Published by the Commonwealth of Australia

GOVERNMENT NOTICES

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

NOTICE OF APPLICATION FOR RENEWAL OF LICENCE UNDER SECTION 46(2) OF THE *BROADCASTING SERVICES ACT 1992*

In accordance with sub-section 46(2) of the *Broadcasting Services Act 1992* (the Act), the Australian Communications and Media Authority (ACMA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

Commercial Broadcasting Licensees	SL No	Service Area	State
Alice Springs Commercial Broadcasters Pty Ltd	10145	ALICE SPRINGS RA1	NT
Radio Hunter Valley Pty Ltd	7663	MUSWELLBROOK RA1	NSW
Bundaberg Broadcasters Pty Ltd	6897	BUNDABERG RA1	QLD
Hot Tomato Australia Pty Ltd	1150463	GOLD COAST RA1	QLD
Dubbo FM Radio Pty Ltd	10053	DUBBO RA1	NSW
Northern Rivers Television Pty Ltd	96	RIVERLAND TV1	NSW
Tasmanian Digital Television Pty Ltd	1150806	ADELAIDE TV1	SA
Rebel FM Stereo Pty Ltd	1170508	AUSTRALIA WIDE S40	Aus wide

The ACMA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ACMA does not decide that sub-section 41(2) of the Act applies to the company.

The ACMA may decide that 41(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide a commercial broadcasting service under a licence would lead to a significant risk of: (a) an offence against the Act or the regulations being committed; (b) or a breach of the conditions of the licence occurring.

In deciding whether the sub-section applies, the ACMA is required by sub-section 41(3) of the Act, to take into account: (a) the business record of the company; and (b) the company's record in situations requiring trust and candour; and (c) the business record of the chief executive and each director and secretary of the applicant; and (d) the record in situations requiring trust and candour of each such person; and (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

The Act does not require the ACMA to hold an investigation or a hearing into whether a commercial licence (subsection 47(3)) should be renewed.