



**COMPLIANCE REPORT FORM for HYDROFLUOROCARBON (HFC) or
HYDROCHLOROFLUOROCARBON (HCFC)
SYSTEMS THAT HAVE BEEN DEGASSED**

If you are importing goods with a degassed refrigeration or air conditioning system(s) or units into Australia, you may supply this form to be completed by the manufacturer or technician performing the work.

If you have your imports managed by a customs broker or freight forwarder, you will need to supply the completed form to either of them; or supply the completed form directly Customs if you manage your own imports.

To demonstrate compliance with the *Ozone Protection and Synthetic Greenhouse Gas Management Act 1989*, you will also need to provide documentary evidence (e.g. tax invoice/receipt), confirming that the work has been completed. The work should be completed by a qualified/registered technician in accordance with the relevant Code/Standards officially recognised in the country of operation.

Documentary evidence must be in English or translated into English¹ detailing the information below, attaching a copy of the invoice/receipt detailing the work undertaken.

I declare that the following details are true and correct:

Importer's full name (must match import documentation):

Name, address & telephone no. of business performing the services:

Technician's Name (business employee performing the services)

Technician's Qualifications: _____

Technician's Licence/Registration No. (if applicable): _____

Made, year, model and VIN / Serial No. of equipment / vehicle being degassed:

Has the refrigerant been removed from the pre-charged equipment? Yes No

Please describe type of refrigerant degassed (e.g. R22, R123, R134a, R404a, R410a, etc)

Code / Standard used to complete the work: _____

Copy of invoice / receipt for work completed attached? Yes No

Signature of Technician: _____

Date work completed: ____ / ____ / _____

¹ Please supply original document attached to the translation.