

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0006907031

Valid for: multiple consignments between 14 December 2022 and 14 December 2024

This permit is issued to: s. 47G(1)(a)

AUSTRALIA

Attention: **S.** 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Specific exporter/s

Exporter details: Exporter contact:

Country of export:

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)		
Description:	s. 47G(1)(a)	
End use:	Other	
Other end use:	Clinical research trial in an Australian poultry house	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Goods requiring a manufacturer's declaration and irradiation	Page 3

s. 47G(1)(a)

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 14 December 2022

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 34 190 894 983

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Fisheries and Forestry import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Fisheries and Forestry for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Fisheries and Forestry website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Fisheries and Forestry for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Fisheries and Forestry" Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Fisheries and Forestry's minimum documentation requirements policy.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Fisheries and Forestry for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Goods requiring a manufacturer's declaration and irradiation

This section contains permit conditions for the following commodity (or commodities):

1.	Veterinary therapeutics an	nd medicines (ex. veterinary vaccines)
	Product Description:	s. 47G(1)(a)

1.1. Biosecurity Pathway

Import conditions prior to arrival in Australian territory

- a. These conditions allow for the import of the following products only: s. 47G(1)(a)
- b. The goods must meet biosecurity requirements.
 To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

s. 47G(1)(a)

The manufacturer's declaration must be from:



Import conditions after arrival in Australian territory

c. The goods must be treated with ionising radiation to a level that achieves a minimum absorbed dose of 50 kGy before being released to the importer. Irradiation at 50 kGy at a <u>facility approved by the Department of Agriculture, Fisheries and Forestry</u> is mandatory even if the goods have been treated prior to import.

d. The product is for use as a restricted clinical trial material only.

e. Additional post entry conditions

1. s. 47G(1)(a) must ensure that all laboratory products are used in accordance with the current AS/NZS 2243 Safety in Laboratories standards.

2. s. 47G(1)(a) must ensure that imported biological materials are used in accordance with relevant requirements of the Australian Pesticides and Veterinary Medicines Authority (APVMA).

Additional information

f. Commercial administrative conditions

Documents must be provided with each consignment which:

- identify the consignment (if non-personal) e.g. entry number
 identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
 describe the goods being imported (where not clear).
 e.g. 1: Product XRab = Purified protein derived from rabbits
 e.g. 2: Product AX = Synthetic antibiotic
 e.g. 3: Comte = Cheese.
- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Fisheries and Forestry for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

------ End of permit conditions ------





Australian Government Department of Agriculture,

Fisheries and Forestry

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0006474866

Valid for: multiple consignments between 11 July 2022 and 11 July 2024

This permit is issued to: s. 47G(1)(a)

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details: Exporter contact: Specific exporter/s

Country of export:

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)		
Description:	s. 47G(1)(a)	
End use:	Veterinary therapeutic	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Biological veterinary products with no animal ingredients	Page 3

s. 47G(1)(a)

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 11 July 2022

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Fisheries and Forestry import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Fisheries and Forestry for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Fisheries and Forestry website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Fisheries and Forestry for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Fisheries and Forestry" Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Fisheries and Forestry's <u>minimum documentation</u> requirements policy.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Fisheries and Forestry for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with no animal ingredients

This section contains permit conditions for the following commodity (or commodities):

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1. Veterinary therapeutics and medicines (ex. veterinary vaccines)
Product Description: s. 47G(1)(a)
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1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: s. 47G(1)(a)
- b. Department of Agriculture, Fisheries and Forestry approves the importation of product(s) listed on this import permit provided it has been manufactured in accordance with the following criteria:



8. The product has been protected from post-processing contamination.

9. The product has been packaged into clean and new packaging at the manufacturing facility.

10. A statement that the manufacturing facility has controls in place to prevent contamination and infestation of the product (including ingredients contained in the product) with material derived from animals or plants (e.g. soil, faeces, feathers, insects, viable seeds, bark etc.)

11. A statement that the manufacturing facility does not store or use any animal proteins, fats or any substances of animal origin on site.

s. 47G(1)(a)

- c. The department does not approve the importation of the product(s) listed on this import permit unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. There is no requirement for a manufacturer's declaration to accompany shipments imported into Australian territory.
- g. It is the importer's responsibility to ensure that imported biological materials and any directly or indirectly obtained derivatives are used in accordance with relevant requirements of the Australian Pesticides and Veterinary Medicines Authority (APVMA).

h. **Commercial administrative conditions**

Documents must be provided with each consignment which:

1. identify the consignment (if non-personal) e.g. entry number

2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

- 3. describe the goods being imported (where not clear).
- e.g. 1: Product XRab = Purified protein derived from rabbits
- e.g. 2: Product AX = Synthetic antibiotic
- e.g. 3: Comte = Cheese.

- i. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Fisheries and Forestry for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- j. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

----- End of permit conditions -----



Australian Government Department of Agriculture, Water and the Environment

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0005597361

Valid for: multiple consignments between 18 August 2021 and 29 April 2025

This permit is issued to: s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s	
Exporter contact:	Refer to Appendix 1	
Country of export:	s. 47G(1)(a)	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)		
Description:	s. 47G(1)(a)	
End use:	Veterinary therapeutic	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Finished Veterinary Products for use in specific species	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 18 August 2021

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, Water and the Environment, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture, Water and the Environment at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Finished Veterinary Products for use in specific species

This section contains permit conditions for the following commodity (or commodities):

 Veterinary therapeutics and medicines (ex. veterinary vaccines) Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

47G(1)(a)

b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and methods of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application.

s. 47G(1)(a)

s. 47G(1)(a)

- 12. The products have been protected from post-processing contamination.
- 13. The products have been packaged into clean and new packaging.



The manufacturer's declaration must be from:

s. 47G(1)(a)

c. These conditions allow for the importation of commercially prepared and packaged goods for veterinary therapeutic use in the following species only: Cats and/or dogs
 Goods must be labelled accordingly, prior to distribution.

- d. These conditions prohibit the goods to be distributed, sold or used for agricultural purposes including stock feed, aquaculture feed, vaccine manufacture or environmental use associated with livestock unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.
- e. It is the importers responsibility to identify, and to ensure the product has complied with all requirements of all regulatory organisations and advisory bodies, for example the State and Territory Departments of Health, the <u>Australian Pesticide and Veterinary Medicines</u> <u>Authority (APVMA)</u>, and the <u>Department of Home Affairs</u>, prior to and after importation.

f. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0005597190

Valid for: multiple consignments between 20 August 2021 and 29 April 2025

This permit is issued to: s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s	
Exporter contact:	Refer to Appendix $\underline{1}$	
Country of export:	s. 47G(1)(a)	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)		
Description:	s. 47G(1)(a)	
End use:	Veterinary therapeutic	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Finished Veterinary Products for use in specific species	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 20 August 2021

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, Water and the Environment, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture, Water and the Environment at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Finished Veterinary Products for use in specific species

This section contains permit conditions for the following commodity (or commodities):

 Veterinary therapeutics and medicines (ex. veterinary vaccines) Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and methods of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application.

s. 47G(1)(a)

s. 47G(1)(a)

14. The products have been protected from post-processing contamination.

15. The products have been packaged into clean and new packaging.

s. 47G(1)(a)

The manufacturer's declaration must be from:

s. 47G(1)(a)

s. 47G(1)(a)

- c. These conditions allow for the importation of commercially prepared and packaged goods for veterinary therapeutic use in the following species only: Canine Goods must be labelled accordingly, prior to distribution.
- d. These conditions prohibit the goods to be distributed, sold or used for agricultural purposes including stock feed, aquaculture feed, vaccine manufacture or environmental use associated with livestock unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.
- e. It is the importers responsibility to identify, and to ensure the product has complied with all requirements of all regulatory organisations and advisory bodies, for example the State and Territory Departments of Health, the <u>Australian Pesticide and Veterinary Medicines</u> <u>Authority (APVMA)</u>, and the <u>Department of Home Affairs</u>, prior to and after importation.

f. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic

e.g. 3: Comte = Cheese.

- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0005928357

Valid for: multiple consignments between 1 March 2022 and 1 March 2024

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details: Exporter contact: Specific exporter/s

s. 47G(1)(a)

Country of export:

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Herbicides, insecticides, pesticides and other goods for environmental or industrial purposes		
Description:	s. 47G(1)(a)	
End use:	Other	
Other end use:	insecticide	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Products for environmental use, plant fermentation based, not	t
	on an animal carrier	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

------ End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 01 March 2022

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Water and the Environment website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Water and the Environment for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's <u>minimum</u> <u>documentation requirements policy</u>.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Water and the Environment for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental use, plant fermentation based, not on an animal carrier

This section contains permit conditions for the following commodity (or commodities):

1. Herbicides, insecticides, pesticides and other goods for environmental or industrial purposes Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: s. 47G(1)(a)
- b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and method of manufacture have not changed since information was supplied to the department in support of the import permit application; and

s. 47G(1)(a)

7. The product has been protected from post-processing contamination; and

8. The product has been packaged in new and clean containers or bags only; and

9. The manufacturing premises is operated according to appropriate standards of quality management applicable to production of sterile fermentation products, including appropriate standards for prevention of cross-contamination of production cultures, and quality control.

The manufacturer's declaration must be from:

s. 47G(1)(a)

- c. The department does not approve the importation of the product unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. The product is for use as a insecticide only.
- g. These conditions prohibit the goods being distributed, sold or used for pet food, stock feed or aquaculture feed unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.

h. **Commercial administrative conditions**

- Documents must be provided with each consignment which:
- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- i. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- j. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

----- End of permit conditions -----



Water and the Environment

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0006013201

Valid for: multiple consignments between 14 June 2022 and 14 June 2026

This permit is issued to:

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details: Exporter contact:	Specific exporter/s S. $47G(1)(a)$
Country of export:	
This permit includes the fol conditions:	lowing good(s). Refer to the indicated page for details of the permit
1. Bioremediation agents o	r baits, attractants, lures and poisons for agricultural and domestic use

Description:	s. 47G(1)(a)	stie use
End use:	Biological control	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Products for environmental or industrial use, certification	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

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Delegate of the Director of Biosecurity

Date: 14 June 2022

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Water and the Environment website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Water and the Environment for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's <u>minimum</u> <u>documentation requirements policy</u>.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Water and the Environment for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, certification required

This section contains permit conditions for the following commodity (or commodities):

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: s. 47G(1)(a)
- b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and method of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application; and

s. 47G(1)(a)

7. The product has been protected from post-processing contamination; and

8. The product has been packaged in new and clean containers or bags only; and



s. 47G(1)(a)

- c. The product is for use as a biological control agent only.
- d. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.

e. Commercial administrative conditions Documents must be provided with each consignment which: identify the consignment (if non-personal) e.g. entry number identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest describe the goods being imported (where not clear). e.g. 1: Product XRab = Purified protein derived from rabbits e.g. 2: Product AX = Synthetic antibiotic e.g. 3: Comte = Cheese. f. Under the Biosecurity Charges Imposition (General) Regulation 2016 and Chapter 9, Part 2 of the Biosecurity Regulation 2016, fees are payable to the Department of Agriculture,

- of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- g. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

----- End of permit conditions -----



Department of Agriculture, Water and the Environment

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0006190970

Valid for: multiple consignments between 20 April 2022 and 6 July 2023

This permit is issued to:

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Specific exporter/s	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	United States of America	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Biological control agent	5	
End use:	Biological control	
Country of origin:	United States of America	
Permit Conditions:	Products for environmental or industrial use, certification	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 20 April 2022

GPO Box 858 Canberra ACT 2601 **agriculture.gov.au** ABN 34 190 894 983

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Water and the Environment website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Water and the Environment for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's <u>minimum</u> <u>documentation requirements policy</u>.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Water and the Environment for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, certification required

This section contains permit conditions for the following commodity (or commodities):

1. Biological control agents

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: Spinosad technical (XDE-105)
- b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The imported products listed on this import permit have been manufactured at the following site only:

s. 11C(1)(b)

2. The sourcing of raw materials and method of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application; and

3. The species (including subspecies, serovar or any other classification) of microorganisms used to manufacture the product have not changed since information was supplied to the department in support of the import permit application; and

4. Culture media used to manufacture fermentation derived ingredients in the product contained animal derived material. The only animal derived material used in the culture media was methyl oleate derived from porcine animals that originated in the United States of America only; and

5. The final product has been highly purified so that it does not contain any residual fermentation material, other than the highly purified end product; and

6. All components of the culture media used to manufacture fermentation derived ingredients in the product have been subjected to sterilisation at a minimum temperature of 121°C for at least 15 minutes or 137°C for at least 5 minutes prior to inoculation; and

7. The only plant derived materials that may be present in the final product are highly refined and processed plant extracts and/or oils; and

8. The product contains no whole seeds or viable plant material; and

9. The product has been protected from post-processing contamination; and

10. The product has been packaged in new and clean containers or bags only; and

11. The manufacturing premises operates according to appropriate standards of quality management applicable to production of sterile fermentation products, including systems for prevention of cross-contamination of production cultures and quality control.

The manufacturer's declaration must be from:

s. 11C(1)(b)

- c. The product is for use as a biological insecticide only.
- d. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.

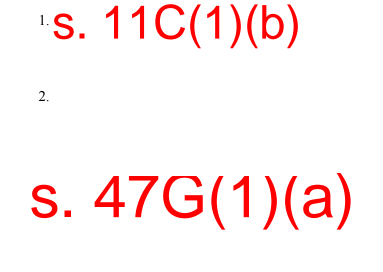
e. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- g. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0006177960

Valid for: multiple consignments between 11 January 2023 and 11 January 2027

This permit is issued to:

AUSTRALIA

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Specific exporter/s
Exporter contact:	Refer to Appendix <u>1</u>
Country of export:	United States of America

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Biological control agents		
Description:	Spinosad Concentrate listed in 1.1.a. below	
End use:	Veterinary therapeutic	
Country of origin:	United States of America	
Permit Conditions:	Manufacturer's Declaration required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 11 January 2023

GPO Box 858 Canberra ACT 2601 **agriculture.gov.au** ABN 34 190 894 983

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Fisheries and Forestry import conditions. It is the permit holder's responsibility to ensure all legal requirements relating to the goods described in this permit are met. While the permit holder should rely on their own inquiries, the following information is provided to assist the permit holder in meeting legal obligations in relation to the importation of the goods described in this permit.

Information about this permit

Authority to import

The permit holder is authorised to import the goods described in this permit subject to the listed conditions specified in this permit.

Compliance with permit conditions and assessment and management of biosecurity risk

All imports are subject to biosecurity control and may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and to assess the level of biosecurity risk associated with the goods. Imports that do not comply with the import conditions specified in the permit may present an unacceptable level of biosecurity risk and may be subject to biosecurity measures that may include treatment, export or destruction at the permit holder's expense or forfeited to the Commonwealth.

Additionally, non-compliance with import permit conditions may constitute an offence or contravention of a civil penalty provision under section 187 of the *Biosecurity Act 2015*.

Change of import conditions

The Director of Biosecurity may, in accordance with section 180 of the *Biosecurity Act 2015* vary or revoke the conditions on a permit or impose further conditions.

General information about importing goods

Notification of import

Notification of the import must be provided to the Department of Agriculture, Fisheries and Forestry for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*, or where other exceptions specified in the *Biosecurity Regulation 2016* apply. Notification must be provided in accordance with section 120 of the *Biosecurity Act 2015* and Part 1 of Chapter 2 of the *Biosecurity Regulation 2016*. Please refer to 'Sending your goods to Australia' on the Department of Agriculture, Fisheries and Forestry website.

Provision of required documentation

It is recommended that all required documentation accompanies each consignment. Required documentation must be presented to the Department of Agriculture, Fisheries and Forestry for assessment. Airfreight or mail shipments should have all required documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Fisheries and Forestry" Documentation may include the permit (or permit number), government certification and invoice.

If the product description on the permit varies from the identifying documentation provided, the goods will not be released from biosecurity control unless evidence is provided to the biosecurity officer that the permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Fisheries and Forestry's minimum documentation requirements policy.

Non-commodity cargo clearance

In addition to the conditions for the goods being imported, non-commodity biosecurity risks are assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the <u>Non-Commodity Cargo Clearance</u> BICON case for further information.

Fees

Fees are payable to the Department of Agriculture, Fisheries and Forestry for certain services (see the *Biosecurity Charges Imposition (General) Regulation 2016*, Part 2 of Chapter 9 of the *Biosecurity Regulation 2016* and Part 3 of Chapter 11 of the *Biosecurity Act 2015*). Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.

Compliance with other regulatory provisions

Goods imported into Australia may be subject to regulatory requirements under other legislation. It is the permit holder's responsibility to identify and ensure they have complied with all requirements of any other regulatory agency or advisory body prior to and after importation.

LEX 29679

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Manufacturer's Declaration required

This section contains permit conditions for the following commodity (or commodities):

1.	Biological control agents	
	Product Description:	Spinosad Concentrate listed in 1.1.a. below

1.1. Biosecurity Pathway

Import conditions prior to arrival in Australian territory

- a. These conditions allow for the import of the following products only: Spinosad Concentrate [spinosad manufacturing concentrate (GF-976)] also know as QA472Z SPINOSAD 480 G/L Mft Use Concentrate
- b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and methods of manufacture have not changed since information was supplied to the Australian Government Department of Agriculture, Fisheries and Forestry in support of the import permit application.

2. The only ingredient of microbial origin contained in the product is spinosad. Spinosad is a highly processed and purified derivative of microbial propagation.

3. The only material of animal origin that may have been used during manufacturing of the product is methyl oleate derived from porcine animals that originated in the United States of America. Methyl oleate is a component of the culture media used during manufacturing of the spinosad.

5. The culture media used during manufacturing of the spinosad have been sterilised at a minimum core temperature of 121° C for at least 15 minutes (or equivalent process that achieves a F₀ of 14.7 or greater) prior to use.

7. The only materials of plant origin used during manufacturing of the product are highly processed plant extracts, meals, flours and starches, which are components of the culture media used during manufacturing of the spinosad.

8. The product contains no whole seeds or viable plant material and is not on a grain or animal-based carrier.

10. The product has been protected from post-processing contamination.

11. The product has been packaged into new and clean packaging at the manufacturing facility.

12. The manufacturers, S. 11C(1)(b)

LEX 29679

operate according to appropriate standards of quality management [i.e. ISO 9001:2015], applicable to the production of veterinary drugs, including appropriate standards for prevention of cross-contamination, maintenance of batch production records, and quality control.

13. The manufacturers, s. 11C(1)(b)

have suitable processes and controls in place to manage change. Changes to the product manufacturing process, including changes to the ingredients used or processing steps, are not implemented until Australian regulatory associates are advised of the proposed change(s) and formal endorsement of the change(s) has been provided by Australian regulatory associates.

The manufacturer's declaration must be from:

s. 11C(1)(b)

Additional information

c. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- d. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Fisheries and Forestry for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- e. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

LEX 29679

Page 39 of 136

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

2.

¹s. 11C(1)(b)

Exporter contact:

s. 47G(1)(a)

----- End of permit conditions ------



Australian Government Department of Agriculture,

Water and the Environment

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0004842934

Valid for: multiple consignments between 10 March 2021 and 10 March 2023

This permit is issued to: s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)			
Description:	Description: Products listed in 1.1a only		
End use:	Veterinary therapeutic		
Country of origin:	s. 47G(1)(a)		
Permit Conditions:	Finished Veterinary Products for use in specific species	Page 3	

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 10 March 2021

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, Water and the Environment, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture, Water and the Environment at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Finished Veterinary Products for use in specific species

This section contains permit conditions for the following commodity (or commodities):

1.	Veterinary therapeutics and medicines (ex. veterinary vaccines)		
	Product Description:	Products listed in 1.1a only	

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

47G(1)(a)

The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and methods of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application.

s. 47G(1)(a)

b.

s. 47G(1)(a)

13. The product has been protected from post-processing contamination.

14. The product has been packaged into new and clean packaging at the manufacturing facility.

s. 47G(1)(a)

The manufacturer's declaration must be from:

s. 47G(1)(a)

- c. These conditions allow for the importation of commercially prepared and packaged goods for veterinary therapeutic use in the following species only: Canine Goods must be labelled accordingly, prior to distribution.
- d. These conditions prohibit the goods to be distributed, sold or used for agricultural purposes including stock feed, aquaculture feed, vaccine manufacture or environmental use associated with livestock unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.
- e. It is the importers responsibility to identify, and to ensure the product has complied with all requirements of all regulatory organisations and advisory bodies, for example the State and Territory Departments of Health, the <u>Australian Pesticide and Veterinary Medicines</u> <u>Authority (APVMA)</u>, and the <u>Department of Home Affairs</u>, prior to and after importation.

f. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Water and the Environment

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0004749458

Valid for: multiple consignments between 7 December 2020 and 7 December 2022

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s
Exporter contact:	Refer to Appendix $\underline{1}$
Country of export:	s. 47G(1)(a)

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)			
Description:	s. 47G(1)(a)		
End use:	Veterinary therapeutic		
Country of origin:	s. 47G(1)(a)		
Permit Conditions:	Biological veterinary products with no animal ingredients	Page 3	

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 07 December 2020

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 34 190 894 983

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, Water and the Environment, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture, Water and the Environment at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with no animal ingredients

This section contains permit conditions for the following commodity (or commodities):

1.	Veterinary therapeutics and medicine	es (ex. veterinary vaccines)
	Product Description:	s. 47G(1)(a)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: s. 47G(1)(a)
- b. Department of Agriculture, Water and the Environment approves the importation of product(s) listed on this import permit provided it has been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit has been manufactured by:



10. The product has been protected from post-processing contamination.

11. The product has been packaged into new and clean packaging at the manufacturing facility.

s. 47G(1)(a)

- c. The department does not approve the importation of the product(s) listed on this import permit unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. There is no requirement for a manufacturer's declaration to accompany shipments imported into Australian territory.
- g. It is the importer's responsibility to ensure that imported biological materials and any directly or indirectly obtained derivatives are used in accordance with relevant requirements of the Australian Pesticides and Veterinary Medicines Authority (APVMA).

h. **Commercial administrative conditions**

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- i. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- j. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0004658869

Valid for: multiple consignments between 12 November 2020 and 1 July 2021

This permit is issued to: S. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use		
Description:	Description: Spinosad Technical (XDE-105)	
End use: Biological control		
Country of origin: United States of America		
Permit Conditions:	Products for environmental or industrial use, inspection	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 12 November 2020

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture, Water and the Environment biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture, Water and the Environment for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, Water and the Environment, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture, Water and the Environment at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture, Water and the Environment". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture, Water and the Environment's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, inspection required

This section contains permit conditions for the following commodity (or commodities):

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use Product Description: Spinosad Technical (XDE-105)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only: Spinosad Technical (XDE-105)
- b. The goods must meet biosecurity requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and method of manufacture have not changed since information was supplied to Australia's Department of Agriculture, Water and the Environment in support of the import permit application; and

2. The species (including subspecies, serovar or any other classification) of microorganisms used to manufacture the product have not changed since information was supplied to the department in support of the import permit application; and

3. Pseudomonas marginalis pv alfalfa and pv pastinacae (Pseudomonas fluorescens biovar II in part) and Bacillus megaterium pv cerealis are excluded from these formulations; and

4. Culture media used to manufacture fermentation derived ingredients in the product contained animal derived material. The only animal derived material used in the culture media was: methyl oleate derived from porcine animals of USA origin only; and

5. The final product does not contain materials derived from animals (other than carry over traces from culture media components described above that have been highly purified); and

6. All components of the culture media used for production of the product have been subjected to sterilisation at a minimum of 121°C for at least 15 minutes or 137°C for at least 5 minutes prior to inoculation; and

7. The only plant derived materials that may be present in the final product are highly refined and processed plant extracts and/or oils; and

8. The product contains no whole seeds or viable plant material; and

9. The product has been protected from post-processing contamination; and

10. The product has been packaged in new and clean containers or bags only; and

11. The manufacturing premises operates according to appropriate standards of quality management applicable to production of sterile fermentation products, including systems for prevention of cross-contamination of production cultures and quality control.

The manufacturer's declaration must be from:

s. 47G(1)(a)

s. 11C(1)(b)

- c. The product is for use as a biological control agent (insecticide) only.
- d. Each consignment must be fully unpacked and inspected on arrival to confirm that the product is the listed product and to ensure freedom from contamination and/or infestation by extraneous materials (soil, faeces, feathers, insects, viable seeds, bark, etc). If contamination and/or infestation is found, the material must be treated by a Department of Agriculture, Water and the Environment approved method, as applicable to the type of contamination.
- e. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture, Water and the Environment in writing for specific alternative uses.

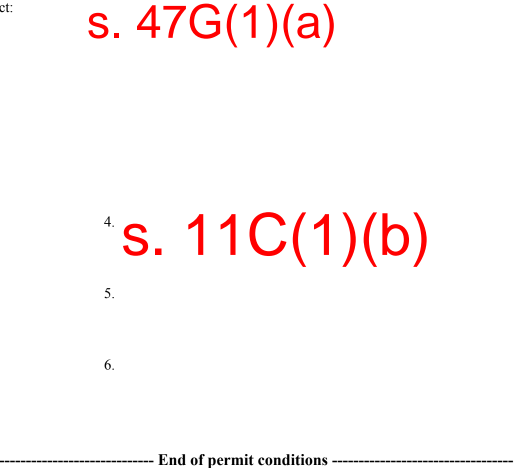
f. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture, Water and the Environment for all services. Detail on how the department applies fees and levies may be found in the <u>Charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:





Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0003987141

Valid for: multiple consignments between 31 January 2020 and 14 February 2021

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s
Exporter contact:	Refer to Appendix <u>1</u>
Country of export:	Various countries

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)		
Description:	Description: Products listed in 1.1.a	
End use:	Veterinary therapeutic	
Country of origin:	s. 47G(1)(a)	
Permit Conditions:	Biological veterinary products with low risk animal derived	
	ingredients	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 31 January 2020

GPO Box 858 Canberra ACT 2601 **agriculture.gov.au** ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this described in this described in this described in the second secon

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of Environment and Energy, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

1.	Veterinary therap	eutics and medicines	s (ex. veterinary vaccines)
	Product Descript	on:	Products listed in 1.1.a

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. Department of Agriculture and Water Resources approves the importation of product(s) listed on this import permit provided they have been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit have been manufactured by:



s. 47G(1)(a)

- c. The department does not approve the importation of the product(s) listed on this import permit unless they have been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the BICON Non-Commodity Cargo Clearance case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions ------



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0003984352

Valid for: multiple consignments between 31 January 2020 and 24 June 2021

This permit is issued to: s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s
Exporter contact:	Refer to Appendix <u>1</u>
Country of export:	Various countries

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeutics and medicines (ex. veterinary vaccines)			
Description:	s. 47G(1)(a)		
End use:	Veterinary therapeutic		
Country of origin:	Various countries		
Permit Conditions:	Biological veterinary products with low risk animal derived		
	ingredients	Page 3	

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 31 January 2020

GPO Box 858 Canberra ACT 2601 **agriculture.gov.au** ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this described in this described in this described in the second secon

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Home Affairs, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of Environment and Energy, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

```
1. Veterinary therapeutics and medicines (ex. veterinary vaccines)
Product Description: s. 47G(1)(a)
```

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only:
 s. 47G(1)(a)
- b. Department of Agriculture approves the importation of product(s) listed on this import permit provided they have been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit have been manufactured by:



9. The manufacturer operates according to appropriate standards of Good Manufacturing Practice (GMP), applicable to the production of veterinary drugs, including appropriate standards for prevention of cross-contamination and quality control.

10. The products have been dispensed into new and clean commercial packaging.

- c. The department does not approve the importation of the product(s) listed on this import permit unless they have been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions ------



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0002926241

Valid for: multiple consignments between 1 July 2019 and 1 July 2021

This permit is issued to:

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix $\underline{1}$	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use				
Description:	s. 47G(1)(a)			
End use:	Biological control			
Country of origin:	s. 47G(1)(a)			
Permit Conditions:	Products for environmental or industrial use, inspection			
	required	Page 3		

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 01 July 2019

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit at the time when the goods are brought or imported into Australian Territory.

The importer must verify that they hold a valid import permit in relation to the consignment by providing positive identification to the Department of Agriculture, by either:

i. Submitting (or providing) the permit for biosecurity clearance.

OR

ii. Providing any physical, digital or verbal information that allows the permit to be identified at the time of biosecurity clearance.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, inspection required

This section contains permit conditions for the following commodity (or commodities):

 Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only:
 s. 47G(1)(a)
- b. Each consignment must meet all of the specified requirements.

To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

1. The sourcing of raw materials and method of manufacture have not changed since information was supplied to Australia's Department of Agriculture in support of the import permit application; and

s. 47G(1)(a)

9. The product has been protected from post-processing contamination; and

10. The product has been packaged in new and clean containers or bags only; and

11. The manufacturing premises operates according to appropriate standards of quality management applicable to production of sterile fermentation products, including systems for prevention of cross-contamination of production cultures and quality control.

The declaration must be provided by

s. 47G(1)(a)

- c. The product is for use as a biological control agent (insecticide) only.
- d. Each consignment must be fully unpacked and inspected on arrival to confirm that the product is the listed product and to ensure freedom from contamination and/or infestation by extraneous materials (soil, faeces, feathers, insects, viable seeds, bark, etc). If contamination and/or infestation is found, the material must be treated by a Department of Agriculture approved method, as applicable to the type of contamination.
- e. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture in writing for specific alternative uses.

f. Commercial administrative conditions

Documents must be provided with each consignment which:

- 1. identify the consignment (if non-personal) e.g. entry number
- 2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest
- 3. describe the goods being imported (where not clear).
 - e.g. 1: Product XRab = Purified protein derived from rabbits
 - e.g. 2: Product AX = Synthetic antibiotic
 - e.g. 3: Comte = Cheese.
- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- h. In addition to the conditions for the goods being imported, non-commodity concerns must be assessed including container cleanliness, packaging and destination concerns, and may be subject to inspection and treatment on arrival. Please refer to the Non-Commodity Cargo Clearance BICON case for further information.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001509670

Valid for: multiple consignments between 23 June 2017 and 14 June 2019

This permit is issued to:

S. 47G(1)(a)

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeuveterinary vaccines)	tics and medicines (ex. s. 47G(1)(a)	
End use: Country of origin: Permit Conditions:	Veterinary therapeutic s. 47G(1)(a) Biological veterinary products with low risk animal derived	
	ingredients	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 23 June 2017

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

```
1. Veterinary therapeutics and medicines (ex. veterinary vaccines)
Product Description: s. 47G(1)(a)
```

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

b. Department of Agriculture and Water Resources approves the importation of product(s) listed on this import permit provided they have been manufactured in accordance with the following criteria:

1. The product(s) listed on this import permit have been manufactured by:

s. 47G(1)(a)

- 9. The product has been dispensed into new and clean commercial packaging.
- c. The department does not approve the importation of the product(s) listed on this import permit unless they have been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001418344

Valid for: multiple consignments between 21 June 2017 and 21 June 2019

This permit is issued to:

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix $\underline{1}$	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Biological control	agent Description: s. 47G(1)(a)	
Permit Conditions:	Products for environmental or industrial use, inspection	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 21 June 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, inspection required

This section contains permit conditions for the following commodity (or commodities):

1.Biological control agent
Product Description:s. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

 Each consignment must meet all of the specified requirements.
 To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

s. 47G(1)(a)

8. The product has been protected from post-processing contamination.

9. The product has been packaged in new, clean containers/bags only.

10. The manufacturing premises are operated to appropriate standards to comply with either internal or external audited quality systems applicable to the production of agricultural chemicals, including standards for product integrity, composition parameters and raw material quality specifications.

The declaration must be provided by :

s. 47G(1)(a)

- c. The product is for use as a biological control agent only.
- d. Each consignment must be fully unpacked and inspected on arrival to confirm that the product is the listed product and to ensure freedom from contamination and/or infestation by extraneous materials (soil, faeces, feathers, insects, viable seeds, bark, etc). If contamination and/or infestation is found, the material must be treated by a Department of Agriculture and Water Resources approved method, as applicable to the type of contamination.
- e. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture and Water Resources in writing for specific alternative uses.

f. Conditions of Administration

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional

Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- h. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions ------

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001352716

Valid for: multiple consignments between 27 April 2017 and 13 February 2019

This permit is issued to: S. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Specific exporter/s	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

	Veterinary therapeutic reterinary vaccines)	es and medicines (ex. Description: S. 47G(1)(a)
Cou	l use: intry of origin: Conditions:	Veterinary therapeutic s. 47G(1)(a) Biological veterinary products with low risk animal derived ingredients	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

------ End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 27 April 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

1. Veterinary therapeutics and medicines (ex. veterinary vaccines) Product Description: S. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. Department of Agriculture and Water Resources approves the importation of product(s) listed on this import permit provided they have been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit have been manufactured by:

s. 47G(1)(a)

s. 47G(1)(a)

9. The imported product has been protected from post-processing contamination.

10. The product has been dispensed into new and clean commercial packaging.

- c. The department does not approve the importation of the product(s) listed on this import permit unless they have been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product which affect the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product which limits the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions ------



Department of Agriculture and Water Resources

Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001352288

Valid for: multiple consignments between 23 June 2017 and 23 June 2019

This permit is issued to:

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeuv veterinary vaccines)	tics and medicines (ex. Description: s. 47G(1)(a)	
End use: Country of origin: Permit Conditions:	Veterinary therapeutic Various countries Biological veterinary products with low risk animal derived ingredients	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 23 June 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

```
1. Veterinary therapeutics and medicines (ex. veterinary vaccines)
Product Description: s. 47G(1)(a)
```

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. Department of Agriculture and Water Resources approves the importation of product(s) listed on this import permit provided they have been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit have been manufactured by:



- 9. The product has been dispensed into new and clean commercial packaging.
- c. The department does not approve the importation of the product(s) listed on this import permit unless they have been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product that affects the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product that limit the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions -----



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001253344

Valid for: multiple consignments between 31 July 2017 and 31 July 2019

This permit is issued to:

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

s. 47G(1)(a)

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix $\underline{1}$	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Biological control ag	gent Description: s. 47G(1)(a)	
Permit Conditions:	Products for environmental or industrial use, inspection	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 19 April 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, inspection required

This section contains permit conditions for the following commodity (or commodities):

 1.
 Biological control agent

 Product Description:
 s. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

 Each consignment must meet all of the specified requirements.
 To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

s. 47G(1)(a)

s. 47G(1)(a)

8. The product has been protected from post-processing contamination.

9. The product has been packaged in new, clean containers/bags only.

10. The manufacturing premises are operated to appropriate standards to comply with either internal or external audited quality systems applicable to the production of agricultural chemicals, including standards for product integrity, composition parameters and raw material quality specifications.

The declaration must be provided by :

s. 47G(1)(a)

- c. The product is for use as a biological control agent only.
- d. Each consignment must be fully unpacked and inspected on arrival to confirm that the product is the listed product and to ensure freedom from contamination and/or infestation by extraneous materials (soil, faeces, feathers, insects, viable seeds, bark, etc). If contamination and/or infestation is found, the material must be treated by a Department of Agriculture and Water Resources approved method, as applicable to the type of contamination.
- e. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture and Water Resources in writing for specific alternative uses.

f. Conditions of Administration

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional

Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- h. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001251856

Valid for: multiple consignments between 27 August 2017 and 27 August 2019

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Biological control agents		
End use:	Biological control	
Country of origin:	Various countries	
Permit Conditions:	Products for environmental or industrial use, inspection	
	required	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 22 June 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental or industrial use, inspection required

This section contains permit conditions for the following commodity (or commodities):

1. Biological control agents

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

 Each consignment must meet all of the specified requirements.
 To demonstrate compliance with this requirement you must present the following on a Manufacturer's declaration:

s. 47G(1)(a)

s. 47G(1)(a)

9. The product has been protected from post-processing contamination.

10. The product has been packaged in new, clean containers/bags only.

11. The manufacturing premises are operated to appropriate standards to comply with either internal or external audited quality systems applicable to the production of agricultural chemicals, including standards for product integrity, composition parameters and raw material quality specifications.

The declaration must be provided by :

s. 47G(1)(a)

The above products are manufactured by the following manufacturers:

s. 47G(1)(a)

The above product is manufactured by the following manufacturers:

s. 47G(1)(a)

s. 47G(1)(a)

The above products are manufactured by the following manufacturers:

s. 47G(1)(a)

- c. The product is for use as a biological control agent only.
- d. Each consignment must be fully unpacked and inspected on arrival to confirm that the product is the listed product and to ensure freedom from contamination and/or infestation by extraneous materials (soil, faeces, feathers, insects, viable seeds, bark, etc). If contamination and/or infestation is found, the material must be treated by a Department of Agriculture and Water Resources approved method, as applicable to the type of contamination.
- e. This condition prohibits the goods to be distributed, sold or used for pet food, stock feed, veterinary therapeutic or veterinary vaccine manufacture unless approved by the Department of Agriculture and Water Resources in writing for specific alternative uses.

f. Conditions of Administration

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- g. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- h. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.



Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of

Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001089063

Valid for: multiple consignments between 13 February 2017 and 13 February 2019

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological products (Non-standard goods).

Exporter details:	Various exporters
Exporter contact:	Refer to Appendix <u>1</u>
Country of export:	Various countries

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Veterinary therapeution veterinary vaccines)	s and medicines (ex. Description: S. 47G(I)(a)
End use: Country of origin: Permit Conditions:	Veterinary therapeutic s. 47G(1)(a) Biological veterinary products with low risk animal derived ingredients	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 13 February 2017

GPO Box 858 Canberra ACT 2601

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Biological veterinary products with low risk animal derived ingredients

This section contains permit conditions for the following commodity (or commodities):

1. Veterinary therapeutics and medicines (ex. veterinary vaccines) Product Description: S. 47G(1)(a)

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. Department of Agriculture and Water Resources approves the importation of product(s) listed on this import permit provided it has been manufactured in accordance with the following criteria:
 - 1. The product(s) listed on this import permit has been manufactured by:

s. 47G(1)(a)

s. 47G(1)(a)

9. The imported product has been protected from post-processing contamination.

10. The product has been dispensed into new and clean commercial packaging.

- c. The department does not approve the importation of the product(s) listed on this import permit unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product which affect the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product which limits the level of biosecurity risk to one that is acceptably low.
- f. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- g. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological products (Nonstandard goods)

Exporter contact:



----- End of permit conditions ------



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001086004

Valid for: multiple consignments between 17 January 2017 and 17 January 2019

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Bioremediation agents or baits, attractants,			
lures and poisons fo	lures and poisons for agricultural and		
domestic use			
End use:	Biological control		
Country of origin:	Various countries		
Permit Conditions:	Bioremedial products	Page 3	

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 17 January 2017

GPO Box 858 Canberra ACT 2601 **agriculture.gov.au** ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Bioremedial products

This section contains permit conditions for the following commodity (or commodities):

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. The Department of Agriculture and Water Resources approves the importation of the product/s listed, which have been manufactured in accordance with the following criteria:
 - 1. The product has been manufactured by

s. 47G(1)(a)

s. 47G(1)(a)

- c. The department does not approve the importation of the product unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. Any change to the manufacturing process for the product which affect the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product which limits the level of biosecurity risk to one that is acceptably low.
- f. There is no requirement for consignment specific manufacturer's declarations to accompany shipments imported into Australia.

g. Conditions of Administration

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- h. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- i. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001084497

Valid for: multiple consignments between 1 February 2017 and 1 February 2019

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details:	Various exporters	
Exporter contact:	Refer to Appendix <u>1</u>	
Country of export:	Various countries	

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

. Bioremediation agents or baits, attractants,		
lures and poisons for	agricultural and	
domestic use		
End use:	Biological control	
Country of origin:	Various countries	
Permit Conditions:	Products for environmental use, animal fermentation based, no	ot
	on an animal carrier	Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

------ End of commodity list ------

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 01 February 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental use, animal fermentation based, not on an animal carrier

This section contains permit conditions for the following commodity (or commodities):

1. Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use

1.1. Biosecurity Pathway

a. These conditions allow for the import of the following products only:

s. 47G(1)(a)

- b. Each consignment must meet all of the specified requirements.
 - 1. The product has been manufactured by

s. 47G(1)(a)





either internal or external audited quality systems applicable to the production of agricultural chemicals, including standards for product integrity, composition parameters and raw material quality specifications.

- c. The department does not approve the importation of the product unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. The product is for use as a insecticide only.
- f. Any change to the manufacturing process for the product which affect the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product which limits the level of biosecurity risk to one that is acceptably low.
- g. There is no requirement for consignment specific manufacturer's declarations to accompany shipments imported into Australia.

h. **Conditions of Administration**

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional

Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- i. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- j. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:

s. 47G(1)(a)

----- End of permit conditions -----

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au



Permit to import conditionally non-prohibited goods

This permit is issued under Biosecurity Act 2015 Section 179 (1)

Permit: 0001052555

Valid for: multiple consignments between 2 February 2017 and 2 February 2019

This permit is issued to:

s. 47G(1)(a)

Australia

Attention: s. 47F(1)

This permit is issued for the import of Biological or Plant Products (Non-standard goods).

Exporter details:	Various exporters
Exporter contact:	Refer to Appendix <u>1</u>
Country of export:	Various countries

This permit includes the following good(s). Refer to the indicated page for details of the permit conditions:

1. Bioremediation age lures and poisons for domestic use	nts or baits, attractants, Description: S. 47G(1)(a)
End use:	Biological control
Country of origin:	Various countries
Permit Conditions:	Products for environmental use, animal fermentation based, not
	on an animal carrier Page 3

NOTE: Where a good has more than one set of permit conditions please read each set to determine which set of permit conditions applies to a specific consignment.

----- End of commodity list -----

This permit is granted subject to the requirement that fees determined under section 592(1) are paid.

s. 22(1)(a)(ii)

Delegate of the Director of Biosecurity

Date: 02 February 2017

GPO Box 858 Canberra ACT 2601 agriculture.gov.au ABN 24 113 085 695

Important information about this permit and the import of goods

Note: This permit covers Department of Agriculture and Water Resources biosecurity requirements. It is your responsibility to ensure all legal requirements relating to the goods described in this import permit are met. While you should rely on your own inquiries, the following information is provided to assist you in meeting your legal obligations in relation to the importation of the goods described in this import permit.

Authority to import

You are authorised to import the goods described in this import permit under the listed conditions.

Compliance with permit conditions and freedom from contamination

All imports may be subject to biosecurity inspection on arrival to determine compliance with the listed permit conditions and freedom from contamination. Imports not in compliance or not appropriately identified or packaged and labelled in accordance with the import conditions they represent may be subject to treatment, export or destruction at the importer's expense, or forfeited to the Commonwealth.

Compliance with other regulatory provisions

Additionally, all foods imported into Australia must comply with the provisions of the *Imported Food Control Act 1992*, and may be inspected and/or analysed against the requirements of the Australia New Zealand Food Standards Code.

All imports containing or derived from genetically modified material must comply with the Gene Technology Act 2000.

It is the importer's responsibility to identify and ensure they have complied with all requirements of any other regulatory organisations and advisory bodies prior to and after importation. Organisations include the Department of Immigration and Border Protection, the Department of Health, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, the Department of the Environment, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

Change of import conditions

Import conditions are subject to change at the discretion of the Director of Biosecurity. This permit may be suspended or revoked without notice.

Notification of import

Notification of the import must be provided to the Department of Agriculture and Water Resources for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under *the Customs Act 1901*. Notification must be consistent with the Biosecurity Regulation 2016.

Valid import permit

The importer must hold a valid import permit when the goods are presented for clearance.

The importer must verify that an import permit has been issued in relation to the consignment by one of the following means:

i. The positive identification of the import permit to the Department of Agriculture and Water Resources at the time that the goods are being processed for biosecurity clearance, such as by presenting the import permit.

OR

ii. Any form of physical, digital or verbal correspondence presented with information that allows an import permit to be identified.

Provision of required documentation

All required documentation must accompany each consignment. Alternatively, necessary documentation will need to be presented to the Department of Agriculture and Water Resources at the time of clearance. In order to facilitate clearance, airfreight or mail shipments should have all documentation securely attached to the outside of the package, and clearly marked "Attention Department of Agriculture and Water Resources". Documentation may include the import permit (or import permit number), government certification and invoice.

If the product description on the import permit varies from the identifying documentation provided for clearance, the importer is responsible for providing evidence to the biosecurity officer that the import permit covers the goods in the consignment.

Any documentation provided must comply with the Department of Agriculture and Water Resource's minimum documentation requirements policy.

Permit conditions

It is the importer's responsibility to ensure that the following permit conditions are met in relation to each consignment. Where more than one set of permit conditions is shown for a good please read each set of conditions to determine which applies to a specific consignment.

1. Products for environmental use, animal fermentation based, not on an animal carrier

This section contains permit conditions for the following commodity (or commodities):

 Bioremediation agents or baits, attractants, lures and poisons for agricultural and domestic use Product Description: s. 47G(1)(a)

1.1. Biosecurity Pathway

- a. These conditions allow for the import of the following products only:
 s. 47G(1)(a)
- b. Each consignment must meet all of the specified requirements.
 - 1. The product has been manufactured by

s. 47G(1)(a)

s. 47G(1)(a)

- 9. The product has been protected from post-processing contamination.
- 10. The product has been packaged in new, clean containers/bags only.
- 11. Either:

s. 47G(1)(a)

11.2. The manufacturing premises are operated to appropriate standards to comply with either internal or external audited quality systems applicable to the production of agricultural chemicals, including standards for product integrity, composition parameters and raw material quality specifications.

- c. The department does not approve the importation of the product unless it has been manufactured in accordance with the criteria outlined above.
- d. Contravention of import permit conditions may have serious consequences for importers including seizure of goods or pecuniary penalties.
- e. The product is for use as a insecticide and in vitro (and in vivo in laboratory organisms) laboratory use only.
- f. Any change to the manufacturing process for the product which affect the criteria outlined above must be the subject of a new import permit application and assessment process. Alternatively import permit holders may apply to the department for an amendment to this import permit. At the end of the assessment process a decision will be made as to whether conditions may be applied to the importation of the product which limits the level of biosecurity risk to one that is acceptably low.
- g. There is no requirement for consignment specific manufacturer's declarations to accompany shipments imported into Australia.
- h. Additional post entry conditions

s. 47G(1)(a)

s. 47G(1)(a)

4. It is the end user's responsibility to ensure that all laboratory products are used in accordance with the current AS/NZS 2243 Safety in Laboratory standards. This includes handling and disposal procedures.

5. It is the importer's responsibility to ensure compliance with all international (e.g. International Air Transport Association (IATA)) and domestic requirements concerning the safe handling, transport and labelling of biological material.

6. It is the end user's responsibility to ensure that all laboratory products are used in accordance with the Office of the Gene Technology Regulator (OGTR) requirements.

7. It is the end user's responsibility to ensure that the products are used in accordance with the Australian Pesticides and Veterinary Medicines Authority requirements.

i. Conditions of Administration

- 1. Documents must be provided with each consignment which:
 - 1.1. identify the consignment e.g. entry number

1.2. identify all goods being imported as part of this consignment e.g. invoice or waybill or importer's manifest

1.3. describe the goods being imported (where not clear). Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

2. For further information please contact:

Regional - Clearance assistance: http://www.agriculture.gov.au/about/contactus/phone/regional Canberra - Administrative assistance or technical assistance: email imports@agriculture.gov.au (See Attachments) or phone 1800 900 090

- j. Under the <u>Biosecurity Charges Imposition (General) Regulation 2016</u> and Chapter 9, Part 2 of the <u>Biosecurity Regulation 2016</u>, fees are payable to the Department of Agriculture and Water Resources for all services. Detail on how the department applies fees and levies may be found in the <u>charging guidelines</u>.
- k. Non-commodity information requirements for imported cargo also apply, please refer to the BICON case Non-Commodity Cargo Clearance.

Timber packaging, pallets or dunnage associated with the consignment may be subject to inspection and treatment on arrival, unless sufficient evidence of a Department of Agriculture and Water Resources approved treatment is provided.

All documentation presented to the department to assist in determining the level of biosecurity risk posed by transportation pathways and packaging must also meet the requirements of the non-commodity case.

Appendix 1: Exporter contact for Biological or Plant Products (Non-standard goods)

Exporter contact:



----- End of permit conditions -----

Import Services Team contact details

Import Services Team

Phone: 1800 900 090

Email: imports@agriculture.gov.au