health purposes and for distribution to research, marketing and industry bodies for each primary industry commodity.
[3] Schedule 33, clause 2, after definition of accepted sugar cane

insert

levy means:

(a) levy imposed under Schedule 24 to the Excise Levies Act;
and

(b) EPPR levy imposed on sugar cane by clause 3 of Schedule 24 to the Excise Levies Regulations.

Note