Published by the Commonwealth of Australia

**GOVERNMENT NOTICES** 



## **Australian Government**

## OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS MANAGEMENT ACT 1989

## **GRANT OF EXEMPTION UNDER SECTION 40**

**EXEMPTION No. S40E24383665** 

## THIS EXEMPTION IS IN FORCE DURING THE PERIOD

COMMENCING 1 September 2016 and ENDING ON 31 August 2018

I, Mr Bruce Edwards, Assistant Secretary – Assessments & Air Branch, Department of the Environment and Energy, delegate of the Minister, grant under subsection 40(3) of the *Ozone Protection and Synthetic Greenhouse Gas Management Act 1989* (Cth) (the **Act**) an Exemption under Section 40 (S40E) of the Act to:

Air Affairs (Australia) Pty. Ltd. (the Exemption Holder)

to:

Import CFC-12 installed in aircraft air conditioning essential for aircraft operation; and, import halon fire protection equipment installed or for use in aircraft or essential for aircraft operation

This exemption is granted subject to the following conditions:

- 1. The exemption holder must notify the Department of the Environment and Energy of a change of address or any other contact details, within 30 days of the change occurring.
- 2. The exemption holder must not permit the exemption number to be used by another person or business.
- 3. This exemption relates solely to the prohibition set out in clause 6 in Schedule 4, of the Act and the products to be imported must be:
  - a. halon fire protection equipment installed or for use in aircraft and essential for aircraft operation; or
  - b. halon fire protection equipment imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.

- 4. The exemption holder must not cause the halon fire protection equipment to be discharged during training exercises.<sup>1</sup>
- 5. The halon products must not be surplus to the minimum requirements for operation of aircraft in line with Civil Aviation Safety Regulations 1988.



Delegate of the Minister

24 October 2016

<sup>1.</sup> Under subsection 45B(3) of the Act the use of halon fire protection equipment during a training exercise is treated as not being used for its designed purpose.