From: MARSHALL Kirsty [mailto s 9(2)(a)

**Sent:** Wednesday, 27 July 2016 5:21 p.m. **To:** Daniel O'Grady; Mary Davies-Colley

Cc: Elisabeth Numan

**Subject:** Radiation requirements

## Good afternoon

In the rather broad category of "regulated goods" here I also have radiation (in my "glow in the dark" pile...).

In reviewing some proposals from MOH in respect of the radiation safety legislation today, it occurred to me that some of the items for space / high altitude may fall under the licensing requirements of this legislation. If this were to be the case, then there would be a regulatory process for the NZ company to go through, and there is a cost.

http://legislation.govt.nz/act/public/2016/0006/latest/DLM6339526.html?search=sw 096be8ed812 93a8e import 25 se&p=1&sr=1

above is a link to the NEW Radiation Safety Act (not in effect yet) so you can see some of the definitions.

s 9(2)(a) of MOH s 9(2)(a) is my contact for the operation of the current and future system, and may be worth a call. Could be useful for Rocket Lab to be aware of their obligations, should any of the items (including payloads) which they import require the licence.  $\frac{s}{s}$  9(2)(a) is based in Christchurch but is often in Wellington.

Regards

kirsty

Kirsty Marshall
Senior Policy Analyst I Border Protection and Enforcement Policy
New Zealand Customs Service

s 9(2)(a)

The information contained in this email message is intended only for the addressee and is not necessarily the official view

or communication of the New Zealand Customs Service.

This email may contain information that is confidential or legally privileged. If you have received it by mistake, please:

- (a) reply promptly to that effect, and remove this email and the reply from your system; and
- (b) do not act on this email in any other way.