

Primary Industries Levies and Charges Disbursement Rules 2024

I, Julie Collins, Minister for Agriculture, Fisheries and Forestry, make the following rules.

Dated 18 December 2024

Julie Collins

Minister for Agriculture, Fisheries and Forestry

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Part 1—Preliminary

1 Name

This instrument is the *Primary Industries Levies and Charges Disbursement Rules 2024*.

2 Commencement

(1) Each provision of this instrument specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

| Commencement information | | |
| --- | --- | --- |
| Column 1 | Column 2 | Column 3 |
| Provisions | Commencement | Date/Details |
| 1. The whole of this instrument | 1 January 2025. | 1 January 2025 |

Note: This table relates only to the provisions of this instrument as originally made. It will not be amended to deal with any later amendments of this instrument.

(2) Any information in column 3 of the table is not part of this instrument. Information may be inserted in this column, or information in it may be edited, in any published version of this instrument.

3 Authority

This instrument is made under the *Primary Industries Levies and Charges Disbursement Act 2024*.

4 Simplified outline of this instrument

Disbursement

This instrument complements the *Primary Industries Levies and Charges Disbursement Act 2024* by:

(a) prescribing the marketing components, research and development components, general components, biosecurity activity components and biosecurity response components of the rates of levies and charges in respect of which amounts are disbursed under the Act to each recipient body, Animal Health Australia and Plant Health Australia; and

(b) prescribing the National Residue Survey components of the rates of levies and charges in respect of which amounts are credited under the Act to the National Residue Survey Special Account.

Gross value of production calculations

This instrument prescribes the goods that are relevant to gross value of production calculations made for the purposes of working out the amounts of matching payments made to recipient bodies under the Act.

5 Definitions

Note: A number of expressions used in this instrument are defined in the Act, including the following:

(a) algal product;

(b) animal;

(c) animal product;

(d) charge;

(e) Collection Act;

(f) funding agreement;

(g) fungus product;

(h) levy;

(i) plant;

(j) plant product;

(k) recipient body.

In this instrument:

***Act*** means the *Primary Industries Levies and Charges Disbursement Act 2024*.

***Australia***, when used in a geographical sense, includes the external Territories.

***Australian******Kuruma prawn*** means an animal of the species *Penaeus pulchricaudatus* (formerly known as *Penaeus japonicus*).

***banana prawn*** means an animal of the species *Penaeus merguiensis*, also known as *Fenneropenaeus merguiensis*.

***black tiger prawn*** means an animal of the species *Penaeus monodon*.

***bovine animal*** means an animal of the genus *Bos*.

***brown tiger prawn*** means an animal of the species *Penaeus esculentus*.

***buffalo*** means an animal of the species *Bubalus bubalis*.

***buffalo industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of buffalo; and

(b) the slaughter of buffalo and the production of buffalo meat; and

(c) the aggregation, transport, marketing, sale and export of buffalo that are raised in Australia; and

(d) the processing, distribution, storage, marketing, sale and export of buffalo meat and buffalo meat products produced from buffalo that are slaughtered in Australia.

***cattle*** means bovine animals other than buffalo.

***Charges Regulations*** means the *Primary Industries (Customs) Charges Regulations 2024*.

***chicken*** means a bird of the species *Gallus gallus domesticus*.

***coarse grains*** means the seeds of a plant of a genus or species covered by column 2 of an item in this table (and with the common name mentioned in column 1 of that item).

| Coarse grains—kind of plant | | |
| --- | --- | --- |
| Item | Column 1 Common name | Column 2 Genus or species |
| 1 | Barley | *Hordeum vulgare* |
| 2 | Canary seed | *Phalaris canariensis* |
| 3 | Cereal rye | *Secale cereale* |
| 4 | Grain sorghum | *Sorghum bicolor* |
| 5 | Maize | *Zea mays* |
| 6 | Millet | *Echinochloa frumantacea*, *Echinochloa esculenta* (synonym *Echinochloa utilis*), *Panicum miliaceum* or *Setaria italica* |
| 7 | Oats | *Avena sativa* |
| 8 | Triticale | ×*Triticosecale* |

***cotton industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of cotton; and

(b) the processing, distribution, storage, marketing, sale and export of cotton that is grown in Australia.

***cotton lint*** means cotton processed to exclude linters, seeds and waste cotton.

***dairy cattle*** means cattle held for use for the production of milk, or for purposes incidental to the production of milk, and includes:

(a) dairy cows; and

(b) dairy heifers; and

(c) calves that are the progeny of dairy cows; and

(d) bulls used, or held for use, for the purpose of fertilising dairy cows or dairy heifers.

***dairy industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of dairy cattle; and

(b) the production of whole milk; and

(c) the processing, manufacture, distribution, storage, marketing and sale of whole milk, or products made in Australia from or containing whole milk or a constituent part of whole milk, where the whole milk is produced in Australia.

***declared dairy industry body*** means the body declared to be the dairy industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared egg industry body*** means the body declared to be the egg industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared forestry industry body*** means the body declared to be the forestry industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared horticultural industry body*** means the body declared to be the horticultural industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared livestock export body*** means the body declared to be the livestock export body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared meat industry body*** means the body declared to be the meat industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared meat processor body*** means the body declared to be the meat processor body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared pig industry body*** means the body declared to be the pig industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared sugarcane industry body*** means the body declared to be the sugarcane industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***declared wool industry body*** means the body declared to be the wool industry body by a declaration under subsection 39(1) of the Act, as that declaration is in force from time to time.

***deer*** means an animal of the family *Cervidae*.

***deer industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of deer; and

(b) the slaughter of deer and the production of deer meat; and

(c) the processing, distribution, storage, marketing and sale of deer meat and deer meat products produced from deer that are slaughtered in Australia.

***Eastern school prawn*** means an animal of the species *Metapenaeus macleayi*.

***edible offal*** means any edible portion, other than the flesh, of cattle, sheep, lambs or goats.

***egg industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of laying chickens; and

(b) the production of chicken eggs; and

(c) the distribution, storage, marketing and sale of chicken eggs that are produced in Australia.

***farmed prawn industry*** means the industry in Australia that is concerned with:

(a) the culturing of farmed prawns; and

(b) the processing, preserving, storage, transport, marketing, sale and export of farmed prawns that are produced in Australia.

***farmed prawns*** means banana prawns, black tiger prawns, brown tiger prawns, Australian Kuruma prawns or Eastern school prawns that are produced by aquaculture.

***fish*** means all living aquatic natural resources of:

(a) rivers; or

(b) estuaries; or

(c) the sea; or

(d) the seabed; or

(e) waters within the limits of Australia.

***fishing industry*** means the industry carried on in or from Australia that is concerned with the taking, culturing, processing, preserving, storage, transport, marketing and sale of fish and fish products.

***fish products*** means all products derived from the culturing, processing or preserving of fish.

***fodder*** means the following that are for use for animal feed:

(a) hay (including oaten hay, lucerne hay and wheaten hay);

(b) straw (including cereal straw);

but does not include chaff, extruded products or silage.

***fodder industry*** means the industry in Australia that is concerned with:

(a) the production of fodder for export; and

(b) the processing and storage of fodder that is produced in Australia and is for export.

***forestry industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of trees; and

(b) the processing, distribution, storage, marketing, sale, importing and exporting of wood, wood fibre and products made from wood or wood fibre.

***ginger*** means a rhizome of the species *Zingiber officinale*.

***ginger industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of ginger; and

(b) the processing, distribution, storage, marketing and sale of ginger that is grown in Australia.

***goat*** means an animal of the genus *Capra*.

***goat fibre industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of goats for the purposes of goat fibre production; and

(b) the harvesting of goat fibre; and

(c) the processing, distribution, storage, marketing and sale of goat fibre that is harvested from live goats in Australia.

***grain*** means wheat, coarse grains, oilseeds or grain legumes.

***grain legumes*** means the seeds of a plant of a species covered by column 2 of an item in this table (and with the common name mentioned in column 1 of that item).

| Grain legumes—kind of plant | | |
| --- | --- | --- |
| Item | Column 1 Common name | Column 2 Species |
| 1 | Black gram | *Vigna mungo* |
| 2 | Chickpeas | *Cicer arietinum* |
| 3 | Common beans | *Phaseolus vulgaris* |
| 4 | Common vetch | *Vicia sativa* |
| 5 | Cowpeas | *Vigna unguiculata* |
| 6 | Faba beans | *Vicia faba* |
| 7 | Field peas | *Pisum sativum* |
| 8 | Lentils | *Lens culinaris* |
| 9 | Lupins | *Lupinus albus* or *Lupinus angustifolius* |
| 10 | Mung beans | *Vigna radiata* |
| 11 | Peanuts | *Arachis hypogaea* |
| 12 | Pigeon peas | *Cajanus cajan* |
| 13 | Wild cowpeas | *Vigna vexillata* |

***grains industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of grain; and

(b) the processing, distribution, storage, marketing and sale of grain that is grown in Australia.

***grape*** means a fruit of the genus *Vitis*.

***grape industry*** has the same meaning as in the *Wine Australia Act 2013*.

***grape juice*** means grape juice produced in Australia, from grapes grown in Australia, whether single‑strength or concentrated.

***honeybee industry*** means the industry in Australia that is concerned with:

(a) the production of honey, beeswax and pollen; and

(b) the processing, distribution, storage, marketing and sale of honey, beeswax and pollen that is produced in Australia; and

(c) the provision of pollination services in Australia by honeybees.

***horticultural industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of horticultural products; and

(b) the processing, distribution, storage, marketing, sale and export of horticultural products that are grown in Australia.

***horticultural products*** means:

(a) fruits, including processed fruits; and

(b) vegetables, including processed vegetables; and

(c) mushrooms and other edible fungi, including processed mushrooms and other edible fungi; and

(d) nuts, including processed nuts; and

(e) nursery products; and

(f) cut flowers and foliage, including processed cut flowers and foliage; and

(g) turf.

***lamb*** means an animal of the species *Ovis aries* that:

(a) is under 12 months of age; or

(b) does not have any permanent incisor teeth in wear.

***laying chicken*** means a female chicken that is to be raised for egg production.

***Levies Regulations***means the *Primary Industries (Excise) Levies Regulations 2024*.

***livestock*** means cattle, sheep, lambs or goats.

***livestock meat*** means the fresh or preserved flesh of cattle, sheep, lambs or goats.

***livestock meat by‑product*** includes skin, hide, tallow, meat meal and inedible offal from cattle, sheep, lambs or goats.

***livestock meat product*** means food prepared from or containing livestock meat, and includes canned livestock meat.

***macropod*** means an animal of the family *Macropodidae*.

***macropod industry*** means the industry in Australia that is concerned with:

(a) the killing of macropods for the provision of meat and the processing of the carcases; and

(b) the processing, distribution, storage, marketing and sale of macropod meat and macropod meat products produced from macropods that are killed in Australia.

***main fishing industry*** means that part of the fishing industry (other than a declared fishery) that is concerned with the taking or culturing of fish.

***meat and livestock industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of livestock; and

(b) the slaughter of livestock and the production of livestock meat; and

(c) the aggregation, transport, marketing, sale and export of livestock that is raised in Australia; and

(d) the processing, distribution, storage, marketing, sale and export of livestock meat, livestock meat products, livestock meat by‑products and edible offal produced from livestock that is slaughtered in Australia.

***meat chicken*** means a chicken that is to be raised for meat production.

***meat chicken industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of meat chickens; and

(b) the slaughter of meat chickens and the production of chicken meat; and

(c) the processing, distribution, storage, marketing and sale of chicken meat and chicken meat products produced from meat chickens that are slaughtered in Australia.

***oilseeds*** means the seeds of a plant of a species covered by column 2 of an item in this table (and with the common name mentioned in column 1 of that item).

| Oilseeds—kind of plant | | |
| --- | --- | --- |
| Item | Column 1 Common name | Column 2 Species |
| 1 | Linseed | *Linum usitatissimum* |
| 2 | Rape seed | *Brassica napus* |
| 3 | Safflower seed | *Carthamus tinctorius* |
| 4 | Soybean | *Glycine max* |
| 5 | Sunflower seed | *Helianthus annuus* |

***ostrich*** means an animal of the species *Struthio camelus*.

***ostrich industry*** means the industry in Australia that is concernedwith:

(a) the breeding and raising of ostriches; and

(b) the slaughter of ostriches and the production of ostrich meat; and

(c) the processing, distribution, storage, marketing and sale of ostrich meat and ostrich meat products produced from ostriches that are slaughtered in Australia.

***pasture seed industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of pasture seeds; and

(b) the distribution, storage, marketing and sale of pasture seeds that are grown in Australia.

***pasture seeds*** means seeds of a plant of a species specified in column 2 of an item in this table (and with the common name mentioned in column 1 of that item).

| Pasture seeds—kind of plant | | |
| --- | --- | --- |
| Item | Column 1 Common name | Column 2 Species |
| 1 | Arrow leaf clover | *Trifolium vesiculosum* |
| 2 | Balansa clover | *Trifolium michelianum* |
| 3 | Barrel medic | *Medicago truncatula* |
| 4 | Berseem clover | *Trifolium alexandrinum* |
| 5 | Burr medic | *Medicago polymorpha* |
| 6 | Disc medic | *Medicago tornata* (synonym *Medicago italica*) |
| 7 | Gama medic | *Medicago rugosa* |
| 8 | Kenya white clover | *Trifolium semipilosum* |
| 9 | Lucerne | *Medicago sativa* |
| 10 | Murex medic | *Medicago murex* |
| 11 | Persian clover | *Trifolium resupinatum* |
| 12 | Red clover | *Trifolium pratense* |
| 13 | Rose clover | *Trifolium hirtum* |
| 14 | Snail medic | *Medicago scutellata* |
| 15 | Sphere medic | *Medicago sphaerocarpos* |
| 16 | Strand medic | *Medicago littoralis* |
| 17 | Strawberry clover | *Trifolium fragiferum* |
| 18 | Subterranean clover | *Trifolium subterraneum* |
| 19 | Yellow serradella | *Ornithopus compressus* |

***pig*** means an animal of the family *Suidae*.

***pig industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of pigs; and

(b) the slaughter of pigs and the production of pig meat; and

(c) the processing, distribution, storage, marketing and sale of pig meat and pig meat products produced from pigs that are slaughtered in Australia.

***primary industry*** has the meaning given by section 6.

***queen bee*** means a fertile female bee of the species *Apis mellifera* (commonly known as the European honeybee).

***queen bee breeding industry*** means the industry in Australia that is concerned with:

(a) the breeding of queen bees; and

(b) the distribution, marketing and sale of queen bees that are bred in Australia.

***rice*** means the grain of the species *Oryza sativa*.

***rice industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of rice; and

(b) the distribution, storage, marketing and sale of rice that is grown in Australia.

***sheep*** means an animal of the species *Ovis aries*, but does not include lambs.

***sugarcane*** means:

(a) the stalks (whether whole or not) of the sugarcane plant; or

(b) the stalks (whether whole or not) and leaves of the sugarcane plant.

***sugarcane industry*** means the industry in Australia that is concerned with:

(a) the growing and harvesting of sugarcane; and

(b) the processing, distribution, storage, marketing and sale of sugarcane that is grown in Australia.

***sugarcane plant*** means a plant of the genus *Saccharum*, including any hybrids within that genus.

***tea tree oil*** means oil distilled from *Melaleuca alternifolia* in accordance with the standard produced by the International Organization for Standardization and known as ISO 4730:2017 *Essential oil of Melaleuca, terpinen‑4‑ol type (Tea Tree oil)*, as in force from time to time.

***tea tree oil industry*** means the industry in Australia that is concerned with:

(a) the growing of trees and the harvesting and processing of tree material for the production of tea tree oil; and

(b) the distribution, storage, marketing, sale and export of tea tree oil that is produced in Australia.

***thoroughbred horse industry*** means the industry in Australia that is concerned with the breeding of thoroughbred horses.

***turf*** means a living grass species that forms a uniform ground cover.

***wheat*** means the seeds of a plant of the genus *Triticum*.

***whole milk*** means the lacteal fluid product of a dairy cow, where that product contains all its constituents as received from the dairy cow.

***wine*** means an alcoholic beverage produced by the complete or partial fermentation of fresh grapes or products derived solely from fresh grapes, or both.

***wine industry*** has the same meaning as in the *Wine Australia Act 2013*.

***wine‑making*** means:

(a) a step in the manufacture of wine (including wine used, or intended for use, in the manufacture of brandy); or

(b) a step in the production of grape spirit suitable for the fortifying of wine or the manufacture of brandy; or

(c) the addition of single‑strength grape juice or concentrated grape juice to wine;

but does not include:

(d) the extraction of juice from grapes; or

(e) the concentration of grape juice.

***wool industry*** means the industry in Australia that is concerned with:

(a) the breeding and raising of sheep and lambs for the purposes of wool production; and

(b) the harvesting of wool; and

(c) the processing, distribution, storage, marketing, sale and export of wool that is harvested from live sheep or lambs in Australia.

6 Primary industries

(1) For the purposes of the definition of ***primary industry*** in subsection 4(1) of the Act, ***primary industry*** means the following:

(a) each industry covered by subsection (2) of this section;

(b) each industry covered by subsection (3) of this section.

General industries

(2) The industries are the following:

(a) each industry in Australia that is concerned with the growing, harvesting (including picking or harvesting from the wild), processing, distribution, storage, marketing and sale of plant products, fungus products or algal products;

(b) each industry in Australia that is concerned with the breeding, raising and slaughter, or hunting or trapping, of animals and the production, processing, distribution, storage, marketing and sale of animal products.

Specific industries

(3) The industries are the following:

(a) the buffalo industry;

(b) the cotton industry;

(c) the dairy industry;

(d) the deer industry;

(e) the egg industry;

(f) the fishing industry;

(g) the fodder industry;

(h) the forestry industry;

(i) the ginger industry;

(j) the goat fibre industry;

(k) the grains industry;

(l) the grape industry;

(m) the honeybee industry;

(n) the horticultural industry;

(o) the macropod industry;

(p) the meat and livestock industry;

(q) the meat chicken industry;

(r) the ostrich industry;

(s) the pasture seed industry;

(t) the pig industry;

(u) the queen bee breeding industry;

(v) the rice industry;

(w) the sugarcane industry;

(x) the tea tree oil industry;

(y) the thoroughbred horse industry;

(z) the wine industry;

(za) the wool industry.

7 Designated primary industry sectors for recipient bodies

For the purposes of the definition of ***designated primary industry sector*** in subsection 4(1) of the Act, in relation to a recipient body specified in column 1 of an item in this table:

(a) each primary industry specified in column 2 of that item is prescribed; and

(b) each part of a primary industry, being a part specified in column 2 of that item, is prescribed.

| Designated primary industry sectors | | |
| --- | --- | --- |
| Item | Column 1 Recipient body | Column 2 Prescribed primary industry or prescribed part of primary industry |
| 1 | Cotton Research and Development Corporation | Cotton industry |
| 2 | Declared dairy industry body | Dairy industry |
| 3 | Declared egg industry body | Egg industry |
| 4 | Fisheries Research and Development Corporation | The following:  (a) the fishing industry (except any declared fishery);  (b) any declared fishery |
| 5 | Declared forestry industry body | Forestry industry |
| 6 | Grains Research and Development Corporation | Grains industry |
| 7 | Declared horticultural industry body | Horticultural industry |
| 8 | Declared livestock export body | The part of the meat and livestock industry that relates to the export of livestock |
| 9 | Declared meat industry body | Meat and livestock industry |
| 10 | Declared meat processor body | The part of the meat and livestock industry that relates to the slaughter of livestock and the processing of livestock meat, livestock meat products, livestock meat by‑products and edible offal |
| 11 | Declared pig industry body | Pig industry |
| 12 | Rural Industries Research and Development Corporation | The following:  (a) each industry covered by subsection 6(2);  (b) the buffalo industry;  (c) the deer industry;  (d) the fodder industry;  (e) the ginger industry;  (f) the goat fibre industry;  (g) the honeybee industry;  (h) the macropod industry;  (i) the meat chicken industry;  (j) the ostrich industry;  (k) the pasture seed industry;  (l) the queen bee breeding industry;  (m) the rice industry;  (n) the tea tree oil industry;  (o) the thoroughbred horse industry |
| 13 | Declared sugarcane industry body | Sugarcane industry |
| 14 | Wine Australia | The following:  (a) the grape industry;  (b) the wine industry |
| 15 | Declared wool industry body | Wool industry |

8 PHA commodity/service

For the purposes of paragraph (b) of the definition of ***PHA*** ***commodity/service*** in subsection 4(1) of the Act, honey is prescribed.

9 Marketing collected amounts

For the purposes of the definition of ***marketing collected amounts*** in subsection 4(1) of the Act, the amounts prescribed are the following amounts received by or on behalf of the Commonwealth:

(a) amounts covered by paragraph 15(1)(a) of the Act to the extent that those amounts are equal to each marketing component of the rate of the levy or charge;

(b) amounts covered by paragraph 15(1)(b) of the Act to the extent that those amounts are equal to that component;

(c) amounts covered by paragraph 15(1)(c) of the Act to the extent that those amounts are attributable to the non‑payment of that component or of an amount equal to that component.

10 Research and development collected amounts

For the purposes of the definition of ***research and development collected amounts*** in subsection 4(1) of the Act, the amounts prescribed are the following amounts received by or on behalf of the Commonwealth:

(a) amounts covered by paragraph 15(1)(a) of the Act to the extent that those amounts are equal to each research and development component of the rate of the levy or charge;

(b) amounts covered by paragraph 15(1)(b) of the Act to the extent that those amounts are equal to that component;

(c) amounts covered by paragraph 15(1)(c) of the Act to the extent that those amounts are attributable to the non‑payment of that component or of an amount equal to that component.

11 General collected amounts

For the purposes of the definition of ***general collected amounts*** in subsection 4(1) of the Act, the amounts prescribed are the following amounts received by or on behalf of the Commonwealth:

(a) amounts covered by paragraph 15(1)(a) of the Act to the extent that those amounts are equal to each general component of the rate of the levy or charge;

(b) amounts covered by paragraph 15(1)(b) of the Act to the extent that those amounts are equal to that component;

(c) amounts covered by paragraph 15(1)(c) of the Act to the extent that those amounts are attributable to the non‑payment of that component or of an amount equal to that component.

12 Declared fishery and declared fishery levy or charge

Declared fishery

(1) For the purposes of section 5 of the Act, the farmed prawn industry is declared to be a declared fishery.

Declared fishery levy or charge

(2) For the purposes of the definition of ***declared fishery levy or charge*** in subsection 4(1) of the Act, the following are prescribed in relation to the farmed prawn industry:

(a) levy imposed by subclause 20‑1(1) of Schedule 1 to the Levies Regulations (farmed prawns levy);

(b) charge imposed by subclause 20‑1(1) of Schedule 1 to the Charges Regulations (farmed prawns export charge).

Part 2—Disbursement and spending provisions for recipient bodies

Division 1—Introduction

13 Simplified outline of this Part

Declared recipient bodies

This Part prescribes the marketing components, research and development components and general components of the rates of levies and charges in respect of which amounts are disbursed under the Act to the following declared recipient bodies:

(a) the declared dairy industry body;

(b) the declared egg industry body;

(c) the declared forestry industry body;

(d) the declared horticultural industry body;

(e) the declared meat industry body;

(f) the declared meat processor body;

(g) the declared livestock export body;

(h) the declared pig industry body;

(i) the declared sugarcane industry body;

(j) the declared wool industry body.

Statutory recipient bodies

This Part also prescribes the marketing components and research and development components of the rates of levies and charges in respect of which amounts are disbursed under the Act to the following statutory recipient bodies:

(a) the Cotton Research and Development Corporation;

(b) the Fisheries Research and Development Corporation;

(c) the Grains Research and Development Corporation;

(d) the Rural Industries Research and Development Corporation;

(e) Wine Australia.

Spending matters

For some declared recipient bodies and statutory recipient bodies, there are spending rules that are in addition to the requirements in the Act.

Division 2—Cotton Research and Development Corporation

14 Disbursement of amounts to Cotton Research and Development Corporation

For the purposes of paragraph 15(1)(a) of the Act, in relation to the Cotton Research and Development Corporation:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to Cotton Research and Development Corporation | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 25‑1(1) of Schedule 2 to the Levies Regulations | Cotton fibre levy | The research and development component covered by item 1 of the table in clause 25‑2 of that Schedule |
| 2 | Subclause 25‑1(1) of Schedule 2 to the Charges Regulations | Seed cotton export charge | The research and development component covered by item 1 of the table in clause 25‑2 of that Schedule |

Division 3—Dairy industry body

15 Disbursement of amounts to declared dairy industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared dairy industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to declared dairy industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Subclause 16‑1(1) of Schedule 1 to the Levies Regulations | Dairy produce levy | The general component covered by item 1 of the table in subclause 16‑3(1) of that Schedule |

16 Spending of amounts equal to general collected amounts

For the purposes of subsection 20(2) of the Act, in relation to the declared dairy industry body and the dairy industry, the following matters are prescribed:

(a) marketing activities that are for the benefit of the dairy industry and are in accordance with the body’s funding agreement;

(b) research and development activities that are for the benefit of the dairy industry and are in accordance with the body’s funding agreement;

(c) strategic policy development that is for the benefit of the dairy industry and is in accordance with the body’s funding agreement;

(d) any other activities that are for the benefit of the dairy industry and are in accordance with the body’s funding agreement.

Division 4—Egg industry body

17 Disbursement of amounts to declared egg industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared egg industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to declared egg industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Subclause 5‑6(1) or (2) of Schedule 1 to the Levies Regulations | Egg levy | The marketing component covered by item 1 of the table in clause 5‑8 of that Schedule |
| 2 | Clause 5‑1 of Schedule 1 to the Levies Regulations | Laying chicken levy | The research and development component covered by item 1 of the table in clause 5‑3 of that Schedule |

18 Spending of amounts equal to marketing collected amounts

For the purposes of subsection 18(7) of the Act, in relation to the declared egg industry body and the egg industry, a prescribed matter is the provision of industry services that are for the benefit of the egg industry and are in accordance with the body’s funding agreement.

Division 5—Fisheries Research and Development Corporation

19 Disbursement of amounts—farmed prawns levy and farmed prawns export charge

For the purposes of paragraph 15(1)(a) of the Act, in relation to the Fisheries Research and Development Corporation:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Farmed prawns levy and farmed prawns export charge | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 20‑1(1) of Schedule 1 to the Levies Regulations | Farmed prawns levy | The research and development component covered by item 1 of the table in subclause 20‑3(1) of that Schedule |
| 2 | Subclause 20‑1(1) of Schedule 1 to the Charges Regulations | Farmed prawns export charge | The research and development component covered by item 1 of the table in subclause 20‑3(1) of that Schedule |

20 Spending of amounts equal to research and development collected amounts

For the purposes of paragraph 22(2)(c) of the Act, expenditure by the Fisheries Research and Development Corporation of amounts equal to the research and development collected amounts, that relate to a levy or charge imposed by a provision covered by column 1 of an item of the table in section 19 of this instrument (and known as the levy or charge described in column 2 of that item), is to be for the benefit of the farmed prawn industry.

22 Disbursement of amounts—white spot disease repayment levy and white spot disease repayment export charge

Prescribed imposition provisions

(1) For the purposes of subsection 36(2) of the Act, the prescribed provisions are the following:

(a) subclause 20‑1(2) of Schedule 1 to the Levies Regulations (white spot disease repayment levy);

(b) subclause 20‑1(2) of Schedule 1 to the Charges Regulations (white spot disease repayment export charge).

Note: Amounts equal to white spot disease repayment levy or white spot disease repayment export charge received by or on behalf of the Commonwealth:

(a) are initially retained by the Commonwealth to repay the government‑underwritten assistance package provided to prawn farmers affected by white spot disease in the Logan River area of Queensland; and

(b) after the farmed prawn industry’s liability to the Commonwealth is repaid, are to be paid to the Fisheries Research and Development Corporation under the Act.

Prescribed amounts

(2) For the purposes of subsection 36(2) of the Act, the prescribed amounts in relation to the levy covered by that subsection are the following amounts:

(a) the amount of the final repayment year surplus that is attributable to that levy (as worked out under subsection (4) of this section);

(b) any amounts of that levy that are due for payment before the end of the final repayment year but are not received by the Commonwealth before the end of that year;

(c) any amounts of that levy that are due for payment after the end of the final repayment year.

(3) For the purposes of subsection 36(2) of the Act, the prescribed amounts in relation to the charge covered by that subsection are the following amounts:

(a) the amount of the final repayment year surplus that is attributable to that charge (as worked out under subsection (4) of this section);

(b) any amounts of that charge that are due for payment before the end of the final repayment year but are not received by the Commonwealth before the end of that year;

(c) any amounts of that charge that are due for payment after the end of the final repayment year.

Final repayment year surplus attributable to a levy or charge

(4) The amount of the final repayment year surplus that is attributable to a levy or charge covered by subsection 36(2) of the Act is worked out using this formula:



Outstanding industry debt

(5) The ***outstanding industry debt*** at the end of a financial year commencing on or after 1 July 2025 (the ***repayment year***) is:

(a) if the total repayment amount for the repayment year is less than the outstanding industry debt at the end of the immediately preceding financial year—the amount worked out by calculating the difference between that outstanding industry debt and the total repayment amount for the repayment year and multiplying that difference by the indexation factor for the repayment year; or

(b) otherwise—nil.

(6) The ***outstanding industry debt*** at the end of the financial year commencing on 1 July 2024 is the amount worked out in accordance with regulation 4BA of the former *Fisheries Research and Development Corporation Regulations 1991*.

(7) The ***indexation factor*** for a financial year is the number worked out by dividing the index number for the financial year by the index number for the immediately preceding financial year.

(8) The ***index number*** for a financial year means the All Groups Consumer Price Index number (being the weighted average of 8 capital cities) published by the Australian Statistician for that year.

(9) An indexation factor worked out under subsection (7) is to be calculated to 3 decimal places (rounding up if the fourth decimal place is 5 or more).

(10) In working out an indexation factor under subsection (7):

(a) use only index numbers published in terms of the most recently published index reference period for the Consumer Price Index; and

(b) disregard index numbers that are published in substitution for previously published index numbers (except where the substituted numbers are published to take account of changes in the index reference period).

(11) For the purposes of subsection (5), the outstanding industry debt at the end of a financial year is to be rounded to the nearest whole cent (rounding 0.5 cents upwards).

Definitions

(12) In this instrument:

***final repayment year*** means the first financial year ending after the commencement of this section when the outstanding industry debt at the end of the year is nil.

***final repayment year surplus*** means the amount that is the difference between:

(a) the total repayment amount for the final repayment year; and

(b) the outstanding industry debt at the end of the financial year immediately preceding the final repayment year.

***relevant repayment amount for the final repayment year*** means the amount worked out by:

(a) calculating the total amount of that levy or charge received by the Commonwealth during the final repayment year; and

(b) adding any amounts of penalty received by the Commonwealth during the final repayment year for non‑payment of that levy or charge; and

(c) subtracting any overpaid amounts of that levy or charge, and any overpaid amounts of penalty for non‑payment of that levy or charge, that were refunded by the Commonwealth during the final repayment year (whether or not those overpaid amounts were received by the Commonwealth during the final repayment year).

***repayment charge*** means the following:

(a) charge imposed by subclause 20‑1(2) of Schedule 1 to the *Primary Industries (Customs) Charges Regulations 2024*;

(b) charge imposed by Division 2.3 of Part 2 of Schedule 14 to the former *Primary Industries (Customs) Charges Regulations 2000*.

***repayment levy*** means the following:

(a) levy imposed by subclause 20‑1(2) of Schedule 1 to the *Primary Industries (Excise) Levies Regulations 2024*;

(b) levy imposed by Division 3.3 of Part 3 of Schedule 27 to the former *Primary Industries (Excise) Levies Regulations 1999*.

***total repayment amount*** for a financial year means the amount worked out by:

(a) calculating the total amount of all repayment levies and all repayment charges received by the Commonwealth during the financial year; and

(b) adding any amounts of penalty received by the Commonwealth during the financial year for non‑payment of repayment levy or repayment charge; and

(c) subtracting any overpaid amounts of repayment levy or repayment charge, and any overpaid amounts of penalty for non‑payment of repayment levy or repayment charge, that were refunded by the Commonwealth during the financial year (whether or not those overpaid amounts were received by the Commonwealth during the financial year).

23 Spending of amounts paid under subsection 36(1) or (2) of the Act

(1) For the purposes of paragraph 36(4)(c) of the Act, expenditure by the Fisheries Research and Development Corporation of the amounts paid under subsection 36(1) of the Act is to be for the benefit of the fishing industry (except any declared fishery).

(2) For the purposes of paragraph 36(4)(c) of the Act, expenditure by the Fisheries Research and Development Corporation of the amounts paid under subsection 36(2) of the Act is to be for the benefit of the farmed prawn industry.

Division 6—Forestry industry body

24 Disbursement of amounts to declared forestry industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared forestry industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to declared forestry industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Clause 31‑1 of Schedule 2 to the Levies Regulations | Forest growers levy | The following:  (a) the general component covered by item 1 or 2 of the table in subclause 31‑3(1) of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in subclause 31‑3(1) of that Schedule |
| 2 | Clause 32‑1 of Schedule 2 to the Levies Regulations | Forest industries products levy | The general component covered by an item of the table in subclause 32‑3(1) of that Schedule |
| 3 | Clause 33‑1 of Schedule 2 to the Charges Regulations | Forest industries export charge | The general component covered by an item of the table in subclause 33‑3(1) of that Schedule |
| 4 | Subclause 34‑1(1) of Schedule 2 to the Charges Regulations | Forest products import charge | The following:  (a) the general component covered by an item of the table in subclause 34‑3(1) of that Schedule;  (b) the general component covered by subclause 34‑3(3) of that Schedule |

25 Spending of amounts equal to general collected amounts

For the purposes of subsection 20(2) of the Act, in relation to the declared forestry industry body and the forestry industry, the following matters are prescribed:

(a) marketing activities that are for the benefit of the forestry industry and are in accordance with the body’s funding agreement;

(b) research and development activities that are for the benefit of the forestry industry and are in accordance with the body’s funding agreement;

(c) any other activities that are for the benefit of the forestry industry and are in accordance with the body’s funding agreement.

Division 7—Grains Research and Development Corporation

26 Disbursement of amounts to Grains Research and Development Corporation

For the purposes of paragraph 15(1)(a) of the Act, in relation to the Grains Research and Development Corporation:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to Grains Research and Development Corporation | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Subclause 26‑1(1) of Schedule 2 to the Levies Regulations | Grain levy | The research and development component covered by item 1 of the table in subclause 26‑3(1) or an item of the table in subclause 26‑4(1), (2) or (3) of that Schedule |

Division 8—Horticultural industry body

27 Disbursement of amounts to declared horticultural industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared horticultural industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to declared horticultural industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 36‑1(1) or (2) of Schedule 2 to the Levies Regulations | Agaricus mushroom levy | The following:  (a) the marketing component covered by item 1 of the table in clause 36‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 36‑3 of that Schedule |
| 2 | Subclause 37‑1(1) of Schedule 2 to the Levies Regulations | Almond levy | The research and development component covered by item 1, 2 or 3 of the table in clause 37‑3 of that Schedule |
| 3 | Subclause 37‑1(1) of Schedule 2 to the Charges Regulations | Almond export charge | The research and development component covered by item 1, 2 or 3 of the table in clause 37‑3 of that Schedule |
| 4 | Subclause 38‑1(1) of Schedule 2 to the Levies Regulations | Apple and pear levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 38‑3(1) or (2) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 5 | Subclause 38‑1(1) of Schedule 2 to the Charges Regulations | Apple and pear export charge | The following:  (a) the marketing component covered by item 1 of the table in subclause 38‑3(1) or (2) of that Schedule;  (b) the research and development component covered by item 1 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 6 | Subclause 39‑1(1) of Schedule 2 to the Levies Regulations | Avocado levy | The following:  (a) the marketing component covered by item 2 of the table in clause 39‑3 of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in clause 39‑3 of that Schedule |
| 7 | Subclause 39‑1(1) of Schedule 2 to the Charges Regulations | Avocado export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 39‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 39‑3 of that Schedule |
| 8 | Subclause 40‑1(1) of Schedule 2 to the Levies Regulations | Banana levy | The following:  (a) the marketing component covered by item 1 of the table in clause 40‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 40‑3 of that Schedule |
| 9 | Subclause 41‑1(1) of Schedule 2 to the Levies Regulations | Cherry levy | The following:  (a) the marketing component covered by item 1 of the table in clause 41‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 41‑3 of that Schedule |
| 10 | Subclause 41‑1(1) of Schedule 2 to the Charges Regulations | Cherry export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 41‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 41‑3 of that Schedule |
| 11 | Subclause 42‑1(1) of Schedule 2 to the Levies Regulations | Chestnut levy | The following:  (a) the marketing component covered by item 1 of the table in clause 42‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 42‑3 of that Schedule |
| 12 | Subclause 42‑1(1) of Schedule 2 to the Charges Regulations | Chestnut export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 42‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 42‑3 of that Schedule |
| 13 | Subclause 43‑1(1) of Schedule 2 to the Levies Regulations | Citrus levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) of that Schedule;  (b) each research and development component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule |
| 14 | Subclause 43‑1(1) of Schedule 2 to the Charges Regulations | Citrus export charge | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) of that Schedule;  (b) each research and development component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule |
| 15 | Subclause 44‑1(1) of Schedule 2 to the Levies Regulations | Custard apple levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 44‑3(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 44‑3(1) of that Schedule |
| 16 | Subclause 44‑1(1) of Schedule 2 to the Charges Regulations | Custard apple export charge | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 44‑3(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 44‑3(1) of that Schedule |
| 17 | Clause 67‑1 of Schedule 2 to the Levies Regulations | Dried grapes levy | The following:  (a) the marketing component covered by item 1 of the table in clause 67‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 67‑3 of that Schedule |
| 18 | Clause 67‑1 of Schedule 2 to the Charges Regulations | Dried grapes export charge | The marketing component covered by item 1 of the table in clause 67‑3 of that Schedule |
| 19 | Subclause 45‑1(1) of Schedule 2 to the Levies Regulations | Dried tree fruit levy | The research and development component covered by item 1 of the table in clause 45‑3 of that Schedule |
| 20 | Subclause 47‑1(1) of Schedule 2 to the Levies Regulations | Lychee levy | The following:  (a) the marketing component covered by item 2 of the table in clause 47‑3 of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in clause 47‑3 of that Schedule |
| 21 | Subclause 47‑1(1) of Schedule 2 to the Charges Regulations | Lychee export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 47‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 47‑3 of that Schedule |
| 22 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Levies Regulations | Macadamia nut levy | The following:  (a) the marketing component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule;  (b) the research and development component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 23 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Charges Regulations | Macadamia nut export charge | The following:  (a) the marketing component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule;  (b) the research and development component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 24 | Subclause 49‑1(1) of Schedule 2 to the Levies Regulations | Mango levy | The following:  (a) the marketing component covered by item 1 of the table in clause 49‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 49‑3 of that Schedule |
| 25 | Subclause 49‑1(1) of Schedule 2 to the Charges Regulations | Mango export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 49‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 49‑3 of that Schedule |
| 26 | Subclause 50‑1(1) of Schedule 2 to the Levies Regulations | Melon levy | The research and development component covered by item 1 of the table in clause 50‑3 of that Schedule |
| 27 | Subclause 50‑1(1) of Schedule 2 to the Charges Regulations | Melon export charge | The research and development component covered by item 1 of the table in clause 50‑3 of that Schedule |
| 28 | Subclause 51‑1(1) of Schedule 2 to the Levies Regulations | Nashi levy | The research and development component covered by item 1 of the table in clause 51‑3 of that Schedule |
| 29 | Subclause 51‑1(1) of Schedule 2 to the Charges Regulations | Nashi export charge | The research and development component covered by item 1 of the table in clause 51‑3 of that Schedule |
| 30 | Clause 73‑1 of Schedule 2 to the Levies Regulations | Nursery container levy | The following:  (a) the marketing component covered by item 1 of the table in clause 73‑2 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 73‑2 of that Schedule |
| 31 | Subclause 52‑1(1) of Schedule 2 to the Levies Regulations | Olive levy | The research and development component covered by item 1 of the table in clause 52‑3 of that Schedule |
| 32 | Subclause 53‑1(1) of Schedule 2 to the Levies Regulations | Onion levy | The following:  (a) the marketing component covered by item 1 of the table in clause 53‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 33 | Subclause 53‑1(1) of Schedule 2 to the Charges Regulations | Onion export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 53‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 34 | Subclause 54‑1(1) of Schedule 2 to the Levies Regulations | Papaya levy | The following:  (a) the marketing component covered by item 2 of the table in clause 54‑3 of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in clause 54‑3 of that Schedule |
| 35 | Subclause 54‑1(1) of Schedule 2 to the Charges Regulations | Papaya export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 54‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 54‑3 of that Schedule |
| 36 | Subclause 55‑1(1) of Schedule 2 to the Levies Regulations | Passionfruit levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 55‑3(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 55‑3(1) of that Schedule |
| 37 | Subclause 55‑1(1) of Schedule 2 to the Charges Regulations | Passionfruit export charge | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 55‑3(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 55‑3(1) of that Schedule |
| 38 | Subclause 56‑1(1) of Schedule 2 to the Levies Regulations | Persimmon levy | The following:  (a) the marketing component covered by item 1 of the table in clause 56‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 56‑3 of that Schedule |
| 39 | Subclause 56‑1(1) of Schedule 2 to the Charges Regulations | Persimmon export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 56‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 56‑3 of that Schedule |
| 40 | Subclause 57‑1(1) of Schedule 2 to the Levies Regulations | Pineapple levy | The following:  (a) the marketing component covered by item 2 of the table in clause 57‑3 of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in clause 57‑3 of that Schedule |
| 41 | Subclause 57‑1(1) of Schedule 2 to the Charges Regulations | Pineapple export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 57‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 57‑3 of that Schedule |
| 42 | Subclause 58‑1(1) or (2) of Schedule 2 to the Levies Regulations | Potato levy | The research and development component covered by item 1 of the table in subclause 58‑3(1) or (2) of that Schedule |
| 43 | Subclause 58‑1(1) of Schedule 2 to the Charges Regulations | Potato export charge | The research and development component covered by item 1 of the table in clause 58‑3 of that Schedule |
| 44 | Subclause 59‑1(1) of Schedule 2 to the Levies Regulations | Prune levy | The research and development component covered by item 1 of the table in clause 59‑3 of that Schedule |
| 45 | Subclause 60‑1(1) of Schedule 2 to the Levies Regulations | Rubus levy | The following:  (a) the marketing component covered by item 1 of the table in clause 60‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 60‑3 of that Schedule |
| 46 | Subclause 60‑1(1) of Schedule 2 to the Charges Regulations | Rubus export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 60‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 60‑3 of that Schedule |
| 47 | Subclause 61‑1(1) of Schedule 2 to the Levies Regulations | Stone fruit levy | The following:  (a) the marketing component covered by item 1 of the table in clause 61‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 61‑3 of that Schedule |
| 48 | Subclause 61‑1(1) of Schedule 2 to the Charges Regulations | Stone fruit export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 61‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 61‑3 of that Schedule |
| 49 | Subclause 62‑1(1) of Schedule 2 to the Levies Regulations | Strawberry runner levy | The research and development component covered by item 1 of the table in subclause 62‑2(1) of that Schedule |
| 50 | Subclause 63‑1(1) of Schedule 2 to the Levies Regulations | Sweet potato levy | The following:  (a) the marketing component covered by item 1 of the table in subclause 63‑3(1) of that Schedule;  (b) the research and development component covered by item 1 of the table in subclause 63‑3(1) of that Schedule |
| 51 | Subclause 63‑1(1) of Schedule 2 to the Charges Regulations | Sweet potato export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 63‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 63‑3 of that Schedule |
| 52 | Clause 66‑1 of Schedule 2 to the Levies Regulations | Table grapes levy | The following:  (a) the marketing component covered by item 1 of the table in clause 66‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 66‑3 of that Schedule |
| 53 | Clause 66‑1 of Schedule 2 to the Charges Regulations | Table grapes export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 66‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 66‑3 of that Schedule |
| 54 | Subclause 75‑1(1) of Schedule 2 to the Levies Regulations | Turf levy | The following:  (a) the marketing component covered by item 1 of the table in clause 75‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 75‑3 of that Schedule |
| 55 | Subclause 75‑1(1) of Schedule 2 to the Charges Regulations | Turf export charge | The following:  (a) the marketing component covered by item 1 of the table in clause 75‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 75‑3 of that Schedule |
| 56 | Subclause 64‑1(1) of Schedule 2 to the Levies Regulations | Vegetable levy | The research and development component covered by item 1 of the table in subclause 64‑3(1) of that Schedule |
| 57 | Subclause 64‑1(1) of Schedule 2 to the Charges Regulations | Vegetable export charge | The research and development component covered by item 1 of the table in clause 64‑3 of that Schedule |

28 Spending of amounts equal to marketing collected amounts

(1) For the purposes of subsection 18(7) of the Act, in relation to the declared horticultural industry body and the horticultural industry, a prescribed matter is paying the reasonable expenses that a person has incurred in obtaining from the levy payer or charge payer the funds necessary for the person to pay the amounts covered by subsection (2) of this section.

(2) This subsection covers equivalent amounts under rules made for the purposes of paragraph 10(1)(a) of the Collection Act, to the extent that those amounts are equal to marketing components covered by the table in section 27 of this instrument.

29 Spending of amounts equal to research and development collected amounts

(1) For the purposes of subsection 19(7) of the Act, in relation to the declared horticultural industry body and the horticultural industry, a prescribed matter is paying the reasonable expenses that a person has incurred in obtaining from the levy payer or charge payer the funds necessary for the person to pay the amounts covered by subsection (2) of this section.

(2) This subsection covers equivalent amounts under rules made for the purposes of paragraph 10(1)(a) of the Collection Act, to the extent that those amounts are equal to research and development components covered by the table in section 27 of this instrument.

Division 9—Meat and livestock bodies

Subdivision A—Meat industry body

30 Disbursement of amounts to declared meat industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared meat industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to declared meat industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 9‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Cattle transaction levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 9‑8(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 9‑8(1) of that Schedule |
| 2 | Subclause 9‑5(1) or (2) of Schedule 1 to the Charges Regulations | Cattle owner charge | The following:  (a) the marketing component covered by item 1 or 2 of the table in subclause 9‑7(1) of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in subclause 9‑7(1) of that Schedule |
| 3 | Subclause 11‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Goat transaction levy | The following:  (a) the marketing component covered by item 1 of the table in subclause 11‑8(1) of that Schedule*;*  (b) the research and development component covered by item 1 of the table in subclause 11‑8(1) of that Schedule |
| 4 | Subclause 11‑5(1) or (2) of Schedule 1 to the Charges Regulations | Goat owner charge | The following:  (a) the marketing component covered by item 1 of the table in clause 11‑7 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 11‑7 of that Schedule |
| 5 | Subclause 14‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Sheep and lambs transaction levy | The following:  (a) the marketing component covered by item 1, 2, 3 or 4 of the table in subclause 14‑8(1) or (3) of that Schedule;  (b) the research and development component covered by item 1, 2, 3 or 4 of the table in subclause 14‑8(1) or (3) of that Schedule |
| 6 | Subclause 14‑5(1) or (2) of Schedule 1 to the Charges Regulations | Sheep and lambs owner charge | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 14‑7(1) or (2) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 14‑7(1) or (2) of that Schedule |

31 Spending of amounts equal to marketing collected amounts

For the purposes of subsection 18(7) of the Act, in relation to the declared meat industry body and the meat and livestock industry, the following matters are prescribed:

(a) payments for a purpose connected with the setting of standards relating to the classification or classification language of livestock meat, livestock meat products, livestock meat by‑products or edible offal for the meat and livestock industry;

(b) payments for the purpose of managing a grading system on a meat and livestock industry‑wide basis;

(c) payments for the purpose of managing safety and hygiene of livestock meat, livestock meat products, livestock meat by‑products or edible offal on a meat and livestock industry‑wide basis.

32 Spending of amounts equal to research and development collected amounts

For the purposes of subsection 19(7) of the Act, in relation to the declared meat industry body and the meat and livestock industry, the following matters are prescribed:

(a) payments for a purpose connected with the setting of standards relating to the classification or classification language of livestock meat, livestock meat products, livestock meat by‑products or edible offal for the meat and livestock industry;

(b) payments for the purpose of managing a grading system on a meat and livestock industry‑wide basis;

(c) payments for the purpose of managing safety and hygiene of livestock meat, livestock meat products, livestock meat by‑products or edible offal on a meat and livestock industry‑wide basis.

Subdivision B—Meat processor body

33 Disbursement of amounts to declared meat processor body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared meat processor body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to declared meat processor body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Clause 9‑1 of Schedule 1 to the Levies Regulations | Cattle slaughter levy | The following:  (a) the marketing component covered by item 1 of the table in subclause 9‑3(1) of that Schedule;  (b) the research and development component covered by item 1 of the table in subclause 9‑3(1) of that Schedule |
| 2 | Clause 11‑1 of Schedule 1 to the Levies Regulations | Goat slaughter levy | The following:  (a) the marketing component covered by item 1 of the table in clause 11‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 11‑3 of that Schedule |
| 3 | Clause 14‑1 of Schedule 1 to the Levies Regulations | Sheep and lambs slaughter levy | The following:  (a) the marketing component covered by item 1 or 2 of the table in clause 14‑3 of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in clause 14‑3 of that Schedule |

Subdivision C—Livestock export body

34 Disbursement of amounts to declared livestock export body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared livestock export body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the charge described in column 2 of that item); and

(b) the prescribed components of the rate of the charge are the components covered by column 3 of that item.

| Disbursement of amounts to declared livestock export body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Charge | Column 3 Components |
| 1 | Clause 9‑1 of Schedule 1 to the Charges Regulations | Cattle exporter charge | The following:  (a) the marketing component covered by item 1 or 2 of the table in subclause 9‑2(1) of that Schedule;  (b) the research and development component covered by item 1 or 2 of the table in subclause 9‑2(1) of that Schedule |
| 2 | Clause 11‑1 of Schedule 1 to the Charges Regulations | Goat exporter charge | The following:  (a) the marketing component covered by item 1 of the table in clause 11‑2 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 11‑2 of that Schedule |
| 3 | Clause 14‑1 of Schedule 1 to the Charges Regulations | Sheep and lambs exporter charge | The following:  (a) the marketing component covered by item 1 of the table in clause 14‑2 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 14‑2 of that Schedule |

Division 10—Pig industry body

35 Disbursement of amounts to declared pig industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared pig industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to declared pig industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Subclause 13‑1(1) of Schedule 1 to the Levies Regulations | Pig slaughter levy | The following:  (a) the marketing component covered by item 1 of the table in clause 13‑3 of that Schedule;  (b) the research and development component covered by item 1 of the table in clause 13‑3 of that Schedule |

36 Spending of amounts equal to marketing collected amounts

For the purposes of subsection 18(7) of the Act, in relation to the declared pig industry body and the pig industry, the following matters are prescribed:

(a) strategic policy development that is for the benefit of the pig industry and is in accordance with the body’s funding agreement;

(b) any other activities that are for the benefit of the pig industry and are in accordance with the body’s funding agreement.

Division 11—Rural Industries Research and Development Corporation

Note: In 2024, AgriFutures Australia was the trading name of the Rural Industries Research and Development Corporation.

37 Disbursement of amounts to Rural Industries Research and Development Corporation

For the purposes of paragraph 15(1)(a) of the Act, in relation to the Rural Industries Research and Development Corporation:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to Rural Industries Research and Development Corporation | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 8‑1(1) of Schedule 1 to the Levies Regulations | Buffalo slaughter levy | The research and development component covered by item 1 of the table in clause 8‑3 of that Schedule |
| 2 | Subclause 8‑1(1) of Schedule 1 to the Charges Regulations | Buffalo export charge | The research and development component covered by item 1 of the table in clause 8‑2 of that Schedule |
| 3 | Subclause 10‑1(1) of Schedule 1 to the Levies Regulations | Deer slaughter levy | The research and development component covered by item 1, 2 or 3 of the table in clause 10‑3 of that Schedule |
| 4 | Subclause 72‑1(1) of Schedule 2 to the Charges Regulations | Fodder export charge | The research and development component covered by item 1 of the table in clause 72‑3 of that Schedule |
| 5 | Subclause 46‑1(1) of Schedule 2 to the Levies Regulations | Ginger levy | The research and development component covered by item 1 of the table in clause 46‑3 of that Schedule |
| 6 | Subclause 17‑1(1) of Schedule 1 to the Levies Regulations | Goat fibre levy | The research and development component covered by item 1 of the table in clause 17‑3 of that Schedule |
| 7 | Subclause 3‑1(1) or (2) of Schedule 1 to the Levies Regulations | Honey levy | The research and development component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 8 | Clause 3‑1 of Schedule 1 to the Charges Regulations | Honey export charge | The research and development component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 9 | Subclause 22‑1(1) of Schedule 1 to the Levies Regulations | Macropod processing levy | The research and development component covered by item 1 or 2 of the table in clause 22‑3 of that Schedule |
| 10 | Subclause 6‑1(1) of Schedule 1 to the Levies Regulations | Meat chicken levy | The research and development component covered by item 1 of the table in clause 6‑3 of that Schedule |
| 11 | Subclause 27‑1(1) of Schedule 2 to the Levies Regulations | Pasture seed levy | The research and development component covered by item 1, 2 or 3 of the table in clause 27‑3 of that Schedule |
| 12 | Subclause 2‑1(1) of Schedule 1 to the Levies Regulations | Queen bee levy | The research and development component covered by item 1 of the table in clause 2‑3 of that Schedule |
| 13 | Subclause 2‑1(1) of Schedule 1 to the Charges Regulations | Queen bee export charge | The research and development component covered by item 1 of the table in clause 2‑3 of that Schedule |
| 14 | Subclause 23‑1(1) of Schedule 1 to the Levies Regulations | Ratite slaughter levy | The research and development component covered by item 2 of the table in clause 23‑3 of that Schedule |
| 15 | Subclause 28‑1(1) of Schedule 2 to the Levies Regulations | Rice levy | The research and development component covered by item 1 of the table in clause 28‑2 of that Schedule |
| 16 | Subclause 74‑1(1) of Schedule 2 to the Levies Regulations | Tea tree oil levy | The research and development component covered by item 1 of the table in clause 74‑3 of that Schedule |
| 17 | Subclause 74‑1(1) of Schedule 2 to the Charges Regulations | Tea tree oil export charge | The research and development component covered by item 1 of the table in clause 74‑3 of that Schedule |
| 18 | Subclause 12‑6(1) or (2) of Schedule 1 to the Levies Regulations | Thoroughbred horse levy | The research and development component covered by item 1 of the table in subclause 12‑7(1) or (2) of that Schedule |

38 Spending of amounts equal to research and development collected amounts

For the purposes of paragraph 22(2)(c) of the Act, expenditure by the Rural Industries Research and Development Corporation of amounts equal to the research and development collected amounts, that relate to a levy or charge imposed by a provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item), is to be for the benefit of the designated primary industry sector covered by column 3 of that item.

| Spending of amounts equal to research and development collected amounts | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Designated primary industry sector |
| 1 | Subclause 8‑1(1) of Schedule 1 to the Levies Regulations | Buffalo slaughter levy | The buffalo industry |
| 2 | Subclause 8‑1(1) of Schedule 1 to the Charges Regulations | Buffalo export charge | The buffalo industry |
| 3 | Subclause 10‑1(1) of Schedule 1 to the Levies Regulations | Deer slaughter levy | The deer industry |
| 4 | Subclause 72‑1(1) of Schedule 2 to the Charges Regulations | Fodder export charge | The fodder industry |
| 5 | Subclause 46‑1(1) of Schedule 2 to the Levies Regulations | Ginger levy | The ginger industry |
| 6 | Subclause 17‑1(1) of Schedule 1 to the Levies Regulations | Goat fibre levy | The goat fibre industry |
| 7 | Subclause 3‑1(1) or (2) of Schedule 1 to the Levies Regulations | Honey levy | The honeybee industry |
| 8 | Clause 3‑1 of Schedule 1 to the Charges Regulations | Honey export charge | The honeybee industry |
| 9 | Subclause 22‑1(1) of Schedule 1 to the Levies Regulations | Macropod processing levy | The macropod industry |
| 10 | Subclause 6‑1(1) of Schedule 1 to the Levies Regulations | Meat chicken levy | The meat chicken industry |
| 11 | Subclause 27‑1(1) of Schedule 2 to the Levies Regulations | Pasture seed levy | The pasture seed industry |
| 12 | Subclause 2‑1(1) of Schedule 1 to the Levies Regulations | Queen bee levy | The queen bee breeding industry |
| 13 | Subclause 2‑1(1) of Schedule 1 to the Charges Regulations | Queen bee export charge | The queen bee breeding industry |
| 14 | Subclause 23‑1(1) of Schedule 1 to the Levies Regulations | Ratite slaughter levy | The ostrich industry |
| 15 | Subclause 28‑1(1) of Schedule 2 to the Levies Regulations | Rice levy | The rice industry |
| 16 | Subclause 74‑1(1) of Schedule 2 to the Levies Regulations | Tea tree oil levy | The tea tree oil industry |
| 17 | Subclause 74‑1(1) of Schedule 2 to the Charges Regulations | Tea tree oil export charge | The tea tree oil industry |
| 18 | Subclause 12‑6(1) or (2) of Schedule 1 to the Levies Regulations | Thoroughbred horse levy | The thoroughbred horse industry |

Division 12—Sugarcane industry body

39 Disbursement of amounts to declared sugarcane industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared sugarcane industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy described in column 2 of that item); and

(b) the prescribed components of the rate of the levy are the components covered by column 3 of that item.

| Disbursement of amounts to declared sugarcane industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy | Column 3 Components |
| 1 | Subclause 29‑1(1) of Schedule 2 to the Levies Regulations | Sugarcane levy | The research and development component covered by item 1 of the table in clause 29‑3 of that Schedule |

Division 13—Wine Australia

40 Disbursement of amounts to Wine Australia

For the purposes of paragraph 15(1)(a) of the Act, in relation to Wine Australia:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to Wine Australia | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 68‑1(1) of Schedule 2 to the Levies Regulations | Grapes research levy | The research and development component covered by item 1, 2 or 3 of the table in clause 68‑3 of that Schedule |
| 2 | Subclause 69‑1(1) of Schedule 2 to the Levies Regulations | Wine grapes levy | The following:  (a) the marketing component covered by item 1, 2 or 3 of the table in subclause 69‑2(1) of that Schedule;  (b) the research and development component covered by item 1, 2 or 3 of the table in subclause 69‑2(1) of that Schedule |
| 3 | Subclause 70‑1(1) of Schedule 2 to the Charges Regulations | Wine export charge | The marketing component covered by subclause 70‑3(1) of that Schedule |

Division 14—Wool industry body

41 Disbursement of amounts to declared wool industry body

For the purposes of paragraph 15(1)(a) of the Act, in relation to the declared wool industry body:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Disbursement of amounts to declared wool industry body | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Clause 18‑1 of Schedule 1 to the Levies Regulations | Wool levy | The general component covered by item 1 of the table in subclause 18‑3(1) of that Schedule |
| 2 | Clause 18‑1 of Schedule 1 to the Charges Regulations | Wool export charge | The general component covered by item 1 of the table in clause 18‑3 of that Schedule |

42 Spending of amounts equal to general collected amounts

For the purposes of subsection 20(2) of the Act, in relation to the declared wool industry body and the wool industry, the following matters are prescribed:

(a) marketing activities that are for the benefit of the wool industry and are in accordance with the body’s funding agreement;

(b) research and development activities that are for the benefit of the wool industry and are in accordance with the body’s funding agreement;

(c) any other activities that are for the benefit of the wool industry and are in accordance with the body’s funding agreement.

Part 3—Gross value of production (GVP) calculations

43 Simplified outline of this Part

This Part prescribes the goods that are relevant to gross value of production calculations made for the purposes of working out the amounts of matching payments made to declared recipient bodies and statutory recipient bodies under the Act.

44 Gross value of production (GVP) calculations—most recipient bodies

For the purposes of paragraph 25(5)(a) of the Act, in relation to a recipient body specified in column 1 of an item in this table, the goods specified in column 2 of that item are prescribed.

| Gross value of production (GVP) calculations | | |
| --- | --- | --- |
| Item | Column 1 Recipient body | Column 2 Prescribed goods |
| 1 | Cotton Research and Development Corporation | Cotton lint produced in Australia on a commercial basis |
| 2 | Declared dairy industry body | Whole milk produced in Australia on a commercial basis |
| 3 | Declared egg industry body | Eggs produced in Australia on a commercial basis by laying chickens, where the eggs are intended for human consumption |
| 4 | Declared forestry industry body | Logs produced in Australia on a commercial basis |
| 5 | Grains Research and Development Corporation | Grain produced in Australia on a commercial basis |
| 6 | Declared horticultural industry body | Horticultural products produced in Australia on a commercial basis, other than:  (a) ginger; or  (b) fresh grapes or dried grapes for use in wine‑making |
| 7 | Declared meat industry body | The following:  (a) meat produced in Australia on a commercial basis from cattle, sheep, lambs or goats slaughtered in Australia, where the meat is intended for human consumption;  (b) cattle, sheep, lambs and goats exported live from Australia;  (c) sheep skins produced in Australia on a commercial basis from which the wool has been removed;  (d) hides produced in Australia on a commercial basis from cattle or goats |
| 8 | Declared pig industry body | Meat produced in Australia on a commercial basis from pigs slaughtered in Australia, where the meat is intended for human consumption |
| 9 | Rural Industries Research and Development Corporation | The following:  (a) meat produced in Australia on a commercial basis from buffalo slaughtered in Australia, where the meat is intended for human consumption;  (b) buffalo exported live from Australia;  (c) meat produced in Australia on a commercial basis from deer slaughtered in Australia, where the meat is intended for human consumption;  (d) fodder exported from Australia;  (e) ginger produced in Australia on a commercial basis;  (f) goat fibre harvested in Australia on a commercial basis from a live goat;  (g) honey produced in Australia on a commercial basis;  (h) meat produced in Australia on a commercial basis from macropods killed in Australia, where the meat is intended for human or animal consumption;  (i) meat produced in Australia on a commercial basis from meat chickens slaughtered in Australia, where the meat is intended for human consumption;  (j) meat produced in Australia on a commercial basis from ostriches slaughtered in Australia, where the meat is intended for human consumption;  (k) pasture seeds produced in Australia on a commercial basis;  (l) rice produced in Australia on a commercial basis;  (m) tea tree oil produced in Australia on a commercial basis;  (n) foals bred in Australia by thoroughbred horses |
| 10 | Declared sugarcane industry body | Sugarcane produced in Australia on a commercial basis |
| 11 | Wine Australia | The following:  (a) fresh grapes or dried grapes produced in Australia on a commercial basis for use in wine‑making;  (b) wine produced in Australia on a commercial basis |
| 12 | Declared wool industry body | Wool harvested in Australia on a commercial basis from a live sheep or lamb |

45 Main fishing industry gross value of production (GVP) calculations—Fisheries Research and Development Corporation

(1) For the purposes of paragraph 29(5)(a) of the Act, the following goods are prescribed:

(a) fish taken on a commercial basis from waters managed by or on behalf of the Commonwealth, a State or a Territory;

(b) fish produced on a commercial basis from culturing in waters managed by or on behalf of the Commonwealth, a State or a Territory.

Note: The effect of paragraph 29(5)(b) of the Act is that those goods must be the produce of the main fishing industry to be part of the GVP calculations.

(2) For the purposes of paragraph 30(5)(a) of the Act, the following goods are prescribed:

(a) fish taken on a commercial basis from waters managed by or on behalf of the Commonwealth;

(b) fish produced on a commercial basis from culturing in waters managed by or on behalf of the Commonwealth.

Note: The effect of paragraph 30(5)(b) of the Act is that those goods must be the produce of the main fishing industry to be part of the GVP calculations.

(3) For the purposes of paragraph 31(5)(a) of the Act, the following goods are prescribed:

(a) fish taken on a commercial basis from waters managed by or on behalf of the State or Territory concerned;

(b) fish produced on a commercial basis from culturing in waters managed by or on behalf of the State or Territory concerned.

Note: The effect of paragraph 31(5)(b) of the Act is that those goods must be the produce of the main fishing industry to be part of the GVP calculations.

Part 4—Disbursement provisions for Animal Health Australia

46 Simplified outline of this Part

This Part prescribes the biosecurity activity components and biosecurity response components of the rates of levies and charges in respect of which amounts are disbursed under the Act to Animal Health Australia.

47 Disbursement of amounts to Animal Health Australia

In relation to Animal Health Australia, the following apply:

(a) for the purposes of paragraph 44(1)(a) of the Act:

(i) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(ii) the prescribed components of the rate of the levy or charge are the biosecurity activity components covered by column 3 of that item;

(b) for the purposes of paragraph 48(1)(a) of the Act:

(i) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(ii) the prescribed components of the rate of the levy or charge are the biosecurity response components covered by column 3 of that item.

| Disbursement of amounts to Animal Health Australia | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 9‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Cattle transaction levy | The following:  (a) the biosecurity activity component covered by item 1, 2 or 3 of the table in subclause 9‑8(1) of that Schedule;  (b) the biosecurity response component covered by item 1, 2 or 3 of the table in subclause 9‑8(1) of that Schedule |
| 2 | Subclause 9‑5(1) or (2) of Schedule 1 to the Charges Regulations | Cattle owner charge | The following:  (a) the biosecurity activity component covered by item 1 or 2 of the table in subclause 9‑7(1) of that Schedule;  (b) the biosecurity response component covered by item 1 or 2 of the table in subclause 9‑7(1) of that Schedule |
| 3 | Subclause 16‑1(1) of Schedule 1 to the Levies Regulations | Dairy produce levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 16‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 16‑3(1) of that Schedule |
| 4 | Subclause 11‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Goat transaction levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 11‑8(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 11‑8(1) of that Schedule |
| 5 | Subclause 11‑5(1) or (2) of Schedule 1 to the Charges Regulations | Goat owner charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 11‑7 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 11‑7 of that Schedule |
| 6 | Subclause 12‑10(1) of Schedule 1 to the Levies Regulations | Horse biosecurity response levy | The biosecurity response component covered by item 1 or 2 of the table in clause 12‑11 of that Schedule |
| 7 | Clause 5‑1 of Schedule 1 to the Levies Regulations | Laying chicken levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 5‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 5‑3 of that Schedule |
| 8 | Subclause 6‑1(1) of Schedule 1 to the Levies Regulations | Meat chicken levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 6‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 6‑3 of that Schedule |
| 9 | Subclause 13‑1(1) of Schedule 1 to the Levies Regulations | Pig slaughter levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 13‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 13‑3 of that Schedule |
| 10 | Subclause 14‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Sheep and lambs transaction levy | The following:  (a) the biosecurity activity component covered by item 1, 2, 3 or 4 of the table in subclause 14‑8(1) or (3) of that Schedule;  (b) the biosecurity response component covered by item 1, 2, 3 or 4 of the table in subclause 14‑8(1) or (3) of that Schedule |
| 11 | Subclause 14‑5(1) or (2) of Schedule 1 to the Charges Regulations | Sheep and lambs owner charge | The following:  (a) the biosecurity activity component covered by item 1, 2 or 3 of the table in subclause 14‑7(1) or (2) of that Schedule;  (b) the biosecurity response component covered by item 1, 2 or 3 of the table in subclause 14‑7(1) or (2) of that Schedule |

Part 5—Disbursement provisions for Plant Health Australia

48 Simplified outline of this Part

This Part prescribes the biosecurity activity components and biosecurity response components of the rates of levies and charges in respect of which amounts are disbursed under the Act to Plant Health Australia.

49 Disbursement of amounts to Plant Health Australia

In relation to Plant Health Australia, the following apply:

(a) for the purposes of paragraph 54(1)(a) of the Act:

(i) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(ii) the prescribed components of the rate of the levy or charge are the biosecurity activity components covered by column 3 of that item;

(b) for the purposes of paragraph 58(1)(a) of the Act:

(i) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(ii) the prescribed components of the rate of the levy or charge are the biosecurity response components covered by column 3 of that item.

| Disbursement of amounts to Plant Health Australia | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 37‑1(1) of Schedule 2 to the Levies Regulations | Almond levy | The biosecurity response component covered by item 1, 2 or 3 of the table in clause 37‑3 of that Schedule |
| 2 | Subclause 37‑1(1) of Schedule 2 to the Charges Regulations | Almond export charge | The biosecurity response component covered by item 1, 2 or 3 of the table in clause 37‑3 of that Schedule |
| 3 | Subclause 38‑1(1) of Schedule 2 to the Levies Regulations | Apple and pear levy | The following:  (a) the biosecurity activity component covered by item 3 of the table in subclause 38‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1, 2 or 3 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 4 | Subclause 38‑1(1) of Schedule 2 to the Charges Regulations | Apple and pear export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 38‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 5 | Subclause 39‑1(1) of Schedule 2 to the Levies Regulations | Avocado levy | The following:  (a) the biosecurity activity component covered by item 2 of the table in clause 39‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 or 2 of the table in clause 39‑3 of that Schedule |
| 6 | Subclause 39‑1(1) of Schedule 2 to the Charges Regulations | Avocado export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 39‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 39‑3 of that Schedule |
| 7 | Subclause 40‑1(1) of Schedule 2 to the Levies Regulations | Banana levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 40‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 40‑3 of that Schedule |
| 8 | Subclause 41‑1(1) of Schedule 2 to the Levies Regulations | Cherry levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 41‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 41‑3 of that Schedule |
| 9 | Subclause 41‑1(1) of Schedule 2 to the Charges Regulations | Cherry export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 41‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 41‑3 of that Schedule |
| 10 | Subclause 42‑1(1) of Schedule 2 to the Levies Regulations | Chestnut levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 42‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 42‑3 of that Schedule |
| 11 | Subclause 42‑1(1) of Schedule 2 to the Charges Regulations | Chestnut export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 42‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 42‑3 of that Schedule |
| 12 | Subclause 43‑1(1) of Schedule 2 to the Levies Regulations | Citrus levy | The following:  (a) each biosecurity activity component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule;  (b) each biosecurity response component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule |
| 13 | Subclause 43‑1(1) of Schedule 2 to the Charges Regulations | Citrus export charge | The following:  (a) each biosecurity activity component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule;  (b) each biosecurity response component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule |
| 14 | Subclause 25‑1(1) of Schedule 2 to the Levies Regulations | Cotton fibre levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 25‑2 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 25‑2 of that Schedule |
| 15 | Clause 67‑1 of Schedule 2 to the Levies Regulations | Dried grapes levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 67‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 67‑3 of that Schedule |
| 16 | Clause 67‑1 of Schedule 2 to the Charges Regulations | Dried grapes export charge | The biosecurity response component covered by item 1 of the table in clause 67‑3 of that Schedule |
| 17 | Clause 31‑1 of Schedule 2 to the Levies Regulations | Forest growers levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 31‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 31‑3(1) of that Schedule |
| 18 | Subclause 46‑1(1) of Schedule 2 to the Levies Regulations | Ginger levy | The biosecurity response component covered by item 1 of the table in clause 46‑3 of that Schedule |
| 19 | Subclause 26‑1(1) of Schedule 2 to the Levies Regulations | Grain levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 26‑3(1) or an item of the table in subclause 26‑4(1), (2) or (3) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 26‑3(1) or an item of the table in subclause 26‑4(1), (2) or (3) of that Schedule |
| 20 | Subclause 68‑1(1) of Schedule 2 to the Levies Regulations | Grapes research levy | The following:  (a) the biosecurity activity component covered by item 1, 2 or 3 of the table in clause 68‑3 of that Schedule;  (b) the biosecurity response component covered by item 1, 2 or 3 of the table in clause 68‑3 of that Schedule |
| 21 | Subclause 3‑1(1) or (2) of Schedule 1 to the Levies Regulations | Honey levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 3‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 22 | Clause 3‑1 of Schedule 1 to the Charges Regulations | Honey export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 3‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 23 | Subclause 47‑1(1) of Schedule 2 to the Levies Regulations | Lychee levy | The biosecurity activity component covered by item 2 of the table in clause 47‑3 of that Schedule |
| 24 | Subclause 47‑1(1) of Schedule 2 to the Charges Regulations | Lychee export charge | The biosecurity activity component covered by item 1 of the table in clause 47‑3 of that Schedule |
| 25 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Levies Regulations | Macadamia nut levy | The biosecurity response component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 26 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Charges Regulations | Macadamia nut export charge | The biosecurity response component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 27 | Subclause 49‑1(1) of Schedule 2 to the Levies Regulations | Mango levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 49‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 49‑3 of that Schedule |
| 28 | Subclause 49‑1(1) of Schedule 2 to the Charges Regulations | Mango export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 49‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 49‑3 of that Schedule |
| 29 | Subclause 50‑1(1) of Schedule 2 to the Levies Regulations | Melon levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 50‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 50‑3 of that Schedule |
| 30 | Subclause 50‑1(1) of Schedule 2 to the Charges Regulations | Melon export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 50‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 50‑3 of that Schedule |
| 31 | Clause 73‑1 of Schedule 2 to the Levies Regulations | Nursery container levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 73‑2 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 73‑2 of that Schedule |
| 32 | Subclause 52‑1(1) of Schedule 2 to the Levies Regulations | Olive levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 52‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 52‑3 of that Schedule |
| 33 | Subclause 53‑1(1) of Schedule 2 to the Levies Regulations | Onion levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 53‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 34 | Subclause 53‑1(1) of Schedule 2 to the Charges Regulations | Onion export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 53‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 35 | Subclause 57‑1(1) of Schedule 2 to the Levies Regulations | Pineapple levy | The following:  (a) the biosecurity activity component covered by item 1 or 2 of the table in clause 57‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 or 2 of the table in clause 57‑3 of that Schedule |
| 36 | Subclause 57‑1(1) of Schedule 2 to the Charges Regulations | Pineapple export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 57‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 57‑3 of that Schedule |
| 37 | Subclause 58‑1(1) or (2) of Schedule 2 to the Levies Regulations | Potato levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 58‑3(1) or (2) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 58‑3(1) of that Schedule |
| 38 | Subclause 58‑1(1) of Schedule 2 to the Charges Regulations | Potato export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 58‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 58‑3 of that Schedule |
| 39 | Subclause 28‑1(1) of Schedule 2 to the Levies Regulations | Rice levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 28‑2 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 28‑2 of that Schedule |
| 40 | Subclause 60‑1(1) of Schedule 2 to the Levies Regulations | Rubus levy | The biosecurity activity component covered by item 1 of the table in clause 60‑3 of that Schedule |
| 41 | Subclause 60‑1(1) of Schedule 2 to the Charges Regulations | Rubus export charge | The biosecurity activity component covered by item 1 of the table in clause 60‑3 of that Schedule |
| 42 | Subclause 25‑1(1) of Schedule 2 to the Charges Regulations | Seed cotton export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 25‑2 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 25‑2 of that Schedule |
| 43 | Subclause 61‑1(1) of Schedule 2 to the Levies Regulations | Stone fruit levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 61‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 61‑3 of that Schedule |
| 44 | Subclause 61‑1(1) of Schedule 2 to the Charges Regulations | Stone fruit export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 61‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 61‑3 of that Schedule |
| 45 | Subclause 62‑1(1) of Schedule 2 to the Levies Regulations | Strawberry runner levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 62‑2(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 62‑2(1) of that Schedule |
| 46 | Subclause 29‑1(1) of Schedule 2 to the Levies Regulations | Sugarcane levy | The biosecurity response component covered by item 1 of the table in clause 29‑3 of that Schedule |
| 47 | Subclause 63‑1(1) of Schedule 2 to the Levies Regulations | Sweet potato levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 63‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 63‑3(1) of that Schedule |
| 48 | Subclause 63‑1(1) of Schedule 2 to the Charges Regulations | Sweet potato export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 63‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 63‑3 of that Schedule |
| 49 | Clause 66‑1 of Schedule 2 to the Levies Regulations | Table grapes levy | The biosecurity response component covered by item 1 of the table in clause 66‑3 of that Schedule |
| 50 | Clause 66‑1 of Schedule 2 to the Charges Regulations | Table grapes export charge | The biosecurity response component covered by item 1 of the table in clause 66‑3 of that Schedule |
| 51 | Subclause 74‑1(1) of Schedule 2 to the Levies Regulations | Tea tree oil levy | The biosecurity response component covered by item 1 of the table in clause 74‑3 of that Schedule |
| 52 | Subclause 74‑1(1) of Schedule 2 to the Charges Regulations | Tea tree oil export charge | The biosecurity response component covered by item 1 of the table in clause 74‑3 of that Schedule |
| 53 | Subclause 64‑1(1) of Schedule 2 to the Levies Regulations | Vegetable levy | The following:  (a) the biosecurity activity component covered by item 1 of the table in subclause 64‑3(1) of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in subclause 64‑3(1) of that Schedule |
| 54 | Subclause 64‑1(1) of Schedule 2 to the Charges Regulations | Vegetable export charge | The following:  (a) the biosecurity activity component covered by item 1 of the table in clause 64‑3 of that Schedule;  (b) the biosecurity response component covered by item 1 of the table in clause 64‑3 of that Schedule |
| 55 | Subclause 69‑1(1) of Schedule 2 to the Levies Regulations | Wine grapes levy | The following:  (a) the biosecurity activity component covered by item 1, 2 or 3 of the table in subclause 69‑2(1) of that Schedule;  (b) the biosecurity response component covered by item 1, 2 or 3 of the table in subclause 69‑2(1) of that Schedule |

Part 6—National Residue Survey

50 Simplified outline of this Part

This Part prescribes the National Residue Survey components of the rates of levies and charges in respect of which amounts are credited under the Act to the National Residue Survey Special Account.

51 Crediting of amounts to National Residue Survey Special Account

For the purposes of paragraph 65(1)(a) of the Act:

(a) a prescribed provision is each provision covered by column 1 of an item in this table (and known as the levy or charge described in column 2 of that item); and

(b) the prescribed components of the rate of the levy or charge are the components covered by column 3 of that item.

| Crediting of amounts to National Residue Survey Special Account | | | |
| --- | --- | --- | --- |
| Item | Column 1 Prescribed provision | Column 2 Levy or charge | Column 3 Components |
| 1 | Subclause 38‑1(1) of Schedule 2 to the Levies Regulations | Apple and pear levy | The National Residue Survey component covered by item 1, 2 or 3 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 2 | Subclause 38‑1(1) of Schedule 2 to the Charges Regulations | Apple and pear export charge | The National Residue Survey component covered by item 1 of the table in subclause 38‑3(1) or (2) of that Schedule |
| 3 | Subclause 8‑1(1) of Schedule 1 to the Levies Regulations | Buffalo slaughter levy | The National Residue Survey component covered by item 1 of the table in clause 8‑3 of that Schedule |
| 4 | Subclause 9‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Cattle transaction levy | The National Residue Survey component covered by item 1, 2 or 3 of the table in subclause 9‑8(1) of that Schedule |
| 5 | Subclause 9‑5(1) or (2) of Schedule 1 to the Charges Regulations | Cattle owner charge | The National Residue Survey component covered by item 1 or 2 of the table in subclause 9‑7(1) of that Schedule |
| 6 | Subclause 43‑1(1) of Schedule 2 to the Levies Regulations | Citrus levy | Each National Residue Survey component covered by item 1, 2 or 3 of the table in subclause 43‑3(1) or (2) of that Schedule |
| 7 | Subclause 16‑1(1) of Schedule 1 to the Levies Regulations | Dairy produce levy | The National Residue Survey component covered by item 1 of the table in subclause 16‑3(1) of that Schedule |
| 8 | Subclause 10‑1(1) of Schedule 1 to the Levies Regulations | Deer slaughter levy | The National Residue Survey component covered by item 1, 2 or 3 of the table in clause 10‑3 of that Schedule |
| 9 | Subclause 21‑1(1) of Schedule 1 to the Levies Regulations | Game animal processing levy | The National Residue Survey component covered by item 1 or 2 of the table in clause 21‑2 of that Schedule |
| 10 | Subclause 11‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Goat transaction levy | The National Residue Survey component covered by item 1 of the table in subclause 11‑8(1) of that Schedule |
| 11 | Subclause 11‑5(1) or (2) of Schedule 1 to the Charges Regulations | Goat owner charge | The National Residue Survey component covered by item 1 of the table in clause 11‑7 of that Schedule |
| 12 | Subclause 26‑1(1) of Schedule 2 to the Levies Regulations | Grain levy | The National Residue Survey component covered by item 1 of the table in subclause 26‑3(1) or an item of the table in subclause 26‑4(1), (2) or (3) of that Schedule |
| 13 | Subclause 3‑1(1) or (2) of Schedule 1 to the Levies Regulations | Honey levy | The National Residue Survey component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 14 | Clause 3‑1 of Schedule 1 to the Charges Regulations | Honey export charge | The National Residue Survey component covered by item 1 of the table in clause 3‑3 of that Schedule |
| 15 | Clause 12‑1 of Schedule 1 to the Levies Regulations | Horse slaughter levy | The National Residue Survey component covered by item 1 of the table in clause 12‑3 of that Schedule |
| 16 | Clause 5‑1 of Schedule 1 to the Levies Regulations | Laying chicken levy | The National Residue Survey component covered by item 1 of the table in clause 5‑3 of that Schedule |
| 17 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Levies Regulations | Macadamia nut levy | The National Residue Survey component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 18 | Subclause 48‑1(1), (2) or (3) of Schedule 2 to the Charges Regulations | Macadamia nut export charge | The National Residue Survey component covered by item 1 of the table in subclause 48‑3(1), (3) or (4) of that Schedule |
| 19 | Subclause 22‑1(1) of Schedule 1 to the Levies Regulations | Macropod processing levy | The National Residue Survey component covered by item 1 of the table in clause 22‑3 of that Schedule |
| 20 | Subclause 6‑1(1) of Schedule 1 to the Levies Regulations | Meat chicken levy | The National Residue Survey component covered by item 1 of the table in clause 6‑3 of that Schedule |
| 21 | Subclause 53‑1(1) of Schedule 2 to the Levies Regulations | Onion levy | The National Residue Survey component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 22 | Subclause 53‑1(1) of Schedule 2 to the Charges Regulations | Onion export charge | The National Residue Survey component covered by item 1 of the table in clause 53‑3 of that Schedule |
| 23 | Subclause 13‑1(1) of Schedule 1 to the Levies Regulations | Pig slaughter levy | The National Residue Survey component covered by item 1 of the table in clause 13‑3 of that Schedule |
| 24 | Subclause 58‑1(1) or (2) of Schedule 2 to the Levies Regulations | Potato levy | The National Residue Survey component covered by item 1 of the table in subclause 58‑3(1) or (2) of that Schedule |
| 25 | Subclause 23‑1(1) of Schedule 1 to the Levies Regulations | Ratite slaughter levy | The National Residue Survey component covered by item 1 or 2 of the table in clause 23‑3 of that Schedule |
| 26 | Subclause 14‑6(1), (2), (3) or (4) of Schedule 1 to the Levies Regulations | Sheep and lambs transaction levy | The National Residue Survey component covered by item 1, 2, 3 or 4 of the table in subclause 14‑8(1) or (3) of that Schedule |
| 27 | Subclause 14‑5(1) or (2) of Schedule 1 to the Charges Regulations | Sheep and lambs owner charge | The National Residue Survey component covered by item 1, 2 or 3 of the table in subclause 14‑7(1) or (2) of that Schedule |
| 28 | Subclause 61‑1(1) of Schedule 2 to the Levies Regulations | Stone fruit levy | The National Residue Survey component covered by item 1 of the table in clause 61‑3 of that Schedule |
| 29 | Clause 66‑1 of Schedule 2 to the Levies Regulations | Table grapes levy | The National Residue Survey component covered by item 1 of the table in clause 66‑3 of that Schedule |