

**Supplementary Submission No. 21-1**  
**Date Received: 29/05/14**

**From:** Russell Goss  
**Sent:** Thursday, 29 May 2014 2:38 PM  
**To:** Committee, AgInd (REPS)  
**Subject:** Transcript of Public Hearing, 9 May 2014

Dear secretariat,

In response to the Chair's inquiry (top page 25 of the proof transcript) on the proportion of manufactured food products making a country of origin claim in major supermarkets; feedback from members suggests that something in the order of four-fifths of relevant food products sold in major supermarkets (Coles Group and Woolworths Limited) make an 'Australian Grown', 'Made in Australia' or 'Product of Australia' claim. There is a degree of movement in this balance depending on commercial and other considerations.

In response to Mr Zappia's inquiry (bottom page 25 of the proof transcript) on 'whether the 50 per cent or more of the total cost applies to all products or is it just to food products?' (page 25) I confirm that so far as ANRA understands, the same threshold tests are applied for non-food products. The key difference from a food perspective is that there are some treatments – such as crumbing or curing – that are specifically mentioned in the substantial transformation requirements for food products.

Regards,

Russell

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