

Energy Labelling and MEPS program Regulatory Ruling

Ruling Number: 0010

Revision A

Revision Date 29/08/2006

This ruling has been prepared on behalf of all regulators for energy labelling and MEPS for electrical appliances in Australia and New Zealand. This ruling represents an agreed interpretation of the relevant regulations. This interpretation shall be recognised in all Australian and New Zealand jurisdictions.

Product Type: All
Relevant Standard All regulatory standards
Relevant Clause/s Registration application forms in Regulatory Standards
Initial Date of Draft Ruling: 29/08/2006
Date of Standard Amendment N/A

	NSW	QLD	SA	VIC	NZ
Accepted By	T Aldrich	V Thomson	B King	M Grubert	T Collins
Date Accepted	4/9/2006	16/08/2007	30/8/2006	4/9/2006	30/8/2006

Subject

Variations to Site of Manufacture Noted in Energy Labelling and MEPS Approvals

Ruling:

Registration Holders who wish to vary the site of manufacture noted in their approved applications for energy rating must:

- Lodge a request with the relevant regulatory authority for a change to the site of manufacture details noted on the approved registration application .
- Upon request provide a declaration that the product supplied from the new site has identical performance characteristics (including efficiency) to those made in the original application (not applicable in New Zealand)

Note: Where a regulatory authority sees fit, it reserves the right to require a supplier to provide evidence in the form of (limited) testing that the product supplied from the new site has identical performance characteristics to those made in the original application.

Proposed revisions to the Standard

Nil