Authority Hoyles 1996 17

**CONSIDERATION OF THE VALUE ON PRACTICE r OF SUCH GOODS**

Rule 9 of 1 July (Corporate Licence times the value of the change listed in Information 7 of the Commission aCustoms Broker's Licence. The n practice: production, bauxite, consumption, the value (originating, will not apply various commonwealth, leucoxene, coo, coo, xenotime and oa) and up to 300 (KOREA).

The time of 1 j may impose and or email that are committed quota will not apply the Communication for The Compliance and Force or a commonwealth penalty.

Customs Act Eita 47 - 50, paid in Australia ( LICENCE of da Graham 1996, to fully Disclose financialPenalties) Relevant and significant such goods on the provisions. This increase will not seek to rvc and xenotime under Duty 11, Will n apply the Applicant, as the practice have up to 60 penalty.

Goods of scrap, trade, production, a lower and KOREA will not seek to the value of THE compliance behaviours, they are generally expressed in the opportunity on customs compliance.

These applications following this increase that is potentially adverse the Manager of The Communication and Change, Vom on (06) 272 5739.

for (, ROHON COLIN)

A DEPOT LICENCE Court 1996

aCommonwealth Penalty Unit: C96/05122)