Supplier's declaration of conformity



This is the Australian Communications and Media Authority (ACMA) approved form for a declaration of conformity under the following legislative instruments:

- > Radiocommunications Equipment (General) Rules 2021
- > Radiocommunications Labelling (Electromagnetic Compatibility) Notice 2017.

This is a sample form for a declaration of conformity under the Telecommunications (Labelling Notice for Customer Equipment and Customer Cabling) Instrument 2015.

Instructions for completion

Do not return this form to the ACMA. This completed form must be retained by the supplier as part of the documentation required for the compliance records. However, it must be made available for inspection by the ACMA when requested.

Supplier's details (manufacturer, importer or authorise	ed agent)
Company name (or individual)	
VEGA Australia Pty Ltd	ACN/ARBN 55 03 343 905
Trading as	or New Zealand IRDN
street address (Australia or New Zealand)	
34 Cawarra Road	
Caringbah, NSW	
POSTCODE 2229	
Phone: 02 95210 109	

Product details and date of manufacture

Product description - brand name, type, current model, lot, batch or serial number (if available), software/firmware version (if applicable)

VEGA
Level Probing Radar (LPR), Tank Level Probing Radar (TLPR), Model VEGAPULS 6X.
Date of manufacture or importation of the original/modified item

Compliance – applicable standards and other supporting documents

Evidence of compliance with applicable standards may be demonstrated by test reports, endorsed/accredited test reports, certification/competent body statements.

Having had regard to these documents, I am satisfied the above-mentioned product complies with the requirements of the relevant ACMA standards made under the Radiocommunications Act 1992 and/or the Telecommunications Act 1997.

List these documents including details of the standard title, number and, if applicable, number of the test report/endorsed test report or certification/competent body statement.

Device Deployment / Use Case: LPR. Corresponding Class of Transmitter, Radiocommunications (Low Interference Potential Devices) Class Licence 2015: Item 71, Radiodetermination transmitters

Device Deployment / Use Case: **TLPR**. Corresponding Class of Transmitter, *Radiocommunications* (*Low Interference Potential Devices*) Class Licence 2015: **Item 68, Radiodetermination transmitters operated in radiofrequency-shielded enclosures**

Radiocommunications (Electromagnetic Compatibility) Standard 2017, refer UL International (UK) Ltd test report No. UL-EMC-RP13754225JD16A dated 9 September 2021, UL-EMC-RP14394930JD01A dated 11 October 2022, UL-RPT-EMC-14731962-116 dated 4 July 2023, UL-RPT-EMC-14731962-216 dated 4 July 2023 and UL-RPT-EMC-14731962-316 dated 4 July 2023.

Radiocommunications (Short Range Devices) Standard 2014,

LPR operation: ETSI EN 302 729 v2.1.1, refer UL International (UK) Ltd test report No. UL-RPT-RP13754225-116A dated 2 September 2021 and UL-RPT-RP14394930-316A dated 30 November 2022.

TLPR operation: ETSI EN 302 372 v2.1.1, refer UL International (UK) Ltd test report No. UL-RPT-RP13754225-216A dated 2 September 2021 and UL-RPT-RP14394930-416A V2.0 dated 28 November 2022.

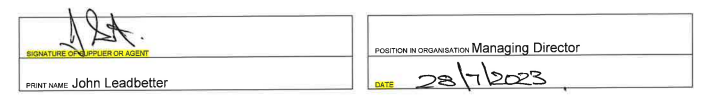
Declaration

I hereby declare that:

- 1. I am authorised to make this declaration on behalf of the Company mentioned above
- 2. the contents of this form are true and correct
- the product mentioned above complies with the applicable above mentioned standards and all products supplied under this declaration will be identical to the product identified above
- I understand that giving false or misleading information is a serious offence.

Note: It is an offence to knowingly provide false or misleading information to a Commonwealth entity or a person who is exercising powers, performing functions under, or in connection with, a law of the Commonwealth. It is an offence to knowingly provide false or misleading information or documents in compliance or purported compliance with a law of the Commonwealth. (See sections 137.1 and 137.2 of the *Criminal Code Act 1995.*)

Penalty: 12 months imprisonment



The *Privacy Act 1988* (Cth) (the Privacy Act) imposes obligations on the ACMA in relation to the collection, security, quality, access, use and disclosure of personal information. These obligations are detailed in the Australian Privacy Principles.

The ACMA may only collect personal information if it is reasonably necessary for, or directly related to, one or more of the ACMA's functions or activities

The purpose of collecting the personal information in this form is to ensure the supplier is identified in the 'declaration of conformity'. If this declaration of conformity is not completed and the requested information is not provided, a compliance label cannot be applied.

Further information on the Privacy Act and the ACMA's privacy policy is available at www.acma.gov.au/privacypolicy. The privacy policy contains details about how you may access personal information about you that is held by the ACMA, and seek the correction of such information. It also explains how you may complain about a breach of the Privacy Act and how we will deal with such a complaint.

Should you have any questions in this regard, please contact the ACMA's privacy contact officer on telephone on 1800 226 667 or by email at privacy@acma.gov.au .	