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The date of publication of this Gazette is 26 November 2008

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OLDP strives to maintain and enhance its reputation as a centre of drafting excellence. OLDP produces legislative and administrative instruments of the highest standard through the innovative use of plain English, current technology and rigorous quality assurance procedures.

Through its responsibility for maintaining the Federal Register of Legislative Instruments (FRLI), OLDP plays an important role in the legislative process for Commonwealth legislative instruments.

OLDP prepares compilations of a range of Commonwealth legislation, arranges publication of Commonwealth legislation and legislative materials in hard copy form, and provides online access to Commonwealth legislation and legislative materials via the ComLaw (www.comlaw.gov.au) and the FRLI (www.frli.gov.au) websites.

OLDP’s responsibilities

- drafting
- advising about drafting and interpreting instruments created under a statutory power
- maintaining the Federal Register of Legislative Instruments, registering legislative instruments and lodging registered instruments for tabling in Parliament
- preparing compilations of Acts and select legislative instruments
- providing ready public access to the law through ComLaw (www.comlaw.gov.au) and the Federal Register of Legislative instruments (www.frli.gov.au)
- ensuring that printed copies of Acts, select legislative instruments and related legislative material are available in ‘as made’ and compiled form

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

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- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
- preparing compilations of legislative and non-legislative instruments

How to contact us

First Assistant Secretary
Office of Legislative Drafting and Publishing
Attorney-General’s Department
Robert Garran Offices
National Circuit
Barton ACT 2600
Tel. (02) 6203 9001
Fax. (02) 6282 4352

This Gazette is produced as a camera-ready publication

Quality of your publication

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.

Lodgment rates

A charge of $143.00 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 10.00 am on Friday in the week before publication, unless an earlier closing time has been advised.

Inquiries

All inquiries should be directed to (02) 6203 9009.
**Christmas/New Year Publication Arrangements**

The last Government Notices Gazette for 2008 will be published on **Wednesday, 17 December 2008**. Normal closing times will apply. The first Government Notices Gazette for 2009 will be published on **Wednesday, 14 January 2009**.

Arrangements for publication of urgent Special Gazettes over the Christmas/New Year period can be made by telephoning (02) 6203 9009. Please note that additional fees may apply on certain dates and we recommend that maximum possible notice be given to ensure timely gazettal.

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**General Information**

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<td>Lodgment Inquiries: (02) 6203 9009</td>
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<td>Subscriptions (Fax): (02) 6293 8388</td>
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The **GOVERNMENT NOTICES GAZETTE** is published each Wednesday and contains a range of legislation 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: Gazette Office, 63 Denison Street, Deakin ACT 2600
- By post: Gazette Office, Attorney General’s Department, Cnr Kings Avenue and National Circuit, Barton ACT 2600.
- By fax: (02) 6282 5140
- By e-mail: gazettes@ag.gov.au.

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

All notices lodged for publication must be accompanied by a covering note clearly setting out requirements. For the purposes of publication, electronic copy is preferred. However, publication of hard copy notices can be arranged. Further information is provided below.

**Publication of hard copy notices**

Where a notice for publication includes a signature or other handwritten material that must appear in the published notice, a hard copy of the notice will be accepted for publication. The notice must be either an original or a good copy. Print should be confined to one side of the paper and sheets must be A4 size and numbered consecutively. Dates, proper names and signatures are to be shown clearly. An electronic copy of the notice should also be e-mailed to the Gazette Office.

**Publication of electronic notices**

Where a notice for publication is provided in electronic form it should be provided in Word, RTF (Rich Text Format) or searchable PDF format.

For further information contact the Gazette Office on (02) 6203 9009. Information is also available from the following Internet site: [http://www.ag.gov.au/GNGazette](http://www.ag.gov.au/GNGazette).

**CLOSING TIMES FOR LODGMENT**

All notices for publication must be lodged by the following times (except at holiday periods for which special advice of earlier closing times will be given).

- All **Government Notices Gazette** copy: Friday at 10.00 am in the week prior to publication.
- **Special Gazette** Notices: by 9.30 am on the day of publication.

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**Periodic Gazettes**

- as agreed but generally 7 working days prior to date of publication.

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- **Special Gazette** notices:
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  - outside normal business hours: $396 per page for the first two pages and $264 for each subsequent page.
- **Periodic Gazette** notices: $350 for the first page and $50 for each subsequent page.


Additional copies of Special and Periodic Gazettes can be provided at a cost of 2.75 cents per page per copy — minimum charge: $5.50.

Payment may be made by credit card, EFT, cheque, money order or customer account code (for account code customers only).

**SUBSCRIPTIONS** are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. For further information about subscriptions telephone 1300 857 522.

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- **Brisbane**: Goprint, 371 Vulture Street, Woolloongabba QLD 4102. Phone: (07) 3246 3399. Fax: (07) 3246 3534.
- **Hobart**: Printing Authority of Tasmania, 2 Salamanca Place, Hobart TAS 7000. Phone: 1 800 030 940. Fax: (03) 6223 7638.
- **Sydney**: NSW Government Information, 2-24 Rawson Place, Sydney NSW 2000. Phone: 1300 656 986. Fax: (02) 9372 8993.

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**ALL REMITTANCES** should be made available to: Collector of Public Moneys, Attorney-General’s Department.
The following Periodic issues of the Gazette have been published.
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**COMMONWEALTH OF AUSTRALIA**

**CUSTOMS ACT 1901**

**NOTICE OF RATES OF EXCHANGE - section 161J CUSTOMS ACT 1901**

1. John Fenning, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to section 161J 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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John Fenning  
Delegate of the Chief Executive Officer of Customs  
Canberra ACT  
18/11/2008
AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the Telecommunications Act 1997 (‘the Act’) that on 18 November 2008 a carrier licence was granted to Network Technology (Aust) Pty Ltd, ACN 096 864 836 under subsection 56(1) of the Act.
Commonwealth of Australia

Remuneration Tribunal Act 1973

DECLARATION OF ASSIGNMENT OF PRINCIPAL EXECUTIVE OFFICE

I, JULIA EILEEN GILLARD, Minister for Employment and Workplace Relations, make the following declaration under the Remuneration Tribunal Act 1973:

(1) In relation to the office of Chief Executive of the Commonwealth Scientific Industrial Research Organisation:

(a) DECLARE under s.3A(2) (and s.33(3) of the Acts Interpretation Act 1901) that all previous declare that the declaration made on 14 December 2001 assigning the office to Band D classification within the classification structure determined by the Remuneration Tribunal under s. 5(2A) is revoked; 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).

This declaration is taken to have effect on 1 January 2009.

Dated this 12 day of November 2008.

[Signature]

Minister for Employment and Workplace Relations
Environment, Water, Heritage and the Arts

Australian Government
Department of the Environment, Water, Heritage and the Arts

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 Holyman Shipping Services Pty Ltd trading as PDL Toll, 2/24 Hickson Road, Millers Point, NSW 2000, to import up to 50 tonnes of discharged military communication batteries (lithium batteries) from Holyman Shipping Services Pty Ltd trading as PDL Toll, Twin Shed West, Mbokona Bay, Honiara, Solomon Islands for disposal to Thiess Services Pty Ltd specially engineered landfill facility at Swanbank Landfill, Swanbank Road, Swanbank, Qld 4306.

The batteries are palletised, shrink wrapped and strapped inside a dedicated shipping container to be loaded onto a ship at the Port of Honiara, Solomon Islands to be off-loaded at the Port of Brisbane, Australia. From there, it would be transported by rail and road to the disposal facility.

The import would take place in ten (10) shipments over twelve months commencing from the date of the permit, if granted.

Greg Plummer
Acting Assistant Secretary
Environment Protection Branch
November 2008
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 Holyman Shipping Services Pty Ltd trading as PDL Toll, 2/24 Hickson Road, Millers Point, NSW 2000, to import up to 50 tonnes of discharged military communication batteries (lithium batteries) from Holyman Shipping Services Pty Ltd trading as PDL Toll, Level 1, Landmark Plaza, Fatuhada, Dili, East Timor for disposal to Thiess Services Pty Ltd specially engineered landfill facility at Swanbank Landfill, Swanbank Road, Swanbank, Qld 4306.

The batteries are palletised, shrink wrapped and strapped inside a dedicated shipping container to be loaded onto a ship at the Port of Dili, East Timor to be off-loaded at the Port of Darwin, Australia. From there, it would be transported by rail and road to the disposal facility.

The import would take place in ten (10) shipments over twelve months commencing from the date of the permit, if granted.

Greg Plummer
Acting Assistant Secretary
Environment Protection Branch
November 2008
DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

Environment Protection and Biodiversity Conservation Act 1999

For further information see referrals list at http://www.environment.gov.au/epbc/notices and type in the reference number in the Search box

ACTIONS DETERMINED AS REQUIRING APPROVAL (EPBC Act s.75)

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<td>2008/4524</td>
<td>ACTEW Corporation/Water management and use/Paddy's River Road/ACT/Cotter Dam Expansion</td>
<td>• Listed threatened species &amp; communities (sections 18 &amp; 18A)</td>
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ACTIONS DETERMINED AS NOT REQUIRING APPROVAL (EPBC Act s.75)

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<td>2008/4479</td>
<td>Powerlink Queensland/Energy generation and supply (non-renewable)/South-west Brisbane, including Parkinson, Calamvale, Pallara/QLD/Larapinta to Algester Transmission Line &amp; Larapinta substation</td>
<td>12-NOV-2008</td>
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<td>2008/4528*</td>
<td>Holloman Oil and Gas Pty Ltd/Exploration (mineral, oil and gas - marine)/Permit Area Vic/P60, offshore of East Gippsland, Bass Strait/VIC/3D Seismic Survey</td>
<td>13-NOV-2008</td>
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</tbody>
</table>

* Actions which are not controlled actions provided they are undertaken in a particular manner. Further information on provision and manner specified is available from www.environment.gov.au/epbc/notices

ASSESSMENT APPROACH (EPBC Act s.87)

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Assessment Approach</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008/4524</td>
<td>ACTEW Corporation/Water management and use/Paddy's River Road/ACT/Cotter Dam Expansion</td>
<td>Public Environment Report</td>
<td>12-NOV-2008</td>
</tr>
</tbody>
</table>

* If the Assessment Approach is an Accredited Assessment Process the process must also be identified

Some public notifications on the Internet and in the Gazette relating to the processing of referrals for approval under Chapter 4 of the Environment Protection and Biodiversity Conservation Act 1999 may occasionally be missed in processing by the Department of the Environment, Water, Heritage and the Arts, or may not meet timeframes for notification. The Department of the Environment, Water, Heritage and the Arts has implemented systems and ongoing quality assurance procedures to minimise any risk of missing a notification within the required timeframe. Where a missed notification is identified the practice will be to notify these even though the timeframe for notification has lapsed. This will ensure that the history of notifications for each referral is available to the public. The Department of the Environment, Water, Heritage and the Arts regrets any inconvenience that may be caused by a missed notification. Please note that late notifications have not affected subsequent processing of referrals or assessments and they do not affect decisions made.
SECTION 3A DECLARATION – MEMBER OF EUROPEAN COMMUNITY

I, Michel Lok, Delegate of the Minister, acting under section 3A of the Therapeutic Goods Act 1989, declare each of the following countries to be a member of the European Community for the purposes of the said Act:

Czech Republic
Cyprus
Hungary
Malta

Dated this 17th day of November 2008

Signed by: Michel Lok
Delegate of the Minister
COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 19 November 2008 the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the Therapeutic Goods Act 1989 (“the Act”) gave her consent for Octapharma Australia Pty Ltd, Jones Bay Wharf, 42/26-32 Pirrama Road, PYRMONT NSW 2009, to supply

OCTAPLAS® solvent/detergent human plasma solution for injection bag Aust R 96613

which does not comply with the British Pharmacopoeia 2008:1646 Human Plasma (pooled and treated for virus inactivation) monograph in relation to the test for Hepatitis A virus antibodies which requires a limit of > 2.0 IU/ml.

This consent is subject to the following conditions, imposed under section 15(1) of the Act:

The change in specification for neutralising antibody to Hepatitis A from > 2.0 IU/mL to > 1.0 IU/mL is for the period until the new monograph incorporating the above change is published in the British Pharmacopoeia (European Pharmacopoeia Supplement 6.3, 1 January 2009) and becomes legally binding in Australia.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.
NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

OUTCOME OF CONSIDERATIONS BY THE NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE AT ITS OCTOBER 2008 MEETING OF PROPOSALS FOR AMENDMENT TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

Notice under subsection 52D(4) Therapeutic Goods Act 1989 (the Act)

The National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice, pursuant to subsection 52D(4) of the Act, that an amendment has been made to the Standard for the Uniform Scheduling of Drugs and Poisons (SUSDP).

The notice is divided into four parts:

Part A – Amendments to the SUSDP, Part 4 in respect of substances mentioned in the October 2008 pre-meeting Gazette Notice;
Part B – Other amendments to the SUSDP (Parts 1-3 and Part 5);
Part C – Amendments to the SUSDP subject to further post-meeting public submissions;
Part D – Editorials and Errata; and
Part E – Previous amendments with a deferred implementation date of 1 January 2009.

Please note that the basis for amendments to the SUSDP can be found in the Record of Reasons. The Record of Reasons, which also contains other outcomes arising from the NDPSC meeting, can be accessed through: http://www.tga.gov.au/ndpsc. Hard copies of the document can be obtained from the NDPSC Secretariat, tel 02 6160 3200.

The amendments arising from this notice will be incorporated into SUSDP 23 Amendment 3 effective 1 May 2009 (unless otherwise indicated), which should be available for purchase from National Mailing and Marketing Pty Ltd in April 2009, telephone (02) 6269 1035 (or using the subscription order form available at the following webpage http://www.tga.gov.au/ndpsc/susdp.htm).

Please note that SUSDP 23, Amendment 2 will soon be available from National Mailing and Marketing Pty Ltd. Please also note that the SUSDP and its amendments are available electronically as the ‘Poisons Standard’ at the ComLaw website, a link to which can be found on the NDPSC webpages.

Invitation to make a post-meeting submission

The amendments set out in Part A and B were made in respect of substances or issues mentioned in the Commonwealth of Australia Gazette No.32, 13 August 2008 as substances to be considered for scheduling at the October 2008 meeting. These amendments are subject to the receipt of further public submissions from persons who made a pre-meeting public submission in relation to substances listed in Part A or B.

Accordingly, these persons are invited to make a further submission to:
The Secretary
National Drugs and Poisons Schedule Committee
GPO Box 9848
CABERRA ACT 2601
e-mail NDPSC@health.gov.au or Facsimile 02 6160 3299.

The NDPSC has moved to an E-agenda and is increasingly using electronic
documents at its meetings. Persons making submissions to the Committee are
encouraged to lodge submissions in electronic format via the NDPSC email address
(word or unsecured PDF is preferred). Correspondence from the Committee will
similarly be via email where possible.

Submissions must be made by 10 December 2008, must address a matter mentioned
in section 52E of the Act and must be relevant to the reasons for the making of the
decision.

If a further submission is made to the Committee by an eligible person in respect of a
substance set out below, the Committee must consider the submission and then:
confirm the amendment; vary the amendment; or set aside the amendment, replace it
with a new scheduling decision and publish notice of the decisions pursuant to section
52D of the Act.

PART A – AMENDMENTS TO PART 4 – THE SCHEDULES OF THE SUSDP

Subject to the matters set out above, the amendments in Part A come into effect on
1 May 2009, unless otherwise indicated.

Schedule 2 – Amendment

ATROPINE – Amend entry to read:

ATROPINE (excluding atropine methonitrate) for oral use:

(a) in undivided preparations containing 0.03 per cent or
less of total solanaceous alkaloids when labelled with a
dose of 0.3 mg or less of total solanaceous alkaloids and
a recommended daily dose of 1.2 mg or less of total
solanaceous alkaloids; or

(b) in divided preparations containing 0.3 mg or less of total
solanaceous alkaloids per dosage unit when labelled
with a recommended daily dose of 1.2 mg or less of total
solanaceous alkaloids.

Schedule 2 – New Entry

KETOTIFEN for ophthalmic use in preparations containing 0.025 per cent or less of
ketotifen.
Schedule 3 – Amendment
KETOTIFEN – Delete entry.

Schedule 4 – New Entries
ANIDULAFUNGIN.
DESVENLAFAXINE.
ROMIPLOSTIM.

Schedule 4 – Amendments
ETHYLHEXANEDIOL – Amend entry to read:
† ETHYLHEXANEDIOL for animal use only.
KETOTIFEN – Amend entry to read:
KETOTIFEN except when included in Schedule 2.

Schedule 5 – Amendment
PYRITHIONE ZINC – Amend entry to read:
PYRITHIONE ZINC in paints containing 0.5 per cent or less of pyrithione zinc calculated on the non-volatile content of the paint except in paints containing 0.1 per cent or less of pyrithione zinc calculated on the non-volatile content of the paint.

Schedule 6 – Amendments
BASIC ORANGE 31 – Amend entry to read:
† BASIC ORANGE 31 (2-[(4-aminophenyl)azo]-1,3-dimethyl-1H-imidazolium chloride) except:
   (a) in preparations for skin colouration and dyeing of eyelashes or eyebrows; or
   (b) in hair dye preparations containing 1 per cent or less of Basic Orange 31 when the immediate container and primary pack are labelled with the following statements:

   KEEP OUT OF REACH OF CHILDREN;

   If in eyes wash out immediately with water; and

   WARNING - This product contains ingredients which may cause skin irritation to certain individuals. A preliminary test according to the accompanying directions should be made before use. This product
must not be used for dyeing eyelashes or eyebrows; to do so may be injurious to the eye.

written in letters not less than 1.5 mm in height.

BENOMYLF – Delete entry.

DIDECYLDIMETHYLAMMONIUM CHLORIDE – Amend entry to read:

DIDECYLDIMETHYLAMMONIUM SALTS except in preparations containing 1 per cent or less of didecyldimethylammonium salts labelled with the statement:

Avoid contact with eyes.

FORMALDEHYDE – Amend entry to read:

† FORMALDEHYDE (excluding its derivatives) except:

(a) for human therapeutic use;

(b) in oral hygiene preparations;

(c) in nail hardener cosmetic preparations containing 5 per cent or more of free formaldehyde;

(d) in nail hardener cosmetic preparations containing 0.2 per cent or less of free formaldehyde when labelled with the statement:

PROTECT CUTICLES WITH GREASE OR OIL;

(e) in all other cosmetic preparations;

(f) in other preparations containing 0.2 per cent or less of free formaldehyde when labelled with the warning statement:

CONTAINS FORMALDEHYDE; or

(g) in preparations containing less than 0.05 per cent of free formaldehyde.

LEAD COMPOUNDS – Amend entry to read:

† LEAD COMPOUNDS except:

(a) when included in Schedule 4 or 5;

(b) in paints, tinters, inks or ink additives;

(c) in preparations for cosmetic use containing 100 mg/kg or less of lead;
(d) in pencil cores, finger colours, showcard colours, pastels, crayons, poster paints/colours or coloured chalks containing 100 mg/kg or less of lead; or

(e) in ceramic glazes when labelled with the warning statement:

CAUTION - Harmful if swallowed. Do not use on surfaces which contact food or drink.

written in letters not less than 1.5 mm in height.

METHYL METHACRYLATE – Amend entry to read:

† METHYL METHACRYLATE (excluding its derivatives) except:

(a) for cosmetic use; or

(b) in preparations containing 1 per cent or less of methyl methacrylate as residual monomer in a polymer.

PARAFORMALDEHYDE – Amend entry to read:

† PARAFORMALDEHYDE (excluding its derivatives) except:

(a) for human therapeutic use;

(b) in oral hygiene preparations;

(c) in nail hardener cosmetic preparations containing 5 per cent or more of free formaldehyde;

(d) in nail hardener cosmetic preparations containing 0.2 per cent or less of free formaldehyde when labelled with the statement:

PROTECT CUTICLES WITH GREASE OR OIL;

(e) in all other cosmetic preparations;

(f) in other preparations containing 0.2 per cent or less of free formaldehyde when labelled with the warning statement:

CONTAINS FORMALDEHYDE; or

(g) in preparations containing less than 0.05 per cent of free formaldehyde.
PYRITHIONE ZINC – Amend entry to read:

PYRITHIONE ZINC except:

(a) when included in Schedule 2 or 5;

(b) for human use in preparations for the treatment of the scalp containing 2 per cent or less of pyrithione zinc when compliant with the requirements of the Required Advisory Statements for Medicine Labels;

(c) in semi-solid hair preparations for animal use;

(d) in shampoos for animal use containing 2 per cent or less of pyrithione zinc when labelled with the statement “Keep out of eyes” and “If in eyes rinse well with water”;

(e) when immobilised in solid preparations containing 0.5 per cent or less of pyrithione zinc; or

(f) in paints, jointing materials or sealants containing 0.1 per cent or less of pyrithione zinc calculated on the non-volatile content.

Schedule 7 – New entry

BENOMYL except in paint containing 0.5 per cent or less benomyl.

PART B – OTHER AMENDMENTS TO THE SUSDPM

(PARTS 1-3 AND PART 5)

Subject to the matters set out above, the amendments in Part B come into effect on 1 May 2009, unless otherwise indicated.

Part 2 – Labels and Containers – Amendment

Paragraph 16 – Amend entry to read:

Paints

16. The requirements of paragraph 7 do not apply to:

(1) paint (other than a paint for therapeutic or cosmetic use) which:

(a) contains only Schedule 5 poisons; or

(b) is a First Schedule or Second Schedule paint that is labelled with:
(i) the word “WARNING”, written in bold-face sanserif capital letters, the height of which is not less than 5 mm, on the first line of the main label with no other words written on that line; and

(ii) the expression “KEEP OUT OF REACH OF CHILDREN”, written in bold-face sanserif capital letters, the height of which is not less than 2.5 mm, on a separate line immediately below the word “WARNING”; and

(iii) the appropriate warnings specified for the paint in Appendix F, written immediately below the expression “KEEP OUT OF REACH OF CHILDREN”; and

(iv) the name and proportion of the First Schedule or Second Schedule poisons it contains, provided that where the substance is a metal or metal salt the proportion is expressed as the metallic element present “calculated on the non-volatile content” or “in the dried film” of the paint.

(2) a tinter which contains:

(a) only Schedule 5 poisons; or

(b) a poison included in the First Schedule or Second Schedule to Appendix I, provided that it is labelled with the name and proportion of that poison, and where the poison is a metal or metal salt, the proportion is expressed as the metallic element present as “calculated on the non-volatile content” or “in the dried film”.

PART 5 – APPENDICES

Appendix C – Amendment

LEAD COMPOUNDS – Amend entry to read:

LEAD COMPOUNDS in paints, tinters, inks or ink additives except preparations containing 0.1 per cent or less of lead calculated on the non-volatile content of the paint, tinter, ink or ink additive.

Appendix E – Part 2 – Amendment

Didecyldimethylammonium chloride – Amend entry to read:
POISON

Didecyldimethylammonium salts

STANDARD STATEMENTS

A,G3

Appendix F – Part 3 – New Entry

POISON

WARNING STATEMENTS

SAFETY DIRECTIONS

Benomyl

46

Appendix F – Part 3 – Amendment

Paint – Amend entry to read:

POISON

WARNING STATEMENTS

SAFETY DIRECTIONS

Paint

(a) First Schedule paints. 83

(b) Second Schedule paints. 84

Appendix H – Amendment

KETOTIFEN – Delete entry.

Appendix I – Amendment

Amend Appendix I to read:

This Appendix provides regulations for adoption by the States and Territories.

1. A person must not manufacture, sell, supply or use a First Schedule Paint for application to:

   (1) a roof or for any surface to be used for the collection or storage of potable water; or

   (2) furniture; or

   (3) any fence, wall, post, gate or building (interior or exterior) other than a building which is used exclusively for industrial purposes or mining or any oil terminal; or

   (4) any premises used for the manufacture, processing, preparation, packing or serving of products intended for human or animal consumption.

2. A person must not manufacture, sell, supply or use a Third Schedule paint.
3. A person must not manufacture, sell, supply or use a paint for application to toys unless the paint complies with the specification for coating materials contained in Australian/New Zealand Standard AS/NZS ISO 8124.3:2003 entitled *Safety of toys Part 3: Migration of certain elements.*

4. A person must not manufacture, sell, supply, or use a paint containing a pesticide except a fungicide, algicde, bactericide or antifouling agent.

### The First Schedule

The proportion of a substance for the purposes of this Schedule is calculated as a percentage of the element present in the non-volatile content of the paint.

<table>
<thead>
<tr>
<th>Substance</th>
<th>Proportion</th>
</tr>
</thead>
<tbody>
<tr>
<td>ANTIMONY or antimony compounds other than antimony titanate pigments</td>
<td>more than 5 per cent</td>
</tr>
<tr>
<td>BARIUM salts except barium sulfate or barium metaborate</td>
<td>more than 5 per cent</td>
</tr>
<tr>
<td>CADMIUM or cadmium compounds</td>
<td>more than 0.1 per cent</td>
</tr>
<tr>
<td>CHROMIUM as chromates of ammonia, barium, potassium, sodium, strontium or zinc</td>
<td>more than 5 per cent</td>
</tr>
<tr>
<td>SELENIUM or selenium compounds</td>
<td>more than 0.1 per cent</td>
</tr>
</tbody>
</table>

### The Second Schedule

<table>
<thead>
<tr>
<th>Substance</th>
<th>Proportion</th>
</tr>
</thead>
<tbody>
<tr>
<td>DICHLOROMETHANE (methylene chloride)</td>
<td>more than 5 per cent by wt</td>
</tr>
<tr>
<td>ETHYLENE GLYCOL MONOALKYL ETHERS and their acetates</td>
<td>more than 10 per cent by vol</td>
</tr>
<tr>
<td>TOLUENE</td>
<td>more than 50 per cent by vol</td>
</tr>
<tr>
<td>XYLENE</td>
<td>more than 50 per cent by vol</td>
</tr>
</tbody>
</table>

### The Third Schedule

The proportion of a substance for the purposes of this Schedule is calculated as a percentage of the element present in the non-volatile content of the paint.

<table>
<thead>
<tr>
<th>Substance</th>
<th>Proportion</th>
</tr>
</thead>
<tbody>
<tr>
<td>LEAD or lead compounds</td>
<td>more than 0.1 per cent</td>
</tr>
</tbody>
</table>
PART C – AMENDMENTS TO THE SUSDP THAT WERE SUBJECT TO FURTHER PUBLIC SUBMISSIONS

The amendments set out in Part C have been made in response to post-meeting public submissions. The public consultation process in respect of these amendments has now concluded. The amendments in Part C will be published in SUSDP 23 Amendment 2 which will come into effect on 1 January 2009 unless otherwise indicated.

Schedule 7 – New entry

CYANOGEN.

Appendix J – Part 2 – New entry

POISON CONDITIONS

Cyanogen 1

(The following decision for methyl dibromo glutaronitrile, made at the June 2008 meeting (Resolution 2008/53 – 20), was varied at the October 2008 meeting, where it was agreed that the implementation date for this amendment would be delayed until 1 January 2010.)

Schedule 6 – New Entry

† METHYLDIBROMO GLUTARONITRILE except in preparations intended to be in contact with the skin, including cosmetic use.

Appendix C – New Entry

METHYLDIBROMO GLUTARONITRILE in preparations intended to be in contact with the skin, including cosmetic use.

Appendix F – Part 3 – New entry

<table>
<thead>
<tr>
<th>POISON</th>
<th>WARNING STATEMENTS</th>
<th>SAFETY DIRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Methyl dibromo glutaronitrile</td>
<td>28</td>
<td>1,4,7</td>
</tr>
</tbody>
</table>
PART D – EDITORIALS AND ERRATA

The Committee agreed to minor editorial amendments to the wording of these schedule entries to clarify the intent or implementation of the original decision or to adopt contemporary nomenclature. These corrections will be incorporated into SUSDP 23 Amendment 2.

Part 1 – Interpretation – New Entry

“Australian Code for the Transport of Dangerous Goods by Road and Rail” means the sixth edition of the document of that name.

Part 1 – Interpretation – Amendments

“Appropriate authority” - Amend entry to read:

“Appropriate authority”

(a) in the Australian Capital Territory, ACT Health;
(b) in New South Wales, the Director-General of New South Wales Health;
(c) in the Northern Territory, the Chief Health Officer of the Department of Health & Families;
(d) in Queensland, the Chief Executive of Queensland Health;
(e) in South Australia, the Chief Executive of the Department of Health;
(f) in Tasmania, the Secretary of the Department of Health and Human Services;
(g) in Victoria, the Secretary to the Department of Human Services;
(h) in Western Australia, the Chief Executive Officer of the Department of Health.

“Child-resistant closure” - Amend entry to read:

“Child-resistant closure” means:

(a) a closure that complies with the requirements for a child-resistant closure in the Australian Standard AS 1928-2007 entitled Child-resistant packaging – Requirements and testing procedures for reclosable packages (ISO 8317:2003, MOD);

(b) a closure approved by an order made under section 10(3) of the Commonwealth Therapeutic Goods Act 1989; or

(c) in the case of a can fitted with a press-on lid, a lid of the design known as “double tight” or “triple tight”.
“Child-resistant packaging” - Amend entry to read:

“Child-resistant packaging” means packaging that:

(a) complies with the requirements of the Australian Standard AS 1928-2007 entitled Child-resistant packaging – Requirements and testing procedures for reclosable packages (ISO 8317:2003, MOD);

(b) is reclosable and complies with the requirements of at least one of the following Standards:

(i) the International Organization for Standardization Standard ISO 8317:2003 entitled Child-resistant packaging – Requirements and testing procedures for reclosable packages;

(ii) the British Standards Institution Standard BS EN ISO 8317:2004 entitled Child-resistant packaging - Requirements and testing procedures for reclosable packages;

(iii) the Canadian Standards Association Standard CSA Z76.1-06 entitled Reclosable Child-Resistant Packages;

(iv) the United States Code of Federal Regulations, Title 16, Section 1700.15, entitled Poison prevention packaging standards and Section 1700.20, entitled Testing procedure for special packaging;

(c) is approved as child-resistant by any order made under section 10(3) of the Commonwealth Therapeutic Goods Act 1989; or

(d) is in the form of blister or strip packaging in which a unit of use is individually protected until the time of release and that complies with Section 3 (Requirements for non-reclosable packages) of Australian Standard AS 1928-2001 entitled Child-resistant packages.

“Non-volatile content” – Amend entry to read

“Non-volatile content” in relation to a paint or tinter means that portion of a paint or tinter determined to be the non-volatile content by Method 301.1 of Australian Standard AS 1580-301.1-2005 entitled Paints and related materials – Methods of test – Non-volatile content by mass.

“Required Advisory Statements for Medicine Labels” – Amend entry to read

“Required Advisory Statements for Medicine Labels” means the document of that name, as published by the Therapeutic Goods Administration in September 2008.

Sub-paragraph (2)(k) - Amend entry to read:

(k) any substance present as an impurity in a pesticide, at a concentration at or below the maximum content for that substance, specified for the pesticide
in the Standards for Active Constituents, as published by the Australian Pesticides and Veterinary Medicines Authority.

Part 2 – Labels and Containers – Amendment

Sub-paragraph 7(1)(d) – Amend entry to read:

(d) if the poison is a dry chlorinating compound containing more than 10 per cent of available chlorine, except for preparations certified by a relevant State or Territory authority as not being a Dangerous Good of Class 5.1 (oxidising substances) as specified in the Australian Code for the Transport of Dangerous Goods by Road and Rail, with the cautionary statement –

FIRE AND EXPLOSION HAZARD

written:

(i) on a separate line or lines immediately below the cautionary statement “KEEP OUT OF REACH OF CHILDREN” as required by sub-paragraph 7(1)(c); and

(ii) in bold-face sanserif capital letters of uniform thickness; and

(iii) in letters at least four tenths the height of the letters used for the signal word or words; and

(iv) with nothing, other than a Class label as specified in the Australian Code for the Transport of Dangerous Goods by Road and Rail, written on the same line;

Sub-paragraph 7(1)(h) – Amend entry to read:

(h) if the poison meets the criteria for a ‘flammable liquid’ in the Australian Code for the Transport of Dangerous Goods by Road and Rail, with the cautionary statement –

FLAMMABLE

written on the main label in bold-face sanserif capital letters of uniform thickness, unless already present in accordance with the requirements of the Australian Code for the Transport of Dangerous Goods by Road and Rail;

Sub-paragraph 13(2) – Amend entry to read:

(2) is labelled in accordance with the National Occupational Health and Safety Commission’s National Code of Practice for the Labelling of Workplace Substances [NOHSC: 2012 (1994)].
Paragraphs 21 and 21a – Amend entries to read:

21. If a poison, other than a Schedule 5 poison, is sold or supplied in a container with a nominal capacity of 2 litres or less, the container must comply with Australian Standard AS 2216-1997, entitled *Packaging for poisonous substances*.

21a. Notwithstanding subparagraph 21, a poison which is in Schedule 6 and is an essential oil may be packed in an amber glass container which does not comply with the tactile identification requirements of Australian Standard AS 2216-1997, entitled *Packaging for poisonous substances*, if:

1. the other safety factors are not diminished; and
2. the container has a restricted flow insert and a child-resistant closure.

Sub-paragraph 22(1) – Amend entry to read:

(1) comply with sub-section 1.4 (General Requirements) of Australian Standard AS 2216-1997 entitled *Packaging for poisonous substances*; and

Sub-paragraph 23(1)(b)(i) – Amend entry to read:

(i) comply with sub-section 1.4 (General Requirements) of Australian Standard AS 2216-1997 entitled *Packaging for poisonous substances*, excluding paragraph 1.4.3;

Paragraph 24 – Amend entry to read:

24. Notwithstanding sub-paragraphs 21, 22 and 23 a poison may be packed in a container that does not comply with the tactile identification requirements of Australian Standard AS 2216-1997 entitled *Packaging for poisonous substances* or the requirements of paragraphs 22(2) or 23(1)(iii) if:

1. the other safety factors are not diminished;
2. the container is for a specific purpose; and
3. an appropriate authority has approved the use of the container for that purpose.

Paragraph 27 – Amend entry to read:

27. The tactile identification or embossing required by paragraphs 21, 22 or 23 of this Standard or Australian Standard AS 2216-1997 entitled *Packaging for poisonous substances* do not apply to a container that is an aerosol container, a collapsible tube, or a measure pack which is a flexible sachet.
Part 3 – Miscellaneous Regulations – Amendment

Sub-paragraph 45(3) – Amend entry to read:

45. (3) acitretin, adapalene, bexarotene, etretinate, isotretinoin, lenalidomide, thalidomide or tretinoin:

(i) for oral use unless it is clearly labelled with warning statements 7, 62 and 76 in Appendix F, Part 1;

(ii) for topical use unless it is clearly labelled with warning statements 62 and 77 in Appendix F, Part 1; or

Part 4 – The Schedules

Schedule 2 – Amendment

FLUORIDES – Amend entry to read:

FLUORIDES for human use:

(a) in preparations for ingestion containing 0.5 mg or less of fluoride ion per dosage unit; or

(b) in liquid preparations for topical use containing 1000 mg/kg or less of fluoride ion, in a container with a child-resistant closure:

(i) for therapeutic use when compliant with the requirements of the Required Advisory Statements for Medicine Labels except in preparations containing 220 mg/kg or less of fluoride ion, in packs containing not more than 120 mg total fluoride when fitted with a child-resistant closure and compliant with the requirements of the Required Advisory Statements for Medicine Labels; or

(ii) for non-therapeutic use when labelled with warnings to the following effect:

(A) Do not swallow; and

(B) Do not use [this product/name of product] in children six years of age or less,

except in preparations containing 220 mg/kg or less of fluoride ion, in packs containing not more than 120 mg total fluoride, when fitted with a child-resistant closure and labelled with warnings to the following effect:
(A) Do not swallow; and

(B) Do not use [this product/name of product] in children six years of age or less,

except in preparations containing 15 mg/kg or less of fluoride ion or preparations for supply to registered dental professionals or by approval of an appropriate authority.

Schedule 3 – Amendment

DOXYLAMINE – Amend entry to read:

DOXYLAMINE in oral preparations except:

(a) when included in Schedule 2; or

(b) for the treatment of children under 2 years of age.

FLUORIDES – Amend entry to read:

FLUORIDES for human topical use:

(a) in liquid preparations containing 5500 mg/kg or less of fluoride ion, in a container with a child-resistant closure except when included in or expressly excluded from Schedule 2; or

(b) in non-liquid preparations containing 5500 mg/kg or less of fluoride ion except:

(i) in preparations for therapeutic use containing 1500 mg/kg or less of fluoride ion and, when containing more than 1000 mg/kg fluoride ion, compliant with the requirements of the Required Advisory Statements for Medicine Labels;

(ii) in preparations for non-therapeutic use containing 1500 mg/kg or less of fluoride ion and, when containing more than 1000 mg/kg fluoride ion, labelled with warnings to the following effect:

(A) Do not swallow; and

(B) Do not use [this product/name of product] in children six years of age or less; or
(iii) in preparations for supply to registered dental professionals or by approval of an appropriate authority.

Schedule 4 – Amendment

BIFONAZOLE – Amend entry to read:

BIFONAZOLE except:

(a) when included in Schedule 2;

(b) in preparations for dermal use containing 1 per cent or less of bifonazole for the treatment of the scalp; or

(c) in preparations for dermal use for the treatment of tinea pedis.

PIPER METHYSTICUM (kava) – Amend entry to read:

PIPER METHYSTICUM (kava) in preparations for human use except when included on the Australian Register of Therapeutic Goods in preparations:

(a) for oral use when present in tablet, capsule or teabag form that is labelled with a recommended maximum daily dose of 250 mg or less of kavalactones, and:

   (i) the tablet or capsule form contains 125 mg or less of kavalactones per tablet or capsule; or

   (ii) the amount of dried whole or peeled rhizome in the teabag does not exceed 3 g,

   and, where containing more than 25 mg of kavalactones per dose, compliant with the requirements of the Required Advisory Statements for Medicine Labels;

(b) in topical preparations for use on the rectum, vagina or throat containing dried whole or peeled rhizome or containing aqueous dispersions or aqueous extracts of whole or peeled rhizome; or

(c) in dermal preparations.

Schedule 5 – Amendment

TETRACHLORVINPHOS – Amend entry to read:

TETRACHLORVINPHOS except in animal feeds containing 0.2 per cent or less of tetrachlorvinphos.
**Schedule 6 – Amendment**

GLYCOLIC ACID – Amend entry to read:

GLYCOLIC ACID (including its salts and esters) in cosmetic products or when packed and labelled for use as an agricultural chemical **except**:

(a) in cosmetic preparations for sale use only which are labelled in accordance with the *National Occupational Health and Safety Commission’s National Code of Practice for the Labelling of Workplace Substances* [NOHSC:2012 (1994)];

(b) in preparations containing 5 per cent or less of glycolic acid; or

(c) in preparations containing 20 per cent or less of glycolic acid with a pH of 3.5 or greater.

METHOMYL – Amend entry to read:

METHOMYL in fly-baits containing 1 per cent or less of methomyl and not less than 0.002 per cent of denatonium benzoate as a bittering agent.

MORANTEL – Amend entry to read:

MORANTEL **except**:

(a) when included in Schedule 5; or

(b) in preparations containing 10 per cent or less of morantel.

OCTHILINONE – Amend entry to read

OCTHILINONE **except** in paints, jointing compounds and sealants containing 1 per cent or less of octhilinone calculated on the non-volatile content.

PICRIC ACID – Delete entry.

**Part 5 – Appendices**

**Appendix E – Part 1 - Amendments**

**Standard Statements** – Amend entries to read:

**Basic**

A For advice, contact a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor (at once).

Z First aid is not generally required. If in doubt, contact a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor.
Eyes

E2 If in eyes, hold eyelids apart and flush the eye continuously with running water. Continue flushing until advised to stop by a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor, or for at least 15 minutes.

Skin

S2 If skin or hair contact occurs, remove contaminated clothing and flush skin and hair with running water. Continue flushing with water until advised to stop by a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor.

S3 If on skin, remove any contaminated clothing, wash skin thoroughly with soap and water, then methylated spirit if available. Contact a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor.

S4 If on skin, immediately remove any contaminated clothing, wash skin with methylated spirit or PEG (polyethylene glycol) 300 or 400 if available, then flush under running water until advised to stop by a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor.

S5 If skin contact occurs, immediately remove contaminated clothing. Flush skin under running water for 15 minutes. Then apply calcium gluconate gel. Contact a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766).

Special Purpose

SP1 If swallowed, splashed on skin or in eyes, or inhaled, contact a Poisons Information Centre (e.g. phone Australia 131 126; New Zealand 0800 764 766) or a doctor at once. Remove any contaminated clothing and wash skin thoroughly. If swallowed, activated charcoal may be advised. Give atropine if instructed.

Appendix E – Part 2 – Amendment

2-Octyl-4-isothiazolin-3-one (Octhilinone) – Amend entry to read:

<table>
<thead>
<tr>
<th>POISON</th>
<th>STANDARD STATEMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Octhilinone</td>
<td>A,G3,E2,S1</td>
</tr>
</tbody>
</table>
Appendix F – Part 3 - Amendments

<table>
<thead>
<tr>
<th>POISON</th>
<th>WARNING STATEMENTS</th>
<th>SAFETY DIRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chlorinating compounds – Sub-paragraph (g) – Amend entry to read:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(g) in other compressed blocks or tablets containing 10 per cent or more of available chlorine certified by a relevant State or Territory authority as not being a Dangerous Good of Class 5.1 (oxidising substances), as specified in the <em>Australian Code for the Transport of Dangerous Goods by Road and Rail</em> except in preparations for use in toilet cisterns only, containing 15 g or less of trichloroisocyanuric acid.</td>
<td>10,22</td>
<td>12,13,14,15,17,18,19,21</td>
</tr>
</tbody>
</table>

Dichloroisocyanurates – Sub-paragraphs (e), (h), (j) – Amend entries to read:

<table>
<thead>
<tr>
<th>POISON</th>
<th>WARNING STATEMENTS</th>
<th>SAFETY DIRECTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>(e) in dry preparations containing 10 per cent or more of available chlorine certified by a relevant State or Territory authority as not being a Dangerous Good of Class 5.1 (oxidising substances), as specified in the <em>Australian Code for the Transport of Dangerous Goods by Road and Rail</em>.</td>
<td>10,18,22</td>
<td>1,4,8,12,13,14,15,16,17,18,19,20,21,22,26</td>
</tr>
<tr>
<td>(h) in other compressed blocks or tablets containing 10 per cent or more of available chlorine certified by a relevant State or Territory authority as not being a Dangerous Good of Class 5.1 (oxidising substances), as specified in the <em>Australian Code for the Transport of Dangerous Goods by Road and Rail</em> except in preparations containing 21 g or less of sodium dichloroisocyanurate for use in toilet cisterns only.</td>
<td>10,22</td>
<td>12,13,14,15,17,18,19,21</td>
</tr>
<tr>
<td>(j) in other compressed blocks or tablets containing 10 per cent or more of available chlorine certified by a relevant State or Territory authority as not being a</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Dangerous Good of Class 5.1 (oxidising substances) as specified in the Australian Code for the Transport of Dangerous Goods by Road and Rail in preparations containing 5 g or less of sodium dichloroisocyanurate for use in toilet bowls only.

(i) during storage 10,22 12,13,14,15,17, 18,21

(ii) during use 5 1,4,7,12

PART E – PREVIOUS AMENDMENTS WITH DEFERRED IMPLEMENTATION DATE OF 1 JANUARY 2009.

The amendments set out in Part E are provided for clarity only. They have previously been published, but had delayed implementation dates as specified.

Part 2 – Labels and Containers – Amendment

The following amended entry for paragraph 8.(2) arose from a decision made by the June 2007 meeting with a delayed implementation date of 1 January 2009.

Paragraph 8.(2) – Amend entry to read:

(2) if the poison is for a purpose or purposes other than human therapeutic use and:

(a) if the poison is in a pressurised spray aerosol preparation, as the mass of the poison per stated mass of the preparation;

(b) if the poison is a liquid in a liquid preparation, as the mass or volume of the poison per stated volume of the preparation;

(c) if the poison is a liquid in a solid or semi-solid preparation, as the mass or volume of the poison per stated mass of the preparation;

(d) if the poison is a solid or semi-solid in a liquid preparation, as the mass of the poison per stated volume of the preparation;

(e) if the poison is a solid or semi-solid in a solid or semi-solid preparation, as the mass of the poison per stated mass of the preparation;
(f) if the poison is a gas in a liquid preparation, as the mass of the poison per stated volume of the preparation;

(g) if the poison is a gas in a solid or semi-solid preparation, as the mass of the poison per stated mass of the preparation;

(h) if the poison is a gas in a gaseous preparation, as the mass of the poison per stated mass of the preparation;

Schedule 5 – Amendment

(The following amended entry for 2,4-D arose from a decision made by the February 2008 meeting with an effective date of 1 January 2009.)

2,4-D – Amend entry to read:

2,4-D in preparations containing 20 per cent or less of 2,4-D.
Commonwealth of Australia

Migration Regulations 1994

TRAVEL AGENTS FOR PRC CITIZENS APPLYING FOR TOURIST VISAS
(SUBPARAGRAPH 1218(1)(b)(iii))

I, CHRISS EVANS, Minister for Immigration and Citizenship, acting under regulation 1.17 and subparagraph 1218(1)(b)(iii) of Schedule 1 of the Migration Regulations 1994 (‘the Regulations’):

1. REVOKE the Instrument IMMI 08/069 specifying travel agents for the purposes of subparagraph 1218(1)(b)(iii) of Schedule 1 to the Regulations; and

2. SPECIFY the travel agents listed in Schedules 1 and 2 to this Instrument as travel agents for the purposes of subparagraph 1218(1)(b)(iii) of Schedule 1 to the Regulations.

This Instrument, IMMI 08/103 commences on 19 December 2008.

Dated 1 November 2008

CHRISS EVANS

Minister for Immigration and Citizenship

[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: Subparagraph 1218(1)(b)(iii) of Schedule 1 to the Regulations relates to an applicant intending to travel to Australia as a member of a tour organised by a travel agent specified in a Gazette Notice.]
## SCHEDULE 1

### TRAVEL AGENTS IN AUSTRALIA

<table>
<thead>
<tr>
<th>Company</th>
<th>Trading Name</th>
<th>Address</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Ai Hua International Travel Pty Ltd</td>
<td>N/A</td>
<td>Suite 1, Level 3, HSBC Building, 724-728 George Street, Sydney, 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>2 Asian Holiday Australia Pty Ltd</td>
<td>N/A</td>
<td>43/89 Jones Street, Ultimo, NSW, 2007</td>
<td>NSW</td>
</tr>
<tr>
<td>3 ANZ Holiday</td>
<td>ANZ Travel Services Pty Ltd</td>
<td>Office 16, 17 Karp Street, Bundall, 4217</td>
<td>QLD</td>
</tr>
<tr>
<td>4 Auffan International Pty Ltd</td>
<td>New Asia Pacific Travel</td>
<td>1508/99 Bathurst Street, Sydney 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>5 Auga Travel Services P/L</td>
<td>N/A</td>
<td>Suite 1005, Level 10, 370 Pitt Street, Sydney, 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>6 Aus Wonder Travel Pty Ltd</td>
<td>Aus Wonder Holiday</td>
<td>Shop 2, 282 Sailors Bay Road, Northbridge, 2007</td>
<td>NSW</td>
</tr>
<tr>
<td>7 Austalia One Pty Ltd</td>
<td>N/A</td>
<td>435 Roberts Road, Subiaco WA 6008</td>
<td>WA</td>
</tr>
<tr>
<td>8 Australia China Trade Association Pty Ltd</td>
<td>Australia Peace International Travel</td>
<td>2/756 George Street, Haymarket, NSW 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>9 Australia Tours and Travel Pty Ltd</td>
<td>N/A</td>
<td>Suite 281, 398 Pitt Street, Sydney, 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>10 Australian Tours Management</td>
<td>N/A</td>
<td>Level 1, 28 Victoria St, Carlton, 3053</td>
<td>VIC</td>
</tr>
<tr>
<td>11 Australian Vacations Pty Ltd.</td>
<td>N/A</td>
<td>Level 3, 171 Clarence Street, Sydney 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>12 Aviation Travel Services</td>
<td>N/A</td>
<td>Suite 503-505, Level 5, 451Pitt St, Sydney, 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>13 Banora International Group Pty Ltd</td>
<td>Education by Recreation</td>
<td>9/129 Abbott Street, Cairns, QLD 4870</td>
<td>QLD</td>
</tr>
<tr>
<td>14 Bernley Enterprise Pty Ltd</td>
<td>PTC Express Travel</td>
<td>Suite 30, 330 Wattle Street, Ultimo, 2007</td>
<td>NSW</td>
</tr>
<tr>
<td>15 Best Friends (Sunny) Travel Pty Ltd</td>
<td>N/A</td>
<td>Level 5, 141 Queen Street, Brisbane, 4000</td>
<td>QLD</td>
</tr>
<tr>
<td>16 China Travel Service (Australia) Pty Ltd</td>
<td>N/A</td>
<td>Suite 3-7, Level 1, 650 George Street, Sydney, 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>17 Chung Pak Travel Pty Ltd</td>
<td>CP Tours</td>
<td>Room 707, Manning Building, 451 Pitt Street, Sydney 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>18 Cultural Exchange Tours</td>
<td>Cultural Exchange Consultancy Pty Ltd</td>
<td>Office 4, 6a Eastern Road, South Melbourne VIC 3205</td>
<td>VIC</td>
</tr>
<tr>
<td>19 Equity Consulting Services Pty Ltd</td>
<td>Equity Travel</td>
<td>Suite 10, Level 1, 428 George Street, Sydney 2000</td>
<td>NSW</td>
</tr>
<tr>
<td>No.</td>
<td>Name of Business</td>
<td>Address</td>
<td>State</td>
</tr>
<tr>
<td>-----</td>
<td>------------------------------------------------------</td>
<td>--------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>20</td>
<td>ERM Travel Services BNE P/L</td>
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<td>QLD</td>
</tr>
<tr>
<td>21</td>
<td>Evergreen Cactus (Aust) Pty Ltd</td>
<td>EC Travel</td>
<td>VIC</td>
</tr>
<tr>
<td>22</td>
<td>Ever Sun Travel Pty Ltd</td>
<td>Eversun Holidays, Ever Sun Tours &amp; Travel</td>
<td>NSW</td>
</tr>
<tr>
<td>23</td>
<td>Experience Tours Australia P/L</td>
<td>N/A</td>
<td>VIC</td>
</tr>
<tr>
<td>24</td>
<td>Extragreen Holidays (Aust) Pty Ltd</td>
<td>N/A</td>
<td>VIC</td>
</tr>
<tr>
<td>25</td>
<td>Flying Tiger Travel Service</td>
<td>N/A</td>
<td>QLD</td>
</tr>
<tr>
<td>26</td>
<td>Friendship Xchange Network Pty Ltd</td>
<td>Selective Tours</td>
<td>NSW</td>
</tr>
<tr>
<td>27</td>
<td>Golden Dragon Travel Pty Ltd</td>
<td>N/A</td>
<td>NSW</td>
</tr>
<tr>
<td>28</td>
<td>Golden Wattle Travel Services Pty Ltd</td>
<td>N/A</td>
<td>NSW</td>
</tr>
<tr>
<td>29</td>
<td>Grandcity (Australia) Travel and Tour Pty Ltd</td>
<td>N/A</td>
<td>VIC</td>
</tr>
<tr>
<td>30</td>
<td>GTA Australasia Pty Ltd</td>
<td>N/A</td>
<td>NSW</td>
</tr>
<tr>
<td>31</td>
<td>GZL International Travel Service Australia Pty Ltd</td>
<td>GZL Travel</td>
<td>NSW</td>
</tr>
<tr>
<td>32</td>
<td>Holiday Asia Travel Pty Ltd</td>
<td>N/A</td>
<td>VIC</td>
</tr>
<tr>
<td>33</td>
<td>Holiday Edge Pty Ltd</td>
<td>N/A</td>
<td>NSW</td>
</tr>
<tr>
<td>34</td>
<td>Hung Ta Travel Service Co Pty Ltd</td>
<td>N/A</td>
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</tr>
<tr>
<td>35</td>
<td>Jaeger Holdings Pty Ltd</td>
<td>Motive Tours Australia</td>
<td>WA</td>
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<tr>
<td>36</td>
<td>Jaiara Pty Ltd</td>
<td>Jade Express Travel</td>
<td>NSW</td>
</tr>
<tr>
<td>37</td>
<td>Jet Travel Pty Ltd</td>
<td>N/A</td>
<td>QLD</td>
</tr>
<tr>
<td>38</td>
<td>Joy Travel Pty Ltd</td>
<td>N/A</td>
<td>QLD</td>
</tr>
<tr>
<td>39</td>
<td>JTB Oceania Pty Ltd</td>
<td>N/A</td>
<td>NSW</td>
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<tr>
<td>40</td>
<td>Lion International Travel Service Pty Ltd</td>
<td>Lion Tours</td>
<td>NSW</td>
</tr>
<tr>
<td>41</td>
<td>North Australia Business Services Pty Ltd</td>
<td>China Australia Tours Travel (CAT Travel)</td>
<td>NT</td>
</tr>
<tr>
<td>No.</td>
<td>Company Name</td>
<td>Address</td>
<td>State</td>
</tr>
<tr>
<td>-----</td>
<td>--------------------------------------------</td>
<td>--------------------------------</td>
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</tr>
<tr>
<td>42</td>
<td>Platinum Travels Pty Ltd</td>
<td>Platinum Holidays</td>
<td>WA</td>
</tr>
<tr>
<td>43</td>
<td>Sovereign Fortune Hospitality Service Pty Ltd</td>
<td>16/729 Lord Street, Perth WA, 6000</td>
<td>WA</td>
</tr>
<tr>
<td>44</td>
<td>Success Travel Services Pty Ltd</td>
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<td>45</td>
<td>Sunland Holidays Pty Ltd</td>
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<td>46</td>
<td>Sydney Flying Eagle Intermodal Transportation Company Pty Ltd</td>
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<td>47</td>
<td>Time Travel Pty Ltd</td>
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<tr>
<td>48</td>
<td>Tranquil Travel Service Pty Ltd</td>
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<td>49</td>
<td>Transglobal Tour Service Pty Ltd</td>
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<td>Travellercentre International Pty Ltd</td>
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<tr>
<td>51</td>
<td>Travel Mart Pty Ltd</td>
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<td>52</td>
<td>Travel World (Australia) Pty Ltd</td>
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<tr>
<td>53</td>
<td>Valentino Tours and Travel</td>
<td>N/A</td>
<td>WA</td>
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<td>54</td>
<td>Wel-Travel (Australia)</td>
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<tr>
<td>55</td>
<td>Winglong Travel Pty Ltd</td>
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</tbody>
</table>
**SCHEDULE 2**

<table>
<thead>
<tr>
<th>Travel Agents in China</th>
<th>Code</th>
<th>Province/Municipality</th>
</tr>
</thead>
<tbody>
<tr>
<td>1   ANZ-Holiday International Travel Service Co. Ltd</td>
<td>B-ANZ</td>
<td>Beijing</td>
</tr>
<tr>
<td>2   Beijing China International Travel Service</td>
<td>B-CITS</td>
<td>Beijing</td>
</tr>
<tr>
<td>3   Beijing China Youth Travel Service</td>
<td>B-CYTS</td>
<td>Beijing</td>
</tr>
<tr>
<td>4   Beijing GZL International Travel Service Co Ltd</td>
<td>B-GZL</td>
<td>Beijing</td>
</tr>
<tr>
<td>5   Beijing Hua Yuan International Travel Co., Ltd</td>
<td>B-HUAYUAN</td>
<td>Beijing</td>
</tr>
<tr>
<td>6   Beijing North Star International Tourist Corporation</td>
<td>B-NSITC</td>
<td>Beijing</td>
</tr>
<tr>
<td>7   Beijing Xinhua International Tours Co Ltd</td>
<td>B-XINHUA</td>
<td>Beijing</td>
</tr>
<tr>
<td>8   BTG International Travel and Tours</td>
<td>B-BTG</td>
<td>Beijing</td>
</tr>
<tr>
<td>9   Changsha China International Travel Service Co. Ltd</td>
<td>CITS-CHANGSHA</td>
<td>Guangdong</td>
</tr>
<tr>
<td>10  China Bamboo Garden International Tours</td>
<td>B-BAMBOO</td>
<td>Beijing</td>
</tr>
<tr>
<td>11  China Comfort Travel Service Head Office</td>
<td>CHINA COMFORT</td>
<td>National</td>
</tr>
<tr>
<td>12  China Comfort Shantou Travel Service Co. Ltd</td>
<td>CCT-ST</td>
<td>Guangdong</td>
</tr>
<tr>
<td>13  China CYTS Tours Guangzhou Co Ltd</td>
<td>CYTS-GZ</td>
<td>Guangdong</td>
</tr>
<tr>
<td>14  China International Travel Service Head Office</td>
<td>CITS-HO</td>
<td>National</td>
</tr>
<tr>
<td>15  China International Travel Service Shanghai</td>
<td>S-CITS</td>
<td>Shanghai</td>
</tr>
<tr>
<td>16  China International Travel Service Zhejiang</td>
<td>ZJ-CITS</td>
<td>Zhejiang</td>
</tr>
<tr>
<td>17  China International Travel Service of Zhongshan Co. Ltd</td>
<td>CITS-ZS</td>
<td>Guangdong</td>
</tr>
<tr>
<td>18  China Merchants Group Shanghai International Travel Service</td>
<td>S-CMG</td>
<td>Shanghai</td>
</tr>
<tr>
<td>19  China Merchants International Travel Co - GZ</td>
<td>CMIT</td>
<td>Guangzhou</td>
</tr>
<tr>
<td>20  China Merchants International Travel Corporation</td>
<td>CHINA MERCHANTS</td>
<td>National</td>
</tr>
<tr>
<td>21  China Ocean International Travel Service</td>
<td>B-CHINA OCEAN</td>
<td>Beijing</td>
</tr>
<tr>
<td>22  China Peace International Travel Corporation</td>
<td>B-CPI</td>
<td>Beijing</td>
</tr>
<tr>
<td></td>
<td>Company Name</td>
<td>Code</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>23</td>
<td>China Post and Telecom Tours</td>
<td>B-POST</td>
</tr>
<tr>
<td>24</td>
<td>China Travel International Ltd</td>
<td>B-CTI</td>
</tr>
<tr>
<td>25</td>
<td>China Travel Service Co.Ltd, Beijing</td>
<td>B-CTS BEIJING</td>
</tr>
<tr>
<td>26</td>
<td>China Travel Service Dongguan</td>
<td>CTS-DONGGUAN</td>
</tr>
<tr>
<td>27</td>
<td>China Travel Service Head Office</td>
<td>CTS-HO</td>
</tr>
<tr>
<td>28</td>
<td>China Travel Service Shunde</td>
<td>CTS-SHUNDE</td>
</tr>
<tr>
<td>29</td>
<td>China Travel Service Wuxi</td>
<td>WX-CTS</td>
</tr>
<tr>
<td>30</td>
<td>China Women Travel Service</td>
<td>CWTS-HO</td>
</tr>
<tr>
<td>31</td>
<td>China Youth Travel Service Head Office</td>
<td>CYTS-HO</td>
</tr>
<tr>
<td>32</td>
<td>China Youth Travel Service Jiangsu</td>
<td>JS-CYTS</td>
</tr>
<tr>
<td>33</td>
<td>Chongqing China International Travel Service</td>
<td>CQ-CITS</td>
</tr>
<tr>
<td>34</td>
<td>Chongqing China Youth Travel Service</td>
<td>CQ-CYTS</td>
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<td>35</td>
<td>CTS International Travel Co Ltd Nanhai</td>
<td>CTS-NH</td>
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<td>36</td>
<td>China Youth Travel Service Guangdong</td>
<td>CYTS-GD</td>
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<td>37</td>
<td>CYTS Guangdong Railway</td>
<td>CYTS-RAILWAY</td>
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<td>38</td>
<td>Dongguan International Travel Service</td>
<td>DITS</td>
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<td>39</td>
<td>East Shanghai International Travel Service</td>
<td>S-EIT</td>
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<td>40</td>
<td>Guangdong China Travel Service Co Ltd</td>
<td>G-CTS</td>
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<td>Guangdong CITS Co Ltd</td>
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<td>42</td>
<td>Guangdong Great Scenery International Travel</td>
<td>GT-SCEN</td>
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<td>Service Co Ltd</td>
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<td>43</td>
<td>Guangdong Newsway International Travel Services</td>
<td>G-NEWSWAY</td>
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<td>44</td>
<td>Guangdong Style International Travel Service</td>
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<td>45</td>
<td>Guangdong SZL International Travel Service Co</td>
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<td>46</td>
<td>Guangdong Yueqiao International Travel Service</td>
<td>G-YUEQIAO</td>
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<td>Co Ltd</td>
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<td>47</td>
<td>GZL International Travel Service Ltd</td>
<td>G-GZTC</td>
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<tr>
<td>48</td>
<td>Hangzhou China Travel Service</td>
<td>HZ-CTS</td>
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</tbody>
</table>

Commonwealth of Australia Gazette
No. GN 47, 26 November 2008
<table>
<thead>
<tr>
<th>No.</th>
<th>Company Name</th>
<th>Code</th>
<th>Location</th>
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<tbody>
<tr>
<td>48</td>
<td>Hangzhou OTC Travel International</td>
<td>HZ-OTC</td>
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<td>Hebei China Travel Service</td>
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<td>50</td>
<td>Jiangsu China Travel Service</td>
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<td>52</td>
<td>Jiangsu Overseas Tourist Company</td>
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<tr>
<td>53</td>
<td>New Shanghai International Travel Service CITs</td>
<td>S-NITS</td>
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<td>Qingdao China International Travel Service</td>
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<td>Shanghai Airline Tours International Co Ltd</td>
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<td>58</td>
<td>Shanghai Business International Travel Service</td>
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<td>59</td>
<td>Shanghai Charming International Travel Service Co Ltd</td>
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<td>Shanghai China Travel International Ltd (CTIS)</td>
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<td>Shanghai China Youth Travel Service</td>
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<td>62</td>
<td>Shanghai Eastern Air International Travel Service &amp; Transport Co</td>
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<td>63</td>
<td>Shanghai FASCO International Tour and Travel Co Ltd</td>
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<td>64</td>
<td>Shanghai New Comfort International Travel Co Ltd</td>
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<td>Shanghai Railway International Travel Service</td>
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<td>Shanghai Shi Hua International Travel Service</td>
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<td>Shanghai Spring International Travel Service</td>
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<td>68</td>
<td>Shanghai Women International Travel Service Co Ltd</td>
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<td>Shanghai Jin Jiang Tours Ltd</td>
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<td>70</td>
<td>Shenzhen CEPT International Travel Service</td>
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<td>Shenzhen China Merchants</td>
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<td>Shenzhen CITS</td>
<td>CITS-SZ</td>
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<td>Shenzhen Comfort Travel Service Co</td>
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<td>74</td>
<td>Shenzhen Port China Travel Service Co Ltd</td>
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<td>75</td>
<td>Shenzhen Tourism (Group) Corporation</td>
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<td>Sichuan China Youth Travel Service</td>
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<td>Tianjin China International Travel Service</td>
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<td>82</td>
<td>Tianjin China Travel Service</td>
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<tr>
<td>83</td>
<td>Wuhan Overseas Tourist Company</td>
<td>WH-OTC</td>
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<td>84</td>
<td>Wuxi China International Travel Service</td>
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<td>85</td>
<td>Zhejiang China Travel Service</td>
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<td>Zhejiang Comfort Travel Service</td>
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<td>87</td>
<td>Zhejiang CYTS International Travel</td>
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<td>Zhejiang</td>
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Form 6

Permit for unlicensed ship - continuing
(regulation 6)

No: 5707

Navigation Act 1912
PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Pok Aye Than, in exercise of the power delegated to me by the
Minister under section 9 of the Navigation Act 1912, grant, under section 286 of the Act, permission for the
ship specified in this permit to carry passengers or cargo or both between the ports specified, subject to any
conditions set out on this permit.

This permit remains in force from 19/12/2008 to 10/03/2009

Details about ship

Name of ship: OOCL Freedom
IMO No. of ship: 8400323
Port of registry: Hong Kong
Name of Owner: Orient Overseas Container Line Ltd

Name of ports for which permit issued

From Melbourne to Adelaide and Fremantle. From Adelaide to Fremantle.

Permit conditions

1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) months period.
3. General Cargo, may only be carried.
4. The cargo may only be carried from the ports outlined in the section Name of ports for which permit issued.
5. If there is a change in schedule the Department must be advised before the vessel sails.
6. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions
   and agreements to which Australia is party.
7. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to boarding or discharging any cargo or passengers carried under
   this permit.
8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
   (a) there is no licensed ship available for that carriage; or
   (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister’s delegate, not adequate for the proposed carriage,
   and in the opinion of the Minister’s delegate, it is in the public interest for the permit holder to carry the coastal cargo.
9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before
   accepting coastal cargo for these routes, and before each sailing must send to the Department documentary evidence that it has done so.

Contact details of relevant licensed operators are available on request from the Department.

Signature of delegate:  Date: 17 November, 2008

AUSTRALIA

Infrastructure, Transport, Regional Development and Local Government
Form 6  Permit for unlicensed ship - continuing
(regulation 6)

No: 5738

Navigation Act 1912
PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Andrew Wilson, in exercise of the power delegated to me by the
Minister under section 9 of the Navigation Act 1912, grant, under section 286 of the Act, permission for the
ship specified in this permit to carry passengers or cargo or both between the ports specified, subject to any
conditions set out on this permit.

This permit remains in force from 20/11/2008 to 20/02/2009

Details about ship

Name of ship: CSCL CHIWAN  Port of registry: HONG KONG
IMO No. of ship: 9224312  Name of Owner: CSCL Chiwan Shipping Co.Ltd.
Cyprus

Name of ports for which permit issued

From Sydney to Brisbane. From Melbourne to Brisbane.

Permit conditions

1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
3. General Cargo may only be carried.
4. The cargo may only be carried from the ports outlined in the section 'Name of ports for which permit issued'.
5. If there is a change in schedule the Department must be advised before the vessel sails.
6. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.
7. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
   (a) there is no licensed ship available for that cargo; or
   (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage;
   and in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal cargo.
9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before such sailing must send to the Department documentary evidence that it has done so.

Contact details of relevant licensed operators are available on request from the Department.

Signature of delegate:  Date: 17 November 2008
Form 6  Permit for unlicensed ship - continuing  (regulation 6)

No: 5712

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Poh Aye Tan, in exercise of the power delegated to me by the
Minister under section 9 of the Navigation Act 1912, grant, under section 286 of the Act, permission for the
ship specified in this permit to carry passengers or cargo or both between the ports specified, subject to any
conditions set out on this permit.

This permit remains in force from 04/12/2008 to 03/03/2009

Details about ship

Name of ship: Kamakura
IMO No. of ship: 8705462
Port of registry: Panama
Name of Owner: Hachimaru Stemship Co., Ltd.

Name of ports for which permit issued

From Fremantle to Sydney. From Fremantle to Melbourne. From Fremantle to Adelaide. From Sydney to
Melbourne. From Sydney to Adelaide. From Sydney to Fremantle. From Melbourne to Adelaide. From
Melbourne to Fremantle. From Adelaide to Fremantle.

Permit conditions

1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
3. General Cargo: may only be carried.
4. The cargo may only be carried from the ports outlined in the section Name of ports for which permit issued.
5. If there is a change in schedule the Department must be advised before the vessel sails.
6. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions
   and agreements to which Australia is party.
7. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under
   permit.
8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
   (a) there is no licensed ship available for that carriage; or
   (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage;
   and in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal cargo.
9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so.

Contact details of relevant licensed operators are available on request from the Department.

Signature of delegate: 

Date: 17 November 2008
Australian Government
Department of Infrastructure, Transport, Regional Development and Local Government

Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN AN AIRSIDE SECURITY ZONE

I, JACQUELINE THERESE RAYNOR, Section Head, Regulatory Management, Aviation Security Operations Branch, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE members of the NSW Police, NSW Fire Brigade, Sydney Airport Aviation Rescue and Fire Fighting, and role-players acting as survivors, who are involved in the Emergency Exercise in the Security Restricted Area at Sydney Airport, an exemption from displaying an ASIC while in transit between, and entering and exiting, the Airside Special Event Zones on the routes shown on the attached map.

This exemption operates from 0600 hours to 1800 hours Tuesday 18 November 2008.

Date: 18 November 2008

Jacqueline Therese Raynor
Delegate of the Secretary of the Department of Infrastructure, Transport, Regional Development and Local Government
Innovation, Industry, Science and Research

Pooled Development Funds Act 1992

Innovation Australia (the Board) advises that the following are no longer pooled development funds because their registration declaration was revoked pursuant to s46(3) of the Pooled Development Funds Act 1992, as amended.

CRESCENT CAPITAL POOLED FUNDS LIMITED [ACN 094 040 936] on 28 October 2008

Brian Watson
Co-Chair
Venture Capital Committee
COMMONWEALTH OF AUSTRALIA

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

I, Chris Eyles Bowen, the Assistant Treasurer and Minister for Competition Policy and Consumer Affairs, being satisfied that the following fund:

(a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and

(b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

declare, under subsection 30-85(2) of the Income Tax Assessment Act 1997, that the following fund is a developing country relief fund:

HANDS ACROSS THE WATER AUSTRALIA PUBLIC FUND

This notice takes effect on the date on which it is published in the Gazette.

Dated this 11th day of November 2008

Chris Eyles Bowen
Assistant Treasurer and Minister for Competition Policy and Consumer Affairs
COMMONWEALTH OF AUSTRALIA

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

I, Chris Eyles Bowen, the Assistant Treasurer and Minister for Competition Policy and Consumer Affairs, being satisfied that the following fund:

(a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and

(b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

declare, under subsection 30-85(2) of the Income Tax Assessment Act 1997, that the following fund is a developing country relief fund:

KENYA AID FUND

This notice takes effect on the date on which it is published in the Gazette.

Dated this 17th day of November 2008

Chris Eyles Bowen
Assistant Treasurer and Minister for Competition Policy and Consumer Affairs
COMMONWEALTH OF AUSTRALIA

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

I, Chris Eyles Bowen, the Assistant Treasurer and Minister for Competition Policy and Consumer Affairs, being satisfied that the following fund:

(a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and

(b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

declare, under subsection 30-85(2) of the Income Tax Assessment Act 1997, that the following fund is a developing country relief fund:

CHILDREN OF THE GOLDEN TRIANGLE RELIEF FUND

This notice takes effect on the date on which it is published in the Gazette.

Dated this 11th day of November 2008

Chris Eyles Bowen
Assistant Treasurer and Minister for Competition Policy and Consumer Affairs
COMMONWEALTH OF AUSTRALIA

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

I, Chris Eyles Bowen, the Assistant Treasurer and Minister for Competition Policy and Consumer Affairs, being satisfied that the following fund:

(a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and

(b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

declare, under subsection 30-85(2) of the Income Tax Assessment Act 1997, that the following fund is a developing country relief fund:

ASHM INTERNATIONAL AID FUND

This notice takes effect on the date on which it is published in the Gazette.

Dated this 11th day of November 2008

Chris Eyles Bowen
Assistant Treasurer and Minister for Competition Policy and Consumer Affairs
COMMISSIONER OF TAXATION

The Commissioner of Taxation, Michael D’Ascenzo, gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office or at http://law.ato.gov.au.

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CR 2008/79</td>
<td>Income tax: Australia and New Zealand Banking Group Limited – allotment of convertible preference shares</td>
<td>This Ruling applies to Australian resident subscribers of Convertible Preference Shares (CPS) in Australia and New Zealand Banking Group Limited who hold those CPS on capital account. This Ruling applies from 30 September 2008 to 30 June 2014.</td>
</tr>
<tr>
<td>CR 2008/80</td>
<td>Income tax: Selective Capital Reduction: CITIC Australia Trading Limited (other than CITIC Resources Australia Pty Ltd) who will participate in the Selective Capital Reduction described in this Ruling under which their shares will be cancelled. This Ruling applies from 1 July 2008 to 30 June 2009.</td>
<td></td>
</tr>
<tr>
<td>CR 2008/81</td>
<td>Income tax: Peplin Group restructure – Employee Share Scheme – treatment of unlisted options</td>
<td>This Ruling applies to all persons who were employees of Peplin Ltd or any of its wholly owned subsidiaries (the Peplin group) who: were issued unlisted options in Peplin Ltd under the Employee Share Option Plan, the Directors and Officer’s Plan or any other arrangements as described in this Ruling; and held the unlisted options at the time of the implementation of the restructure as described in this Ruling). This Ruling applies to the income year ended 30 June 2008.</td>
</tr>
<tr>
<td>CR 2008/82</td>
<td>Income tax: scrip for scrip roll-over: exchange of shares and options in Peplin Limited (Australia) for shares and options in Peplin Incorporated (USA)</td>
<td>This Ruling applies to the shareholders and option holders in Peplin Ltd who: participate in the scheme that is the subject of this Ruling; hold their shares or options on capital account; are residents of Australia as defined in subsection 6(1) of the <em>Income Tax Assessment Act</em> 1936; and are not ‘significant stakeholders’ or ‘common stakeholders’ within the meaning of those expressions as used in Subdivision 124-M of the <em>Income Tax Assessment Act</em> 1997. This Ruling applies from 1 July 2007 to 30 July 2008.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Ruling Number</th>
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<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>TR 2000/12</td>
<td>Income tax: deductible gift recipients – the gift fund requirement</td>
<td>TR 2000/12 is withdrawn with effect from today. TR 2000/12 explains the requirement for a deductible gift recipient to maintain a gift fund. Aspects of the Ruling are no longer accurate following the legislative amendments in the <em>Tax Laws Amendment (2006 Measures No. 7) Act 2007</em> (No. 55 of 2007) that took effect from 12 April 2007. Accordingly the Ruling is no longer current and is withdrawn.</td>
</tr>
</tbody>
</table>
Variation of List of Names and Categories of Registered Entities

Financial Sector (Collection of Data) Act 2001

SINCE:

A. APRA keeps a Register of Entities (the register) under section 8 of the Financial Sector (Collection of Data) Act 2001 (the Act);

B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);

C. Macquarie Equipment Finance Pty Limited ABN 93 124 335 593 (the corporation) has become a registrable corporation, as defined in section 7 of the Act;

D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be added to the register; and

E. the corporation has therefore become a registered entity within the meaning of subsection 5(3) of the Act.

I, Steve Davies, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by adding the name of the corporation.

Dated 17 November 2008

[Signed]

Steve Davies
General Manager
Statistics
Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.
Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Ancient Order of Foresters in Victoria Friendly Society Limited ABN 27 087 648 842 (the applicant)

SINCE

A. the applicant and IOR Friendly Society Limited ABN 50 087 648 940 (the Company) are financial sector companies within the meaning of the Financial Sector (Shareholdings) Act 1998 (the Act);

B. more than 15% but less than 100% of the gross assets and liabilities of the Company are to be transferred to the applicant as a partial voluntary transfer of business under the Financial Sector (Business Transfer and Group Restructure) Act 1999 (the FS (BTaGR) Act);

C. the applicant has applied to the Treasurer under section 13A of the Act to hold the transferring business; and

D. I am satisfied that it is in the national interest to approve the applicant holding the transferring business,

I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicant holding the transferring business.

This approval has effect from the date it is signed and remains in force indefinitely.

Dated 22 May 2008

[Signed]

Stephen Edward Glenfield
General Manager
Specialised Institutions Division
South West Region
Interpretation

In this Notice

financial sector company has the meaning given in section 3 of the Act.

transferring business means the business carried on by way of the following approved benefit funds:
Blue Shield Endowment Assurance Fund;
Bonus Investment Bond Fund;
Consolidated Benefit Fund;
Death Benefit Fund;
Endowment Benefit Fund;
Extra Death Benefits Fund;
Flexible Assurance Fund;
Funeral Benefit Fund;
Over 55’s Funeral Fund;
Sickness Benefit Fund;
Sick and Funeral Fund; and
The IOR Funeral Bond Fund.

approved benefit fund has the meaning given in subsection 16B(1) of the Life Insurance Act 1995.

Note 1 Regulation 6 of the Financial Sector (Transfers of Business) Regulations 1999 provides that, for subsection 43(4) of the FS (BTaGR) Act, the provisions of the Act apply in relation to a transfer of business as if section 13A were inserted after section 13 of the Act. Section 13A provides that a financial sector company to which more than 15% of the gross assets and liabilities of another financial sector company (the transferring business) is to be transferred under the Act must apply to the Treasurer for approval to hold the transferring business and that Division 3 of Part 2 of the Act applies to the application as if the transferring business were a separate financial sector company.

Note 2 Under section 14 of the Act, the Treasurer must give written notice of the approval to the applicant and arrange for a copy of the notice to be published in the Gazette and given to the Company.
Conditions of approval to hold a stake in a financial sector company of more than 15%

Financial Sector (Shareholdings) Act 1998

SINCE

A. The Dai-ichi Mutual Life Insurance Company (the applicant) holds an approval under section 14 of the Financial Sector (Shareholdings) Act 1998 (the Act) in relation to Tower Australia Limited ABN 70 050 109 450 (the Company), a financial sector company under the Act, (the Approval); and

B. the Approval is subject to the conditions specified in the Schedule attached to the instrument of approval dated 25 September 2008; and

C. the applicant has made an application in accordance with subsection 16(4) of the Act; and

D. under subsection 16(3) of the Act, the Treasurer may, on the Treasurer’s own initiative, or on application made to the Treasurer by the person who holds the Approval, exercise the powers under subsection 16(2) to impose one or more conditions or further conditions or revoke or vary the conditions to which the Approval is subject,

I, Denis Wilkinson, a delegate of the Treasurer, under paragraph 16(2)(b) of the Act, VARY the conditions imposed on the Approval in the manner specified in the attached Schedule.

Dated 18 November 2008

[Signed]

Denis Wilkinson
General Manager
Diversified Institutions Division
**Interpretation**

In this Notice

*financial sector company* has the meaning given in section 3 of the Act.

*Note 1* Under subsection 16(2) of the Act, the Treasurer may, by written notice given to a person who holds an Approval under section 14, impose one or more conditions or further conditions to which the Approval is subject, or revoke or vary any condition imposed under paragraph 16(2)(a) of the Act or specified in the instrument of Approval.

*Note 2* The circumstances in which the Treasurer may revoke an Approval are set out in section 18 of the Act.

*Note 3* Under subsection 16(6) of the Act, the Treasurer must publish a copy of this Notice in the *Gazette* and give a copy of this Notice to the financial sector company concerned.

*Note 4* Under subsection 32(3) of the Act, if a person has engaged or is proposing to engage in any conduct in contravention of a condition to which an approval under section 14 is subject, the Federal Court may, on the application of the Treasurer, grant an injunction:

(a) restraining the person from engaging in the conduct; and,

(b) if in the court’s opinion, it is desirable to do so- requiring the person to do something.
Schedule- the conditions to be varied

The conditions which are to be varied:

The Dai-ichi Mutual Life Insurance Company must not increase its stake in Tower Australia Limited ABN 70 050 109 450 above 29.7% except where that increase is through the acquisition of additional shares in Tower Australia Group Limited (TAGL) under the Dividend Reinvestment Plan offered by TAGL, the terms of which are set out in TAGL’s Dividend Reinvestment Plan Offer Document dated October 2007.

The conditions as varied are:

The Dai-ichi Mutual Life Insurance Company must not increase its stake in Tower Australia Limited ABN 70 050 109 450 above 29.7% except where that increase is through the acquisition of additional shares in Tower Australia Group Limited (TAGL) under the Dividend Reinvestment Plan offered by TAGL, the terms of which are set out in TAGL’s Dividend Reinvestment Plan Offer Document dated October 2007 (October 2007 Document) or any replacement Dividend Reinvestment Plan Offer Document which is substantially in the same terms as in the October 2007 Document.
Commissioner of Taxation

NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will electronically match data relating to the sale and ownership of thoroughbred racehorses, to be supplied by William Inglis & Son Ltd, Magic Millions and the Registrar of Racehorses, a division of Racing Information Services Australia Pty Ltd, with information held by the Tax Office.

The objective is to identify individuals who have a significant interest in thoroughbred racehorses. This information, when combined with additional wealth indicators, will assist in identifying taxpayers whose net wealth is such that their affairs should be reviewed under the high wealth individuals program. This will also assist the Tax Office to ensure that the correct tax treatment of their affairs is in accordance with the provisions contained in the Income Tax Assessment Acts 1936 and 1997.

The matching process will be applied to about 10,000 sales records from the auctioneers and about 35,000 thoroughbred records from the registrar. Because various types of ownership arrangement exist, this is likely to produce around 87,500 ownership records, but because of multiple ownerships it is not known how many unique owner records will be produced.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Information Collection and Data Matching Team
Australian Taxation Office
GPO Box 9977
Adelaide  SA  5001

Telephone: (08) 7422 2328

The Tax Office complies with the Privacy Commissioner’s Guidelines on Data Matching in Commonwealth Administration which includes standards for data matching to protect the privacy of individuals.
NOTICE OF INTENTION TO APPLY TO THE FEDERAL COURT FOR CONFIRMATION OF A SCHEME FOR THE TRANSFER OF CERTAIN INSURANCE BUSINESS OF CAVELL INSURANCE COMPANY LIMITED TO GORDIAN RUNOFF LIMITED

TAKE NOTICE that Cavell Insurance Company Limited (ARBN 003 217 730) (“Cavell”), on its own behalf and on behalf of Gordian RunOff Limited (ACN 052 179 647) (“GRO”), intends to make an application to the Federal Court of Australia in Sydney on Monday 22 December 2008 at 10:15am, or on such later date or time as the Court appoints, for confirmation of the scheme to transfer Cavell’s insurance business to GRO.

Cavell is a company incorporated in England and Wales. It is authorised under the Insurance Act 1973 (Cth) (the “Act”) to carry on general insurance run-off business in Australia. Cavell has not issued new policies in Australia since 1993 and, in order to reduce ongoing costs and administration of Cavell’s policies, Cavell wishes to transfer all of its Australian insurance policies to GRO. GRO is a company incorporated in Australia and is also authorised under the Act to carry on general insurance run-off business in Australia. It is proposed that the transfer be undertaken by means of a scheme to be confirmed by the Federal Court of Australia under Division 3A of Part III of the Act. If confirmed by the Court, the scheme will become binding on all persons.

Policyholders affected by the scheme may attend the Court hearing and request to be heard by the Court on the application for confirmation of the scheme. Any person who wishes to appear before the Court is requested to advise Mr Mark Kimberley or Mr Ian Enright of Henry Davis York, 44 Martin Place, Sydney, NSW 2000, (Ph: +62 2 9947 6000 or email: mark_kimberley@hdy.com.au) at least seven days prior to the hearing date specified above. If you do not object to the scheme, you do not have to do anything.

A copy of the scheme and the actuarial report of Mr Jefferson Gibbs, FIAA, of KPMG Actuaries Pty Ltd upon which the scheme will be based, will be open for public inspection in Australia by any policyholder of Cavell or GRO between the hours of 9.00am and 5.00pm (local time) every day (except weekends and public holidays) for a period of at least 15 business days from Thursday 27 November 2008.

The scheme documents will be available for inspection at the offices of KPMG at the following addresses: New South Wales: The KPMG Centre, Level 15, 10 Shelley Street, SYDNEY NSW 2000, Tel: (02) 9335 7000, Fax: 02 9229 7077; Victoria: KPMG House, Level 5, 147 Collins Street, Melbourne VIC 3000, Tel: (03) 9288 5555, Fax: (03) 9288 6666; Queensland: Riparian Plaza, Level 16, 71 Eagle Street, BRISBANE QLD 4000, Tel: (07) 3233 3111, Fax: (07) 3233 3100; Western Australia: Central Park, Level 31, 152-158 St George’s Terrace, Perth WA 6000, Tel: (08) 9263 7171, Fax: (08) 9263 7129; South Australia: KPMG Building, Level 7, 151 Pirie Street, ADELAIDE SA 5000, Tel: (08) 8236 3111, Fax: (08) 8236 3299; Tasmania: Level 3, 100 Melville Street, Hobart TAS 7000, Tel: (03) 6230 4000; Australian Capital Territory: Level 3, 20 Brindabella Circui, Brindabella Business Park, Canberra Airport ACT 2609, Tel: (02) 6248 1111, Fax: (02) 6248 1122; Northern Territory: Ground Floor, 18 Smith Street, Darwin NT 0800, Tel: (08) 8982 9000, Fax: (08) 8941 0238

A copy of the scheme and the actuarial report will also be open for public inspection in the United Kingdom by any policyholder of Cavell or GRO between the hours of 9.00am and 5.00pm (UK time) every day (except weekends and public holidays) for a period of at least 15 business days from Thursday 27 November 2008 at the offices of Enstar Group Limited, at the following addresses:
London: America House, 6th Floor, 2 America Square, London, EC3N 2LU, UK; Guildford: Avaya House, 2 Cathedral Hill, Guildford, Surrey, GU2 7YL, UK.

Policyholders who would like to inspect the documents at the offices of Enstar Group Limited in the United Kingdom are asked to contact Mr Tom Nichols of Avaya House, 2 Cathedral Hill, Guildford, Surrey, GU2 7YL (Ph: +44 1483 452 622 or email: Tom.Nichols@enstargroup.co.uk) to arrange an appointment. Policyholders who reside in other jurisdictions who wish to inspect the documents are asked to contact Vu Pham of Enstar Australia Limited of Level 9, 220 George Street, Sydney, NSW 2000 (Ph +61 2 8062 4237 or email vu.pham@enstargroup.com.au).

Any policyholder of Cavell or GRO may receive information on the scheme by contacting Mr Vu Pham of Enstar Australia Limited at the contact details referred to above. Policyholders are entitled, on their request, to be provided with a copy of the Scheme free of charge. If you have any other enquiries, wish to contact Cavell or GRO or are unsure of the action you should take, you may contact Mr Vu Pham of Enstar Australia Limited at the contact details referred to above.

We recommend that each policyholder obtains and reviews the scheme and actuarial report. The actuarial report contains a discussion on the potential detriments as well as benefits from the scheme.

THIS NOTICE HAS BEEN PREPARED BY CAVELL INSURANCE COMPANY LIMITED AND GORDIAN RUNOFF LIMITED

Dated: 20 November 2008
INTERNATIONAL TAX AGREEMENTS ACT 1953

NOTICE UNDER SECTION 4A SPECIFYING THAT THE REVISED AUSTRALIA-JAPAN TAX TREATY SHALL APPLY

NOTICE is hereby given in pursuance of section 4A of the International Tax Agreements Act 1953 that the Convention between Australia and Japan for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income (being the Convention and Protocol, a copy of each of which is set out in Schedule 6 to that Act) will enter into force on 3 December 2008.

Dated this 10th day of November, 2008

Christopher Eyles Bowen
Assistant Treasurer and Minister for Competition Policy and Consumer Affairs
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, CLAIRE HOWLETT, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for the Environment, Heritage and the Arts, have considered in accordance with section 303FN of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) the application from the Protected Zone Joint Authority, public comments on the proposal as required under section 303FR, and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act, taken in the Torres Strait Finfish Fishery, as defined in the Torres Strait Fisheries Act 1984 and the Torres Strait Fisheries Regulations 1985, to be an approved Wildlife Trade Operation, in accordance with subsection 303FN (2) and paragraph (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

a) is valid until 25 November 2011 and;

b) is subject to the conditions applied under section 303FT specified in the Schedule (dated November 2008).

Dated this 18 day of November 2008

Delegate of the Minister for the Environment, Heritage and the Arts

Under the Administrative Appeals Tribunal Act 1975, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to Department of the Environment, Water, Heritage and the Arts within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.
SCHEDULE

Declaration of the harvest operations of the Torres Strait Finfish Fishery (TSFF) as an approved Wildlife Trade Operation, November 2008

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), taken in the TSFF.

1. Operation of the fishery will be carried out in accordance with the management regime in force under the Commonwealth Torres Strait Fisheries Act 1984 and Torres Strait Fisheries Regulations 1985.

2. The Protected Zone Joint Authority (PZJA) to inform the Department of the Environment, Water, Heritage and the Arts (DEWHA) of any intended amendments to the management arrangements that may affect the assessment of the TSFF against the criteria on which EPBC Act decisions are based.

3. The PZJA to

   a. produce and present reports to DEWHA annually as per Appendix B to the Guidelines for the Ecologically Sustainable Management of Fisheries - 2nd Edition; and

   b. include in the annual report information on the status of transitional management arrangements for the TSFF, including the number of non-Traditional Inhabitant sunset licenses and Traditional Inhabitant Boat licenses continuing to operate in the fishery, total catch from these operations and progress towards future management arrangements for the TSFF.
DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, CLAIRE HOWLETT, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate for the Minister for the Environment, Heritage and the Arts, have considered in accordance with section 303FN of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) the application from the Australian Fisheries Management Authority, public comments on the proposal as required under section 303FR, and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act, taken in the Commission on the Conservation of Antarctic Marine Living Resources New and Exploratory Fisheries, as defined in the Fisheries Management Act 1991 to be an approved Wildlife Trade Operation, in accordance with subsection 303FN (2) and paragraph 303 FN (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

a) is valid until 25 November 2011 and;
b) is subject to the conditions applied under section 303FT specified in the Schedule.

Dated this 18th day of November 2008

[Signature]

Delegate of the Minister for the Environment, Heritage and the Arts

Under the Administrative Appeals Tribunal Act 1975, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.
SCHEDULE

DECLARATION OF THE HARVEST OPERATIONS OF THE COMMISSION ON THE
CONSERVATION OF ANTARCTIC MARINE LIVING RESOURCES (CCAMLR) NEW
AND EXPLORATORY FISHERIES AS AN APPROVED WILDLIFE TRADE
OPERATION, NOVEMBER 2008

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other
than specimens of species listed under Part 13 of the Environment Protection and Biodiversity
Conservation Act 1999 (EPBC Act), taken in the Commission on the Conservation of Antarctic
Marine Living Resources New and Exploratory Fisheries, as defined in the Fisheries Management

1. Operation of the fishery will be carried out in accordance with the New and Exploratory
Fisheries in the CCAMLR Region Statement of Management Arrangements 2005, in force
under the Commonwealth Fisheries Management Act 1991.

2. The Australian Fisheries Management Authority (AFMA) to inform the Department of
Environment, Water, Heritage and the Arts (DEWHA) of any intended amendments to the
management arrangements that may affect the assessment of the fishery against the criteria
on which the EPBC Act decisions are based.

3. AFMA to produce and present reports to DEWHA annually as per Appendix B to the
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, CLAIRE HOWLET, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for the Environment, Heritage and the Arts pursuant to subsection 303DC(1) of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), hereby amend the list of exempt native specimens established under section 303DB of the EPBC Act by deleting from the list the following item that was included on the list on 30 November 2005 and any associated notations:

- Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the Act, taken in the Torres Strait Prawn Fishery.

Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the Act, taken in the Torres Strait Prawn Fishery.

Dated this 19 day of November 2008

[Signature]

Delegate of the Minister for the Environment, Heritage and the Arts
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, CLAIRE HOWLETT, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for the Environment, Heritage and the Arts pursuant to subsection 303DC (1) of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), hereby amend the list of exempt native specimens established under section 303DB of the EPBC Act by including in the list the following specimens:

- Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the EPBC Act, taken in the Torres Strait Prawn Fishery, as defined in the Torres Strait Fisheries Act 1984 and Torres Strait Fisheries Regulations 1985.

with a notation that inclusion of the specimens in the list is subject to the following restrictions or conditions:

- The specimen, or the fish or invertebrate from which it is derived, was taken lawfully; and

- The specimen is included on the list until 1 December 2008.

Dated this 19 day of November 2008

CLAIRE HOWLETT

Delegate of the Minister for the Environment, Heritage and the Arts
Obtaining copies of Commonwealth Acts and Legislative Instruments

Copies of Commonwealth Acts, Legislative Instruments and related legislative material can be purchased at the following locations or ordered online or by mail or telephone.

**Over the counter**

Copies are available for sale or order at:

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