Quarantine Act 1908 Section 13(2AA)

Phone: Fax: 02 6272 4578 02 62725991

File Ref:

Permit to Import Quarantine Material

 Permit:
 IP15005781
 Valid From:
 7 May 2015
 Valid To:
 7 May 2017
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Importer	Exporter
Mr Carmello Coglitore	Various Suppliers Exporters
Himalayan Health	Various Addresses In
442 Georges River Rd	All countries
Croyden Park NSW 2133	
Attn: Carmello Coglitore	

You are authorised to import the following material under the listed conditions

Note: This permit covers the Department of Agriculture quarantine requirement only.

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

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

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

It is the importer's responsibility to identify, and to ensure it has complied with, all requirements of any other regulatory organisations and advisory bodies prior to and after importation including The Australian Customs and Border Protection Service, The Department of Health and Ageing, Therapeutic Goods Administration, Australian Pesticides and Veterinary Medicines Authority, Department of Sustainability, Environment, Water, Population and Communities, Food Standards Australia New Zealand and any state agencies such as Departments of Agriculture and Health and Environmental Protection authorities. Importers should note that this list is not exhaustive.

This permit is granted for the purposes of the *Quarantine Act 1908* and *Quarantine Proclamation 1998* of the Commonwealth of Australia. The laws of Australian States and Territories may also impose restrictions on the import of animals, plants and other goods into those States and Territories. This import permit does not prevent the application of those State and Territory laws. The importer should seek its own advice on any restrictions that may apply in any State or Territory into which it is proposed to import the animals, plants or other goods to which this permit relates.

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

Notification of the import must be provided to the Department of Agriculture for all imported goods other than goods imported as accompanied baggage or goods imported via the mail and not prescribed under the *Customs Act 1901*. Notification must be consistent with *Quarantine Regulations 2000* (examples include a Quarantine Entry or a Quarantine declaration).

Commodity Name	Condition Number(s)	Country	End Use
Human Therapeutic	PC0017 AND PC1719 AND	All countries	Human Therapeutic
(Bovine colostrum)	PC1614		

Condition | Condition Text

PC0017 Biological Imports Program (BIP) - Administrative conditions

- **1.** This import permit (or number) and all required documentation must accompany each consignment and must be valid at the time the cargo is landed.
- **2.** In order to facilitate clearance of mail shipments, the import permit (or number) and all documentation should be securely attached to the outside of the package and marked 'Attention

This permit is granted subject to the condition that fees determined under Section 86E are paid Stamp:

Delegate of Director of Quarantine

Printed Name Sandra Cuthbert

Date 7 May 2015



	Condition	Condition	Text
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Quarantine'.

- **3.** The importer must meet all costs associated with the import of this product.
- **4.** The importer (or agent) must lodge a quarantine entry for each consignment.
- **5.** Documents must be provided with each consignment which:
 - a) identify the consignment e.g. entry number: and
- **b**) identify all goods being imported as part of this consignment e.g. invoice or waybill or importers manifest; and
- c) describe the goods being imported (where not clear) Example 1: Product XRab = Purified protein derived from rabbits. Example 2: Product AX = Synthetic antibiotic. Example 3: Comte = Cheese.

Note: It is the importer's responsibility to provide any additional information which is requested in order to demonstrate that the import permit covers all goods being imported.

- **6.** Consignments that do not meet the import conditions will remain under the Department's control pending export or destruction at the importers expense.
- **7.** For further information please contact:

Regional - Clearance assistance: http://www.daff.gov.au/biosecurity/about/contact/regional

Canberra - Biological Import Program - Administrative assistance: bioadmin@agriculture.gov.au

Canberra - Biological Import Program - Technical assistance: biologicals@agriculture.gov.au

PC1614 POST ENTRY / END USE CONDITIONS

- 1. This Import Permit allows for the importation of goods for human therapeutic use only unless approved by the Department of Agriculture in writing for specific alternative uses.
- 2. This Import Permit prohibits the goods to be distributed, sold or used for veterinary or agricultural purposes including stock feed, veterinary therapeutic or vaccine manufacture or environmental use associated with livestock unless approved by the Department of Agriculture in writing for specific alternative uses.
- 3. It is the Importers responsibility to identify, and to ensure the product has complied with all requirements of all regulatory organisations and advisory bodies, for example the State and Territory Departments of Health, the Therapeutics Goods Administration (TGA) and Australian Customs and Border Protection Service, prior to and after importation.
- PC1719
- 1. Prior to release to the importer the material must be subjected to gamma irradiation at 50 kGray (5 Mrad). Irradiation at 50 kGray at a Department of Agriculture approved facility is mandatory even if the product has been irradiated prior to import into Australia.
- 2. Importers must be aware that under the Australia New Zealand Food Standards Code, food

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Condition Condition Text

products and food components cannot be irradiated without specific permission from Food Standards Australia New Zealand (FSANZ). It is the importer's responsibility to ensure that products requiring gamma irradiation for quarantine purposes are not used for food purposes without specific permission from FSANZ.

End of Condition Text