

Energy Labelling and MEPS program Regulatory Ruling

Ruling Number: 022 **Revision** C **Revision Date** 16/06/2009

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

Product Type: Chillers and Close Control Air Conditioners
Relevant Standard AS/NZS 4776.2:2008 and AS/NZS 4965.2:2008
Relevant Clause/s Section 6 in AS/NZS4776.2 and 3.1 in AS/NZS4965.2
Initial Date of Draft Ruling: 27/05/2009
Date of Standard Amendment N/A

	NSW	QLD	SA	VIC	NZ
Accepted By	Department of Water & Energy	Department of Employment & Industrial Relations	Department for Transport, Energy & Infrastructure	Energy Safe Victoria	Energy Efficiency and Conservation Authority
Date Accepted	18/6/09	18/6/09	24/6/09	22/6/09	

Subject

Registration requirements for chillers and close control air-conditioners

Ruling:

That after 1 July 2009, chillers and close control air-conditioners that come under the scope of AS/NZS 4776.2:2008 and AS/NZS 4965.2:2008 respectively are required to be registered with one of the state regulators or the New Zealand regulator ONLY if that product has:

- *Been manufactured in Australia or New Zealand after July 1, 2009 or*
- *Been imported into Australia or New Zealand after July 1, 2009.*

Any offer to sell or supply either of these product types in the absence of an existing approved registration (or listing in the case of New Zealand) must be accompanied with the following written disclaimer.

** Sale of this final manufactured product is subject to approval for minimum energy performance standards as defined in AS/NZS 4776.2:2008 or AS/NZS 4965.2:2008 as applicable.*

Proposed revisions to Regulations

Based on the above, by each regulatory authority using a model regulation amendment (to be drafted)