

Product Stewardship (Televisions and Computers) Amendment (Import or Manufacture Share) Regulation 2013

Select Legislative Instrument No. 200, 2013

I, Quentin Bryce AC CVO, Governor‑General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following regulation under the *Product Stewardship Act 2011*.

Dated 05 August 2013

Quentin Bryce

Governor‑General

By Her Excellency’s Command

Amanda Rishworth

Parliamentary Secretary for the Environment and Urban Water

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1 Name of regulation

 This regulation is the *Product Stewardship (Televisions and Computers) Amendment (Import or Manufacture Share) Regulation 2013*.

2 Commencement

 This regulation commences on the day after it is registered.

3 Authority

 This regulation is made under the *Product Stewardship Act 2011.*

4 Schedule(s)

 Each instrument that is specified in a Schedule to this instrument is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this instrument has effect according to its terms.

Schedule 1—Amendments

Product Stewardship (Televisions and Computers) Regulations 2011

1 Subregulation 3.04(5)

Repeal the subregulation, substitute:

 (5) For subregulation (4), the co‑regulatory arrangement:

 (a) must use the same conversion factor for steps 1B and 2B; and

 (b) if the requirements of subregulation 2.02(1) are satisfied—must count all products that satisfy those requirements; and

 (c) if the requirements of subregulation 2.02(2) are satisfied—must count all products that satisfy those requirements; and

 (d) if the requirements of subregulation 2.02(3) are satisfied—must count all products that satisfy those requirements; and

 (e) if the requirements of subregulation 2.02(2) are satisfied but the requirements of subregulation 2.02(3) are not satisfied—must count:

 (i) all products that satisfy the requirements of subregulation 2.02(2); and

 (ii) all computer parts or peripherals imported or manufactured by the liable party in the previous financial year; and

 (f) if the requirements of subregulation 2.02(3) are satisfied but the requirements of subregulation 2.02(2) are not satisfied—must count:

 (i) all products that satisfy the requirements of subregulation 2.02(3); and

 (ii) all computers or printers imported or manufactured by the liable party or a related body corporate in the previous financial year.

Example: If a person imports 6 000 televisions and 6 000 computers in a financial year, the televisions and the computers must be taken into account when working out the import share.

 However:

(a) if a person imports 6 000 televisions and 2 000 computers (i.e. less than the number of computers required in subregulation 2.02(2)) in a financial year, only the televisions must be counted when working out the import or manufacture share; and

(b) if a person imports 7 000 computers and 14 000 computer parts or peripherals (i.e. less than the number of computer parts or peripherals required in subregulation 2.02(3)), all of those products must be counted when working out the import or manufacture share; and

(c) if a person imports 17 000 computer parts or peripherals and 4 000 computers (i.e. less than the number of computers required in subregulation 2.02(2)), all of those products must be counted when working out the import or manufacture share.