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The date of publication of this Gazette is 25 January 2011

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- 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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**How to contact us**

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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

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Phone: 13 2324 Fax: (08) 8204 1909
Brisbane: Mail Order ONLY CanPrint Communications PO Box 7456 Canberra MC ACT 2610 Phone: 1300 889 913 Fax: (02) 6293 8388
Canberra: CanPrint Communications 16 Nyrang Street Fyshwick ACT 2609 Phone: (02) 6295 4422 Fax: (02) 6293 8388
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ALL REMITTANCES should be made available to: Collector of Public Moneys, Attorney-General’s Department.
COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

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

I, Mark Collidge, 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.

<table>
<thead>
<tr>
<th></th>
<th></th>
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<td>1104.13</td>
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<td>USA</td>
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</tr>
</tbody>
</table>

Mark Collidge
Delegate of the Chief Executive Officer of Customs
Canberra ACT
19/01/2011
Defence

DETERMINATIONS

Defence Act 1903

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

NOTICE is hereby given that the following determinations have been made under section 58B of the Defence Act 1903. Copies of the Determinations are available on www.defence.gov.au/dpe/pac. For further information contact the Directorate of Conditions Information and Policy Services on pacman@defence.gov.au.

<table>
<thead>
<tr>
<th>Year/Det</th>
<th>Title</th>
<th>Signed</th>
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<tbody>
<tr>
<td>2011/4</td>
<td>Benchmark schools and hardship post – amendment</td>
<td>17/01/2011</td>
</tr>
<tr>
<td>2011/5</td>
<td>Travel – amendment</td>
<td>17/01/2011</td>
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<tr>
<td>2011/6</td>
<td>Salary non-reduction</td>
<td>19/01/2011</td>
</tr>
<tr>
<td>2011/7</td>
<td>Contribution for interim accommodation – Townsville</td>
<td>19/01/2011</td>
</tr>
</tbody>
</table>
**NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION**

(D2010/5025)

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 Police Federation of Australia.

A copy of the application has been published on the website of Fair Work Australia at: [http://www.fwa.gov.au/](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 Mark Elliott, Tribunal Services and Organisations, Level 5, 11 Exhibition Street, Melbourne Victoria 3000 (fax: (03) 9655 0410 or email: orgs@fwa.gov.au).

Any interested organisations 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 Mark Elliott, a notice of objection within thirty-five (35) days after the publication of this advertisement and by serving on the applicant whose address for service is:

Level 1
21 Murray Crescent
GRIFFITH ACT 2603

within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and written statement so lodged.

Tim Lee
General Manager
Fair Work Australia
NOTICE OF WITHDRAWAL OF APPLICATION FOR CONSENT TO AN ALTERATION OF THE ELIGIBILITY RULES OF AN ORGANISATION

(D2008/125)

NOTICE is given that the Police Federation of Australia has withdrawn its application under the Fair Work (Registered Organisations) Act 2009 for consent to the alteration of the eligibility rules of the organisation.

A copy of the notice of withdrawal 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 notice of withdrawal can be obtained on request from Fair Work Australia. Requests should be directed to Mark Elliott, Tribunal Services and Organisations, Level 5, 11 Exhibition Street, Melbourne Victoria 3000 (fax: (03) 9655 0410 or email: orgs@fwa.gov.au).

Tim Lee
General Manager
Fair Work Australia
COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, NATHAN HANNA, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for Sustainability, Environment, Water, Population and Communities, 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 16 April 2008 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 EPBC Act, taken in the Queensland Spanner Crab Fishery, as defined in the regime made under the Fisheries (Spanner Crab) Management Plan 1999 and the Queensland Fisheries Regulations 2008 in force under the Fisheries Act 1994.

Dated this 12 day of January 2011

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

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, NATHAN HANNA, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for Sustainability, Environment, Water, Population and Communities, 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 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 Queensland Spanner Crab Fishery, which comprises the ‘C2’ and ‘C3’ areas of the ‘commercial spanner crab fishery’ as defined in the Queensland Fisheries Regulation 2008 in force under the Queensland Fisheries Act 1994.

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 specimens are included on the list until 5 February 2012.

Dated this 12 day of January 2011

[Signature]

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

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, NATHAN HANNA, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for Sustainability, Environment, Water, Population and Communities, 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 revoking the conditions to which the inclusion of the following item in the list on 23 November 2010 is subject:

- 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 Tropical Rock Lobster Fishery,

and imposing the following conditions to which inclusion of the specimens in the list is subject:

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

- the specimens are covered by the declaration of an approved wildlife trade operation under section 303FN of the Act in relation to the fishery.

Dated this 17th day of January 2011

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

Delegate of the Minister for Sustainability, Environment, Water, Population and Communities
COMMONWEALTH OF AUSTRALIA  
Environment Protection and Biodiversity Conservation Act 1999  

DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, NATHAN HANNA, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for Sustainability, Environment, Water, Population and Communities, having satisfied myself on the matters set out in section 303FN of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), declare the operation that is specified in column 1 of Table 1, to be an approved Wildlife Trade Operation under subsection 303FN (2) of the EPBC Act, but only to the extent the operation relates to the class of specimens specified in column 2 of Table 1.

Table 1

<table>
<thead>
<tr>
<th>Operation</th>
<th>Class of Specimens</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Torres Strait Tropical Rock Lobster Fishery, as defined in the policy for the fishery in force under the Torres Strait Fisheries Act 1984.</td>
<td>Specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act.</td>
</tr>
</tbody>
</table>

This declaration:

a) is valid until 23 November 2013; and

b) is subject to the conditions under section 303FT of the EPBC Act specified in the Schedule.

Dated this 17th day of January 2011

[Signature]

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

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 reasons may be made in writing to Department of the Sustainability, Environment, Water, Population and Communities 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.
COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999

VARIATION TO A DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, NATHAN HANNA, Acting Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for Sustainability, Environment, Water, Population and Communities, hereby vary under paragraph 303FT(7)(b) of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) the declaration of an approved wildlife trade operation dated 17 December 2010 for the operation that is specified in column 1 of Table 1, in relation to the class of specimens specified in column 2 of Table 1:

Table 1

<table>
<thead>
<tr>
<th>Operation</th>
<th>Class of Specimens</th>
</tr>
</thead>
<tbody>
<tr>
<td>Queensland East Coast Otter Trawl Fishery which comprises the ‘M1’, ‘M2’, ‘T1’ and ‘T2’ areas of the ‘east coast trawl fishery’ as defined in the Fisheries (East Coast Trawl) Management Plan 2010 in force under the Queensland Fisheries Act 1994.</td>
<td>Specimens that are, or are derived from, fish or invertebrates, including the listed marine species <em>Solegnathus dunckeri</em> and <em>Solegnathus hardwickii</em> but excluding all other specimens of species listed under Part 13 of the EPBC Act.</td>
</tr>
</tbody>
</table>

1. Revoke condition b) and the Schedule (dated December 2010)
   “is subject to the conditions applied under section 303FT specified in the Schedule”.

2. Include a new condition b) and Schedule (dated January 2011)
   “is subject to the conditions applied under section 303FT specified in the Schedule”.

Dated this 17th day of January 2011

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

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, 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.
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 6400:2005 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 and/or Model reference</th>
<th>Registration number</th>
</tr>
</thead>
<tbody>
<tr>
<td>KOHLER</td>
<td>Shower</td>
<td>Kohler showerhead Model: 313A-4M</td>
<td>R001030A</td>
</tr>
<tr>
<td>LG Electronics</td>
<td>Clothes Washer</td>
<td>Addition to Family: LG Model: WT-H006</td>
<td>R001664A</td>
</tr>
<tr>
<td>LG Electronics</td>
<td>Clothes Washer</td>
<td>Addition to Family: LG Model: WT- H8546</td>
<td>R001517A</td>
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<td>LG Electronics</td>
<td>Clothes Washer</td>
<td>Addition to Family: LG Model: WT-FH556</td>
<td>R001665A</td>
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<tr>
<td>LG Electronics</td>
<td>Clothes Washer</td>
<td>Addition to Family: LG Model: WT-R1076</td>
<td>R001234B</td>
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<tr>
<td>NOKEN SA</td>
<td>Toilet Suite</td>
<td>Family: Arquitect Model: Arquitect</td>
<td>R002226</td>
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<td>MIELE</td>
<td>Dishwasher</td>
<td>Family: G 5141</td>
<td>R002227</td>
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<tr>
<td>MIELE</td>
<td>Dishwasher</td>
<td>Model: G 5141 i, G 5141, G 5141 U, G 5191 Vi</td>
<td>R002055A</td>
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<tr>
<td>LODECE</td>
<td>Tap Outlet</td>
<td>Family: Lodece Model: 6258</td>
<td>R002225</td>
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</table>

Pending Gazetted Publication on 25 January 2011

[Signature]
Delegate of the Water Efficiency Labelling and Standards Regulator 
19 January 2011
Commonwealth of Australia

Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations 1993

Notice under regulation 3

I, TONY BURKE, Minister for Sustainability, Environment, Water, Population and Communities, acting under regulation 3 of the Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations 1993, designate the persons for the time being holding, or performing the duties of, the office of Director (position number 80000500); Deputy Director (position number 80000556); General Manager Policy (position number 80000087); and Manager, Territories, Environment and Treaties (position number 80000403) of the Australian Antarctic Division of the Department of Sustainability, Environment, Water, Population and Communities to be an authorised person for the purposes of regulation 5 of those Regulations.

Dated this 23rd day of December 2010

Tony Burke
Minister for Sustainability, Environment, Water, Population and Communities
Commonwealth of Australia

Antarctic Treaty (Environment Protection) (Waste Management) Regulations 1994

Notice under regulation 3

I, TONY BURKE, Minister for Sustainability, Environment, Water, Population and Communities acting under regulation 3 of the Antarctic Treaty (Environment Protection) (Waste Management) Regulations 1994 designate the persons for the time being holding, or performing the duties of, the office of Director (position number 80000500); Deputy Director (position number 80000556); General Manager Policy (position number 80000087); and Manager Territories, Environment and Treaties (position number 80000403) of the Australian Antarctic Division of the Department of Sustainability, Environment, Water, Population and Communities to be an authorised person for the purposes of regulation 21 of those Regulations.

Dated this 23 day of December 2010

Tony Burke
Minister for Sustainability, Environment, Water, Population and Communities
Commonwealth of Australia

Antarctic Treaty (Environment Protection) Act 1980

Notice under subsection 21(2)

I, TONY BURKE, Minister for Sustainability, Environment, Water, Population and Communities, acting under subsection 21(2) for the purposes of subsection 21(1), 21AA(5) for the purposes of 21AA(1) and 21AB(4) for the purposes of 21AB(1) of the Antarctic Treaty (Environment Protection) Act 1980, designate the persons for the time being holding, or performing the duties of, the office of Director (position number 80000500); Deputy Director (position number 80000556); General Manager Policy (position number 80000087); and Manager, Territories, Environment and Treaties (position number 80000403) of the Australian Antarctic Division of the Department of Sustainability, Environment, Water, Population and Communities to be an authorised officer for the purposes of the Act.

Dated this 23rd day of December, 2010

[Signature]

Minister for Sustainability, Environment, Water, Population and Communities
REGISTER OF POLITICAL PARTIES

Notice of Registration of a Political Party

As delegate of the Australian Electoral Commission pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, I approve the application from the Australian Protectionist Party for registration and enter the party in the Register of Political Parties as a non-parliamentary party:

Party name: Australian Protectionist Party
Party abbreviation: (no abbreviation requested)
Registered Officer: Andrew Phillips
Address: Back Callington Road
CALLINGTON SA 5254

Sue Sayer
Director, Funding and Disclosure
Delegate of the Australian Electoral commission

18 January 2011
Commonwealth of Australia

Australian Radiation Protection and Nuclear Safety Act 1998
and
Australian Radiation Protection and Nuclear Safety Regulations 1999

Notification of Intention to Make a Declaration

In accordance with regulation 37A of the Australian Radiation Protection and Nuclear Safety Regulations 1999 (the regulations), the CEO of the Australian Radiation Protection and Nuclear Safety Agency advises that he intends to make a declaration under regulation 37(1) of the regulations, in the following form:

Declaration of Exemption
from Requirement for Authorisation to Prepare a Site for a
Controlled Facility

I, Carl-Magnus Larsson, Chief Executive Officer of the Australian Radiation Protection and Nuclear Safety Agency (ARPANSA), acting pursuant to the Australian Radiation Protection and Nuclear Safety Regulations 1999 (the Regulations) hereby conclude that in preparing a site for the controlled facilities:

two prescribed radiation facilities, namely a multi-isotope accelerator mass spectrometry accelerator operating at up to 1 MV and a multi-energy tandem accelerator operating at up to 6 MV

the Australian Nuclear Science and Technology Organisation (ANSTO) is engaging in conduct that does not, or will not, pose an unacceptable potential hazard to the health and safety of people or the environment and therefore, satisfies the requirements of regulation 37(1) of the Regulations. Consequently, I exempt ANSTO from the need to obtain authorisation to prepare a site for the controlled facilities for the purposes of sections 30(1)(a) of the Australian Radiation Protection and Nuclear Safety Act 1998.

Carl-Magnus Larsson
CEO of ARPANSA

Date: ....... / ........ / 2011
AIRPORTS (PROTECTION OF AIRSPACE) REGULATIONS 1996

Declaration of Prescribed Airspace for Melbourne Airport

On 23 December 2010 the Department of Infrastructure and Transport declared to be prescribed airspace for Melbourne Airport, pursuant to subregulation 5(1) of the Airports (Protection of Airspace) Regulations 1996 (the Regulations), charts of the Procedures for Air Navigation Systems Operations (PANS-OPS) surface relating to current runway layout airspace requirements for Melbourne Airport:

- EN 73030 – Prescribed Airspace PANS-OPS Future Runway Layout (Key Plan)
- EN 73031 – Prescribed Airspace PANS-OPS Future Runway Layout (North-Western detail)
- EN 73032 - Prescribed Airspace PANS-OPS Future Runway Layout (North-Eastern detail)
- EN 73033 - Prescribed Airspace PANS-OPS Future Runway Layout (South-Western detail)
- EN 73034 - Prescribed Airspace PANS-OPS future Runway Layout (South-Eastern detail)

For the purposes of subregulation 5(3) of the Airports (Protection of Airspace) Regulations, these charts specify the lower boundary of the airspace.

Part 12 of the Airports Act 1996 and the Regulations, as made under Part 12, provide for the protection of an airport’s prescribed airspace in the interests of the safety, efficiency or regularity of existing or future air transport operations into or out the airport. Subregulation 5(1) of the Regulations provides for the Secretary of the Department of Infrastructure and Transport to declare specified airspace around an airport to be prescribed airspace.

Charts of the above-mentioned PANS-OPS surfaces are available from Melbourne Airport for inspection or purchase.
Form 6 Permit for unlicensed ship - continuing
(regulation 6)

Navigation Act 1912
PERMIT FOR UNLICENSED SHIP - CONTINUING

1. Michael Pahlow, 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 18/01/2011 to 13/04/2011

Details about ship

Name of ship: MV Safmarine Meru
IMO No. of ship: 9311696
Port of registry: London
Name of Owner: Safmarine Pty Ltd

Name of ports for which permit issued

From Melbourne to Fremantle. From Sydney 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 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.

Signature of delegate: __________________________  Date: 18 January 2011
NOTICE OF DISQUALIFICATION
Superannuation Industry (Supervision) Act 1993

To: Julie Liagourdis
8 Melody Hill Court
DANDENONG NORTH VIC 3175

I, Graeme Wilkinson, 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, seriousness and number of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 18 January 2011

Graeme Wilkinson,
A/g 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 Adrian Mussolino
4A Peacock Close
GREEN VALLEY  NSW  2168

I, Graeme Wilkinson, 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, seriousness and number of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 18 January 2011

Graeme Wilkinson,
A/g 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 Andrew Cathcart
3/7 Messines St
Shoal Bay NSW 2315

I, Graeme Wilkinson 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 seriousness of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.
Dated: 19 January 2011

Graeme Wilkinson
A/g 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:
Mrs Marie Holland
207 GEORGES RIVER RD
KENTLYN  NSW 2560

I, Graeme Wilkinson, 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, number 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: 19 January 2011

Graeme Wilkinson
A/g 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 David Holland
207 GEORGES RIVER RD
KENTLYN NSW 2560

I, Graeme Wilkinson, 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, number 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: 19 January 2011

Graeme Wilkinson
A/g 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 INTERNAL REVIEW
Superannuation Industry (Supervision) Act 1993

To:
Mr Peter J Taylor
57 Headland Drive
SKENNARS HEAD NSW 2478

I, Brett Petersen, a delegate of the Commissioner of Taxation, give you notice under subsection 344(6) of the Superannuation Industry (Supervision) Act 1993 (SISA) that I have made a decision to confirm the original decision to disqualify you under subsection 126A(2) of the SISA issued to you on 1 November 2010.

Dated: 13 January 2011

Brett Petersen
Assistant Commissioner of Taxation

Note 1:
In accordance with subsection 126A(7) of the SISA, particulars of this internal review notice will be published in the Gazette.
NOTICE OF INTERNAL REVIEW
Superannuation Industry (Supervision) Act 1993

To:
Mrs Kerry F Taylor
57 Headland Drive
SKENNARS HEAD NSW 2478

I, Brett Petersen, a delegate of the Commissioner of Taxation, give you notice under subsection 344(6) of the Superannuation Industry (Supervision) Act 1993 (SISA) that I have made a decision to confirm the original decision to disqualify you under subsection 126A(2) of the SISA issued to you on 1 November 2010.

Dated: 13 January 2011

Brett Petersen
Assistant Commissioner of Taxation

Note 1:
In accordance with subsection 126A(7) of the SISA, particulars of this internal review notice will be published in the Gazette.
Authoritative Acts Database Declaration 2011

Acts Publication Act 1905

I, ELIZABETH KELLY, Acting Secretary of the Attorney-General’s Department, acting under subsection 4 (2) of the Acts Publication Act 1905, declare to be an Acts database for that Act the electronic database that:

(a) consists of each Act and Act compilation designated authoritative by the use of a map of Australia logo on the ComLaw website; and

(b) is published on the ComLaw website at http://www.comlaw.gov.au.

Note The effect of this Declaration is that the text in the database of an Act or Act compilation is presumed, unless the contrary is proved, to be a complete and accurate record for legal proceedings — see section 5 of the Acts Publication Act 1905.

Dated 12 January 2011

Acting Secretary
Attorney-General’s Department
Social Security (Australian Government Disaster Recovery Payment) Determination 2011 (No. 2)

Social Security Act 1991

I, ROBERT McCLELLAND, Attorney-General, make this Determination under subsection 1061L (2) of the Social Security Act 1991.

Dated 14 January 2011

Attorney-General

1 Name of Determination
This Determination is the Social Security (Australian Government Disaster Recovery Payment) Determination 2011 (No. 2).

2 Commencement
This Determination commences on the day it is registered.
Section 2

3 Definitions

(1) In this Determination:

- **Act** means the *Social Security Act 1991*.
- **destroyed**, for a place of residence, includes a residence damaged to the extent that it must be demolished.
- **immediate family member**, of a person, means:
  - (a) the person’s partner; or
  - (b) the person’s natural child, adoptive child or stepchild; or
  - (c) the person’s natural parent, adoptive parent or step-parent; or
  - (d) the person’s legal guardian; or
  - (e) the person’s brother, sister, stepbrother or stepsister.

*Note* This term is used in a different sense to that used in the Act.

- **major damage**, for a residence, means:
  - (a) damage to at least a quarter of the interior of the residence; or
  - (b) that the residence is structurally unsound; or
  - (c) damage to the residence that exposes at least a quarter of the interior of the residence to the elements; or
  - (d) sewerage contamination of the interior of the residence.

- **seriously injured**, for a person, means:
  - (a) the person has sustained an injury; and
  - (b) because of the injury:
    - (i) the person was admitted to hospital; or
    - (ii) under normal circumstances, the person would have been admitted to hospital.

(2) In this Determination, a place of residence is a person’s **principal place of residence** if the person:

- (a) normally resides at the place; and
- (b) has a lawful right to reside at the place.

4 Person adversely affected by a major disaster

For subsection 1061L(2) of the Act, a person is adversely affected by a major disaster mentioned in Schedule 1 if the person is affected in a way mentioned in Schedule 2.
Schedule 1  Major disaster  
(section 4)

The flooding in the State of New South Wales determined to be a major disaster under section 36 of the Act by the Attorney-General on 14 January 2011.

Schedule 2  Circumstances in which person adversely affected  
(section 4)

A person is adversely affected by a major disaster mentioned in Schedule 1 if:

(a) as a direct result of the disaster:
   (i) the person is seriously injured; or
   (ii) the person is an immediate family member of an Australian who is killed; or
   (iii) the person’s principal place of residence has been destroyed or has sustained major damage; or
   (iv) the person is unable to gain access to his or her principal place of residence for at least 24 hours; or
   (v) the person is stranded in his or her principal place of residence for at least 24 hours; or

(b) as a result of the disaster, the person’s principal place of residence was without electricity, water, gas, sewerage service or another essential service for at least 48 hours; or

(c) the person is the principal carer of a child to whom paragraph (a) or (b) applies.

Note

Social Security (Australian Government Disaster Recovery Payment) Amendment Determination 2011 (No. 1)¹

Social Security Act 1991

I, ROBERT McCLELLAND, Attorney-General, make this Determination under subsection 1061L (2) of the Social Security Act 1991.

Dated 15 January 2011

Attorney-General

1 Name of Determination
This Determination is the Social Security (Australian Government Disaster Recovery Payment) Amendment Determination 2011 (No. 1).

2 Commencement
This Determination commences on the day it is registered.

3 Amendment of Social Security (Australian Government Disaster Recovery Payment) Determination 2011 (No. 2)
Schedule 1 Amendment
(section 3)

[1] Schedule 1

omit
14 January

insert
15 January

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