## Dangerous Substances (Explosives) Importing Explosives Declaration 2008 (No 1)

Disallowable instrument DI2008-27

made under the

Dangerous Substances (Explosives) Regulation 2004, Section 91(2)(f) (Explosives for which no import licence required)

## 1 Name of Instrument

This instrument is the Dangerous Substances (Explosives) Importing Explosives Declaration 2008 (No 1).

## 2 Declaration

I declare that:

- 1) primer caps within the Australian Explosives Code 1.4S class UN number 0044; and
- 2) propellant powders (powders smokeless) within the Australian Explosives Code 1.3C class UN number 0161

are explosives authorised for section 90(b) subject to the following conditions:

- a) that the import is for personal use by the importer;
- b) that the importer:
  - i. is an individual;
  - ii. holds a licence under the Firearms Act 1996; and
  - iii. keeps a written record for three years of the amount of propellant powder and/or primer caps brought into the ACT, the amount used and any amount exported from the ACT:
- c) that the total amount of propellant powder imported is no more than 10kg in any one import; and
- d) that the total number of primer caps imported does not exceed 5000 in any one import.

Simon Corbell MLA Attorney General 22 February 2008