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Special Gazette Nos. S163, S164 and S165 are attached

The date of publication of this Gazette is 29 September 2010

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- 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)
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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
3-5 National Circuit
Barton ACT 2600
Tel. (02) 6141 4300
Fax. (02) 6282 4352
Variation of closing times

LABOUR DAY — Issue of 6 October 2010 (GN 39)
As Monday, 4 October 2010 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 39 will be:
Thursday, 30 September 2010 at 10.00 am.

General Information

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<tr>
<td>Lodgment Inquiries: (02) 6141 4333</td>
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<td>Subscriptions (Fax): (02) 6293 8388</td>
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<tr>
<td>Subscriptions (Tel): 1300 656 863</td>
</tr>
</tbody>
</table>

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 $8.95 each plus $8.00 postage or on subscription for $157.00 (25 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, 3-5 National Circuit, Barton ACT 2600.
By fax: (02) 6282 5140
By e-mail: gazettes@ag.gov.au.

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

All notices 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) 6141 4333. Information is also available from the following Internet site: 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.
Periodic Gazettes: as agreed but generally 7 working days prior to date of publication.

ADVERTISING RATES (GST inclusive)
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• outside normal business hours: a lodgment fee of $605 plus a charge of $121 per A4 page
Periodic Gazette notices: a lodgment fee of $242 plus a charge of $60.50 per A4 page.
A maximum charge of $8,000 per notice will apply ($16,000 notice if published on Weekends or Public Holidays).
Other charges may apply, for further information please see the Lodging Notices section, More information at http://www.ag.gov.au/GNGazette

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

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The Gazette may be purchased by mail order (Tel. 1300 889 873, Fax (02) 6293 8388) from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications at the address above.
Over the counter sales are also available from the following outlets:
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Phone: 13 2324 Fax: (08) 8204 1909
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Phone: (02) 6295 4422 Fax: (02) 6293 8388
Hobart: Printing Authority of Tasmania 123 Collins Street Hobart TAS 7000
Phone: 1800 030 940 Fax: (03) 6216 4294
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ALL REMITTANCES should be made available to: Collector of Public Moneys, Attorney-General’s Department.
ISSUES OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published. The Gazette may be purchased by mail order from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications.

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<tr>
<th>Gazette number</th>
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| P 1            | 8 January 2010      | *Environment Protection and Biodiversity Conservation Act 1999*  
Removal of a place from the Commonwealth Heritage List: Kissing Point Fort |
| P 2            | 7 April 2010        | *Environment and Heritage Legislation Amendment Act (No. 1) 2003*  
Amendment to Periodic Gazette No. P5, Thursday, 15 July 2004: Determination concerning the entry of Register of the National Estate places in the Commonwealth Heritage List |
| P 3            | 11 June 2010        | *Great Barrier Reef Marine Park Act 1975*  
Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered - October 2009 - May 2010 |
AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Radiocommunications Act 1992

NOTIFICATION OF PROPOSED AMENDMENTS TO AMATEUR LICENSING ARRANGEMENTS

Notice is given that the Australian Communications and Media Authority (the ACMA) proposes to amend two legislative instruments relating to the amateur licensing arrangements for Australia.

Proposed decision

The World Radiocommunication Conference of 2007 (WRC-07) amended the International Telecommunication Union Radio Regulations to allocate the 135.7-137.8 kHz frequency band to the amateur service in most parts of the world (including Australia) on a secondary basis.

The ACMA proposes to amend the Radiocommunications Licence Conditions (Amateur Licence) Determination No.1 of 1997 (Amateur LCD) and the Radiocommunications (Overseas Amateurs Visiting Australia) Class Licence 2008 (Amateur Class Licence), to give regulatory effect to the WRC-07 decision and a number of other additional unrelated amendments.

The additional unrelated amendments are as follows:

- Substitute certain provisions in the Amateur LCD and Amateur Class Licence to clarify the regulatory provisions relating to certain communications with amateurs in foreign countries.
- Amend the Amateur LCD to facilitate the operation of repeater stations that employ access control systems other than those currently permitted.
- Vary the Amateur Class Licence to make the identification requirements more consistent with those used overseas.

Comments

Under section 136 of the Radiocommunications Act 1992 and for the purpose of section 17 of the Legislative Instruments Act 2003, the ACMA is inviting interested persons to make representations about the proposed amendments.

A package containing a copy of the existing instruments, the proposed amendments and a background paper are available on the ACMA’s website. Alternatively, copies of the documentation may be obtained by contacting:

Danielle Head
Licence and Numbering Development Section
Interested persons are invited to make submissions about the proposed amendments and variations by **1 November 2010**. Late submissions may not be considered.

Submissions should be in writing and should be addressed to:

**Licence and Numbering Development Section**  
Australian Communications and Media Authority  
PO Box 13112  
Law Courts  
MELBOURNE VIC 8010  
Telephone: (03) 9963 6831  
E-mail: danielle.head@acma.gov.au

Or via  
E-mail: LANDS@acma.gov.au  
Fax: (03) 9963 6899
NOTICE OF APPLICATION FOR CONSENT TO ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION

(D2010/5012)

NOTICE is given that an application has been made under the *Fair Work (Registered Organisations) Act 2009* for consent to an alteration of the eligibility rules of the National Union of Workers.

A copy of the application has been published on the website of Fair Work Australia at: http://www.fwa.gov.au (under Registered Organisations, click on Gazette Notices).

Alternatively, a copy of the application can be obtained on request from Fair Work Australia. Requests should be directed to MaryAnne Guina, Tribunal Services and Organisations, GPO Box 1994, Melbourne 3001 (fax: (03) 9655 0410 or email: maryanne.guina@fwa.gov.au).

Any interested organisation registered under the *Fair Work (Registered Organisations) Act 2009*, association or person who desires to object to the application may do so by lodging with Fair Work Australia, marked to the attention of MaryAnne Guina, a notice of objection, complying with the requirements of regulation 14 of the *Fair Work (Registered Organisations) Regulations 2009*, no later than thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: Mr. Paul Richardson, 833 Bourke Street, DOCKLANDS, VIC, 3008,) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection so lodged.

Terry Nassios
A/g General Manager
Fair Work Australia
COMMONWEALTH OF AUSTRALIA

Fuel Quality Standards Act 2000

Section 13

GRANT OF APPROVAL

I, Peter Robert Garrett, Minister for Environment Protection, Heritage and the Arts, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Eastern Great Southern Petroleum (the approval holder).

This approval varies the fuel standard for automotive diesel set out in the Fuel Standard (Automotive Diesel) Determination 2001 to permit diesel fuel to contain more than five per cent volume by volume, but not more than 20 per cent volume by volume, biodiesel.

This approval applies to diesel/biodiesel blends supplied by the approval holder and the regulated persons specified in Annexure 1.

This approval is granted subject to the conditions specified in section 17 of the Act and the conditions specified in Annexure 2 of this approval.

This approval comes into force on the date of signing and remains in force until 1 March 2011.

Dated September 2010

...........................................................

Minister for Environment Protection, Heritage and the Arts
Annexure 1

Regulated persons

The following are regulated persons under paragraph 13(1)(b) of the Fuel Quality Standards Act 2000:

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Town</th>
<th>State</th>
<th>Postcode</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eastern Great Southern Fuel Supplies</td>
<td>PO Box 136</td>
<td>Lake Grace</td>
<td>WA</td>
<td>6353</td>
</tr>
<tr>
<td>Great Southern Fuel Supplies</td>
<td>PO Box 136</td>
<td>Lake Grace</td>
<td>WA</td>
<td>6353</td>
</tr>
<tr>
<td>Stevemacs Bulk Fuel Haulage</td>
<td>110 Kurnell Road</td>
<td>Kewdale</td>
<td>WA</td>
<td>6105</td>
</tr>
</tbody>
</table>
Annexure 2

Conditions of approval

1. The diesel and biodiesel used to create the blends covered by this approval must, before the two fuels are blended, comply with the applicable fuel standards for automotive diesel and biodiesel, i.e. specified in the Fuel Standard (Automotive Diesel) Determination 2001 and the Fuel Standard (Biodiesel) Determination 2003.

   – An exception to this condition is that the diesel used to create the blends need not comply with the density requirements specified in the Fuel Standard (Automotive Diesel) Determination 2001. [Note: the final blends must comply with the density requirements specified in that Determination].

2. The fuel subject to this approval must be clearly labelled at the point of sale or supply identifying the fuel as a blend of diesel and biodiesel.

3. The fuel subject to this approval must not be represented as being suitable for all diesel vehicles.

4. The following words must be clearly displayed on any fuel pump dispensing fuel that is subject to this approval:

   – ‘Contains up to x% biodiesel’, where x is no less than the percentage of biodiesel in the blend; or

   – ‘Contains y% biodiesel’ where y is the percentage of biodiesel in the blend.

5. The approval holder must provide a report to the Department of the Environment, Water, Heritage and the Arts specifying:

   (i) the volume of diesel supplied under the approval

   (ii) the volume of lower density diesel (i.e. less than 820 kg/m³) used to produce the final blends, and

   (iii) the lower density diesel used (i.e. less than 820 kg/m³), the lowest density contained in that diesel.

The report is due 31 March 2011.
MINISTER FOR ENVIRONMENT PROTECTION, HERITAGE AND THE ARTS

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL STANDARD (AUTOMOTIVE DIESEL) DETERMINATION 2001

I, Peter Robert Garrett, Minister for Environment Protection, Heritage and the Arts provide the following information concerning my decision to grant an approval under section 13 of the Fuel Quality Standards Act 2000 (the Act).

Name of approval holder

Approval has been granted to Eastern Great Southern Petroleum.

Period of operation

The period of operation of the approval is from the date of signing until 1 March 2011.

Details of the approval

This approval varies the fuel standard for diesel set out in the Fuel Standard (Automotive Diesel) Determination 2001 (the Determination) such that diesel with a biodiesel content above five per cent volume by volume and up to 20 per cent volume by volume will be taken to comply with the Determination.

Background

Section 15 of the Act provides that I must have regard to the following when deciding whether or not to grant or amend an approval:

(a) the protection of the environment
(b) the protection of occupational and public health and safety
(c) the interests of consumers, and
(d) the impact on economic and regional development.

I may also have regard to any other matters I consider relevant.

Section 24A of the Act provides that I must consult, and have regard to the recommendations of, the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendations it made in September 2010.

Findings on material questions of fact

(a) The protection of the environment

Tailpipe emissions from diesel/biodiesel blend use, compared to diesel, will have both positive and negative impacts on air quality as the level of biodiesel in the blend increases. In general, emissions of nitrogen oxides increase but particulate matter, hydrocarbons and carbon monoxide emissions all decrease.
(b) The protection of occupational and public health and safety
In terms of safety data, diesel containing up to 20 per cent biodiesel has shown to be similar to diesel. Its impact on occupational and public health and safety should be no greater than diesel already supplied to the market.

(c) The interests of consumers
Fuel dispensers will be clearly labelled to advise consumers that the diesel contains biodiesel and the percentage, more than five per cent volume by volume but not more than 20 per cent volume by volume. Any potential warranty issues for vehicles will, therefore, be addressed.

(d) The impact on economic and regional development
As the level of biodiesel allowed in diesel has been capped at five per cent, the industry cannot legally supply blends higher than five per cent. This results in a barrier to the development of an alternative fuels market in Australia. If the approvals are not granted, the restriction of blend levels could have a negative effect on the development of the Australian biodiesel industry.

Summary of reasons for the approval
1. Biodiesel blends are already being supplied to the market and the approval is required to allow suppliers to continue supplying blends to existing and potential customers.
2. There could be a detrimental effect on the biodiesel industry if this approval is not granted.
3. This approval only relates to the variation of the biodiesel content in the Diesel Determination for blends above five per cent and up to 20 per cent.
4. The labelling condition will provide information for consumers about the biodiesel content in the diesel on fuel dispensers.

Minister for Environment Protection, Heritage and the Arts
September 2010
COMMONWEALTH OF AUSTRALIA

Fuel Quality Standards Act 2000

Section 13

GRANT OF APPROVAL

I, Peter Robert Garrett, Minister for Environment Protection, Heritage and the Arts, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to National Biofuels Group Pty Ltd (NBG) (the approval holder).

This approval varies the fuel standard for biodiesel set out in the Fuel Standard (Biodiesel) Determination 2003 to permit the supply of biodiesel with a minimum cetane number of 49.

This approval applies to biodiesel supplied by the approval holder and the regulated persons specified in Annexure 1.

This approval is granted subject to the conditions specified in section 17 of the Act and the conditions specified in Annexure 2 of this approval.

This approval comes into force on the date of signing and remains in force until the earlier of:

(a) 12 August 2012; or

(b) six weeks after the commissioning of NBG’s Port Kembla production facility as reported by Condition 4 of this approval; or

(c) until the maximum supply of biodiesel as set out in Condition 2 of this approval is reached.

Dated September 2010

Minister for Environment Protection, Heritage and the Arts
**Regulated persons**

The following are regulated persons under paragraph 13(1)(b) of the *Fuel Quality Standards Act 2000:*

<table>
<thead>
<tr>
<th>Company Name</th>
<th>Address</th>
<th>City</th>
<th>State</th>
<th>Postcode</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Biodiesel Pty Ltd</td>
<td>16/33 Ryde Road</td>
<td>Pymble</td>
<td>NSW</td>
<td>2073</td>
</tr>
<tr>
<td>The Biodiesel Station</td>
<td>59 Evans Street</td>
<td>Balmain</td>
<td>NSW</td>
<td>2041</td>
</tr>
<tr>
<td>Mini-Tankers Australia Pty Ltd</td>
<td>20 Bridge Street</td>
<td>Pymble</td>
<td>NSW</td>
<td>2073</td>
</tr>
<tr>
<td>Refuelling Solutions Pty Ltd/MTA</td>
<td>20 Bridge Street</td>
<td>Pymble</td>
<td>NSW</td>
<td>2073</td>
</tr>
<tr>
<td>United - ANM Petroleum Pty Ltd</td>
<td>209 Pittwater Road</td>
<td>Manly</td>
<td>NSW</td>
<td>2095</td>
</tr>
<tr>
<td>Dib Group Pty Ltd trading as Hill &amp; Co</td>
<td>9 East Street</td>
<td>Lidcombe</td>
<td>NSW</td>
<td>2141</td>
</tr>
<tr>
<td>Blending Facilities Pty Ltd</td>
<td>Unit 13 65 Elizabeth Street</td>
<td>Wetherill Park</td>
<td>NSW</td>
<td>2164</td>
</tr>
<tr>
<td>Frank's Automotive</td>
<td>73 Marrickville Road</td>
<td>Marrickville</td>
<td>NSW</td>
<td>2204</td>
</tr>
<tr>
<td>Biodiesel Industries Australia Pty Ltd</td>
<td>62 Racecourse Road</td>
<td>Rutherford</td>
<td>NSW</td>
<td>2323</td>
</tr>
<tr>
<td>Boland Petroleum (Lagnacourt Farming)</td>
<td>101 Gosport Street</td>
<td>Moree</td>
<td>NSW</td>
<td>2400</td>
</tr>
<tr>
<td>JW &amp; J Perks</td>
<td>103 Smith Street</td>
<td>Kempsey</td>
<td>NSW</td>
<td>2440</td>
</tr>
<tr>
<td>Kel Campbell Pty Ltd</td>
<td>16 Flinders Street</td>
<td>Port Kembla</td>
<td>NSW</td>
<td>2505</td>
</tr>
<tr>
<td>Manildra Park Pty Ltd</td>
<td>1 Creole Road</td>
<td>Port Kembla</td>
<td>NSW</td>
<td>2505</td>
</tr>
<tr>
<td>Handy Fuels Pty Ltd/RJ Hanford Pty Ltd</td>
<td>75 Wilton Park Road</td>
<td>Wilton</td>
<td>NSW</td>
<td>2571</td>
</tr>
<tr>
<td>Onsite Fuel Supplies Pty Ltd</td>
<td>75 Wilton Park Road</td>
<td>Wilton</td>
<td>NSW</td>
<td>2571</td>
</tr>
<tr>
<td>W A Wilmington trading as Caltex Depot</td>
<td>153 Coreen Avenue</td>
<td>Penrith</td>
<td>NSW</td>
<td>2750</td>
</tr>
<tr>
<td>Freedom Fuels Operations Pty Ltd</td>
<td>Unit 8 16 Theodore Street</td>
<td>Eagle Farm</td>
<td>QLD</td>
<td>4009</td>
</tr>
<tr>
<td>Bulk Fuel Australia Pty Ltd</td>
<td>5A Jaybel Street</td>
<td>Salisbury</td>
<td>QLD</td>
<td>4107</td>
</tr>
<tr>
<td>Lowes Petroleum Service</td>
<td>PO Box 300</td>
<td>Goondiwindi</td>
<td>QLD</td>
<td>4390</td>
</tr>
<tr>
<td>Central State Fuels Pty Ltd</td>
<td>217 Richardson Road</td>
<td>Rockhampton</td>
<td>QLD</td>
<td>4700</td>
</tr>
<tr>
<td>McDonald Murphy Fuel Services</td>
<td>36 McLennan Street</td>
<td>Mackay</td>
<td>QLD</td>
<td>4741</td>
</tr>
<tr>
<td>Just Fuel Petroleum Services</td>
<td>2 Western Ave</td>
<td>Sunshine</td>
<td>VIC</td>
<td>3020</td>
</tr>
<tr>
<td>Scott's Agencies Pty Ltd</td>
<td>1121 Latrobe Street</td>
<td>Ballarat</td>
<td>VIC</td>
<td>3350</td>
</tr>
<tr>
<td>Coema Pty Ltd</td>
<td>25 Saxton Street</td>
<td>Numurkah</td>
<td>VIC</td>
<td>3636</td>
</tr>
</tbody>
</table>
Annexure 2

Conditions of approval

The approval is subject to the following conditions:

1. The approval holder and its regulated persons are required to notify their customers:
   (i) of the minimum cetane number of the fuel; and
   (ii) that the fuel does not meet the fuel standard for biodiesel set out in the Fuel Quality (Biodiesel) Determination 2003 but is supplied under an approval granted under section 13 of the Fuel Quality Standards Act 2000 by the Minister for Environment Protection, Heritage and the Arts that varies the minimum cetane number in respect of supplies of the fuel by the approval holder or its regulated persons to the customer;

2. The maximum supply of fuel under the approval is limited to 6 million litres;

3. The approval holder is to submit six-monthly reports to the Department of the Environment, Water, Heritage and the Arts (the Department) on its progress towards building and commissioning its Port Kembla soybean biodiesel production facility (Port Kembla facility), including its intended commissioning date;

4. The approval holder will report to the Department within seven days of the commissioning of its Port Kembla facility that the facility is operational;

5. The approval holder must provide six-monthly reports to the Department of the Environment, Water, Heritage and the Arts (the Department) on the volume and cetane number of biodiesel supplied under this approval;

6. The approval holder must report to the Department when it knows or believes the maximum supply of 6 million litres will be reached before the next reporting period.

Six-monthly reports cover the periods 1 January to 30 June and 1 July to 31 December in each calendar year, (or part therefore in the case of a less than six month period) and are due within one month of the end of the reporting period. The first report is due 31 January 2011.
MINISTER FOR ENVIRONMENT PROTECTION, HERITAGE AND THE ARTS

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000
CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN
APPROVAL FOR A VARIATION OF THE FUEL STANDARD (BIODIESEL)
DETERMINATION 2003

I, Peter Robert Garrett, Minister for Environment Protection, Heritage and the Arts provide the following information concerning my decision to grant an approval under section 13 of the Fuel Quality Standards Act 2000 (the Act).

Name of approval holder
Approval has been granted to National Biofuels Group Pty Ltd (NBG) (Approval Holder).

Period of operation
The period of operation of the approval is from the date of signing until the earlier of:

a) 12 August 2012; or

b) six weeks after the commissioning of NBG’s Port Kembla production facility as reported by Condition 4 of the approval; or

c) until the maximum supply of biodiesel as set out in Condition 2 of the approval is reached.

Details of the approval
This approval varies the fuel standard for biodiesel set out in the Fuel Standard (Biodiesel) Determination 2003 (the Determination) such that biodiesel with a minimum cetane number of 49 will be taken to comply with the Determination.

The Approval is subject to conditions set out in Annexure 2 to the approval instrument and in section 17 of the Act.

Background
Section 15 of the Act provides that I must have regard to the following when deciding whether or not to grant an approval:

(a) the protection of the environment

(b) the protection of occupational and public health and safety

(c) the interests of consumers, and

(d) the impact on economic and regional development.

I may also have regard to any other matters I consider relevant.

Section 24A of the Act provides that I must consult, and have regard to the recommendations of, the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendations it made in September 2010.
Findings on material questions of fact

(a) The protection of the environment

A variation to the minimum cetane number of biodiesel from 51 to 49 is not expected to result in significant adverse environmental impacts.

(b) The protection of occupational and public health and safety

There are no occupational and public health and safety concerns relating to the approval.

(c) The interests of consumers

Any impacts on consumers will be mitigated by conditions that require the suppliers of this fuel to advise their customers of the reduced cetane level of the fuel.

(d) The impact on economic and regional development

The approval will allow the Approval Holder to validate a viable Australian market for its soybean based biodiesel and assist with further planning and construction of its Port Kembla facility. The establishment of a biodiesel industry in the region is expected to have economic and regional benefits.

Summary of reasons for the approval

1. Biodiesel with minimum 49 cetane is not expected to have any significant impacts on the environment or occupational and public health and safety.

2. The notification conditions of the approval will provide information for customers about the cetane level of the biodiesel.

3. The approval will allow suppliers to validate a viable biodiesel industry.

Minister for Environment Protection, Heritage and the Arts

September 2010
COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999
DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, Debra Jayne Callister-Carter, Acting Assistant Secretary, Wildlife Branch, as Delegate of the
Minister for Sustainability, Environment, Water, Population and Communities under the
Environment Protection and Biodiversity Conservation Act 1999, am satisfied that an operation to
harvest and export Australian native invertebrates by Mr David Cassat of New South Wales, is a
small-scale operation as defined by regulation 9A.20 under subsection 303FN(10). I declare under
section 303FN(2) that Mr David Cassat’s operation is an Approved Wildlife Trade Operation.

This declaration has effect subject to the following conditions applied under S303FT:

1. The operation is undertaken in accordance with the proposal submitted by Mr David Cassat
   on 16 July 2010 and revised on 16 September 2010.
2. Only specimens from species that have been named and described in a scientific publication
   can be exported.
3. Initially, only specimens from the list of species recorded on the property concerned and
   submitted to the Department of Sustainability, Environment, Water, Population and
   Communities (the Department) as part of the above proposal may be exported. Species
   subsequently recorded on the property may only be exported with the prior approval of the
   Department.
4. For each calendar year, one specimen from each species harvested must be lodged as a
   voucher specimen with the Australian Museum. The voucher specimen should be lodged
   within one month from the date the first specimen of that species was harvested.
5. Accurate records must be maintained and kept up-to-date and include all information
   necessary for the reporting outlined in condition 6. If requested, records will be made
   available to the Department.
6. An annual report is to be provided to the Department; the report should cover the calendar
   year and be submitted by 31 January of the following year. The report should include
   information on all specimens harvested (regardless of whether the specimen is exported)
   and for each species should include: location (property); numbers and details of the
   area/habitat from where the specimens were collected. Totals should be provided for each
   month and grand totals for each year.
7. If requested by the Department, Mr David Cassat will provide reports at other times of the
   year on a timely basis.
8. This declaration is valid for a period of three years from 26 September 2010 to
   25 September 2013.

Dated this 21st day of September 2010

[Signature]

Delegate of the Minister for Sustainability, Environment, Water, Population and
Communities

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

Director, Wildlife Trade Assessments
Department of Sustainability, Environment, Water, Population and Communities
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921
THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR
NOTICE UNDER SUBSECTION 28(1) OF THE
WATER EFFICIENCY LABELLING AND STANDARDS ACT 2005

I, Lyn Chapman, Director, Water Efficiency Labelling and Standards (WELS) Section, pursuant to section 25 of the Water Efficiency Labelling and Standards Act 2005 (the WELS Act), register the following WELS product(s) under subsection 28(1) of the WELS Act. WELS registrations are subject to the conditions set out in subsections 4.5, 4.6 and 4.7 of AS/ANZ 6400:2003 Water efficient Products – Rating and labelling.

Registered WELS products

<table>
<thead>
<tr>
<th>Brand Name</th>
<th>Product Type</th>
<th>Family Name / Product Name / Model Reference</th>
<th>Registration Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>ARC</td>
<td>Dishwasher</td>
<td>Family Name: ADF6SE2 Model: ADF6SE2</td>
<td>RO002143</td>
</tr>
<tr>
<td>IAG</td>
<td>Dishwasher</td>
<td>Family Name: IDN6SE3 Models: IDN6SE3, IDN6WE3</td>
<td>RO002142</td>
</tr>
<tr>
<td>Fienza</td>
<td>Tap and Tap Outlet</td>
<td>Family Name: 4 Star Mixers 211105, 212105, 212106, 213105, 214105, 215111, ECSIC/ECOSINK(FIENZA)</td>
<td>RO002143</td>
</tr>
<tr>
<td>IAG</td>
<td>Dishwasher</td>
<td>Family Name: KDF6SE1 Model: KDF6SE1</td>
<td>RO002144</td>
</tr>
<tr>
<td>Grohe</td>
<td>Shower</td>
<td>Addition to Family Name: Grohe hand held showers 27290B Tempesta, 27390B Rainshower, 27387B Rainshower, 27387B Bauline, 27387B Bauline, 27391B Bauline, 27393B Bauline, 27395B Bauline</td>
<td>RO000113H</td>
</tr>
<tr>
<td>ARC</td>
<td>Dishwasher</td>
<td>Addition to Family: ADI6SE1 Model: ADI6SE1</td>
<td>RO002145</td>
</tr>
<tr>
<td>Fienza</td>
<td>Tap and Tap Outlet</td>
<td>Family Name: 5 Star Mixers 211103, 211104, 212103, 212104, 213103, 213104, 213105, 213106, 213107, 213109, 214103, 214107</td>
<td>RO002146</td>
</tr>
<tr>
<td>Miele</td>
<td>Clothes Washing Machine</td>
<td>Family Name: W 5903 W 5741, W 5800, W 5903</td>
<td>RO002147</td>
</tr>
<tr>
<td>Miele</td>
<td>Clothes Washing Machine</td>
<td>Family Name: W 5943 Model: W 5943</td>
<td>RO002148</td>
</tr>
<tr>
<td>Miele</td>
<td>Clothes Washing Machine</td>
<td>Family Name: W 5835 Model: W 5835</td>
<td>RO002149</td>
</tr>
<tr>
<td>Argent</td>
<td>Lavatory Suite</td>
<td>Addition to Family Name: Argent WC suites KO041001568B Isis CC, KO041001568B Isis CC, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO080101568CB Isis CC, KO080101568CB Isis CC</td>
<td>RO000257A</td>
</tr>
<tr>
<td>Argent</td>
<td>Lavatory Suite</td>
<td>Family Name: Argent 4 Star WC Suites KO041001568B Isis CC, KO041001568B Isis CC, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO060101568CB Isis BTW, KO080101568CB Isis BTW, KO080101568CB Isis CC, KO080101568CB Isis CC, KO080101568CB Isis CC, KO080101568CB Isis CC, KO080101568CB Isis CC, KO080101568CB Isis CC</td>
<td>RO002150</td>
</tr>
</tbody>
</table>

Pending Gazettal Publication on the 29 September 2010

Delegate of the Water Efficiency Labelling and Standards Regulator 22 September 2010
DEPARTMENT OF SUSTAINABILITY, ENVIRONMENT, WATER, POPULATION & COMMUNITIES
Environment Protection and Biodiversity Conservation Act 1999

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

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

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Controlling Provisions</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2009/5141</td>
<td>Bronzewing Investments/Residential development/Hazelmere/WA/National Lifestyle Village, Lot 97 Adelaide Street</td>
<td>• Listed threatened species and communities (sections 18 &amp; 18A)</td>
<td>20-Sep-2010</td>
</tr>
</tbody>
</table>

ACTIONS DETERMINED AS NOT REQUIRING APPROVAL (EPBC Act s.75)

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010/5569</td>
<td>Pyrenees Shire Council/Transport - land/7km Northwest of Raglan and 32km east of Ararat/VIC/Rehabilitation of Raglan - Elmhurst Road</td>
<td>15-Sep-2010</td>
</tr>
<tr>
<td>2010/5618</td>
<td>South East Water, Utility Services/Waste Management - Sewerage/Road reserves of Mayne St, Lyall St, Thornhill St, Hasting/VIC/Upgrade of the existing Thornhill St Sewer Pump Station</td>
<td>17-Sep-2010</td>
</tr>
<tr>
<td>2010/5616</td>
<td>Energe Luis/Limited/Energy generation and supply (non-renewable)/South east Queensland near Mt Crosby, west of Brisbane/QLD/Abermain to Locke Rose High Voltage Distribution Line</td>
<td>17-Sep-2010</td>
</tr>
<tr>
<td>2010/5607</td>
<td>Xstrata Miooga Pty Limited/Mining/Approx 20km West of Muswellbrook and 10km North of Denman/NSW/Modifications to Miooga Coal Mine Plans &amp; relocation of electricity transmission line</td>
<td>20-Sep-2010</td>
</tr>
<tr>
<td>2010/5619*</td>
<td>Cliffs Asia Pacific Iron Ore Pty Ltd/Mining/Windarling Range, Shire of Yilgarn/WA/Koolyanobbing Iron Ore Project - Windarling Range W3/5 Deposit Deepening</td>
<td>21-Sep-2010</td>
</tr>
<tr>
<td>2010/5605*</td>
<td>Baw Baw Developments Pty Ltd/Residential development/Western edge of Warragul approx 100km SE of Melbourne CBD/VIC/Waterford Rise Residential Development Warragul</td>
<td>21-Sep-2010</td>
</tr>
</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>2009/5141</td>
<td>Bronzewing Investments/Residential development/Hazelmere/WA/National Lifestyle Village, Lot 97 Adelaide Street</td>
<td>Referral Information</td>
<td>20-Sep-2010</td>
</tr>
</tbody>
</table>

DECISION ON APPROVAL (EPBC Act s.133)

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Approval Decision</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2009/5177</td>
<td>Tully Sugar Limited/Transport - land/Hamlin Road to Bilyana Road, Bilyana/QLD/7km Sugar Cane Tramway</td>
<td>Approved with conditions</td>
<td>20-Sep-2010</td>
</tr>
</tbody>
</table>

VARIATION OF CONDITIONS OF APPROVAL (EPBC Act s.143)

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2007/3442</td>
<td>Daracon Quarries/Mining/Murrurundi/NSW/Ardglen Quarry extension</td>
<td>21-Sep-2010</td>
</tr>
</tbody>
</table>

NOTICE OF EXTENSION OF TIME (EPBC Act s.130(4))

<table>
<thead>
<tr>
<th>Reference</th>
<th>Title</th>
<th>Extended by (Days)</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2006/3193</td>
<td>Walker Corporation/Residential development/ralphs Bay/TAS/Lauderdale Quay Waterfront Housing and Marina Development</td>
<td>21 business days</td>
<td>17-Sep-2010</td>
</tr>
</tbody>
</table>

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 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.
PUBLICATION OF CANCELLATION OF ENTRIES FOR KINDS OF MEDICAL DEVICES FROM THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS
SECTION 41GP OF THE THERAPEUTIC GOODS ACT 1989

I, Linda Punyer, delegate of the Secretary to the Department of Health and Ageing for the purposes of section 41GP of the Therapeutic Goods Act 1989 (the Act), hereby publish particulars of the cancellation of the following entry of a kind of medical device from the Australian Register of Therapeutic Goods under paragraph 41GN(1) (f) of the Act:

ARTG entry of kind of medical device:  Probe, dental
ARTG number:  171030
Sponsor:  Pacific Dental Specialties Pty Ltd
Manufacturer:  Dental USA (United States of America)
Date cancelled:  18 August 2010

Reason

The certification made in the application to include this kind of device in the Register is not correct in relation to the classification applied to this kind of device.

(signed by)

Linda Punyer
Delegate of the Secretary to the Department of Health and Ageing

22 September 2010
I, Dr Anthony Gill, Delegate of the Secretary for the purposes of 16J of the Therapeutic Goods Regulations 1990 ("the Regulations"), acting under sub-regulation 16J(2) of the Regulations, designate catumaxomab (REMOVAB) as an orphan drug on 15 September 2010 for the treatment of patients with malignant ascites due to EpCAM-positive carcinomas.

The dose form of catumaxomab (REMOVAB) is concentrate for solution for infusion.

The sponsor of catumaxomab (REMOVAB) is Biotech Regulatory Solutions.

[signed by]

Dr Anthony Gill
Delegate of the Secretary

Dated this 15th Day of September 2010
I, Dr Anthony Gill, Delegate of the Secretary for the purposes of 16J of the Therapeutic Goods Regulations 1990 ("the Regulations"), acting under sub-regulation 16J(2) of the Regulations, designate octreotide (SANDOSTATIN LAR) as an orphan drug on 15 September 2010 for the treatment of patients with advanced neuroendocrine tumours of the midgut or unknown primary tumour location.

The dose form of octreotide (SANDOSTATIN LAR) is 10, 20 and 30 mg prefilled syringe composite packs.

The sponsor of octreotide (SANDOSTATIN LAR) is Novartis Pharmaceuticals Australia Pty Ltd.

[signed by]

Dr Anthony Gill
Delegate of the Secretary

Dated this 15th Day of September 2010
I, Dr Anthony Gill, Delegate of the Secretary for the purposes of 16J of the Therapeutic Goods Regulations 1990 (“the Regulations”), acting under sub-regulation 16J(2) of the Regulations, designate vandetanib (brand name to be advised) as an orphan drug on 15 September 2010 for the treatment of patients with unresectable locally advanced or metastatic medullary thyroid cancer.

The dose form of vandetanib is tablets.

The sponsor of vandetanib is AstraZeneca Pty Ltd.

[signed by]

Dr Anthony Gill
Delegate of the Secretary

Dated this 15th Day of September 2010
H&A REF No. 771

AUSTRALIAN GOVERNMENT

HEALTH INSURANCE ACT 1973

CLASS ORDER UNDER SUBSECTION 6(1)

I, VERONICA DAVIDSON, Delegate of the Minister for Health and Ageing, in accordance with the powers vested in the Minister under Subsection 6(1) of the Health Insurance Act 1973 (the Act), hereby --

(a) DECLARE that every person included in the following class of persons, being a person who, but for this Order would not be an eligible person, shall be treated as an eligible person for the purposes of the Act where:

(i) the person resides in Australia; and
(ii) the person is a holder of a valid Temporary Protection Visa (subclass 785) issued under the Migration Act 1958;

(b) DECLARE that this Order shall take effect from 1 October 2010 and shall cease on 31 December 2014.

Dated this 14th day of September 2010

VERONICA DAVIDSON
DELEGATE OF THE MINISTER FOR HEALTH AND AGEING
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To:
Ms Khristine Monteverde
11/15 Ashburn Place
GLADESVILLE NSW 2111

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the Superannuation Industry (Supervision) Act 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(1) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the nature and seriousness of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 22 September 2010

Marina Dolevski
Assistant Commissioner of Taxation
Note 1:
In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:
In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:
In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To:
Mr Alireza Nateghi
1/7-9 Orpington Street
BEXLEY NSW 2207

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the Superannuation Industry (Supervision) Act 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(1) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the nature and seriousness of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 22 September 2010

Marina Dolevski
Assistant Commissioner of Taxation
Note 1:
In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:
In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:
In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To:
Mr Van L Chan
2 Mackenzie St
Canley Vale NSW 2166

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the Superannuation Industry (Supervision) Act 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(1) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the nature and seriousness of the contraventions provide grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 22 September 2010

Marina Dolevski
Assistant Commissioner of Taxation
Note 1:
In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:
In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:
In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To:
Mr Chi T Nguyen
PO Box 272
BANKSTOWN NSW 1885

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the Superannuation Industry (Supervision) Act 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(1) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the nature and seriousness of the contraventions provide grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 22 September 2010

Marina Dolevski
Assistant Commissioner of Taxation
Note 1:
In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:
In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:
In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.
**NOTICE OF RULINGS**

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>GSTR 2010/1</td>
<td>Goods and services tax: application of Division 165 of <em>A New Tax System (Goods and Services Tax) Act 1999</em> where a land owner engages the services of an associate to arrange construction of residential premises for lease under an arrangement described in Taxpayer Alert TA 2009/5</td>
<td>This Ruling considers whether the general anti-avoidance provisions in Division 165 of the <em>A New Tax System (Goods and Services Tax) Act 1999</em> may apply to an associate in relation to arrangements of the type referred to in Taxpayer Alert TA 2009/5: Use of an associate to obtain Goods and Services Tax benefits on construction of residential premises for lease. This Ruling applies to tax periods commencing both before and after 29 September 2010.</td>
</tr>
</tbody>
</table>

**NOTICE OF ADDENDUM**

<table>
<thead>
<tr>
<th>Ruling Number</th>
<th>Subject</th>
<th>Brief Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SGD 2005/2</td>
<td>Superannuation guarantee: is a contribution to a complying superannuation fund or a retirement savings account for the benefit of an employee made when the employer makes the contribution to a clearing house?</td>
<td>This Addendum amends SGD 2005/2 to ensure that SGD 2005/2 does not apply to a contribution made to an approved clearing house. Amendments made to the <em>Superannuation Guarantee (Administration) Act 1992</em> (SGAA 1992) by <em>Tax Laws Amendment (2010 Measures No. 1) Act 2010</em> mean that the law applies differently to contributions made to an approved clearing house. An approved clearing house is a body specified under regulation 7AE of the Superannuation Guarantee (Administration) Regulations 1993 for the purposes of subsection 79A(3) of the SGAA 1992. This Addendum also replaces a reference to withdrawn Determination SGD 2003/7 with a reference to TR 2010/1. This Addendum applies on and from 1 July 2010.</td>
</tr>
</tbody>
</table>
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To:

Mr Doug McEachern
Responsible Officer of
D&P McEachern Holdings Pty Ltd
(trustee for the Doug McEachern Rural Superannuation Fund)
491 Smollet Street
ALBURY NSW 2640

I, Brett Peterson, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the Superannuation Industry (Supervision) Act 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(2) of the SIS Act as I am satisfied that the corporate trustee has contravened the SIS Act on one or more occasions, and at the time of the contraventions you were a responsible officer of the corporate trustee and the nature and seriousness of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 16 September 2010

Brett Peterson
Assistant Commissioner of Taxation
Note 1:
In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:
In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:
In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.

*Notwithstanding Notes 2 and 3 above, reference is made to clause 2.5 of the Deed of Settlement made on 20 October 2009 between you, D&P McEachern Holdings Pty Ltd as trustee for the Doug McEachern Rural Superannuation Fund and the Commissioner of Taxation. Under this clause, you agreed not to dispute the Commissioner’s decision to disqualify you.
Notification of Amendment of a Management Plan

*Fisheries Management Act 1991*

Southern Squid Jig Fishery
Management Plan Amendment 2010 (No. 1)

The Australian Fisheries Management Authority (AFMA) intends to determine the *Southern Squid Jig Fishery Management Plan Amendment 2010 (No. 1)* (the draft Plan Amendment) to amend the *Southern Squid Jig Fishery Management Plan 2005*.

AFMA invites interested persons to make written submissions on the draft Plan Amendment by 21st October 2010. Written submissions should be forwarded to:

Graham Rudd  
Projects Manager  
Australian Fisheries Management Authority  
PO Box 7051  
Canberra Business Centre ACT 2610

**Or:**  
e-mail: graham.rudd@afma.gov.au  
fax: (02) 6225 5446

Copies of the draft Plan Amendment may be obtained from AFMA’s website ([www.afma.gov.au](http://www.afma.gov.au)) or by writing to AFMA at the above address or by contacting AFMA on 1300 723 621. Further information on the proposed amendment can be obtained by contacting Graham Rudd on (02) 6225 5342.
THE CONSTITUTION

PROCLAMATION

I, QUENTIN ALICE LOUISE BRYCE, Governor-General of the Commonwealth of Australia, acting under section 5 of the Constitution:

- Appoint Tuesday, 28 September 2010, at 10.30 am as the day and time for all Senators and Members of the House of Representatives to assemble at Parliament House to hold a session of the Parliament; and

- summon all Senators and Members of the House of Representatives to attend accordingly.

Signed and sealed with the Great Seal of Australia on

[Signature]
Governor-General

By Her Excellency's Command

[Signature]
Prime Minister
Aviation Transport Security Act 2004

NOTICE OF REVOCATION/DECLARATION OF SECURITY CONTROLLED AIRPORT AND AIRSIDE AREA – WESTRALIA AIRPORTS CORPORATION PTY LTD (PERTH AIRPORT)

1, GEORGE RYAN BRENAN, General Manager, Transport Security Operations, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government:

REVOKED the declaration of Westralia Airports Corporation Pty Ltd (Perth Airport) as a security controlled airport as listed in the Gazette s28 2010 034 dated 30 June 2010 under section 28 of the Aviation Transport Security Act 2004 (the Act); and

DECLARE that Westralia Airports Corporation Pty Ltd (Perth Airport) is a security controlled airport under section 28 of the Act.

The boundaries of Westralia Airports Corporation Pty Ltd (Perth Airport) are shown on the attached map.

In accordance with section 29 of the Act, this Notice ESTABLISHES an airside area for Westralia Airports Corporation Pty Ltd (Perth Airport) being that area indicated as the airside area on the attached map.

This Notice commences upon Gazettel.

Date: 7 September 2010

George Brennan
Delegate of the Secretary of the
Department of Infrastructure, Transport, Regional Development and Local Government
This map shows the boundaries of the security controlled airport and airside area for the purpose of the Aviation Transport Security Act 2004 and the Aviation Transport Security Regulations 2005 only. The map should not be used for air navigation purposes. Further information can be obtained from the Department of Infrastructure, Transport, Regional Development and Local Government, Office of Transport Security (OTS), GPO Box 594, Canberra ACT 2601, or phone the Transport Security Coordination Centre on 1300 307 288.
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