

Mareeba District Fruit & Vegetable Growers Association Inc.

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2 April 2008

Tom Leuner
Director
Grocery Inquiry
Australian Competition
& Consumer Commission
GPO Box 520
MELBOURNE VIC 3001

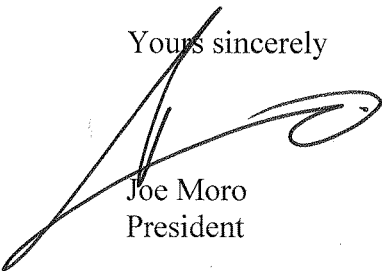
Dear Mr Leuner

**Re: National inquiry into the competitiveness of retail prices for standard
groceries – public hearing**

The Mareeba District Fruit and Vegetable Growers Association Inc. would like to express our full support for the attached Trade Practises Amendment (Horticulture Code of Conduct) Bill 2007.

We believe this proposed code will deliver better outcomes for the Fruit & Vegetable Industries trading practices and reduce the recurring issues with pricing.

Yours sincerely



Joe Moro
President

2004-2005-2006-2007

The Parliament of the
Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

**Trade Practices Amendment
(Horticultural Code of Conduct) Bill
2007**

No. , 2007

(Mr Katter)

**A Bill for an act to amend the *Trade Practices Act*
*1974***

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A Bill for an act to amend the *Trade Practices Act 1974*

The Parliament of Australia enacts:

1 Short title

This Act may be cited as the *Trade Practices Amendment (Horticultural Code of Conduct) Act 2007*.

2 Commencement

This Act commences on the day on which it receives the Royal Assent.

3 Schedule(s)

Each Act that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

Schedule 1—Amendment of the *Trade Practices Act 1974*

1 Subsection 51ACA(1) (definition of *mandatory industry code*)

Repeal the definition, substitute:

“*mandatory industry code* means an industry code that is declared by regulations under section 51AE to be mandatory or which is provided for in this Part. A mandatory industry code that is provided for in this Part shall be taken to override any inconsistent provision of a relevant industry code declared by regulations.”

2 After section 51AEA

Insert:

51AEB Horticultural code of conduct

Name of code

(1) This code is the Horticultural Code of Conduct.

Purpose of code

(2) The purpose of this code is to regulate the conduct of Growers and Wholesalers, Retailers, Exporters, and Processors of Horticultural Produce to ensure contractual clarity and transparency of all first point of sale transactions and provide a cost-effective mechanism for fair and equitable dispute resolution.

Definitions and interpretation

(3) (a) In this code:

Grower means any person or entity that grows and sells Horticultural Produce.

Agent means any person or entity that acts for commission on behalf of another person, group or business.

Merchant means any person or entity engaged in the purchase and sale of commodities for profit and may include wholesalers who choose to operate as merchants. It includes all retailers, exporters and processors engaged in purchasing horticultural produce for resale.

Agency Relationship means a Trading Relationship under which:

- (i) a Wholesaler acts for an agreed commission as an agent for a Grower in relation to the sale by the Grower of Horticultural Produce to a third party buyer; and
- (ii) the Grower retains ownership of the Horticultural Produce until sold to a third party buyer and the wholesaler does not at any time acquire ownership of the Horticultural Produce.

Agreed Term of Trade has the meaning given in subsection (7).

Horticultural Code Management Committee means the committee appointed by the Minister pursuant to subsection (39).

Horticultural Inspector means a horticultural inspector appointed by the Horticultural Code Management Committee pursuant to paragraph 39 (c).

Horticultural Produce means fresh, unprocessed, fruit and vegetables, nuts, and plants, for human consumption.

Intent to Deliver Produce Form means a form detailing produce by which means a Grower may notify a Wholesaler of its intention to deliver Horticultural Produce.

Market Authority means any organisation owning, controlling or administering the centralised markets where produce is bought, sold and/or traded by Merchants, Agents, Wholesalers and Retailers including, but not limited to Perth Metropolitan Markets, Brisbane Markets (Brismark), Sydney Markets Ltd, Melbourne Market Authority.

Merchant Relationship means a Trading Relationship under which:

- (i) a Wholesaler or Retailer or Exporter or Processor purchases Horticultural Produce from a Grower at a price, or pursuant to a schedule of prices, agreed prior to

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the receipt of the Horticultural Produce by the Wholesaler or Retailer or Exporter or Processor; and

- (ii) unless there is a dispute regarding the quality or quantity of delivered produce, ownership of the Horticultural Produce passes to the merchant no later than 24 hours after receipt of produce by the Merchant.

Trading Relationship means a trading relationship between a Wholesaler or Retailer or Exporter or Processor, and a Grower.

Type of Trading Relationship means an Agency Relationship or a Merchant Relationship.

Wholesaler (Agent) who facilitates the sale of Horticultural Produce on behalf of a Grower to a third party for a commission or fee.

Wholesaler (Merchant) means any person or entity who purchases Horticultural Produce from a Grower for the purpose of resale (including resale after processing the Horticultural Produce) or

Terms of Trade has the meaning given in subsection (5).

(b) In this code, unless the context requires otherwise:

- (i) the use of the words “include”, “including”, or similar expressions, shall not limit the generality of words that may follow;
- (ii) a reference to any communication includes a communication provided in writing, in person, by post, by facsimile or by electronic mail.

Application of the code

- (4) (a) This code applies on and from the commencement date and covers all first point of sale transactions between a Grower and a Wholesaler or Retailer or Processor or Exporter.

(b) This Code does not apply to:

- (i) any sale of Horticultural Produce by a Grower to an end consumer; or
- (ii) any sale by a Grower of produce grown by that grower, provided that the sale takes place in a central market

1 reserved for Growers and commonly known as the
2 "Grower's Shed".

3 *Wholesaler or Retailer or Processor or Exporter must prepare*
4 *Terms of Trade*

5 (5) (a) A Wholesaler or Retailer or Processor or Exporter must prepare
6 and maintain a document that sets out the terms and conditions
7 on which they are prepared to trade with Growers
8 (*Wholesaler's Terms of Trade*).

9 (b) A Wholesaler or Retailer or Processor or Exporter's Terms of
10 Trade must:

11 (i) be consistent with the requirements of this code;

12 (ii) identify the type or types of trading relationship under
13 which they are prepared to trade and the terms and
14 conditions applying for each such type of trading
15 relationship;

16 (iii) where more than one type of trading relationship is
17 specified, identify a default type Trading Relationship.

18 *Requirement to provide Wholesaler or Retailer or Processor or*
19 *Exporter Terms of Trade*

20 (6) (a) A Wholesaler or Retailer or Processor or Exporter must provide
21 their Terms of Trade to any Grower they choose to deal with.

22 (b) If a Wholesaler or Retailer or Processor or Exporter amends
23 their Terms of Trade they must provide a copy of the amended
24 Terms of Trade to any Grower they choose to deal with.

25 *Agreed Terms of Trade*

26 (7) (a) A Wholesaler or Retailer or Processor or Exporter and a
27 Grower may agree to trade under any type of Trading
28 Relationship and under terms and conditions that differ from
29 the Wholesaler or Retailer or Processor or Exporter Terms of
30 Trade (*Agreed Terms of Trade*), provided that the Agreed
31 Terms of Trade are consistent with the requirements of this
32 code.

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- 1 (b) In an established relationship, should a Grower send or deliver
2 a consignment of Horticultural Produce to a Wholesaler or
3 Retailer or Processor or Exporter that is accepted and where the
4 type of Trading Relationship for that particular consignment
5 has not been arranged, the Trading Relationship for the most
6 recent previous consignment will apply.

7 *Transaction splitting*

- 8 (8) In the event that a Wholesaler or Retailer or Processor or Exporter
9 and a Grower agree in advance that a consignment of Horticultural
10 Produce will be split, with different parts sold under differing
11 Types of Trading Relationship and terms and conditions, each part
12 will be treated as a separate transaction with a separate Trading
13 Relationship and Agreed Terms of Trade.

14 *Application of minimum terms of trade for all Trading*
15 *Relationships*

- 16 (9) The provisions of subsections (9) to (16) inclusive shall apply to all
17 types of Trading Relationships between a Wholesaler or Retailer or
18 Exporter or Processor, and a Grower.

19 *Grower intent to deliver Produce Notification*

- 20 (10) (a) A Grower must not deliver a consignment of Horticultural
21 Produce to a Wholesaler without first notifying the Wholesaler
22 or Retailer or Processor or Exporter of details of quantities and
23 grades. Notification can be made by telephone, facsimile or
24 electronically followed by a summary of the total consignment
25 by facsimile or electronically at the time of dispatch.
- 26 (b) The Wholesaler or Retailer or Processor or Exporter Terms of
27 Trade and Agreed Terms of Trade may include a pro forma
28 Intent to Deliver Produce Form, which includes information to
29 be provided about the quantity and quality of Horticultural
30 Produce to be delivered and, where the Wholesaler or Retailer
31 or Processor or Exporter operates under more than one type of
32 Trading Relationship, specifies the type of Trading
33 Relationship the Grower wishes to enter into.

- 1 (c) Where the Agreed Terms of Trade include a pro forma Intent to
2 Deliver Produce Form a notification made under this subsection
3 must use the pro forma Intent to Deliver Produce Form or any
4 agreed form of notification.

5 *Grower failure to give an Intent to Deliver Produce Notification*

- 6 (11) If a Grower delivers a consignment of Horticultural Produce to a
7 Wholesaler or Retailer or Processor or Exporter without first
8 providing a notification as required under subsection (10) and
9 which Horticultural Produce the Wholesaler or Retailer or
10 Processor or Exporter does not want:

11 (a) the Wholesaler or Retailer or Processor or Exporter must notify
12 the Grower of the delivery of the consignment of Horticultural
13 Produce within 24 (twenty four) hours of the consignment
14 being delivered; and

15 (b) the Grower must, within 24 (twenty four) hours of receiving a
16 notification under paragraph (a), notify the Wholesaler or
17 Retailer or Processor or Exporter if it wishes to have the
18 consignment of Horticultural Produce destroyed, or delivered to
19 a nominated third party, or returned to the Grower.
20 Alternatively, the Grower and the Wholesaler or Retailer or
21 Processor or Exporter may come to an agreement pursuant to
22 which the Wholesaler or Retailer or Processor or Exporter will
23 accept the consignment on Agreed Terms of Trade; and

24 (c) if the Grower does not notify the Wholesaler or Retailer or
25 Processor or Exporter in accordance with paragraph (b) within
26 24 (twenty four) hours of receiving a notification under
27 paragraph (a), the Grower is deemed to have elected to have the
28 consignment dealt with at the Wholesaler or Retailer or
29 Processor or Exporter's discretion, which may include the
30 consignment being accepted by the Wholesaler or Retailer or
31 Processor or Exporter on Agreed Terms of Trade or destroyed
32 at the Grower's expense; and

33 (d) the Wholesaler or Retailer or Processor or Exporter must deal
34 with the consignment of Horticultural Produce in accordance

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1 with the Grower's election under paragraph (b) or deemed
2 election under paragraph (c); and

- 3 (e) the Grower must reimburse the Wholesaler or Retailer or
4 Processor or Exporter for any reasonable costs incurred by them
5 in dealing with the consignment in accordance with this
6 subsection.

7 *Wholesaler or Retailer or Exporter or Processor's obligation to*
8 *respond to Grower's Intent to Deliver Produce Notification*

- 9 (12) (a) If a Wholesaler or Retailer or Processor or Exporter receives an
10 Intent to Deliver Produce notification from a Grower in
11 accordance with subsection (10), they must respond in an
12 agreed way to the Grower within the maximum number of
13 hours specified in the Agreed Terms of Trade (which must not
14 exceed 48 hours) indicating whether or not they will accept the
15 consignment, subject to the consignment's compliance with the
16 Agreed Terms of Trade.

- 17 (b) If a Wholesaler or Retailer or Processor or Exporter does not
18 respond in the permitted time frame they will be deemed to
19 have agreed to accept the consignment, subject to the
20 consignment's compliance with the Agreed Terms of Trade.

21 *If a Wholesaler or Retailer or Exporter or Processor does not*
22 *accept an Intent to Deliver Produce Notification*

- 23 (13) If a Wholesaler or Retailer or Processor or Exporter responds in the
24 agreed way and in accordance with subsection (12), indicating that
25 they will not accept the consignment of Horticultural Produce, the
26 Grower must not deliver the consignment to them. Subsection (11)
27 applies to any consignment of Horticultural Produce the Grower
28 delivers to the Wholesaler or Retailer or Processor or Exporter in
29 breach of this requirement.

30 *If a Wholesaler or Retailer or Exporter or Processor does accept*
31 *an Intent to Deliver Produce Notification*

- 32 (14) If a Wholesaler or Retailer or Processor or Exporter responds in
33 accordance with subsection (12) indicating that they will accept the

1 consignment of Horticultural Produce (or is deemed to have done
2 so), they must accept the consignment of Horticultural Produce
3 when delivered, unless:

- 4 (a) the consignment does not meet the quality or quantity
5 requirements specified in the Intent to deliver Produce
6 Notification and the Agreed Terms of Trade; or
7 (b) the Wholesaler or Retailer or Processor or Exporter advises the
8 Grower of the rejection of the consignment within the time
9 specified in the Agreed Terms of Trade (which must not exceed
10 24 hours after the time of delivery).

11 *Payment Timeframes*

- 12 (15) A Wholesaler or Retailer or Processor or Exporter must remit to
13 the grower the proceeds from the sale of a consignment of
14 Horticultural Produce that they accept within the period specified
15 in the Agreed Terms of Trade. The time specified may not exceed
16 45 (forty five days). If no timeframe is specified, the period will be
17 deemed to be a maximum of 28 (twenty eight) days from the date
18 the produce is sold by the Wholesaler or Retailer or Processor or
19 Exporter.

20 *Wholesaler or Retailer or Exporter or Processor Dispute Contact*
21 *Details*

- 22 (16) A Wholesaler or Retailer or Processor or Processor must specify in
23 their Terms of Trade contact details for a person a Grower may
24 contact in the event of a dispute with the Wholesaler or Retailer or
25 Processor or Exporter.

26 *Application of Minimum Terms of Trade for an Agency*
27 *Relationship*

- 28 (17) Subsections (17) to (24) inclusive shall apply only where a
29 Wholesaler and a Grower are in an Agency Relationship and shall
30 apply in addition to the requirements of subsections (9) to (16).

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Transfer of Ownership of Horticultural Produce (Agency Transaction)

- (18) Ownership of Horticultural Produce remains with the Grower until sale by the Wholesaler (Agent) to a third party. At this time ownership passes immediately to the third party.

Payment of proceeds of sale

- (19) (a) A Wholesaler (Agent) must pay to the Grower any proceeds the Agent receives in connection with the sale of a consignment of Horticultural Produce, less:
- (i) any commissions permitted under subsection 20; and
 - (ii) any extra costs permitted under subsection (21).
- (b) All monies received by the Wholesaler (Agent) on behalf of the Grower must be placed in a trust account managed by the relevant Market Authority prior to distribution to the Grower less the commissions allowed for in subparagraph (a)(i) and the costs allowed for in subparagraph (a)(ii).
- (c) A Wholesaler (Agent) must pay the Grower for a consignment of Horticultural Produce the proceeds received for the consignment less the commissions and fees allowed for in subparagraph (a)(i) and the costs allowed for in subparagraph (a)(ii), if applicable, within the period specified in the Agreed Terms of Trade. The period specified may not exceed 45 (forty five) days.

Commissions

- (20) A Wholesaler (Agent) may only charge commissions on the basis set out in the Agreed Terms of trade. Such Commissions must be specified on a percentage basis. The commission rate is negotiable in the Agent's Terms of Trade but may not exceed 12.5% (twelve and one half per cent).

Extra Costs

- (21) A Wholesaler (Agent) may only seek reimbursement for extra costs it incurs to the extent provided for, and on the basis set out in,

1 the Agreed Terms of trade. Extra costs may include storage fees,
2 handling fees and disposal fees.

3 *Summary price information*

- 4 (22) (a) A Wholesaler (Agent) must provide a Grower with a duplicate
5 copy of their statement or invoice to the third party for each
6 consignment of Horticultural Produce sold by them on behalf of
7 the Grower, showing the total proceeds of sale of the
8 consignment less any commission or extra costs permitted
9 under subsections (20) and (21) in the Agreed Terms of Trade.
10 (b) The statement or invoice must be provided within the period
11 specified in the Agreed Terms of Trade or within 28 (twenty
12 eight) days of the completion by the Wholesaler (Agent) of the
13 sale of the consignment, if no period is specified.

14 *Itemised price and quantity information*

- 15 (23) A Wholesaler (Agent) must within the period specified in the
16 agreed Terms of Trade, or within 14 (fourteen) days if no period is
17 specified, provide a duplicate copy of their statement or invoice to
18 the third party relevant to the transaction. The time specified may
19 not exceed 28 (twenty eight) days. The duplicate copy statement or
20 invoice must include:
21 (a) the date or dates of the sale;
22 (b) the type, quantity and count of the Horticultural Produce sold;
23 (c) the price received for each grade of Horticultural Produce sold;
24 and
25 (d) details of the buyer of the Horticultural Produce.

26 *Due care and skill*

- 27 (24) While the Horticultural Produce is under the Wholesaler (Agent's)
28 management, they must exercise due care and skill in handling and
29 storing the Horticultural Produce.

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Application of minimum terms of trade for a Merchant Relationship

- (25) Subsections (25) to (28) inclusive shall apply where a Wholesaler and a Grower are in a Merchant Relationship and to all transactions between a Grower and a Retailer or Exporter or Processor and apply in addition to the requirements of subsections (9) to (16).

Transfer of Ownership of Horticultural Produce (Merchant Transaction)

- (26) Ownership of Horticultural Produce passes from the Grower to the Wholesaler (Merchant) either:
- (a) if the price for the Horticultural Produce has been agreed by the Wholesaler (Merchant) and the Grower prior to delivery, ownership passes immediately to the Wholesaler (Merchant) upon receipt of the produce; or
 - (b) if the price for the produce has not been agreed between the Wholesaler (Merchant) and the Grower prior to delivery, ownership passes immediately at the time the Wholesaler (Merchant) and the Grower agree on a price for the produce. This must be no later than 24 (twenty four) hours after receipt of the produce by the Wholesaler (Merchant).

Payment of price

- (27) The Wholesaler (Merchant) must pay the Grower for a consignment of horticultural produce the price agreed in accordance with the schedule of prices agreed prior to delivery within the period specified in the Agreed Terms of Trade. The period specified may not exceed 45 (forty five) days.

Summary price information

- (28) (a) A Wholesaler (merchant) must provide a Grower with a statement for each consignment of Horticultural Produce accepted by them showing the quantity and quality of the Horticultural Produce bought and the price paid, and statements containing only average prices are not acceptable.
- (b) The statement must be provided within the period specified in the Agreed Terms of Trade or within 14 (fourteen) days of the

1 consignment being bought by the Wholesaler if no period is
2 specified. The time specified may not exceed 28 (twenty eight)
3 days.

4 *Dispute resolution definitions*

5 (29) For the purposes of subsections (29) to (37) inclusive:

6 **Complainant** means the person or entity who initiates the
7 procedure under subsection (30) or appoints a Horticultural
8 Inspector under subsection (32).

9 **Parties** means the Complainant and the Respondent in a dispute.

10 **Respondent** means the person or entity with whom the
11 Complainant has a dispute.

12 *Initiating a dispute*

13 (30) A Wholesaler or Retailer or Processor or Exporter or Grower may
14 initiate a dispute against any participant covered by the code in
15 relation to a Trading Relationship by contacting in writing the
16 other party and notifying them of:

- 17 (a) the nature of the dispute;
18 (b) the outcome the Complainant seeks; and
19 (c) the action the Complainant considers will settle the dispute.

20 *Good faith negotiations*

- 21 (31) (a) If a dispute is notified under subsection (30) the Parties must
22 negotiate in good faith to resolve the dispute.
23 (b) If the Parties cannot resolve the dispute within three weeks of
24 notification of the dispute, either party may seek a referral for
25 mediation under subsection (36).
26

27 *Horticultural Inspectors*

- 28 (32) A Grower or a Wholesaler or Retailer or Processor or Exporter
29 may at any time, and irrespective of whether a dispute has been
30 notified under subsection (30), and a mediator appointed under

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subsection (36) may appoint a Horticultural Inspector to provide a report on:

- (a) whether the rejection of Horticultural Produce by a Wholesaler or Retailer or Processor or Exporter was in accordance with the requirements of this code and the Agreed Terms of Trade;
- (b) whether amounts paid by a Wholesaler or Retailer or Processor or Exporter to a Grower were calculated in accordance with the requirements of this code and the Agreed Terms of Trade; and
- (c) any other matter in relation to which a dispute has been notified under subsection (30).

Assistance to Horticultural Inspectors

(33) If a Horticultural Inspector is appointed pursuant to subsections (30) or (32), the relevant party must:

- (a) permit the Horticultural Inspector to inspect any Horticultural Produce supplied by the Grower in possession of the wholesaler or Retailer or Processor or Exporter;
- (b) in the case of an Agent, permit the Horticultural Inspector to inspect the financial and other records of the Agent that relate to the Grower or Horticultural Produce supplied by the Grower.

Horticultural Inspector's report

(34) A Horticultural Inspector appointed pursuant to subsection (32) must prepare a report within 48 (forty eight) hours of appointment and provide a copy of that report to both Parties. The Horticultural Inspector's report:

- (a) must not include information that a Party to the dispute is not entitled to obtain under the Agreed Terms of Trade; and
- (b) will not be legally binding on the Parties but is intended to provide objective evidence to facilitate the dispute being resolved by good faith negotiation, by mediation, or through legal proceedings.

Costs of Horticultural Inspector

(35) In order to eliminate the initiation of frivolous disputes, the costs of a Horticultural Inspector will be borne in total by the party that does not succeed unless the parties agree otherwise, or the

Ombudsman or a court directs otherwise. The party who appoints the inspector/assessor bears the costs, unless the parties agree otherwise. If a mediator as part of a mediation, appoints an assessor, each party must pay half the costs of the assessor.

Mediation

- (36) Either party may by notice to the other require a dispute notified under subsection (30) to be referred for mediation. When a party seeks referral for mediation:
- (a) the dispute will be referred in the first instance to the Ombudsman accredited pursuant to subsection (39);
 - (b) the Ombudsman will be the official mediator, with the power in disputes where the claim has a potential value up to and including \$100,000:
 - (i) the Ombudsman may delegate the appointment of a mediator to his office;
 - (ii) the Ombudsman may make decisions and enforce decisions whether made by the Ombudsman, his office or any mediator appointed by him or his office;
 - (iii) to award costs in respect of mediations;
 - (c) the Ombudsman will be the official mediator in cases involving a dispute where the claim has a potential value of more than \$100,000 and where the parties agree that the matter be referred to the Ombudsman, with the power:
 - (i) to delegate the appointment of a mediator to his office;
 - (ii) the Ombudsman may make decisions and enforce decisions whether made by the Ombudsman, his office or any mediator appointed by him or his office
 - (iii) to award costs in respect of mediations;
 - (d) If parties to a dispute notified under subsection (30) cannot agree with the appointment of the Ombudsman as official mediator, the parties may initiate legal proceedings through the court system;
 - (e) within seven days of acceptance or delegation of the mediation, the mediator must:
 - (i) decide the time of mediation (provided it is within 14 (fourteen) days of the acceptance or delegation of the

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1 mediation) and a place of mediation (provided it is in
2 Australia); and

3 (ii) notify the parties of the time and place of mediation;

4 (f) the Parties must attend the mediation and try to resolve the
5 dispute. For the purposes of this paragraph, a party is taken to
6 attend mediation if the party is represented at the mediation by
7 a person who has the authority to enter an agreement to settle
8 the dispute on behalf of the party and who is not a lawyer;

9 (g) each party pay their own costs of the representations at the mediation
10 and costs of attending, unless the parties agree otherwise and that
11 each party to a mediation pays half of any mediation costs unless
12 they agree otherwise.

13 *Resolution of disputes*

14 (37) There will be no termination of a dispute without settlement either
15 by agreement negotiated between the Parties, or by the Parties and
16 the mediator during the process of mediation.

17 *Establishment of Horticultural Code Management Committee*

18 (38) A Horticultural Code Management Committee will be appointed
19 by the Minister for Agriculture, Fisheries and Forestry and will
20 comprise:

21 (a) an independent chairperson;

22 (b) 3 members who are growers;

23 (c) 3 members who are wholesalers or retailers or processors or
24 exporters; and

25 (d) 2 independent members.

26 The Horticultural Code Management Committee will be assisted by
27 a secretariat appointed by the Minister.

28 *Role of the Horticultural Code Management Committee*

29 (39) The Horticultural Code Management Committee will:

30 (a) facilitate the introduction of the code, including raising
31 awareness of the code and ensuring appropriate industry
32 training and understanding;

- 1 (b) establish guidelines and procedures for the accreditation of
2 independent, impartial and appropriately skilled Horticultural
3 Inspectors;
4 (c) appoint Horticultural Inspectors so as to ensure that there are a
5 sufficient number operating within the wholesale market, taking
6 into consideration the geographical location of Horticultural
7 Inspectors, the relative dispersal of skills of the Horticultural
8 Inspectors and other criteria to be determined by the
9 Committee;
10 (d) ensure that Horticultural Inspectors are not based within
11 wholesale markets but operate as independent, contract
12 consultants located outside the markets;
13 (e) establish guidelines for the accreditation of an independent,
14 impartial and appropriately skilled Ombudsman to be appointed
15 by the Minister and to be known as the Horticultural Code
16 Ombudsman whose responsibilities shall include those
17 described in subsection (36) and to report at least twice a year
18 on the operation of the Code and any proposed modification
19 required to the Code; and
20 (f) provide a report to the Minister each year detailing the work of
21 the Committee in the preceding 12 (twelve) month period.
22
-