List of enabling provisions for non-disallowable instruments in the Biosecurity Act 2015

The following sections currently provide that various legislative instruments made under the <u>Biosecurity</u> <u>Act 2015</u> are non-disallowable.

Provisions administered by the Minister for Health and Aged Care

- section 42 listed human diseases
- sections 44 and 45 entry and exit requirements
- section 49 classes of incoming aircraft or vessels
- section 50 pre-departure reporting requirements
- section 51 preventative biosecurity measures
- sections 110 and 112 human remains brought into Australian territory and bodies of individuals who have died in transit or on arrival
- section 113 human health response zones
- section 256 declarations specifying ports at which vessels may be inspected for the purposes of the ship sanitation scheme
- section 475 declarations of a human biosecurity emergency by the Governor-General
- section 476 extensions of a human biosecurity emergency period by the Governor-General
- section 477- emergency requirements during human biosecurity emergencies

Provisions administered by the Minster for Agriculture and Northern Australia

- section 182 determinations of 'suspended goods' that must not be brought into Australia for a specified period
- section 365 biosecurity response zone determinations
- section 384 temporary biosecurity monitoring zone determinations
- sections 395 and 398 biosecurity activity zone determinations and revocations of those determinations
- section 443 declarations of a biosecurity emergency by the Governor-General
- section 444 extensions of a biosecurity emergency period by the Governor-General
- section 445 determinations specifying emergency requirements during biosecurity emergencies
- section 524A determinations listing goods for the purposes of infringement notices
- section 543 ministerial directions to the Director of Biosecurity

Provisions jointly administered by the Minister for Agriculture and Northern Australia and the Minister for Health and Aged Care

• sections 173 - determinations of 'prohibited goods' that must not be brought into Australia

- section 174 determinations of 'conditionally non-prohibited goods' that must not be brought into Australia unless specified considerations are complied with
- paragraphs 228(a) and 234(a) determinations of landing places or ports that are first points of entry for aircraft, vessels or goods that are subject to biosecurity control
- paragraphs 228(b) and 234(b) instruments varying or revoking determinations of landing places or ports that are first points of entry for aircraft, vessels or goods that are subject to biosecurity control
- section 618 declarations specifying that the movement of persons, goods or conveyances between certain parts of Australian territory are to be treated as if they were international movements