

1993-94

HOUSE OF REPRESENTATIVES

TRADE PRACTICES AMENDMENT (ORIGIN
LABELLING) BILL 1994

(Amendments to be moved by Mr Ronaldson)

- (1) Clause 3, page 2, at the end of proposed section 65VB, add the following subsections:
 - “(2) Without affecting the operation of subsection (1), Australia is to be taken to be the place of origin of marine produce if that produce is landed by an Australian vessel authorised to do so under the *Fisheries Act 1952* or the *Fisheries Management Act 1991*.”
 - “(3) In this section ‘Australian vessel’ has the same meaning as in the *Fisheries Management Act 1991*.”
- (2) Clause 3, page 3, proposed subsection 65VE(2), the Table, Category A, Representations, after “ ‘Product of Australia’ ”, add “or ‘Made in Australia’ ”.
- (3) Clause 3, page 3, proposed subsection 65VE(2), the Table, Category B, Representations, omit “ ‘Made in Australia’ ”, substitute “ ‘Manufactured in Australia’ ”.

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