# Australian Government Department of Immigration and Border ProtectionDEPARTMENT OF IMMIGRATION AND BORDER PROTECTION NOTICE

**No.2017/08**

Cheese and Curd Quota Scheme – Allocations for 2017-2018

The Department of Immigration and Border Protection (the Department) will shortly contact Cheese and Curd Quota Scheme holders to discuss quota allocations for 2017-2018.

The calculation of an importer’s forthcoming allocation is based on the actual use of quota by that importer in the

23-month period ending 31 May 2017, as shown in the Department’s records of Import Declarations lodged between

# 01 July 2015 and 31 May 2017.

We remind importers that quotas are allocated for a particular financial year. To use the quota allocated, importers are required to ‘enter for home consumption’ their imported cheese or curd by the end of the financial year to which the allocation relates, that is, by 30 June of that year. Where cheese or curd importations are of Australian origin (returned Australian goods), or a free rate of duty is provided under Schedule 3 of the *Customs Tariff Act 1995*, then the quota cannot be used. Similarly, if preference circumstances or Free Trade Agreements (FTAs) apply, then the quota is not available.

The cheese or curd is ‘entered for home consumption’ if:

1. an entry for home consumption for the goods is lodged with the Department; **and**
2. the vessel or aircraft carrying the cheese or curd has arrived at the first Australian port or airport at which any cargo is intended to be discharged.

Please note that:

* The quota calculation excludes any part of the quota transferred to another importer during the 23-month period or that remains unused at **31 May 2017**.
* Quota used during the month of June 2016 will be taken into consideration for allocation 2017-2018, but will NOT count in computations for 2018-2019. This June ‘factor’ is repetitive for every annual allocation because of the 31 May import performance cut-off for calculation of following year’s allocations.

At this time of the year, quota users and their brokers should take stock of quota balances with a view to optimising usage and consequently maximising their next allocation.

We will publish the final allocation in the *Commonwealth of Australia: Tariff Concessions Gazette* in July 2017.

Where you anticipate quota usage shortfalls, there is an option to transfer allocations between importers. You can apply for a transfer by completing a Transfer of Base Quota (Cheese and Curd) form (form B235) and submitting it to:

Superintendent – Tariff Concession Administration Australian Border Force

Department of Immigration and Border Protection PO Box 25

BELCONNEN ACT 2617

Alternatively, this form may be submitted by email to Tariff Concession Administration at [tarcon@border.gov.au.](mailto:tarcon@border.gov.au)

Transfer requests are processed in order of their receipt. Each request may take up to four working days to process. The transfer form is available on the Department’s website at [https://www.border.gov.au/Forms/Documents/b235.pdf#search=B235.](https://www.border.gov.au/Forms/Documents/b235.pdf#search%3DB235)

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To facilitate efficient administration of the annual allocation, we urge importers and brokers to notify the Department of any changes to company details such as addresses, phone, email, fax and principal contact person.

You may direct any enquiries concerning this notice to Tariff Concession Administration by email to [tarcon@border.gov.au](mailto:tarcon@border.gov.au).

[signed] Erin Dale

Commander, Customs Compliance CANBERRA ACT

13 April 2017