

The Victorian Potato Growers Council – application for authorisation A91321 Interim authorisation decision 25 July 2012

Decision

The Australian Competition and Consumer Commission (the ACCC) has suspended the operation of authorisation A91048 granted in 2007 and granted interim authorisation in substitution in respect of the application for authorisation lodged by the Victorian Potato Growers Council (VPGC) on 10 July 2012 (application A91321).

Interim authorisation is granted to the VPGC to collectively negotiate the terms and conditions of supply contracts with processors and other buyers, as well as establish a price recommendation for the supply of seed potatoes to other potato growers in Australia. It will also allow the VPGC and its members to give effect to contracts negotiated under the current authorisation A91048 which was granted in 2007.

Interim authorisation commences immediately and remains in place until it is revoked or the date the ACCC's final determination comes into effect.

The application for authorisation

The VPGC is a commodity group with a range of subject specific sub-groups that was formed to represent the interests of Victorian potato growing businesses. It currently has 289 members. The VPGC is a member of the Victorian Farmers Federation Horticultural Council.

The VPGC seeks revocation of its authorisation A91048 which was granted in July 2007 until 31 July 2012 and seeks substitution of a new authorisation (reauthorisation) to allow present and future members of the VPGC to collectively negotiate the terms and conditions of supply contracts with processors and other buyers, as well as establish a price recommendation for the supply of seed potatoes to other potato growers in Australia.

VPGC is seeking reauthorisation for a period of five years.

Further information regarding the application is available on the ACCC's public register at www.accc.gov.au/AuthorisationsRegister

The authorisation process

Authorisation provides protection from legal action for conduct that may otherwise breach the competition provisions of the *Competition and Consumer Act 2010* (the Act). Broadly, the ACCC may grant authorisation if it is satisfied that the benefit to the public from the conduct outweighs any public detriment, including from a lessening of competition. The

ACCC conducts a public consultation process to assist it to determine whether a proposed arrangement results in a net public benefit.

Interim authorisation

Section 91 of the Act allows the ACCC to grant interim authorisation without making a decision on the merits of the application.

The VPGC requested interim authorisation on the basis that the statutory protection afforded by authorisation A91048 to its members to collective negotiations will end on 31 July 2012 and it may wish to start early negotiations.

Consultation

Upon receipt of the application for authorisation, the ACCC invited submissions from interested parties in order to consider the request for interim authorisation. The ACCC did not receive any public submissions in relation to the request for interim authorisation.

Further information in relation to the application for authorisation, including any public submissions received by the ACCC as this matter progresses, may be obtained from the ACCC's website www.accc.gov.au/authorisations.

Reasons for decision

In granting interim authorisation, the ACCC considers that:

- interim authorisation will maintain the status quo and is very unlikely to result in permanent changes to the relevant market;
- interim authorisation is urgently required due to the imminent end of statutory protection for existing arrangements granted by authorisation A91048;
- it is unlikely that it will cause harm to any of the market participants as it will maintain the status quo and growers and processers remain able to negotiate on an individual basis if they wish to do so; and
- failure to grant interim authorisation may cause significant detriment, after 31 July 2012, to any potato grower which may need to give effect to a potato contract negotiated pursuant to A91048 in that the contract is likely to breach the Competition and Consumer Act 2012.

Reconsideration of interim authorisation

The ACCC may review the interim authorisation at any time. The ACCC's decision in relation to the interim authorisation should not be taken to be indicative of whether or not the final authorisation will be granted.