

Radiocommunications Devices (Compliance Labelling) Amendment Notice 2008 (No. 2)¹

Radiocommunications Act 1992

The AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY makes this Notice under section 182 of the *Radiocommunications Act* 1992.

Dated 10th December 2008

CHRIS CHAPMAN Member

> CHRIS CHEAH Member

Australian Communications and Media Authority

1 Name of Notice

This Notice is the *Radiocommunications Devices* (Compliance Labelling) Amendment Notice 2008 (No. 2).

2 Commencement

This Notice commences on the day after it is registered.

3 Amendment of Radiocommunications Devices (Compliance Labelling) Notice 2003

Schedule 1 amends the Radiocommunications Devices (Compliance Labelling) Notice 2003.

Schedule 1 Amendments

(section 3)

[1] After subsection 17 (4)

insert

(4A) If:

- (a) a standard specified as the standard for performance (the *first-mentioned standard*) in an applicable standard permits test measurements to be taken in accordance with the requirements of a specified ETSI standard as an alternative to the requirements for test measurements in the first-mentioned standard; and
- (b) test measurements are taken in accordance with the requirements of the specified ETSI standard;

a device is to be assessed for conformity or non conformity with the requirements of the ETSI standard in accordance with the provisions governing the interpretation of measurement results within that standard, and subsections (2) and (3) do not apply.

[2] Subsection 17 (5), before the definition of test limit

insert

ETSI standard means a standard published by the European Telecommunications Standards Institute (ETSI).

[3] Schedule 3, item 3

substitute

3 Radiocommunications (Cordless Telephone) Standard 2008

1

[4] Schedules 4 and 5

substitute

Schedule 4 Application form

(section 11)

Application for permission to use compliance marks and for issue of supplier code number



Instructions for completion

- Print clearly. Illegible, unclear or incomplete application forms may delay processing.
- Suppliers must obtain permission to apply a compliance mark only once, before the first time they apply the label to an item.
- This form may also be used to change supplier details.

) Telecommunications (A-Tick)

) Radiocommunications (C-Tick)

Return your completed forms to:

PO Box Q500 Queen Victoria Building NSW 1230 Tel: 1300 850 115

Fax: (02) 6219 5275 Email: comply.label@acma.gov.au

Registration								
()	New registration						
()	Change of existing supplier details - If you are changing your existing supplier details, please include your supplier code number:						
Supplier details (manufacturer, importer or an authorised agent								
Organisation name (OR PARTNERSHIP, TRADING TRUST OR INDIVIDUAL)			Postal address					
			POSTCODE					
			Street address where compliance records are to be kept (IF SAME AS POSTAL ADDRESS, WRITE 'AS ABOVE')					
Organisation number (FOR EXAMPLE: ABN, ACN, OR ARBN)								
			POSTCODE					
	nich reg	ulatory arrangement(s) do you intend to supply	Contact details					

work ()

MOBILE

() EMC (C-Tick)	FACSIMILE () EMAIL		
() EMR (C-Tick)			
Declaration I declare that the contents of this application are true and correct.			
I understand that the compliance mark can only be used in accordance with the requirements specified in a Notice made under: • Section 182 of the Radiocommunications Act 1992; or • Section 407 of the Telecommunications Act 1997.			
I agree to inform ACMA of any change of circumstances relevant to the use of our supplier code number.	SIGNATURE OF SUPPLIER/AGENT DATE		
I agree to inform ACMA of any changes to the applicant's details above.			
For your information Under Division 136 of the Criminal Code Act 1995, it is an offence in Australia to make a statement that is false or misleading in a material particular in an application.	PRINT NAME		

Schedule 5 Declaration of conformity

(subsection 4 (1), definition of declaration of conformity)

POSITION IN ORGANISATION

Supplier's declaration of conformity



For compliance levels 1, 2 and 3 in Australia and levels of conformity 1, 2 and 3 in New Zealand

As required by notices under:

Penalty: imprisonment for 12 months.

- section 182 of the Australian Radiocommunications Act 1992;
- section 407 of the Australian Telecommunications Act 1997; and
- section 134 of the New Zealand Radiocommunications Act 1989.

Instructions for completion

This completed form remains with the supplier as part of the documentation required for the compliance records.
 Do not return this form to ACMA or RSM.

Supplier's details	AOMAMED						
Name (name of manufacturer, importer or agent)	ACMA/MED supplier code number						
SURNAME							
GIVEN NAMES	OR						
Address (address of manufacturer, importer or agent)	ACN, ARBN, ABN, NZCN or NZ GST number						
POSTCODE							
Product details							
Product description – brand name, type, model, lot, batch or serial number (if available)							
Applicable standards							
Applicable standards Standard title, number and, if applicable, number of the test report							
	<u>`</u>						

Declaration

I hereby declare that the product mentioned complies with the above mentioned standards and all products supplied under this declaration will be identical to the sample identified above.

SIGNATURE OF SUPPLIER OR AGENT		POSITION IN ORGANISATION
PONTANAME		DATE
PRINT NAME	l	DATE

[5] Further amendments

Provision	omit	insert
subsection 4 (1), definition of <i>authorised officer</i> , paragraph (b)	the ACA	ACMA
subsection 4 (1), definition of supplier code number, paragraph (a)	the ACA	ACMA
paragraph 9 (4) (h)	the ACA	ACMA
paragraph 9 (8) (a)	the ACA	ACMA
paragraph 9 (8) (b)	the ACA	ACMA
paragraph 9 (8) (c)	the ACA	ACMA
subsection 11 (1)	the ACA	ACMA
subsection 11 (3)	the ACA (twice occurring)	ACMA
subsection 11 (4)	the ACA	ACMA
subsection 25 (4)	the ACA	ACMA
paragraph 25 (4) (a)	the ACA	ACMA
paragraph 25 (4) (b)	the ACA	ACMA
subsection 25 (5)	The ACA	ACMA
section 26	the ACA	ACMA
subsection 30 (4)	the ACA	ACMA
paragraph 30 (4) (a)	the ACA	ACMA
paragraph 30 (4) (b)	the ACA	ACMA
subsection 30 (5)	The ACA	ACMA

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.frli.gov.au.