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The date of publication of this Gazette is 4 June 2003
This Gazette is published by the Office of Legislative Drafting (OLD) on behalf of the Commonwealth of Australia.

OLD 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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We can provide advice on:
- 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 6253
Fax. (02) 6250 5930

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To maximise the quality of notices, all copy must be typewritten or typeset using a laser printer. Handwritten material will generally not be accepted. Other material may be accepted, however, the Attorney-General's Department will take no responsibility for the quality of production of these notices.

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A charge of $126.50 per page will apply to the submission of notices for this Gazette.

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.
Variation of closing times

Queen's Birthday Holiday – Issue of 11 June 2003 (GN 23)

As Monday 9 June 2003 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 23 will be:

- Thursday, 5 June 2003 at 10.00am.

General Information

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<tr>
<th>GAZETTE INQUIRIES</th>
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<tr>
<td>Lodgment Inquiries: (02) 6250 5510</td>
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<tr>
<td>Subscriptions (Fax): (02) 6293 8388</td>
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<td>Subscriptions (Tel): (02) 6293 8383</td>
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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, Cnr 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 a 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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All Government Notices Gazette copy: Friday at 10.00 a.m. in the week prior to publication.

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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AVAILABILITY

The Gazette may be purchased by mail from Mail Order Sales, (132 447) AusInfo, GPO Box 84, Canberra ACT 2601 or over the counter from Commonwealth Government Info Shops at:

- 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) 9222 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 54, Canberra ACT 2601.

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| P3             | 29.4.03             | *Great Barrier Reef Marine Park Act 1975*  
Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Feb. 03 to 28. Feb. 03.  
Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Dec. 02 to 31. Jan. 03 and not previously gazetted. |
| P4             | 30.4.03             | Instruments made under Part VII of the *National Health Act 1953*. |
| P5             | 20.5.03             | *Australian Heritage Commission Act 1975*  
Notice of intention to enter places in the Register of the National Estate.  
Notice of entry in the Register of the National Estate.  
Notice of decision not to enter places and parts of places in The Register of the National Estate.  
Notice of removal of entries from the Register of the National Estate. |
Workplace Relations Act 1996
AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of the variation of the awards
Notice is hereby given
(a) that the Commission has varied the terms of the awards referred to in the Schedule below.
(b) that the variations will be a common rule of the Australian Capital Territory as shown in the
Schedule below; and
(c) that any person or organisation interested and having an objection to the variations binding that
person or organisation and wanting to be heard in relation to the above-mentioned variation is
invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level
2, CML Building, University Avenue, Canberra, A.C.T., or at the office of the Australian Industrial
Registry in any capital city.

NB: the prescribed time for lodgement of objections is 28 days.

SCHEDULE OF TERMS TO BE VarIED
AWARD (Case No.)

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<th>Clause</th>
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30 May 2003

Christine Hayward
Deputy Industrial Registrar
I, WARREN ERROL TRUSS, Minister for Agriculture, Fisheries and Forestry, make these Orders under regulation 3 of the Export Control (Orders) Regulations 1982.

Dated 23rd May 2003

Minister for Agriculture, Fisheries and Forestry
2

COMMONWEALTH OF AUSTRALIA

EXPORT CONTROL (ORDERS) REGULATIONS

PRESERVED GOODS (GENERAL) AMENDMENT ORDERS 2003 (No. 1)

1. Name of Orders

These Orders are the Prescribed Goods (General) Amendment Orders 2003 (No. 1).

2. Commencement

These Orders commence on the day on which they are notified in the Gazette.

3. Amendment of Prescribed Goods (General) Orders

Schedule 1 amends the Prescribed Goods (General) Orders 1985.

Schedule 1 Amendments

(order 3)

[1] Suborder 7.1(f)

*omit*

Area A of the Zone of Cooperation,

*insert*

the Joint Petroleum Development Area,

[2] Suborder 7.3, definition of Area A of the Zone of Cooperation

*omit*

[3] Suborder 7.3, after the definition of installed

*insert*

*Joint Petroleum Development Area* has the same meaning as in the Petroleum (Timor Sea Treaty) Act 2003.
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.

<table>
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<th>Schedule</th>
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<th>Column 2</th>
<th>Column 3</th>
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WAYNE BALDWIN
Delegate of the Chief Executive Officer of Customs
CANBERRA A.C.T.
28/05/2003
Notice under s. 269ZHG of the Customs Act 1901

CONTINUATION INQUIRY:

CERTAIN STEEL DEMOUNTABLE TUBELESS TRUCK WHEEL RIMS FROM THE REPUBLIC OF SOUTH AFRICA

The Australian Customs Service (Customs) has completed its inquiry into whether the anti-dumping measures, in the form of a price undertaking, currently applying to imports of certain steel demountable tubeless truck wheel rims (truck wheel rims) from the Republic of South Africa (South Africa) should be continued after 24 June 2003 for a further five years. The findings of Customs are detailed in Trade Measures Report no. 69.

The goods covered by this notice are 8.25" x 22.5" (20.95 x 57.15 cm) steel demountable tubeless truck wheel rims which are used mainly on heavy transport vehicles. The goods are classified under sub-heading 8708.70.99, statistical code 81, in Schedule 3 to the Customs Tariff Act 1995.

From its inquiries, Customs is satisfied that, in the absence of the price undertaking, there is likely to be a recurrence of exports of truck wheel rims from South Africa at dumped prices and the material injury that the measure is intended to prevent.

The Minister for Justice and Customs has accepted Customs' recommendation and declared that he has decided to take steps to secure the continuation of the measure.

Trade Measures Report no. 69 will be available on the Internet at http://www.customs.gov.au (follow the links to 'anti-dumping').

A printed version of Trade Measures Report no. 69 is expected to be available shortly. A copy of this Report will be sent to each of those parties who made submissions to the inquiry. Interested parties may request a copy of the report from the Trade Measures Branch of Customs by telephoning (02) 6275 6547.

Any questions about this notice may be directed to John Bracic, Customs Manager, Operations 2 by telephone (02) 6275-6403 or email john.bracic@customs.gov.au

Sue Pitman
National Manager
Trade Measures Branch
CANBERRA ACT

4 June 2003
Seeking Copyright Holders

Of the lyrics belonging to the following songs which are to be used in conjunction with a National Library of Australia exhibition – Snake Gully Swagger written by Jack O’Hagan; Bridge of Our Dreams Come True – written by Varney Monk & sung by Len Morris; I’m going back to Yarrawonga written by Neil McBeath sung by Ella Shields; Banish the Budget Blues written and sung by Jack Lumsdaine; Waiting for Something to Happen words by Slim de Grey, music by Ray Tullipan, sung by Slim de Grey.

Please contact Brenda Runnegar on
Phone (02) 6262 1475
Telecommunications (Section of Telecommunications Industry) Determination 2003 (No. 1)

The AUSTRALIAN COMMUNICATIONS AUTHORITY makes this Determination under subsection 110 (3) of the Telecommunications Act 1997.

Dated 28 May 2003

Chair

Deputy Chair

Australian Communications Authority

1 Name of Determination
This Determination is the Telecommunications (Section of Telecommunications Industry) Determination 2003 (No. 1).

2 Commencement
This Determination commences when it is made.

3 Definitions
In this Determination:
cabling services means any of the following activities:
(a) the installation of customer cabling for connection to a telecommunications network or a facility that is used to supply a listed carriage service;
(b) the connection of customer cabling to a telecommunications network or a facility that is used to supply a listed carriage service;

(c) the maintenance of customer cabling connected to a telecommunications network or a facility that is used to supply a listed carriage service.

Note Customer cabling, facility, listed carriage service and telecommunications network are defined in the Act.

4 Specification of telecommunications activity

For this Determination, the specified telecommunications activity is the supply of cabling services.

5 Section of telecommunications industry

For subsection 110 (3) of the Act, persons:

(a) who:

(i) perform the telecommunications activity specified in section 4 for reward; or

(ii) propose to perform the telecommunications activity specified in section 4 for reward; or

(iii) arrange, for reward, for the performance of the telecommunications activity specified in section 4; or

(iv) propose to arrange, for reward, the performance of the telecommunications activity specified in section 4; and

(b) to whom the Telecommunications Cabling Provider Rules 2000 do not apply;

constitute a section of the telecommunications industry, to be identified as ‘cabling service operators’.
NOTICE OF APPLICATION FOR RENEWAL OF LICENCE

BROADCASTING SERVICES ACT 1992

In accordance with section 90(2)(community licences) of the Broadcasting Services Act 1992 (the Act), the Australian Broadcasting Authority (ABA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

**Commercial Broadcasting Licensees**

<table>
<thead>
<tr>
<th>Licensee</th>
<th>Licence No.</th>
<th>Location</th>
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<tbody>
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<td>SL010074</td>
<td>Bunbury, WA</td>
</tr>
<tr>
<td>Hy-Grade Properties Pty Ltd</td>
<td>SL1150442</td>
<td>Australia-wide</td>
</tr>
<tr>
<td>Maryborough Broadcasting Company Pty Ltd</td>
<td>SL1150052</td>
<td>Maryborough, QLD</td>
</tr>
<tr>
<td>Coastal Broadcasters Pty Ltd</td>
<td>SL4177</td>
<td>Innisfail, QLD</td>
</tr>
</tbody>
</table>

**Community Broadcasting Licensees**

<table>
<thead>
<tr>
<th>Licensee</th>
<th>Licence No.</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mansfield Community Radio Inc.</td>
<td>SL1150021</td>
<td>Mansfield, Vic</td>
</tr>
<tr>
<td>Townsville Christian Broadcasters Association Inc.</td>
<td>SL1150010</td>
<td>Townsville, Qld</td>
</tr>
</tbody>
</table>

The ABA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ABA does not decide that subsection 83(2) (for community) of the Act applies to the company.

The ABA may decide that section 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide or a community broadcasting service under a licence would lead to a significant risk of:

(a) an offence against the Act or the regulations being committed; or
(b) a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, the ABA is required by section 83(3) (community) of the Act, to take into account:

(a) the business record of the company; and
(b) the company’s record in situations requiring trust and candour; and
(c) the business record of the chief executive and each director and secretary of the applicant; and
(d) the record in situations requiring trust and candour of each such person; and
(e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

The Act does not require the ABA to hold an investigation or a hearing into whether a licence should be renewed.
ATTACHMENT A

CPI INDEXATION FACTOR

In accordance with subsection 12X(4) of the Student Assistance Act 1973 the indexation factor for the ABSTUDY Student Supplement Scheme Loan as at 1 June 2003 is as follows:

The sum of the index number for the March quarter in the later reference period and the index numbers for the 3 immediately preceding quarters:

divided by

the sum of the index numbers for the March quarter in the earlier reference period and the index numbers for the 3 immediately preceding quarters.

\[
\text{Indexation factor} = \frac{\text{MarQ'02} + \text{DecQ'01} + \text{SeptQ'01} + \text{JunQ'01}}{\text{MarQ'01} + \text{DecQ'00} + \text{SeptQ'00} + \text{JunQ'00}}
\]

\[
= \frac{141.3 + 139.5 + 138.5 + 137.6}{136.6 + 135.4 + 134.2 + 133.8}
\]

\[
= \frac{556.9}{540.0}
\]

\[
= 1.031 \text{ (rounded to three decimal places)}
\]

The CPI indexation factor is 1.031 and the percentage increase is 3.1% (ie 1.031 minus 1 times 100)
Prescribed Amounts

Subsection 12ZK(6) of the Student Assistance Act 1973 provides for publication of the minimum prescribed amount, the intermediate prescribed amount and the maximum prescribed amount of income for that year of income.

In respect of the financial year 1 July 2003 to 30 June 2004:

- the minimum prescribed amount is $35,885
- the intermediate prescribed amount is $40,781; and
- the maximum prescribed amount is $57,095.
# Environment and Heritage

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

*Environment Protection and Biodiversity Conservation Act 1999*

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 a controlled action. The controlling provisions for each action are 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>Controlling Provisions</th>
<th>Component decision under s.77(3) applies</th>
</tr>
</thead>
<tbody>
<tr>
<td>2003/1045</td>
<td>Charbon Colliery/Mining/Kandos/NW/Southern Open Cut and Areas 3 &amp; 4</td>
<td>23 May 2003</td>
<td>s 18 a listed threatened species or ecological community</td>
<td>No</td>
</tr>
<tr>
<td>2003/1043</td>
<td>Mareeba Shire Council/Land transport/Kuranda/QLD/Russett Park Alternative Access Road</td>
<td>23 May 2003</td>
<td>s 12 World Heritage values of a declared World Heritage property</td>
<td>No</td>
</tr>
</tbody>
</table>
2. 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>2003/1049</td>
<td>Department of Finance and Administration/Sale or lease of Commonwealth property/Canberra/ACT/Sale of land located at Blocks 11 and 13, Section 45, Division of Belconnen</td>
<td>28 May 2003</td>
<td>No</td>
</tr>
<tr>
<td>2003/1048</td>
<td>Landcom/Urban and commercial new development/Little Bay/NSW/Redevelopment of the former Prince Henry Hospital Site</td>
<td>27 May 2003</td>
<td>No</td>
</tr>
<tr>
<td>2003/1055</td>
<td>The Canberra Investment Corporation Ltd/Urban and commercial new development/Dunlop/ACT/Dunlop 4 West Residential Development</td>
<td>26 May 2003</td>
<td>No</td>
</tr>
<tr>
<td>2003/1044</td>
<td>Stockland/Urban and commercial new development/Rockingham/WA/Kennedy Park Estate Residential Development</td>
<td>23 May 2003</td>
<td>No</td>
</tr>
<tr>
<td>2003/1034</td>
<td>City of Armadale/Tourism, recreation and conservation management/Champion Lakes/WA/Construction of international rowing course and commercial/residential areas</td>
<td>22 May 2003</td>
<td>No</td>
</tr>
<tr>
<td>2003/1042</td>
<td>OMV Australia Pty Ltd/Exploration (mineral, oil, gas)/Timor Sea/WA/Audacious-3 oil drilling well</td>
<td>22 May 2003</td>
<td>No</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>2002/549</td>
<td>City of Canning/Urban and commercial new development/Canning Vale/WA/Ranford Road Residential Development</td>
<td>Approved with Conditions</td>
<td>23 May 2003</td>
</tr>
<tr>
<td>2001/129</td>
<td>Falls Creek Ski Lifts Pty Ltd/Tourism and Recreational Facilities/Falls Creek/VIC/Falls Creek Ski Lift Installation</td>
<td>Approved with Conditions</td>
<td>23 May 2003</td>
</tr>
</tbody>
</table>

For more information see: http://www.ea.gov.au/epbc
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 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 Winnel AusNative Flora, Victoria is a small-scale operation as defined by regulation 9A.20 under Section 303FN (10). I hereby declare under subsection 303FN(2) that the Winnel AusNative Flora operation is an Approved Wildlife Trade Operation.

Unless amended or revoked, this declaration has effect subject to the following conditions applied under S303PT:

1. Harvest is restricted to foliage of Xanthorrhoea australis.
2. Harvesting operations are to be carried out on private land owned by B&S Winfield, Northern Grampians Shire Lot numbers CA 45A, 45B, in the parish of Wartook, Victoria.
3. The harvest is restricted to a maximum of 25% of available leaves from any one area, for distribution to domestic or export markets.
4. Winnel AusNative Flora must record yearly harvest figures, and domestic and export sales, and submit the figures for the year ending 30 June by 31 July to Environment Australia.
5. Winnel AusNative Flora must obtain such permits and approvals as required under Victorian state law.
6. This declaration is valid for a period of three years from the date of gazettal of this declaration, or until approval of a Statewide management plan that includes the wild harvest of Xanthorrhoea australis foliage, whichever is the earlier.

Dated this 24th day of July 2003

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, 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, Sustainable Wildlife Industries
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (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 Wastemaster (Division of Brambles Australia Ltd) to import up to 60,000 kg of lithium batteries from United Nations Mission for Support in East Timor, Dili, East Timor, to Cleanaway Technical Services (Division of Brambles Australia Ltd), 20 George Street, Wingfield, SA 5013, (telephone 08 8932 5900, facsimile 08 8932 5888).

The waste would be disposed of by means of physico-chemical treatment which results in final compounds or mixtures which are discarded by means of various disposal operations.

The waste would be packed and sealed in a double plastic bags, packed into cardboard boxes, loaded into shipping containers and shipped from Port of Dili, East Timor to the Port of Darwin and would be transported by road to the disposal facility.

The import would take place in two shipments commencing from the date of the permit, if granted.

David Atkinson
Acting Assistant Secretary
Government Partnerships, Chemicals and Biotechnology Branch

24 May 2003
On 21 May 2003, 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 F.H. Faulding & Co Limited, Level 7, 369 Royal Parade, Parkville VIC 3052 ("the Company") to supply tiludronate disodium (Skelid) 200 mg tablets which are exempt from compliance with Therapeutic Goods Order No 69 (TGO 69) "General requirements for labels for medicines", specifically exemption from compliance with subclauses 3(1)(a) and 3(13)(a) of TGO. 69, the information is in French and the French sponsor's name is present.

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

1. The exemption applies to batch 225 (expires 07/2005), comprising 1000 packs, for an anticipated period of 6 months from the date of approval.

2. The Company will pay the normal fee that applies for an application to make this change.

3. No other changes have been made to the product.

4. The labels are as submitted with in the Company letter of application. The foil labels will be overstickered with the name of the Australian sponsor.
COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

DETERMINATION PURSUANT TO SUBSECTION 5D(1)

(PHS 8/2003)

The Minister for Health and Ageing has determined from 17 June 2003 and shall remain in force until and including 30 June 2004 the following outreach service for the purposes of the definition of outreach services in subsection 4(1) National Health Act 1953.

- St John of God- Murdoch outreach program, Perth, Western Australia

Copies of the Determination can be obtained from the office of the Commonwealth Department of Health and Ageing, GPO Box 9848, Canberra, ACT 2611 or by telephoning (02) 6289 9853 – 24 hour answering machine.
COMMONWEALTH OF AUSTRALIA

NATIONAL HEALTH ACT 1953

DETERMINATION PURSUANT TO SUBSECTION 5D(1)

(PHS 9/2003)

The Minister for Health and Ageing has determined from 1 July 2003 and shall remain in force until and including 30 June 2004 the following outreach service for the purposes of the definition of outreach services in subsection 4(1) National Health Act 1953.

- St John of God- Subiaco outreach program, Perth, Western Australia
- Bethesda Hospital outreach program, Perth, Western Australia

Copies of the Determination can be obtained from the office of the Commonwealth Department of Health and Ageing, GPO Box 9848, Canberra, ACT 2611 or by telephoning (02) 6289 9853 – 24 hour answering machine.
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 4 June 2003:

Part 105 - Aircraft

AD/BN-2/77 - Access Panel Bolts
AD/BN-2/78 - Control Rod to Elevator Trim Tab Lever Bolt Retainer
AD/BNT/53 - Access Panel Bolts
AD/ECUREUIL/87 - Main Rotor STARFLEX Star
AD/ECUREUIL/88 - Collective Pitch Lever Friction Mechanism

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 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 4 June 2003:

Part 105 - Aircraft

AD/S-PUMA/49 - Pilot Cyclic Stick Stops

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 EXEMPTION
UNDER THE CIVIL AVIATION REGULATIONS 1988

On 23 May 2003, the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the Civil Aviation Regulations 1988 (CAR 1988) that exempts pilots in command of certain aircraft from the requirements of paragraph 244 (1)(c) of CAR 1988 (Exemption Number EX11/2003).

Copies of the instrument are available from:

Airservices Australia Publications Centre
Alan Woods Building
25 Constitution Avenue
CANBERRA ACT 2600

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre
Locked Bag 8500
CANBERRA ACT 2601
Permit to Unlicensed Ship - Continuing

Name of Ship | Port of Registry | Official Number
---|---|---
CSL PACIFIC | NASSAU | 851802

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, PORT KEMBLA, PORT ALMA, GLADSTONE, GEELONG, BRISBANE, SYDNEY AND MELBOURNE

Dated at CANBERRA this 22 day of May 2003

Official Stamp

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 MAY 2003 to 26 AUGUST 2003.
3. Non-citizen crew hold visas for the period of the permit, on condition that the ship leaves Australia at least once in every three (3) month period.
4. CALCITE, CEMENT CLINKER, SALT, FLY ASH AND CEMENT only may be carried.
5. The cargo may only be carried from:
   ADELAIDE, PORT KEMBLA, PORT ALMA AND GLADSTONE TO GEELONG, BRISBANE, SYDNEY AND MELBOURNE
6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
7. 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>ARAGO</td>
<td>NUKU’ALOFA</td>
<td>9186948</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

WESTERNPORT, BOTANY BAY, BRISBANE, GLADSTONE, TOWNSVILLE, CAIRNS, HOBART, DEVONPORT AND BELL BAY

Dated at CANBERRA this 26th day of May 2003

Official Stamp

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 6 JUNE 2003 to 6 SEPTEMBER 2003.
3. Non-citizen crew hold visas for the period of the permit, on condition that the ship leaves Australia at least once in every three (3) month period.
4. LPG only may be carried.
5. The cargo may only be carried from:
   WESTERNPORT OR PORT BOTANY TO WESTERNPORT, BOTANY BAY, BRISBANE, GLADSTONE, TOWNSVILLE, CAIRNS, HOBART, DEVONPORT AND BELL BAY
6. This permit is valid for shipments of cargo only in those instances where Beaufort Shipping has ascertained before each voyage that there are no licensed vessels available to carry the cargo and has so informed the Maritime Regulation section of the Department of Transport and Regional Services.
7. 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>HEBE</td>
<td>NUKU ALOFA</td>
<td>7909839</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

WESTERNPORT, BOTANY BAY, BRISBANE, GLADSTONE, TOWNSVILLE, CAIRNS, HOBART, DEVONPORT AND BELL BAY

Dated at CANBERRA this 26th day of May 2003

Official Stamp

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 29 MAY 2003 to 29 AUGUST 2003.
3. Non-citizen crew hold visas for the period of the permit, on condition that the ship leaves Australia at least once in every three (3) month period.
4. LPG only may be carried.
5. The cargo may only be carried from:
   WESTERNPORT OR PORT BOTANY TO WESTERNPORT, BOTANY BAY, BRISBANE, GLADSTONE, TOWNSVILLE, CAIRNS, HOBART, DEVONPORT AND BELL BAY.
6. This permit is valid for shipments of cargo only in those instances where Beaufort Shipping has ascertained before each voyage that there are no licensed vessels available to carry the cargo and has so informed the Maritime Regulation Section of the Department of Transport and Regional Services.
7. That the vessel is not detained under Australia's Port State Control program.
COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 398

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>AMASIS</td>
<td>LIMASSOL</td>
<td>9148025</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
MELBOURNE AND BRISBANE

Dated at CANBERRA this 25 day of May 2003

Official Stamp

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 25 MAY to 25 AUGUST 2003.
3. Non-citizen crew hold visas for the period of the permit, on condition that the ship leaves Australia at least once in every three (3) month period.
4. CONTAINERISED CARGO only may be carried.
5. The cargo may only be carried from:
MELBOURNE TO BRISBANE
6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
7. That the vessel is not detained under Australia's Port State Control program.
Superannuation Industry (Supervision) Act 1993

NOTICE OF DISQUALIFICATION

To: Ms Juliette Zuppicich
56 Heyington Place
Toorak
Vic 3142

SINCE I am satisfied that:

a) you were a responsible officer of Colors Investment Management Pty Ltd ("Colors"), the corporate trustee of the Colors Pty Ltd Superannuation Fund (the "Fund"), a superannuation entity as defined under subsection 10(1) of the Superannuation Industry (Supervision) Act 1993 (the "Act"), at the time that Colors was in contravention of the Act, and the nature, seriousness and number of the contraventions are such as to warrant your disqualification; and

b) you are not a fit and proper person to be a trustee, investment manager or custodian of a superannuation entity, or a responsible officer of a body corporate that is a trustee, investment manager or custodian of a superannuation entity

I, Darryl Milburn Roberts, a delegate of the Australian Prudential Regulation Authority, under subsection 120A(6) of the Act, GIVE you notice that I have decided, under subsections 120A(2) and 120A(3) of the Act, to DISQUALIFY you from being a trustee, investment manager or custodian of a superannuation entity, or a responsible officer of a body corporate that is a trustee, investment manager or custodian of a superannuation entity.

This order takes effect on the day on which it is made.

Dated: 23 May 2003

[signed]

........................................
Darryl Milburn Roberts
General Manager
Rehabilitation & Enforcement

[NOTE 1: Under subsection 120A(7) of the Act, the Australian Prudential Regulation Authority ("APRA") must cause to be published in the Gazette particulars of the disqualification order.]
NOTE 2: Under subsection 120A(5) of the Act, APRA may revoke this disqualification on its own initiative or on written application made by you.

NOTE 3: Under subsections 344(1), (2) and (3) of the Act, if you are a person who is affected by this decision and you are dissatisfied with it, 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 APRA to reconsider the decision. Such a request must set out the reasons for making the request. If you are dissatisfied with any decision by APRA under subsection 344(4) to confirm or vary the decision, under subsection 344(8) of the Act you may make an application to the Administrative Appeals Tribunal for review of the decision that has been so confirmed or varied.
REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

A. City Coast Credit Union Limited ACN 087 649 901 (the "ADI") is a body corporate with an authority under subsection 9(3) of the Banking Act 1959 (the CCCU);

B. On 9 September 2002 CCCU (and another ADI) requested APRA to approve a total transfer of CCCU's business under the Financial Sector (Transfers of Business) Act 1999 and as part of that application requested the Australian Prudential Regulation Authority (APRA) to revoke CCCU's section 9 authority following transfer of its assets to the other ADI;

C. That transfer was approved on 28 April 2003 and took effect on 1 May 2003; and

D. 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, Chief Executive Officer ("CEO") and a delegate of APRA, under subsection 9A(1), Act REVOKE CCCU's section 9 authority.

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

This instrument shall take effect on and from at 5.00 pm on 13 May 2003.

Dated ................................. 2003

G J Thompson
Chief Executive Officer
NOTICE THAT AUTHORISED DEPOSIT-TAKING INSTITUTION HAS CEASED TO EXIST

I, Brandon Kong Leong Khoo, Executive General Manager a delegate of the Australian Prudential Regulation Authority, under paragraph 9B(1)(a) of the Banking Act 1959 (the “Act”), am satisfied that City Coast Credit Union Limited ACN 86087649901, a body corporate that has been granted an authority under section 9 of the Act, has ceased to exist.

Dated: 13 May 2003

Brandon Kong Leong Khoo
Executive General Manager
Banking Act 1959

REVOCATION OF CONSENT TO ASSUME OR USE
RESTRICTED WORDS OR EXPRESSIONS IN RELATION TO A
FINANCIAL BUSINESS

SINCE:

A. Sub item 8(1) of Division 4 of Part 1 of Schedule 8 of the Financial Sector Reform (Amendments and Transitional Provisions) Act (No. 1) 1999 (the “FSR Act”) provides, among other things, that a body that, immediately before the transfer date:

(i) was a society, services corporation or association as defined in section 3 of the Financial Institutions Code; and

(ii) was trading or carrying on business (within the meaning of section 144 of that Code) under a name or title of which words, abbreviations or symbols covered by paragraph 144(2)(a) of that Code formed part;

is taken, on transfer date, to have been granted a consent under section 66 of the Banking Act 1959 (the “Banking Act”) covering the body trading or carrying on business under that name or title; and

B. City Coast Credit Union Limited, ACN 86087649901 was a society and credit union by virtue of the FSR Act provision mentioned in recital A, and therefore is taken to have been granted a consent under section 66 of the Banking Act from 1 July 1999;

C. Is an ADI and holds a Section 9 authority;

I, Wayne Stephen Byres, General Manager, a delegate of APRA, under paragraph 66(2)(c) of the Banking Act REVOKE the consent with respect to City Coast Credit Union Limited.

This instrument and the revocation of the section 66 authority of the ADI is to take effect and come on force on the close of business at 5:00 pm on 13 May 2003.

Dated 12/5/03

Wayne Stephen Byres
General Manager
REVOCATION OF CONDITIONS ON AUTHORISATION TO CARRY ON INSURANCE BUSINESS

To: HSB Engineering Insurance Limited ARBN 076 158 962 (the “Company”)

SINCE:

A. the Company is a general insurer within the meaning of the Insurance Act 1973 (the “Act”); and

B. the Company’s authorisation to carry on insurance business in Australia is subject to conditions imposed by a notice dated 27 September 2002 (the “conditions”),

I, Thomas Karp, a delegate of the Australian Prudential Regulation Authority, under paragraph 13(1)(b) of the Act REVOKE the conditions.

Dated: 19 May 2003

[signed]
Tom Karp
Executive General Manager
Diversified Institutions Division
Medical Indemnity (Prudential Supervision and Professional Standards) Act 2003

NOTIFICATION OF THE MAKING OF

INSTRUMENT ISSUING GUIDELINES

Graeme Thompson, Chief Executive Officer of the Australian Prudential Regulation Authority (APRA), issued the following three guidelines under subsection 13(9) of the Medical Indemnity (Prudential Supervision and Professional Standards) Act 2003 on 29 May 2003:

- Guidelines: Matters to be Included in a Funding Plan
- Guidelines: Certification of Funding Plans by Auditors and Actuaries

The guidelines entitled Guidelines: Matters to be Included in a Funding Plan set out the matters to be included in a funding plan lodged with APRA for the purposes of subsection 13(3) of the Act.

The guidelines entitled Guidelines: Certification of Funding Plans by Auditors and Actuaries set out the matters which an independent auditor and an independent actuary are to certify in relation to a funding plan.

The guidelines entitled Guidelines: Qualifications and Independence of Auditors and Actuaries set out the qualifications, and degree of independence, that an independent auditor and an independent actuary who certify the matters in relation to a funding plan must have.

Copies of the three guidelines, and of the explanatory statement accompanying them, can be obtained free of charge at:

Australian Prudential Regulation Authority
Level 26, 400 George Street
Sydney NSW 2000
Reference: Ms Margot Undercliffe.

They can also be viewed on APRA's website (www.apra.gov.au).

This notice is given under sections 46A and 48 of the Acts Interpretation Act 1901 and subsection 5(3) of the Statutory Rules Publication Act 1903 (read with regulation 3 of the Rules Publication Regulations 1913).

Dated 29 May 2003
NOTICE UNDER SECTION 4A SPECIFYING CERTAIN TAX INCENTIVES IN RESPECT OF WHICH TAX SPARING ARRANGEMENTS PROVIDED UNDER THE AUSTRALIA/VIETNAM DOUBLE TAXATION AGREEMENT SHALL APPLY

NOTICE is hereby given in pursuance of section 4A of the International Tax Agreements Act 1953 that, in accordance with subparagraph 5(b) of Article 23 of the Agreement between the Government of Australia and the Government of the Socialist Republic of Vietnam for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income (being the agreement a copy of which in the English language is set out in Schedule 38 of that Act), the Government of Australia and the Government of Vietnam have exchanged letters specifying the tax incentives in respect of which tax sparing arrangements provided under the above agreement shall apply.

The Australian letter stating the changes is attached.

Dated this 30 day of April, 2003

Helen Coonan
Assistant Treasurer
MINISTER FOR REVENUE AND
ASSISTANT TREASURER
Senator the Hon Helen Coonan
PARLIAMENT HOUSE
CANBERRA ACT 2600
Telephone: (02) 6277 7360
Facsimile: (02) 6273 4125
www.treasurer.gov.au/AssistantTreasurer

Excellency

I have the honour to acknowledge receipt of your Letter of 1 November 2000 which reads as follows:

"I have the honour to refer to consultations concerning Article 23 of the Agreement between the Government of Australia and the Government of the Socialist Republic of Vietnam for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income, done at Hanoi on 13 April 1992, as amended by an Exchange of Notes done at Canberra on 22 November 1996 (hereinafter referred to as "the Agreement, as amended").

I have the honour to inform you that Articles 26, 27, 28 and 32 of the Law on Foreign Investment in Vietnam of 1987 referred to in subparagraph 5(a)(i) of Article 23 of the Agreement, as amended, are replaced by Articles 38, 39, 42 and 48 (to the extent that Article 48 relates to Articles 38 and 39) of the Law on Foreign Investment in Vietnam of 1996. The replacing articles have substantially the same character as the original articles referred to in the Agreement, as amended.

I have the further honour to inform you that Articles 66, 67, 68, 69 and 72 of the Government Decree No. 18-CP dated 16 April 1993 on the implementation of the Law on Foreign Investment in Vietnam referred to in subparagraph 5(a)(ii) of Article 23 of the Agreement, as amended, are replaced by Articles 53, 54, 55, 56 and 59 of the Government Decree No.12/CP dated 18 February 1997 on the implementation of the Law on Foreign Investment in Vietnam and by Articles 45, 46, 47, 48 and 51 of the Government Decree No.24/2000/ND-CP dated 31 July 2000 on the implementation of the Law of Foreign Investment in Vietnam (Decree No.24/2000/ND-CP has superseded Decree No.12/CP since 1 August 2000). The replacing articles have substantially the same character as the original articles referred to in the Agreement, as amended.

I have the further honour to inform you that the words "trade and provision of other services" referred to in Article 55 of the Government Decree No.12/CP (which has been replaced by Article 47 of the Government Decree No.24/2000/ND-CP) are taken to include the meaning of the words "accounting, auditing and commercial services of any kind" as referred to in subparagraph 7(a) of Article 23 of the Agreement, as amended, and to propose that both Parties agree that subparagraph 7(a) should be so interpreted."
If the foregoing is acceptable to the Government of Australia, this Letter together with your Letter in reply to that effect shall constitute an agreement between the two Governments for the purposes of subparagraph 5(b) of Article 23 of the Agreement, as amended, which shall enter into force when the two Governments have notified each other by a further exchange of notes that they have completed their domestic requirements for its entry into force."

I have the honour to inform you that the foregoing proposals are acceptable to the Government of Australia and that your Letter of 1 November 2000 and this Letter shall constitute an agreement between the two Governments for the purposes of subparagraph 5(b) of Article 23 of the Agreement, as amended, which shall enter into force when the two Governments have notified each other by a further exchange of notes that they have completed their domestic requirements for its entry into force.

Accept, Excellency, the assurances of my highest consideration.

Dated at Canberra, this FIFTH day of AUGUST, 2002, in the English and Vietnamese languages, both texts being equally authentic.

HELEN COONAN
COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

(A) BERNARD ANTON JANZEN and YVONNE MARGARETHA VAN DEN OUDENHOVEN are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and

(B) BERNARD ANTON JANZEN and YVONNE MARGARETHA VAN DEN OUDENHOVEN propose to acquire an interest in the Australian urban land referred to in the notice furnished on 28 April 2003 under section 26A of the Act;

NOW THEREFORE I, Chris Legg, 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 28th day of May 2003.

General Manager
**COMMISSIONER OF TAXATION**

The Commissioner of Taxation, Michael Joseph Carmody, 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>PR 2003/35</td>
<td>Income tax: Film Investment – 'Whitman’s Vengeance'</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Investors entering into an Accession Deed for the production and distribution of the film ‘Whitman’s Vengeance’. Note: This Product Ruling replaces Product Ruling PR 2001/96.</td>
</tr>
<tr>
<td>PR 2003/36</td>
<td>Income tax: Frankland River Olives Stage 5</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Growers entering into a Management Agreement and a Lease Agreement to commercially grow olive trees to produce olives and olive products. Note: This Product Ruling replaces Product Ruling PR 2003/20.</td>
</tr>
<tr>
<td>PR 2003/37</td>
<td>Income tax: W.A. Blue Gum Project 2003</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Growers entering into a Sub-lease, a Project Management contract and a Wood Purchase Agreement to commercially grow Tasmanian Blue Gums for woodchipping.</td>
</tr>
<tr>
<td>PR 2003/38</td>
<td>Income tax: Film Investment – 'Beyond Group Television Investment Fund'</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Investors entering into a Film Investment Joint Venture Agreement and Distribution Agreement to invest in television series and documentaries.</td>
</tr>
<tr>
<td>PR 2003/39</td>
<td>Income tax: Queensland Paulownia Forests Project No 7</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Growers entering into a Farming Agreement and a Plantation and Maintenance Agreement to commercially grow Paulownia fortunei trees for timber.</td>
</tr>
<tr>
<td>PR 2003/40</td>
<td>Income tax: Macquarie Forestry Investment</td>
<td>This Ruling sets out the tax consequences of investing in the Project by Growers entering into a Forest Property Agreement and a Ground Lease to commercially grow Tasmanian Blue Gums for woodchipping.</td>
</tr>
<tr>
<td>TR 2003/5</td>
<td>Income tax and fringe benefits tax: Public Benevolent Institutions</td>
<td>This ruling sets out what is a public benevolent institution, when a public benevolent institution is a charitable institution and when it is considered to be ‘in Australia’ for gift deduction purposes.</td>
</tr>
<tr>
<td>TD 2003/18</td>
<td>Income tax: what is the deductible amount under section 27H of the Income Tax Assessment Act 1936 (ITAA 1936) of a superannuation pension that is taken to have commenced when a superannuation pension is split pursuant to an agreement or court order on marriage breakdown?</td>
<td>This Ruling sets out a formula to determine the deductible amount under subsection 27H(3) of the ITAA 1926 for each of the new superannuation pensions that are taken to have commenced to the member spouse and non-member spouse when a pension is split pursuant to an agreement or court order on marriage breakdown.</td>
</tr>
</tbody>
</table>
### TD 2003/19

**Income tax: what is the method for reducing the capital value of a superannuation pension that has commenced to be paid for reasonable benefit limit purposes under subsection 140ZP(3) of the *Income Tax Assessment Act 1936* (ITAA 1936) if the superannuation pension is split pursuant to an agreement or court order on marriage breakdown?**

This Ruling sets out the methods to be used to reduce the capital value of a superannuation pension that has commenced to be paid for reasonable benefit limit purposes under subsection 140ZP(3) of the ITAA 1936 where the pension subject to the split has commenced to be paid to the member spouse.

### TD 2003/20

**Income tax: what is the method for calculating the capital value of a superannuation pension for reasonable benefit limit purposes under section 140ZO of the *Income Tax Assessment Act 1936* (ITAA 1936) that is taken to have commenced when a superannuation pension is split pursuant to an agreement or court order on marriage breakdown?**

This Ruling sets out the different methods used for calculating the capital value of each new superannuation pension under section 140ZO of the ITAA 1936 that are taken to have commenced when a superannuation pension is split pursuant to an agreement or court order on marriage breakdown.

### NOTICE OF ADDENDUM OF A PRODUCT RULING

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>PR 2003/1</td>
<td>Income Tax: Rewards Group Tropical Fruits Project 2</td>
<td>This addendum amends Product Ruling PR 2003/1 to reflect a reduction in the minimum subscription for the project from 250 Groves to 10 Groves.</td>
</tr>
</tbody>
</table>

### NOTICE OF WITHDRAWALS

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>IT 340</td>
<td>Income tax: Accumulation of income by charitable funds</td>
<td>Income Tax Ruling IT 340 is withdrawn with effect from today. This ruling has been incorporated into TR 2000/11 Income tax: endorsement of income tax exempt charities.</td>
</tr>
<tr>
<td>IT 2345</td>
<td>Income Tax: Sales tax: Bank account debits tax: Public benevolent institutions: Community legal aid centres</td>
<td>Income Tax Ruling IT 2345 is withdrawn with effect from today. This Ruling has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.</td>
</tr>
<tr>
<td>IT 2386</td>
<td>Income tax: Gift to public benevolent institutions</td>
<td>Income Tax Ruling IT 2386 is withdrawn with effect from today. This Ruling has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.</td>
</tr>
<tr>
<td>IT 2438</td>
<td>Income Tax: Interpretation of the term 'public benevolent institution' for gift deduction purposes</td>
<td>Income Tax Ruling IT 2438 is withdrawn with effect from today. This Ruling has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.</td>
</tr>
<tr>
<td>TD 1992/197</td>
<td>Income tax: is an institution which is established to provide advice and information to disabled pensioners a public benevolent institution?</td>
<td>Taxation Determination TD 1992/197 is withdrawn with effect from today. This determination has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.</td>
</tr>
</tbody>
</table>
Taxation Determination TD 1993/11 is withdrawn with effect from today. This determination has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.

Taxation Determination TD 1994/73 is withdrawn with effect from today. This determination has been incorporated into TR 2003/5 Income tax and fringe benefits tax: public benevolent institutions which issued today.

### NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

<table>
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<tr>
<th>Ruling Number</th>
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</tr>
</thead>
<tbody>
<tr>
<td>PR 2001/96</td>
<td>Income tax: “Whitman’s Vengeance” Film Investment</td>
<td>This Product ruling is withdrawn from today. No capital contributions were received from investors in relation to the film project on or before 30 June 2002. Therefore the Product Ruling has no application to any investors and is withdrawn. Note: This Product Ruling is replaced by Product Ruling PR 2003/35.</td>
</tr>
<tr>
<td>PR 2003/20</td>
<td>Income tax: Frankland River Olives Stage 5</td>
<td>This Product ruling is withdrawn from today. The Applicant has been given an extension to the closing date for the acceptance of applications, to provide the extension this Ruling is replaced by Product Ruling PR 2003/36. Note: This Product Ruling is replaced by Product Ruling PR 2003/36</td>
</tr>
<tr>
<td>PR 2003/36</td>
<td>Income tax: Frankland River Olives Stage 5</td>
<td>This Product ruling is withdrawn from 30 June 2006.</td>
</tr>
<tr>
<td>PR 2003/37</td>
<td>Income tax: W.A. Blue Gum Project 2003</td>
<td>This Product ruling is withdrawn from 30 June 2006.</td>
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</tr>
<tr>
<td>PR 2003/40</td>
<td>Income tax: Macquarie Forestry Investment</td>
<td>This Product ruling is withdrawn from 30 June 2005.</td>
</tr>
</tbody>
</table>
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 28 May 2003:

Part 105 - Aircraft
AD/ECUREU1U84 - Hydraulic Fluid

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
Social Security (Declaration of Visa in a class of Visas—Qualifying Residence Exemption) Determination 2003

I, AMANDA VANSTONE, Minister for Family and Community Services, make the following determination under paragraph 7(6AA)(f) of the Social Security Act 1991.

Dated 22 May 2003.

Minister for Family and Community Services

© Commonwealth of Australia, 2003
Social Security (Declaration of Visa in a class of Visas—Qualifying Residence Exemption) Determination 2003

Name of Determination

1. This determination may be cited as the Social Security (Declaration of Visa in a class of Visas—Qualifying Residence Exemption) Determination 2003.

Commencement

2. This determination commences on gazettal.

Revocation


Class of visas

4. For the purposes of paragraph 7(6AA)(f) of the Social Security Act 1991 the classes of visas are:
   (i) subclass 100—Spouse;
   (ii) subclass 110—Interdependency;
   (iii) subclass 801—Spouse;
   (iv) subclass 814—Interdependency;
   (v) subclass 832—Close ties; and
   (vi) subclass 833—Certain unlawful non-citizens.
Proclamation

Workplace Relations Legislation Amendment Act 2002

I, GUY STEPHEN MONTAGUE GREEN, Administrator of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Workplace Relations Legislation Amendment Act 2002, fix 29 May 2003 as the day on which items 20 to 22 of Schedule 3 to that Act commence.

Signed and sealed with the Great Seal of Australia on 28 May 2003

By His Excellency's Command

TONY ABBOTT
Minister for Employment and Workplace Relations
Proclamation

Criminal Code Amendment (Terrorism) Act 2003

I, GUY STEPHEN MONTAGUE GREEN, Administrator of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under item 2 of the table in subsection 2 (1) of the Criminal Code Amendment (Terrorism) Act 2003, fix 29 May 2003 as the day on which Schedules 1 and 2 to that Act commence.

Signed and sealed with the Great Seal of Australia on 28 May 2003

By His Excellency's Command

DARYL WILLIAMS
Attorney-General
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>
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<tbody>
<tr>
<td>Health Insurance Act 1973</td>
<td>Health Insurance (Diagnostic Imaging Services Table) Amendment Regulations 2003 (No. 2)</td>
<td>2003 No. 98</td>
</tr>
<tr>
<td>Migration Act 1958</td>
<td>Migration Amendment Regulations 2003 (No. 3)</td>
<td>2003 No. 106</td>
</tr>
</tbody>
</table>
BANKING (FOREIGN EXCHANGE) REGULATIONS 1959

REVOCATION OF VARIATION OF EXEMPTION: IRAQ

The Reserve Bank of Australia, pursuant to sub-regulation 38(2) of the Banking (Foreign Exchange) Regulations 1959, hereby revokes the Variation of Exemption dated 5 April 1991, as published in the Commonwealth of Australia Gazette No. GN 14, 17 April 1991, relating to sub-regulation 8(1)(a) of the Regulations and to Iraq.

This instrument comes into operation on 29 May 2003.

Dated at Sydney this twenty-eighth day of May 2003.

For and on behalf of the Reserve Bank of Australia,

[Signature]
Deputy Governor
BANKING (FOREIGN EXCHANGE) REGULATIONS 1959

REVOCATION OF VARIATION OF EXEMPTION: IRAQ

The Reserve Bank of Australia, pursuant to sub-regulation 38(2) of the Banking (Foreign Exchange) Regulations 1959, hereby revokes the Variation of Exemption dated 5 April 1991, as published in the Commonwealth of Australia Gazette No. GN 14, 17 April 1991, relating to sub-regulation 6(1) of the Regulations and to Iraq.

This instrument comes into operation on 29 May 2003.

Dated at Sydney this twenty-eighth day of May 2003.

For and on behalf of the Reserve Bank of Australia,

[Signature]
Deputy Governor
BANKING (FOREIGN EXCHANGE) REGULATIONS 1959

DIRECTION RELATING TO FOREIGN CURRENCY TRANSACTIONS AND TO IRAQ

The Reserve Bank of Australia, pursuant to Regulation 5 of the Banking (Foreign Exchange) Regulations 1959, directs that the prohibitions contained in the Direction dated 5 April 2002, as published in the Commonwealth of Australia Gazette No. GN 20, 22 May 2002, relating to foreign currency transactions and to Iraq, are hereby revoked.

This instrument comes into operation on 29 May 2003.

Dated at Sydney this twenty-eighth day of May 2003.

For and on behalf of the Reserve Bank of Australia,

[Signature]

Deputy Governor
REVOCATION OF COMMISSION

Passed under the Royal Sign Manual and the Great Seal of Australia revoking the Commission of the Right Reverend Dr Peter John Hollingworth, AC, OBE, to be the Governor-General of the Commonwealth of Australia.

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

To Our Governor-General of the Commonwealth of Australia, the Right Reverend Dr Peter John Hollingworth, Companion of the Order of Australia, Officer of the Most Excellent Order of the British Empire,

Greetings:

WHEREAS, by Our Commission dated 12 June 2001, We did appoint you to be, during Our pleasure, Our Governor-General of the Commonwealth of Australia;

AND WHEREAS you have expressed your wish to resign from the office of Governor-General of the Commonwealth of Australia;

NOW THEREFORE WE DO revoke Our Commission of 12 June 2001 with effect on and from 29 May 2003.

Given at
Our Court

At  Balmoral

On  27 May 2003

By Her
Majesty's
Command

Prime Minister
PROCLAMATION

WHEREAS Her Majesty Queen Elizabeth the Second, by Commission under Her Sign Manual and the Royal Great Seal of Australia dated 11 May 2003 appointed me, Guy Stephen Montague Green AC, KBE, CVO, Governor of the State of Tasmania, to administer the Government of the Commonwealth of Australia in the event of the absence out of Australia, the death, incapacity or removal of the Governor-General for the time being, or in the event of the Governor-General having absented himself temporarily from office for any reason:

And whereas the Governor-General's Commission has been revoked at his request, and removal from office having occurred as a consequence:

Now let it be known that, having taken the prescribed oaths, I have this day assumed the administration of the Government of the Commonwealth of Australia.

Signed and sealed with the Great Seal of Australia
on 29 May 2003

L.S.

Administrator

By His Excellency's Command

Prime Minister
COMMONWEALTH OF AUSTRALIA

Aged Care Act 1997

NOTIFICATION: Determination of Adjusted Subsidy Residential Care Services under paragraph 44-19 (1) (b)

On 19 May 2003 the Minister for Ageing determined under paragraph 44-19 (1) (b) of the Aged Care Act 1997 the residential care services (or part of the residential care service through which care is provided), as listed in the Schedule to the Determination, that are adjusted subsidy residential care services. The commencement date of the determination is 19 May 2003.

Copies of the determination and the attached Schedule are available on request. Requests in writing may be directed to the Director, Allocations Management, Department of Health and Ageing, GPO Box 9848, Canberra City 2601, or you may telephone (02) 6289 5112, or fax (02) 6289 5004.

(The Notice)

COMMONWEALTH OF AUSTRALIA

Aged Care Act 1997

On 19 May 2003 the Minister for Ageing made a determination under paragraph 44-19 (1) (b) of the Aged Care Act 1997 (the Act). This provides for the Minister to determine that a residential care service, or part of a residential care service, is an adjusted subsidy residential care service.

Adjusted subsidy arrangements apply an indexed reduction, currently $9.69 per place per day, or approximately 9% of the daily high care subsidy, to residential aged care places that were within State Government nursing homes prior to the commencement of the Act and which continue to attract Commonwealth subsidy. The reduction is in recognition of an ongoing State Government responsibility for the capital upgrading and maintenance of the nursing home buildings and the non-applicability of a rate of return on investment.

The reductions in subsidy apply regardless of whether or not the services or parts of services remain with State Governments, or are transferred to other providers, for example those in the private, charitable, community-based, local government or religious sectors.

A new determination is made periodically to reflect changes to adjusted subsidy residential care services. Such changes may occur if residential care places are relinquished or transferred or if service names change.

The commencement date of the determination is 19 May 2003.

Copies of the determination and the attached Schedule are available on request. Requests in writing may be directed to the Director, Allocations Management Section, MDP 75, Ageing and Aged Care Division, Department of Health and Ageing, GPO Box 9848, Canberra City 2601, or you may telephone (02) 6289 5112, or fax (02) 6289 5004.
RESERVE BANK OF AUSTRALIA

Corporations Act 2001

Notification of Determination of Financial Stability Standards

The Reserve Bank of Australia ("Reserve Bank") has, under subsection 827D(1) of the Corporations Act 2001, determined two financial stability standards which must be complied with by clearing and settlement (CS) facility licensees. The standards are listed in the Schedule. The standards are designed to ensure that CS facility licensees conduct their affairs in a way that promotes overall stability in the Australian financial system.

Under subsection 827D(5) of the Corporations Act 2001, the Reserve Bank has specified that the financial stability standards apply to CS facility licensees from 30 May 2003 ("Commencement Date").

The objective tests contained in the standards are supplemented by a series of measures which the Reserve Bank considers relevant for the purposes of meeting the standards. During a specified transitional period (as set out in the Annex), the Reserve Bank will not consider that a specified CS facility licensee has not met the standards solely because that CS facility licensee has not met the measures specified in the Annex.

Copies of the financial stability standards and this notice are available:

• on the Reserve Bank’s website at www.rba.gov.au; or
• by telephoning 02 9551 9720; or
• at the office of the Reserve Bank at 65 Martin Place, Sydney NSW 2000 (reference: Senior Manager, Payments System Stability, Payments Policy Department).

This notice is published by authority of the Reserve Bank under paragraph 827D(7)(a) of the Corporations Act 2001.

Signed

[Signature]

U Macfarlane
Governor
Reserve Bank of Australia

Date 29 May 2003
SCHEDULE

ANNEX


The two standards set out a number of measures that the Reserve Bank considers relevant in determining whether the CS facility licensee has met the relevant standard. For the avoidance of doubt, during the periods specified below, the Reserve Bank does not consider that:

1. ASX Settlement and Transfer Corporation Pty Limited ABN 49 008 504 532 (ASTC) will not have met the Financial Stability Standard for Securities Settlement Facilities solely by reason of:
   a. Measure 7ii(b) – ASTC not meeting the requirements of measure 7ii(b) for the period from the Commencement Date until the earlier of:
      i. the date the Minister varies ASTC’s CS Facility licence under section 825A(1) of the Corporations Act; and
      ii. 10 March 2004;
   b. Measure 7ii(c) – ASTC not meeting the requirements of measure 7ii(c) for the period from the Commencement Date until the first anniversary of the Commencement Date.

2. Options Clearing House Pty Limited ABN 48 001 314 503 (OCH) will not have met the Financial Stability Standard for Central Counterparties solely by reason of:
   a. Measure 5(b) – OCH not meeting the requirements of measure 5(b) for the period from the Commencement Date until the first anniversary of the Commencement Date;
   b. Measure 7 – OCH not meeting the requirements of measure 7 for the period from the Commencement Date until the earlier of:
      i. the date the Minister varies OCH’s CS Facility licence under sections 825A and 826A of the Corporations Act; and
      ii. 10 March 2004;
   c. Measure 9ii(b) – OCH not meeting the requirements of measure 9ii(b) for the period from the Commencement Date until the earlier of:
      i. the date the Minister varies OCH’s CS Facility licence under sections 825A and 826A of the Corporations Act; and
      ii. 10 March 2004;
   d. Measure 9ii(c) – OCH not meeting the requirements of measure 9ii(c) for the period from the Commencement Date until the first anniversary of the Commencement Date.
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 30 May 2003:

Part 105 - Aircraft
AD/ECUREUIL/85 - Exhaust Duct and Fuel Line Interference

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@CASAGOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU
Order to Establish Aboriginal and Torres Strait Islander Services as an Executive Agency

I, GUY STEPHEN MONTAGUE GREEN, Administrator of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under section 65 of the Public Service Act 1999:

(a) establish Aboriginal and Torres Strait Islander Services as an Executive Agency;

(b) allocate the name, Aboriginal and Torres Strait Islander Services, to the Executive Agency;

(c) allocate the name, Chief Executive Officer, to the Head of the Executive Agency;

(d) identify the Minister for Immigration and Multicultural and Indigenous Affairs as the Minister responsible for the Executive Agency; and

(e) specify that the functions of Aboriginal and Torres Strait Islander Services be as follows:

(i) to design and deliver programmes for Aboriginal and Torres Strait Islander persons;

(ii) to provide advice on the administration of legislation relating to Aboriginal and Torres Strait Islander affairs as directed by the Minister;

(iii) to undertake research and develop and provide policy advice and advocacy support to the Aboriginal and Torres Strait Islander Commission;

(iv) to research and monitor the effectiveness of programmes for Aboriginal and Torres Strait Islander persons, including...
programmes delivered by bodies other than the Executive Agency;

(v) to advise the Minister and co-ordinate with other agencies in relation to the Executive Agency’s functions; and

(vi) to undertake such other relevant tasks as the Minister may require from time to time.

This Order will commence on 1 July 2003.

Dated 28 MAY 2003

G S M Green
Administrator

By His Excellency’s Command

[Signature]

Prime Minister
# 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](http://scaleplus.law.gov.au)
- [frli.law.gov.au](http://frli.law.gov.au)

<table>
<thead>
<tr>
<th>Act under which the Statutory Rule was made</th>
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<th>Year and number of the Statutory Rule</th>
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</thead>
<tbody>
<tr>
<td>Remuneration Tribunal Act 1973</td>
<td>Remuneration Tribunal (Members’ Fees and Allowances) Amendment Regulations 2003 (No. 1)</td>
<td>2003 No. 103</td>
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<td>Australian Industrial Relations Commission (Allowances) Amendment Regulations 2003 (No. 1)</td>
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