This Code has been adopted by the AANA as part of advertising and marketing self-regulation. The object of this Code is to ensure that advertisers and marketers develop and maintain rigorous standards when making Environmental Claims in Advertising & Marketing Communications and to increase consumer confidence to the benefit of the environment, consumers and industry.

This Code is accompanied by a Practice Note which has been developed by the AANA. The Practice note provides guidance to advertisers and complainants, and must be applied by the Advertising Standards Board in making its determinations. In the event of any ambiguity the provisions of the Code prevail.

DEFINITIONS

In this Code, unless the context otherwise requires:

**Advertising or Marketing Communications** means:

a. any material which is published or broadcast using any Medium or any activity which is undertaken by, or on behalf of an advertiser or marketer,

• over which the advertiser or marketer has a reasonable degree of control, and

• that draws the attention of the public in a manner calculated to promote or oppose directly or indirectly a product, service, person, organisation or line of conduct,

b. but does not include

• labels or packaging for products

• corporate reports including corporate public affairs messages in press releases and other media statements, annual reports, statements on matters of public policy and the like

• in the case of broadcast media, any material which promotes a program or programs to be broadcast on that same channel or station.

**Authoritative (organisation, initiative, program)** means a source of expert information, advice, assistance and includes, but is not limited to, government, industry bodies, scientific/technical organisations, independent certification schemes, international or national standards setting organisations.

**Board** means the board appointed by the Advertising Standards Bureau from time to time, the members of which are representative of the community, to administer a public complaints system in relation to Advertising or Marketing Communication.

**Environment** includes:

(a) ecosystems and their constituent parts, including people and communities; and

(b) natural and physical resources; and

(c) the qualities and characteristics of locations, places and areas.

**Environmental Aspect** means the element of a product, a component or packaging or service that interacts with or influences (or has the capacity to interact with or influence) the Environment.

**Environmental Claim** means any representation that indicates or suggests an Environmental Aspect of a product or service, a component or packaging of, or a quality relating to, a product or service.

**Medium** means any medium whatsoever including without limitation cinema, internet, outdoor media, print, radio, telecommunications, television or other direct-to-consumer media including new and emerging technologies.

CODE OF PRACTICE

1. TRUTHFUL AND FACTUAL PRESENTATION

Environmental Claims in Advertising or Marketing Communications:

i. shall not be misleading or deceptive or be likely to mislead or deceive.

ii. must not be vague, ambiguous or unbalanced.

iii. must display any disclaimers or important limitations and qualifications prominently, in clear, plain and specific language.

iv. must be supported by evidence that is current and reflects legislative, scientific and technological developments.

v. that make any claim relating to future matters or commitments must be based on reasonable grounds.

vi. must not lead the consumer to conclude a business has voluntarily adopted an environmental practice if that practice has been legally mandated.

vii. must not imply a product or service is endorsed or
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certified by another organisation when it is not.

viii. must represent the attributes or extent of the environmental benefits or limitations as they relate to a particular aspect of a product or service in a manner that can be clearly understood by the consumer. Relevant information should be presented together.

ix. must reflect the level of scientific or authoritative acceptance of matters relating to any claim; claims should not imply wide acceptance if this is not the case. Where evidence is inconclusive this should be reflected in the Advertising or Marketing Communication.

x. that use scientific terminology, technical language or statistics must do so in a way that is appropriate, clearly communicated and able to be readily understood by the audience to whom it is directed. Publication of research results must identify the researcher and source reference unless there is an obligation of confidence or compelling commercial reason not to do so.

2. A GENUINE BENEFIT TO THE ENVIRONMENT

Environmental Claims must:

i. be relevant, specific and clearly explain the significance of the claim.

ii. not overstate the claim expressly or by implication.

iii. in comparative advertisements, be relevant and balanced either about the product/service advertised or class of products or services, with which it is compared.

iv. not imply that a product or service is more socially acceptable on the whole. The use of Environmental Claims must not reduce the importance of non-environment attributes / detriments of a product or service.

v. not imply direct relationship to social initiatives of a business where there is no correlation to environmental benefits or attributes or improvements to a product or service.

3. SUBSTANTIATION

i. Environmental Claims must be able to be substantiated and verifiable. Supporting information must include sufficient detail to allow evaluation of a claim.

ii. Environmental Claims must meet any applicable standards that apply to the benefit or advantage claimed.

iii. The use of unqualified general claims of environmental benefit should be avoided unless supported by a high level of substantiation or associated with a legitimate connection to an authoritative source.

iv. Environmental Claims and comparisons that are qualified or limited may be acceptable if advertisers can substantiate that the product/service provides an overall improvement in environmental terms either against a competitor’s or their own previous products.

v. Claims relating to sponsorships, approvals, endorsement or certification schemes must be current.

vi. The use of any symbol or logo must be explained unless the symbol is required by law, or is underpinned by regulations or standards, or is part of an authoritative certification scheme.

vii. Substantiation information should be readily accessible, or made available in a timely manner in response to a reasonable written request.

viii. Testimonials must reflect genuine, informed and current opinion of the person giving the testimonial.

This section does not form part of the AANA Environmental Claims in Advertising & Marketing Code and is provided here for information only.

COMPLAINTS UNDER THE AANA SELF-REGULATORY SYSTEM

Complaints about the content of an advertisement or marketing communication can be made under this Code and the other AANA Codes to the Advertising Standards Bureau.

Once the Advertising Standards Bureau has received your complaint, it then assesses the complaint to determine whether it is eligible for consideration by the Advertising Standards Board. The Board is the body established to consider complaints. If accepted the advertiser/marketer is notified and a response is requested. The complaint is then considered by the Board and the advertiser and complainant are advised of the determination. A case report is then published. The original complainant or advertiser/marketer can also ask for a review of the determination.

You can make a complaint by:

- Lodging a complaint online at: http://www.adstandards.com.au
- Writing a letter (and sending via post or fax) to:
  The Advertising Standards Bureau
  Level 2, 97 Northbourne Avenue
  TURNER ACT 2612
  Fax: (02) 6262 9833

1 If your complaint is about a program (not an advertisement) on television or radio, please contact the relevant industry body.