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S 489, S 490 and S 491 of 2002 and S 1, S 2, S 3 and S 4 of 2003
are herewith.

The date of publication of this Gazette is 8 January 2003
The Office of Legislative Drafting has experience over more than half a century as the specialist professional drafter of Commonwealth subordinate legislation. OLD strives to maintain and enhance its reputation as a centre of drafting excellence. We produce legislative and administrative instruments of the highest standard through the innovative use of plain English, current technology and rigorous quality assurance procedures. OLD has a working relationship with the Commonwealth's drafter of primary legislation, the Office of Parliamentary Counsel. OLD is a member of the Parliamentary Counsel's Committee of Australia and participates in relevant international forums.

OLD's responsibilities

- drafting
- advising about drafting; preparing and formally notifying instruments; interpreting instruments created under a statutory power
- publishing the Government Notices Gazette
- providing ready public access to the law through SCALEplus (scaleplus.law.gov.au) and the Legislative Instruments Database (frli.law.gov.au)
- ensuring that Commonwealth legislation and explanatory material is available in easily accessible form, as it is made, and in consolidated form, as it is amended

Value-added services

We arrange the gazettal and tabling in Parliament of instruments in the Statutory Rules series, and can arrange gazettal and tabling of other instruments. We consolidate into a principal legislative instrument any amendments made to an instrument, making copies available in hard and electronic format. On request, we can do the same for other instruments. We publish legislative instruments drafted by OLD (including amendments and consolidations) on the Internet on SCALEplus and on the Legislative Instruments Database. On request, we can arrange the publication of other instruments in those media, assisting you to meet the Government's policy of providing ready public access to the law.

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- the basis and role of delegated legislation and other instruments made under a statutory power
- the requirements and procedures for notification, tabling and disallowance of instruments
- sound techniques for developing efficient drafting instructions (important for efficient achievement of your legislative program)

How to contact us

Principal Legislative Counsel
Office of Legislative Drafting
Attorney-General's Department
Robert Garran Offices
National Circuit
Barton ACT 2600
Tel. (02) 6250 6263
Fax. (02) 6250 5930

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CUSTOMER ACCOUNT NUMBERS must be clearly indicated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

CLOSING TIMES

Copy for inclusion in this Gazette, will be accepted by the Gazette Office until 10-am on Friday, in the week before publication unless an earlier closing time has been advised.

INQUIRIES

All inquires should be directed to (02) 6250 5510.
Variation of closing times

Australia Day—Issue of 29 January 2003 (GN 4)
As Monday 27 January 2003 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 4 will be:
Thursday, 23 January 2003 at 10.00am.

General Information

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GOVERNMENT NOTICES GAZETTE is published each Wednesday and contains a range of legislation (including proclamations) and information about legislation as well as special information and government departments' notices. The Gazette is sold at $6.40 each or on subscription for $314.00 (50 issues). Prices are GST inclusive.

NOTICES FOR PUBLICATION and related correspondence can be lodged:
By hand or post: Gazette Office, Attorney General’s Department, Car Kings Avenue and National Circuit, Barton ACT 2600.
By fax: (02) 6250 5995
By e-mail: gazettes@ag.gov.au.

Notices received before closing times will be accepted for publication in the next available issue of the Gazette, unless otherwise specified.

All notices for publication must be accompanied by covering note clearly setting out requirements. Copy for publication must be either original or a good copy with a margin surrounding the typewritten matter. Copy must be confined to one side of the paper and sheets must be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

For further information contact the Gazette Office on (02) 6250 5510. Information is also available from the following internet site: http://www.ag.gov.au/GNGazette/.

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Special Gazette Notices: by 9.30am on the day of publication.
Periodic Gazettes: as agreed but generally 5 days prior to date of publication.

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Periodic Gazette notices: $350 for first page and $50 for each subsequent page.

Additional copies of Special and Periodic Gazettes can be provided at a cost of 2 cents per page per copy—minimum charge $5.

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Adelaide: 60 Waymouth Street, Tel: (08) 8231 0144, Fax (08) 8231 0135
Brisbane: City Plaza cnr Adelaide and George Sts, Tel. (07) 3229 6822, Fax (07) 3229 1387
Canberra: 10 Mort Street, Tel. (02) 6247 7211, Fax (02) 6257 1797
Hobart: 31 Criterion Street, Tel. (03) 6234 1403, Fax (03) 6234 1364
Melbourne: 190 Queen Street, Tel (03) 9670 4224, Fax (03) 9670 4115
Parramatta: Shop 24 Horwood Place, (off Macquarie Street) Tel. (02) 9893 8466, Fax (02) 9893 8213
Perth: 469 Wellington Street, Tel. (08) 9322 4737, Fax (08) 9481 4412
Sydney: 32 York Street, Tel. (02) 9242 8500, Fax (02) 9262 8505
Townsville: 271 Flinders Mall, Tel. (07) 4721 5214, Fax (07) 4721 5217

OUT OF HOURS PUBLICATION — SPECIAL GAZETTES

When a Special Gazette is issued outside the normal opening hours for the Government Info Shop, a copy of the Gazette will be posted on a noticeboard at the front entrance of the Attorney-General’s Department, cnr Kings Avenue and National Circuit, Barton ACT 2600. Copies will be available from the Government Info Shop, 10 Mort Street Canberra City ACT 2601 on the next business day.

ALL REMITTANCES should be made available to: Collector of Public Moneys, Attorney-General’s Department.
ISSUES OF PERIODIC GAZETTES
The following Periodic issues of the Gazette have been published.
Copies may be purchased from Commonwealth Government Info Shops or by mail from: Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601.

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<td>• Pacific National (ACT) Limited</td>
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*First time notified
IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz:

Assented to on 10 December 2002
No. 126, 2002 — An Act to amend the law relating to broadcasting, and for related purposes [Broadcasting Legislation Amendment Act (No. 1) 2002].

Assented to on 19 December 2002

HARRY EVANS
Clerk of the Senate
Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

Assented to on 6 December 2002:


Assented to on 10 December 2002:


Assented to on 11 December 2002:

No. 127 of 2002—An Act to amend laws relating to workplace relations, and for other purposes. (Workplace Relations Legislation Amendment Act 2002).


Assented to on 18 December 2002:

No. 130 of 2002—An Act to amend the Health Insurance Act 1973, and for other purposes. (Health Insurance Amendment (Professional Services Review and Other Matters) Act 2002).


Assented to on 19 December 2002:


No. 133 of 2002—An Act to make amendments consequential on the enactment of the medical indemnity legislation, and for related purposes. (Medical Indemnity (Consequential Amendments) Act 2002).

No. 135 of 2002—An Act to impose a tax on certain members and former members of certain medical defence organisations, and for related purposes. *(Medical Indemnity (IBNR Indemnity) Contribution Act 2002).*

No. 136 of 2002—An Act to amend the law relating to taxation, and for related purposes. *(Taxation Laws Amendment (Venture Capital) Act 2002).*

No. 137 of 2002—An Act relating to venture capital investments, and for related purposes. *(Venture Capital Act 2002).*

No. 138 of 2002—An Act to amend the law relating to taxation, and for related purposes. *(Taxation Laws Amendment (Earlier Access to Farm Management Deposits) Act 2002).*

No. 139 of 2002—An Act relating to structured settlements and structured orders, and for related purposes. *(Taxation Laws Amendment (Structured Settlements and Structured Orders) Act 2002).*

No. 140 of 2002—An Act to amend the law relating to telecommunications, and for other purposes. *(Telecommunications Competition Act 2002).*

No. 141 of 2002—An Act to amend various Acts relating to law and justice, and for related purposes. *(Crimes Legislation Amendment (People Smuggling, Firearms Trafficking and Other Measures) Act 2002).*


No. 143 of 2002—An Act to amend or repeal certain legislation relating to aviation, and for related purposes. *(Aviation Legislation Amendment Act 2002).*

No. 144 of 2002—An Act to prohibit human cloning and other unacceptable practices associated with reproductive technology, and for related purposes. *(Prohibition of Human Cloning Act 2002).*

No. 145 of 2002—An Act to regulate certain activities involving the use of human embryos, and for related purposes. *(Research Involving Human Embryos Act 2002).*

No. 146 of 2002—An Act to amend the Trade Practices Act 1974, and for other purposes. *(Trade Practices Amendment (Liability for Recreational Services) Act 2002).*

No. 147 of 2002—An Act to provide for activity testing of holders of certain visas claiming special benefit under social security law comparable with the activity testing of Australian residents of workforce age, and for other purposes. *(Family and Community Services Legislation Amendment (Special Benefit Activity Test) Act 2002).*

ICHARRIS
Clerk of the House of Representatives
NOTICE OF INTERIM DETERMINATIONS

The Presiding Member of the Geographical Indications Committee of the Australian Wine and Brandy Corporation wishes to advise that the following INTERIM DETERMINATIONS of Australian Geographical Indications have been made as set out in this notice.

This notice is issued in conformity with Section 40V of the Australian Wine and Brandy Corporation Act 1980.

Written submissions to the Committee in respect of the Interim Determinations of the Australian Geographical Indications set out in this notice are invited, and are required to be lodged within a period of one (1) month from the date of publication of this notice.

Written submissions should be addressed to:

THE PRESIDING MEMBER
GEOGRAPHICAL INDICATIONS COMMITTEE
AUSTRALIAN WINE AND BRANDY CORPORATION
P.O. Box 2733
KENT TOWN SA 5071

GEOGRAPHICAL INDICATION  #101

ROBE

AREA BOUNDARY

The area boundary used to support the textual description of the Geographical Indication "Robe" is represented on the following official maps:

ROBE TOPOGRAPHICAL MAP
Scale 1:50,000
Map sheet 6823-I & PT IV;
Second Edition
Issued under the authority of the Minister of Lands.

Prepared under the direction of the Surveyor General
Aerial Photography, Survey S.A.
2200, 2207 & 2208, February 1978
Photolithography, D. J. Woolman,
Government Printer, 1981

KINGSTON TOPOGRAPHICAL MAP
(Cadastral Overlay)
Scale 1:50,000
Map sheet 6824-II;
Second Edition
Published by authority of the Minister of Lands.
Prepared under the direction of the Surveyor General
Aerial Photography, Survey S.A.
2638 & 2639, January 1981
The Geographical Indication "Robe" is located within the zone "Limestone Coast" within the State of South Australia, Australia.

The beginning point of the boundary is located on Map Robe (Sheet 6823-I & PT IV) at grid reference UD895956, being where Mount Benson Drain meets the Southern Ocean east of Boatswain Point in Guichen Bay, then proceeds northerly and then easterly along Mount Benson Drain to its source at grid reference UE238957, then proceeds north easterly in a straight line to Main South Eastern Road at grid reference UE939958, then proceeds generally southerly along Main South Eastern Road to its intersection with Shamrock Road at grid reference UD944924, then proceeds generally south easterly along Shamrock Road to its intersection with an unsealed road at grid reference UE984903, then proceeds north easterly along the unsealed road to its intersection with Long Island Road and a vehicular track at grid reference UE988912, then proceeds easterly and then northerly along the vehicular track to Long Island residence at grid reference UD004920, then proceeds generally northerly along the vehicular track to the gate at the intersection of the vehicular track and the unnamed and unsealed road at grid reference UD001927, then proceeds north easterly in a straight line to spot elevation 8 at grid reference UD023944, then proceeds northerly in a straight line to the vehicular track at grid reference UD023948, then proceeds northerly along the vehicular track to its intersection with Dairy Range road at grid reference UD023979, then proceeds east north easterly along Dairy Range Road to its intersection with Ross Quarry Road at grid reference UD033981, then proceeds north westerly along Ross Quarry Road to its intersection with an unsealed road at grid reference VE023993, then proceeds northerly in a straight line to the intersection of a vehicular track and two unsealed roads at grid reference VE023008, then proceeds northerly along the vehicular track to the edge of the map at grid reference VE023045; On to Map Kingston.
(Sheet 6824-1I) at grid reference VE023045, then proceeds northerly along the vehicular track to its intersection with an unsealed road at grid reference VE022055, then proceeds south easterly along the unnamed road to the edge of the map at grid reference VE042046; On to map Robe (Sheet 6823-1 & PT IV) at grid reference VE042046, then proceeds south easterly along the vehicular track to its intersection with Baxter Hill Road near Woolmit Sanctuary at grid reference VE073024, then proceeds southerly along Baxter Hill Road to its intersection with Dairy Range, Barnett Swamp and Barnett Roads at grid reference VE077977, then continue generally south easterly along Barnett Road to the edge of the map at grid reference VD115885; On to Map Konetta (Sheet 6923-IV) at grid reference VD115885, then proceeds south easterly and then south westerly along Lake Hawdon Road to the edge of the map at grid reference VD113818; On to Map Robe (Sheet 6823-1 & PT IV) at grid reference VD113818, then proceeds south westerly and then southerly along Lake Hawdon Road to its intersection with Bray Drain at grid reference VD105803, then proceeds north easterly along Bray Drain to its intersection with Biscuit Flat Drain at grid reference VD107804, then proceeds south easterly along Biscuit Flat Drain to the edge of the map at grid reference VD114802; On to Map Konetta (Sheet 6923-IV) at grid reference VD114802, then proceeds south easterly along Biscuit Flat Drain to the edge of the map at grid reference VD1140769; On to Map Hatherleigh (Sheet 6923-3) at grid reference VD140769, then proceeds generally south easterly along Biscuit Flat Drain to its intersection with unnamed road at grid reference VD248649, then proceeds generally southerly along the unnamed road to its intersection with Elgin Lane at grid reference VD246636, then proceeds south easterly along Elgin Lane to its intersection with the Beachport to Penola road at grid reference VD268609, then proceeds south westerly along the Beachport to Penola road to its intersection with Alternate Highway 1 at grid reference VD153548, then proceeds northerly along Alternate Highway 1 to its intersection with Drain M at grid reference VD152551, then proceeds south easterly along Drain M to Lake George at grid reference VD145538, then proceeds southerly along the eastern shoreline to the eastern edge of the Lake George outlet drain at grid reference VD130519, then proceeds south easterly along the eastern side of the Lake George outlet drain to the coastline of Rivoli Bay at grid reference VD132517, then proceeds generally southerly along the coastline of Rivoli Bay to Cape Martin at grid reference VD125494, then proceeds north westerly along the coastline to the edge of the map at grid reference VD114505; On to Map Beachport (Sheet 6823-2) at grid reference VD114505, then proceeds generally north westerly along the coastline to the edge of the map at grid reference VD928767; On to Map Robe (Sheet 6823-1 & PT IV) at grid reference VD928767, then proceeds generally northerly along the coastline passing Cape Dombey and Robe to its intersection with Mount Benson Drain at grid reference UD895956, being the descriptor starting point.

**GEOGRAPHICAL INDICATION #102**

**SOUTHERN FLINDERS RANGES**

**AREA BOUNDARY**

The area boundary used to support the textual description of the Geographical Indication "Southern Flinders Ranges" is presented on the following official maps:

**PORT AUGUSTA**

**TOPOGRAPHIC MAP**

Scale 1:250,000

Sheet SI53-04

Edition 2

Produced by the Australian Surveying & Land Information Group

© Commonwealth of Australia 1999, MAP 97/199

**ORROROO TOPOGRAPHIC MAP**

Scale 1:250,000
TEXTUAL DESCRIPTION

The Geographical Indication "Southern Flinders Ranges" is located within the State of South Australia, Australia.

The beginning point of the boundary is situated on Map Port Augusta (Sheet SI53-04) at grid reference QD774386, being the intersection of Princes Highway (Route 1) and Main North Road, then proceeds generally easterly along Main North Road to the 138°00' line of longitude at grid reference QD782388; On to Map Orroroo (Sheet SI54-01) at line of longitude 138°00' and grid reference TJ218388, then proceed easterly and then south easterly along Main North Road through Horrocks Pass and then north easterly along Main North Road to its junction with an unnamed road in Wilmington at grid reference TJ228388, then proceeds north easterly along the unnamed road to its intersection with Quorn Wilmington Road and another unnamed road at grid reference TJ229386, then proceeds generally north easterly along the Quorn Wilmington Road to its junction with the Wilmington to Hammond road at grid reference TJ231389, then proceeds north easterly along the Wilmington to Hammond road to the 138°15' line of longitude at grid reference TJ242396, then proceeds southerly along the 138°15' line of longitude to its intersection with the Wilmington Ucolta Road at grid reference TJ242382, then proceeds generally east south easterly along the Wilmington Ucolta Road to its intersection with an unnamed minor road near Orroroo at grid reference TJ276376, then continues generally south easterly along the Wilmington Ucolta Road to its junction with the Black Rock Clare Road at grid reference TJ283367, then proceeds generally southerly and then south south westerly along the Black Rock Clare Road to the edge of the map at the 33°00' line of latitude and grid reference TJ279346; On to Map Burra (Sheet SI54-05) at the 33°00' line of latitude and grid reference TJ279346, then continues generally southerly along Black Rock Clare Road to its intersection with an unnamed road at grid reference TJ277330, then proceeds easterly along the unnamed road to its intersection with another unnamed road at grid reference TJ281330, then proceeds southerly along the other unnamed road to its intersection with the Brown Hill to Jamestown road at grid reference TJ282326, then proceeds south westerly along the Brown Hill to Jamestown road to its junction with the Jamestown to Hallett road at grid reference TJ279323, then proceeds generally westerly along the Jamestown to Hallett road to its junction with an unnamed road at grid reference TJ278323, then proceeds south westerly along the unnamed road to its junction with the Jamestown to Spalding road and another unnamed road at grid reference TJ276320, then proceeds south westerly and then generally southerly along the Jamestown to Spalding road to its intersection with the unnamed road (Route 64) at grid reference TJ276295, then proceeds generally westerly along the unnamed road (Route 64) to its junction with another unnamed road at grid reference TJ268295, then proceeds generally westerly along the unnamed road (Route 64) to its intersection with Main North Road at grid reference TJ262294, then proceeds northerly along Main North Road (Route 64) to its junction with an unnamed road at grid reference TJ261296, then proceeds generally west north westerly along the unnamed road (Route 64) to its intersection with another unnamed road in Crystal Brook at grid reference TJ240306, then proceeds south westerly along
the other unnamed road to its intersection with another unnamed road at grid reference TJ239305, then proceeds north westerly along the other unnamed road to its junction with another unnamed road at grid reference TJ238306, then proceeds westerly along the other unnamed road to its intersection with Princes Highway (Route 1) at grid reference TJ237306, then proceeds generally northerly and then north north westerly along Princes Highway (Route 1) to the 33°00' line of latitude at grid reference TJ220345; On to Map Port Augusta (Sheet S153-04) at the 33°00' line of latitude and grid reference TJ220345, then proceeds generally northerly along Princes Highway (Route 1) to its junction with Main North Road at grid reference QD774386, which is the descriptor starting point.
NOTICE OF RATES OF EXCHANGE - s161J Customs Act 1901

I, WAYNE BALDWIN, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

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NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOHN ARNDELL, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Column 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE

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JOHN ARNDELL
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
03/01/03
NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, JOHN DAVID FENNING, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s161J of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

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CEO DIRECTIONS NO. 4 OF 2002

SUBSECTION 189A(2) OF THE CUSTOMS ACT 1901

COMMONWEALTH OF AUSTRALIA

1. LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, under subsection 189A(2) of the Customs Act 1901, give the following directions relating to the deployment of approved firearms and other approved items of personal defence equipment.

These directions only apply to authorised arms issuing officers and officers authorised to carry arms who are so authorised under section 189A of the Customs Act 1901 and who are not performing duties in the National Marine Unit.

These directions will come into effect on and from 19 December 2002.

1. An authorised arms issuing officer ("the issuing officer") shall only issue approved firearms to officers authorised to carry arms ("authorised officers") who have been duly certified by an authorised Regional Firearms Instructor to be competent in the safe handling and proficient in the use of the firearms in accordance with the Operational Firearms Safety and Proficiency Handling Course unit competencies. Successful completion of this course enables an officer to handle and fire approved firearms in a remote area patrol scenario.

*Note: The term 'use' includes drawing, aiming or discharging a firearm.*

2. An issuing officer shall only issue approved firearms to authorised officers who are in the same District or Regional Office, and only when directed to do so by the District Manager, the Director of Regional Queensland or the Manager (Border Compliance and Enforcement).

3. All issuing officers are to maintain a permanent firearms and ammunition issue/receipt log that is to be completed at the time of issue and receipt of firearms and ammunition. Details in the log are to include the date of issue/receipt of the firearm and ammunition, serial number and type of the firearm/s issued, amounts and type of ammunition issued and received, the name of the authorised officer to whom the firearm/s and ammunition was issued, and comments on the cleanliness and serviceability of the firearm and ammunition on their issue and return.

4. An issuing officer shall only issue approved firearms to authorised officers for the purpose of enabling the safe exercise, by such officers, of powers conferred on them under the Customs Act 1901 or any other Act, where the exercise of these powers requires or involves the officer travelling, whether by land, sea or air, in a Commonwealth or other motor vehicle, vessel or aircraft employed in the service of the Australian Customs Service to and/or in areas –

(a) outside of a city, town or other urban area; or
(b) in the coastal sea of Australia and/or the contiguous zone of Australia and/or the high seas adjacent to the coast of Australia.

5. When issuing and carrying firearms, the issuing officer and authorised officer(s) shall at all times observe and comply with the guidelines and instructions on the use and care of firearms set out in the Guidelines for Safe Handling and Storage of Firearms in the Customs Workplace 2002.

6. The use of a firearm against other persons must be reported to the line manager/supervisor at the earliest opportunity. Where possible, this should be done verbally and followed up with a detailed written report.

7. The discharge of a firearm in operational circumstances must be reported to the appropriate line manager/supervisor at the earliest opportunity.

8. Employees authorised to carry approved firearms for use on remote area patrols must undertake re-accreditation assessment annually. It is recommended that firearm safe handling and marksmanship proficiency training be undertaken every 4 months.

Dated: 19 December 2001

LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs
Declaration under Section 8A of the
Financial Transaction Reports Act 1988

I, lain McAlister, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the Financial Transaction Reports Act 1988, hereby grant "Identifying Cash Dealer" status for the cash dealer as named below:

BT Funds Management Limited

Iain McAlister
Reporting Manager
Reporting & Compliance
Date: 16 December 2002
The Australian Communications Authority gives notice under subsection 56(3) of the Telecommunications Act 1997 (‘the Act’) that on 16 December 2002 a carrier licence was granted to Norlink Communications Limited ACN 098 102 651 under subsection 56(1) of the Act.
Telecommunications Pre-selection Exemption Declaration (No. 3 of 2002)

The AUSTRALIAN COMMUNICATIONS AUTHORITY (the ACA), having regard to the commitment of Telstra Corporation Limited (ACN 051 775 556) to informing its retail and wholesale customers in the extended zones about the change in pre-selection conditions, the availability of override codes for use on calls within and between adjacent extended zones and calls to community service towns and about the continued availability of pre-selection for other long distance and international calls¹, makes this Declaration under section 352 of the Telecommunications Act 1997 ("the Act").

Dated 19 December 2002

Australian Communications Authority

¹ The ACA may decide to revoke the exemption if Telstra Corporation Limited (ACN 051 775 556) fails to fulfil these commitments.
1 Citation
This Declaration may be cited as the Telecommunications Pre-selection Exemption Declaration (No. 3) of 2002.

2 Commencement
This Declaration commences on gazettal or 1 February 2003, whichever is the later.

3 Interpretation
In this Declaration:

*Standard Zone* has the meaning given by section 108 of the Telecommunications (Consumer Protection and Service Standards) Act 1999;

*Extended Zone* means any area in Australia used by Telstra to determine the charges for calls made between points in that area using the standard telephone service, that is not a Standard Zone.

*Community Service Town* means the nearest reasonably accessible country centre to customers in an Extended Zone which provides a reasonable combination of basic business and domestic services.

*designated Community Service Town* means the Community Service Town geographically located within an Extended Zone.

*Telstra* means Telstra Corporation Limited (ACN 051 775 556).

4 Exemption
Telstra is exempt from the requirements of the Telecommunications (Provision of Pre-selection for a Standard Telephone Service) Determination 1998 in relation to:

(a) calls made within an Extended Zone;
(b) calls made between adjacent Extended Zones;
(c) calls made between an Extended Zone and its designated Community Service Town; and
(d) calls made between an Extended Zone and the Community Service Town for any adjacent Extended Zone.

until 30 April 2003.
The Specialist Medical Review Council (the Council) has been asked under section 196Y of the Veterans' Entitlements Act 1986 (the Act) to review the contents of Statement of Principles No. 67 of 2002 made by the Repatriation Medical Authority (the RMA) in respect of osteoporosis. The Council gives notice under section 196ZB of the Act that it intends to carry out a review under section 196W of the Act of all the information available to the RMA when it determined, amended or last amended the Statement of Principles about osteoporosis.

The following persons or organisations are invited to make written submissions to the Council:

- the Repatriation Commission;
- a person eligible to make a claim for a pension under Part II or IV of the Act; and
- an organisation representing veterans, Australian mariners, members of the Forces, members of Peacekeeping Forces or their dependants.

Written submissions must be received by 28 March 2003

The Council will hold its first meeting for the purposes of this review after 29 March 2003. The location and time of that meeting will be advised to the persons/organisations that have asked for the review under section 196Y of the Act and to those persons and organisations that make written submissions.

Advice on the preparation of written submissions is available from the Specialist Medical Review Council Secretariat, PO Box 895, Woden, ACT 2606, telephone 03 9284 6784 or fax: 03 9284 6752. Submissions should be lodged with the Council Secretariat.

Jonathan Phillips
Convener
NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D2002/21)

NOTICE is given that an application under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the National Union of Workers has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au (under Organisations click Applications).

Alternatively, a copy of the application will, on receipt of a written request from an organisation, be made available to the organisation by any other method and form agreed with the organisation. Requests should be directed to Mr Mark Elliott, Australian Industrial Registry, GPO Box 1994S, Melbourne 3001 (Fax: (03) 9654 6672 or E-mail: mark.elliott@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

1. The particulars of the proposed alteration are first the amendment of Rule 4 - Description of Industry by deleting the words "away from the employer’s place of business" from sub-rule 4(D) so sub-rule 4(D) would resultantly read as follows:

   (D) the industry of Sales Representatives and/or Commercial Travellers’ i.e. persons employed by a person, firm, company, wholesale warehouseman or partly wholesale warehouseman or by a manufacturer, manufacturer’s agent or indent agent, printer, publisher, radio or television station, or advertiser of whatsoever kind, soliciting orders for articles, goods, wares, services, merchandise, materials, or advertising of any kind or promoting
and secondly the amendment of Rule 5 - Conditions of Eligibility by deleting the punctuation and words "substantially away from the employer's place of business" where they appear in the second paragraph of Rule 5(D), by deleting the words "substantially away from the employer's place of business" where they appear in Rule 5(D)(1) and by deleting the words "as fieldmen" appearing in Rule 5(D)(2) so sub-rule 5(D) would resultantly read as follows:

(D) The Union shall also consist of an unlimited number of employees in the industry of the craft occupation of Commercial Traveller.

For the purpose of these Rules, "commercial traveller" shall mean a person employed in or for the purpose of soliciting orders or promoting business of whatsoever kind of conducting market research and inquiry and without limiting the ordinary meaning of the foregoing shall include:-

(1) persons employed -

(a) for the purpose of soliciting orders for, or selling, articles, goods, wares, merchandise or material -

(i) for wholesale sale; or

(ii) or resale; or

(iii) for use in or in connection with the production and/or preparation and/or distribution of commodities for sale;

or

(iv) in bulk quantities;

(b) soliciting orders for, or selling -

(i) theatre screen advertising space; or

(ii) advertising space in newspapers, journals, periodicals, howsoever described; or

(iii) advertising time on television transmission or radio broadcasts; or

(iv) the sale and/or hiring of neon signs or other illuminated advertising media; or
(v) dockets, docket books or business machines, supply rolls for internal use by the wholesale or retail trade; or

(vi) office stationery and office supplies from banks, municipal and/or shire councils, insurances offices or government departments; or

(vii) electrical typewriters, mechanical filing, accounting and book-keeping systems and the like, cash registers and similar mechanical equipment; or

(viii) poker machines, games of chance; or

(ix) glassware and mechanical and/or electrical equipment in connection in connection with the bar trade; or

(x) farm and trade machinery and equipment (excepting persons employed in the sale of such goods by retail); or

(xi) building material and supplies from building, tiling, painting, plumbing, glazing or electrical contractors; or

(xii) technical or commercial services; or

(xiii) the freighting or transportation of persons, animals, articles, goods, wares, merchandise or materials; or

(xiv) services or planning, invoicing, computing, cleaning, safety, catering, cafeteria or maintenance nature; or

(c) soliciting orders on behalf of printers, manufacturing stationers, paper manufacturers and paper importers (excepting persons employed in the sale of goods by retail away from the employer's place of business);

(d) introducing drugs and medicinal supplies and/or instruments to medical, veterinary and/or dental practitioners and/or hospitals;

(e) buying for some person, firm or company engaged in wholesale business for resale in any form.
(2) persons employed in the market research industry.

(3) the following classes of persons shall be excluded from the classes of persons eligible for membership of the Union by reason only of Rule 5(D) hereof:

(a) persons employed in the gas industry who are eligible for membership of The Gas Industry Salaried Officers Federation;

(b) persons employed in the shipping industry who are eligible for membership of Australian Shipping Officers Association;

(c) persons employed in the insurance industry who are eligible for membership of The Australian Insurance Employees' Union;

(d) persons employed in or in connection with the business of wool selling brokers who are eligible for membership of Wool Brokers Staffs Association;

(e) persons engaged in or in connection with the transport industry whether by land, water (except sea) or air who are eligible for membership of Australasian Transport Officers Federation;

(f) persons eligible for membership of the Public Service Association of New South Wales;

(g) persons eligible for membership of The State Public Services Federation, other than persons employed by the Egg Marketing Board of New South Wales.

Provided that the above exclusions shall apply only to Rule 5(D) hereof.

2. The reasons for the proposed alteration are as follows:

The Union has traditionally represented persons engaged as commercial travellers whose functions have been to solicit orders for, sell, introduce, promote and buy products and services.

The Union has also traditionally represented persons employed in the market research industry.

Modern technology has altered the traditional means by which orders for goods and services are solicited, the goods and services are sold, introduced, promoted and bought. The use of modern technology has meant that these functions can be
and are performed without the need for employees to be physically located away from the employer’s place of business.

Modern technology has also altered the way in which market research is carried out so that the work of market researchers can be and is performed without the need for researchers to be physically located “in the field”.

These changes have been recognised in the industrial coverage achieved by the Union including in awards and certified agreements.

The Union also has a significant number of members who use modern methods to perform the functions traditionally performed by commercial travellers who, in the past, were required to be physically located away from the employer’s place of business to perform their work.

Arising from a decision of a Full Bench of the Australian Industrial Relations Commission (Print PR921909), there is some doubt about the extent to which the eligibility coverage of the Union and the coverage of various awards and certified agreements validly extend to include employees who perform the traditional work of commercial travellers but who are not physically located away from their employer’s business premises.

The rule alteration will clarify and validate existing (though to some extent potentially de facto) industrial and eligibility coverage of the Union.

The rule alteration will update the eligibility rules of the Union to take account of and recognise the impact of changes wrought by modern technology on the work of persons who would otherwise be required to be physically located away from their employer’s premises or in the “field”.

3. The effect of the proposed alteration is as follows:

The Union’s coverage of persons who perform the work of commercial travellers as defined will not be limited by a requirement that eligible employees be physically employed substantially away from their employer’s place of business.

The Union’s coverage of persons employed in the market research industry will be clarified to extend to all persons employed in the market research industry.

The Union’s eligibility coverage will reflect the impact of technological changes on the methods of the performance of work of employees engaged in soliciting orders, promoting business and in market research.

The Union’s eligibility coverage will reflect the recognised industrial coverage (including de facto coverage) achieved by the Union in relation to commercial travellers and market research and remove doubts as to the extent of this coverage.
Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Mr Mark Elliott a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: 552 - 568 Victoria Street, North Melbourne, Victoria, 3051) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

Nicholas Wilson

Industrial Registrar
I, TONY ABBOTT, Minister for Employment and Workplace Relations, hereby:

(1) DECLARE under s.3A(1) of the Remuneration Tribunal Act 1973 that the office or appointment specified in column 1 of the Table is a principal executive office.

(2) DECLARE under s.3B of the Remuneration Tribunal Act 1973 that the person, authority or body specified in column 2 of the Table is the employing body for the principal executive office specified in column 1 of the Table.

(3) DECLARE under s.3A(2) of the Remuneration Tribunal Act 1973 that:

(a) the principal executive office specified in column 1 of the Table is assigned to the classification within the classification structure determined by the Remuneration Tribunal under s.5(2A) of the Remuneration Tribunal Act 1973 specified in column 3 of the Table; and

(b) state, in accordance with s.3A(3) of the Remuneration Tribunal Act 1973, that the assignment of the principal executive office specified in column 1 of the Table to the classification within the classification structure determined by the Remuneration Tribunal under s.5(2A) of the Remuneration Tribunal Act 1973 specified in column 3 of the Table is a temporary assignment if indicated in column 4 of the Table.

These declarations commence on and from 1 December 2002.

Dated this 1 day of December 2002.

[Signature]

Minister for Employment and Workplace Relations
<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
<th>Column 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Executive Officer, National Institute of Clinical Studies</td>
<td>Board of Directors of the National Institute of Clinical Studies Limited</td>
<td></td>
<td>B</td>
</tr>
<tr>
<td>Chief Executive Officer, Aged Care Standards and Accreditation Agency</td>
<td>Board of Directors of the Aged Care Standards and Accreditation Agency Limited</td>
<td></td>
<td>C</td>
</tr>
<tr>
<td>General Manager, Indigenous Land Corporation</td>
<td>Board of Directors of the Indigenous Land Corporation</td>
<td></td>
<td>B</td>
</tr>
</tbody>
</table>
I, TONY ABBOTT, Minister for Employment and Workplace Relations, make the following declarations under the Remuneration Tribunal Act 1973.

(1) In relation to the office of Director of the National Industrial Chemicals Notification and Assessment Scheme:

(a) DECLARE under s.3B (and s.33(3) of the Acts Interpretation Act 1901) that the declaration made on 4 May 2001 specifying that the Minister for Employment, Workplace Relations and Small Business is the employing body for the office is revoked; and

(b) DECLARE under s.3B that the Parliamentary Secretary to the Minister for Health and Ageing is the employing body for the office.

These declarations take effect on 1 November 2002.

(2) In relation to the office of Managing Director of Medibank Private Limited:

(a) DECLARE under s.3B that the Board of Medibank Private Limited is the employing body for the office; and

(b) DECLARE under s.3A(2) that the office is assigned to Band E classification within the classification structure determined by the Remuneration Tribunal under s.5(2A).

These declarations take effect on 1 December 2002.

Dated this /\ day of December 2002.

[Signature]

Minister for Employment and Workplace Relations
**NOTICE OF A DECISION ON WHETHER AN ACTION IS A CONTROLLED ACTION OR NOT**

1. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in columns 1 and 2 of each row of the following table is not a controlled action.

<table>
<thead>
<tr>
<th>Reference No</th>
<th>Title of action</th>
<th>Date of Decision</th>
<th>Component decision under s.77(3) applies</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002/868</td>
<td>OMV Timor Sea Pty Ltd/Science, research and investigations/Carnarvon Basin/WA/Klammer 2D Seismic Survey</td>
<td>13 Dec 2002</td>
<td>No</td>
</tr>
<tr>
<td>2002/870</td>
<td>Pittwater Council/Tourism, recreation and conservation management/Careel Bay/NSW/Dog swimming area</td>
<td>13 Dec 2002</td>
<td>No</td>
</tr>
<tr>
<td>2002/863</td>
<td>TransGrid/Energy generation and supply/Tuggerah Substation to Ourimbah State Forest/NSW/330kV Transmission Line</td>
<td>09 Dec 2002</td>
<td>Yes</td>
</tr>
<tr>
<td>2002/879</td>
<td>Bounty Oil and Gas NL/Exploration (mineral, oil, gas)/Sydney Basin /NSW/2D marine seismic survey in PEP-11 permit area, NSW</td>
<td>20 Dec 2002</td>
<td>Yes</td>
</tr>
<tr>
<td>2002/882</td>
<td>Department of Defence/Defence/Richmond RAAF base/NSW/Mobile Engine Test Stand replacement</td>
<td>18 Dec 2002</td>
<td>No</td>
</tr>
<tr>
<td>2002/873</td>
<td>CPG Developments/Urban and commercial new development/Sydney/NSW/Little Bay Residential Subdivision</td>
<td>17 Dec 2002</td>
<td>No</td>
</tr>
<tr>
<td>Reference No</td>
<td>Title of action</td>
<td>Component Decision - Controlling Provisions and Manner of undertaking the action</td>
<td></td>
</tr>
<tr>
<td>--------------</td>
<td>-----------------</td>
<td>---------------------------------------------------------------------------------</td>
<td></td>
</tr>
</tbody>
</table>
| 2002/880     | Ergon Energy Corporation Ltd/Energy generation and supply/Blackwater-Rolleston/QLD/Blackwater to Rolleston 132 kV transmission line | s 18 a listed threatened species or ecological community  
**• Measures will be adopted and implemented through the Environmental Management Plan to ensure that clearing of the Bluegrass ecological community is minimised and will be for the following purposes only:**  
  o construction of essential infrastructure where alternative sites do not exist;  
  o new access tracks where existing tracks cannot be used and there are no alternatives to the location of a particular access track in an area of the Bluegrass community; and  
  o construction of pole foundations and immediate laydown areas. | 17 Dec 2002 Yes |
| 2002/871     | Santos Ltd/Exploration (mineral, oil, gas)/Bass Strait/VIC/2D seismic survey in the Sole gas field and adjacent acreage in the Gippsland Basin (VIC RL/3 & VIC/P41) | 17 Dec 2002 Yes |
| 2002/877     | Telstra Corporation Limited/Communication/Horseshoe Bay, Magnetic Island/QLD/Telecommunications Tower Construction | 17 Dec 2002 No |
| 2002/878     | Telstra Corporation Ltd/Communication/Magnetic Island/QLD/Mobile Telephone Communications Facility, 'Arkies' Hotel, Hayles Avenue, Arcadia | 17 Dec 2002 No |
| 2002/851     | Harridan Pty Ltd/Urban and commercial new development/Redland Bay/QLD/residential subdivision | 16 Dec 2002 No |

NOTICE OF A DECISION UNDER SECTION 77(3)

Pursuant to section 77(3) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that, in deciding whether an action is a controlled action or not, the Minister for the Environment and Heritage or a delegate of that Minister, decided that a provision of Part 3 of the Act is not a controlling provision for each action identified in columns 1 and 2 of each row of the following table because of the manner specified in which the action will be taken.
| 2002/880 contd. | Ergon Energy Corporation Ltd/Energy generation and supply/Blackwater-Rolleston/QLD/Blackwater to Rolleston 132 kV transmission line | - A suitably qualified botanist will be present in survey/construction teams working in areas containing the listed Bluegrass ecological community to provide advice and direction on the placement of access tracks and any other clearing works with a view to minimising direct and indirect disturbance to the ecological community. |
| 2002/863 | TransGrid/Energy generation and supply/Tuggerah Substation to Ourimbah State Forest/Nsw/330kV Transmission Line | s 18 a listed threatened species or ecological community |
| 2002/879 | Bounty Oil and Gas NL/Exploration (mineral, oil, gas)/Sydney Basin/NSW/2D marine seismic survey in PEP-11 permit area, NSW | - All stands of *Melaleuca biconvexa* will be fenced off and construction personnel will be alerted as to the presence of these "no go" areas. Standard dust mitigation measures will be put in place to protect this species, including regular watering of construction sites and access tracks.  
- Pre-clearing surveys will be undertaken for threatened frog species prior to construction in easement areas potentially providing foraging or overwintering microhabitats. Any listed frog species found within areas to be cleared will be captured and relocated to adjacent vegetation so that they are not directly impacted by vegetation removal or construction activities.  
- Construction personnel will be alerted to the potential presence of listed threatened frog species adjacent to the easement in the lowland section and in Ourimbah State Forest. Construction activities will be avoided during and immediately following rain, including on roads and trails in these areas. In addition, vehicles and other construction equipment that use roads and fire trails will avoid driving or parking in drainage ditches and culverts, where frogs may be found, as far as practical.  
- The survey will be undertaken, as a minimum, in accordance with the measures described at Attachment 6 to the Guidelines on the application of the Environment Protection and Biodiversity.
<table>
<thead>
<tr>
<th>Date</th>
<th>Company/Project Details</th>
<th>Conservation Act to interactions between offshore seismic operations and larger cetaceans (Environment Australia).</th>
</tr>
</thead>
</table>
| 2002/879 contd. | Bounty Oil and Gas NL/Exploration (mineral, oil, gas)/Sydney Basin/NSW/2D marine seismic survey in PEP-11 permit area, NSW | $20 a listed migratory species  
- The survey will be undertaken, as a minimum, in accordance with the measures described at Attachment 6 to the Guidelines on the application of the Environment Protection and Biodiversity Conservation Act to interactions between offshore seismic operations and larger cetaceans (Environment Australia).  
s 23(1) an action taken in a Commonwealth marine area  
- The survey will be undertaken, as a minimum, in accordance with the measures described at Attachment 6 to the Guidelines on the application of the Environment Protection and Biodiversity Conservation Act to interactions between offshore seismic operations and larger cetaceans (Environment Australia). |
| 2002/871 | Santos Ltd/Exploration (mineral, oil, gas)/Bass Strait/VIC/2D seismic survey in the Sole gas field and adjacent acreage in the Gippsland Basin (VIC RL/3 & VIC/P41) | $20 a listed migratory species  
- The survey will be undertaken, as a minimum, in accordance with the measures described at Attachment 6 to the Guidelines on the application of the Environment Protection and Biodiversity Conservation Act to interactions between offshore seismic operations and larger cetaceans (Environment Australia).  
s 23(1) an action taken in a Commonwealth marine area  
- The survey will be undertaken, as a minimum, in accordance with the measures described at Attachment 6 to the Guidelines on the application of the Environment Protection and Biodiversity Conservation Act to interactions between offshore seismic operations and larger cetaceans (Environment Australia). |
DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON THE APPROACH TO BE USED FOR ASSESSMENT OF THE RELEVANT IMPACTS OF AN ACTION

Pursuant to Section 91(1)(b) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided on the approach to be used for the assessment of the relevant impacts of each action identified in columns 1 and 2 of each row of the following table. The assessment approach for each identified action is specified in column 4 of each row.

<table>
<thead>
<tr>
<th>Reference No</th>
<th>Title of action</th>
<th>Date of Decision</th>
<th>Assessment approach</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002/875</td>
<td>Dr Rob Harcourt/Science, research and investigations/Australian Waters/Commonwealth Marine/Export biopsy samples</td>
<td>11 Dec 2002</td>
<td>Assessment Preliminary Documentation</td>
</tr>
<tr>
<td>2002/645</td>
<td>Qld Department of Main Roads/Land transport/Between Condamine and The Gums/QLD/Widening and overlay of Leichhardt Highway</td>
<td>17 Dec 2002</td>
<td>Assessment Preliminary Documentation</td>
</tr>
</tbody>
</table>

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF THE GRANTING OF AN APPROVAL FOR TAKING AN ACTION

Notice is hereby given that the Minister for the Environment and Heritage, or a delegate of that Minister, has decided to grant the following approval for taking each action identified in columns 1 and 2 of each row of the following table.

<table>
<thead>
<tr>
<th>Reference No</th>
<th>Title of action</th>
<th>Approval</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2002/688</td>
<td>Melbourne Water Corporation/Waste management/Werribee/VIC/Western Treatment Plant Environment Improvement Project (post Effluent Reuse Stage 2)</td>
<td>Approved</td>
<td>11 Dec 2002</td>
</tr>
</tbody>
</table>
DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF VARIATION OF CONDITIONS OF APPROVAL

Pursuant to section 143 of the Environment Protection and Biodiversity Conservation Act and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that, the Minister for the Environment and Heritage or a delegate of that Minister, has decided to vary the conditions attached to the approval for each action identified in columns 1 and 2 of each row of the following table.

<table>
<thead>
<tr>
<th>Reference No</th>
<th>Title of action</th>
<th>Date of Decision</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001/229</td>
<td>Australian Plantation Group Pty Ltd/Forestry/Melville Island/NT/Hardwood Plantation</td>
<td>4 Dec 2002</td>
</tr>
</tbody>
</table>

For more information see: http://www.ea.gov.au/epbc
Antarctic Treaty (Environment Protection) Proclamation 2002

Antarctic Treaty (Environment Protection) Act 1980

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 8 (2) of the Antarctic Treaty (Environment Protection) Act 1980.

Signed and sealed with the Great Seal of Australia on 19 DEC 2002

By His Excellency's Command

SHARMAN STONE
Parliamentary Secretary to the Minister for the Environment and Heritage
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2 Commencement
3 Definition
4 Declaration of Antarctic specially protected areas
5 Revocation of certain previous declarations

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Descriptions of Antarctic specially protected areas

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<table>
<thead>
<tr>
<th>Part</th>
<th>Description</th>
<th>Page</th>
</tr>
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<tr>
<td>40</td>
<td>Antarctic specially protected area No. 140</td>
<td>69</td>
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</tr>
<tr>
<td>59</td>
<td>Antarctic specially protected area No. 159</td>
<td>100</td>
</tr>
<tr>
<td>Schedule 2</td>
<td>Antarctic specially protected areas that expire on 31 December 2005</td>
<td>102</td>
</tr>
</tbody>
</table>
1 Name of Proclamation
This Proclamation is the *Antarctic Treaty (Environment Protection) Proclamation 2002*.

2 Commencement
This Proclamation commences on gazettal

3 Definition
In this Proclamation:
*Act* means the *Antarctic Treaty (Environment Protection) Act 1980*.

4 Declaration of Antarctic specially protected areas
(1) Subject to subsection (2), each area described in Schedule 1 is declared to be an Antarctic specially protected area, being an area in respect of which the Antarctic Treaty Consultative Parties have adopted a management plan.

(2) Each Antarctic specially protected area mentioned in Schedule 2 is declared to be such an area for the period beginning on the date of this Proclamation and ending at the end of 31 December 2005.

(3) For paragraph 8 (4) (a) of the Act, each Antarctic specially protected area includes the subsoil beneath the surface of any land within the area, to a depth of 1 000 metres below the surface of the land.

(4) For paragraph 8 (4) (c) of the Act, each Antarctic specially protected area includes the subsoil beneath any sea-bed within the area, to a depth of 1 000 metres below the sea-bed.

5 Revocation of certain previous declarations
All previous declarations made under subsection 8 (2) of the Act (other than the declaration as specially protected areas of Specially Protected Areas No. 4 and No. 17 made by Proclamation published in the *Gazette* on 20 January 1981) are revoked.
Schedule 1   Descriptions of Antarctic specially protected areas  
(seection 4)  

Part 1   Antarctic specially protected area No. 101  

1 Name and location  
Taylor Rookery, Mac. Robertson Land.  
Latitude 67° 26' S; longitude 60° 50' E.  

2 Description  
The Area consists of the whole of the northern-most rock exposure on the east side of Taylor Glacier, Mac. Robertson Land (67° 26' S; 60° 50' E). The rookery is located on a low lying rock outcrop in the south west corner of a bay formed by Taylor Glacier to the west, the polar ice cap to the south and the islands surrounded by sea ice to the north and east. The Area is some 90 km west of Mawson station.
3 Map

Schedule 1  Descriptions of Antarctic specially protected areas
Part 1  Antarctic specially protected area No. 101
Part 2  Antarctic specially protected area No. 102

1  Name and location
Rookery Islands, Holme Bay, Mac. Robertson Land.
Latitude 67° 37' S; longitude 62° 33' E.

2  Description
Rookery Islands are a group of small islands and rocks in the south-western part of Holme Bay, Mac. Robertson Land, approximately 10 km to the west of the Australian station, Mawson. The Area comprises the islands and rocks lying within the rectangle marked on the map, the general location of which is latitude 67° 37' S, longitude 62° 33' E. There are no boundary markers delimiting the site. There are approximately 75 small islands. They range in size from small rocks which barely remain above water at high tide to the largest members of the group which are Giganteus Island (approximately 400 m long, 400 m wide and 30 m high) and Rookery Island which is of similar area but slightly more elongated.
Note This map predates the current terminology — Specially Protected Area is now Antarctic specially protected area.
Part 3  Antarctic specially protected area No. 103

1  Name and location

Ardery Island and Odbert Island, Budd Coast.

Latitude 66° 22’ S; longitude 110° 28’ E (Ardery Island).

Latitude 66° 22’ S; longitude 110° 33’ E (Odbert Island).

2  Description

Ardery Island (66° 22’ S, 110° 28’ E) and Odbert Island (66° 22’ S, 110° 33’ E) form part of the Windmill Islands group lying in the east of Vincennes Bay, off the Budd Coast. They are located 5 km and 0.6 km respectively to the west of Robinson Ridge, south of Casey Station.

3  Map

Note 1  This map predates the current terminology — SPA is now ASPA, SSSI No. 16 is now ASPA No. 135 and SSSI No. 17 is now ASPA No. 136.

Note 2  Part 4 is reserved.
Part 5  Antarctic specially protected area No. 105

1  Name and location

Beaufort Island, Ross Sea.
Latitude 76° 58' S; longitude 167° 00' E.

2  Description

Beaufort Island measures 6 km by 3 km and is located 20 nautical miles north of Ross Island. The designated Area encompasses the whole of Beaufort Island (76° 58' S, 167° 00' E) above the mean high water mark, and includes adjacent fast ice occupied by breeding emperor penguins.
Note: This map predates the current terminology — Specially Protected Area No. 5 is now Antarctic specially protected area No. 105.
Part 6 Antarctic specially protected area No. 106

1 Name and location
Cape Hallett, Victoria Land.
Latitude 72° 19' S; longitude 170° 16' E.

2 Description
Cape Hallett is located at the southern end of Moubray Bay, Northern Victoria Land, in the western Ross Sea. The Area includes Seabee Hook and the adjacent western slopes up to the crest of the ridge of the north end of the Hallett Peninsula, east of Willett Cove to the margin of the permanent ice sheet. The sea-level boundary is predominantly defined by the coastline of Seabee Hook, and extends south along the east shore of Willett Cove to the southern-most boundary at 72° 19' 30" S (approximately 800 m south of the Moubray Bay coast). The east boundary of the Area follows the edge of the permanent ice sheet near the ridge of Hallett Peninsula.

3 Map

Note This map predates the current terminology — Specially Protected Area No. 7 is now Antarctic specially protected area No. 106.
Part 7  Antarctic specially protected area No. 107

1 Name and location

Dion Islands, Marguerite Bay, Antarctic Peninsula.
Latitude 67° 53’ S; longitude 68° 42’ W.

2 Description

The Dion Islands (latitude 67° 53’ S, longitude 68° 42’ W, within a region of approximately 12 km²), situated 13.5 km south of the south-western extremity of Adelaide Island in north-western Marguerite Bay, is a small archipelago comprising the following islands, rocks and reefs: Envoy Rock, Regent Reef, Consort Islands (approximately 3 ha), Emperor Island (approximately 5 ha), Jester Rock, Noble Rocks, Courtier Islands (approximately 8 ha), Embassy Islands and Consul Reef.

The designated Area of just over 3 km² comprises Emperor Island and the marine environment (including sea ice when present) within 1 000 m of the coastline of Emperor Island. However, the area does not include the terrestrial areas of the Consort Islands in the north, Jester Rock in the east, or the Courtier Islands in the southwest.
Schedule 1  
Descriptions of Antarctic specially protected areas  
Part 7  
Antarctic specially protected area No. 107

3  
Map

EMPEROR ISLAND ASPA No. 107
ENTRY BY PERMIT

NOTE: AIRCRAFT LANDINGS OR OVERFLIGHT BELOW 1500 m (5000 ft)  
PERMITTED 1 APRIL - 15 DECEMBER INCLUSIVE WITHIN THIS AREA

WOODFIELD CHANNEL  
CONSORT ISLANDS  
JESTER ROCK  
COURTIER ISLANDS

EMPEROR ISLAND

Government Departments

Antarctic Treaty (Environment Protection) Proclamation 2002
Part 8  Antarctic specially protected area No. 108

1  Name and location

Green Island, Berthelot Islands, Antarctic Peninsula.

Latitude 65° 19' S, longitude 64° 09' W.

2  Description

Green Island (65° 19' S, 64° 09' W, approximately 0.2 km²) is a small island situated 150 m north of the largest of the Berthelot Islands group, Grandidier Channel, approximately 3 km off the Graham Coast of the Antarctic Peninsula.

The designated area comprises the entire island, with the boundary defined as the low tide level. Offshore islets and rocks are not included within the Area. Boundary markers have not been installed. The coast itself is a clearly defined and visually obvious boundary feature.

3  Map
Part 9 Antarctic specially protected area No. 109

1 Name and location

Moe Island, South Orkney Islands.

Latitude 60° 44' S; longitude 45° 41' W.

2 Description

Moe Island, South Orkney Islands, is a small irregularly-shaped island lying 300 m off the south-western extremity of Signy Island, from which it is separated by Fyr Channel. It is about 1.3 km from the north-east to south-west and 1 km from north-west to south-east. Its position on Admiralty Chart No. 1775, latitude 60° 44' S, longitude 45° 45' W, does not agree closely with that in the map (latitude 60° 44' S, longitude 45° 41' W).
Note This map predates the current terminology — Specially Protected Area No. 13 is now Antarctic specially protected area No. 109.
Part 10 Antarctic specially protected area No. 110

1 Name and location

Lynch Island, South Orkney Islands.
Latitude 60° 39' 10'' S; longitude 45° 36' 25'' W.

2 Description

Lynch Island (latitude 60° 39' 10'' S, longitude 45° 36' 25'' W; area: 0.1 km²) is a small island situated at the eastern end of Marshall Bay in the South Orkney Islands, about 200 m south of Coronation Island and 2.4 km north of Signy Island.

The designated Area comprises the entire island above the low tide level, at which the coastline is defined as the boundary of the Area. Boundary markers have not been installed because the coast itself is a clearly defined and visually obvious boundary feature.

3 Map

Note This map predates the current terminology — SPA is now ASPA.
Part 11 Antarctic specially protected area No. 111

1 Name and location
Southern Powell Island and adjacent islands, South Orkney Islands.
Latitude 60° 42’ S; longitude 45° 01’ W.

2 Description
The Area, which is centred on latitude 60° 42’ S and longitude 45° 01’ W, includes all of Powell Island, South Orkney Islands, south of the latitude of the southern summit of John Peaks (375 m altitude), together with the shore of Fredriksen Island, Michelsen Island (a tidal peninsula at the southern tip of Powell Island), Christoffersen Island, Grey Island and unnamed adjacent islands.
Note  This map predates the current terminology — SPA No. 15 is now ASPA No. 111.
Part 12 Antarctic specially protected area No. 112

1 Name and location
Coppermine Peninsula, Robert Island, South Shetland Islands.
Latitude 62° 23’ S; longitude 59° 42’ W.

2 Description
Coppermine Peninsula (62° 23’ S, 59° 42’ W) is situated on the west side of Robert Island, which lies between Nelson Island to the east and Greenwich Island to the west, midway along the South Shetland Islands archipelago. The Area comprises all land west of a north-south line across the isthmus between Carlota Cove and Coppermine Cove, 100 m west of a small group of Chilean refuge huts. The Peninsula is about 1.7 km from south-east to north-west and up to 0.6 km from north-east to south-west, and is largely surrounded by precipitous cliffs.
Schedule 1  Descriptions of Antarctic specially protected areas
Part 12  Antarctic specially protected area No. 112

3  Map

**Note 1** This map predates the current terminology — SPA No. 16 is now ASPA No. 112.

**Note 2** Part 13 is reserved.
Part 14  Antarctic specially protected area No. 114

1  Name and location

Northern Coronation Island, South Orkney Islands.

Latitude 60° 38' S; longitude 45° 35' W.

2  Description

Coronation Island (60° 38' S, 45° 35' W) is the largest of the South Orkney Islands, situated at the west end of the archipelago. The Area lies on the central north side of Coronation Island. It is bounded to the east by Foul Point (60° 32' S, 45° 29' W) and to the west by Conception Point (60° 31' S, 45° 41' W); the entire area between these points, together with the intervening sea, is included in the site. The eastern boundary follows a precipitous ridge 6 km southward to a position at 2 500 ft (c. 750 m) altitude immediately to the west of Mount Nivea summit (60° 35' S, 45° 29' W), thence west-south-westward for 5.5 km to a position at 3 000 ft (c. 900 m) altitude to the north-east of Wave Peak summit (60° 37' S, 45° 36' W), and from there 4 km westward across the Brisbane Heights plateau, then 4 km north-north-west to an unnamed summit at 3 532 ft (c. 1 060 m) and north for 6 km to Conception Point. The summits of Mount Nivea and Wave Peak and the col known as High Stile are outside the Area. Ommanney Bay and the unnamed bay to the west are included within the Area, south of the boundary between Conception and Foul points (11.5 km).
Schedule 1
Descriptions of Antarctic specially protected areas
Part 14
Antarctic specially protected area No. 114

3 Map

Note: This map predates the current terminology — SPA No. 18 is now ASPA No. 114.
Part 15  Antarctic specially protected area No. 115

1 Name and location
Lagotellerie Island, Marguerite Bay, Antarctic Peninsula.
Latitude 67° 53' 20" S; longitude 67° 25' 30" W.

2 Description
Lagotellerie Island (latitude 67° 53' 20" S, longitude 67° 25' 30" W; area 1.58 km²), is situated in Marguerite Bay, Fallières Coast, Graham Land, 46 km south-east of Rothera Point on Adelaide Island, 11 km south of Porquois Pas Island and 3.25 km west of the south end of Horseshoe Island. Lagotellerie Island is 2 km by 1.3 km, oriented generally in an east-west direction.

The designated Area comprises the entire main island, and offshore islets within 200 m of the coast, above the low tide water level, which is defined as the boundary of the Area. Boundary markers have not been installed because the coast itself is a clearly defined and visually obvious boundary.
Part 16 Antarctic specially protected area No. 116

1 Name and location

New College Valley, Caughley Beach, Cape Bird, Ross Island.
Latitude 77° 10' S; longitude 166° 40' E.

2 Description

Caughley Beach and its hinterland lie between the areas known as the Cape Bird Northern and Middle Penguin Rookeries, about 1 km north of Cape Bird, northern Ross Island (latitude 77° 10' S, longitude 166° 40' E). The proposed site encompasses the area between the top of the coastal cliffs of Caughley Beach and the Mt Bird Ice Cap, and between a line 200 m south of the New Zealand Antarctic Research Programme's summer station and a line 500 m north of Cape Bird Middle Adélie Penguin Rookery.
Map B - New College Valley, SPA 20, site topographic map

Note: This map predates the current terminology — SPA No. 20 is now ASPA No. 116.
Part 17 Antarctic specially protected area No. 117

1 Name and location
Avian Island, off Adelaide Island, Antarctic Peninsula.
Latitude 67° 46' S; longitude 68° 54' W.

2 Description
Avian Island (latitude 67° 46' S, longitude 68° 54' W, 0.49 km²), is situated in the north-west of Marguerite Bay, 400 m south of the south-western extremity of Adelaide Island. The island is 1.45 km long by 0.8 km at its widest, and is of roughly triangular shape.

The designated Area comprises the whole of Avian Island and the littoral zone, offshore islets and rocks, and a buffer zone of the surrounding marine environment (including sea ice when present) within 100 m of the shoreline of the main island. Boundary markers have not been installed because the coast forms a visually obvious reference for the marine boundary.
Schedule 1  Descriptions of Antarctic specially protected areas
Part 17  Antarctic specially protected area No. 117

3  Map

NOTE: ENTRY BY PERMIT
OVERFLIGHT RESTRICTIONS APPLY:
CONSULT MANAGEMENT PLAN

NOTE: ENTRY BY PERMIT
OVERFLIGHT RESTRICTIONS APPLY:
CONSULT MANAGEMENT PLAN

LEGEND
- Coast  - ASPA boundary
- Contour (5 m)
- Index contour (25 m)
- Pond
- Survey station (occupied)
- Spot height (photogrammetric)
- Preferred walking route
- Refuge (removal proposed)
- Designated camp site
- Navigation beacon

Where positions of survey points and refuges coincide, refuge has priority on map.

Landing area for small boats

Landing area for small boats
Part 18  Antarctic specially protected area No. 118

1 Name and location
Cryptogam Ridge, Mount Melbourne, Victoria Land.
Summit of Mount Melbourne, Victoria Land.
Latitude 74° 21’ S; longitude 164° 42’ E.

2 Description
Mt Melbourne, North Victoria Land (latitude 74° 21’ S, longitude 164° 42’ E) is situated between Wood Bay and Terra Nova Bay, on the west side of Ross Sea, and Campbell Glacier, about 10 km to the west. The site comprises all terrain above the 2 200 m contour surrounding the main crater of Mt Melbourne.

The Area includes most of Cryptogam Ridge on the southern rim of the main summit crater (2 733 m altitude), and extends to about 1 200 m by 500 m.

3 Maps
SSSI 24. Summit of Mt Melbourne

Note: These maps predate the current terminology — SPA No. 22 and SSSI No. 24 are now ASPA No. 118.
Part 19   Antarctic specially protected area No. 119

1   Name and location

Forlidas Pond and Davis Valley ponds, Dufek Massif.
Latitude 82° 27' 15" S; longitude 15° 21' W (Forlidas Pond).

2   Description

Forlidas Pond, about 100 m in diameter, is situated near the east end of the Dufek Massif in a small unnamed dry valley about 1 km east of the northern edge of Forlidas Ridge and about 1 km north-west of Davis Valley. The unnamed dry valley is separated from Davis Valley by a north-east trending ridge several kilometres long. The position of Forlidas Pond is 82° 27' 15" S, 15° 21' W. The Area includes smaller ponds that occur along the ice margin at the northern edge of Davis Valley, a short distance east of Forlidas Pond.

The Area consists of two parts, shown on the map, about 500 m apart:
• A — all that area within 500 m of the centre of Forlidas pond;
• B — all that area within a 500 m radius of several meltwater ponds at the ice margin along the northern edge of Davis Valley.
Note: This map predates the current terminology — SPA No. 23 is now ASPA No. 119.
Part 20    Antarctic specially protected area No. 120

1 Name and location

Pointe-Geologie Archipelago, Terre Adélie.

Latitude 66° 39' 30" S to 66° 40' 30" S; longitude 140° E to 140° 02' E.

2 Description

Jean Rostand, Alexis Carrel, Lamarck and Claude Bernard Islands, Bon Docteur Nunatak and an emperor penguin breeding colony are situated in the heart of Pointe-Geologie Archipelago, coastal area of Adélie Land (66° 39' 30" S – 66° 40' 30" S; 140° E – 140° 02' E). The area consists of the southern-most exposure of Pointe-Geologie Archipelago, between Petrels Island and the western edge of Astrolabe Glacier. It is a very large ice-free ground within Adélie Land. As a whole, the surface of the rock outcrops does not exceed 2 km².
Schedule 1  Descriptions of Antarctic specially protected areas
Part 20  Antarctic specially protected area No. 120

3  Map

Colours of
⊙ Adélie penguins
⊙ Southern giant petrels
★ Snow petrels
★ Cape petrels
★ landing point
★ building

36  Antarctic Treaty (Environment Protection) Proclamation 2002
Part 21  Antarctic specially protected area No. 121

1  Name and location

Cape Royds, Ross Island.

Latitude 77° 33' 20" S; longitude 166° 09' 56" E.

2  Description

Cape Royds (77° 33' 20" S, 166° 09' 56" E) is situated on the west side of Ross Island, McMurdo Sound, at the western extremity of a coastal strip of ice-free land approximately 8 km wide, on the west slope of Mount Erebus. The Area comprises both a terrestrial and marine component.

The marine component of the Area extends for approximately 5 km from Derrick Point in the south to Rocky Point in the north, including Horseshoe Bay. The marine boundary is defined as extending north-east along the Arrival Bay coastline from the most easterly corner of the terrestrial boundary at Arrival Bay (77° 33' 15.9" S, 166° 10' 06" E) to Derrick Point (77° 33' 14.1" S, 166° 10' 22" E). From Derrick Point the marine boundary extends offshore 500 m in a south-east direction and thence extends parallel to the coast 500 m offshore from the mean high water mark, around Cape Royds and north for 5.3 km to a point 500 m due north of Rocky Point then due south to Rocky Point.

The terrestrial component of the Area consists of ice-free land within approximately 350 m of Cape Royds itself (77° 33' 20" S, 166° 09' 56" E). Much of this land is seasonally occupied by a breeding Adélie penguin colony. The boundary of this part of the Area has been revised from the original description so as to include all of the area occupied by breeding penguins in 1995/96 and the main southern access route of the penguins to the sea. The north boundary of the territorial component of the Area extends 45 m from a small embayment, on the west side and 350 m north of Cape Royds, in a straight line north-east to a survey mark identified on earlier New Zealand maps as IT2 (77° 33' 11.1" S, 166° 09' 33.3" E), which is an iron tube embedded in the ground. This line extends 10 m east from IT2 to a signpost (77° 33' 11.1" S, 166° 09' 34.8" E), then a further 80 m east to a signpost (77° 33' 11.0" S, 166° 09' 46.1" E) at the south end of a small pond at the north end of Pony Lake. From this signpost the boundary extends in a south-east direction for 114 m just north of the lake to the eastern edge of the lake (77° 33' 12.6" S, 166° 10' 01.3" E). The east boundary then extends 86 m in a south-south-east direction to a third signpost (77° 33' 15.2" S, 166° 10' 05" E), thence to the coast on the east side of Arrival Bay (77° 33' 15.9" S, 166° 10' 06.0" E). All of the ice-free ground, snow-patches and freshwater bodies contained west and south of the line defined above to the coast extending around Cape Royds is included within the Area.
Part 22  Antarctic specially protected area No. 122

1  Name
Arrival Heights, Hut Point Peninsula, Ross Island.

2  Description
All that area of Arrival Heights enclosed with a line drawn from Trig T510 north-west over First crater to the 500 foot contour, then north along this contour to a point immediately west of Second Crater, then around the lip of this crater and south to Trig T510. The boundary, which is demarcated, is shown on the maps.

3  Maps

Note  This map predates the current terminology — SSSI No. 2 is now ASPA No. 122.
Schedule 1
Part 22
Descriptions of Antarctic specially protected areas
Antarctic specially protected area No. 122
Part 23  Antarctic specially protected area No. 123

1  Name
Barwick Valley, Victoria Land.

2  Description
Barwick Valley is situated about 65 km inland from the Ross Sea coast of South Victoria Land. The Area includes Barwick and Balham Valleys and their respective catchments and is bordered on the south, west and north by the McKelvey Valley, the Willet Range and the divide between the Victoria and Barwick Valleys, respectively.

The boundary of the Area extends from its eastern extremity in the lower Barwick Valley (around the confluence of the Barwick, Victoria and McKelvey Valleys) several kilometres south towards the ridge leading south-west to the summit of Mount Insel (1 345 m), from where the boundary follows the high points of the ridge of the Insel Range for 5 km before descending to a low pass between the McKelvey and Balham Valleys at the location of Bullseye Lake. The boundary crosses the lake before ascending the ridge to a further high point on the Insel Range (approximately 1 250 m), and continues towards the upper reaches of the Balham Valley. As the terrain becomes gentler in the upper Balham, the boundary sweeps north approximately above the 1 800 m contour line. The boundary skirts around the summit of Shapeless Mountain until it cuts north-west at a point west of the Apocolypse Peaks. The boundary joins and follows a prominent ridge to the summit of Mount Bastion (2 477 m, 160° 34' E, 77° 19' S). This ridge is followed in a northerly direction to Skew Peak (2 535 m, 160° 26' E, 77° 13' S), located at the head of the Barwick Valley. The boundary then descends along the East Ridge of Skew Peak above Webb Glacier, before following the catchment boundary in a more southerly direction toward Parker Mesa. From Parker Mesa the boundary descends further to follow the dividing ridge between the catchments of the Victoria Upper Glacier and the Barwick Valley. The boundary extends east along this ridge for 13 km to Sponsors Peak (1 454 m, 161° 24' E, 77° 18' S). The boundary descends the south-west Ridge of Sponsors Peak and Nickell Peak (approximately 1 400 m) to the lower Barwick to the eastern extremity of the Area, which is about 3 m north-east of Lake Vida, Victoria Valley.
Note  This map predates the current terminology — Site of Special Scientific Interest No. 3 is now Antarctic specially protected area No. 123.
Part 24  Antarctic specially protected area No. 124

1 Name
Cape Crozier, Ross Island.

2 Description

Cape Crozier is at the eastern extremity of Ross Island, where an ice-free area comprises the lower eastern slopes of Mount Terror. The designated area is situated in the vicinity of Post Office Hill (407 m), extending to encompass the adjacent Ross Ice Shelf where large cracks in the shelf are covered by fast ice which is occupied annually by breeding emperor penguins.

The Area includes a terrestrial region and ice shelf above the mean high water mark as well as the adjacent fast ice within the boundaries occupied by breeding emperor penguins. The north boundary of the Area extends 6.5 km along the 77° 26' 03" S line of latitude from 169° 11' 43" E to 169° 28' 00" E. The west boundary extends 1.5 km south from the northern boundary to the coast, thence in a north-east direction following a low ice-free ridge that passes 30 m west of the hut and helicopter pad. The boundary then follows this ridge in a southerly direction to be south-west of the summit of Post Office Hill before following another ridge in a south-east direction to the summit of a small unnamed peak (335 m) 1.2 km south-south-east of Post Office Hill. The boundary descends down a south-west ridgeline, before following this ridge to ascend to the summit of a large unnamed volcanic cone (520 m) 3.6 km south of Post Office Hill. The boundary follows around the eastern side of this cone before descending south through a valley to another unnamed conic peak (580 m) 1.5 km north-north-east of Bomb Peak. The boundary follows a ridge through the middle of the cone before descending down a ridge on the southern side of the peak into a valley at the base of Bomb Peak. The boundary ascends the northern side of Bomb Peak to the summit (>610 m) before extending down a ridge line on the south-east side of Bomb Peak to Igloo Spur and thence due east along latitude 77° 32' 00" S to the east boundary at 169° 28' 00" E.
Schedule 1  Descriptions of Antarctic specially protected areas
Part 24  Antarctic specially protected area No. 124

3  Map

NOTE OVERFLIGHT RESTRICTIONS APPLY WITHIN THIS AREA CONSULT MANAGEMENT PLAN

Projection Lambert conformal conic
Spheroid: WGS84
Source: Cape Crozier management plan

Protected area boundary
Estimated coastline
Designated helicopter pads
Aadie Penguin colony
Shark breeding areas
Ice shelf
Part 25  Antarctic specially protected area No. 125

1 Name
Fildes Peninsula, King George Island, South Shetland Islands.

2 Description
The two areas on Fildes Peninsula shown on the map will be demarcated.

3 Map

Note  This map predates the current terminology — SSSI No. 5 is now ASPA No. 125.
Part 26 Antarctic specially protected area No. 126

1 Name and location

Byers Peninsula, Livingston Island, South Shetland Islands.

Latitude 62° 34’ 35” S to 62° 40’ 35” S; longitude 60° 54’ 14” W to 61° 13’ 07” W.

2 Description

Byers Peninsula (between latitudes 62° 34’ 35” and 62° 40’ 35” S and longitudes 60° 54’ 14” and 61° 13’ 07” W, 60.6 km²) is situated at the west end of Livingston Island, the second largest of the South Shetland Islands. The peninsula has a central west-east extent of about 9 km and a north-west south-east extent of 18.2 km, and is the largest ice-free area in the South Shetland Islands.

The boundaries of the Area designated under Recommendation XVI-5 have been changed. The Area now includes two islets several hundred metres south-west of Devils Point and a small area of ice-free ground at Clark Nunatak in the south-east corner as these sites also support values consistent with the remainder of the Peninsula. The Area is now defined to include the whole of Byers Peninsula west of the permanent ice sheet of Rotch Dome, Livingston Island, above the low tide water level, including the two islets adjacent to Devils Point noted above, but excluding all other offshore islets and rocks.
3 Map

Descriptions of Antarctic specially protected areas
Antarctic specially protected area No. 126
Schedule 1
Part 26

NOTE: OVERLIGHT RESTRICTIONS
SOUTH COASTAL AREA:
CONSERVATION PLAN

LEk END
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Part 27 Antarctic specially protected area No. 127

1 Name and location

Haswell Island.
Latitude 66° 31' S; longitude 93° 00' E.

2 Description

The site consists of Haswell Island (66° 31' S, 93° 00' E), about 1 km² in area, the largest of a group of islands lying close to Mirny station, together with its littoral zone and the area of fast ice, when present, lying within the delimitation shown on the map.

3 Map

Note This map predates the current terminology — SSSI No. 7 is now ASPA No. 127.
Part 28 Antarctic specially protected area No. 128

1 Name
Western shore of Admiralty Bay, King George Island.

2 Description
The area consists of land on the western shore of Admiralty Bay. The westerly boundary extends from Patelnia (Telefon) Point (62° 13' 55" S, 58° 28' 45" W), north-north-west to The Tower (a distinctive peak above Tower Glacier, 366.9 m at 62° 12' 50" S, 58° 29' 00" W), then continuing in a straight line to encompass the base of Jardine Peak (62° 10' 05" S, 58° 29' 45" W). This line then runs north-east to the sea (Admiralty Bay) where it bisects the coast immediately north of Rakusa Point (62° 09' 45" S, 58° 27' 25" W). Thereafter the Area is all the land which is bounded by the coastline south towards Demay Point (62° 12' 50" S, 58° 25' 15" W), then south-west along the coast to Patelnia (Telefon) Point. The western edge of the Area is adjacent to the Warsaw Icefield, with the north-western corner being ice-free in the vicinity of Jardine Peak. Outside of the northern boundary is a small area of ice-free land. Steep cliffs overlook a narrow beach and the waters of Ezcurra Inlet in the north-western section of the ice-free area; and in the north-eastern section there are occasional shallow beaches which extend to the sea, where H. Arctowski station is located, 400 m outside of the Area. Three small glaciers, Ecology, Baranowski, and Tower, descend from the Warsaw Icefield onto these shores. There are markers on the northern edge of the Area where the site has a boundary on land, immediately south of H. Arctowski station. The western boundary is not delineated by virtue of fact that it traverses a high (ca. 350 m) mobile icefield. The coastline defines the Area’s eastern and southern stretches.
3 Map

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Schedule 1

Part 28

Descriptions of Antarctic specially protected areas

Antarctic Treaty (Environment Protection) Proclamation 2002
Part 29 Antarctic specially protected area No. 129

1 Name and location

Rothera Point, Adelaide Island.
Latitude 67° 34′ S; longitude 68° 08′ W.

2 Description

Rothera Point (latitude 67° 34′ S, longitude 68° 08′ W) is situated in Ryder Bay, at the south-east corner of Wright Peninsula on the east side of Adelaide Island, south-west Antarctic Peninsula. The site is the north-eastern one-third of Rothera Point, and is representative of the area as a whole. It is about 30 m from west to east and 250 m from north to south, and rises to a maximum height of 36 m. At the coast, the site boundary is the 2.5 m contour. No upper shore, littoral or sublittoral areas of Rothera Point are therefore included. The southern boundary of the site, running across Rothera Point, is marked by a line of pink fuel drums filled with concrete. The remaining boundary is unmarked.
3 Map

Note  This map predates the current terminology — Site of Special Scientific Interest No. 9 is now Antarctic specially protected area No. 129 and SSSI is now ASPA.
Part 30 Antarctic specially protected area No. 130

1 Name and location

Tramway Ridge, Mount Erebus, Ross Island.

Latitude 77° 31' 05" S; longitude 167° 06' 35" E.

2 Description

The boundary of the designated Area is defined as a square of 200 m by 200.8 m which encompasses most of the warm ground area of lower Tramway Ridge (77° 31' 05" S, 167° 06' 35" E). The Area is divided into two parts of almost equal size, the northern half being a Prohibited Zone. The boundaries of the Area and the Prohibited Zone (marked by signposts at each corner) and prominent features are shown on the map. Several boundary signposts have been offset owing to dangerous ground at the actual corner point.

3 Map
Part 31  Antarctic specially protected area No. 131

1  Name and location

Canada Glacier, Lake Fryxell, Taylor Valley, Victoria Land.
Latitude 77° 37' S; longitude 163° 03' E.

2  Description

The designated Area encompasses most of the glacier forefield area on the east side of the lower Canada Glacier, on the north shore of Lake Fryxell (77° 37' S, 163° 03' E). The south boundary of the Area is defined as the shoreline of Lake Fryxell, to the water's edge, extending about 1 km east from where the Canada Glacier toe meets Lake Fryxell. The west boundary of the Area follows the edge of the Canada Glacier. The south-east corner is near the neck of a small peninsula extending into Lake Fryxell. The peninsula, outside of the Area, is marked by a large rock (split) surrounded by a circle of rocks which was a benchmark for the 1985 NZ survey of the original SSSI. A wooden post marking Dry Valley Drilling Project Site 7 (1973) is about 10 m to the north-west of this point. A moraine ridge extends from the south-east corner upward and in a northerly direction: this ridge defines the eastern boundary of the Area. The ridge dips sharply before joining the featureless slope of the main Taylor Valley wall: the north-east corner of the Area is in this dip and will be marked by a cairn. A cairn will also be placed on a knoll on the ridge 450 m from the south-east corner point. Above the central flush a slope of lateral moraine of fairly even gradient extends upward and parallel to the glacier for about 1 km. At the top of this slope is a small knoll (220 m) about 300 m from where the glacier emerges into the Taylor Valley: a cairn and signpost will mark the boundary of the Area at this point. The upper, northern boundary of the Area extends from the Canada Glacier to the boundary markers on the knoll and thence declines in elevation in an easterly direction for 1.7 km to the north-east boundary cairn.
This map predates the current terminology — Site of Special Scientific Interest No. 12 (SSSI No. 12) is now Antarctic specially protected area No. 131 (ASPA No. 131).
Part 32 Antarctic specially protected area No. 132

1 Name and location
Potter Peninsula, King George Island, South Shetland Islands.
Latitude 62° 15' S; longitude 58° 37' W.

2 Description
The site is located on the east side of Maxwell Bay, south-west of Isla 25 de Mayo (King George Island) between Mirounga Point (the north-westernmost extremity of Potter Peninsula) and the east side of Stranger Point (latitude 62° 15' S, longitude 58° 37' W). The site occupies the coastal zone of variable width up to 500 m from the shore line (low water mark) and rising to above 70 m altitude at Stranger Point.

3 Map

Note: This map predates the current terminology — SSSI No. 13 is now ASPA No. 132.
Part 33 Antarctic specially protected area No. 133

1 Name and location

Harmony Point, Nelson Island, South Shetland Islands.

Latitude 62° 18' S; longitude 59° 14' W.

2 Description

This area is located in the west coast of Nelson Island, between Isla 25 de Mayo (King George Island) to the north-east and Robert Island to the south-west (latitude 62° 18' S; 59° 14' W). The Area includes Harmony Point and the Toe, the adjacent ice and surrounding marine zone within the rectangle showed on the map.

3 Map

![Map showing the location of Harmony Point, Nelson Island, South Shetland Islands, and the protected area.](image)
Part 34 Antarctic specially protected area No. 134

1 Name and location

Cierva Point and offshore islands, Danco Coast, Antarctic Peninsula.
Latitude 64° 10’ S; longitude 60° 57’ W (Cierva Point).

2 Description

Cierva Point (latitude 64° 10’ S, longitude 60° 57’ W) is in the north-west of the Antarctic Peninsula, on the south coast of Cierva Cove, at the north end of Hughes Bay. The site comprises Cierva Point, encompassing the land west of an imaginary line drawn from the south-east of the north side of the point, through the summit of a flat hill 540 m high, to the south-east of the south side of the point. Also included are Apéndice/Rivera/Sterneck Island, and José Hernández/Bofill/Midas Island and Cierva Point. Although the intertidal zone of each of these areas is included in the Area, the subtidal marine environment is not included. Base Primavera (Argentina) and all its associated installations and areas of disturbance are excluded from the Area.
Antarctic Treaty (Environment Protection) Proclamation 2002
Part 35  Antarctic specially protected area No. 135

1  Name and location

North-east Bailey Peninsula, Budd Coast, Wilkes Land.

Latitude 66° 17’ S; longitude 110° 32’ E.

2  Description

Bailey Peninsula is situated between Newcomb and O’Brien Bays at the west end of Vincennes Bay, opposite the Windmill Islands, on Budd Coast at latitude 66° 17’ S, longitude 110° 32’ E. The site consists of an irregular area of rock exposed during summer, surrounding the Casey Station transmitter building. The boundary, which is demarcated, is shown on the map.
Descriptions of Antarctic specially protected areas
Antarctic specially protected area No. 135

Schedule 1
Part 35

Map
Part 36 Antarctic specially protected area No. 136

1 Name and location
Clark Peninsula, Budd Coast, Wilkes Land.
Latitude 66° 15’ S; longitude 110° 36’ E.

2 Description
Clark Peninsula, an area of rock exposures and permanent ice and snow fields, is situated on the north side of Newcomb Bay at the east end of Vincennes Bay, opposite Windmill Islands region, on Budd Coast, Wilkes Land, in latitude 66° 15’ S and longitude 110° 36’ E. The Area is approximately 9.75 km² in area. The Area comprises all the land on Clark Peninsula within the southern boundary line connecting the east side of Powell Cove at a point which originates at latitude 66.254424° S, longitude 110.53330° E, to trigonometrical station G7 at latitude 66.25809° S, longitude 110.55664° E thence to a point to the east-south-east on Løken Moraine. The eastern boundary is the western-most limit of Løken Moraines as far north as a point due east of Blakeney Point, and thence to the coast, returning along the coast to the point of origin. The boundary of the Area will be indicated by prominent markers.

3 Map
Note An appropriate map for ASPA No. 136 is not available.
Part 37  Antarctic specially protected area No. 137

1  Name and location

North-west White Island, McMurdo Sound.
Latitude 78° 00' S; longitude 167° 20' E.

2  Description

White Island, part of the McMurdo volcanic complex, is situated approximately 20 km south-east of the edge of the McMurdo Ice Shelf and 25 km south-east of Hut Point, the location of McMurdo Station (United States) and Scott Base (New Zealand) on Ross Island. The roughly triangular island is approximately 30 km long and 15 km wide at its maximum, and rises to a maximum elevation of 762 m in several locations.

The island is predominantly ice-covered with most of the rock outcrops being in the north, and is completely surrounded by the permanent shelf ice, between 10 m and 100 m in thickness, of the McMurdo Ice Shelf and Ross Ice Shelf. Black Island is situated 2.5 km west of White Island, separated by the shelf ice of White Strait.

The Area includes 130 km² of the shelf ice and open-water cracks of both the Ross Ice Shelf and McMurdo Ice Shelf up to 5 km offshore north-east, north and west from the White Island coast. The Area extends along the coast from a northern point on the east side of Cape Spencer-Smith (78° 00' 43" S, 167° 32' 42" E) 19 km south to the southern-most significant coastal outcrop of rock on the north-west side of White Island (78° 09' 08" S, 167° 05' 00" E). At this southern point, the boundary extends approximately 1 km due west to 167° 00' 00" E longitude, from where it extends due north to 78° 05' 00" S latitude, after which the boundary continues north at a constant distance of 5 km from the shore of White Island to the eastern extremity of the Area at 77° 58' 48" S, 167° 41' 35" E. The White Island coast is distinguished by a change in surface slope where the transition between the floating ice-shelf and land occurs: the transition is in some places gradual and indistinct, and the exact position of the coast is not precisely known. For this reason the coastal (generally east) boundary of the Area is considered to follow the line of the coast as evidenced by a surface elevation rise towards the land of two metres above the average elevation of the adjacent McMurdo Ice Shelf.
Schedule 1

Descriptions of Antarctic specially protected areas

Part 37

Antarctic specially protected area No. 137

3

Map
Part 38 Antarctic specially protected area No. 138

1 Name and location
Linnaeus Terrace, Asgaard Range, Victoria Land.
Latitude 77° 35' 50" S; longitude 161° 05' 00" E.

2 Description
Linnaeus Terrace (77° 35' 50" S, 161° 05' 00" E) is an elevated bench of weathered Beacon Sandstone approximately 1.5 km in length and 1 km in width. It is located at the east end of the Asgaard Range, 1.5 km north of Oliver Peak (77° 36' 40" S, 161° 02' 30" E) at an elevation of about 1 600 m. The Area overlooks the South Fork of the Wright Valley, is about 4 km from Don Juan Pond and 10 km from the terminus of the Wright Upper Glacier.

On the ground, the lower (northern) boundary of the Area is characterised by the presence of a predominantly sandstone outcrop of approximately 3 m in height which extends for much of the length of the terrace. The lower boundary of the Area is defined as the upper edge of this outcrop, and as straight lines adjoining the visible edges where the outcrop is covered by surface talus. The upper (southern) boundary of the Area is characterised by a line of sandstone outcrop of about 2-5 m in height, occurring between the elevations of 1 660-1 700 m about 70 m above the general elevation of the terrace. The upper boundary of the Area is defined as the uppermost edge of this outcrop, and shall be considered a straight line between the visible edges where the outcrop is covered by surface talus. The west end of the Area is defined as where the terrace narrows and merges with a dolerite talus slope on the flank of the north-west ridge of Oliver Peak. The boundary at the west dips steeply from where the upper outcrop disappears, following the border of the dolerite talus with the terrace sandstone down to the western-most corner. The east boundary is defined as the 1 615 m contour, which follows closely the edge of an outcrop which extends much of the width of the terrace. At the southern-most corner of the Area the terrace merges with the slopes into the valley to the east: from this point the boundary extends upward to the 1 700 m contour, from where it follows the line of outcrop defining the south boundary.
Map

Note: This map predates the current terminology — Site of Special Scientific Interest No. 19 is now Antarctic specially protected area No. 138.
Part 39  Antarctic specially protected area No. 139

1  **Name and location**

Biscoe Point, Anvers Island.

Latitude 64° 49' S; longitude 63° 49' W.

2  **Description**

Biscoe Point (latitude 64° 49' S, longitude 63° 49' W) is situated on the southeast side of Biscoe Bay on the south side of Anvers Island in the Palmer Archipelago off the mid-west coast of the Antarctic Peninsula. The site includes the rocky promontory ending in Biscoe Point, the smaller headland immediately to the north and the small islet off the south-west of Biscoe Point. A narrow area of land between the two promontories is included, as is the inshore marine environment within the site boundaries, which are shown on the map.
Schedule 1  Descriptions of Antarctic specially protected areas
Part 39  Antarctic specially protected area No. 139

3  Map

Note  This map predates the current terminology — SSSI No. 20 is now ASPA No. 139.
Part 40       Antarctic specially protected area No. 140

1 Name and location

Parts of Deception Island, South Shetland Islands.
Latitude 62° 55′ S; longitude 60° 37′ W (Deception Island).

2 Description

The site includes 5 areas on the coast of Port Foster, Deception Island
(latitude 62° 55′ S, longitude 60° 37′ W):

- **Area A** — from the west side of Entrance Point to the west side of
  Collins Point on the south side of Neptune's Bellows, and extending
  500 m inland from the shore.

- **Area B** — mid Fumarole Bay, south-west of Wensleydale Point
  extending for 500 m along the shore, to the line of precipitous lava cliffs
  about 100 m inland.

- **Area C** — the ‘island’ created during the 1967 eruption in Telefon Bay,
  and including the low land, containing a lake, which presently joins the
  new ‘island’ to the main island.

- **Area D** — a strip 100 m wide extending from the high-water mark of
  the heated shoreline of Pendulum Cove inland to a series of gullies
  about 750 m inland. The area lies about 300 m south of the former
  Chilean station Pedro Aguirre Cerda.

- **Area E** — Kroner Lake including the land within 50 m of its shore.

3 Map

*Note* An appropriate map for ASPA No. 140 is not available.
Part 41  Antarctic specially protected area No. 141

1  Name and location

Yukidori Valley, Langhovde, Lützow-Holm Bukta.

Latitude 69° 00' 30" S; longitude 39° 46' 00" E.

2  Description

Yukidori Valley (69° 00' 30" S, 39° 46' 00" E) is situated in the middle part of Langhovde, on the east coast of Lützow-Holm Bay, Continental Antarctica. The Area encompasses 2.0–2.5 km by 1.8 km, located between a tongue of the ice cap and sea at the western end of the Valley. The location of the Area and its boundaries are shown on the attached map. It is described as all the land within the Area bounded by the following coordinates:

- 69° 14' 00" S, 39° 44' 20" E
- 69° 14' 00" S, 39° 48' 00" E
- 69° 15' 00" S, 39° 48' 00" E
- 69° 15' 00" S, 39° 45' 20" E.
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Antarctic specially protected area No. 141

3 Map

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Part 42  Antarctic specially protected area No. 142

1  Name and location

Svarthamaren, Mühlig-Hofmannfjella, Dronning Maud Land.

Latitude 71° 33' 17" S to 71° 55' 58" S; longitude 5° 09' 12" E to 5° 15' 12" E.

2  Description

The Area is situated in Mühlig-Hofmannfjella, Dronning Maud Land, stretching from approximately 71° 33' 17" S, 5° 09' 12" E in the north-west to approximately 71° 55' 58" S, 5° 15' 12" E in the south-east. The distance from the ice front is about 200 km. The Area covers approximately 6.4 km², and consists of the ice-free areas of the Svarthamaren nunatak, including the areas in the immediate vicinity of the ice-free areas naturally belonging to the nunatak (i.e. rocks).

The Norwegian field station Tor is located in the Svarthamaren nunatak at latitude 71° 53' S, longitude 5° 10' E. The station, including a 10 m buffer zone around the station buildings, is excluded from the Area.
3 Map

Field station Tor 71° 53.4'S 5°09.6'E

H Helicopter landing

Vehicle movement

SSSI Boundary

Main seabird concentrations

Rock

Montane

Note This map predates the current terminology — SSSI is now ASPA.
Part 43 Antarctic specially protected area No. 143

1 Name and location

Marine Plain, Mule Peninsula, Vestfold Hills, Princess Elizabeth Land.
Latitude 68° 38’ S; longitude 78° 04’ E.

2 Description

Marine Plain (23.4 km², latitude 68° 38’ S, longitude 78° 04’ E) opens into an arm of Crooked Fjord on the southern side of Mule Peninsula, the southern-most of the three major peninsulas which comprise the Vestfold Hills. The Vestfold Hills comprise an essentially ice-free oasis (approximately 400 km²) of bedrock, glacial debris, lakes and ponds at the eastern side of Prydz Bay, Princess Elizabeth Land. The boundary of the site is as follows: commencing at latitude 68° 36’ 30" S, longitude 78° 09’ 00" E it runs south-easterly to latitude 68° 36’ 45" S, longitude 78° 10’ 30" E; then south-easterly to latitude 68° 37’ 30" S, longitude 78° 12’ 30" E; then south along the meridian of longitude 78° 12’ 30" E to its intersection by the low water mark on the northern shore of Crooked Fjord; from here it follows the low water mark of the northern shore of Crooked Fjord to its intersection with the meridian of longitude 78° 03’ 00" E; thence north along the meridian of longitude 78° 03’ 00" E to its intersection with the parallel of latitude 68° 37’ 30" S; then north-easterly to latitude 68° 37’ 00" S, longitude 78° 05’ 00" E, and finally north-eastwards to the point of commencement.

3 Map

Note An appropriate map for ASPA No. 143 is not available.
Part 44  Antarctic specially protected area No. 144

1  Name
Chile Bay (Discovery Bay), Greenwich Island, South Shetland Islands.

2  Description
The site comprises two small areas of benthic habitat in Chile Bay located as follows:

- Benthic habitat A — between 50 and 100 m depths and the following coordinates: latitude 62° 28.9' S, longitude 59° 41' 12" W; latitude 62° 29.3' S, longitude 59° 41' 43" W.
- Benthic habitat B — between 100 and 200 m depths and between the following coordinates: latitude 62° 28.3' S, longitude 59° 40' 15" W; latitude 62° 28.7' S, longitude 59° 40' 47" W.
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Map

3 Map

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Part 45    Antarctic specially protected area No. 145

1 Name
Port Foster, Deception Island, South Shetland Islands.

2 Description
The site comprises two small areas of benthic habitat located in Port Foster as follows:
- Benthic habitat A — between 50 and 150 m depths and the coordinates: latitude 62° 55.5' S, longitude 60° 38' 00" W; latitude 62° 56.2' S, longitude 60° 37' 00" W.
- Benthic habitat B — between 100 and 150 m depths and the coordinates: latitude 62° 57.2' S, longitude 60° 37' 20" W; latitude 62° 57.9' S, longitude 60° 36' 20" W.

3 Map
Note  An appropriate map for ASPA No. 145 is not available.
Part 46 Antarctic specially protected area No. 146

1 Name and location

South Bay, Doumer Island, Palmer Archipelago.

Latitude 64° 51' 42" S to 64° 51' 58" S; longitude 63° 34' 00" W to 63° 35' 20" W.

2 Description

Doumer Island lies at the south-west entrance to Neumayer Channel. It is separated from Wieneke Island by the Peltier Channel. South Bay lies on the south coast of Doumer Island. The site consists of a small area of coastal and sub-tidal benthos down to 45 m depth as follows: latitude 64° 51' 42" S to the north, between longitude 63° 34' 00" W and longitude 63° 35' 20" W, and to the south by a diagonal line that starts at a point 100 m north of the Refuge (Sub-base Yelcho) on the southern shore of South Bay and extends to latitude 64° 51' 58" S and longitude 63° 34' 00" W.

3 Map

![Map of South Bay, Doumer Island, Palmer Archipelago]

Note This map predates the current terminology — SSSI No. 28 is now ASPA No. 146.
Part 47 Antarctic specially protected area No. 147

1 Name and location

Ablation Point-Ganymede Heights, Alexander Island.

Latitude 70° 45’ S to 70° 55’ S; longitude 68° 21’ W to 68° 40’ W.

2 Description

Ablation Valley-Ganymede Heights (between latitudes 70° 45’ S and 70° 55’ S and longitudes 68° 21’ W and 68° 40’ W, approximately 180 km²) is situated on the east side of Alexander Island, the largest island off the western coast of Palmer Land, Antarctic Peninsula. The Area has a central west-east extent of about 10 km and a north-south extent of about 18 km, flanked to the west by the upper part of Jupiter Glacier, to the east by the permanent ice shelf in George VI Sound, to the north by Grotto Glacier and to the south by the lower reaches of Jupiter Glacier.

The designated Area comprises the entire Ablation Valley-Ganymede Heights massif, bounded in the west by the principal ridge dividing Jupiter Glacier from the main Ablation-Moutonée-Flatiron valleys. In the east, the boundary is defined by the western margin of George VI Ice Shelf. The northern boundary of the Area is defined as the principal ridge dividing Grotto Glacier from Erratic Valley and other tributary valleys feeding into Ablation Valley, immediately to the south. In the north-west of the Area, the boundary extends across the mostly-glaciated col separating upper Jupiter Glacier from Ablation Valley. The southern boundary of the Area, from east of the principal ridge on the west side of Flatiron Valley to where Jupiter Glacier joins George VI Ice Shelf, is defined as the northern lateral margin of Jupiter Glacier. As the margin between Ablation Lake and George VI Ice Shelf is in places indistinct, the eastern boundary of the Area at Ablation Valley is defined as a straight line extending due south from the eastern extremity of Ablation Point to where the ice shelf abuts land, and from where the eastern boundary follows the land/ice shelf margin. The physiography is similar further south at Moutonée Lake, and the eastern boundary in this locality is defined as a straight line extending from the eastern extremity of the point on the northern side of (and partially enclosing) Moutonée Lake to the locality of a prominent meltwater pool where the ice shelf abuts land, and from where the boundary follows the land/ice shelf margin south to where Jupiter Glacier and George VI Ice Shelf adjoin. The Area thus includes the entirety of Ablation and Moutonée lakes and those parts of the ice shelf behind which they are impounded.
Schedule 1

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Part 47

Antarctic specially protected area No. 147

3 Map

Map 2. Ablation Valley and Ganymede Heights
ABPA No. 147, topographic map
Alexander Island, Antarctic Peninsula
Part 48  Antarctic specially protected area No. 148

1  Name and location

Mount Flora, Hope Bay, Antarctic Peninsula.

Latitude 63° 25′ S; longitude 57° 01′ W.

2  Description

Mount Flora (latitude 63° 25′ S, longitude 57° 01′ W, 0.3 km²) is situated on the south-eastern flank of Hope Bay, at the northern end of Trinity Peninsula, Antarctic Peninsula. The summit of Mount Flora (520 m) is approximately 1 km from the southern shore of Hope Bay.

The boundaries designated in the original management plan have been revised in the current management plan to include all of the known exposed fossiliferous strata on the northern slopes of Mount Flora. The summit ridge and highest peak of Mount Flora (520 m), which were formerly within the boundary, are comprised of non-fossiliferous volcanic rocks and have now been excluded from the Area. The boundary runs from the north summit of Mount Flora (516 m) — the highest point of the boundary — westward down the ridge to the Kenney Glacier, the eastern margin of Kenney Glacier northward to the 150 m contour, eastward along the 150 m contour to the north-western margin of the Flora Glacier, the north-western margin of the Flora Glacier south-westward to the ridge leading westward to the north summit of Mount Flora. Where present, the glacier margins, lower outcrops, western ridge and northern summit of Mount Flora form visually obvious features that indicate the boundaries: the Area remains otherwise unmarked.
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Part 48  Antarctic specially protected area No. 148

3  Map

LEGEND
- - - Protected area boundary
Coast
Extent of beach at low water
Contour (25 m)
Index contour (100 m)
Streams
Lakes
Penguin colonies
Rock outcrop
Buildings
Helicopter pad
Preferred helicopter access
terminus Area
Unoccupied survey station
(height in metres)

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Part 49  Antarctic specially protected area No. 149

1  Name and location

Cape Shirreff, Livingston Island, South Shetland Islands.

Latitude 62° 27' S; longitude 60° 47' W.

2  Description

Cape Shirreff is a low, ice-free peninsula towards the western end of the north coast of Livingston Island, situated at latitude 62° 27' S, longitude 60° 47' W, between Barclay Bay and Hero Bay. Telmo Island is the largest of a small group of ice-free rock islets, approximately 2 km west of Cape Shirreff. The site includes the entire area of the Cape Shirreff peninsula north of the glacier ice tongue margin, and most of the Telmo Island group.
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descriptions of Antarctic specially protected areas
Antarctic specially protected area No. 149

3 Map
Part 50 Antarctic specially protected area No. 150

1 Name and location
Ardley Island, Maxwell Bay, King George Island.
Latitude 62° 13' S; longitude 58° 54' W.

2 Description
Ardley Island (62° 13’ S, 58° 54’ W) is situated about 500 m east of the coast of Fildes Peninsula, Maxwell Bay, King George Island. It is about 1 km south-east of the Soviet station Bellingshausen and the Chilean station Teniente Marsh, and about 0.5 km east of the Chinese station Great Wall.

The site comprises the entire island and its associated littoral zone, including the isthmus between the island and Fildes Peninsula to the west. The island is about 2.0 km long and 1.5 km at its widest, and rises to about 50 m altitude.

3 Map

Note This map predates the current terminology — SSSI No. 33 is now ASPA No. 150.
Part 51  Antarctic specially protected area No. 151

1 Name

Lions Rump, King George Island, South Shetland Islands.

2 Description

The site is located on the southern coast of King George Bay, King George Island, in the South Shetlands Islands. It is described as all the land and sea falling within the area bounded by the following co-ordinates:

- 62° 07' 48" S, 58° 09' 17" W
- 62° 07' 49" S, 58° 07' 14" W
- 62° 08' 19" S, 58° 07' 19" W
- 62° 08' 16" S, 58° 09' 15" W.

The Area includes the littoral and sublittoral zones extending from the eastern end of Lajkonik Rock to the most northerly point of Twin Pinnacles. From this point the boundary extends to the eastern-most end of the columnar plug of Lions Head to the east of White Eagle Glacier. On land, the Area includes the coast of raised beaches, freshwater pools and streams on the south side of King George Bay, around Lions Cove, and the moraines and slopes which lead to the lower ice tongue of White Eagle Glacier, then westward to a small moraine which protrudes through the ice cap south-east of Sukiennice Hills.
Note  This map predates the current terminology — SPA is now ASPA.
Part 52 Antarctic specially protected area No. 152

1 Name and location

Western Bransfield Strait off Low Island, South Shetland Islands.
Latitude 63° 20' S to 63° 35' S; longitude 61° 45' W to 62° 30' W.

2 Description

The site is located off the southern shore of Low Island, western South Shetland Islands, between latitudes 63° 20' S and 63° 35' S and between longitudes 61° 45' W and 62° 30' W (with reference to U.S. Defense Mapping Agency Hydrographic/Topographic Center Chart No. 29121). A small portion of the Low Island landmass/snowmass projects into the northern boundary of this domain; here the northern limit of the site will be the associated intertidal zone. East, west, and south of the island the bottom slopes gently from the intertidal zone to depths of approximately 200 m and then drops off rapidly near the boundary limits of the site.

3 Map

[Map of the area, showing the location of Low Island and the Western Bransfield Strait.]
Part 53 Antarctic specially protected area No. 153

1 Name and location

Eastern Dallmann Bay off Brabant Island, Palmer Archipelago.

Latitude $64^\circ$ 00' S to $64^\circ$ 20' S; longitude $62^\circ$ 50' W.

2 Description

The site is located in East Dallmann Bay off the western shore of Brabant Island, Palmer Archipelago, between latitudes $64^\circ$ 00' S and $64^\circ$ 20' S and from longitude $62^\circ$ 50' W east to the intertidal zone of the island’s western shore (with reference to U.S. Defense Mapping Agency Hydrographic/Topographic Center Chart No. 29121). West of Brabant Island the bottom forms a gently sloping shelf from the intertidal zone to depths of approximately 200 m and then drops off rapidly near the western boundary of the site.
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3  Map

Note  This map predates the current terminology — SSSI No. 36 is now ASPA No. 153.
Part 54  Antarctic specially protected area No. 154

1 Name and location

Botany Bay, Cape Geology, Victoria Land.
Latitude 77° 00' 14" S; longitude 162° 32' 52" E.

2 Description

Cape Geology is situated in the south-western corner of Granite Harbour, southern Victoria Land, at 77° 00' 14" S, 162° 32' 52" E approximately 100 km north-west of Ross Island.

The north-west corner of the Area is marked by a brass plaque in a boulder (M1, 2 m) 400 m south-west of Cape Geology. The west boundary is defined by a line extending first 260 m south-south-east from M1 to a large boulder (marked by a cairn) with terrier bolt (M2) at an elevation of 118 m on the ridge above the campsite; thence the boundary extends 250 m up this ridge to a point at 162 m elevation marked by an iron tube with bamboo pole. The west boundary extends a further 300 m up this ridge to a large pointed rock at 255 m elevation near the edge of the permanent ice field. The boundary then extends 150 m south across the ice field to the west edge of a prominent line of exposed rock and moraine in the south-west corner of the Area at 325 m elevation. The south boundary follows this line of rock east until the exposure is buried by the ice field, thence south-east across the ice field for 500 m to the edge of a second and more prominent exposure at an elevation of just over 400 m (M3). The boundary follows the upper edge of this exposure and then crosses the ice field south-east to an elevation of approximately 325 m where the ice-free eastern boundary ridge and the ice field converge. The east boundary follows the ridge crest for 1550 m in a north-east direction to a large pointed rock on the ridge (M4, 392 m) where the east boundary turns to descend due north to the coast at the eastern extremity of the boulder beach of Botany Bay (M5, 5 m). The mean high water mark of the coastline of Botany Bay and Cape Geology forms the northern boundary of the Area.
Note: This map predates the current terminology — Site of Special Scientific Interest No. 37 (SSSI No. 37) is now Antarctic Specially Protected Area No. 154 (ASPA No. 154).
Part 55  Antarctic specially protected area No. 155

1  Name and location

Cape Evans, Ross Island.

Latitude 77° 38’ 10" S; longitude 166° 25’ 04" E.

2  Description

Cape Evans is a small, triangular shaped, ice-free area in the south west of Ross Island, 10 km to the south of Cape Royds and 22 km to the north of Hut Point Peninsula on Ross Island.

The designated Area is located on the north-western coast of Cape Evans adjacent to Home Beach and centred on Scott's Terra Nova hut. The boundaries of the proposed ASPA are:

- South — a line extending east from a point at 77° 38’ 15.47" S, 166° 25’ 9.48" E, 20 m south of the cross on Wind Vane Hill.
- South-west — a line from the reference point above extended to follow the crest of the small ridge descending in a north-westerly direction to the shoreline at 77° 38’ 11.50" S, 166° 24’ 49.47" E.
- North-west — by the shoreline of Home Beach.
- North-east — by the line of the outlet stream from Skua Lake to Home Beach at 77° 38’ 4.89" S, 166° 25’ 13.46" E.
- East — by the line extending south from the western edge of Skua Lake at 77° 38’ 5.96" S, 166° 25’ 35.74" E, to intersect with the southern boundary at 77° 38’ 15.48" S, 166° 25’ 35.68" E.
Schedule 1
Descriptions of Antarctic specially protected areas
Part 55
Antarctic specially protected area No. 155

3 Map

Map B - Cape Evans, Antarctic Specially Protected Area: site map

McMURDO SOUND

North Bay

Estimated position of coastline
Protected area boundary
Historic structures
Helicopter pad

0 metres 50
Contour interval: 5 m

Antarctic Treaty (Environment Protection) Proclamation 2002
Part 56 Antarctic specially protected area No. 156

1 Name and location

Lewis Bay, Mount Erebus, Ross Island.

Latitude 77° 25' 29” S; longitude 167° 28' 30” E.

2 Description

The designated Area on Ross Island encompasses the crash zone (centred on 77° 25' 29” S, 167° 28' 30” E, elevation 520 m (1 720 feet)) and the surrounding glacial ice 2 km above and to either side of this position, extends as a 4 km wide ‘rectangle’ down to the sea, and includes the airspace above this region to an altitude of 1 000 m (3 280 feet) with the exception of a 200 m wide air access ‘corridor’ along the coastline. The west boundary of the Area is the 167° 23’ 33” E meridian; the east boundary is the 167° 33’ 27” E meridian. The south boundary is the 77° 26’ 33” S parallel, while the north boundary is defined by the coastline.
Note This map predates the current terminology — Specially Protected Area No. 26 (SPA No. 26) is now Antarctic specially protected area No. 156 (ASPA No. 156).
Part 57  Antarctic specially protected area No. 157

1 Name and location
   Backdoor Bay, Cape Royds, Ross Island.
   Latitude 77° 33’ 10.7” S; longitude 166° 10’ 6.5” E.

2 Description
   Cape Royds is an ice-free area at the western extremity of Ross Island, approximately 40 km to the south of Cape Bird and 35 km to the north of Hut Point Peninsula on Ross Island.

   The designated Area is located to the north-east of Cape Royds adjacent to Backdoor Bay. It is immediately to the east of the existing ASPA No. 121, an Adélie penguin rookery. The Area is centred on Shackleton’s *Nimrod* expedition hut. The boundaries of the proposed Area are:
   - South and east, by the shoreline of the eastern coast of Cape Royds including Arrival and Backdoor Bays.
   - West, by a line following the boundary of ASPA No. 121 from the coastline at Arrival Bay to a signpost (77° 31’ 12.6” S, 166° 10’ 01.3” E) and then continuing to follow the boundary of ASPA No. 121 for 40 m in a north-east direction.
   - North-west, by a line extending in a north-west direction from the boundary of ASPA No. 121 and following the shore of a small lake to the north-west of Pony Lake and then along a gully leading to a point at 77° 33’ 7.5” S, 166° 10’ 13” E.
   - North, by a line extended due east from a point at 77° 33’ 7.5” S, 166° 10’ 13” E to the coastline of Backdoor Bay.

3 Map
   Note  An appropriate map for ASPA No. 157 is not available.
Part 58 Antarctic specially protected area No. 158

1 Name and location

Hut Point, Ross Island.

Latitude 77° 50' 50" S; longitude 166° 38' E.

2 Description

Hut Point is small ice-free area protruding south west from the Hut Point Peninsula and situated to the west of the United States McMurdo Station. The designated Area consists solely of the structure of the hut which is situated near the south western extremity of Hut Point.
Note  This map predates the current terminology — SPA No. 28 is now ASPA No. 158.
Part 59  Antarctic specially protected area No. 159

1  Name and location

Cape Adare, Borchgrevink Coast.
Latitude 71° 18' S; longitude 170° 09' E.

2  Description

Cape Adare is a generally ice-free, prominent volcanic headland, at the northern extremity of Victoria Land, which marks the western approaches to the Ross Sea. The Area is located to the south-west of the Cape on the southern shore of Ridley Beach, which encloses a large, flat, triangular area of shingle.

The boundaries of the proposed ASPA are:
- North, an east-west line drawn 50 m north of the Northern Party Hut.
- East, a north-south line drawn 50 m to the west of Borchgrevink’s stores hut.
- West, a north-south line drawn 50 m to the east of Borchgrevink’s living hut.
- South, the shoreline of Ridley Beach.
3 Map

Map B - Cape Adare, Antarctic Specially Protected Area: site map

Historic Monument 22

Estimated coastline
Protected area boundary
Historic structures

Source: Cape Adare historic area management plan

Antarctic Treaty (Environment Protection) Proclamation 2002
Schedule 2  Antarctic specially protected areas that expire on 31 December 2005

1. Antarctic specially protected area No. 118
2. Antarctic specially protected area No. 121
3. Antarctic specially protected area No. 122
4. Antarctic specially protected area No. 123
5. Antarctic specially protected area No. 124
6. Antarctic specially protected area No. 125
7. Antarctic specially protected area No. 126
8. Antarctic specially protected area No. 127
9. Antarctic specially protected area No. 135
10. Antarctic specially protected area No. 137
11. Antarctic specially protected area No. 139
12. Antarctic specially protected area No. 140
13. Antarctic specially protected area No. 143
14. Antarctic specially protected area No. 144
15. Antarctic specially protected area No. 145
16. Antarctic specially protected area No. 146
17. Antarctic specially protected area No. 147
18. Antarctic specially protected area No. 148
19. Antarctic specially protected area No. 149
20. Antarctic specially protected area No. 150
21. Antarctic specially protected area No. 152
22. Antarctic specially protected area No. 153
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Schedule- List of Specimens Taken to be Suitable for Live Import – s303EB

I, David Kemp, Minister for the Environment and Heritage, pursuant to subsection 303EB(1)(a) of the Environment Protection and Biodiversity Conservation Act 1999, hereby declare the following amendment to Part two (2), Live specimens requiring an import permit, of the list of Specimens Taken to be Suitable for Live Import for the purpose of the Act:

Add:  Macropus eugeni eugenii Tammar Wallaby

Dated this 10th day of December 2002

David Kemp

Minister for the Environment and Heritage
COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999
DECLARATION OF AN
APPROVED WILDLIFE TRADE OPERATION

I, Ms Anne-Marie Josephine Delahunt, Assistant Secretary, Wildlife Australia Branch, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999 (the Act), am satisfied that an operation to harvest flora by Angus Schofield, New South Wales is a small-scale operation as defined by Regulation 9A.20 under Section 303FN (10). I hereby declare under subsection 303FN(2) that Mr Schofield's operation is an Approved Wildlife Trade Operation.

Unless amended or revoked, this declaration has effect subject to the following conditions applied under S303F:

1. Harvest is restricted to whole plants of *Macrozamia communis*.
2. Harvesting operations are to be carried out in Bodalla State Forest in accordance with the necessary permits from New South Wales State Forests and New South Wales National Parks and Wildlife and any other permits and approvals as required under New South Wales state law.
3. Harvesting is restricted to areas where logging is planned and can occur either two weeks prior to the planned logging or shortly thereafter.
4. A maximum of 10% of the Macrozamia plants can be taken in any given area.
5. Mr Schofield must record yearly harvest figures, and domestic and export sales, and submit the figures in an annual report on 30 October for year ending 30 September to Environment Australia.
6. This declaration is valid until 30 September 2005, or until approval of a Statewide management plan that includes the wild harvest of whole *Macrozamia communis* plants, whichever is the earlier.

Dated this 11th day of December 2002

Delegate of the Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to the Environment Australia, Natural Heritage Division, Wildlife Science and Management Section for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Science and Management
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Variation to Declaration of Wildlife Trade Operation

I, ANNE-MARIE JOSEPHINE DELAHUNT, Assistant Secretary Wildlife Branch, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999, hereby vary under subsection 303FT(7), the following conditions of the Declaration of Wildlife Trade Operation, declared under Section 303FN of the Environment Protection and Biodiversity Conservation Act 1999 on 23 September 2002 and gazetted on 2 October 2002, declaring an operation to harvest beetles by Mr Graham Wood to be an approved Wildlife Trade Operation. That declaration is hereby varied by:

The revoking of condition 4, and the inclusion of the following conditions to read;

4. One in 10, two in 30 or three in 100 or more specimens collected for each of the following species (Castiarina athertonensis, Castiarina garnettensis, Castiarina walfordi, Cyphogastra farinose, Temognatha duboulayi) are to be deposited with the Australian National Insect Collection each year.

5. In addition, one in 10, two in 30 or three in 100 or more specimens of all species collected must be lodged as voucher specimens with the Queensland Museum each year. For the species listed in Condition 4, one specimen only shall be lodged.

Dated this 16th day of December 2002

[Signature]

Assistant Secretary Wildlife Australia
Delegate of the Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to Environment Australia for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fees, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

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GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Variation to Declaration of Wildlife Trade Operation

I, ANNE-MARIE JOSEPHINE DELAHUNT, Assistant Secretary Wildlife Branch, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999, hereby vary under subsection 303FT(7), the following conditions of the Declaration of Wildlife Trade Operation, declared under Section 303FN of the Environment Protection and Biodiversity Conservation Act 1999 on 23 September 2002 and gazetted on 2 October 2002 declaring an operation to harvest beetles by Mr Andrew Hay to be an approved Wildlife Trade Operation. That declaration is hereby varied by:

The revoking of condition 4, and the inclusion of the following conditions to read:

4. One in 10, two in 30 or three in 100 or more specimens collected for each of the following species (Castiarina athertonensis, Castiarina garnettensis, Castiarina phaeorhaea, Castiarina walfordi, Cyphogastra farinosa, Temognatha duboulayi, Temognatha franca, Temognatha nickerli, Rosenbergia lopesmei, Aphaneathes decorticata, Eupoecila evanscens, Lenasona ribale, Lyraphora vittavaria, Schizorrhina actropunctata immaculate, Trichaulax macleayi) are to be deposited with the Australian National Insect Collection each year.

5. In addition, one in 10, two in 30 or three in 100 or more specimens of all species collected must be lodged as voucher specimens with the Queensland Museum each year. For the species listed in Condition 4, one specimen only shall be lodged.

Dated this 16th day of December 2002

[Signature]

Assistant Secretary Wildlife Australia
Delegate of the Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to Environment Australia for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Science and Management Section
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921
DECLARATION OF AN OPERATION TO HARVEST BEETLES (IN THE FAMILIES CETONINAE, LUCANIDAE, PASSALIDAE, AND SCARABAEIDAE) AS AN APPROVED WILDLIFE TRADE OPERATION

I, ANNE-MARIE JOSEPHINE DELAHUNT, Assistant Secretary, Wildlife Branch, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999 as amended (the Act), having considered in accordance with Section 303FN the ecological sustainability of the management arrangements; public comments where required by the Act; and such other matters as I considered relevant. I am satisfied on those matters specified in Regulation 9A.20 for the purposes of Section 303FN of the Act in relation to an operation to harvest beetles by Graham and Sharron Wood, Queensland. I hereby declare the operation, a small-scale operation as defined by Regulation 9A.20 under Section 303FN (10), to be a Wildlife Trade Operation for the purposes of the Act.

Unless amended or revoked, this declaration has effect subject to the following conditions:

1. Harvest is restricted to specimens obtained by Graham and Sharron Wood (trading as Aesthetic Australian Insects) from the Families Cetoniniae, Lucanidae, Passalidae and Scarabaeidae. Species and quantities as set out in the Schedule hereto.

2. Harvesting operations are to be carried out on private land owned by Mr Graham & Mrs Sharron Wood, Atherton Qld; Mr Colin and Ms Paula Upham, Miriwinni Qld; Mr Robert Buckley, Herberton Qld; and Ms Margit Cianelli, Atherton Qld.

3. A report is to be provided annually from the date of this declaration to Environment Australia detailing the harvest of each species per month. For each species harvested and exported details are to include: the numbers and sex ratio; details and numbers of any bycatch; details of the area/habitat from where the species were collected; and reasons for variations in numbers collected.

4. One in 10, two in 30 or three in 100 or more specimens of all species collected must be lodged as voucher specimens with the Queensland Museum each year.

5. This declaration is valid for three years from the date of gazetted of this declaration.

Dated this 10th day of December 2002

Delegate of the Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to the Environment Australia, Approvals and Legislation Division, Wildlife Science and Management Section for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Science and Management
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921
### Schedule

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COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999
DECLARATION OF APPROVED WILDLIFE TRADE MANAGEMENT PLAN


This declaration has effect subject to the following conditions applied under s.303FT:

- The program is valid from 1 January 2003 until 31 December 2007.
- The program is only for the species *Macropus rufus*, *M. giganteus*, and *M. robustus*.
- That the shooting of animals under the program is undertaken in accordance with the Code of Practice for the Humane Shooting of Kangaroos as endorsed by the Commonwealth and State Governments.
- That all shooters are supplied, at least annually, with the Code of Practice for the Humane Shooting of Kangaroos, and made aware that they are obliged to abide by the Code.
- That an annual report is to be supplied to Environment Australia as detailed in the management program.
- That a quota proposal document is submitted annually to the Commonwealth Minister for the Environment and Heritage for approval under the approved wildlife trade management plan known as the “Wildlife Trade Management Plan for Export – Commercially Harvested Macropods – 2003-2007”.

Dated this 20th day of December 2002

David Kemp
Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to Environment Australia, for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Science and Management
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880; Fax: (02) 6274 1921
COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999

DECLARATION OF APPROVED WILDLIFE TRADE MANAGEMENT PLAN

I, DAVID ALASTAIR KEMP, Minister for the Environment and Heritage, having considered public comments as required by section 303FR of the Environment Protection and Biodiversity Conservation Act 1999, and being satisfied as to those matters set out in sub-section 9A.05 (4) of the Environment Protection and Biodiversity Conservation Regulations 2000, hereby declare under subsection 303FO(2), that the "Macropod Conservation and Management Plan for South Australia: Commercial Harvest Version" is an Approved Wildlife Trade Management Plan.

This declaration has effect subject to the following conditions applied under s.303FT:

- The program is valid from 1 January 2003 until 31 December 2007.
- The program is only for the species Macropus rufus, M. fuliginosus, and M. robustus.
- That the shooting of animals under the program is undertaken in accordance with the Code of Practice for the Humane Shooting of Kangaroos as endorsed by the Commonwealth and State Governments.
- That all shooters are supplied, at least biennially, with the Code of Practice for the Humane Shooting of Kangaroos, and made aware that they are obliged to abide by the Code.
- That quarterly reports and an annual report are to be supplied to Environment Australia as detailed in the management program.
- That a quota proposal document is submitted annually to the Commonwealth Minister for the Environment and Heritage for approval under the approved wildlife trade management plan known as the "Macropod Conservation and Management Plan for South Australia: Commercial Harvest Version"

Dated this 20th day of December 2002

[Signature: David Kemp]

Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to Environment Australia, for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Science and Management
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880; Fax: (02) 6274 1921
NOTICE OF APPLICATION RECEIVED UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application has been received from Qenos Pty Ltd, 471-513 Kororoit Creek Road, Altona, Victoria 3018, for a permit to export 15 tonnes of waste comprising aluminium alkyls and non-halogenated solvents to Belgium for destruction (ie. final disposal). The waste would be disposed of by operations D10 (Incineration on land) and D5, specially engineered landfill. The Basel Annex VIII entry for this material is A3140, the Y number is Y42, and it has the hazardous characteristic H4.3.

The waste would be stored in re-usable 1635 litre carbon steel tanks and transported by road and loaded onto a ship at the Port of Melbourne, Australia, to be off-loaded at the Port of Antwerp, Belgium. From there, it would be transported by road to Indaver NV, Poldervlietweg, B-2030, Antwerp, Belgium, where it would be disposed of. The shipments of hazardous waste would transit Singapore.

The export would take place in one (1) shipment commencing from the date of the permit, if granted.

Judy Johnson
Acting Assistant Secretary
Government Partnerships, Chemicals and Biotechnology Branch

December 2002
AUSTRALIAN ELECTORAL COMMISSION

I HAVE ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

PAUL DACEY
Acting Electoral Commissioner

THE SCHEDULE
New South Wales as at 02 January, 2003

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Totals: 4222273 (Average: 84445)
Victoria as at 02 January, 2003

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Totals 3255360 (Average: 87982)
Queensland as at 02 January, 2003

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Totals: 2371366 (Average: 87828)

Western Australia as at 02 January, 2003

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Totals: 1210466 (Average: 80697)
South Australia as at 02 January, 2003

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Tasmania as at 02 January, 2003

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Australian Capital Territory as at 02 January, 2003

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Northern Territory as at 02 January, 2003

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TOTAL FOR AUSTRALIA 12 761 912
COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS

IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Pursuant to Section 30(6)(b) of the Therapeutic Goods Act 1989 notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR: SHEN NENG PTY LTD
ARTG NAME OF GOODS: Ling Nam Hung Far Oil
ARTG NUMBER: 91538
DATE CANCELLED: 27 November 2002
REASON FOR CANCELLATION: The listing was cancelled under the provisions of Section 30(1)(e) of the said Act because the certification provided under Sections 26A(2)(a)(b) was incorrect.

Dated this 19th day of December 2002

Michael Wiseman
Delegate of the Secretary
to the Department of Health and Ageing
Health and Ageing

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Rita MacLachlan, delegate of the Secretary for the purpose of subsection 41 of the Therapeutic Goods Act, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods:

Under subsection 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by:

CHEMIKA PTY LIMITED – LICENCE NO. 108286 – AT THE REQUEST OF THE MANUFACTURER.

Rita MacLachlan
Delegate of the Secretary

December 2002
COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 13 December 2002, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for GlaxoSmithKline Australia Pty Ltd, 1061 Mountain Road, Boronia VIC ("the Company") to supply ranitidine (Zantac) effervescent tablets 150 mg as hydrochloride (AUST R 45993) which are exempt from the requirements of Therapeutic Goods Order No.48/69 (TGO.48/69) "General requirements for labels for medicines", specifically that the warning to protect from moisture is missing from the tubes of the 30-tablet packs.

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the products.

1. The exemption applies to the following batches:

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2. All subsequent batches will be supplied with the warning statement included on the tubes.

3. The exempted tube labels are the same as those approved except for the lack of the warning statement. The carton labels are identical to those approved.

3. No other changes have been made to the product.
NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

PRE-FEBRUARY 2003 SCHEDULING MEETING NOTICE

Notice under Regulations 42ZCU of the Therapeutic Goods Regulations 1990

The Chair of the National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice that the next meeting of the NDPSC will be held on 25-27 February 2003. Substances to be considered for scheduling by the NDPSC are open for public comment.

Accordingly, public submissions are invited on those substances mentioned below which are to be considered for scheduling at the October meeting. Public submissions must address a matter(s) mentioned in section 52E of the Therapeutic Goods Act 1989 and received by the closing date. Public submissions must also include the name of the person making the submission and a contact address. Persons making a submission in regard to a substance where a Schedule 3 classification may be an outcome are invited to provide additional comment on inclusion of that substance in Appendix H - Schedule 3 Poisons Permitted to be Advertised. Inclusion in Appendix H may be a consequential consideration of the Committee following a decision to include a substance in Schedule 3.

Public submissions should be made to:

The Secretary
National Drugs and Poisons Schedule Committee
PO Box 100
WODEN ACT 2606

Facsimile: 02-6270 4353; or e-mail: NDPSC@health.gov.au

The closing date for submissions is COBS 5 February 2003.

The NDPSC, in making a decision in relation to the classification and scheduling of a substance, must consider all valid public submissions made by the closing date which address a matter(s) mentioned in section 52E of the Act. Public submissions that reserve the right to comment on a scheduling proposal or are made after the closing date need not be considered by the NDPSC.

The post-February 2003 meeting notice will invite further public submissions on substances which are the subject of an amendment to the Schedules at the February 2003 meeting. However, the invitation will be restricted to those who make a valid public submission in relation to the substance in response to this pre-meeting notice.

Further information may be obtained from the NDPSC Secretariat on 02-6270 4400 during business hours or by e-mailing NDPSC@health.gov.au.
To promote timely communications with stakeholders, the NDPSC has created an e-mail subscription list. Subscribers will be notified by e-mail of new information on the NDPSC website including pre- and post-meeting gazette notices, Record of the Reasons, advice on the publication of the SUSDP and other information relating to NDPSC operations. For further information follow the “Subscribe by email:” link at: http://www.health.gov.au/uga/docs/htmlindpsc/ndpsc.htm

SUBSTANCES TO BE CONSIDERED FOR SCHEDULING

1. FORESHADOWED DECISIONS FROM PREVIOUS MEETING

No items.

2. SUBSTANCES REFERRED BY THE NATIONAL REGISTRATION AUTHORITY FOR AGRICULTURAL AND VETERINARY CHEMICALS

2.1 Fenbuconazole - consideration of scheduling.
2.2 Morantel tartrate - consideration of scheduling.
2.3 Bacillus sphaericus strain 2362 - consideration of scheduling.
2.4 Cadusafos - consideration of scheduling.
2.5 Marbofloxacin - consideration of scheduling.
2.6 Ivermectin – consideration of scheduling.

3. OTHER AGRICULTURAL/VETERINARY, INDUSTRIAL AND DOMESTIC CHEMICALS

3.1 Tin organic compounds (dibutyl tin laurate, dibutyl tin oxide, dibutyl tin diacetate) in or with paints - consideration of scheduling.
3.2 Lithium in pigments – consideration of a cut-off to exempt when present as an excipient.

4. ANTIBIOTICS FOR CONSIDERATION FOLLOWING RECOMMENDATIONS OF THE JOINT EXPERT ADVISORY COMMITTEE ON ANTIBIOTIC RESISTANCE (JETACAR)

4.1 Avoparcin - consideration of scheduling.
4.2 Bacitracin - consideration of scheduling.
4.3 Cuprimyxin - consideration of scheduling.
4.4 Erythromycin - consideration of scheduling.
4.5 Hygromycin - consideration of scheduling.
4.6 Nalidixic acid - consideration of scheduling.
4.7 Nisin/antibiotic substance - consideration of scheduling.
4.8 Spiramycin - consideration of scheduling.
4.9 Virginiamycin - consideration of scheduling.
5. **SUBSTANCES REFERRED BY THE AUSTRALIAN DRUG EVALUATION COMMITTEE**

5.1 Tadalafil - consideration of scheduling.
5.2 Etoricoxib - consideration of scheduling.
5.3 Valdecoxib - consideration of scheduling.
5.4 Pegfilgrastim - consideration of scheduling.
5.5 Telithromycin - consideration of scheduling.
5.6 Bosentan - consideration of scheduling.
5.7 Dutasteride - consideration of scheduling.

6. **OTHER PHARMACEUTICALS**

6.1 Lansoprazole - consideration of scheduling of oral preparations.
6.2 Ketoprofen - consideration of scheduling of topical preparations.
6.3 Dextromethorphan - consideration of scheduling of modified-release liquid preparations.
6.4 Orlistat - consideration of scheduling.
6.5 Nabilone - consideration of scheduling of oral preparations.
6.6 Beclomethasone - consideration of scheduling of intranasal preparations.
6.7 Mitragynine - consideration of scheduling.
6.8 Pseudoephedrine - consideration of scheduling of undivided, combination and slow release preparations in S2.
6.9 Collagen, hyaluronic acid, polylactic acid – consideration of including products for implantation in the Schedule 4 entries.
6.10 Iron compounds - consideration of the proposed amendment to the S2 entry to clarify the cut-off for iron oxides when present as an excipient to read "...10 mg or less of iron oxides".
6.11 Oxedrine (also known as synephrine, which is a component in various Citrus species, principally C. aurantium and in some cacti, eg, Coryphantha macromeris and Dolichotele spp.) – consideration of scheduling.
6.12 Clobetasone, alclometasone and hydrocortisone in S3 – consideration of proposal to limit the entries to allow single-active formulations only.

7. **TRANS-TASMAN HARMONISATION MATTERS**

7.1 Dextromethorphan - consideration of proposal to include a pack size limit in Schedule 2.
7.2 3-aminobenzoic acid ethyl ester methanesulphonate – consideration of proposal to delete entry from the SUSDP.
7.3 Orthocaine – consideration of proposal to delete entry from the SUSDP.
7.4 Benzamine – consideration of proposal to delete entry from the SUSDP.
7.5 Ibuprofen - consideration of a dose limit for undivided oral preparations in Schedule 2.
7.6 Selenium sulfide- consideration of scheduling preparations for topical use.
7.7 Silver sulfadiazine - consideration of scheduling.
MATTERS EXPECTED TO LEAD TO AN AMENDMENT OF PARTS 1-3 OR PART 5 OF THE SUSDP, FOR WHICH THE NDPSC INVITE PUBLIC SUBMISSIONS.

8. OTHER MATTERS FOR CONSIDERATION

8.1 Requirement for Part 2, Clause 7 (1) (d) – proposal to delete the requirement for WS 23 for certain types of pool chemicals.

8.2 Sodium hydroxide and potassium hydroxide – proposal to amend the Appendix F, Part 3 requirement for Safety Direction No. 28.

8.3 Orlistat – consideration of inclusion in Appendix H.

8.4 Lansoprazole – consideration of inclusion in Appendix H.

8.5 Sodium phosphate, sodium picosulfate or macrogol 3350 - consideration of inclusion in Appendix H.

8.6 Boron Trifluoride, Bifluorides and Hydrosilicofluoric acid - Appendix F, Part 3 - amendment of WS 91 under Schedules 6 and 7, to WS 93.

9. PROPOSED APPENDIX B

APPENDIX B

SUBSTANCES CONSIDERED NOT TO REQUIRE CONTROL BY SCHEDULING

[This appendix should be read in conjunction with Appendix A]

INTRODUCTION

At various times, the NDPSC has considered substances for which the available information suggests that inclusion in the Poisons Schedules is not necessary or not the most appropriate means of controlling the risk to public health.

Listing in Appendix B indicates that a decision has been taken not to list substances anywhere in the Schedules, either for a specific purpose, or generally. It is an inclusive, but not an exhaustive, list i.e. there may be substances not included in the Schedules, and not included in Appendix B, which may be hazardous or non-hazardous, but have not been considered in relation to the need for scheduling.

Substances may be included in Appendix B because they have intrinsically low toxicity, or where other factors suggest that the potential public health risk would be minimal. Factors which are considered when determining an Appendix B entry include:

- The toxicology profile was adequately characterised and not consistent with inclusion in any of the Schedules;
- The use, purpose or product presentation minimised any hazard to the public such as to not require scheduling; or
- The public access was limited such that scheduling was inappropriate or unnecessary.
The list has been developed from current scheduling files and historical records. For transparency, where the reason for entry and/or purpose or use for the substance was apparent in the consideration, this has been included in the columns “Reason for Entry” and “Area of Use”

Inclusion in Appendix B will not prevent reconsideration of the scheduling of a substance where adverse information becomes available about the Appendix B entry for that substance.

The NDPSC considers applications for scheduling. Applications for entry into Appendix B will not be accepted.

**PART 1**

**REASONS FOR ENTRY**

a  Low Toxicity.
b  Use pattern restricts hazard.
c  Presentation/packaging restricts hazard.
d  Industrial use only

**PART 2**

**AREAS OF USE**

1.  Agricultural
   1.1  Herbicide
   1.2  Insecticide
       1.2.1  Insecticide for codling moth
   1.3  Fungicide
       1.3.1  On seed fungicide
   1.4  Bird Repellent
   1.5  Fertiliser
   1.6  Plant Growth Regulator
   1.7  Insect Pheromone
   1.8  Mushroom Bactericide
   1.9  Acaricide

2.  Veterinary
   2.1  For animal use
   2.2  Treatment of mastitis in cows
   2.3  Coccidiostat
   2.4  Feed additive
2.5 Antiseptic
2.6 Scabicide
2.7 Anthelmintic
2.8 Vitamin/Mineral

3. Domestic
   3.1 Aromatherapy
   3.2 Food additive
   3.3 Cosmetic
   3.4 Human use
   3.5 Miticide

4. Industrial
   4.1 Water Treatment
   4.2 Biological control agent

5. Environmental
   5.1 Mosquito control

6. Human therapeutic use
   6.1 Diagnostic agent
   6.2 Medical device
   6.3 Antiseptic
   6.4 Sunscreen
   6.5 External Use
   6.6 Laxative
   6.7 Antiseborrheic
   6.8 Cytoprotective
   6.9 Vitamin/Mineral
   6.10 Eye Drops

7. General
   7.1 Any use.
   7.2 Excipient
   7.3 Synergist
   7.4 Flux
   7.5 Pesticide
   7.6 Insect Repellent
   7.7 Solvent
   7.8 Disinfectant
   7.9 Preservative
   7.10 Antioxidant
   7.11 Resin Activator/Accelerant
   7.12 Sweetener Artificial
   7.13 Food additive
## PART 3

**SUBSTANCES CONSIDERED NOT TO REQUIRE CONTROL BY SCHEDULING**

As at November 2002

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GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 225th (2002/6) meeting of the Australian Drug Evaluation Committee (ADEC) (5-6 December 2002) resolved to advise the Parliamentary Secretary to the Minister for Health and Ageing and the Secretary, Department of Health and Ageing that the following medicines should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

SIMVASTATIN Zocor [Lipex]
Tablets, 5, 10, 20, 40 and 80mg
Merck Sharp and Dohme Pty Limited
Variation: Extension of indication to include: Zocor [Lipex] is indicated in patients at high risk of CHD (with or without hypercholesterolaemia) including diabetes mellitus, in order to reduce the risk of cardiovascular death, major cardiovascular events and hospitalisation due to angina pectoris. These effects do not replace the need to control known causes of cardiovascular mortality or morbidity such as hypertension, diabetes and smoking.

VALSARTAN Diovan
Tablets, 40, 80 and 160mg
Novartis Pharmaceuticals Australia Pty Ltd
Variation: Registration of a new 40mg tablet strength and extension of indication to include: for treatment of heart failure (NYHA class II-IV) in patients receiving usual therapy (eg diuretics, digitalis but not β-blockers) who are intolerant of ACE inhibitors.

HYDROMORPHONE HCl Palladone
Controlled release capsules, 12, 16, 24 and 32mg
Mundipharma Pty Limited
NCE: Register the new chemical entity Palladone capsules containing hydromorphone hydrochloride 12, 16, 24 and 32mg, in an extended release formulation, for "the management of opioid responsive chronic pain of moderate to severe intensity in patients who have been titrated to a daily dose of 12mg or more of immediate release hydromorphone or other equivalent opioid."

DEFERRIPRONE Ferriprox
Tablets, 500mg
Orphan Australia Pty Ltd
Variation: Register Ferriprox for the treatment of iron overload in patients with thalassaemia major unable to take desferrioxamine therapy.
MYCOPHENOLATE SODIUM  Myfortic
Enteric coated oral tablet, 360mg
Novartis Pharmaceuticals Australia Pty Ltd
NCE: Register Myfortic enteric-coated tablets, containing mycophenolate sodium, 360mg, for the prophylaxis of organ rejection in adult patients receiving allogeneic renal transplants.

DESMOPRESSIN ACETATE  minirin
Tablets, 0.1 and 0.2mg
Ferring Pharmaceuticals Pty Ltd
**Variation:** register Minirin tablets containing 0.1mg or 0.2mg of desmopressin acetate for the treatment of cranial diabetes insipidus and treatment of primary nocturnal enuresis, in patients from 6 years of age, with normal ability to concentrate urine, who are refractory to an enuresis alarm, or in whom an enuresis alarm is contraindicated or inappropriate.

LUTROPIN ALFA (rch)  Luveris 75 IU
Powder for injection containing 75IU of r-hLH
**Indication:** register Luveris powder for injection for the stimulation of follicular development in women with severe luteinising hormone (LH) and follicular stimulating hormone (FSH) deficiency. [Severe luteinising hormone deficiency is defined by a LH level less than 1.2IU/L]. The starting dose recommended is 37.5IU.

LATANOPROST  Xalatan Eye Drops
Latanoprost Ophthalmic Solution 50µg/mL or 2.5mL
Pharmacia Australia Pty Ltd
**Variation:** to extend the registered indications of Xalatan Eye Drops to include: “Reduction of elevated intraocular pressure in patients with open angle glaucoma or ocular hypertension.”

OLANZAPINE  Zyprexa IM
Powder for injection vials and combination pack with pre-filled syringe, 10mg
Eli Lilly Australia Pty Ltd
**Variation:** to extend the registered indications of Zyprexa IM to include "the rapid control of agitation and disturbed behaviours in patients with dementia, when other therapies are not appropriate."

VARICELLA VIRUS VACCINE LIVE (OKA/MERC)  Varivax [Refrigerated]
Lyophilised powder for injection, minimum potency 1350 plaque forming units (PFU) per 0.5mL
Merck Sharp and Dohme (Australia) Pty Limited
**Variation:** to register the reformulation and the increased potency release limits for Varicella virus vaccine live (Oka/Merck) - VARIVAX [Refrigerated] as indicated for vaccination against varicella in healthy individuals 12 months of age to 12 years of age. Two 0.5 ml doses are recommended for adolescents and adults 13 years of age and older.
ATOVAQUONE/PROGUANIL  Malarone paediatric™
Tablets, atovaquone 62.5mg / proguanil hydrochloride 25mg
GlaxoSmithKline Australia Pty Ltd
Variation: extend the registered indications of Malarone Paediatric tablets to include prophylaxis of *Plasmodium falciparum* malaria in children greater than or equal to 11 kg.

Professor Martin Tattersall
Chairman
Australian Drug Evaluation Committee
19 December 2002
Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

DESIGNATED APEC ECONOMY

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural and Indigenous Affairs, acting under regulations 1.17 and 1.03 of the Migration Regulations ("the Regulations"), hereby:

(1) REVOKE the Gazette Notice specifying designated APEC economies made for the purposes of regulation 1.03 of the Regulations on 21 September 2001; and

(2) SPECIFY each APEC economy referred to in the Schedule to this instrument as a designated APEC economy for the purposes of the definition of "designated APEC economy" in regulation 1.03 of the Regulations.

This notice has effect upon publication.

Dated 10th December 2002.

Minister for Immigration and Multicultural and Indigenous Affairs

[NOTE (1) Regulation 1.17 provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE (2) The definition of "designated APEC economy" in regulation 1.03 provides that a designated APEC economy means an APEC economy specified by Gazette Notice for the purposes of the definition.]
# SCHEDULE

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NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

The following Airworthiness Directives under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 8 January 2003:

**Part 105 - Aircraft**

**AD/AS 355/70** - Electric Hoists  
**AD/ECUREUIL/82** - Electric Hoists  
**AD/S-PUMA/46** - Electric Hoists

Copies of the above Order(s) are available from:

Oliver Ernst  
Publishing Controller  
AD/AAC Publishing Group  
Civil Aviation Safety Authority  
GPO Box 2005  
CANBERRA ACT 2601

Phone: 02 6217 1854  
Fax: 02 6217 1442  
E-Mail: ERNST_O@CASA.GOV.AU  
Internet Site: HTTP://WWW.CASA.GOV.AU
NOTICE OF DISQUALIFICATION

I, Darryl Roberts, pursuant to the power in subsection 120A(3) of the Superannuation Industry (Supervision) Act 1993, a delegate of the Australian Prudential Regulation Authority, being satisfied that Jurgen Werner Preuss, sometimes known as John Preuss, of Suite 16, 88 Broadway, Nedlands, WA, 6069 is not a fit and proper person to be a trustee, investment manager or custodian, or a responsible officer of a body corporate that is a trustee, investment manager or custodian of a superannuation entity DISQUALIFY Jurgen Werner Preuss, sometimes known as John Preuss, from being a trustee, investment manager or custodian, or a responsible officer of a body corporate that is a trustee, investment manager or custodian of any regulated superannuation entity.

This disqualification takes effect on 3 December 2002.


Darryl Roberts
General Manager
Specialised Institutions

NOTE:
(a) Under subsection 344(1) of the SIS Act, if you are dissatisfied with this decision, you may, by written notice given to APRA within 21 days after the day on which you receive this notice, or within such further period as APRA allows, request a reconsideration by APRA.

(b) Under subsection 344(8) of the SIS Act, you may, if dissatisfied with APRA's reconsideration, subject to the Administrative Appeals Tribunal Act 1975, make an application to the Administrative Appeals Tribunal for review of the reconsidered decision.
NOTICE THAT AUTHORISED DEPOSIT-TAKING INSTITUTION HAS CHANGED ITS NAME

I, Stephen Edward Glenfield, a delegate of the Australian Prudential Regulation Authority, under paragraph 9B(1)(b) of the Banking Act 1959 ("the Act") am satisfied that Melbourne University Credit Co-operative Limited ACN 087 651 590, a body corporate that was taken to have been granted a section 9 authority on 1 July 1999, has changed its name to:

Melbourne University Credit Union Limited

Under subsection 9B(3) of the Act, the section 9 authority granted to Melbourne University Credit Co-operative Limited has effect after the publication of this notice as if the section 9 authority had been granted to Melbourne University Credit Union Limited.

Dated 17 December 2002.

[Signed]

Stephen Glenfield
General Manager
South West Region
Specialised Institutions Division
Financial Sector Shareholdings Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

NOTICE OF VARIATION

SINCE:

(1) Cavalane Holdings Pty Ltd ACN 080 695 754 and each of the persons listed in the Schedule (the "applicants") has an approval under section 14 of the Financial Sector (Shareholdings) Act 1998 (the "Act") to hold a stake in Challenger International Limited ACN 002 993 302 (the "Company") of more than 15% (the "Approval");

(2) The percentage specified in the Approval is 23.47%;

(3) Each applicant is an associate of each other applicant and Bell Securities Limited ACN 006 465 498;

(4) The Company is a financial sector company and is a holding company of each of Challenger Life Limited ACN 006 381 193 ("CLL") and Challenger Life No. 2 Limited ACN 072 486 938 ("CLN2");

(5) CLL and CLN2 are companies registered under the Life Insurance Act 1995;

(6) The applicants have applied to increase the percentage specified in the Approval; and

(7) I am satisfied that it is in the national interest to vary the percentage specified in the approval,

I, Wayne Byres, a delegate of the Treasurer, under section 17 of the Act, APPROVE the applicants holding a 100% stake in the company and under subsection 16(2) of the Act IMPOSE the following condition to which the Approval is subject:

The applicants' control of the voting power in the Company (in total) is not to exceed 24.5% of the voting power in the Company except with APRA's prior written consent.

This approval shall stay in force indefinitely.

Note: The terms associate, stake, control of the voting power, financial sector company and holding company have the same meanings as they do under the Act.

Dated 20 December 2002

[Signed] Wayne Byres
General Manager (Central Region)
Specialised Institutions Division
ASSOCIATES OF CAVALANE HOLDINGS PTY LTD ACN 080 695 754 REQUESTING APPROVAL TO HOLD A 100% STAKE IN CHALLENGER INTERNATIONAL LIMITED ACN 002 993 302

<table>
<thead>
<tr>
<th>Control of the Voting Power in CIL</th>
<th>%</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Consolidated Press Holdings Limited ACN 008 394 509</td>
<td>0</td>
</tr>
<tr>
<td>(2) Publishing and Broadcasting Limited ACN 009 071 167</td>
<td>0</td>
</tr>
<tr>
<td>Cavalane Holdings Pty Ltd ACN 080 695 754</td>
<td>18.48</td>
</tr>
</tbody>
</table>

Aggregate Voting Power (including that of Cavalane Holdings Pty Ltd ACN 080 695 754) 18.48
Financial Sector Shareholdings Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

(1) Bell Securities Limited ACN 006 465 498 and each of the persons listed in the Schedule (the "applicants") has applied for an approval under section 14 of the Financial Sector (Shareholdings) Act 1998 (the "Act") to hold a stake in Challenger International Limited ACN 002 993 302 (the "Company") of more than 15%;

(2) Each applicant is an associate of each other applicant and Cavalane Holdings Pty Ltd ACN 080 695 754;

(3) The Company is a financial sector company and is a holding company of each of Challenger Life Limited ACN 006 381 193 ("CLL") and Challenger Life No. 2 Limited ACN 072 486 938 ("CLN2");

(4) CLL and CLN2 are companies registered under the Life Insurance Act 1995; and

(5) I am satisfied that it is in the national interest to approve each applicant holding a stake in the Company of more than 15%.

I, Wayne Byres, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the Company and under subsection 16(1) of the Act IMPOSE the following condition to which the approval is subject:

Except with APRA's prior written consent:
1. the applicants' control of the voting power in the Company (in total) is not to exceed 40.5% of the voting power in the Company; and
2. an applicant is not permitted to increase the person's control of the voting power in the Company by more than 3% of the voting power in the Company.

This approval shall stay in force indefinitely.

Note: The terms associate, stake, control of the voting power, financial sector company and holding company have the same meanings as they do under the Act.

Dated 20 December 2002

[Signed]
Wayne Byres
General Manager (Central Region)
Specialised Institutions Division
SCHEDULE

ASSOCIATES OF BELL SECURITIES LIMITED ACN 006 465 498 REQUESTING APPROVAL TO HOLD A 100% STAKE IN CHALLENGER INTERNATIONAL LIMITED ACN 002 993 302

Control of the Voting Power in CIL

%  
1. Colin Morton Bell 0.00  
2. Universal Equity Pty Ltd ACN 075 694 558 13.15  
3. William Edward Baker Ireland 0.30  
4. Hosanda Corporation Pty Ltd ACN 060 210 540 1.95  
5. Gilbert Michael Joseph Hoskins 0.00  
6. Audant Investments Pty Limited ACN 002 892 855 2.15  
7. Quotidian No. 2 Pty Ltd ACN 003 156 554 0.26  
8. Westpac Custodian Nominees Limited ACN 002 861 565 6.32  
9. Lloyd John Williams 0.00  
10. Hudson Conway Investments Pty Ltd ACN 006 806 060 0.00  
11. JG Service Pty Ltd ACN 008 492 126 0.01  
12. James Glen Service 0.00  
13. Nidoma Pty Ltd ACN 006 964 021 0.07  
14. San Luis Nominees Pty Ltd ACN 005 340 796 0.01  
15. Brenda Mary Shanahan 0.34  
16. Rojacan Pty Limited ACN 062 459 821 1.85  
17. Rodger Ingle Bacon 1.16  
18. Aimwin Pty Limited ACN 060 522 081 0.36  
19. Bowlink Pty Limited ACN 060 522 116 0.20  
20. John Collis Barry 0.60  
21. Symspur Pty Ltd ACN 079 879 637 0.29  
22. Minton Consulting Pty Ltd ACN 050 540 479 0.00  
23. Oakey Creek Pastoral Co Pty Ltd 0.03  
24. Ian Geoffrey Hardy 0.14  
25. Ophot Pty Ltd ACN 006 359 057 0.00  
26. Martin Keith May 0.23  
27. Barreny Pty Ltd ACN 057 905 772 0.01  
28. David Henry Slatyer 0.10  
29. Robert Michael Whyte and Sarah Juliet Whyte 1.00  
30. Jemima Whyte 0.00  
31. Clementine Whyte 0.00  
32. Arabella Whyte 0.00  

Bell Securities Limited ACN 006 465 498 6.42

Aggregate Voting Power

36.99

(including that of Bell Securities Limited ACN 006 465 498)
Financial Sector Shareholdings Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

(1) Iroka Pty Limited ACN 080 036 657 ("Iroka") has applied for an approval under section 14 of the Financial Sector (Shareholdings) Act 1998 (the "Act") to hold a stake in Challenger Life No. 2 Limited ACN 072 486 938 (the "Company") of more than 15%;

(2) The Company is a financial sector company and is a 100% subsidiary of Challenger Life Limited ACN 006 381 193 ("CLL") which itself is a 100% subsidiary of Iroka;

(3) The Company and CLL are companies registered under the Life Insurance Act 1995;

(4) Iroka has approval under section 14 of the Act to hold a 100% stake in CLL; and

(5) I am satisfied that it is in the national interest to approve Iroka holding a stake in the Company of more than 15%.

I, Wayne Byres, a delegate of the Treasurer, under section 14 of the Act, APPROVE Iroka holding a 100% stake in the Company.

This approval shall stay in force indefinitely.

Note: The terms stake, 100% subsidiary, and financial sector company have the same meanings as they do under the Act.

Dated 20 December 2002

[Signed]
Wayne Byres
General Manager (Central Region)
Specialised Institutions Division
REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

A. HSBC Building Society (Australia) Limited ACN 087 652 113 is a body corporate that is an ADI with authority to carry on banking business in Australia under section 9 of the Banking Act 1959 (the "Act"); and

B. on 2 December 2002, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), the body corporate requested a revocation of its section 9 authority; and

C. I am satisfied that the revocation of the body corporate’s section 9 authority:
   (i) would not be contrary to the national interest; and
   (ii) would not be contrary to the interests of depositors of the ADI,

I, Graeme John Thompson, Chief Executive Officer ("CEO") and a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the section 9 authority of the body corporate.

In this instrument "ADI" has the meaning given by section 5 of the Act.

Dated: 20 December 2002

[signed]
G J Thompson
CEO
Financial Sector (Shareholdings) Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

(1) CGU Insurance Limited and its associates (the "applicants") have applied to the Treasurer under section 13 of the Financial Sector (Shareholdings) Act 1998 (the "Act") for approval to hold a 100% stake in Fortis Australia Limited ACN 004 704 572 (the "company"), a financial sector company under the Act; and

(2) I am satisfied that it is in the national interest to approve the applicants holding a stake in the company of more than 15%.

I, David Gwyn Lewis, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the company.

This approval remains in force indefinitely.

In this approval, "associates" means those persons listed in the Schedule.

Dated 28 June 2001

[signed]
David Lewis
General Manager
Diversified Institutions Division

Copies of the Schedule can be obtained free of charge at:

Australian Prudential Regulation Authority
Level 26, 400 George Street
Sydney NSW 2000
REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

A. Muslim Community Credit Union Limited (ACN 087 927 837) (the "ADI") is an ADI by virtue of an "Authority to Carry on Banking Business" dated 7 December 1999 issued by APRA under subsection 9 (3) of the Banking Act 1959, and,

B. On 16 December 2002, the ADI, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), requested a revocation of its section 9 authority; and

C. I am satisfied that the revocation of the authority:

(i) would not be contrary to the national interest; and

(ii) would not be contrary to the interests of depositors of the ADI,

I, Graeme John Thompson, a delegate of APRA, under paragraph 9A(1) of the Banking Act 1959 REVOKE the section 9 authority of the ADI.

In this instrument: "ADI" has the meaning given by section 5 of the Banking Act 1959.

This instrument and the revocation of the section 9 authority of the ADI is to take effect on close of business at 5:00 pm on 31 December 2002.

Dated 18 December 2002

[signed]
Graeme John Thompson
Chief Executive Officer
APRA

REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

A. IBJ Australia Bank Limited ACN 009 150 109 (the "body corporate") is a body corporate that has been granted an authority to carry on banking business (the "authority") under section 9 of the Banking Act 1959 (the "Act"); and

B. the body corporate has, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), requested the revocation of the authority; and

C. APRA is satisfied that revocation of the authority would not be contrary to the national interest and would not be contrary to the interests of depositors of the body corporate,

I, Graeme John Thompson, Chief Executive Officer ("CEO") of APRA, under subsection 9A(1) of the Act, REVOKE the authority.

This revocation takes effect on and from 24 December 2002.


[signed]
GJ Thompson
CEO
VARIATION OF CONDITIONS TO CONSENT TO ASSUME OR USE RESTRICTED WORDS IN RELATION TO A FINANCIAL BUSINESS

To: IBJ Australia Bank Limited ACN 009 150 109 (the “Company”).

SINCE

A. the Company has applied to the Australian Prudential Regulation Authority (“APRA”) for revocation of its authority under section 9 of the Banking Act 1959 (the “Act”) to carry on banking business; and

B. the Company is to go into voluntary liquidation and wishes to undertake activities to further the winding up of the Company,

I, Mark Baxter, a delegate of APRA, under subsection 66(2) of the Act, IMPOSE the following conditions on the consent under section 66 of the Act granted to the Company:

“The Company’s consent to use a restricted word or expression is limited to the use of the word “bank” in relation to any activities necessary for the voluntary liquidation of the Company and is revoked upon the completion of the liquidation.”

This variation commences on 27 December 2002.

Dated: 20 December 2002

[signed]
Mark Harold Baxter
General Manager
Diversified Institutions Division
VARIATION OF CONDITIONS ON AUTHORISATION TO CARRY ON INSURANCE BUSINESS

To: AFG Insurances Limited ACN 004 094 357 (the "Company")

SINCE:

A. the Australian Prudential Regulation Authority ("APRA") has made determinations under sub-items 4(1) and 5(1) of Schedule 2 of the General Insurance Reform Act 2001 (the "GI Reform Act") in relation to the Company; and

B. by virtue of paragraph 6(2)(b) of Schedule 2 of the GI Reform Act, the Company is taken to be a general insurer for the purposes of the provisions of the new Act that apply to the company during the transition period; and

C. the Company's authorisation to carry on insurance business in Australia is subject to conditions,

I, Keith David Chapman, a delegate of APRA, under paragraph 13(1)(b) of the Act, VARY the conditions on the authorisation of the Company to carry on insurance business in Australia, by:

(i) omitting Condition 3;

(ii) omitting the words "1, 2 and 3 above." at the end of condition 4;

(iii) replacing those words with the words "imposed under section 13 of the new Act."; and

(iv) inserting the new conditions in the Schedule.

"transition period" and "new Act" have the meaning given in item 1 of Schedule 2 of the GI Reform Act.
“general insurer” has the meaning given by section 11 of the new Act, that is, a body corporate that is authorised under section 12 of the new Act to carry on insurance business in Australia.

Dated: 3 December 2002.

[signed]
Keith Chapman
A/g Executive General Manager
Diversified Institutions Division
SCHEDULE

New Conditions

3. The Company will:

(i) consult and be guided by APRA on prudential matters; and
(ii) provide APRA with any information that may be required for its prudential supervision.

5. The Company will, by 3 February 2003, provide APRA with a draft copy of the Deed of Company Arrangement to be entered into with its creditors in the United Kingdom and will provide a copy of the completed document as soon as possible after it is signed.

6. The Company will provide APRA with all reports and other documents required to be provided by a general insurer under the Financial Sector (Collection of Data) Act 2002.
INTERNATIONAL TAX AGREEMENTS ACT 1953

NOTICE UNDER SECTION 4A SPECIFYING THE DATE OF ENTRY INTO FORCE OF THE AMENDING PROTOCOL TO THE AUSTRALIA-CANADA DOUBLE TAXATION CONVENTION

NOTICE is hereby given in pursuance of section 4A of the International Tax Agreements Act 1953 that the Protocol amending the Convention between the Government of Australia and the Government of Canada for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the protocol a copy of which in the English language is set out in Schedule 3A of that Act) entered into force on 19 December 2002.

Dated this 24 day of December 2002

HELEN COONAN
Minister for Revenue and Assistant Treasurer
Intention to publish

In accordance with Section 51 of the Copyright Act 1968, the John Curtin Prime Ministerial Library, Curtin University of Technology, Perth, Western Australia, hereby gives notice of its intention to publish in digital form on its website, documents from the Lloyd Ross papers in the collections of the National Library of Australia that relate to the research Dr Ross undertook when writing his biography of John Curtin (MS3939, Series 11, Folders 1-67). Correspondence within the papers covers the period between 1901 and 1985.

Any person claiming to be the copyright owner of any of the correspondence should contact Ms Kandy-Jane Henderson, Archivist, at the earliest opportunity by telephone 08 9266 4205, facsimile 08 9266 4185, email jcpml@boris.curtin.edu.au or in writing to the John Curtin Prime Ministerial Library, GPO Box U1987, Perth, WA, 6845.

The correspondents are:

MERITORIOUS UNIT CITATION

The Governor-General is pleased to announce the following award of the Meritorious Unit Citation:

THE SPECIAL AIR SERVICE REGIMENT
Campbell Barracks, Swanbourne WA 6010
For sustained outstanding service in warlike operations in Afghanistan in support of the International Coalition against Terrorism.

By His Excellency's Command

[Signature]

Martin Bonsey
Official Secretary to the Governor-General
MERITORIOUS UNIT CITATION

THE SPECIAL AIR SERVICE REGIMENT,
Campbell Barracks, Swanbourne WA 6010
For sustained outstanding service in warlike operations in Afghanistan in support of the International Coalition against Terrorism.

The Special Air Service Regiment's commitment to warlike operations in Afghanistan has significantly contributed to the effectiveness of the Australian Defence Force's support of Australia's national interests. The Regiment's significant contribution to the effectiveness of the Coalition's operations against global terrorism has drawn the highest praise and respect. The exceptional leadership and soldiering skills of the members of the Regiment and their sustained outstanding performance are in the finest traditions of the Australian Army and the Australian Defence Force.
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912
AMENDED
PERMIT TO UNLICENSEDSHIP - CONTINUING

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>Official Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHENAN</td>
<td>HONG KONG</td>
<td>HK-0062</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued
SYDNEY, NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN

Dated at CANBERRA this 18th day of December 2002

Delegote of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED
1. That the Transport Regulation and Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 20 JULY 2002 to 20 JANUARY 2003.
3. The cargo may only be carried from:
   SYDNEY TO NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN, NEWCASTLE TO BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN, BRISBANE TO GLADSTONE, TOWNSVILLE AND DARWIN, GLADSTONE TO TOWNSVILLE AND DARWIN AND TOWNSVILLE TO DARWIN.
4. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
5. That the vessel is not detained under Australia's Port State Control programme.
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

AMENDED
PERMIT TO UNLICENSED SHIP - CONTINUING

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>Official Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHANGSHA</td>
<td>HONG KONG</td>
<td>HK-0629</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months’ notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued
SYDNEY, NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN

Dated at CANBERRA this day of December 2002

Official Stamp

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED
1. That the Transport Regulation and Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 19 JULY 2002 to 19 JANUARY 2003.
3. The cargo may only be carried from:
   SYDNEY TO NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN, NEWCASTLE TO BRISBANE, GLADSTONE, TOWNSVILLE, AND DARWIN, BRISBANE TO GLADSTONE, TOWNSVILLE AND DARWIN, GLADSTONE TO TOWNSVILLE AND DARWIN AND TOWNSVILLE TO DARWIN.
4. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
5. That the vessel is not detained under Australia’s Port State Control programme.
**COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912**

**AMENDED PERMIT TO UNLICENSED SHIP - CONTINUING**

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>Official Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHENGTU</td>
<td>HONG KONG</td>
<td>HK-0040</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

**Names of ports for which permit issued**

SYDNEY, NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN

Dated at CANBERRA this 16th day of December 2002

Official Stamp

Delegate of the Minister for Transport and Regional Services

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

1. That the Transport Regulation and Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 19 JULY 2002 to 19 JANUARY 2003.
3. The cargo may only be carried from: SYDNEY TO NEWCASTLE, BRISBANE, GLADSTONE, TOWNSVILLE AND DARWIN, NEWCASTLE TO BRISBANE, GLADSTONE, TOWNSVILLE, AND DARWIN, BRISBANE TO GLADSTONE, TOWNSVILLE AND DARWIN, GLADSTONE TO TOWNSVILLE AND DARWIN AND TOWNSVILLE TO DARWIN.
4. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
5. That the vessel is not detained under Australia's Port State Control programme.
COMMISSIONER OF TAXATION

The Commissioner of Taxation gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office.

NOTICE OF RULINGS

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>GSTR 2002/6</td>
<td>Goods and Services Tax: Exports of goods, items 1 to 4 of the table in subsection 38-185(1) of the A New Tax System (Goods and Services Tax) Act 1999</td>
<td>This ruling explains the requirements for a supply of goods to be a GST-free export under items 1 to 4 listed in the table in subsection 38-185(1) of the GST Act.</td>
</tr>
</tbody>
</table>

NOTICE OF WITHDRAWAL OF EXCISE BULLETIN

<table>
<thead>
<tr>
<th>Bulletin Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>EB 2000/1</td>
<td>Excise Bulletin: The Wine Equalisation Tax</td>
<td>This Excise Bulletin is withdrawn with effect from today and is replaced by Wine Equalisation Tax Ruling WETR 2002/2.</td>
</tr>
</tbody>
</table>

NOTICE OF WITHDRAWAL

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IT 243</td>
<td>Commutation of a pension entitlement to a lump sum</td>
<td>This Taxation Ruling (IT Series) is withdrawn from today.</td>
</tr>
<tr>
<td>IT 2060</td>
<td>Commuted lump sum pension payments</td>
<td>This Taxation Ruling (IT Series) is withdrawn from today.</td>
</tr>
<tr>
<td>TR 96/13</td>
<td>Income tax: eligible termination payments (ETP): payments in consequence of the termination of any employment: meaning of the words 'in consequence of'</td>
<td>This Taxation Ruling is withdrawn from today.</td>
</tr>
</tbody>
</table>
NOTIFICATION OF THE MAKING OF THE A NEW TAX SYSTEM (GOODS AND SERVICES TAX) (EXEMPT TAXES, FEES AND CHARGES) DETERMINATION 2002 (NO. 2)

The A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Determination 2002 (No. 2) has been made under section 81-5 of the A New Tax System (Goods and Services Tax) Act 1999 and copies may be obtained from:

Website:  www.treasury.gov.au

(go to 'Published Information', then 'Bills, Acts & Legislation', then 'Latest Determination: A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Determination 2002 (No. 2))

or

Indirect Tax Division
Department of the Treasury
Langton Crescent
PARKES ACT 2600

Telephone: (02) 6263 4420
Classification (Eligible Films) Determination 2002


Dated 16 December 2002

DARYL WILLIAMS
Attorney-General

Contents

1 Name of Determination 2
2 Commencement 2
3 Classification (Eligible Films) Determination 1999 — revocation 2
4 Definition 2
5 Conditions for eligible film (Act s 31) 2
6 Conditions for advertising matter (Act s 35) 2

Schedule 1

Conditions

Part 1

Conditions for an eligible film 3

Part 2

Conditions for advertising matter 4
Section 1

1 Name of Determination
This Determination is the Classification (Eligible Films) Determination 2002.

2 Commencement
This Determination commences on 1 January 2003.

3 Classification (Eligible Films) Determination 1999 — revocation
The Classification (Eligible Films) Determination 1999 is revoked.

4 Definition
In this Determination:

Note Some expressions used in this Determination are defined in the Act (see section 5), including:
- Board
- classified
- film
- publication
- Review Board.

5 Conditions for eligible film (Act s 31)
For the definition of eligible film in section 31 of the Act, the conditions that an unclassified film must comply with in order to be an eligible film for the Act are the conditions set out in Part 1 of Schedule 1.

6 Conditions for advertising matter (Act s 35)
For section 35 of the Act, the conditions that apply to the use of advertising matter in relation to eligible films in respect of which certificates of exemption have been granted under section 33 of the Act are the conditions set out in Part 2 of Schedule 1.

Note Under section 36 of the Act, a notice, in writing, may be given to a person to whom a certificate of exemption has been granted that revokes the certificate if the Board is satisfied that there has been a breach of a condition determined under section 35 of the Act.
Schedule 1  Conditions

(sections 5 and 6)

Part 1  Conditions for an eligible film

1. It is reasonable to expect that the film will be classified ‘G’, ‘PG’, ‘M’ or ‘MA’ by the Board or, on review, by the Review Board.

2. The film must not contain frequent or intense depictions of sex, violence, drug-taking or use of obscene language.

3. The film must deal only in a discreet or subtle manner with elements such as sexual concepts, violence, drugs and assaultive use of coarse language.

4. The following items must be submitted to the Board with the application for a certificate of exemption in relation to the film:
   (a) a synopsis of the film;
   (b) details of the major cast and credit lists;
   (c) available foreign advertising;
   (d) reviews or media comment (both foreign and Australian);
   (e) details of any foreign classification and markings for the film.

5. The film must be able to be counted as an eligible film for the distribution group submitting it, on the basis of the following arrangements:
   (a) the number of certificates of exemption for eligible films (certificates) granted for a calendar year must not be greater than 100, and must be granted to distribution groups in accordance with paragraph (b);
   (b) for a distribution group mentioned in column 2 of an item in the following table, the number of certificates that may be granted to the group for a calendar year is the number mentioned in column 3 of the item:

<table>
<thead>
<tr>
<th>Item</th>
<th>Distribution group</th>
<th>Number of certificates</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Roadshow Film Distributors Pty Ltd</td>
<td>17</td>
</tr>
<tr>
<td>2</td>
<td>United International Pictures Pty</td>
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<td>3</td>
<td>20th Century Fox Film Distributors Pty Ltd</td>
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<td>Columbia Tri-Star Films Pty Ltd</td>
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<td>5</td>
<td>Buena Vista International</td>
<td>15</td>
</tr>
<tr>
<td>6</td>
<td>Independents/Reserve</td>
<td>21</td>
</tr>
</tbody>
</table>

(c) at 30 September in each calendar year, any unused part of the number of certificates that may be granted to a distribution group for the calendar year may be made available to any other distribution group in order of application;
(d) if a certificate is granted to a distribution group in a calendar year, for a film that remains unclassified at the end of the calendar year, the certificate for that film is additional to the number of certificates that may be granted to the distribution group in any subsequent calendar year in which the film remains unclassified.

Part 2  Conditions for advertising matter

1 Submission to Board prior to publication

All available advertising matter that is proposed for publication in Australia in connection with an eligible film that has been granted a certificate of exemption must be submitted to the Board prior to any publication for advertising purposes in Australia.

2 Exemption messages

(1) If an eligible film has been granted a certificate of exemption on or after 1 January 2003, all advertising matter that is published in connection with the film, must carry the following exemption message in a legible form:

This film has advertising approval.
Check the classification closer to the release date.

Office of Film and
Literature Classification
Informing your choices www.oflc.gov.au

(2) However, for advertising matter in printed form of less than 150 square centimetres, the following exemption message may be used in legible form:

Check the classification closer to the release date.

Office of Film and
Literature Classification
Informing your choices www.oflc.gov.au
(3) For advertising matter in the form of film, the exemption message must be displayed for the following time:
   (a) for film of 1 minute or less — 3 seconds;
   (b) for film longer than 1 minute — 10 seconds.

3 Time for withdrawal of exemption message

When an eligible film that has been granted a certificate of exemption is classified under the Act, the exemption message mentioned in condition 2 must be withdrawn:
   (a) for advertising matter in the form of film — within 7 days (and preferably within 48 hours) after notification of classification; and
   (b) for other advertising matter — within 48 hours after notification of classification.

4 Screening of advertising matter before film classification

(1) If it is reasonable to expect that an eligible film that has been granted a certificate of exemption will be classified 'M', advertising matter in the form of film must not be made available by the distributor of the eligible film for exhibition at a screening of a film classified as 'G' or 'PG'.

(2) If it is reasonable to expect that an eligible film that has been granted a certificate of exemption will be classified as 'MA', advertising matter in the form of film must not be made available by the distributor of the eligible film for exhibition at a screening of a film classified as 'G', 'PG' or 'M'.

NOTIFICATION OF THE MAKING OF ORDERS

The following Orders have been made under the *Horticulture Marketing and Research and Development Services Act 2000* and copies may be obtained from:

Horticulture Policy
Department of Agriculture, Fisheries and Forestry – Australia
Edmund Barton Building
Kings Avenue
BARTON ACT 2600

Telephone: (02) 6272 3553

<table>
<thead>
<tr>
<th>Description of Orders</th>
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<tr>
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<td>Horticulture Marketing and Research and Development Services [Regulated Horticultural Products and Markets (Mandarins, Tangelos, Grapefruit, Lemons and Limes to the United States of America)] Order (No. 1) 2002</td>
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<tr>
<td>Horticulture Marketing and Research and Development Services [Regulated Horticultural Products and Markets (Stone Fruit (Peaches and Plums) to Taiwan)] Order (No. 1) 2002</td>
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Notification of the making of Statutory Rules

The following Statutory Rules have been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT, 2600. Telephone: (02) 6247 7211.

Copies may also be obtained from the following internet sites:
   scaleplus.law.gov.au
   fiii.law.gov.au

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<tr>
<th>Act under which the Statutory Rule was made</th>
<th>Description of the Statutory Rule</th>
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<td>Sydney Harbour Federation Trust Amendment Regulations 2002 (No. 1)</td>
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<td>Civil Aviation Amendment Regulations 2002 (No. 7)</td>
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<td>Civil Aviation Act 1988</td>
<td>Civil Aviation Amendment Regulations 2002 (No. 9)</td>
<td>2002 No. 321</td>
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</tbody>
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Notice of Intent

COMMONWEALTH OF AUSTRALIA
Great Barrier Reef Marine Park Act 1975


Copies of the zoning plan may be inspected or purchased at:

a) the offices of the Great Barrier Reef Marine Park Authority at the following locations:
   i) 2-68 Flinders Street, TOWNSVILLE, QLD; and
   ii) John Gorton Building, PARKES, ACT; and

b) the offices of the Queensland Parks and Wildlife Service at the following locations in Queensland:
   i) 61 Yeppoon Road, Parkhurst, ROCKHAMPTON, QLD; and
   ii) Naturally Queensland Centre, 160 Ann Street, BRISBANE, QLD.

Dated this 9th day of December 2002

David Kemp

Minister for the Environment and Heritage

let's keep it great
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) SOREN HARRY ENGVIST is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 (‘the Act’);

(B) SOREN HARRY ENGVIST proposes to acquire an interest in the Australian urban land described in the notice furnished on 21 November 2002 under section 26A of the Act;

NOW THEREFORE I, Grahame Crough, Acting General Manager, Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this 18th day of December 2002.

Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) WilTel Communications Pty Ltd ABN 33 081 547 042 is a corporation for the purposes of section 18 of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");

(B) Williams Headquarters Building Company is a foreign person for the purposes of that section of the Act;

(C) Williams Headquarters Building Company proposes to acquire a substantial shareholding in WilTel Communications Pty Ltd ABN 33 081 547 042 as specified in the notice furnished on 27 November 2002 under section 26 of the Act.

NOW THEREFORE I, Grahame Crough, Acting General Manager, Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 18(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this [date] day of December, 2002.

[Signature]
Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) ANDREW YUILL GILLESPIE AND JUNE GILLESPIE are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');

(B) ANDREW YUILL GILLESPIE AND JUNE GILLESPIE propose to acquire an interest in the Australian urban land referred to in the notice furnished on 4 December 2002 under section 26A of the Act;

NOW THEREFORE, Grahame Crough, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this 18th day of December, 2002.

[Signature]

Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) Anna Soo Loon Lim is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");

(B) Anna Soo Loon Lim proposes to acquire an interest in Australian urban land as described in the notice furnished on 18 November 2002 under section 26A of the Act;

NOW THEREFORE I, Grahame Crough, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this 18th day of December 2002.

[Signature]
Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) Alexei Alexandrovich Fedotov is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');

(B) Alexei Alexandrovich Fedotov proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 28 November 2002 under section 26A of the Act;

NOW THEREFORE I, Grahame Crough, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, PROHIBIT pursuant to subsection 22(1) of the Act the proposed acquisition for a period not exceeding ninety days after this order comes into operation, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition.

Dated this 18th day of December, 2002.

Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) KENNETH STEWART is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');

(B) KENNETH STEWART proposes to acquire an interest in Australian urban land as described in the notice furnished on 21 November 2002, under section 26A of the Act;

NOW THEREFORE I, Grahame Crouch, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this 18th day of December 2002.

[Signature]

Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

(A) MUSTAFA AL-EIDAIN is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");

(B) MUSTAFA AL-EIDAIN proposes to acquire an interest in Australian urban land as specified in the notice furnished on 14 November 2002 under section 26A of the Act;

NOW THEREFORE I, Grahame Crough, Acting General Manager, Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

(i) MUSTAFA AL-EIDAIN proposes to acquire an interest in Australian urban land; and

(ii) the proposed acquisition would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this 16th day of December 2002.

[Signature]

Acting General Manager
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS—

(A) Trevor and Valerie Anne Scott are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");

(B) Trevor and Valerie Anne Scott propose to acquire an interest in Australian urban land as specified in the notice furnished on 2 November 2002 under section 26A of the Act.

NOW THEREFORE I, Grahame Crough, Acting General Manager, Foreign Investment Policy Division, for and on behalf of the Treasurer, being satisfied that:

(i) Trevor and Valerie Anne Scott propose to acquire an interest in Australian urban land; and

(ii) the proposed acquisition would be contrary to the national interest,

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this 16th day of December, 2002

Acting General Manager
Public Service Act 1999

Abolition of Invest Australia as an Executive Agency

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under section 65 of the Public Service Act 1999, abolish Invest Australia as an Executive Agency, to take effect from 31 December 2002.

Dated 19. 12. 2002

[Signature]
Governor-General

By His Excellency's Command

[Signature]
Prime Minister
Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

SPECIFICATION OF THE PLACES IN WHICH THE PAYMENT OF A FEE MUST BE MADE FOR THE PURPOSES OF PARAGRAPH 5.36(1)(a)

SPECIFICATION OF THE CURRENCY IN WHICH A FEE MAY BE PAID IN THAT PLACE FOR THE PURPOSES OF PARAGRAPH 5.36(1)(b)

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural and Indigenous Affairs, acting under Regulation 1.17 and paragraphs 5.36(1)(a) and (b) of the Migration Regulations 1994:

1) REVOKE the gazette notice specifying places in which the payment of a fee must be made, and the currency in which a fee may be paid in that place, made for the purposes of paragraphs 5.36(1)(a) and 5.36(1)(b) and signed on 20 July 2002; and

2) SPECIFY for the purposes of paragraph 5.36(1)(a) the places set out in column A of the Schedule as a place in which the payment of a fee must be made, and specify for the purposes of paragraph 5.36(1)(b) the currency set out in column B of the Schedule as the currency in which a fee may be paid in that place.

This notice comes into effect upon publication.

Dated 18 December 2002.

PHILIP RUDDOCK
Minister for Immigration and Multicultural and Indigenous Affairs

[NOTE 1: Regulation 1.17 provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE 2: Paragraph 5.36(1)(a) provides that payment of a fee must be made in a place, being Australia or a foreign country, that is specified for the purposes of this paragraph by Gazette Notice. Paragraph (b) provides that payment of a fee must be made in a currency that is specified for the purposes of this paragraph by Gazette Notice as a currency in which a fee may be paid in that place.]
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<th>Place</th>
<th>Currency to be used to pay Immigration fees and charges</th>
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<tr>
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<td>Zimbabwe Dollar, United States Dollar</td>
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</table>
Notification of the making of Statutory Rules

The following Statutory Rules have been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT, 2600. Telephone: (02) 6247 7211.

Copies may also be obtained from the following internet sites:
- scaleplus.law.gov.au
- frli.law.gov.au

<table>
<thead>
<tr>
<th>Act under which the Statutory Rule was made</th>
<th>Description of the Statutory Rule</th>
<th>Year and number of the Statutory Rule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary Industries (Excise) Levies Act 1999</td>
<td>Primary Industries (Excise) Levies Amendment Regulations 2002 (No. 12)</td>
<td>2002 No. 324</td>
</tr>
<tr>
<td>Crimes at Sea Act 2000</td>
<td>Crimes at Sea Regulations 2002</td>
<td>2002 No. 327</td>
</tr>
<tr>
<td>Customs Act 1901</td>
<td>Customs Amendment Regulations 2002 (No. 7)</td>
<td>2002 No. 328</td>
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<td>Customs Act 1901</td>
<td>Customs Amendment Regulations 2002 (No. 8)</td>
<td>2002 No. 329</td>
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<tr>
<td>Customs Act 1901</td>
<td>Customs (Prohibited Exports) Amendment Regulations 2002 (No. 5)</td>
<td>2002 No. 330</td>
</tr>
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<td>Act under which the Statutory Rule was made</td>
<td>Description of the Statutory Rule</td>
<td>Year and number of the Statutory Rule</td>
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<tr>
<td>--------------------------------------------</td>
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<tr>
<td>Customs Act 1901</td>
<td>Customs (Prohibited Imports) Amendment Regulations 2002 (No. 4)</td>
<td>2002 No. 331</td>
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<td>Customs Act 1901</td>
<td>Customs (Prohibited Imports) Amendment Regulations 2002 (No. 5)</td>
<td>2002 No. 332</td>
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<td>Family Law Act 1975</td>
<td>Family Law (Superannuation) Amendment Regulations 2002 (No. 2)</td>
<td>2002 No. 333</td>
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<td>Broadcasting Services Act 1992</td>
<td>Broadcasting Services (Digital Television Standards) Amendment Regulations 2002 (No. 1)</td>
<td>2002 No. 335</td>
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<td>Television Licence Fees Act 1964</td>
<td>Television Licence Fees Amendment Regulations 2002 (No. 1)</td>
<td>2002 No. 336</td>
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<td>Workplace Relations Act 1996</td>
<td>Workplace Relations Amendment Regulations 2002 (No. 3)</td>
<td>2002 No. 337</td>
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<td>Superannuation Act 1976</td>
<td>Superannuation (CSS) Continuing Contributions for Benefits Amendment Regulations 2002 (No. 2)</td>
<td>2002 No. 341</td>
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<tr>
<td>Superannuation Act 1990</td>
<td>Superannuation (PSS) Membership Inclusion Amendment Declaration 2002 (No. 3)</td>
<td>2002 No. 342</td>
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<tr>
<td>National Health Act 1953</td>
<td>National Health (Pharmaceutical Benefits) Amendment Regulations 2002 (No. 2)</td>
<td>2002 No. 344</td>
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<td>Therapeutic Goods Act 1989</td>
<td>Therapeutic Goods Amendment Regulations 2002 (No. 6)</td>
<td>2002 No. 345</td>
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<td>Act under which the Statutory Rule was made</td>
<td>Description of the Statutory Rule</td>
<td>Year and number of the Statutory Rule</td>
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<tr>
<td>--------------------------------------------</td>
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<tr>
<td>Migration Act 1958</td>
<td>Migration Agents Amendment Regulations 2002 (No. 2)</td>
<td>2002 No. 346</td>
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<td>Migration Act 1958</td>
<td>Migration Amendment Regulations 2002 (No. 9)</td>
<td>2002 No. 347</td>
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<td>Migration Act 1958</td>
<td>Migration Amendment Regulations 2002 (No. 10)</td>
<td>2002 No. 348</td>
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<td>Civil Aviation Act 1988</td>
<td>Civil Aviation Amendment Regulations 2002 (No. 10)</td>
<td>2002 No. 349</td>
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<td>Civil Aviation Act 1988</td>
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<td>Retirement Savings Accounts Amendment Regulations 2002 (No. 5)</td>
<td>2002 No. 352</td>
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<td>Superannuation Industry (Supervision) Act 1993</td>
<td>Superannuation Industry (Supervision) Amendment Regulations 2002 (No. 5)</td>
<td>2002 No. 353</td>
</tr>
<tr>
<td>Migration Act 1958</td>
<td>Migration Amendment Regulations 2002 (No. 11)</td>
<td>2002 No. 354</td>
</tr>
</tbody>
</table>
COMMONWEALTH OF AUSTRALIA

CEO INSTRUMENT OF APPROVAL No. 52 of 2002

CUSTOMS ACT 1901

I, LIONEL-BARRIE WOODWARD, Chief Executive Officer of Customs, under section 4A of the Customs Act 1901, approve for the purposes of:

(a) regulation 4F of the Customs (Prohibited Imports) Regulations 1956 ('the Regulations');

(b) paragraph (a) of the ‘Police authorisation test’ in Part 1 of Schedule 6 to the Regulations;

(d) item 2 in Part 4 of Schedule 6 to the Regulations;

the ‘B709A IMPORTATION OF FIREARMS - POLICE CONFIRMATION AND CERTIFICATION’ form (B709A(12/02)) as the approved form:

(a) for all articles described on the form, for making a statement for the purposes of paragraph (a) of the ‘Police authorisation test’ and for making a certification for the purposes of paragraph (b) of that test;

(b) for the category C articles described on the form, for certifying that a person is a certified primary producer.

This form is approved for use on and from gazettal.

CEO Instrument of Approval No. 50 of 2000, dated 18 August 2000, which approved ‘IMPORTATION OF FIREARMS - POLICE CONFIRMATION’ form (B709A(8/00)), is revoked with effect on and from gazettal.

Dated: 20 December 2002

LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs
IMPORTATION OF FIREARMS
POLICE CONFIRMATION AND CERTIFICATION

Customs (Prohibited Imports) Regulations
This form is only for use in relation to FIREARMS, PARTS FOR FIREARMS, FIREARM ACCESSORIES, FIREARM MAGAZINES AND AMMUNITION.

1. Full Name of Authorized Person
   Rank
   ID Number

   being the, or, being a person authorised under State or Territory legislation by the; (delete by ruling out as appropriate)

   • Chief Commissioner or Commissioner of Police in the State of
   • Commissioner of Police of the Northern Territory;
   • Chief Police Officer of the Australian Capital Territory;
   hereby confirm that for the purposes of Regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations the firearm, firearm part, firearm accessory, firearm magazine and/or ammunition listed in table below for the Importer

   Name and Address

   being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s), or a licence or authorisation is not required.

<table>
<thead>
<tr>
<th>Qty</th>
<th>Description (Make, Type, Model, Calibre, Magazine capacity, etc)</th>
<th>Schedule 6 item No*</th>
<th>Firearm Serial No.</th>
<th>Licence/Authorisation Number</th>
<th>Date of Expiry</th>
</tr>
</thead>
</table>

   • The original of this confirmation must be surrendered to Customs when clearing the goods.
   • This confirmation will remain valid until [date of expiry] or unless revoked by the State or Territory Police authority.

   Authorised Person's Signature
   Date

   * If the firearm and/or part is a Category C firearm the statement below must also be completed.

   I certify that the above importer of a Category C firearm and/or parts for a Category C firearm, is a primary producer or a dealer acting on behalf of a primary producer.

   Authorised Person's Signature

   NOTES
   1. The above statement DOES NOT AUTHORISE the importation of the firearm, firearm part, firearm accessory, firearm magazine or ammunition referred to above.
   The importation is subject to the conditions and requirements as set out in regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations.
   2. Enquiries in relation to the importation of a firearm, firearm part, firearm accessory, firearm magazine or ammunition are to be directed to the Australian Customs Service at the intended port of entry.

   Customs official use
   Customs clearance document

   Port
   Date
COMMONWEALTH OF AUSTRALIA

CEO INSTRUMENT OF APPROVAL No. 53 of 2002

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, under section 4A of the Customs Act 1901, approve for the purposes of:

(a) regulation 4F of the Customs (Prohibited Imports) Regulations 1956 ('the Regulations')
(b) paragraph (c) of the 'Police authorisation test' in Part 1 of Schedule 6 to the Regulations;
(c) paragraph (b) of the 'Dealer test - category H article' in Part 1 of Schedule 6 to the Regulations;
(d) items 1, 1A, 4, 6 and 7 in Part 4 of Schedule 6 to the Regulations;

the 'B709D CATEGORY H - POLICE CONFIRMATION AND CERTIFICATION' form (B709D(12/02)) as the approved form for:

(a) certifying that a person is a certified sports shooter for the articles; a certified international sports shooter for the articles; a person certified for business or occupational purposes for the articles; or a certified collector for the articles; or
(b) making a statement for the purposes of paragraph (b) of the 'Dealer test- category H article'.

This form is approved for use on and from gazetted.

CEO Instrument of Approval No. 52 of 2000, dated 18 August 2000, which approved 'CATEGORY C & H - POLICE CERTIFICATION' form (B709D(8/00)), is revoked with effect on and from gazetted.

Dated: 20 December 2002

LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs
**AUSTRALIAN CUSTOMS SERVICE**

**B709D**

**CATEGORY H - POLICE CONFIRMATION AND CERTIFICATION**

Customs (Prohibited Imports) Regulations:

This form is only for use in relation to Category H FIREARMS, PARTS FOR FIREARMS, FIREARM ACCESSORIES and FIREARM MAGAZINES as defined in the Customs (Prohibited Imports) Regulations.

<table>
<thead>
<tr>
<th>Full Name of Authorised Person</th>
<th>Rank</th>
<th>ID Number</th>
</tr>
</thead>
</table>

being the, or, being a person authorised under State or Territory legislation by the: (delete by ruling out as appropriate)

- Chief Commissioner or Commissioner of Police in the State of ____________________________
- Commissioner of Police of the Northern Territory; or
- Chief Police Officer of the Australian Capital Territory;

hereby confirm that for the purposes of Regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations the Category H firearm, firearm part, firearm accessory, firearm magazine listed in the table below for the Importer

<table>
<thead>
<tr>
<th>Name and Address</th>
</tr>
</thead>
</table>

being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s), or a licence or authorisation is not required. I further certify that for the purposes of Regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations that the Importer is:

- ❌ Firearms dealer
- ❌ person certified for business or occupational purposes
- ❌ person who is not required to hold a licence or authorisation to possess the article in the relevant State or Territory
- ❌ certified collector
- ❌ certified sports shooter
- ❌ certified international sports shooter

<table>
<thead>
<tr>
<th>Qty</th>
<th>Description (Make, Type, Model, etc.)</th>
<th>Calibre</th>
<th>Magazine capacity</th>
<th>Barrel length</th>
<th>Firearm Serial No.</th>
<th>Licence/Authorisation Number</th>
<th>Date of Entry</th>
</tr>
</thead>
</table>

* The original of this confirmation must be surrendered to Customs when clearing the goods.

* This confirmation will remain valid until date of expiry or unless revoked by the State or Territory Police authority.

<table>
<thead>
<tr>
<th>Authority Person's Signature</th>
<th>Date</th>
</tr>
</thead>
</table>

* Restrictions apply to the type of category H firearms, or their parts for sports shooters. These are defined in Schedule 6, Part 4, sub-item 1.2 of the Customs (Prohibited Imports) Regulations.

- ❌ I certify that the handgun/revolver being a calibre greater than .22" but not greater than .45" is for a specially accredited sporting event.

<table>
<thead>
<tr>
<th>Port</th>
<th>Date</th>
</tr>
</thead>
</table>

**NOTES**

1. The above statement **DOES NOT AUTHORISE** the importation of the firearm, firearm part, firearm accessory, firearm magazine or ammunition referred to above. The importation is subject to the conditions and requirements set out in regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations.

2. Enquiries in relation to the importation of a firearm, firearm part, firearm accessory, firearm magazine or ammunition are to be directed to the Australian Customs Service at the intended port of entry.
COMMONWEALTH OF AUSTRALIA
Therapeutic Goods Act 1989

Therapeutic Goods (Excluded Goods) Order No.1 of 2002
TG1/2002

I, TERENCE SLATER, a delegate of the Secretary of the Department of Health and Ageing for the purposes of section 7 of the Therapeutic Goods Act 1989 (the Act), and acting under subsection 7(1) of that Act, make the following Order.

Dated 19 December 2002

Delegate of the Secretary of the Department of Health and Ageing

Citation

1. This Order may be cited as the Therapeutic Goods (Excluded Goods) Order No 1 of 2002.

Commencement

2. This Order commences on Gazettal.

Amendment

3. Therapeutic Goods (Excluded Goods) Order No.1 of 1998 * ("the 1998 Order") is amended as set out in this Order.

4. Delete paragraph 3(i) and replace with the following new paragraph: "3(i) equipment for use in the purification or treatment of drinking water;"

5. After item 12 in the Table insert:

   (i) in column 1 -

   "13"

   (ii) in column 2 -

   "substances for use in the purification or treatment of drinking water"

   (iii) in column 3 -

   "If no therapeutic claims are made"

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE FOR THE PURPOSES OF SECTION 127
OF THE BROADCASTING SERVICES ACT 1992

VARIATIONS OF THE BROADCASTING SERVICES (AUSTRALIAN CONTENT) STANDARD 1999 AND THE CHILDREN'S TELEVISION STANDARDS

On 19 December 2002 the ABA decided to vary the Broadcasting Services (Australian Content) Standard 1999. The variations will take effect on 1 January 2003. The variations to the standards are set out in the Broadcasting Services (Australian Content) Standard Variation 2002 (No. 1).

On 19 December 2002 the ABA decided to vary the Children's Television Standards. The variations will take effect on 1 January 2003. The variations to the standards are set out in the Children's Television Standards Variation 2002 (No. 1).

Copies of the variations can be obtained free from the ABA by visiting the ABA's website at <www.aba.gov.au>, by calling Freecall 1800 810 241 or by writing to the ABA at the following address:

Australian Broadcasting Authority
PO Box Q500
Queen Victoria Building
Sydney NSW 2001
South East Trawl Fishery Management Plan 1998 (Revocation)

Fisheries Management Act 1991


The revocation takes effect on 31 December 2002.

Dated 18 November 2002

Managing Director of the Australian Fisheries Management Authority
NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 23 December 2002:

Part 105 - Aircraft

AD/EXTRA/7 - Upper Longeron at Horizontal Stabiliser

Copies of the above Order(s) are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU
NOTIFICATION OF EXEMPTIONS
UNDER THE CIVIL AVIATION REGULATIONS 1988

On 20 December 2002, the Civil Aviation Safety Authority (CASA) issued the following instruments:

- an exemption under subregulation 308 (1) of the Civil Aviation Regulations 1988 (CAR 1988) that exempts the pilot in command of an Australian aircraft used for the purposes of the NSW Rural Fire Service from compliance with the requirements of paragraphs 83 (1) (c) and (e) (Exemption Number CASA EX41/2002)

- an exemption under regulation 308 of CAR 1988 that exempts operations by a float equipped aeroplane operated by T G and M A Mulholland Pty Ltd, trading as Tasmanian Seaplanes, from compliance with paragraphs 166 (1) (d), (f) and (g) of CAR 1988 (Exemption Number EX43/2002).

Copies of these instruments are available from:

Manager, Information and Production
CASA Office of Legal Counsel
Level 5 CASA Building
Cnr Northbourne Avenue and Barry Drive
Canberra ACT

Phone: (02) 6217 1910
Email: hornblower@casa.gov.au
I, Peter Colin Martin, Australian Government Actuary, determine the method to be used to calculate the interest rate for the adjustment of base amount under subregulation 45D(4) of Family Law (Superannuation) Regulations 2002, where the interest or a component of the interest that is subject to:

(a) a superannuation agreement or a flag lifting agreement under subparagraph 90MJ(1)(c)(i) or (ii) of the Family Law Act 1975; or

(b) an order of a court under paragraph 90MJ(1)(a) of the Family Law Act;

is a defined benefit interest or a superannuation interest in a self managed superannuation fund.

The interest rate is to be calculated in accordance with the following method:

\[
1.074383^{\frac{d}{365}} - 1
\]

where \( d \) is the number of days in the adjustment period.

Peter Colin Martin  
(Australian Government Actuary)  
23 December 2002
NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 2 January 2003:

Part 106 - Engines

AD/TPE331/60 - Cycle Life Counting - Special Use Operations

Copies of the above Order(s) are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU
PERMIT TO UNLICENSED SHIP - CONTINUING

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>OFFICIAL NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALCEM CALACA</td>
<td>MANILA</td>
<td>7805382</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months’ notice to the master, owner, or agent of the ship of the intended cancellation.

NAMES OF PORTS FOR WHICH PERMIT ISSUED

GLADSTONE, DEVONPORT, NEWCASTLE AND MELBOURNE

Dated at CANBERRA this 23rd day of December 2002

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 26 December 2002 to 25 March 2003.
3. DRY BULK only may be carried.
4. The cargo may only be carried from:
   GLADSTONE TO NEWCASTLE AND MELBOURNE AND DEVONPORT TO MELBOURNE.
5. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
6. That the vessel is not detained under Australia’s Port State Control program.
PERMIT TO UNLICENSED SHIP - CONTINUING

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>OFFICIAL NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSL PACIFIC</td>
<td>NASSAU</td>
<td>851802</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

NAMES OF PORTS FOR WHICH PERMIT ISSUED
PORT ALMA, ADELAIDE, PORT KEMBLA, SYDNEY AND MELBOURNE

Dated at CANBERRA this 23 day of December 2002

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED
1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 21 DECEMBER 2002 to 21 MARCH 2003.
3. DRY BULK only may be carried.
4. The cargo may only be carried from:
   PORT ALMA TO SYDNEY, ADELAIDE TO MELBOURNE AND PORT KEMBLA TO MELBOURNE.
5. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
6. That the vessel is not detained under Australia's Port State Control program.
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912
No: 358

PERMIT TO UNLICENSED SHIP - CONTINUING

<table>
<thead>
<tr>
<th>Name of Ship</th>
<th>Port of Registry</th>
<th>OFFICIAL NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>STADACONA</td>
<td>NASSAU</td>
<td>9000032</td>
</tr>
</tbody>
</table>

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

NAMES OF PORTS FOR WHICH PERMIT ISSUED
ADELAIDE, GLADSTONE, BRISBANE AND MELBOURNE

Dated at CANBERRA this 24 day of December 2002

[Signature]
Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 30 DECEMBER 2002 to 30 MARCH 2003.
3. DRY BULK only may be carried.
4. The cargo may only be carried from:
   ADELAIDE TO BRISBANE, GLADSTONE TO BRISBANE AND GLADSTONE TO MELBOURNE.
5. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
6. That the vessel is not detained under Australia's Port State Control program.