

Australian Consumer Law
as applied as a law of Queensland by the
Fair Trading Act 1989

INTERIM BAN NOTICE:

DECORATIVE ALCOHOL FUELLED BURNERS

I, the Honourable Yvette D'Ath MP, Attorney-General and Minister for Justice and Minister for Training and Skills, pursuant to subsection 111(2) of the Australian Consumer Law in Schedule 2 to the *Competition and Consumer Act 2010* (Cwlth) as applied as a law of Queensland pursuant to section 16 of the *Fair Trading Act 1989*, **EXTEND** the interim ban on consumer goods of a kind as specified below on 16th February 2017.

This Notice commences with immediate effect on 16th February 2017.

Particulars of Consumer Goods

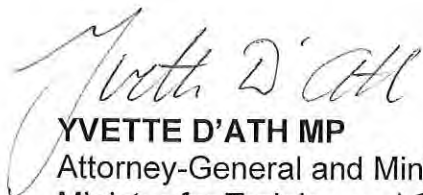
Devices designed for domestic use producing a flame using alcohol as fuel, primarily for decorative purpose, excluding the following:

- Those with a power output of more than 4.5 kW;
- Those that require installation in a fixed position; or
- Those designed for food warming.

Interpretation:

Devices designed for domestic use producing a flame using alcohol as fuel, primarily for decorative purpose are used for heating and display purposes. The fuel is typically ethanol in liquid or (less commonly) gel form. The most common form is methylated spirits (ethanol and around 10% methanol) which may also be marketed as bio-ethanol or eco-fuel.

DATED this 16th day of February 2017.



YVETTE D'ATH MP
Attorney-General and Minister for Justice
Minister for Training and Skills