**EXPLANATORY STATEMENT**

**Issued by the Australian Communications and Media Authority**

***Radiocommunications (121.5 MHz and 243.0 MHz Emergency Position Indicating Radio Beacons) Standard 2014***

***Radiocommunications Act 1992***

**Purpose**

The Australian Communications and Media Authority (the **ACMA**) has made the *Radiocommunications (121.5 MHz and 243.0 MHz Emergency Position Indicating Radio Beacons) Standard 2014*(the **2014 Standard**) to replace the *Radiocommunications (121.5 MHz and 243.0 MHz Emergency Position Indicating Radio Beacons) Standard 2003* (the **2003 Standard**) without making any significant changes to the regulatory arrangements created by the 2003 Standard.

The ACMA has made the 2014 Standard as the 2003 Standard was due to be automatically repealed on 1 April 2015, in accordance with Part 6 of the *Legislative Instruments Act 2003* (the **LIA**).

**Legislative Provisions**

The ACMA made the 2014 Standard under subsection 162(1) of the *Radiocommunications Act 1992* (the **Act**). Subsection 162(1) provides that the ACMA may, by legislative instrument, make standards for the performance of, or maximum permitted level of radio emissions from, specified devices.

An instrument made under the Act may make provision for certain matters by applying, adopting or incorporating (with or without modifications) matter contained in any other instrument, as in force or existing from time to time (subsection 314A(2) of the Act). The 2014 Standard adopts, by reference, the technical standard made by Standards Australia and Standards New Zealand, the *AS/NZS 4330:2006 121.5 and 243.0 MHz emergency position indicating radio beacons (EPIRBs) including personal EPIRBs* (**AS/NZS 4330**).

The 2014 Standard is a legislative instrument for the purposes of the LIA*.*

Subsection 33(3) of the *Acts Interpretation Act 1901* provides that where an Act confers a power to make a legislative instrument, the power shall be construed to include a power exercisable in the like manner and subject to the like conditions (if any) to repeal, rescind, revoke, amend or vary any such instrument. The 2014 Standard is made under subsection 162(1) of the Act and revokes the 2003 Standard.

**Background**

Radiocommunications standards made under subsection 162(1) of the Act (**section 162 standards**) form part of the regulatory framework under the Act for the management of radiocommunications spectrum in Australia.

In concert with the *Radiocommunications (Compliance Labelling – Devices) Notice 2014* (the **Radiocommunications Labelling Notice**) made under subsection 182(1) of the Act, section 162 standards regulate the supply of radiocommunications devices into Australia. Section 162 standards define performance and radio emission level requirements for specified radiocommunications devices. The Radiocommunications Labelling Notice specifies testing, labelling and record keeping obligations for suppliers of those radiocommunications devices subject to an applicable section 162 standard.[[1]](#footnote-1)

The purpose of section 162 standards is to manage the risk of interference to radiocommunications and radiocommunications devices, and to protect the health and safety of persons who operate, work on, use services supplied by means of, or are reasonably likely to be affected by the operation of, radiocommunications transmitters and receivers.

Subject to certain exemptions in Division 5 of Part 4.1 of the Act, it is an offence under section 160 to knowingly supply a non-standard device (that is, a device that does not comply with the requirements of a section 162 standard that applies to the device).

Following review and consultation, the ACMA formed the view that the 2003 Standard was operating effectively and efficiently, and continued to form a necessary and useful part of the legislative framework. The ACMA considers that there are no industry self-regulatory processes in place at this time that would serve to effectively offer the same safeguards as are offered by this standard in relation to the supply of radiocommunications equipment. Accordingly, the ACMA decided to make the 2014 Standard to replace the 2003 Standard without making any significant changes to the regulatory arrangements created by the latter Standard so that its ongoing effect is preserved.

**Operation**

The 2014 Standard specifies the minimum requirements for maritime emergency position indicating radio beacons (**EPIRBs**) including those designed for use as personal EPIRBs operating with carrier frequencies of 121.5 or 243.0 MHz homing devices.

An EPIRB is a device designed to be personally carried and for use in the maritime mobile-satellite service, and which incorporates a transmitter, the emissions of which are intended to facilitate search and rescue operations.

In defining the technical performance characteristics, the 2014 Standard adopts AS/NZS 4330 as in force or existing from time to time and any immediate replacement of AS/NZS 4330 as in force or existing from time to time. The performance requirements specified in AS/NZS 4330 address maximum permissible output power, channel width, modulation types and operating frequencies.

The date by which an applicable device must comply with AS/NZS 4330 is set out in section 7. In summary, that date corresponds to the date of manufacture, importation or modification of the device or, if the device is part of a class of radiocommunications devices, the date the first device in that class was manufactured, imported or modified. Section 8 also deals with the situation where AS/NZS 4330 is amended or replaced. In broad terms, section 8 provides for a 1 year transition period. If during this period a supplier manufactures, imports or modifies a device, the device may comply either with the standard as in force before the amendment or replacement or the standard as in force after the amendment or replacement.

**Consultation**

The ACMA has consulted with industry stakeholders and the general public on the making of the 2014 Standard to replace the 2003 Standard.

Subsection 163(1) of the Act requires that before the ACMA makes a standard the ACMA must, so far as is practicable, try to ensure that interested persons have had an adequate opportunity to comment on the proposed standard and that due consideration has been given to any representations made.

Subsection 17(1) of the LIA requires that, before the ACMA makes a legislative instrument, it must be satisfied that any consultation that the ACMA considers is appropriate and reasonably practicable to undertake, has been undertaken.

Between 16 April 2014 and 6 June 2014, the ACMA conducted a public consultation process on the instruments that comprise the regulatory arrangements for supply of radiocommunications equipment. A consultation paper and draft instruments were made available on the ACMA website. The consultation paper explained the sunsetting (automatic repeal) process and the ACMA’s preliminary view that the existing arrangements should be continued in the replacement standard without any significant changes. Interested parties were notified of the release of the discussion paper and invited to comment.

The ACMA received 4 submissions from industry participants in response to the consultation paper and all issues relevant to the making of a standard under section 162 of the Act were considered when making the 2014 Standard.

**Regulation Impact**

The Office of Best Practice Regulation (**OBPR**) has considered the matter and formed the opinion that making the 2014 Standard is minor or machinery in nature. Accordingly, OBPR advised that no further analysis (in the form of a Regulation Impact Statement) was required. The OBPR exemption number is ID 16649.

**Detailed description of the 2014 Standard**

Details of the 2014 Standard are in Attachment A.

**Documents incorporated in the 2014 Standard by reference**

The 2014 Standard incorporates the following documents by reference, or otherwise refers to them:

* the Act; and
* AS/NZS 4330.

The Act can be found on the Australian Government’s ComLaw website (<http://www.comlaw.gov.au/>).

AS/NZS 4330 can be purchased on the Standards Australia website ([www.standards.org.au](http://www.standards.org.au)).

**Statement of compatibility with human rights**

Subsection 9(1) of the *Human Rights (Parliamentary Scrutiny) Act 2011* requires the rule maker in relation to a legislative instrument to which section 42 (disallowance) of the LIAapplies to cause a statement of compatibility to be prepared in respect of that legislative instrument.

This statement has been prepared in accordance with Part 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

The 2014 Standard which requires suppliers of particular radiocommunications devices to comply with particular technical requirements before and after supplying those devices, is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

The ACMA has considered whether the 2014 Standard engages any applicable human rights or freedoms and has formed the view that it does not. The 2014 Standard is compatible with human rights as it does not raise any human rights issues.

**Attachment A**

**Detailed description of the 2014 Standard**

**Section 1 Name of Standard**

This section names the 2014 Standard as the *Radiocommunications (121.5 MHz and 243.0 MHz Emergency Position Indicating Radio Beacons) Standard 2014.*

**Section 2 Commencement**

This section provides that the 2014 Standard commences on the day after it is registered on the Federal Register of Legislative Instruments.

**Section 3 Revocation**

This section revokes the previous standard, the *Radiocommunications (121.5 MHz and 243.0 MHz Emergency Position Indicating Radio Beacons) Standard 2003* (the **2003 Standard**)*.*

**Section 4 Definitions**

This section defines terms used throughout the 2014 Standard.

Some of the key defined terms are set out below:

* *121.5 MHz and 243.0 MHz emergency position indicating radio beacon* means a device capable of being operated on the carrier frequency 121.5 MHz or 243.0 MHz, or both 121.5 MHz and 243.0 MHz, and which incorporates a transmitter that is designed or manufactured principally for the purpose of facilitating search and rescue operations.
* *applicable device* is defined to mean a radiocommunications device to which the 2014 Standard applies, in accordance with subsection 5(1).
* *AS/NZS 4330*. This term defines the referenced industry technical standard by using the title of the standard along with the year of publication. Through the operation of this definition, the 2014 Standard includes *AS/NZS* *4330:2006 121.5 and 243.0 MHz emergency position indicating radio beacons (EPIRBs) including personal EPIRBs* (as amended) and any immediate replacement of that standard (as amended).
* *included in a class of radiocommunications devices, original modified device* and *original radiocommunications device* are terms defined in section 6 and used in sections 7 and 8 to achieve the objective that applicable devices which are of the same model and identical to each other, need only comply with the AS/NZS 4330 as in force at the date the first device of that particular model was manufactured, imported or created by means of modification of another device.
* *manufactured*, in relation to an applicable device, means manufactured in Australia.
* *modified,* in relation to a device, means that the device has been modified or altered in a material respect in Australia (after the device was manufactured or imported) by, or on behalf of, the manufacturer or importer of the device. A modification is material if the modification made to the device would or could affect whether the device complies with any applicable technical standard that applied to the unmodified device.
* *relevant date* means the date specified in section 7 in relation to an applicable device.
* *significant event*. A significant event is an event determined by the Chair of the ACMA as such and notified on the ACMA website.

**Section 5 Application**

Section 5 defines the types of device to which the 2014 Standard applies.

The 2014 Standard applies to a radiocommunications device that is a 121.5 MHz and 243.0 MHz emergency position indicating radio beacon.

Subsection 5(2) provides that the 2014 Standard does not apply to certain radiocommunications devices that are used in connection with a significant event. The 2014 Standard does not apply to a radiocommunications device that:

* is imported into Australia solely for use in connection with a significant event;
* meets any applicable testing or inspection requirements prior to its use in Australia;
* complies with any applicable conditions or requirements for the use of the device in Australia;
* is used only at the location of the significant event; and
* is used in Australia only for the duration of the significant event.

**Section 6 When is a device included in a class of radiocommunications devices?**

Sections 6, 7 and 8 of the 2014 Standard work together to ensure that devices which are of the same model and identical to each other, need only comply with AS/NZS 4330 as in force at the date the first device of that particular model was manufactured, imported or created by means of modification of another device. This is to address the situation when devices of the same model are manufactured or imported over an extended period of time and when, over an extended period of time, significant numbers of devices are created by means of modification of another device so that they become identical to each other. The following concepts are defined in section 6 in order to achieve this objective:

* ‘included in a class of radiocommunications devices’;
* ‘original radiocommunications device’; and
* ‘original modified device’.

The above concepts are important for the purpose of defining the ‘relevant date’ for an applicable device under section 7.

Under paragraph 6(1)(a), an applicable device, other than a modified device, is ‘included in a class of radiocommunications devices’ if the device is identical to each other device of the class (irrespective of when the devices were manufactured or imported) and has the same manufacturer or importer as each other device. Paragraph 6(1)(b) also provides that the ‘original radiocommunications device’, in relation to a class of radiocommunications devices, is the device of the class that was the first to be manufactured or imported.

Under paragraph 6(2)(a), a modified device is ‘included in a class of radiocommunications devices’ if the modification made to create the device is identical to the modification made to create each other device of the class (irrespective of when the devices were so modified); the device is, in all other respects, identical to each other device (irrespective of when the devices were manufactured or imported); and the device has the same manufacturer or importer as each other device. Paragraph 6(2)(b) further provides that the ‘original modified device’, in relation to the class, is the device of the class that was the first to be created by being so modified.

**Section 7 Relevant date for an applicable device**

Section 7 defines the ‘relevant date’ for an applicable device as follows:

* in the case of an applicable device (other than a modified device) that is included in a class of radiocommunications devices – the date the original radiocommunications device (being the first device of the class to be manufactured or imported) was manufactured or imported;
* in the case of a modified device that is included in a class of radiocommunications devices – the date the modification was made to create the original modified device of the class; or
* otherwise – the date the device was manufactured or imported.

**Section 8 Standard for performance**

Section 8 provides that the standard for performance for an applicable device is as set out in AS/NZS 4330 as in force or existing at the relevant date for the device (as defined in section 7) excluding the provisions set out in Schedule 1. Section 8 also allows for a transition period if and when AS/NZS 4330 (the **old standard**) is:

* amended (an **amending standard**);or
* replaced (a **replacement standard**).

During the 12 month period (the **transition period**) commencing on the date of introduction of the amending standard or replacement standard both the old standard and an amending standard or a replacement standard are in effect. Where the relevant date for a device occurs during a transition period the supplier may choose between the old standard and an amending standard or a replacement standard as the applicable standard with which devices must comply. This recognises that changes to an applicable standard may occur at a time disadvantageous to the manufacturer or importer (e.g. where device development and testing has been predicated on the old standard rather than the amendment or replacement standard).

The section allows for multiple transition periods to occur sequentially with an overlap.

**Section 9 Transitional arrangements – devices manufactured, imported or modified before commencement day**

Section 9 implements transitional arrangements for an applicable device that complied with the 2003 Standard. Devices which complied with the 2003 Standard and that were supplied prior to the commencement of the 2014 Standard are, by virtue of the transitional arrangements in this section, deemed to comply with the 2014 Standard and can continue to be lawfully supplied.

**Schedule 1 Standard for performance (excluded provisions)**

Schedule 1 sets out which provisions of AS/NZS 4330 are not incorporated into the 2014 Standard for performance of an applicable device.

1. The *Radiocommunications (Compliance Labelling – Electromagnetic Radiation) Notice 2014* and the *Radiocommunications Labelling (Electromagnetic Compatibility) Notice 2008* may also affect the supply of devices that are radiocommunications transmitters. [↑](#footnote-ref-1)