



**Commonwealth of Australia**

*Migration Regulations 1994*

**DEFINITION OF “SUPERYACHT”  
(REGULATIONS 1.03 AND 1.15G)**

I, *CHRIS EVANS*, Minister for Immigration and Citizenship, acting under regulations 1.03 and 1.15G of the *Migration Regulations 1994* (‘the Regulations’):

1. REVOKE Instrument number IMMI 08/090 signed on 15 October 2008 specifying the definition of “Superyacht” for the purposes of regulation 1.15G of the Regulations; AND
2. SPECIFY any high value luxury sailing ship or motor vessel which is:
  - (a) 24 metres or longer in length; AND
  - (b) not carrying cargo; AND
  - (c) used for sport or pleasure; AND

to be a *superyacht* for the purposes of regulation 1.15G of the Regulations.

This Instrument (IMMI 09/019) takes effect on 15 May 2009.

Dated                      22 March                                      2009

**CHRIS EVANS**  
Minister for Immigration and Citizenship

- [NOTE 1: Regulation 1.03, definition of “superyacht” provides that *superyacht* means a sailing ship or motor vessel of a kind that is specified by the Minister under regulation 1.15G to be a superyacht.
- NOTE 2: Regulation 1.15G provides that the Minister may, by instrument in writing, specify that (a) a sailing ship of a particular kind is a superyacht for the purposes of these Regulations; or (b) a motor vessel of a particular kind is a superyacht for the purposes of these Regulations.]