

Australian Government

Department of Immigration and Border Protection

APPLICATION FOR TARIFF CONCESSION ORDER (TCO)

IMPORTANT: Please read the information below carefully before completing this form.

Are you aware that substitutable goods are produced in Australia in the ordinary course of business?

(a) If you are aware, based on information and your enquiries that substitutable goods are being produced in Australia in the ordinary course of business, then you should not lodge an application for a TCO.

Do you need to apply for a new TCO?

(b) Before lodging this application for a TCO, the applicant should determine whether a suitable TCO already exists. Information on existing TCOs is contained in the Schedule of Concessional Instruments (SCI), which is available on the Internet at www.border.gov.au.

Have you verified that there are no substitutable goods produced in Australia (refer to questions 5, 6 and 7 of the form)?

- (c) Section 269FA of the Customs Act 1901 states "It is the responsibility of an applicant for a TCO to establish, to the satisfaction of the Comptroller-General of Customs, that, on the basis of:
 - (i) all information that the applicant has, or can reasonably be expected to have; and
 - (ii) all enquiries that the applicant has made, or can reasonably be expected to make; there are reasonable grounds for asserting that the application meets the core criteria".

The application is taken to meet the core criteria if, on the day of lodgement of the application, no substitutable goods were produced in Australia in the ordinary course of business.

Completing the application

- (d) Section 269F of the Customs Act 1901 requires that a TCO application be in writing, be in an "approved form", contain such information as the form requires, and be signed in the manner indicated in the form.

 This is the approved form for the purposes of that section.
- (e) Section 269F(3) states that a TCO application must contain:
 - (a) a full description of the goods to which the application relates; and
 - (b) a statement of the tariff classification that, in the opinion of the applicant, applies to the goods; and
 - (c) if the applicant is not proposing to make use of the TCO to import the goods to which the application relates into Australia on the applicant's own behalf the identity of the importer for whom the applicant is acting; and
 - (d) particulars of all enquiries made by the applicant (including enquiries made of prescribed organisations) to assist in establishing that there were reasonable grounds for believing that on the day on which the application was lodged, there were no producers in Australia of substitutable goods.

Questions 1 to 8 must be answered

- (f) Failure to supply the information required by this form will result in rejection of the application (and in the loss of operative date.)
- (g) The Department may require an applicant to substantiate, with documentary evidence, any information provided in the application form. The Department may also undertake its own enquiries as allowed under section 269M.
- (h) Receipt of your application will be acknowledged. Any resultant TCO will operate from the date of receipt.
- (i) Where an application is accepted as being a valid application, the identity of the applicant and of the importer for whom the applicant is acting will be published in the Commonwealth of Australia Tariff Concessions Gazette (the Gazette).
- (j) Further information on the Tariff Concession System is available in Part XVA of the *Customs Act 1901*, in relevant Australian Customs Notices, Practice Statements, on the internet at www.border.gov.au, by emailing tarcon@border.gov.au or telephoning (02) 6198 7289.
- (k) Attached to this form are extracts from relevant legislation. Also please refer to Australian Customs Notice 2010/03 containing advice as to what Customs considers to be 'reasonable enquiries', advice on conducting searches on national and international search engines and a suggested format letter that you might choose to use when contacting potential local manufacturers to determine if it produces substitutable goods.

Freedom of Information Act 1982

APPLICATION FOR A TCO

www.border.gov.au

B443 Page 1 of 9 (SEPT15)

	(1	\	J
	())
	(0)
	7	7		1
	9	+	1.)
	4	<	Į	1
		2	111	X Sheeker
	H P	1		1.1
		02220		J. A. A. A. A. A. A.
	-	12+1		777
)	6	+		7
)
		2		Market Land
	-	7		٩
		(Ľ	5
		2	Ľ	2
	Į	1	9	-

Applicant's Name:	Australian Business Number (A.B.N):
Comcater Pty Ltd	53 005 974 185
Postal Address:	
156 Swann Drive, Derrimut VIC 3030	
Applicant's Reference: Dishwashers commercial	Company Contact: s47F
Telephone Number: 03s47F	Position Held: s47F
Mobile Telephone Number:	Email Address: @comcater.com.au
Facsimile Number:	
he application, you must provide, in the section be paragraph s.269F(3)(c) of the Customs Act 1901. IMPORTER DETAILS	to use the TCO to import into Australia the goods the subject of elow, the identity of the importer for whom you are acting (refer to
If same as applicant write "as above" Importer's Name: as above	Australian Business Number (A.B.N):
Postal Address:	
mporter's Reference:	Company Contact:
Telephone Number:	Position Held:
Mobile Telephone Number:	Email Address:
Facsimile Number:	
AGENT/BROKER DETAILS (if applicable)	
Agent's Name:	Australian Business Number (A.B.N):
Kuehne & Nagel Pty Ltd	70 000 871 607
Postal Address:	
8 Bradford Street, Alexandria NSW 2015	
Agent's Reference: Comcater Tablets	Agency Contact:
Telephone Number: s47F	Position Held: s47F
Mobile Telephone Number:	Email Address:
Facsimile Number:	1.5
Facsimile Number:	
Facsimile Number: s this application intended to support an application founder the Enhanced Project By-law Scheme?	or a concession

reedom of Information Act 1982

1. DESCRIPTION OF GOODS

- (a) The description of the goods in the application may be used as the description of the goods in the TCO (if made).
- (b) The application must provide a full description of the goods, including the physical features of the various components of the goods. It must not describe the goods in terms of what they do.
- (c) In accordance with section 269SJ of the Customs Act 1901, the Comptroller-General must not make a TCO in respect of goods:
 - (i) described in terms other than in generic terms; or
 - (ii) described in terms of their intended end use; or
 - (iii) declared by the regulations to be goods to which a TCO should not be extended.

Goods will be taken to be described in terms other than in generic terms if, for example, their description, either directly or by implication, indicates that they are goods of a particular brand or model, or that a particular part number applies to the goods.

(d) Guidance on the drafting of the description of goods is contained in relevant Practice Statements on the Internet at www.border.gov.au. Failure to comply with Departmental requirements may result in rejection of the application.

Describe the goods as you would propose the wording to appear if the Tariff Concession Order is granted

Warewashing machine, commercial, cleaning any or combinations of the following items;

- (a) Dishes
- (b) Utensils
- (c) Glassware
- (d) cutlery

designed for below any of the applications;

(1) Undercounter (2) Passthrough (3) Front loading (4) rack conveying

2. ILLUSTRATIVE MATERIAL

Attach technical and illustrative descriptive material (IDM) as well as any extracts from the relevant industry standard (if referred to in the description of the goods) and/or a sample to enable full and accurate identification of the goods the subject of the application. This application will be rejected if insufficient or inadequate IDM is provided.

Please note that simply supplying a reference to a website is not acceptable.

3. TARIFF CLASSIFICATION

- (a) Identify the tariff classification (to 8 figure subheading level) 8422.19.00
- (b) Identify the General Duty rate 5 %
- (c) If a Tariff Advice for the goods has been sought or obtained, please provide the TA No or attach a copy.

4. USES OF THE IMPORTED GOODS

Describe ALL uses (including design uses) to which the goods can be put

For cleaning of dishes, Glassware, utensils and cutlery in commercial environments

APPLICATION FOR A TCO

www.border.gov.au

B443 Page 3 of 9 (SEPT15).

	$\widetilde{\mathcal{S}}$
	00
	0
)	1
	Ct
	V
5	U
	.0
5	at
	rm
	5
)	
	F
ii.	0
5	U
)	M
)	2
)	0
2	9
	J.
	4
_	

	5. INFORMATION THAT THE APPLICANT AND IMPORTER HAS REGARDING AUSTRALIAN MANUFACTURERS OF SUBSTITUTABLE GOODS OR POTENTIALLY SUBSTITUTABLE GOODS The following questions require the applicant and the importer (if a different party to the applicant) to provide details of all information they have with regard to the presence of Australian manufacturers of substitutable goods or potentially substitutable goods.
	5A. APPLICANT
	In considering the goods which are the subject of this TCO application, is the applicant aware of any Australian
	manufacturers or producers of substitutable goods, or of potentially substitutable goods? YES (NO If YES, please provide the names of these Australian manufacturers or producers.
	5B. IMPORTER
	In considering the goods which are the subject of this TCO application, is the importer (as listed on page 2) aware of any Australian manufacturers or producers of substitutable goods or potentially substitutable goods?
	YES NO If YES, please provide the names of these Australian manufacturers or producers.
	5C. PLEASE PROVIDE DETAILS OF OTHER INFORMATION THAT THE APPLICANT AND/OR MANUFACTURERS
	(I) Is the applicant and/or importer a member of a relevant Industry association and, if so, what is the name of the
	association?
	YES NO
	If YES, what is the name of association/s:
	(li) Has the applicant and/or importer attended, in the past year, any trade fairs or industry events where Australian manufacturers and producers of goods that may be substitutable have been exhibitors?
	☐ YES ● NO
	If YES, what is/are the name/s of relevant Australian manufacturers of potentially substitutable goods that may have
	exhibited?
	(iii) In the past two years has the applicant and/or importer participated in government and/or trade procurement processes (for example, tenders for made-to-order capital equipment) which might indicate the existence of Australian manufacturers or producers of goods that are substitutable, or potentially substitutable, for the goods that are the subject of this TCO application? YES NO If YES, describe each procurement process, and type of goods, including made-to-order capital goods, that were the
	subject of each procurement process and any Australian manufacturers or producers known to have participated in each
	procurement process?
1	

APPLICATION FOR A TCO

www.border.gov.au

8443 Page 4 of 9 (SEPT15)

reedom of Information Act 1982

6. ENQUIRIES THAT THE APPLICANT AND/OR IMPORTER HAS MADE REGARDING LOCAL MANUFACTURERS OF SUBSTITUTABLE GOODS, OR OF POTENTIALLY SUBSTITUTABLE GOODS

The following questions require you to provide details of all enquiries that the applicant and/or importer have made to assist the Comptroller-General in establishing that there are reasonable grounds for believing that, on the day on which the application was lodged, there were no producers or manufacturers in Australia of substitutable goods, or potentially substitutable goods.

6A. PRESCRIBED ORGANISATIONS - Prescribed organisations, such as the Industry Capability Network, are listed in Regulation 144 of Customs Regulation 2015 Have you asked a prescribed organisation to obtain advice about whether there are manufacturers or producers in Australia of substitutable goods, or of potentially substitutable goods? Please attach a copy of the terms of the request and all advice received. If you have obtained a report from a prescribed organisation, you are not required to answer 6B.
YES Please attach a copy of the terms of the request and all advice received. If you have obtained a report from a
NO If you have not obtained a report from a prescribed organisation you are required to answer 6B.
6B. SEARCHES OF THREE DIFFERENT DATABASES CONTAINED IN TRADE DIRECTORIES, PUBLIC SEARCH ENGINES OR WEBSITES LISTING AUSTRALIAN PRODUCTS If you have not obtained a report from a prescribed organisation, you must make enquiries in at least three databases to locate the possible existence of Australian manufacturers or producers of goods that may be substitutable for the goods the subject of the TCO application. Examples of these databases may include trade directories such as Australian B2B, search engines such as Google, and websites listing Australian products such as Australian Made. Please refer to ACN 2010/03 for guidance as to what the Department considers to be a reasonable search.
1 - Name of database: Google
Search terms used in database: Warewashing machine, commercial
Please attach printouts of the search results. For search engines such as Google, please supply only the first three pages.
2 - Name of database: Australian Made
Search terms used in database: Warewashing machine, commercial
Please attach printouts of the search results. For search engines such as Google, please supply only the first three pages.
3 - Name of database: JPM Kompass
Search terms used in database: Warewashing machine, commercial
Please attach printouts of the search results. For search engines such as Google, please supply only the first three pages.
6C. INDUSTRY ASSOCIATIONS
Has the applicant and/or importer made enquiries of industry associations in Australia representing suppliers, manufacturers of the goods that may be substitutable to those the subject of the TCO?
YES Please attach a copy of the terms of the request and any response received.
NO Please explain why you have not made enquiries. There are no known Australian manufacturers of these goods

APPLICATION FOR A TCO

www.border.gov.au

8443 Page 5 of 9 (SEPT15)

)		

7. NOTIFICATION OF POTENTIAL AUSTRALIAN MANUFACTURERS If any of the answers to questions 5 or 6 identified any potential local manufacturers of substitutable goods, please provide details of the enquiries that you undertook to notify those local manufacturers of your application and to seek advice whether they believe they manufacture any substitutable goods. Please refer to Australian Customs Notice 2010/03 for a suggested format of a letter to a potential local manufacturer of substitutable goods.				
Please provide a copy of your request to each business. Please provide the business name you made and all responses received at the time of lodging this application.	es, details of the c	ontact that		
1 - Name and address of business:				
Please provide a copy of your request to each business. Is the copy attached?	YES	☐ NO		
Please provide a copy of the response provided, if any. Is their response attached?	YES	□ NO		
2 - Name and address of business:		Nichter Hauf für Jahr aber der Stelle der Haufe Person felt fil		
Please provide a copy of your request to each business. Is the copy attached?	YES	☐ NO		
Please provide a copy of the response provided, if any, Is their response attached?	YES	☐ NO		
3 - Name and address of business:				
Please provide a copy of your request to each business. Is the copy attached?	YES	☐ NO		
Please provide a copy of the response provided, if any. Is their response attached?	YES	O NO		
4 - Name and address of business:	ng pype ngama na na man manal da nga kabah na pangkan pangkan ng panghan, panghan, pang	ann a saide ai deile bheile a chleann 180 an A 1871 1881 1871 1871 1871		
Please provide a copy of your request to each business. Is the copy attached?	YES	No		
Please provide a copy of the response provided, if any. Is their response attached?	YES	□ ио		
8. JUSTIFICATION FOR APPLICATION				
Where potential Australian producers or manufacturers have been identified in question details why you believe that they do not produce substitutable goods in Australia in the business.	ons 5, 6 or 7, plea e ordinary cours	se provide e of		

Please refer to the attached definitions for the legislative definitions of 'core criteria', 'substitutable goods', 'goods produced in Australia' and 'the ordinary course of business'.

There are no known Australian manufacturers of these goods.

Freedom of Information Act 1982

B443 Page 6 of 9 (SEPT15)

	6	1	V
	C	X)
	(3	5
	7	-	-
	T	1	7
	(5
	<		Ĺ
İ	(
l	(è	5
l	: 7		3
l	(Π	2
l	-	2	-
l	-	Ž	-
l	(C	5
l	J	-	
l	-	_	
١	4	-	
ŀ	()
l	(_
l		2	-
l	-)
l	(9	2
l	(U	Ò
Ì	-	Ų	U
I	T	ī	

APPLICANT'S DECLARATION

, s47F Position Held

s47F

Company: (if applicable)

Kuehne & Nagel Pty Ltd

declare that:

- I have the authority to act on behalf of the company/applicant;
- 2. To the best of my knowledge and belief the information contained in this form including any attachments is correct;
- 3. I have ensured that questions 1 to 8 are completed and supporting documents are provided; and
- 4. I agree, in submitting this form by electronic means (including facsimile) that, for the purposes of Sub-section 14(1) of the *Electronic Transactions Act 1999*, this application will be taken to have been lodged when it is first received by an officer of Customs, or if by e-mail to tarcon@border.gov.au, when it is first accessed by an officer of Customs as specified in Sub-Section 269F(4) of the *Customs Act 1901*.
- I have read the relevant Australian Customs Notice headed Applicant's Obligations when applying for a TCO and the definitions attached to this form and understand my obligations under Section 269FA of the Customs Act 1901 with regard to the making and processing of Tariff Concession Order applications.
- 6. I acknowledge that I understand that under Section 269M(6) of the Customs Act 1901 that at any time during the period of 150 days from the gazettal day, the Comptroller-General may, for the purpose of dealing with a TCO application; and despite part 6 of the Australian Border Force Act 2015, give a copy of all, or of a part, of the application to a prescribed organisation with a view to obtaining the advice of the organisation in relation to the question whether there are any producers in Australia of substitutable goods.

s47F

Signature of Applicant/Agent/Broker:

Date: 5/4/16

. .

NOTE:

Section 234 of the Customs Act 1901 provides that it is an offence to make a statement to an officer that is false or misleading in a material particular.

Before lodging your form please ensure that you have attached the following:

- Attached IDM/Samples?
- Attached Local Manufacturer search results?
- Application signed & dated?
- Questions 1-8 answered?
- All enquiries requested undertaken?

When this form has been completed please lodge it with the Department by:

posting it by prepaid post to:

Director,

Industry Assistance,

Trade Branch

Department of Immigration and

Border Protection.

5 Chan Street

BELCONNEN ACT 2617

delivering it to the ACT Regional Office located at:

Customs House, Canberra

OR

sending it by facsimile to: (02) 6198 7203

OR

· e-mailing it to: tarcon@border.gov.au

APPLICATION FOR A TCO

www.border.gov.ai

OR

8443 Page 7 of 5 (SEPT15

	0	
	00	
	0	1
	-	2
	+	1
	_	_
	V	
	C	
	101	
	4	7 7
	0	_
	rm	
ı	7	
	5	
	+	11
	-	
b	4	
	C	-
	8	
	2	-
l	-	
	readom	
	'n	
	Ιì	
3	1	

operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly								
Is the C-G satisfied that the application omplies with Section 269F? YES NO Is the C-G satisfied that the application complies with Section 269F? YES NO Is the C-G satisfied that the application than discharged all responsibilities referred to in section 269F4? YES NO Are the goods on the Excluded Goods Schedule (Regulation 145)? YES NO Are the goods on the Excluded Goods Schedule (Regulation 145)? YES NO Does a TCO already exist for these goods? YES NO Information for applicants - some useful definitions from the Customs Act 1901 2895 Interpretation substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the TCO can be put, in determining whether goods produced in Australia are put, or are capable of being put, to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned good goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia; and (a) the value of Australia materials; and (b) not less than X of the factory or works costs of the goods is represented by the sum of: (b) the value of Australiam materials; and (ii) the value of Australiam materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods; (b) operations to prepare goods during transportation or sort constitute such a process: (a) operations to prepare goods where the resulting product does not have different properties from t								
Is the C-G satisfied that the application complies with Section 289F? YES NO Is the C-G satisfied that the applicant has discharged all responsibilities referred to in section 289FA? YES NO Is the C-G aware of any producer in Australia of substitutable goods? YES NO Are the goods on the Excluded Goods Schedule (Regulation 145)? YES NO Does a TCO already exist for these goods? YES NO Information for applicants - some useful definitions from the Customs Act 1901 289B Interpretation substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use (including a design use) to which the goods the subject of a TCO, or an application are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or an application or a TCO, an be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 289C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 289D Interpretation - goods produced in Australia. (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia in the ordinary course of business. 289D Interpretation - goods produced in Australia. (2) Interpretation - goods produced in Australia. (3) White value of Australian materials; and (1) the value of Australian labour; and (1) the value of Australian materials; and (1) the value of Australian materials; and (1) the value of Australian materials; and (1) the value of Australian hore of the goods was carried out in Australia. (4) For the purposes of this part, goods are to be balan to have been partly manufacture of the goods, any of the following operations to may	FO	R OFFICE USE ONLY - DEPARTMENT OF IMMIGRATION AND BORDER F	PROTECTION STA	FF)				
Is the C-G satisfied that the applicant has discharged all responsibilities referred to in section 269FA? Is the C-G aware of any producer in Australia of substitutable goods? Are the goods on the Excluded Goods Schedule (Regulation 145)? Does a TCO already exist for these goods? Information for applicants - some useful definitions from the Customs Act 1901 Substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of a TCO, or and application or a TCO, and be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or an application or a TCO, and be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 289C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 289D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other han unmanufactured raw products, are taken to be produced in Australia in (a) the value of Australian labour, and (ii) the value of Australian materials; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of. (i) the value of Australian materials; and (ii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (a) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the	269	9(H) Screening the Application		<u></u>				
referred to in section 269FA? Is the C-G aware of any producer in Australia of substitutable goods? Are the goods on the Excluded Goods Schedule (Regulation 145)? Does a TCO already exist for these goods? Information for applicants - some useful definitions from the Customs Act 1901 269B Interpretation substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market, it is irrelevant whether or not the first mentioned goods to meet with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia and (b) not less than ¼ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour; and (ii) the radio of Australian alerials; and (iii) the radiory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia in the radiory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods, any of the following operations to preserve goods during transportation or storage; (b) operations to preserve goods during transportation or storage; (b) operations to preserve goods during transportation or storage; (b) operations to preserve goods du		Is the C-G satisfied that the application complies with Section 269F?	YES	□ NO				
Information for applicants - some useful definitions from the Customs Act 1901 Information for applicants - some useful definitions from the Customs Act 1901 Substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use to which goods the subject of a TCO, or of an application for a TCO, and be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 2690 Interpretation - cove criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia; and (i) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia; (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian labour, and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia; (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations to preserve goods during transportation or storage; (b) operations to prepare goods for shipment; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different propertie			<u> </u>		11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Are the goods on the Excluded Goods Schedule (Regulation 145)? Does a TCO already exist for these goods? YES NO			0		Springers Springers			
Information for applicants - some useful definitions from the Customs Act 1901 2699 Interpretation substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 2690 Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 2690 Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (1) the value of Australian labour; and (1) the value of Australian materials; and (1) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods;		-	YES	Ŭ NO	250.00			
Information for applicants - some useful definitions from the Customs Act 1901 substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 2690 Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 2690 Interpretation - goods produced in Australia (i) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of; (i) the value of Australian labour; and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to preser goods for shipment; (d) simple assembly operations; (e) operations to i			U YES	_ N0				
Information for applicants - some useful definitions from the Customs Act 1901 2693 Interpretation substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 2696 Interpretation - core crieria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 2690 Interpretation - goods produced in Australia (i) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia If: (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ¼ of the factory oworks costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufacture of the goods, any of the following operations to improve the packing or labelling or marketable quality of goods; (b) operations to prepare goods during transportation or storage; (b) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) direct that the factory or works cost of goods is to be determined in a spec		Does a TCO already exist for these goods?	YES	□ NO				
definitions from the Customs Act 1901 substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods to subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if: (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ¼ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufacture of the goods, any of the following operations to myore whe packing or labelling or marketable quality of goods; (b) operations to prepare goods during transportation or storage; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have			no usoful					
substitutable goods, in respect of goods the subject of a TCO application or of a TCO, means goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of a TCO, or of an application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian labour, and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to box poperations, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian		200 B 4 Harris 10 B 4 Carrier 10 B 4	400.00					
Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put. (4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations to prepare goods for shipment; (b) operations to prepare goods for shipment; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred	269		ACL 1901					
(4) In determining whether goods produced in Australia are put, or are capable of being put, to a use corresponding to a use to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overfread expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to prepare goods for shipment; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the value of Australian labour, the value of Australian mate		Australia that are put, or are capable of being put, to a use that corresponds			h h			
to which goods the subject of a TCO, or of an application for a TCO, can be put, it is irrelevant whether or not the first mentioned goods compete with the second mentioned goods in any market. 269C Interpretation - core criteria For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the ractory overhead expenses incurred in Australia in respect of the goods. For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly in			a E barbara a contrata					
For the purposes of this Part, a TCO application is taken to meet the core criteria if, on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 269D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ¼ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and	(4)	to which goods the subject of a TCO, or of an application for a TCO, can be	put, it is irrelevant		se			
was lodged, no substitutable goods were produced in Australia in the ordinary course of business. 289D Interpretation - goods produced in Australia (1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour; and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the factory of works cost of goods is to be determined in a specified manner; and (c) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were referen	269	C Interpretation - core criteria						
(1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than % of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (4) as if. (a) references in those provisions to regulations were references to directions; and					1			
(1) For the purposes of this Part, goods, other than unmanufactured raw products, are taken to be produced in Australia if. (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ½ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour; and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and	-		ary course or busine		ر			
 (a) the goods are wholly or partly manufactured in Australia; and (b) not less than ¼ of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour; and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directio	سبسر	and the control of th	eta ara takan ta ha	produced in Australia if				
 (b) not less than 1/2 of the factory or works costs of the goods is represented by the sum of: (i) the value of Australian labour, and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	(1)	· · ·	CIS, are laken to be	produced in Australia II.				
 (i) the value of Australian labour; and (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and 			ed by the sum of:					
 (ii) the value of Australian materials; and (iii) the factory overhead expenses incurred in Australia in respect of the goods. (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the <i>Gazette</i>: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and 			,					
 (2) For the purposes of this Part, goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and 					137			
substantial process in the manufacture of the goods was carried out in Australia. (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and		• •						
 (3) Without limiting the meaning of the expression substantial process in the manufacture of the goods, any of the following operations or any combination of those operations does not constitute such a process: (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if. (a) references in those provisions to regulations were references to directions; and 		(iii) the factory overhead expenses incurred in Australia in respect of the	e goods.					
 (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	(2)	For the purposes of this Part, goods are to be taken to have been partly ma	nufactured in Austr	alia if at least one				
 (b) operations to improve the packing or labelling or marketable quality of goods; (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	(2) (3)	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the manufacture.	inufactured in Austr ralia. anufacture of the go		9			
 (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	• •	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the ma operations or any combination of those operations does not constitute such	inufactured in Austr ralia. anufacture of the go		9			
 (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed. (4) For the purposes of this section, the Comptroller-General may, by instrument in writing published in the Gazette: (a) direct that the factory or works cost of goods is to be determined in a specified manner; and (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	. ,	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the material operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage;	inufactured in Austr ralia. anufacture of the go a process:		9			
 (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	` '	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the ma operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of	inufactured in Austr ralia. anufacture of the go a process:		9			
 (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	• •	For the purposes of this Part, goods are to be taken to have been partly man substantial process in the manufacture of the goods was carried out in Australy Without limiting the meaning of the expression substantial process in the manufacture of the expression substantial process in the manufacture or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment;	inufactured in Austr ralia. anufacture of the go a process:		201			
 (b) direct that the value of Australian labour, the value of Australian materials or the factory overhead expenses incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and 	. ,	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the material operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have different product does not have diff	nufactured in Austr ralia. anufacture of the go a process: goods;	oods, any of the following				
incurred in Australia in respect of goods is to be determined in a specified manner; and those directions have effect accordingly (5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and	` ,	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Austr Without limiting the meaning of the expression substantial process in the material operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have diffuse been mixed. For the purposes of this section, the Comptroller-General may, by instruments	inufactured in Australia. anufacture of the goal process: goods; ferent properties front in writing publishe	oods, any of the following on those of the goods the				
(5) The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsection (2)), 48A, 48B, 49A and 50 of the Acts Interpretation Act 1901 apply in relation to directions given under subsection (4) as if: (a) references in those provisions to regulations were references to directions; and (b) references in those provisions to the repeal of a regulation were references to the revocation of a direction.	(3)	For the purposes of this Part, goods are to be taken to have been partly mas substantial process in the manufacture of the goods was carried out in Australian Without limiting the meaning of the expression substantial process in the mass operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have diffuse been mixed. For the purposes of this section, the Comptroller-General may, by instrument (a) direct that the factory or works cost of goods is to be determined in a section.	inufactured in Austr ralia. anufacture of the go a process: goods; ferent properties fro nt in writing publishe specified manner; a	oods, any of the following om those of the goods the din the <i>Gazette</i> :				
(a) references in those provisions to regulations were references to directions; and (b) references in those provisions to the repeal of a regulation were references to the revocation of a direction.	(3)	For the purposes of this Part, goods are to be taken to have been partly mas substantial process in the manufacture of the goods was carried out in Australian Without limiting the meaning of the expression substantial process in the mass operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have diffusive been mixed. For the purposes of this section, the Comptroller-General may, by instrument (a) direct that the factory or works cost of goods is to be determined in a section of the policy of Australian material incurred in Australia in respect of goods is to be determined in a specific modern of the part of the par	inufactured in Australia. anufacture of the goal process: goods; ferent properties from the in writing publishes pecified manner; a fials or the factory or	oods, any of the following om those of the goods the din the <i>Gazette</i> :	at			
(b) references in those provisions to the repeal of a regulation were references to the revocation of a direction.	(3)	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Australian Without limiting the meaning of the expression substantial process in the material operations or any combination of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have difficult have been mixed. For the purposes of this section, the Comptroller-General may, by instrumer (a) direct that the factory or works cost of goods is to be determined in a section of the direct that the value of Australian labour, the value of Australian material incurred in Australia in respect of goods is to be determined in a specific and those directions have effect accordingly The provisions of sections 48 (other than paragraphs (1)(a) and (b) and substantian in the provisions of sections 48 (other than paragraphs (1)(a) and (b) and substantial process in the manufacture of the paragraphs (1)(a) and (b) and substantial process in the manufacture of the paragraphs (1)(a) and (b) and substantial process in the manufacture of the process in the process in the manufacture of the process in the process in the manufacture of the process in	inufactured in Austrialia. anufacture of the goal process: goods; ferent properties from the in writing publishes pecified manner; a fials or the factory of fied manner;	oods, any of the following om those of the goods the ed in the <i>Gazette</i> : nd verhead expenses	at			
	(3)	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Australian process in the manufacture of the goods was carried out in Australian process in the manufacture of the expression substantial process in the manufacture of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have difficult have been mixed. For the purposes of this section, the Comptroller-General may, by instrumer (a) direct that the factory or works cost of goods is to be determined in a section of the direct that the value of Australian labour, the value of Australian material incurred in Australia in respect of goods is to be determined in a specific and those directions have effect accordingly The provisions of sections 48 (other than paragraphs (1)(a) and (b) and sub Acts Interpretation Act 1901 apply in relation to directions given under subset	anufactured in Australia. anufacture of the goal process: goods; ferent properties from the moner; and the factory of field manner; and the factory of field manne	oods, any of the following om those of the goods the ed in the <i>Gazette</i> : nd verhead expenses	at			
	(3)	For the purposes of this Part, goods are to be taken to have been partly ma substantial process in the manufacture of the goods was carried out in Australian Without limiting the meaning of the expression substantial process in the manufacture of those operations does not constitute such (a) operations to preserve goods during transportation or storage; (b) operations to improve the packing or labelling or marketable quality of (c) operations to prepare goods for shipment; (d) simple assembly operations; (e) operations to mix goods where the resulting product does not have difficult have been mixed. For the purposes of this section, the Comptroller-General may, by instrument (a) direct that the factory or works cost of goods is to be determined in a section of the direct that the value of Australian labour, the value of Australian material incurred in Australia in respect of goods is to be determined in a specific and those directions have effect accordingly The provisions of sections 48 (other than paragraphs (1)(a) and (b) and subsections in those provisions to regulations were references to directions the directions were references to directions to directions were references to directions.	anufactured in Australia. anufacture of the graph a process: goods; ferent properties from the month of the factory of the factory of the factory of the manner; esection (2)), 48A, 4 ection (4) as if: tions; and	oods, any of the following om those of the goods the ed in the <i>Gazette</i> : nd verhead expenses	at			

APPLICATION FOR A TOO

www.border.gov.au

B443 Page 8 of 9 (SEPT15)

269E Interpretation - the ordinary course of business

- (1) For the purposes of this Part, other than section 269Q, goods (other than made-to-order capital equipment) that are substitutable goods in relation to goods the subject of a TCO application are taken to be produced in Australia in the ordinary course of business if:
 - (a) they have been produced in Australia in the 2 years before the application was lodged; or
 - (b) they have been produced, and are held in stock, in Australia; or
 - (c) they are produced in Australia on an intermittent basis and have been so produced in the 5 years before the application was lodged;

and

- (d) a producer in Australia is prepared to accept an order to supply them.
- (2) For the purposes of this Part, goods that:
 - (a) are substitutable goods in relation to goods the subject of a TCO application; and
 - (b) are made to order capital equipment;
 - are taken to be produced in Australia in the ordinary course of business if:
 - (c) a producer in Australia:
 - (i) has made goods requiring the same labour skills, technology and design expertise as the substitutable goods in the 2 years before the application was lodged; and
 - (ii) could produce the substitutable goods with existing facilities; and
 - (d) the producer is prepared to accept an order to supply the substitutable goods.
- (3) In this section:

made-to-order capital equipment means a particular item of capital equipment:

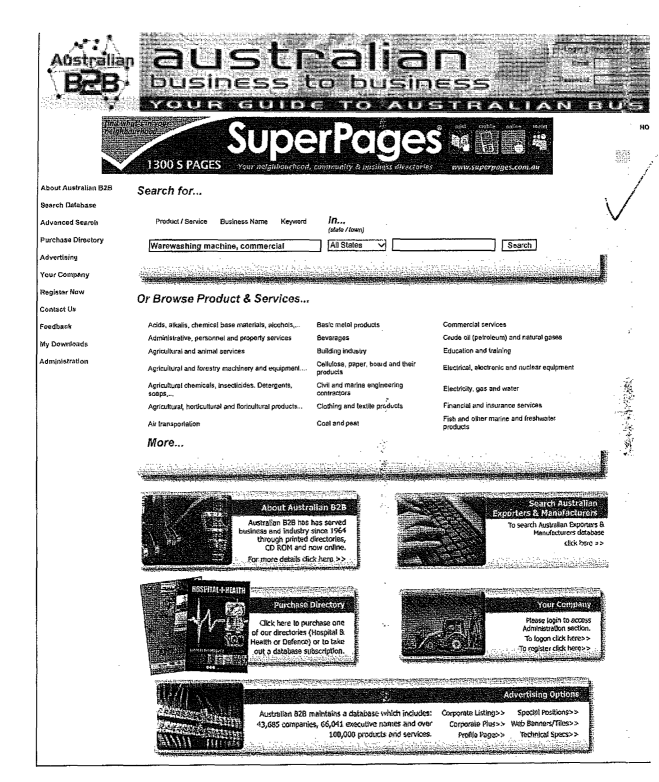
- (a) that is made in Australia on a one-off basis to meet a specific order rather than being the subject of regular or intermittent production; and
- (b) that is not produced in quantities indicative of a production run.

and

capital equipment means goods, which if imported into Australia, would be goods to which Chapters 84, 85, 86, 87, 89 or 90 of schedule 3 to the Customs Tariff Act 1995 would apply.

reedom of Information Act 1982

B443 Page 9 of ₹ (SEPT15





Released by DIBP under the Freedom of Information Act 1982

The Aussie Made Club

Become a licensee. Apply now

Licensee Login



Warewashing machine, commercial

Products

Search Results for "Warewashing machine, commercial"

Search

Warewashing machine, commercial

Products

Consumer

- # □ Children & Baby
- æ [☐ Clothes & Shoes
- ⊕ Electronics, Computers, Electrical & Lighting
- ⊞ ☐ Energy & Utilities
- ⊞ ☐ Food & Beverage
- ⊞ ☐ Furniture & Bedding
- ⊞ ☐ Gifts & Souvenirs
- ⊕ [] Home Entertainment
- ⊛ ☐ Home Renovations & Maintenance
- ⊛ ∐ Homewares

B2B & Trade

- ⊞ ☐ Electronics & Technology
- ⊞ ☐ Materials & Equipment

Search





118 results found

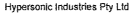
Reamer - Machine Sutton Tools Pty Ltd

Guilon 100is 1 ty La



Commercial bunk beds

Hypersonic Industries Ptv I to





Multicam CNC Routing Machine Multicam Routing Systems



Lockwood 3540 Commercial Mortice Locks
ASSA ABI OY Australia Ptv Ltd

ASSA ABLOY Australia Pty Ltd



Lockwood 3570 Commercial Mortice Locks ASSA ABLOY Australia Pty Ltd



Lockwood 3580 Commercial Mortice Locks ASSA ABLOY Australia Pty Ltd



LAURINEX TRADE - Commercial Grade Disinfectant Biofilm Solutions Pty Ltd



Point Machines M3, M23 & 84M Siemens Rail Automation Pty Ltd



Nightstar Range - Pure Cotton Quilt Wool Products Australia



Woolstar Cool Fresh Wool Cotton Quilts Wool Products Australia



Woolstar Lifestyle Easy Wash Quilts and Toppers Wool Products Australia

Pro-

Released by DIBP under the Freedom of Information Act 1982









Oil Filters for Deep Fryers

Cookon Commercial Catering Equipment





Previous 1 <u>2</u> <u>3</u> <u>4</u> <u>5</u> Nex

Warwick Fabrics



Our Partners











© Australian Made 2016 About | Contact | Privacy | Terms |



Warewashing machine, commercial

Sign in

All Im

Images

Vide

More -

Search tools

About 295,000 results (0.47 seconds)

Miele Comm Dishwashers - Miele-Professional.com.au Ad www.miele-professional.com.au/ +

Industrial Dishwashers Tested 20yrs Usage In Extreme Temp. Visit Us Now

Importes S

Commercial Laundry

Ad commerciallaundryappliances.com.au/ 1300 433 316
Commercial Laundry Appliances P/L. Importer. Top brands. Buy direct Importer & Distributor World's Best Brands

AK

Warewashing Machines | Commercial Dishwashers

www.webstaurantstore.com > Warewashing / Laundry < Shop for warewashing machines and ware washing machine equip.

Shop for warewashing machines and ware washing machine equipment at WebstaurentStore, your washing and laundry resource. Fast shipping and wholesale ...

Importers

Commercial Warewashers – Commercial Dishwashers and ... www.classeg.com.au/warewashing/ >

Classeq warewashing machines are designed to provide reliable, easy to use, cost effective commercial dishwashing and glasswashing solutions for the ...

Distributorywholesale

Warewashing - Hospitality Superstore

www.hospitalitysuperstore.com.au/categories.asp?clD=261 ♥

We supply an extensive range of Warewashing. ... We are the source of all your Commercial refrigeration, catering equipment including ... Ice Machines.

whole sales

Warewashing Australia

www.warewashingaustralia.com.au/ >

We are the distributors for Sammic Ware Washing machines Australia wide. We supply the latest, Sammic Commercial Dishwashers, Commercial Glass washers ...

Sammic are Imported

Warewashing machine - Omniwash

omniwash.eu/Commercial_Dishwashers/warewashing_machine.html In restaurants it is necessary to have a warewashing machine reliable and ... many
years in the field of industrial cleaning machines for commercial kitchens and ...

Import / whole, sale

IPDF] Warewashing Machine Evaluation

ehs.ncpublichealth.com/fal/docs/.../060303_WarewashingMachines.pdf
Recommended Field Evaluation Procedures for Commercial Warewashing
Machines. Dishwashing machines belong to one of two categories: the hot water ...

Commercial Dishwashers | Warewashing Machines
www.nobleproducts.biz/category/6 >

4/4

Obtain optimal sanitation, yet quickly clean dishes with Noble's selection of warewashing machines. Offering conveyor dishwashers, glass washers, commercial ...

Winterhalter - Specialist for commercial warewashing ... www.winterhalter.com.au/ ~

Warewashing specialist Winterhalter. Professional dish washing technology for gastronomy, system gastronomy, hotels and canteens, as well as bakeries and ...

NA

Images for Warewashing machine, commercial

Report images











2/3

More images for Warewashing machine, commercial

Energy Star Commercial Warewashing & Dishwashing ... regdist.com/Commercial-Warewashing >

Regional Distributors, Inc. is one of Western New York's leading distributors of commercial warewashing machines including utility-conserving and Energy Star ...

uholesales S

Released by DIBP under the Freedom of Information Act 1982

Commercial Washing Machine
Ad www.aqualogic.com.au/ = 1300 949 803
All Commercial Industrial Laundry Machines & Equipment, NSW & QLD. Coin Operated · Laundry Design · Washers & Dryers · Best Brands

wholesaless

Huge Washing Machine Sale

Ad www.2ndsworld.com.au/washer-sale >

Carton Damaged, Factory 2nd & New. Full Warranty. Same Day Delivery.

Types: Top Load Washers, Front Load Washers, Washer/Dryer Combo...

Searches related to Warewashing machine, commercial

what is warewashing warewashing equipment

warewashing order

warewashing 3 compartment sink effective ventilation systems

define warewashing food dispensing

warewashing supplies

1 2 3 4 5 6 7 8 9 10

Sydney NSW - From your Internet address - Use precise location - Learn more

Help

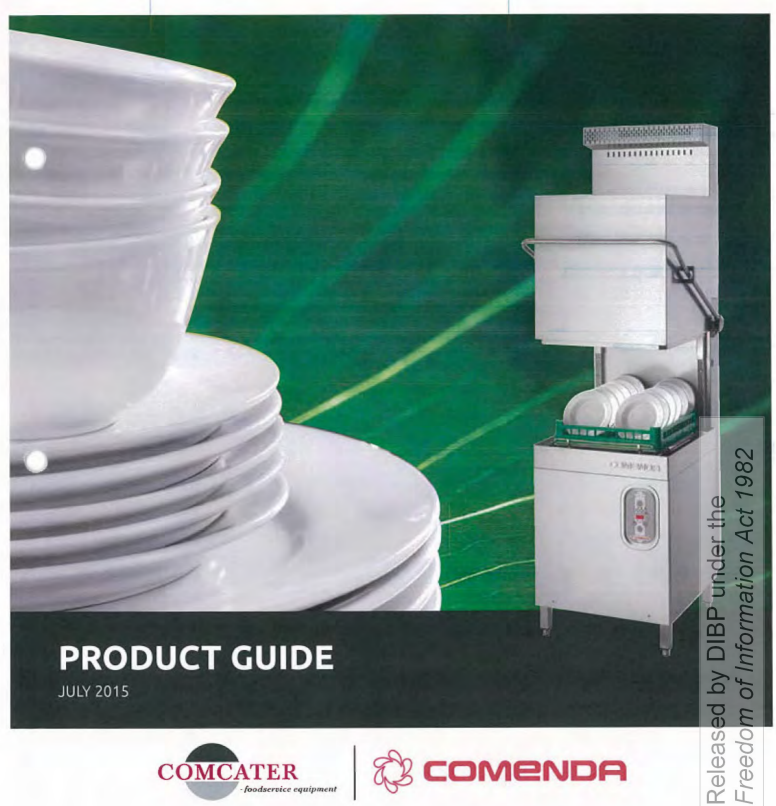
Send feedback

Privacy

eleased by DIBP under the

COMENDA WAREWASHING

From the world of Comcater









5 good reasons for choosing Comenda

1. Tailored Solutions

Comenda can custom design a warewasher to suit any kitchen. Offering a comprehensive suite of over 200 warewashing solutions, the affordable, economical and environmentally friendly range extends from compact glass washers through to the largest of flight type rack conveyors.

2. Efficient energy, water and chemical consumption

Comenda's ECO2™ technology offers remarkable savings in energy and water consumption while guaranteeing top wash results. Designed and engineered with state of the art technology, the Comenda range reduces rinse water consumption, chemical and detergent usage while delivering sparkling results first time, every time.

3. High performance, exceptional reliability and minimal maintenance

Packed with innovative features, the Comenda range is renowned for high performance providing thorough cleaning results even during the shortest cleaning cycles. Built to last, Comenda is backed by Comcater's 24 hour, 7 day a week service support hotline who are on hand to answer your questions and offer solutions regarding your operation and performance of your Comenda warewasher.

4. Affordable European design and engineering

Italian designed and manufactured, the Comenda range is steeped in quality right down to the smallest construction detail. With an affordable product offering, the Comenda range has a warewashing solution to suit every application and budget.

5. Ease of cleaning and operation

The Comenda range is equipped with easy to use and intuitive control panels, making operation simple with the touch of a button. Hygiene is top of mind. with tanks featuring rounded edges and automatic washing cycles to prevent soil accumulation. A self draining pump and the absence of internal pipes ensure cleaning is quick and easy at the end of the working day.



3 Lines of Comenda

- Platinum Line: Premium machines with electronic controls, self diagnostics and controls, self diagnostics and larger capacity units for heavy. duty applications.
- duty applications.

 Blue Line: Feature packed for consistent washing results

 Red Line: Value for money -
- general washing applications

ECO2™ the winning formula for saving energy

Comenda's philosophy is represented by a green petal, which defines the company's commitment to research and to applying high-tech formulas which combine high performance with energy savings.

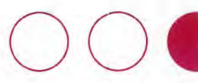
ECO2™ is the key to Comenda's entire production - eco-friendly solutions that ensure excellent results and a healthier working environment. Your customers will benefit from a faster return on their investment and reduced running costs, whilst guaranteeing maximum results.

Comenda's green commitment has resulted in the company's UNI EN ISO 14001:2004 certification issued by the prestigious German TÜV organisation. reedom of Information Act 1982

Released by DIBP under the Freedom of Information Act 1982

From the world of Comcater

WE BRING YOU COMENDA WAREWASHING SOLUTIONS



As one of Australia's leading suppliers of commercial kitchen equipment, Comcater is proud to bring you the Comenda range of warewashing solutions.

Comenda - Affordable, Durable and Eco-friendly

Comenda is Italy's number one manufacturer of high performance commercial warewashing systems.

Comenda is a market leader across Europe and the world, offering more than 200 warewashing solutions to meet the demands of any foodservice business. From compact undercounter glasswashers for bars and clubs to larger automated continuous-flow systems for hotels, hospitals and the largest of catering operations. Comenda offers 3 ranges of warewashing products: Red, Blue and Platinum Line to ensure there is a model for every application and budget.

Comenda offers:

- Tailored solutions for any space and workload specifications.
- o Efficient energy, water and chemical consumption
- High performance, exceptional reliability & minimal maintenance
- Affordable European design and engineering
- Ease of cleaning and operation
- Environmentally Friendly systems
- Maximum reliability, minimum maintenance
- Advanced technologies to make all units flexible and versatile



Plus ECO2™ Technology

Delivering remarkable savings in energy and water consumption and optimising chemical and detergent usage.

As the national importer and distributor of Comenda, Comcater is dedicated to servicing and supplying all certified spare parts. Comcater offers a first time fix where possible and a 24 hour, 7 day a week Service Support Hotline 1800 810 161. A knowledgeable product support team is on hand to answer questions and offer solutions regarding the operation and performance of the Comenda range.

CONTENTS

Undercounter Glasswashers	- 4
Undercounter Dishwashers	5
Passthrough Dishwashers	6-7
Front Loading Utensil Washers	8
Passthrough Utensil Washers	9
Compact Rack Conveyor Dishwashers (Electro Mechanical Control)	.10
Compact Rack Conveyor Dishwashers (Electronic Control & ECO2Rinse)	11
Rack Conveyor Accessories	12
AC3 Rack Conveyor	13
NE Flight Dishwashers	13
Quick Reference Guide.	14

COMENDA - UNDERCOUNTER GLASSWASHERS

Product Code

RB215





Features & Technical Data

- · Electro mechanical top mounted controls
- · Single wash cycle
- · Guaranteed rinse cycle only when water at 82°C
- · Manual self cleaning
- · Upper and lower plastic wash and rinse arms
- 1 piece deep drawn wash tank
- · Double skin door
- 150mm legs supplied standard

Dimensions (mm) 460W x 520D x 760-780H 14" x 17" and 400 mm x 400 mm Rack size Chamber height 205mm

· Drain pump

Detergent dispenser

· Inlet and waste hoses included

Wash cycles (1) 75 secs 2lt per cycle Water Consumption 240V 15 amp **Water Connection** 3/4" (45-55°C)



Features & Technical Data







- · Electro mechanical top mounted controls
- · Single wash cycle
- · Guaranteed rinse cycle only when water at 82°C
- · Manual self cleaning
- · Upper and lower plastic wash and rinse arms
- · 1 piece deep drawn wash tank
- · Double skin door
- · Rear castors

Dimensions (mm) 460W x 520D x 700H

Rack size 14"x 17" and 400mm x 400mm

270mm Chamber height Wash cycles (1) 120 secs **Water Consumption** 2lt per cycle Power 240V 15 amp

Water Connection 3/4" (45-55°C)

270mm

205mm

Product Code

BC3ERCD





Features & Technical Data

- · Electronic top mounted controls
- · Four wash cycles
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · Upper and lower stainless steel wash and rinse arms
- · 1 piece deep drawn wash tank
- · Double skin body & insulated door
- · 1S0mm legs supplied standard

· Drain pump

· Drain pump

· Detergent dispenser

Rinse aid dispenser

· Inlet and waste hoses included

- Detergent dispenser
- · Rinse aid dispenser
- · Wash & rinse temperature digital display
- Self diagnostics
- · Inlet and waste hoses included



480W x 540D x 830-8S0H Dimensions (mm) 14" x 17" and 400mm x 400mm Rack size

27Smm Chamber height

(4) 90/120/180/480 secs Wash cycles

Water Consumption 1.8lt per cycle Power 240V 15 amp **Water Connection** 3/4" (4S-55°C)

Information Act eleased eedom

COMENDA - UNDERCOUNTER DISHWASHERS

Product Code

RF321



Features & Technical Data

- · Electro mechanical top mounted controls
- · Single wash cycle
- · Guaranteed rinse cycle only when water at 82°C
- · Manual self cleaning
- · Upper and lower plastic wash and rinse arms
- · 1 piece deep drawn wash tank
- · Double skin door
- · Rear castors

Dimensions (mm) 600W x 600D x 820H 500mm x 500mm Rack size Chamber height 360mm Wash cycles (1) 120 secs

· Drain pump · Detergent dispenser

· Drain pump · Detergent dispenser

Multi phase

· Rinse aid dispenser

· Inlet and waste hoses included

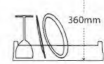
· Rinse aid dispenser

· Inlet and waste hoses included

Water Consumption 3.2lt per cycle 240V 15 amp 3/4" (45-55°C)

Water Connection





Product Code

Features & Technical Data









- · Electro mechanical top mounted controls
- · Two wash cycles
- · Guaranteed rinse cycle only when water at 82°C
- · Manual self cleaning
- · Upper and lower stainless steel wash and rinse arms
- 1 piece deep drawn wash tank
- · Double skin door
- · Rear castors

600W x 600D x 820H Dimensions (mm) Rack size 500mm x 500mm

Chamber height 345mm

(2) 120/180 secs Wash cycles

Water Consumption 3.5lt per cycle

Power 240V 15 amp standard / 415V 3P option

Water Connection 3/4" (45-55°C)

345mm

Product Code

F4EHRRCD





Features & Technical Data

- · Electronic top mounted controls
- Four wash cycles
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · Upper and lower stainless steel wash and rinse arms
- · 1 piece deep drawn wash tank
- · Double skin body & insulated door
- · Rear castors

Detergent dispenser

· Drain pump

- · Rinse aid dispenser
- · Wash & rinse temperature digital display
- Self diagnostics
- · Multi phase
- · HPS HACCP ready
- · Inlet and waste hoses included

600W x 600D x 820H Dimensions (mm) Rack size 500mm x 500mm

Chamber height 400mm

Wash cycles (4) 60/100/150/480 secs **Water Consumption** 2.7/3.2/10 lt per cycle

Power 240V 15 amp standard / 415V 3P option

3/4" (45-55°C) **Water Connection**



eased eedom

5

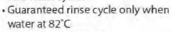
COMENDA - PASSTHROUGH DISHWASHERS

Product Code

Features & Technical Data







· Manual self cleaning

· Upper and lower plastic wash and rinse arms

· 1 piece deep drawn wash tank

· Single skin body

Adjustable legs

• 22 litre wash tank Dimensions (mm)

632W x 760D x 1460H

· Multi phase

· Inlet and waste hoses included

500mm x 500mm Rack size Chamber height 440mm Wash cycles (2) 90/120 secs

Water Consumption 3.2 It per cycle 415V 3P as standard / 240V 15 amp option

Water Connection 3/4" (45-55°C)

440mm

Product Code

Features & Technical Data



· Electro mechanical control panel

· Four wash cycles

Power

· Guaranteed rinse cycle only when water at 82°C

· Manual self cleaning

· Upper and lower stainless steel wash and rinse arms

· 1 piece deep drawn wash tank

· Single skin body

· Adjustable legs

· 42 litre wash tank

Detergent dispenser

· Rinse aid dispenser

· Wash & rinse temperature display

· Inlet and waste hoses included





Chamber height 440mm

(4) 90/120/180/480 secs Wash cycles

Water Consumption 3.5lt per cycle Power 415V 3P **Water Connection** 3/4" (45-55°C)



Product Code

Features & Technical Data

C800HRDPRCD



- · Fully programmable electronic control panel
- · Four wash cycles
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · Upper and lower stainless steel wash and rinse arms
- 1 piece deep drawn wash tank
- · Double skin body & insulated hood

- · 22 litre wash tank
- · Drain pump
- Detergent dispenser
- · Rinse aid dispenser
- · Wash & rinse temperature digital display
- Self diagnostics
- · Multi phase
- · HPS HACCP ready · Inlet and waste hoses included

· Adjustable legs

Dimensions (mm) 632W x 765D x 1460H Rack size 500mm x 500mm

Chamber height 440mm

Wash cycles (4) 75/120/180/480 secs 2.8/3.2 It per cycle **Water Consumption**

415V 3P as standard / 240V 15 amp option Power

Water Connection 3/4" (45-55°C)



Information Act eleased

29

COMENDA - PASSTHROUGH DISHWASHERS

Product Code

A STATE OF THE STA



C1000EDPRCD



Features & Technical Data

- Fully programmable electronic control panel
- · Four wash cycles
- Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- Upper and lower stainless steel wash and rinse arms
- 1 piece deep drawn wash tank
- · Double skin body & insulated hood
- Adjustable legs
 Dimensions (mm)

Chamber height

Water Consumption

Water Connection

Rack size

Power

Wash cycles

- · 42 litre wash tank
- Drain pump
- Detergent dispenser
- · Rinse aid dispenser
- Wash & rinse temperature digital display
- Self diagnostics

625W x 760D x 1460H

(4) 65/100/150/480 secs

500mm x 500mm

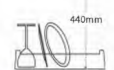
2.3/2.8 It per cycle

440mm

415V 3P

3/4" (45-55°C)

- · HPS HACCP ready
- Inlet and waste hoses included



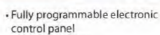
Product Code

Features & Technical Data



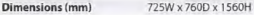
XLCDPRCD





- · Four wash cycles
- Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- Upper and lower stainless steel wash and rinse arms
- 1 piece deep drawn wash tank
- Double skin body & insulated hood
- Adjustable legs

- · 42 litre wash tank
- · Wide body
- · Drain pump
- · Multi pressure pump
- Detergent dispenser
- · Rinse aid dispenser
- Wash & rinse temperature digital display
- Self diagnostics
- · HPS HACCP ready
- · Inlet and waste hoses included



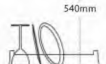
Rack size 650mm x 500mm or 500mm x 500mm

Chamber height 540mm

Wash cycles (4) 60/120/180/480 secs
Water Consumption 3/3.5 lt per cycle

 Power
 415V 3P

 Water Connection
 3/4" (45-55°C)



Options — To be specified when placing order

Product Code	Description	
621390	CRC - Heat recovery hood to suit. LC700TH, C800EHRDPRCD, C1000EDPRCD	
621391	CRC - Heat recovery hood to suit XLCDPRCD	
620523	Drain pump to suit LC700TH	
621120	Increase boiler kW for cold water connection to suit LC700TH	
621121	Increase boiler kW for cold water connection to suit C1000EDPRCD, XLCDPRCD	
	Increase boiler kW for cold water connection to suit	

Released by DIBP under the Freedom of Information Act 1

COMENDA - FRONT LOADING UTENSIL WASHERS

Product Code

GE605ERCD





Features & Technical Data

- · Electronic control panel
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- 1 piece deep drawn wash tank
- · Counterbalanced split door
- · Insulated panels
- · Adjustable legs
- · Powerful wash pump
- · Inlet and waste hoses included

830W x 900D x 1930H Dimensions (mm) Rack size 650mm x 700mm Chamber height 650mm Wash cycles (4) 2/4/6/8 mins

Water Consumption 4lt per cycle 415V3P Power **Water Connection** 3/4" (45-55°C)







GE805RCD







- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- 1 piece deep drawn wash tank
- · Counterbalanced split door
- · Insulated panels
- · Adjustable legs
- · Powerful wash pump
- · Inlet and waste hoses included

Dimensions (mm) 990W x 900D x 1930H Rack size 810mm x 700mm

Chamber height 650mm Wash cycles (4) 2/4/6/8 mins **Water Consumption** 4 It per cycle

415V 3P **Water Connection** 3/4" (45-55°C)









Features & Technical Data

- · Electronic control panel
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · 1 piece deep drawn wash tank
- · Counterbalanced split door
- · Insulated panels
- · Adjustable legs
- · Powerful dual wash pump technology
- · Inlet and waste hoses included

Dimensions (mm) 1500W x 900D x 1930H Rack size 1320mm x 700mm

Chamber height 650mm Wash cycles (4) 2/4/6/8 mins

Water Consumption 8 It per cycle Power 415V 3P

Water Connection 3/4" (45-55°C)









Information Act

eedom of eleased



COMENDA - PASSTHROUGH UTENSIL WASHERS

Product Code

Features & Technical Data



GE755RCD



Unit shown with optional benching

- · Electronic control panel
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · 1 piece deep drawn wash tank
- · Counterbalanced door
- · Insulated panels
- · Adjustable legs
- · Powerful wash pumps
- · HPS HACCP ready
- · Inlet and waste hoses included

Dimensions (mm) Rack size

700mm x 700mm 620mm

860W x 1020D x 1900H

Chamber height

(4) 2/4/6/8 mins Wash cycles Water Consumption 4lt per cycle

415V 3P Power **Water Connection** 3/4" (45-55°C)



Product Code

Features & Technical Data



- · Electronic control panel
- · HPS HACCP ready · Inlet and waste hoses included
- · Guaranteed rinse cycle only when water at 82°C
- · Automatic self cleaning
- · 1 piece deep drawn wash tank
- · Counterbalanced door
- · Insulated panels
- Adjustable legs
- · Powerful dual wash pump

technology



Wash cycles Water Consumption 8lt per cycle 415V 3P **Water Connection** 3/4" (45-55°C)



Unit shown with optional benching

Options — To be specified when placing

Product Code		Description	
683027	(GEER)	CRC - Heat recovery unit to suit GE models	5
640601	(Que)	WP2 - Heat pump to suit GE605RCD, GE805RCD, GE755RCD	7
640600	(CLUB)	WP3 - Heat pump to suit GE1005RCD, GE1255RCD	2
GE605HRCD		Increase height option - Clearance 800mm	Ω
GE805RCD		Increase height option - Clearance 800mm	α
GE1005RCD		Increase height option - Clearance 800mm	
650135	11131	Drain pump to suit GE models	2
621120		Increase boiler kW for cold water connection to suit GE605RCD, GE805RCD, GE755RCD	
621121		Increase boiler kW for cold water connection to suit GE1005RCD, GE1255RCD	O

eleased by DIIBIP under I reedom



ELECTRO MECHANICAL CONTROL

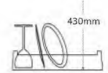
Product Code

Features & Technical Data





- · Electro mechanical control panel with digital display temperature readout
- · Door wipe seal for constant cleaning of the inside of the door
- · Deep drawn tank with rounded corners
- · Insulated double wall doors
- · Inspection doors with integral balancing springs
- · Self-draining vertical wash pump
- · Whole tank stainless steel filters and pump suction filter
- Economiser that activates rinsing only when rack passes through
- · Specify: Left -> Right or Right <- Left when ordering



Dimensions (mm) Rack size

1150W x 788D x 1430H 500mm x 500mm

Chamber height 430mm

Wash speeds (2) 70/100 racks per hr

150/220 (with PRS / without PRS) It per hr **Water Consumption**

Power (kw) 415V 3P **Water Connection** 3/4" (45-55°C)

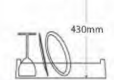
Product Code

Features & Technical Data





- · Electro mechanical control panel with digital display temperature readout
- · Door wipe seal for constant cleaning of the inside of the door
- · Deep drawn tank with rounded corners
- · Insulated double wall doors
- · Inspection doors with integral balancing springs
- Self-draining vertical wash pump
- · Whole tank stainless steel filters and pump suction filter
- · Economiser that activates rinsing only when rack passes through
- · Specify: Left -> Right or Right <- Left when ordering



Dimensions (mm) 1200W x 1200D x 1430H Rack size 500mm x 500mm 430mm

Chamber height

(2) 70/100 racks per hr Wash speeds

150/220 (with PRS / without PRS) It per hr Water Consumption

Power **Water Connection** 3/4" (45-55°C)

AC2 Series Options — To be specified when placing

Product Code		Description	-
602EA050	GEDS	PRS - Proportional Rinse System	
602EA030	(Strong)	RC - Heat Recovery Unit	-0
604EA120	(deta)	WP7 - Heat pump	
602EA040		AS - Blower dryer 600mm 6.42kW	Ω
604EA130		ARC - Blower dryer with heat recovery 800mm	Ω
602EA120L		Splash shield 200mm with spigot collar	
602EA100		Drain pump per tank	2
P5		Prewash zone 500mm (increases to 100/150 racks per hr)	
			d

COMENDA - COMPACT RACK CONVEYOR DISHWASHERS

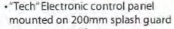
ELECTRONIC CONTROL & ECO2RINSE

Product Code

Features & Technical Data







· Door wipe seal for constant cleaning of the inside of the door

· Self-draining vertical wash pump

· Whole tank stainless steel filters and pump suction filter

Machine side disconnection switch

· Compact installation dimensions

· 400mm ECO2rinse zone with triple rinse

· Economiser that activates rinsing only when rack passes through

• PRS (Proportional Rinse System) as standard

· Inspection doors with intergral balancing springs & safety mechanism

· Specify: Left -> Right or Right <- Left when ordering



Dimensions (mm) Rack size

1750W x 900D x 1430H 500mm x 500mm

Chamber height 430mm

(2) 105/140 racks per hr Wash speeds

Water Consumption 133lt per hr Power 415V 3P **Water Connection** 3/4" (45-55°C)

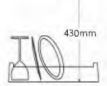
Product Code

Features & Technical Data





- · Door wipe seal for constant cleaning of the inside of the door
- · Self-draining vertical wash pump
- Whole tank stainless steel filters and pump suction filter
- Machine side disconnection switch
- Compact installation dimensions
- 400mm ECO2rinse zone with triple rinse
- · Economiser that activates rinsing only when rack passes through
- · PRS (Proportional Rinse System) as standard
- · Inspection doors with intergral balancing springs & safety mechanism
- · Specify: Left -> Right or Right <- Left when ordering







Chamber height 430mm

Wash speeds (2) 105/140 racks per hr

133lt per hr Water Consumption 415V3P Power **Water Connection** 3/4" (45-55°C)

AC2E Series Options — To be specified when placing order

Product Code		Description	4
602EA030	(cos)	RC - Heat Recovery Unit	
604EA120	1000	WP7 - Heat pump	90
602EA040		AS - Blower dryer 600mm 6.42kW	
604EA130		ARC - Blower dryer with heat recovery 800mm	
604EA180L		Spigot collar for splash shield	Ω
602EA120L		Splash shield 200mm with spigot collar (exit only)	
602EA100		Drain pump per tank	>
P5		Prewash zone 500mm (increases to 130/195 racks per hr)	7
P6		Prewash zone 600mm (increases to 140/205 racks per hr)	Q.
P9		Prewash zone 900mm (increases to 160/220 racks per hr)	0
			0

of Information Act

COMENDA - RACK CONVEYOR ACCESSORIES

Product Code	Description		-3
770285	Left side load table 700mm		
770286	Right side load table 700mm		
770170	90° Curve without motor		
770171	180° Curve with motor		
770133	Roller table 1000mm		
770135	Roller table 1500mm		
770134	90° Roller table		
770267	Automatic 90° rack unloader		
TW03502100-CAFE	Café/short style deck mounted pre-rinse spray assembly, complete with wall fixing bracket	truema	sh
TW03502100	Standard style deck mounted pre-rinse spray assembly, complete with wall fixing bracket	trueme	ısh
TW05S02100	Wall mounted pre-rinse spray assembly, complete with wall fixing brack	ket Proces	ısh
TW512-NR	Add on pot filler/faucet 12" spout to suit TW03502100-CAFE / TW03502100 deck mounted pre rinse assemb	y Erue me	ish
TW512	Add on pot filler/faucet 12" spout to suit TW05S02100 wall mounted pre rinse assembly	trueme	este
FR258-151	Flatware Rack 500mm x 500mm Colour: Soft Grey	CAMB	er che
PR59314-151	Peg Rack 500mm x 500mm Colour: Soft Grey	CAMB	RO
OETR-151	Open End Tray Rack 500mm x 500mm Colour: Soft Grey	CAMB	RO
520639	650mm x 500mm Pan rack to suit XLC		ed by
660712	Combination rack 400mm x 400mm To suit Redline and Blueline glasswashers		elease

COMENDA - AC3 RACK CONVEYOR





- · Electric or steam operated
- · Corner zones available
- · Auto diagnostic control panel
- · Three speed operation
- · Self cleaning wash pumps
- · Wash height 430mm
- Radiused corners in wash tank
- · Stainless steel wash arms, including side wash arms in main wash
- · Stainless steel 3mm sub frame

- Insulated panels
- · Counter balanced insulated inspection door with safety braking system
- · Multi rinse
- · Top extraction channel with filter
- · APRS Proportional Rinse System (uses less water in slow speed) including autotimer
- · HPS HACCP ready

COMENDA - NE FLIGHT DISHWASHERS





- · Insulated panels
- · Twin speed operation
- · Stainless steel 3mm sub frame
- · 620mm and 830mm wide transport belt
- · Auto-diagnostic control panel
- · Radiused corners in all wash tanks
- · Stainless steel wash arms including side wash arms

- ECO2 Rinse
- APRS Proportional Rinse System (uses less water in slow speed) including autotimer

reedom of Information Act 1982 eleased

COMENDA - QUICK REFERENCE GUIDE

Product Code	Dimensions (mm)	Rack Size	Chamber Height	Wash Cycles	Water Consumption	Power	
JNDERCOUNTER GL	ASSWASHERS						
RB215	460W x 520D x 760-780H	14" x 17" and 400mm x 400mm	205mm	(1) 75 secs	2lt per cycle	240V 15 amp	
LB275	460W x 520D x 700H	14"x 17" and 400mm x 400mm	270mm	(1) 120 secs	2lt per cycle	240V 15 amp	
BC3ERCD	480W x 540D x 830-850H	14"x 17" and 400mm x 400mm	275mm	(4) 90/120/180/480 secs	1.8lt per cycle	240V 15 amp	
UNDERCOUNTER DI	SHWASHERS				1 5 5 5		
RF321	600W x 600D x 820H	500mm x 500mm	360mm	(1) 120 secs	3.2lt per cycle	240V 15 amp	
LF322	600W x 600D x 820H	500mm x 500mm	345mm	(2) 120/180 secs	3.5lt per cycle	240V 15 amp standard / 415V 3P option	
F4EHRRCD	600W x 600D x 820H	500mm x 500mm	400mm	(4) 60/100/150/480 secs	2.7/3.2/10 lt per cycle	240V 15 amp standard / 415V 3P option	
PASSTHROUGH DISE	HWASHERS	EARLY RES	727				
RC411	632W x 760D x 1460H	500mm x 500mm	440mm	(2) 90/120 secs	3.2 It per cycle	415V 3P as standard / 240V 15 amp option	
LC700TH	625W x 760D x 1460H	500mm x 500mm	440mm	(4) 90/120/180/480 secs	3.5lt per cycle	415V 3P	
C800HRDPRCD	632W x 765D x 1460H	500mm x 500mm	440mm	(4) 75/120/180/480 secs	2.8/3.2 lt per cycle	415V 3P as standard / 240V 15 amp option	
C1000EHRDPRCD	625W x 760D x 1460H	500mm x 500mm	440mm	(4) 65/100/150/480 secs	2.3/2.8 It per cycle	415V 3P	
XLCDPRCD	725W x 760D x 1560H	650mm x 500mm or 500mm x 500mm	540mm	(4) 60/120/180/480 secs	3/3.5 lt per cycle	415V 3P	
FRONT LOADING UT	ENSIL WASHERS					the	
GE605ERCD	830W x 900D x 1930H	650mm x 700mm	650mm	(4) 2/4/6/8 mins	4lt per cycle	415V 3P	
GE805RCD	990W x 900D x 1930H	810mm x 700mm	650mm	(4) 2/4/6/8 mins	4 It per cycle	415V 3P	
GE1005RCD	1500W x 900D x 1930H	1320mm x 700mm	650mm	(4) 2/4/6/8 mins	8 It per cycle	415V 3P	
PASSTHROUGH UTE	NSIL WASHERS					λο	
GE755RCD	860W x 1020D x 1900H	700mm x 700mm	620mm	(4) 2/4/6/8 mins	4lt per cycle	415V 3P	
GE1255RCD	1480W x 1020D x 1900H	1320mm × 700mm	620mm	(4) 2/4/6/8 mins	8lt per cycle	415V 3P	

17

- 1 These terms and combitions ("terms of lade") apply to all transactions between the supplier "i wellut" and the customer ("you") not withstanding any statement to the customy which may be customed in the order. Timy may be varied by us at any time by mode in writing to you.
- In these terms of trade:
- "goods" refers to goods supplied to you by us and comprises equipment, accessories and spare parts;
- Services' refers to any services supplied to you pursuant that quotation and these terms of trade;
- "quotation" means a written description of the goods or services to be provided, and/or an extraste of our charges for the performance of the work separed.
- (d) "Tim-standard items" means goods not normally stocked by us

QUOTATIONS AND ORDERS

-) Quotetions
 - are yalld and open to acceptance local period of 60 days from the date of the publishing.
 - are based upon the cost of materials wall also at the time of preparation of the quotation and on delivery according within 180 days from the cise of the quotation, and
- are to be construed as an invitation to breat and not a san offento self the goods the subject of the quarants
- We reserve the right to amend any quotation before completion of an order to take into account:
 - iii) any diargen your original order, and
 - (ii) wry rise or fall in the cost of completing the order

We will notify you of any amendment as soon as practicable, at which point the amended quotation will be the estimate or quotation for the purposes of these terms of trade.

- 5 An agreement for sale of the goods areas when an order for the goods is placed in writing by you on our standard order form Junies, otherwise agreed; specifying the required date of lettery and Life that order is signed by us and screpted in writing or
- that order is otherwise satisfied or performed in whole or in partity us.
 Reinstein of an order by you styrifies acceptance by you of these last to ideas and the most recent quotation.
- We may in our absolute discretion refuse to provide goods where fail goods are unavailable for any reason what sever;
- group we transmost of any reservoir was overed;

 ordin limits cannot be agreed upon or have been exceeded.
- (ii) payment for goods previously provided to you or any elasted corporation of your to any other party who is, fit the reasonable opinion of us, associated with the you under the same or another supply contract, his not been received by us, or
- idi i they do not comply with all applicable Australian standards and regulatory requirements.
- All prices quoted and any other charges applicable are
- sectusive of 651 instruction and delivery changes, 651 will be pay with up you upon supply of Goods 5 "G51" means 651 within the meaning of A Meet lax System (Goods & Services lax) Act 1999 (as amended);
- (ii) beard upon foreign exchange rate af the date of the quotation and subject to drange in accordance with any drange in applicable foreign exchange rate, between the date of the quotation and the date of payment;
- (i) based upon the manufacturer's price for the goods at the date of the quotation and subject to drange due to any change in the manufacturer's price between the date of the quotation and the date of payment; and
- (d) no the extent that they include non-standard terms, quoted on the basis that each term is available brisile in Autralia and compiles with all applicable Australia not arounds and regulatory requirements.
- 9 Goods will be supplied in cortin quantity only four cide quantity will be industed to reariest cortin quantity. The Carolin product range is station carten quantities only four oriens will be adjusted to the reariest carbon quantity.
- 10 Where you will oligive or cancel any order following acceptance by us you write pay us as invalidated damages as a more expension; to breatly per cent (2019) of the agreed pix of the goods as compensation, ORDES FOR MON-STOCK THANS AWAY WILL SEC CANCELLED OR RETURNED UNDER MY ORDED MANY STATE. ANY STATE.

PRICE

- 11. Prices are to be paid in Australian currency.
- 12 Where a written Comparing quotation relies to a petitic foreign currency outs, variations in this large greater than #1.3% in the value of the careful risk ALDS against the relevant foreign currency referred to with respondation between the date of the quotation and the date of delivery shall be applied to the prize of the groods, resulting in an exita cast to you in the event of a less favorable control of the ALDS of the ALDS and a code in the event of a more brownable case purifies. ALDS OTE AND Basis well end manage state a common the relevant way shall pupy a sittle exchange case the discess purposes.

DELIVERY

- 13 Delivery shall occur on the later of the original frequires-by date specified by you in the cride. Delivery of spaceparts of with certificode 108 by in the case of equipment and accessores office than space parts. If it is the capital city in the State 4 which the raines is placed. Such delivery shall only be made to your ground floor or kerbside goods asserting area. We do not fregate orders directly on our distributions and uses. For orders of equipment and/or accessores to a value of less than 5700 featurating 6501, a 2455 featuring 6511 length drugs applies.
- 14 Any time given for delinery of goods is an estimate only Subject to any obligations in respect of recovering quarantees unlet the Australian Consumer Lavy this estimate is not brinding upon us and versible that the liable for any kessor damage whitaseves by resum of any delays in other by affite goods and you shall not be relieved of any obligation to accept on up to the goods by resem of auch delay there, in our obligation to accept on the goods and you shall not be relieved of any obligation to accept on up to the goods by resemin of auch delay there, in our obligation to written a resourcible time or all, the contraction pic terminated by all.

- the event of such a termination, you shall have no claim against us for any damage loss, cost or expense what beever
- 15 You fail to advise usin venting chary fault in goods or failure of goods to accust with the other within 48 tours of defensy, you are been edit in lane accepted the goods and to liave accepted that the goods are indifully and accust with your order Morting or the spanning by affects your night to any illeged failure of a guarantee under the Australian Consumer Law.
- (6) You authorize us to store gropds which we are unable to have delivered an your due to your failure or mid-billy by a stage, delivery at your expense perioding notification from you to deliver if you and you under take to already out to all pasts incurred date to the waiting to deliver, including but in dismitted to storage divages, freight charges and demensage.
- 77 Goods accepted is returned for crefit may incur a restocking fee equal to a percentage of the value of the stem setumed is indicated on the innoise, but not less shari 30%, pius impacting costs required. Goods in not be accepted for estum without prior written authorise for form a Compare manage. Note-stack stems will not be accepted as letterns. Cambor estums, will be accepted only in original packaging within 14 days of impoies.
- 18 We accept no responsibility full-eliver goods that dis not comply with Australian standards and regislatory requirements.

WARRANTIES

- The goods shall be soldject the materials and labour viantanty lexiciting conversables for 12 months following deverse; in any case where the goods are found to be defective in name his mendature or workmanding. The exceptions to the watter boards from a Vollation of the work before the exceptions to the watter boards in any Vollation of Manne exploration to the art before the materials of 30 months on the months of board and 12 months on the uniform and 12 months on the materials of the control of 30 days warranty for replacement only for mother shall be as well as the months because of containers gave page to the covered by a minimum of 90 days warranty for replacement out to only from date of install also with the enclaces of following parts which transpar 12 months out the page 12 months warranty for replacement from date of installation.
- Priswarany apresenty for the benefit of you and is yould install as on or operation is not be accordance with the manufacturer's instructions and recommendations.
- All warranty calb are to be piaced and authorized brough Company National Service Call Center and all warranty work must be conducted by Company staff in their authorized Service agents.
- This warranty is wid if installation and/or operation of the goods by you or any third party is not in accordance with the manufacturers' instructions and experienced service.
- 23 Wassuny work will be undestaken in normal working bross from Monracy to I hady 8 am to 4 em Pharly sets to I albe-1 outs service acroit vind when classed, the excess between normal hously abbour ates and penalty rates will be your exponsibility. Exportent such as Marians blenders Walland, Service and Antunes products and other small equipment are classed as Carry vin items. These tenses are to be returned for Compace Multimosed Service Agent workshop for repair I rangeut Merglat costs to a sund financy and Carry vin Erem am to be paid typysu. Typu respect on-site service (an option ways wallable toysus) you will be drugged calculat and travelling cost and we will purple bloom for warranty repair from onlike Service voice, cattles, and consideration of the service from paid of the service work of the service work cattles, and consideration of the service work cattles, and consideration of the service work cattles.

TITLE AND RISE

- 34 Title both eigoods shall remain watt on and nuch time as we have motival payment of the pureuse pine of the goods, and the panduse pine of any other goods or services previously or subsequently supplied by us to you, where pon such title shall pass to you.
- Unit such time as the of the goods passes to you you shall held the goods as the ballet from us and you shall remain label to account to us for the goods.
- 36. Subject to disce 28, you shall be entitled to set, knoe or defend the goods in the ordinary course of your brainess. When goods are add by you prior to when this pages to your.
 - (a) must be able upon demand by un to separate and identify as belonging to us goods supplied by us from other goods which are held by you;
 - (b) must keep separate reports in relation to the proceeds of the calls of any yeodswhich have not been paid for;
 - agree that you hold the promeds of muspply of the goods on trust for and as agent for the us immediately when they are exchable or are received.
 - (d) agree that you must enter pay the amount of the proceeds of neupply to us immediately when they are received upply those powered into an account with a bank or a financial methodorum deposit taking methodorum tracter for us.
 - (e) agree that any accessory or term which access to any of the grooth by an accypans of any pecson at the direction or regisers of you, accords and menans our property until we have received pulyment of the purchase price of the grooth in accordance with Gasea 28 when the property or the grooth including the amestory pursue to you.
 - #1 agree that we may reposses the goods if payment for the goods is not made within the time prescribed in dause 30 (or such longer time as we may, in our complete discretion, approve in writing).
 - (ii) goant an inervocable like northous and our agent to enter your premises in order to recover presession of goods pursuant to the paragraph. You indernally us in respect of any claimage to property or presonal injury which coops as a result of the our entering your premises, and
- (h) brevoably appoint us your attorney to do all act, and things necessary to ensure the intervior infitrie to goods including the registration of any security interest in favors of its with respect to the goods.
- 7. For the avoidance of doubt, if any goods are used in a manufacturing process mixed with other materials you must rectricitie value of goods, so consomed in relation to each writ of invived product and upon sale of any unit of findshed product, immediately remittless amount from the proceedor size to us. You must drown as one that you goalitely with most of with use.

- If you non't to self the goods in the ordinary course of its business
- (a) may be recited at any time by us by going notice to that effect those
 use in default for longer than seven day, in the payment of any sum
 what sever due to us;
- (b) shall automatically case if a receiver, controller, liquidator or administrator is appointed to any of your asvers, undertaking or stoperty, as a winding up application or order is made against you, or any petitions or one's in banduspicy against you op presented or made coyou go into value tary liquid-asson call ameeting of or made arrangements or compositions with your creditors.
- 29 Risk in goods passes to you immediately upon delivery Pending payment in full for the goods, your
 - must not supply any of the goods to any person outside the ordinary or usual course of business;
 - (b) must not allow any person to have or acques any security interest in the goods, and
 - (c) must resure the goods for the full resultable or replacement value (whichever is the higher), with an insure: Iconsed or authorised to conduct the business of insurance in the place where you carry are humans;

INVOICING AND PAYMENT

- 30 The invoiced amount for the goods is to be paid by you no late than the last day of the month following the month involved in the books in this based. "The dae date." Where you fell to pay for the goods in fall by the due date, we may at our discretion and without attacking any liability to you withhold definer at our discretion grounds in which invites have been placed by you and accepted by you.
- 31 Where payment a not made by the due date, interest on the amount outstanding shall be appailed at the greater of the rate of one per cent above our overdaff rate from binnets time, calculated from the clue dute until payment, or made in full.
- 17 You are habefor all researable expenses invokiding centergent expenses such as reduced control monitoring and long for a full statement local incored by as for enforcement of divigations and recovery of mone due by your bia.
- 18 You authorne us to
- ubtain cedit inports from used treporting agresses and other credit provides concerning the your cedit worthiness, useful standing, credit inclory and credit capacity for the purpose of assessing an application by yould a credit and your credit worthiness.
- (b) to discove reports and information to the create provides about the your cell two threes, credit standing, and it hidshy and credit capacity for the purpose of assessing an application by you for credit and your credit worthings.
- 14 You as sponed has do where and from registered proprieted hereby change in our diviner. All of your estate and interest in any less it respectly including both not limited by any applicable lead over the your large less received as your street address in the Center Application (application) for secure payment of accounts modered by usite you that the did kerry and for supply of goods, including inserted payable on these accounts, and costs vinicationing feel costs on a full indemnity basis), including feel costs to get and including the costs to get pere and bodge a Cavara against the Land and to remove the Cavata Your further agree to execute a mortgage or mortgages is unspiceable four promptly a down request. If upon request, the mortgages is are not executed any estimate within touriem days, then you authorities and out of casts of office of outs to gon anyour attorney. A stalement of certificate signed by our duly authorised officer of outside of the provisions of the provision of the provision of the provisions of the provisions of the provisions of the provisions.

DEFAULT AND TERMINATION

- 15 Each of the following occurrences constitutes an event of default:
 - (a) you became an earlieged to have becamed these terms of trade for any reason (including base of timited to defaulting on any payment due under these terms of badd) and fail to exhelly that becall violation 14 days of being given notice by us to do so.
 - (b) you, being a corposition, are subject to:
 - a winding unapplication or an order made against you or a more ting being called to consider a resolution for you to be would up deregistered at dissolves.
 - a scener, receive and manager or administrator being appointed under part 5.3A of the Europaidions Act 2001 to all a any part of your property or undertaking.
 - (ii) you enter into a scheme if an angement (other than for the purposes of instructuring);
 - (ii) any adamnent by you for the benefit of dealtors
 - any purported assignment by you of your rights under these terms of these without our prior written consent;
 - (vi) yoursage or threaten to coose conduct of your business in the normal manner.
- 36. In the event of any default, except where payment in full has been received by us, we may (a). Terminate these terms of trade.
 - (b) terrimate any or all orders and credit an argentimits (if any) with you,
- (r) refuse to deliver goods or provide for ther services,
- (d) reposses and eself any goods delivered to you, the payment for which has not been received, or
- (e) retain (whereapplicable) all money pad ou aucount of goods or professor otherwise
- if) in addition to any action permitted to be taken by us under this dause on the occurrence of an event of default, all invinces will become annivestately due and payable.

LIMITATION OF LIABILITY

37 Saw and except for the expess warranty set not above, and to the maximum except permitted by lang all governments would not and warrand as which may at any time be implied by the common law, the Audiquian Consumer Law, they are Trading Act, the Goods Act or any other

- Side or Indinal Actor impulsion are excluded, both execution these connot be excluded and where the law permits can last in your respect of any such confidence warrantly shall be limited at our option to the repair or replacement of the goods or the supply of equivalent goods or the supplier of of the code of replacing or repairing the goods or the weightern set acet or repaired.
- 3.8. Under no crumstances are we exponsible in any way to you or any offer present for any loss demands, conto, expenses on other claims is including caresepterate demanys; case offered for loss of revents, i.e. areast, dend or indirect, of any defect, deficiency or decreasing in the goods or services including in their form, content and firmforess of deferents, fallice of performance, error, contains our defect, including writinal limitation, for own self-and only of the following.
 - (a) any goods or services supplied to you,
 - (h) any delay in supply of the goods or services; or
- (c) any failure to supply the goods asservices

INDEMNITY

19 You indem ufy or, and win reep us ou servants and apents in demnified in respect of any daint or demand made to action commerced by any personal challeng bothor limited but, you appears to or forewhole we we liable, in commercion with any loss aiming from or indeed to the provision of the goods or services, any order or the subject matter of these terms of frade including, but not limited to any legal costs incurred by us a militation for any claims demand or any party party legal costs on which we we sald in our connections with any such dains or demand. This provision remains in lace after the termination of these terms of trade.

PPS LEGISLATION

- Of the grant as a Security Interest in the goods supplied as Commercial Property, more particularly described as other goods and their Proceeds to receive your obligation to pay the particular price of the goods and any other stilligations of you to suis under this agreement (logisther the "indebtendess") and, where the goods and/or Proceeds as not usedly lide in finishe and/or traceable or their recoverable values insolfficient to pay the indebtendess, the Security Interest and along security and after aquivalent property, of which the goods form part, to the extent required to secured the Indebtendess.
- 4) As and when required by us you shall, at your own expense, provide all mose middle assessment and elevant information to enable us to register a financing Statement or a financing Orange Statement and generally to couldn't maintain, register and enforce our Security interest in respect of the goods supplied, in accordance with the Personal Property Securities and 2009 PPPSA**).
- 47 You shall not change you make without first notifying us of the new harve not less than 7 days before the change biass effect.
- You wan an martine goods are not purchased for perional, dominals or howehold ourselves.
- 44 Northwesterning any reference to a perticular innoce foods it, when any varieties a debanding by you in more than one innoce/looke, any payments received from you shall be deemed to be made by you and applicating as the following order.
 - (a) to any obligation owed by the you to us which is unsecured, in the
 - order in which the obligators were mounted,

 (b) to any obligators that we secured, but not by a Plantiace Money
 Security Internal CPMSET, in the order in which those obligations were
 mounted.
 - (c) to obligations that are secured by a PMSI, in the older in which those doligations were incurred.
- Source we agree to come control PSA in accordance with Section 115 of the PSA to the extent that Section 115 against the benefit of and does not impose a busines on its You waive your dight to receive piverity to the Settement in expect of any financing Settement or Francing Charge Searce in organized by or in behalf of us in respect of the Security in minicipated buffelse terms and constitute.
- 46 For the purpose of clauses 40 to 45, all words and phases starting with a capital letter shall have the respective meanings given bothern under, an the context of the PPS.

AGENCY AND ASSIGNMENT

- 47 You agree that we may at any time appoint or engage an agent to point amorbigation of ours arong out of or pursuant to those terms of to a
- 45. We have the right to assign and transfer to any person allor any of our text. Indeed, the refer to first, dates and obtain one arrings to under or increase terms of table provided that the assigned agreed to assign any little of both other terms of finale.
- 49 You are not to assign, or purpoint to assign, any of your objugator under these terms of trade without our prior written consent.

FORCEMAIEURE

The produce beyond our control prevention funder the provision of the ground or any services, we are fire from any obligation to many dead growth or services while these commistances continue. We may express the service to the unit and a commission of the commissi

APPLICABLETAW

The elems and conditions shall all times be greated, combined or interpreted according to the law of the State of Motols and the pour feel services by submitted to the course of that State and a (Sept) of appoint their from

Terms and Constitions are subject to change without notice.

To ensure your are always viewing our latest Terms & Constitions,

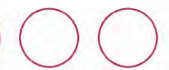
Or size visit www.constater.com.au/Terms

0

0

24 Hour Service Hotline

1800 810 161



Equipment Sales

1800 035 327

NATIONAL HEAD OFFICE

156 Swann Drive, Derrimut, VIC 3030

Phone: 03 8369 4600 Fax: 03 8369 4699

Email: sales@comcater.com.au

EQUIPMENT SALES

Phone: 1800 035 327 Fax: 1800 808 954

VIC/TAS SALES SHOWROOM & DEMONSTRATION KITCHEN

96-100 Tope Street, South Melbourne, VIC 3205

Phone: 03 8369 4600 Fax: 03 8699 1299

Email: sales@comcater.com.au

NSW/ACT SALES SHOWROOM & DEMONSTRATION KITCHEN

Unit 20/4 Avenue Of The Americas, Newington, NSW 2127

Phone: 02 9748 3000 Fax: 02 9648 4762

Email: nswsales@comcater.com.au

QLD/NT SALES SHOWROOM & DEMONSTRATION KITCHEN

1/62 Borthwick Avenue, Murarrie, QLD 4172

Phone: 07 3399 3122 Fax: 07 3399 5311

Email: qldsales@comcater.com.au

WA SALES SHOWROOM & DEMONSTRATION KITCHEN

16/7 Abrams Street, Balcatta, WA 6021

Phone: 08 6217 0700 Fax: 08 6217 0799

Email: wasales@comcater.com.au

SA SALES

Phone: 0409 340 015

Email: sasales@comcater.com.au

EQUIPMENT SERVICING (24/7)

Phone: 1800 810 161 Fax: 03 8369 4696

Email: service@comcater.com.au

EQUIPMENT SPARE PARTS

Phone: 1300 739 996 Fax: 03 8369 4696

Email: spares@comcater.com.au

TECHNICAL PHONE SUPPORT

Phone: 1300 309 262 Fax: 03 8369 4696

Email: techsupport@comcater.com.au

www.comcater.com.au

eleased by DIBP under the reedom of Information Act 1982

s22(1)(a)(ii)

From:

47F / Kuehne + Nagel / Syd ZZ-X s47F

@Kuehne-Nagel.com>

Sent: To: Wednesday, 6 April 2016 3:53 PM TARCON

Subject:

Comcater TCO Lodgement

Attachments:

Comenda Product Guide 2015.zip

Follow Up Flag: Flag Status:

Follow up Flagged

Categories:

New application In

16/12840

RECEINED 6/4/16

Pls accept our application.

Kind Regards

s47F

s47F

Kuehne + Nagel

PH/s47F

M/s47F

E-mail: s47F @kuehne-nagel.com

www.kuehne-nagel.com

NOTICE: This Company is an individual member of the International Federation of Freight Forwarders Associations (FIATA). All transactions are subject to the printed conditions of Carriers involved as this Company is not a common Carrier. All transactions with the Company are subject to the FIATA Rules for Freight Forwarding Services as adopted by this Company (copies available on request from the Company), which, in certain cases, exclude or limit the Company's liability for loss of or damage to goods is limited to 2 SDR per kg of the concerned goods, liability for delay is limited to the freight, and liability for other type of loss is limited to SDR 10.000 each occurrence. The information contained in this document is confidential information and may also be legally privileged, intended only for the individual or entity named as the addressee. If you are not the intended recipient you are hereby notified that any use, review, dissemination, distribution or copying of this document is strictly prohibited.

s22(1)(a)(ii)

From:

s22(1)(a)(ii)

Sent: To:

Thursday, 7 April 2016 10:09 AM @Kuehne-Nagel.com'

Cc: Subject:

i@kuehne-nagel.com' RE: 2 Comcater TCO [SEC=UNCLASSIFIED]

Good Morning

We have received your 2 TCO Applications on behalf of Comcater Pty Ltd

The receipt date is the 6th of April 2016 and the TCO Numbers are

s22(1)(a)(ii)

2 Warewashing Machine - 16/12840

Regards

s22(1)(a)(ii)

Tariff Concessions Officer

Industry Assistance Section

Trade and Customs Branch, Traveller, Customs and Industry Policy Division Policy Group

Department of Immigration and Border Protection Level 4 Orange Building

5 Chan Street Belconnen Act 2617 Ph 02 s22(1)(a)

Email: s22(1)(a)(ii)

@border.gov.au

From: s47F / Kuehne + Nagel / Syd ZZ-A [mailto:s47F @Kuehne-Nagel.com]

Sent: Wednesday, 6 April 2016 2:48 PM

To: TARCON

Cc: s47F

/ Kuehne + Nagel / Syd ZZ-X

Subject: Comcater TCO - Cleaning Tablets

Hi Tarcon,

Please see attached application on behalf of Comcater. Thank you.

Best regards,

s47F

KUEHNE+NAGEL

Building 2, 203 Rookwood Road, Chullora NSW 2127

P: +s47F M: +s47F

E: s47F @kuehne-nagel.com

eleased by DIBP under the

Released by DIBP under the Freedom of Information Act 1982

PRE SCREENING CHECKLIST - 1612840

Application Form

- Applicant Comcater Pty Ltd
- Broker Kuehne & Nagel Pty Ltd

1 - Description

• Commercial Warewashing Machine

2 - Illustrative Descriptive Material (IDM)

Sufficient

3 - Tariff Classification

- Sufficient
- 8422.19.00 has been 0 similar successful revocations or objections against this classification

4- Stated use of Goods Supplied

Sufficient

5 - Searches and Results of Searches

- JPM Kompass
- Australian Made
- Google

s22(1)(a)(ii)

8/04/2016

50

50

8422.19.00

WAREWASHING MACHINE, COMMERCIAL, cleaning ANY/OR combinations of the following:

- (a) dishes;
- (b) utensils;
- (c) glassware; (d) cutlery,

designed for below ANY of the applications:

- (a) under counter;(b) pass through;
- (c) front loading;
- (d) rack conveying

- TC 1612840

Op. 06.04.16 Stated Use:

For cleaning of dishes, glassware, utensils and cutlery in commercial environments

Applicant: Comcater Pty Ltd

Notes TCOs existing Tariff Advice		NO NO
Q5&6	F	536
LM Searches	F	10-15
IDM	F	16-31
Please check words	and use	s22(1)(a)(ii)



Trade Branch > TCO > Commercial Warewashing Machine

TCO: Commercial Warewashing Machine

TCO Number	TC16/12840
Title	Commercial Warewashing Machine
Centre	NTAC
OP Date	6/04/2016
28 Day Due Date	4/05/2016
Date Sent	7/04/2016
Date Due	14/04/2016
Applicant	Comcater Pty Ltd
Broker/Agent	s47F
Goods	Commercial Warewashing Machine
Claimed Classification	8422.19.00
Tariff Screening Officer	
IDM Rejection	
Open TA	
Are the Goods Classifiable Comments	Yes
Does Wording Reflect Tariff Class	Yes
Tariff Classification	8422,19.00
Is TCO Restricted by Reg. 145 (EGS)	No
Comments	
General Duty Rate	5%
Identification of Goods	Warewashing Machines: being a variety of free standing (legs or castors) commercial dishwashing machines for use in hotels, hospitals and the catering industry. All machines are fitted with electronic controls.
Tariff Advice No(s)	
Headings Considered	8422 only
Comments and Chapter Notes	IRs 1 & 6
Query Date	
Tariff Officer	s22(1)(a)(ii)
Finalisation Date	7/04/2016
Version Updates	s22(1)(a)(ii) (11/04/2016 10:46 AM): TCO Accepted (7/04/2016 2:59 PM): (7/04/2016 10:53 AM):

Released by DIBP under the Freedom of Information Act 1982

	s22(1)(a)(ii) (7/04/2016 10:47 /	AM): New Application
Application	Accepted	
Attachments	Comcater TCO Lodgement.msg	

Version: 4.0

Created at 7/04/2016 10:47 AM s22(1)(a)(ii)
Last modified at 11/04/2016 10:46 AM by 's22(1)(a)(ii)

Released by DIBP under the Freedom of Information Act 1982



s22(1)(a)(ii)

s47F / Kuehne + Nagel / Sy Thursday, 28 April 2016 9:06 AM / Kuehne + Nagel / Syd ZZ-A s47F From: @Kuehne-Nagel.com>

Sent:

To: s22(1)(a)(ii)

RE: Wording Agreement - TC1612840 - Washing Machines Subject:

Hi s22(1)

Thanks for your confirmation. We will inform our client accordingly.

Have a nice day.

Best regards,

s47F

KUEHNE+NAGEL

Building 2, 203 Rookwood Road, Chullora NSW 2127

P: +s47F M: s47F

E: s47F @kuehne-nagel.com

[mailto: s22(1)(a)(ii) @border.gov.au] From: s22(1)(a)(ii)

Sent: Wednesday, 27 April 2016 4:21 PM / Kuehne + Nagel / Syd ZZ-A

Subject: RE: Wording Agreement - TC1612840 - Washing Machines

Good morning \$47F

I will change the wording to what has been proposed below.

The only reason I had (f) is that the cycle is very fast and that would show that it could not possibly be a domestic machine. However the stated use states that it is a commercial machine and I think the dimensions should indicate this as well. I did not take into account the pass through or continuous systems.

I will now go ahead and accept the application

Regards

s22(1)(a)(ii)

Trade Analyst Industry Assistance Traveller, Customs and Industry Policy Division Department of Immigration and Border Protection

P: 02 s22(1)(a)(ii) F: 02 6198 7203

E: s22(1)(a)(ii) @border.gov.au eleased by DIBP under th



/ Kuehne + Nagel / Syd ZZ-A [mailto:s47F @Kuehne-Nagel.com]

Sent: Tuesday, 26 April 2016 9:09 AM

To: s22(1)(a)(ii)

Cc: s47F / Kuehne + Nagel / Syd ZZ-X

Subject: RE: Wording Agreement - TC1612840 - Washing Machines

Good morning s22(1)

Please see below comments in red from our client, and the propose wording as the following highlighted in yellow. Please kindly confirm this is ok.

Quote

KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, one OR two OR four cycle, having ALL of the following:

- (a) rack chamber height NOT less than 205 mm and NOT greater than 620 800 mm; (note - these can extend to 800mm high)
- (b) rack sizes NOT less than 400 mm x 400 mm and NOT greater than 1 320 mm x 700 mm;
- (c) width NOT less than 460 mm and NOT greater than 1-500 1750 mm; (eg model AC2E is 1750 W)
- (d) depth NOT less than 520 mm and NOT greater than 1-020 1600 mm; 9 (eg model AC2AE is 1600 D)
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm;
- (f) cycle time NOT greater than 10 min (Could we exclude this altogether to allow the pass through or continuous systems?)

Unquote

PROPOSED NEW WORDING

KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, one OR two OR four cycle, having ALL of the following:

- (a) rack chamber height NOT less than 205 mm and NOT greater than 800 mm;
- (b) rack sizes NOT less than 400 mm x 400 mm and NOT greater than 1 320 mm x 700 mm;
- (c) width NOT less than 460 mm and NOT greater than 1750 mm;
- (d) depth NOT less than 520 mm and NOT greater than 1600 mm;
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm

Thank you.

Best regards,

s47F

KUEHNE+NAGEL (†)



Building 2, 203 Rookwood Road, Chullora NSW 2127

P: s47F M: s47F

E:s47F n@kuehne-nagel.com

mailto: s22(1)(a)(ii) @border.gov.au] From: s22(1)(a)(ii)

Sent: Friday, 22 April 2016 9:08 AM

/ Kuehne + Nagel / Syd ZZ-A

Subject: FW: Wording Agreement - TC1612840 - Washing Machines

eased by



Hi s47F

I have received an out of office from \$47F

Are you able to check this wording out for me.

Regards

s22(1)(a)(ii)

Trade Analyst Industry Assistance Traveller, Customs and Industry Policy Division Department of Immigration and Border Protection

P: 02 s22(1)(a)(ii) F: 02 6198 7203

E: s22(1)(a)(ii) @border.gov.au

From: s22(1)(a)(ii)

Sent: Thursday, 21 April 2016 4:24 PM

To: s47F / Kuehne + Nagel / Syd ZZ-X'

Subject: Wording Agreement - TC1612840 - Washing Machines

Good afternoon \$47F

I have received the above TCO application and prepared the following wording for your possible agreement

KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, one OR two OR four cycle, having ALL of the following:

- (a) rack chamber height NOT less than 205 mm and NOT greater than 620 mm;
- (b) rack sizes NOT less than 400 mm x 400 mm and NOT greater than 1 320 mm x 700 mm;
- (c) width NOT less than 460 mm and NOT greater than 1 500 mm;
- (d) depth NOT less than 520 mm and NOT greater than 1 020 mm;
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm;
- (f) cycle time NOT greater than 10 min

Regards

s22(1)(a)(ii)

Trade Analyst Industry Assistance Traveller, Customs and Industry Policy Division Department of Immigration and Border Protection

P: 02 s22(1)(a)(ii) F: 02 6198 7203

E:s22(1)(a)(ii) @border.gov.au

eleased by DIBP under the reedom of Information Act 1982



Australian Government

Department of Immigration and Border Protection

Quote: TC 1612840 Your Ref: Department of Immigration & Border Protection
PO Box 25
Belconnen ACT 2616
Ph; (02) =22(1)(a)

Ph: (02) s22(1)(a) Fax: (02) 6198 7203

Email: tarcon@border.gov.au

29 April 2016

s47F KUEHNE & NAGEL PTY LTD 8 BRADFORD STREET ALEXANDRIA NSW 2015

Dear s47F

TARIFF CONCESSION SYSTEM APPLICATION ACCEPTANCE

Your application for Tariff Concession Order (TCO) Number TC 1612840 has been accepted by the Department of Immigration and Border Protection as a valid application. The application will be published in Gazette Number TC16/16 of 4 May 2016. Details of the gazette notice are shown in the attachment.

Please examine the wording of the gazette notice and advise the Comptroller-General of Customs immediately if the wording does not accurately describe the goods for which a TCO has been sought. This is a verification of agreed wording not an opportunity to further amend.

Yours sincerely, s22(1)(a)(ii)

Delegate of the Comptroller-General of Customs

eleased by DIBP under the reedom of Information Act 1982



Description of Goods including the Customs Tariff Classification

Schedule 4 Item Number

50

8422.19.00

KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, one OR two OR four cycle, having ALL of the following:

- (a) rack chamber height NOT less than 205 mm and NOT greater than 800 mm;
- (b) rack sizes NOT less than 400 mm \times 400 mm and NOT greater than 1 320 mm \times 700 mm;
- (c) width NOT less than 460 mm and NOT greater than 1 750 mm;
- (d) depth NOT less than 520 mm and NOT greater than 1 600 mm;
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm Op. 06.04.16

- TC 1612840

Stated Use:

For cleaning of dishes, glassware, utensils and cutlery in commercial environments $% \left(1\right) =\left(1\right) +\left(1\right)$

Applicant:

COMCATER PTY LTD

Released by DIBP under the Freedom of Information Act 1982



Consideration of an application for a Tariff Concession Order lodged under subsection 269F of the Customs Act 1901

Acceptance as a valid application

Statement of reasons

TC 1612840

I, s22(1)(a)(ii) , delegate of the Comptroller-General of Customs, have considered, in terms of section 269H of the *Customs Act 1901* (the Act), an application for a tariff concession order (TCO) lodged under section 269F of the Act.

I am satisfied that:

- · the application complies with section 269F of the Act; and
- having regard to the information disclosed in the application and to the particulars of the inquiries made by the applicant, there are reasonable grounds for believing that the applicant has discharged the responsibility referred to in section 269FA of the Act.

I therefore accept the application as a valid application.

Dated this 29TH day of APRIL 2016.

s22(1)(a)(ii)

Delegate of the Comptroller General of Customs

eleased by DIBP under the reedom of Information Act 1982

TARIFF CONCESSION ORDER

Under Section 269P of the Customs Act 1901, I, **\$22(1)(a)(ii)**, a delegate of the Comptroller-General of Customs declare that the goods specified in Column 1 of THE TABLE are goods to which the item in Part III of Schedule 4 to the Customs Tariff Act 1995 specified in Column 2 of THE TABLE applies. This Order shall have effect from 06.04.16 and continue in force until revoked under sections 269SC or 269SD of the Customs Act 1901, or the date, if any, specified in Column 2.

THE TABLE

COLUMN 1
Description of Goods including the
Customs Tariff Classification

COLUMN 2 Schedule 4 Item Number Last date of effect

8422.19.00

RITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR pass through OR front loading OR rack conveying, one OR two OR four cycle, having ALL of the following:

50

- (a) rack chamber height NOT less than 205 mm and NOT greater than 800 mm;
- (b) rack sizes NOT less than $400~\text{mm} \times 400~\text{mm}$ and NOT greater than 1 320 mm \times 700 mm;
- (c) width NOT less than 460 mm and NOT greater than 1 750 mm;
- (d) depth NOT less than 520 mm and NOT greater than 1 600 mm;
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm

Op. 06.04.16

- TC 1612840

This is page 1 of 1 Page of the above Table.

Dated 04 July 2016

Delegate of the Comptroller-General of Customs

s22(1)(a)(ii)

eleased by DIBP under the reedom of Information Act 1982



Australian Government

Department of Immigration and Border Protection

Reply to Comptroller General of Customs

Quote: TC 1612840

Your Ref:

Department of Immigration & Border Protection
PO Box 25
Belconnen ACT 2616
Ph: (02) s22(1)(a)

Fax: (02) 6198 7203 Email: tarcon@border.gov.au

04 July 2016

\$47FKUEHNE & NAGEL PTY LTD
8 BRADFORD STREET
ALEXANDRIA NSW 2015

Dear s47F

TARIFF CONCESSION SYSTEM APPLICATION SUCCESSFUL

I refer to your application for Tariff Concession Order (TCO) Number TC 1612840 lodged on 6 April 2016.

As a delegate of Comptroller-General of Customs I am satisfied that the application meets the core criteria on the basis of section 269C of the *Customs Act 1901* and have accordingly made a written Tariff Concession Order.

The decision to make a TCO will be published in Gazette Number TC16/25 of 6 July 2016.

The TCO, as detailed in the attachment, will also be published in the Schedule of Concessional Instruments as soon as possible.

Yours sincerely s22(1)(a)(ii)

Delegate of the Comptroller-General of Customs

Schedule 4 Item

Last day of effect

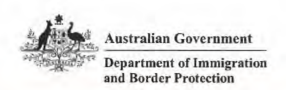
50

/ DIBP under the	Information Act 1982
b	Of
Released	Freedom

8422.19.00	KITCHENWARE AND/OR TABLEWARE WASHING MACHINES, under counter OR	Ĺ
	pass through OR front loading OR rack conveying, one OR two OR	
	four cycle, having ALL of the following:	

Description of the Particular goods including the applicable subheading of the Customs Tariff

- (a) rack chamber height NOT less than 205 mm and NOT greater than 800 mm;
- (b) rack sizes NOT less than 400 mm x 400 mm and NOT greater than 1 320 mm \times 700 mm;
- (c) width NOT less than 460~mm and NOT greater than 1 750 mm; (d) depth NOT less than 520 mm and NOT greater than 1 600 mm;
- (e) height NOT less than 700 mm and NOT greater than 1 930 mm Op. 06.04.16 Dec. date 04.07.16 - TC 1612840



Consideration of an application for a Tariff Concession Order lodged under subsection 269F of the Customs Act 1901

Making of a Tariff Concession Order

Statement of reasons

TC1612840

s22(1)(a)(ii) , delegate of the Comptroller-General of Customs, have considered, in terms of subsection 269P of the Customs Act 1901 (the Act), an application for a tariff concession order (TCO) lodged under subsection 269F of the Act.

Having regard to:

- the TCO application;
- all submissions lodged with the Comptroller-General before the last day for submissions:
- any information that may have been supplied or produced to the Comptroller-General, including in accordance with a notice under subsection 269M(4); and
- any inquiries made by the Comptroller-General;

I am satisfied that the application meets the core criteria as defined in section 269C of the Act in that on the day on which the application was lodged, no substitutable goods were produced in Australia in the ordinary course of business.

I have also had regard to section 269SJ of the Act which describes certain goods for which a TCO must not be made. I am satisfied that there are no exclusions applicable to the goods the subject of the TCO application.

Dated this day of July 2016

s22(1)(a)(ii)

Delegate of the Comptroller-General Of Customs

eleased by DIBP under the