



**APPLICATION TO CHANGE THE END USE
 OF IMPORTED BIOLOGICAL GOODS**

Overview

Biological goods that have previously been imported into Australia may be subject to end use restrictions. In other words, there may be restrictions to how those goods can be used in Australia. This page outlines the process of applying to the department for approval to change the end use of previously imported biological goods. A change in end use is also referred to as *repurposing*.

Application

Import Permit Number: _____

Please attach a copy of the permit used to originally import the material.

Applicant's Name:

Address:

Work phone:

Mobile:

Email:

Fax:

Approved arrangement site number (If applicable):

Class:

Please note: if you are not the permit holder, written approval from the permit holder will be required.

Details of good(s) and current end use(s):

Please also indicate the intended amount of goods that will be used differently (repurposed).



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General details of proposed end use

<p>In-vitro and in laboratory organisms? Are the goods or their derivatives intended to be used in a laboratory and exposed to or used in laboratory organisms? (Note, laboratory organisms are defined as guinea pigs, hamsters, mice, rats, rabbits, or microorganisms contained under laboratory or animal house conditions.)</p>	
<p>Other animals? Are the goods or their derivatives intended to be exposed to or used in other animals (non-laboratory animals)? If yes, specify the target species.</p>	
<p>Humans? Are the goods or their derivatives intended to be exposed to or used in humans?</p>	
<p>Other? Are the goods or their derivatives intended to be exposed to or used in plants, algae, fungi or the environment?</p>	
<p>Animal feed or therapeutics? Are the goods intended to be repurposed as animal feed or used to manufacture animal therapeutics (e.g. vaccines)? If yes, please provide details (e.g., type of vaccine and target species).</p>	
<p>Culture, isolation, or synthesis? Are the goods or their derivatives intended to be used in the culturing, isolation, or synthesis of microorganisms or infectious agents?</p>	



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Additional details of new end use(s):

Summarise what the goods will be used for and why a new end-use is required.

Has the department previously issued you with an approval to repurpose the good(s) above?

Please provide the approval number.

Details of processing or treatments to manage disease risks

Please provide details of any relevant processing and/or treatment that has been (or could be) applied to the goods.

Please confirm you have attached payment details:

Direct deposit receipt

Credit card details

Declaration:



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I declare that all of the information provided above is true and correct. Furthermore, I will abide by all biosecurity conditions the Department of Agriculture, Fisheries and Forestry imposes on the handling of this product.

Privacy & provision of false information

Personal information means any information or opinion about an identified, or reasonably identifiable, individual. The collection of personal information by the Department of Agriculture, Fisheries and Forestry in relation to this form is authorised under the *Biosecurity Act 2015* for the purpose of conducting an assessment on the transfer of biosecurity material. If the relevant personal information requested in this application is not provided by you, the department will be unable to grant the application. Personal information may be disclosed to other Australian persons or organisations where necessary for this purpose, provided the disclosure is consistent with relevant laws, in particular the *Privacy Act 1988*. Your personal information will be used and stored in accordance with the Privacy Principles. By completing this form you consent to the department using the information provided in this application in the manner stated above. The department's [Privacy Policy](#), including information about access to and correction of your personal information is available on the departmental website.

It is a criminal offence under the *Criminal Code Act 1995* to knowingly give false or misleading information to a Commonwealth officer exercising powers under Commonwealth law. This offence carries a potential penalty of 12 months' imprisonment.

Signature:

Position:

Date:
