1983-84

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

Presented and read a first time, 5 September 1984

(Minister for Primary Industry)

A BILL

FOR

An Act to amend the Eggs (Export Inspection Charge) Collection Act 1982

BE IT ENACTED by the Queen, and the Senate and the House of Representatives of the Commonwealth of Australia, as follows:

Short title, &c.

- 1. (1) This Act may be cited as the Eggs (Export Inspection Charge) Collection Amendment Act 1984.
 - (2) The Eggs (Export Inspection Charge) Collection Act 1982¹ is in this Act referred to as the Principal Act.

Commencement

2. This Act shall come into operation on a day to be fixed by Proclamation.

10 Interpretation

5

- 3. Section 3 of the Principal Act is amended—
- (a) by omitting from sub-section (1) the definitions of "authorized officer" and "certified export notice"; and

- 2 Eggs (Export Inspection Charge) Collection Amendment No., 1984
 - (b) by omitting from sub-section (1) the definitions of "eggs inspected for export" and "export notice" and substituting the following definitions:
 - "'eggs inspected for export' means eggs in respect of which a prescribed export permit is issued;
 - 'prescribed export permit', in relation to eggs, means a licence, permit or other permission issued in relation to the export of those eggs that is declared by the regulations to be a prescribed export permit.".

Repeal of section 4

4. Section 4 of the Principal Act is repealed.

10

Date due for payment

5. Section 5 of the Principal Act is amended by omitting "copy of the certified export notice is served in accordance with section 4" and substituting "prescribed export permit is issued".

Application 15

6. Notwithstanding the amendment made by section 5, section 5 of the Principal Act as in force immediately before the commencement of this Act continues to apply in relation to eggs in respect of which a copy of a certified export notice was served before the commencement of this Act.

NOTE

 No. 15, 1982, as amended. For previous amendments, see No. 48, 1982; and No. 39, 1983.