

Pot Levy Exemption Form

ABN: 98 375 632 004

Nursery Products Levy – Department of Agriculture Legislation

The nursery products levy was first introduced on 1 October 1989. Potted plants that are produced in Australia and used by the producer in the production of other goods, or sold by a producer, attract a levy. Horticulture Innovation Australia Limited and Plant Health Australia (PHA) are responsible for managing the expenditure of this levy.

Nursery Products Levy Rates

A potted plant means a nursery product in a growing medium within a container.

Nursery products include trees, shrubs, plants, seeds, bulbs, corms, tubers, propagating material and plant tissue cultures grown for ornamental purposes or for the production of fruits, vegetables, nuts, cut flowers and foliage.

Seedlings grown in containers for forestry operations are not classified as nursery products.

A container refers to any receptacle used in the production or preparation of nursery products for sale or use in producing other goods, and which serves as the immediate container for the nursery product.

Exemption from Paying the Nursery Products Levy

You are not liable to pay the nursery products levy if you provide written notice to the seller stating that the containers being purchased will not be used to produce leviable nursery products.

As PrimeHort Distributors Limited is required to collect this levy on all containers used as described above, please sign below if your purchase qualifies for an exemption – i.e., containers will only be used in forestry operations.

BUSINESS CONTACT INFORMATION

Customer Name:
Company Name (Full Legal Entity):
ABN / ACN:
Authorised Signatory - Full Name:
Authorised Signatory - Signature:
Date:
Witness - Full Name:
Witness - Signature:
Date:

Thank you, please return a completed copy to:

PrimeHort Distributors Limited
sales@primehort.com.au