

Commonwealth of Australia

Gazette

No. GN 17, Wednesday, 1 May 1996

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 1 May 1996



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Variation of closing times

Commonwealth of Australia Gazette

Government Notices

OUEEN'S BIRTHDAY EARLY CLOSING

Monday, 10 June 1996 is a public holiday in the Australian Capital Territory thus affecting closing times for the following *Government Notices Gazette*.

Issue of 12 June 1996

Thursday, 6 June 1996 at 10.00 a.m.

Commercial advertising

The Commonwealth of Australia Gazettes are now available for Commercial advertising. For information, rates and bookings please contact Marissa Fernandez National Advertising Services telephone (02) 9908 9329, fax (02) 9953 8021 or Deirdre O'Riordan telephone (06) 239 8800, fax (06) 239 8811.

General Information

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Gazettal Forms	 (06) 295 4613
Subscriptions (Fax)	 (06) 295 4888
Subscriptions	 132 447

Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$295.00 (50 issues), \$150.00 (25 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 2601. Telephone (06) 295 4661

or lodged at AGPS, Government Printing Office Building, Wentworth Avenue, Kingston. Notices are accepted for publication in the next available issue, unless otherwise specified. Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

CLOSING TIMES. Notices for publication should be lodged at AGPS, Government Printing Office Building, unless otherwise specified, by the following times (except at holiday periods for which special advice of earlier closing times will be given).

Government Notices Gazette all copy: Friday at 10.00 a.m. in the week before publication.

RATES for Government Notices are: \$126.50 per camera-ready page.

For Special *Gazette* notices the rates are the same as for Government Notices plus \$110.00 per page.

For Periodic *Gazette* notices the rates are \$20.00 per camera-ready page plus \$300.00 per issue plus 15% of total costs.

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Client Liaison Unit on (06) 295 4661.

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. Other carriage rates are available on application.

Subscriptions fax number (06) 295 4888.

AVAILABILITY. The *Gazette* may be purchased by mail from:

Mail Order Sales, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 231 0144

Brisbane: City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6958

Canberra: 10 Mort Street, tel. (06) 247 7211

Hobart: 31 Criterion St, tel. (002) 34 1403 Melbourne: 190 Queen Street, tel. (03) 9663 3010

Parramatta: Shop 24, Horwood Place

(off Macquarie Street), tel. (02) 893 8466

Perth: 469 Wellington Street, tel. (09) 322 4737

Sydney: 32 York Street, tel. (02) 299 6737 Townsville: 277 Flinders Mall, tel. (077) 21 5212

Agents:

Albury: DAS Regional Office, 512 Swift Street,

tel. (060) 41 3788

Geelong: DAS Regional Office, 57 Brougham

Street, tel. (052) 22 5107

Darwin: Northern Territory Government

Publications, 13 Smith Street, tel. (089)

89 7152

Commonwealth Acts and Statutory Rules, Australian Capital Territory Ordinances and Regulations, and other Commonwealth Government publications may also be purchased at these addresses.

ALL REMITTANCES should be made payable to;

Collector of Public Moneys, Australian Government Publishing Service.

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Corporation and Defence Force appointments etc. These issues are published weekly at 10.30 am on Thursday, and sold at \$8.95 each or on subscription of \$395.00 (50 issues), \$206.00 (25 issues) or \$103.00 (12 issues).

Business issues, published each Tuesday, containing Notices under the Corporations Law, Bankruptcy Act and Private Notices and sold at \$4.95 each or on subscription of \$220.00 (50 issues), \$116.00 (25 issues).

Australian Securities Commission issues contain Notices under the Corporations Law and are published on the first Tuesday of each month and are sold at \$14.95 each or on subscription of \$132.00 (12 issues).

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in the next published issue of the Government Notices Gazette or Business Gazette as well as in the next published issue of the series of the Gazette in which the notice would normally have been published.

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the *Customs Act 1901*. These issues are published each Wednesday and are sold at \$2.95 or on subscription only at \$115.00 for 50 issues including surface postage.

Periodic issues contain lengthy notices of a non-urgent nature, including the following: Australian Public Service conditions of entry and advancement; holders of import licences and tariff quotas; notification by Australian Securities Commission of intention to deregister defunct companies. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices and Business issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

Purchasing and Disposals issues of the *Gazette* provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published each Wednesday and sold at \$3.95 or on subscription of \$220.00 including postage for 50 issues.

Index issues contain references to entries in the Government Notices and the related Special and Periodic issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

Chemicals issues of the *Gazette* provide information on the National Industrial Chemicals Notification and Assessment Scheme (NICNAS). These issues are published monthly and the cost is variable.

National Registration Authority issues of the *Gazette* contain details of the certificates for registration of chemical products issued by the National Registration Authority for Agricultural and Veterinary Chemicals. These issues are published monthly and the cost is variable.

Products and services advertised in this publication are not necessarily endorsed by AGPS, or the Government. AGPS reserves the right to reject any advertising material it considers unsuitable for government publication. Material supplied must be suitable for same size camera-ready reproduction. AGPS takes no responsibility for the quality of reproduction.

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth Government Bookshops or by mail from the relevant address given on the front page of this *Gazette*.

Gazette number	Date of Publication	Subject
P1 '	5.1.96	Money or property unclaimed by dissenting shareholders
P2	19.i.96	Instruments made under Part VII of the National Health 1953
P3	21.1.96	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.10.95 to 31.12.95 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.4.95 to 30.9.95 and not previously gazetted. Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.95 to 31.1.95.
P4	4.3.96	Notice by the Australian Securities Commission of intention to deregister defunct companies
P5	15.3.96	Radiocommunications Act 1992 Notice of issue of licences by price based allocation system under the Radiocommunications (Allocation of Multipoint Distribution Station Licences) Determination No. 1 of 1994
P6	4.4.96	National Food Authority Amendment No. 29 to the Food Standards Code
*P7	24.4.96	Notice by the Australian Securities Commission of Intention to Deregister Defunct Companies
*P8	24.4.96	Instuments made under Part VII of the National Health Act 1953

^{*}First time notified N.N.—9601118

Government Departments

Attorney-General

VICTORIA

CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) ACT 1995

APPROVAL OF ORGANISATION

I, John Joseph Dickie, Director of the national Classification Board, in pursuance to Section 66 of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 66, the City of Port Phillip as an organisation able to make application for exemption under Section 63 of the Act in relation to films to be exhibited at events conducted by the City of Port Phillip.

Dated this

23 mel

day of

1996

DIRECTOR

9601119

VICTORIA

CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) (ENFORCEMENT) ACT 1995

SECTION 61(1)

I, JOHN JOSEPH DICKIE, Director of the national Classification Board, hereby give notice that you are required to submit applications for classification of the undermentioned computer games to the Classification Board pursuant to Section 17(1) of the (Cwth) Classification (Publications, Films and Computer Games) Act 1995:

GIRLS PANIC

GIRLS PANIC 3

LADY KILLER

MISS WORLD 96

SEXY BOOM

NEW FANTASIA

DATED this

day of

Upul

1996

John Dickie

9601120

Employment, Education, Training and Youth Affairs

NOTIFICATION OF PROPOSALS FROM NON-GOVERNMENT SCHOOLS SEEKING COMMONWEALTH GENERAL RECURRENT FUNDING IN 1998

The following schools have notified their intention to seek Commonwealth general recurrent grants in respect of their proposed commencement or, in the case of existing non-government schools, their proposed change in operation.

Interested parties have the opportunity to make submissions about particular proposals. Such submissions should be made no later than four weeks following publication of the Gazette and must address specific issues or matters of concern within the school's proposal. The submission should be based on the criteria against which the funding priority of the proposal will be assessed. Submissions received within the four week period will be considered by the New Schools Committees when recommending a funding priority. They will also be made available to proponents of new schools or schools changing operations.

Interested parties should note that submissions received after the four week period are considered at the discretion of the Committees.

Submissions should be directed to:

The Director
Schools Programs (New Schools)
Commonwealth Department of Employment,
Education, Training and Youth Affairs
Location 431
GPO Box 9880
Canberra ACT 2601

The following abbreviations are used:

All proposals

P: Primary
JS: Junior secondary
SS: Senior secondary
PS: Primary and secondary
S: Secondary (junior and senior)
Sp: Special

Relocations

W: Whole
P: Partial
A: Additional campus

OUT OF ROUND PROPOSALS							1260
SCHOOL NAME	LOCATION	PROPOSED CHANGE LEVEL	1ST ENR	1ST YEAR ENROLMENTS	MA	MAXIMUM ENROLMENTS	NTS
NEW SOUTH WALES						•	птет а
1996							æparin
Alexander Primary School	Duffys Forest	Commencement: P	폇.	54	Ÿ.	140	·
1997		,					
Al-Zahra College	Arncliffe	Commencement: P	<u>Ч</u>	120	<u>ч</u>	420	
John Colet School	Belrose	Commencement: P	<u>ن</u>	59	<u>ب</u>	82	
College	Bathurst	Extension: JS	JS:	15	S.	180	
Wollongong Christian Community School	Farmborough Chase Bondi Junction	Extension: JS Revision of Max: S	સ્ સ્	100 400	S. S.	100 515	
Again Control			SS:	. 002	SS:	760	
WESTERN AUSTRALIA							
1997							
El Shaddai Christian School	Wellard	Extension: S	SS:	78	JS: SS:	120 80	•
SOUTH AUSTRALIA			,	,			110.
1997							# 17,
Heritage College	Oakden	Multiple Proposal: Revision of Max: P and Extension: JS	. <u>S</u>	145 80	 	200	1 May 1990

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare marine macro algae and angiosperms harvested from specified Tasmanian beaches by Tas Seaweed Pty Ltd. to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- Harvesting of beach-washed marine macro algae and angiosperms is restricted to the areas
 of Crown Land on the Tasmanian coast listed as follows:
 - all that area of Crown Coastal Reserve situated at Kelso Beach;
 - all that area of Crown Land between high and low water mark situated at Stanley and all beaches between Wynyard and Stanley excluding Rocky Cape National Park;
 - all that area of Crown Coastal Reserve situated at Pardoe and Moorland Beach:
 - all that area of beach at Swansea from Coswell Beach Coastal Reserve to Point Bagot; and
 - all that area of Crown Coastal Reserve situated between Sarah Ann Rocks and Temma on the West Coast of Tasmania.
- Harvesting operations are to be carried as detailed in the document entitled 'Proposal for Harvest and Export of Native Wildlife under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 - marine macro algae and angiosperms harvested from specified Tasmanian beaches by Tas Seawced Pty Ltd.'
- 3. The harvest is restricted to a maximum of approximately 40% of available beach-washed material at each harvesting site and is to be conducted in accordance with conditions stipulated on relevant licences issued by the appropriate Tasmanian authorities.
- 4. Monthly harvest summaries as specified by the Designated Authority are to be submitted on a quarterly basis.
- This declaration is valid until approval of a state-wide marine plant management regime, or 31 December 1997, whichever is the earlier.

Dated this

/ day of

1996

Minister for the Environment

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 Australian Nature Conservation Agency 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, Population Assessment Unit Australian Nature Conservation Agency GPO Box 636 CANBERRA ACT 2601

Telephone: (06) 250 0200 Facsimile: (06) 250 0303

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare beach-washed specimens of sea grass, Posidonia australis, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- This declaration is limited to specimens harvested by Innovation Engineering Pty Ltd 1. from the area designated by the Lacepede Council between the high and low water tide marks in the Lacepede Bay area of Kingston, South Australia (from the caravan park to the Kingston Jetty).
- 2. Harvesting operations are to be carried out as detailed in the document entitled 'Proposal for Harvest and Export of Native Wildlife under the Wildlife Protection (Regulation of Exports and Imports) Act 1982 - beach washed seagrass at Lacepede Bay by Innovation Engineering Pty Ltd.'
- Harvesting is to be in accordance with conditions stipulated on relevant permits issued 3. by the appropriate South Australian authorities.
- Monthly harvest summaries are to be submitted to the Designated Authority on a 4. quarterly basis.
- This declaration is valid from 1 May 1996 until approval of a state-wide marine plant 5. management regime, or 31 December 1997, whichever is the earlier.

16 - day of Annil 1996 Dated this

Minister for the Environment

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 Australian Nature Conscrution Agency 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, Population Assessment Unit Australian Nature Conservation Agency GPO Box 636 CANBERRA ACT 2601

Telephone: (06) 250 0200 Facsimile: (06) 250 0303





Environment Protection Agency

Pursuant to Section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application for a general permit was received on 4 April 1996 from the Port of Devonport Authority to dump 200,000 tonnes of dredge spoil at sea.

Copies of the application may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment with Captain Richard O'Neill at the offices of the Port of Devonport Authority, 48 Formby Road, Devonport Tasmania 7310.

Mark Hyman Assistant Secretary

Waste Management Branch





Environment Protection Agency

Pursuant to Section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application for a general permit was received on 22 March 1996 from the Newcastle Port Corporation to dump 300,000 tonnes dry weight of dredge spoil at sea.

Copies of the application may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment with Mr Neil Morrison at the offices of the Newcastle Port Corporation, Newcomen Street, Newcastle NSW 2300.

Mark Hyman Assistant Secretary Waste Management Branch





Environment Protection Agency

Pursuant to Section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application for a general permit was received on 1 April 1996 from Queensland Transport (Queensland Department of Transport) to dump a maximum of 120,000m³ of dredge spoil from Cooktown Harbour at sea.

Copies of the application may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment with Mr P C Stokoe, Manager Marine at the offices of Queensland Transport, Marine Business Centre, 6th Floor, Spring Hill Complex, 477. Boundary Street, Spring Hill QLD 4000.

Mark Hyman Assistant Secretary Waste Management Branch





Environment Protection Agency

Pursuant to Section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application for a general permit was received on 28 March 1996 from the Austrack Project Management Pty Ltd to dump $100,000 \mathrm{m}^3$ of dredge spoil from Kooragang Island No.1 extended Development site, Newcastle at sea.

Copies of the application may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment with Mr Robert Taylor, Managing Director, at the offices of Austrack Project Management Pty Ltd, 75 Harrington Street, Sydney NSW 2000.

Mark Hyman Assistant Secretary Waste Management Branch





Environment Protection Agency

Pursuant to Section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application for a general permit was received on 12 April 1996 from the Ports Corporation of Queensland to dump 1,200,000 m³ of dredge spoil from the Port of Karumba at sea.

Copies of the application may be obtained from the Environment Protection Agency, 40 Blackall Street BARTON ACT 2600, or may be inspected by appointment with Mr Steve Raaymakers, Environment and Communication Manager at the offices of Ports Corporation of Queensland, Level 24, CML Building, 300 Queen Street, Brisbane QLD 4001.

Mark Hyman Assistant Secretary Waste Management Branch

April 1996

9601122

1288

Health and Family Services

Health and Family Services

THERAPEUTIC GOODS ACT 1989

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

I, G M James, (Director, Compliance Branch) delegate of the Secretary for the purpose of s.41 of the Therapeutic Goods Act, hereby publish the following details concerning the revocation of licences to manufacture therapeutic goods:

UNDER SECTION 41 (1) (e) OF THE THERAPEUTIC GOODS ACT 1989 THE SECRETARY BY NOTICE IN WRITING HAS REVOKED LICENCE HELD BY:

DOMEDICA TY LTD, LICENCE NO. 1415 - DUE TO THE CESSATION OF THE MANUFACTURE OF THERAPEUTIC GOODS.

Delegate of the Secretary
16th April 1996

9601123

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1289

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

ORDER UNDER SECTION 3 - DEFINITION OF "BRITISH PHARMACOPOEIA"

I, TERRY SLATER, delegate of the Minister for Health and Family Services for the purposes of the exercise of the Minister's powers under the definition of "British Pharmacopoeia" in subsection 3(1) of the *Therapeutic Goods Act 1989* and acting under that provision, HEREBY SPECIFY 1 May 1996 as the date upon which the Addendum 1996 to the British Pharmacopoeia 1993 shall take effect in Australia for the purposes of the said Act.

Dated this 5 H day of April 1996

Terry Slater

National Manager

Therapeutic Goods Administration

(Delegate of the Minister for Health and Family Services)

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 18 April 1996, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the <u>Therapeutic Goods Act 1989</u> ("the Act") gave her consent for R & C Products Pty Limited of 44 Wharf Road, West Ryde, N.S.W. ("the Company"), to supply sodium valproate (Epilim) 40mg/mL syrup (Aust R 15372) and (Epilim EC500) 500mg enteric coated tablets (Aust R 15370) with labels which do not comply with the requirements of Therapeutic Goods Order No.48 - "General requirements for labels for drug products".

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

- 1. The exemption applies only to batch 2NL205 of the syrup and batch 10C507 of the enteric coated tablets.
- 2. There is no promotion during the period that the exempted products are supplied.
- 3. The products are otherwise identical to that for which registration has been approved.
- 4. All users of the products during the period of exemption must be supplied with a copy of the note "Warning: Non-Australian Labelling", duly completed.
- The proposed New Zealand carton will be overstickered with the relevant Aust R numbers and name and address of the Australian sponsor or supplier.
- 6. The proposed New Zealand bottles will be overstickered with the name and address of the Australian sponsor or supplier.

9601124

Immigration and Multicultural Affairs

Department of Immigration and Multicultural Affairs

Migration Agents Registration Scheme

Notice under section 289(1) of the Migration Act 1958

Notice is hereby given that the persons whose details appear below have applied to be registered as migration agents. Any person may lodge an objection to the registration of any applicant appearing below. Objections must be in writing and received not later than six (6) weeks after the date of this notice. Objections should be addressed to:

The Secretary
Department of Immigration and Multicultural Affairs
PO Box 25
Belconnen ACT 2616

A written statement should be provided which outlines the nature of the objection and clearly identifies the person against whom the objection has been made.

				PROVIDES FREE SERVICE OR CHARGES
NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	FEES?
BANDARAGE Chenaka Nihal	22/10/1958		37C Currong Street BRADDON ACT 2612	CHARGES
BANG MIKKELSEN Ann	17/3/1966	Ann Mikkelson, Barrister and Solicitor	9 Corbett Street \$CARBOROUGH_WA 5019	CHARGES
BASHI Phillip	13/6/1950	Request international immigration Consultants	416 McFarlane Street MERRYLANDS NSW 2160	CHARGES
BUT Man Tai	30/4/1960		§1F, Wing Lung Bank Bidg 45 De₃ Voeux Road CENTRAL HONG KONG	CHARGES
CHEN Diane	11/3/1964	Excellence Immigration Services LId	Suite 10. Level 6 Albert Plaza, 87 Albert AUCKLAND CITY NZ	CHARGES
DENNEY Timothy James	21/11/1972	Coopers & Lybrend	580 George SI Sydney NSW 2000	CHARGES
HO Keng Lock	17/2/1963	Ken Ho & Associates	50 Melville Parade SOUTH PERTH WA 6151	CHARGES
LAMELAS Monica Lorena	28/10/1972	NSW Spanish & Lolin American Association	2/22 Harris Street FAIRFIELD NSW 2165	FREE SERVICE
LUO Ye	23/11/1959	Stephan Spinak Solicitor	Lvi 2, 162 Goulburn Stre SYDNEY NSW 2010	CHARGES
MEEMAN John Pairick	8/2/1955	Meemans Solicitors	127 Hawthorne Rd Bargo NSW 2574	CHARGES
SCANTLEBURY Kellianne Maree	1/9/1972	Todd International Pty Ltd	123a Walter Road Dianella WA 6062	CHARGES
SCHAAFSMA Timothy William	6/8/1973	Coopers and Lybrand	Level 23, 580 George Str SYDNEY NSW 2000	CHARGES
TODD Robert Lincoln	4/7/1945	Todd International	7 Horley St Bayswater WA 8052	CHARGES
WU Richard Kin Wing	30/4/1960	C/o Messra So Keung & Yip. Solicitors	Suite 1005, 15th Floor Edinburgh Twr, The Landm CENTRAL, HONG KONG	CHARGES

for SECRETARY 1 May 1996

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS) AWARD 1981

C No. 33345 of 1995

Dated 9th day of July 1981

AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 18 April 1996, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 18 March 1996.
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED T0125 V066

Print No. N0081.

Clause No.	<u>Subject</u>	Substance of variation
20A	Supported Wage	New Provision
20B	Relationship to national Training Wage	New Provision
	Interim Award 1994	
20C	Family Leave	New Provision

Dated this 26th day of April 1996

Christine Hayward Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

TRANSPORT WORKERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982

C No. 33477 of 1995

Dated 4 August 1982 AND in the matter of the variation of the above award

Notice is hereby given

- (a) That on 19 April 1996, the Commission varied the term/s of the above-mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 18 March 1996
- (c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED T0069 V030

Print No. N0089.

Clause No.	Subject	Substance of variation
21A	Supported Wage	New Provision
21B	Relationship to National Training Wage Interim Award 1994	New Provision
21C	Family Leave	New Provision

Dated this 26th day of April 1996

Christine Hayward Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Industrial Relations Act 1988

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN the matter of

RETAIL AND WHOLESALE INDUSTRY - SHOP EMPLOYEES -**AUSTRALIAN CAPITAL TERRITORY AWARD 1995**

C No. 20781 of 1996

Dated 21 August 1995 AND in the matter of the variation of the above award

Notice is hereby given

- That on 22 April 1996, the Commission varied the term/s of the above-(a) mentioned award referred to in the Schedule below:
- (b) That the variation will be a common rule of the Australian Capital Territory in the industry in respect of which the dispute arose with effect from 28 March 1996.
- That any person or organisation interested and having an objection to the (c) variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 4, CML Building, University Avenue, Canberra.

SCHEDULE OF TERMS TO BE VARIED R0017 V004

Print No.N1119.

Clause No.	Subject	Substance of variation
Part 5, Clauses 4.5,	Expense related allowances	Changes to meal, uniform
4.6 & 4.7		and vehicle allowances

Dated this 26th day of April 1996

Christine Hayward Deputy Industrial Registrar

Safety, Rehabilitation and Compensation Act 1988

RESERVE BANK OF AUSTRALIA

CLASS 3 LICENCE

The Safety, Rehabilitation and Compensation Commission (the Commission) under Part VIIIA of the *Safety, Rehabilitation and Compensation Act 1988* (SRC Act) hereby grants a Class 3 Licence to Reserve Bank of Australia.

This Licence shall commence on 1 May 1996 and shall continue in force, unless earlier suspended or revoked, until 30 April 1998.

This Licence is subject to the Conditions of Licence set out in paragraphs 107G (1) (a), (b) and 3(b) of the *Safety, Rehabilitation and Compensation Act 1988* and, in addition, the Safety, Rehabilitation and Compensation Commission has determined, under paragraph 107G(1)(c), that the Licence is subject to the following Conditions:

Condition No. 1

The licensed authority shall make provision in its accounts, in accordance with actuarial assessment, for its current and non current liabilities under the SRC Act.

Condition No. 2

The licensed authority shall provide the Commission with a copy of the assessment and report prepared by an Actuary (being a Fellow of the Institute of Actuaries of Australia), of liabilities to be included in its accounts, as required by Condition No. 1.

Condition No. 3

The licensed authority must ensure that payments are made accurately and quickly in accordance with all determinations made by the authority or Comcare Australia.

Condition No. 4

The licensed authority must give the Commission written notice immediately if it fails to comply with any condition.

Condition No. 5

The licensed authority must, on the written request of the Commission, give to the Commission such information and/or documents relating to the operations of the licensed authority under the SRC Act as is specified in the request.

Condition No. 6

The licensed authority must give notice to the Commission of any event that may materially impact upon its suitability to hold a Class 3 licence, including its capacity to meet its liabilities under the SRC Act.

Condition No. 7

The licensed authority must give notice to the Commission of the possibility of any change to the legal structure of the authority which may adversely impact upon entitled employees.

Condition No. 8

The licensed authority must as soon as practicable and in any event within 120 days of the end of each financial year, give to the Commission copies of the annual report of the authority for the financial year.

Condition No. 9

The licensed authority shall comply with the following Conditions of Licence approved by the Commission:

- (a) General Conditions;
- (b) Claims Management Conditions;
- (c) Rehabilitation Conditions; and
- (d) Prevention Conditions.

Condition No. 10

In respect of the determination of prior injury claims, the licence shall only apply if the licensed authority's power to determine such a claim is delegated to an officer or employee of Comcare Australia.

In this condition, a prior injury claim means a claim for compensation or for other payment under the Act in respect of an injury, loss or damage suffered by, or in respect of the death of, a relevant employee which occurred before the licence came into force.

Committee Control

Condition No. 11

This licence shall only apply in respect of claims made by employees of Reserve Bank of Australia other than employees at Note Printing Australia.

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and dated the twellen day of 1996

Com

Graham Glenn
Chairperson
Safety, Rehabilitation and
Compensation Commission

GENERAL CONDITIONS OF CLASS 2 AND 3 LICENCES

Compliance With Act, Conditions, Guidelines And Directions¹

1. *The Licensed Authority shall comply with these Conditions of Licence and any other Conditions that may be determined by the Safety, Rehabilitation and Compensation Commission (the Commission) to apply to the Licence. The Licensed Authority shall comply with the requirements of the Safety Rehabilitation and Compensation Act 1988 (the SRC Act), any written general policy guidelines issued by the Commission and with any direction given to it under the SRC Act.

Accountability

- The Licensed Authority shall have in place an appropriate structure or mechanism to 2. ensure the consistent application of policy and procedures throughout its entire organisation regardless of any administrative divisions on State, Territory or business lines.
- *The Licensed Authority shall maintain contact with the Commission and with 3. Comcare Australia to the extent necessary to ensure that, as far as is practicable, there is no inconsistency in the administrative practices and procedures used by Comcare Australia and the Licensed Authority in the performance of their respective functions.
- The Licensed Authority has in place mechanisms to ensure that its employees are 4. aware of their rights and obligations under the provisions of the licence.
- 5. It is the Licensed Authority's responsibility to have national systems, procedures and review processes in place to ensure compliance with the legislation and Conditions of Licence.

Consultation

The Licensed Authority shall establish, in agreement with relevant unions, 6. appropriate consultative mechanisms at State and National levels for the purpose of considering matters arising out of the grant of a Class 2 or 3 Licence to the authority and its performance under the Licence.

Prevention, Rehabilitation and Claims Management Conditions

- 7. In addition to these general conditions, in the performance of its functions the Licensed Authority shall comply with the following Conditions of Licence approved by the Commission:
 - (a) Prevention Conditions;
 - (b) Rehabilitation Conditions; and
 - Claims Management Conditions. (c)

Fees .

8. *The Licensed Authority shall pay an annual licence fee in respect of the holding or continued holding of the Licence.

Statutory conditions are denoted by asterisk

Annual Reports

- 9. *The Licensed Authority shall give to the Commission such information relating to its operations as the Commission may request for the purposes of the Commission meeting its Annual Report obligations under Section 89S of the SRC Act.
- 10. *The Licensed Authority shall include in its Annual Report particulars of its operations under the SRC Act during the period to which the report relates.

Performance Reports

- 11. The Licensed Authority shall establish and maintain a management information system relevant to the performance of its functions under the SRC Act.
- 12. The Licensed Authority shall provide the Commission with accurate reports in relation to its performance in the form, and at intervals requested by the Commission.

Field Audit and Evaluation

13. The Licensed Authority shall be subject to field audits and evaluations by persons representing the Commission and acting in accordance with procedures approved by the Commission. The Licensed Authority shall ensure that, for the purpose of such audits and evaluations, the Commission's representatives shall have unrestricted access to any information or persons necessary for the performance of their functions.

¹ Statutory conditions are denoted by asterisk

CLAIMS MANAGEMENT CONDITIONS

Access

- 1. The Licensed Authority shall have in place arrangements to ensure that its employees are aware of:
 - their rights, obligations and entitlements under the SRC Act;
 - the requirement to complete a claim form in the event of a work-related injury or disease.
- 2. The Licensed Authority shall make claim forms, approved by Comcare Australia pursuant to s54 of the SRC Act, readily available to its workforce.
- The Licensed Authority shall keep employees informed of the current status of their claims.
- 4. The Licensed Authority shall give employees reasonable opportunity to provide information or comment on their claims when ongoing liability is being reviewed.

Claims Management

- 5. The Licensed Authority shall ensure that procedures and systems are in place for prompt reporting of work-related injuries and diseases.
- 6. The Licensed Authority must make determinations accurately in relation to claims that it is authorised to determine under the SRC Act.
- 7. The Licensed Authority shall determine claims in accordance with the provisions of the SRC Act and shall be guided by equity, good conscience and the substantial merits of the case, without regard to technicalities.
- 8. In each claim in which the need for assessment for rehabilitation referral has been considered, the file shall contain a clear record of the outcome of that consideration.
- 9. In cases where there is a Rehabilitation Program in place, Claims Managers will consult with Rehabilitation Case Managers and providers before determining that liability has ceased.
- 10. Claims are to be investigated promptly and Claims Managers shall investigate claims to a level appropriate to the nature of the claim and the extent of the injury or disease.
- 11. Proper and adequate documentation must be maintained for all claim records to establish a clear audit trail for each decision.

Time Limits

- 12. Claims completed by employees must be forwarded to the Claims Manager within 5 working days.
- 13. The Licensed Authority shall determine 80% of all new claims received within 10 working days of receipt and shall determine 95% of any new claims not determined within that period within 40 working days of receipt.

14. The Licensed Authority shall determine 80% of all requests for reconsideration within 30 working days of receipt and shall determine 95% of any requests for reconsiderations not determined within that period within 50 working days of receipt.

Confidentiality

15. The Licensed Authority shall observe confidentiality of claims documentation in accordance with the Information Privacy Principles of the Privacy Commission or other relevant legislation.

Surveillance

16. The Licensed Authority shall have in place a Surveillance Policy which satisfies the requirements of the Privacy Commissioner, and has been approved by the Commission, and shall comply with that Policy.

Claims Monitoring

The Licensed Authority shall ensure that all active claims are regularly monitored 17. and reviewed.

Resources and Training

- 18. The Licensed Authority shall ensure that all Claims Management staff have completed a claims management training program approved by the Commission.
- 19. The Licensed Authority shall ensure that adequate resources are made available for the management of claims.

Benefit Delivery and Claims Payment

- 20. In discharge of its liabilities under section 107M of the SRC Act, the Licensed Authority shall make payments accurately and quickly in accordance with determinations it has made.
- 21. The Licensed Authority shall ensure the correct and timely adjustment and payment of entitlement whenever variations in Normal Weekly Earnings, superannuation etc, occur.
- 22. The Licensed Authority shall ensure that a clear audit trail exists for each determination relating to a benefit payment.

REHABILITATION CONDITIONS

RTW and Case Management Process

- The Licensed Authority must develop, in consultation with relevant unions, a return to 1. work policy and implementation strategy for injured employees. The policy is to:
 - be applied consistently throughout the organisation;
 - be endorsed by employee representatives;
 - be reviewed annually in consultation with employee representatives, and published;
 - satisfy the requirements of Section 41 of the SRC Act.
- 2. The Licensed Authority will have in place procedures to ensure that:
 - injuries or illnesses leading to potential incapacity are notified promptly to the Case Manager;
 - if the employee is, or is likely to be, away from work for 10 working days or more, a return to work assessment occurs and a cost effective program is developed when required;
 - return to work programs are effectively managed;
 - closure of return to work programs take place.
- The Licensed Authority must define individual responsibility for each aspect of the 3. rehabilitation and return to work process.
- 4. The Case Manager's role will include:
 - the arrangement and facilitation of early assessment of the need for rehabilitation:
 - the referral of an injured employee to an approved provider, where appropriate;
 - development and monitoring of return to work programs, including providers' performance;
 - maintaining contact with the injured employee and addressing issues affecting the return to work as they arise;
 - liaison with, or ensuring rehabilitation provider liaison with, the employee's treating medical or health professionals;
 - consultation with Claims Managers on all return to work issues relating to liability determination;
 - facilitation of co-worker support for the injured employee's return to work program;
 - determination, in conjunction with the employee's treating health practitioner, of the content of the return to work program, and ensuring commitment from the employee and line manager to the program;
 - co-ordination of closure of the return to work program.

Participation in RTW Process

- 5. The Licensed Authority must demonstrate commitment to the return to work process at all organisational levels.
- 6. The return to work policy will specify employees' rights and obligations in the return to work process.
- 7. The Licensed Authority will ensure employees are aware of their rights and obligations as follows:
 - employees must report injury or illness to their employer as soon as possible so that rehabilitation intervention can occur immediately;
 - employees must provide access to their treating medical and/or health practitioners, if requested;
 - employees are entitled to participate fully in the assessment process to determine the necessary level and type of rehabilitation assistance required and should be encouraged by employers to exercise this right;
 - employees are entitled to participate fully in the development of the return to work program and are to be encouraged to do so;
 - employees are required to undertake the agreed return to work program within the agreed treating medical or health professional's advice to minimise the risk of re-injury;
 - the employee shall advise the Licensed Authority of changes in circumstances as they occur, such as changes in medical restrictions;
 - the employee is entitled to participate in the choice of rehabilitation provider (the final choice rests with the Case Manager);
 - wherever possible, the employee is expected to undertake treatment outside working hours when participating in a graduated return to work program;
 - the employee must understand and fulfil his or her obligations in relation to providing information to the Licensed Authority which is true and correct. Failure to do so may result in penalties under the Crimes Act.

Provision of Suitable Duties

- 8. The Licensed Authority will ensure that an appropriate alternative duties program is developed and/or redeployment strategy is implemented for employees unable to return to their pre-injury job, and that Comcare Australia's hierarchy of return to work goals is applied.
- 9. The Case Manager must negotiate work place trials, placements, graduated return to work, and redeployment, contacting relevant unions as appropriate.

Service Provision

- 10. The Licensed Authority will ensure that only providers who have been approved by Comcare Australia are engaged.
- 11. The right of the injured worker to participate in the choice of provider will be respected.

- 12. If a Licensed Authority employs and uses its own multi disciplinary group to deliver comprehensive rehabilitation programs to individual employees, it must ensure the following:
 - the provision of an in house service must be approved by Comcare Australia or its delegate and the service must be subject to Comcare Australia's quality assurance program for providers;
 - standards maintained by Comcare Australia which apply to external rehabilitation providers also apply to in house arrangements, and the Licensed Authority must ensure that the in house rehabilitation provider(s) adhere to those standards or have the service withdrawn;
 - costs associated with the provision of an in house rehabilitation service will be the responsibility of the Licensed Authority;
 - the return to work policy must acknowledge that the role of the Case Manager is different from the role of the rehabilitation provider and a Licensed Authority planning to fund an in house service must clearly establish how the functions of both will be addressed, particularly if it is planned for one person to perform both roles.

Access to Policy Information

- 13. The Licensed Authority will ensure access to the policy document by all relevant parties, including employees, rehabilitation providers and treating health professionals.
- 14. The Licensed Authority will ensure that updates of the return to work policy and procedures will be provided to Case Managers, line managers and all those responsible for the return to work process as soon as practicable.

Confidentiality

- 15. The Licensed Authority shall observe confidentiality of all information obtained about an individual through the provision of a return to work program.
- 16. The Case Manager must maintain appropriate levels of confidentiality in respect of the employee's circumstances.

Records

- 17. The Licensed Authority must maintain a reporting system which allows early notification of an injury or incident.
- 18. Proper and adequate documentation must be maintained for return to work management, separate from claims management.
- 19. The Licensed Authority shall ensure that all documentation relating to the provision of a return to work program is securely stored.

Resources

20. The Licensed Authority will allocate appropriately skilled staff resources within the organisation, at a senior level, responsible for the management of the return to work function. The level must be sufficiently high that an occupant is able to influence return to work outcomes within that organisation.

- 21. The Licensed Authority's return to work policy must identify the necessary resources allocated to the return to work process.
- 22. The Licensed Authority's selection criteria for Case Managers will be based on "Core Competencies for Case Managers" as contained in the Case Managers Handbook produced by Comcare Australia, or an equivalent that has been approved by the Commission.

Training

- 23. The Licensed Authority must ensure that all Case Managers undergo a case management training program approved by the Commission.
- 24. The Licensed Authority will provide training and/or information for line managers and employees addressing their roles and responsibilities in the return to work process.
- 25. The Licensed Authority will implement a structured and documented training strategy for Case Managers, which addresses these standards.

Performance Measurement

26. The Licensed Authority will have in place mechanisms for evaluating the effectiveness and efficiency of the rehabilitation and return to work process.

PREVENTION CONDITIONS

Management Commitment and Planning

1. An OH&S plan has been developed and resourced which addresses the employer's statutory duty of care.

Policy

 An OH&S policy and agreement have been prepared in accordance with the OH&S CE Act 1991.

Consultation

3. All relevant sections of the OH&S CE Act 1991 and regulations relating to consultations are being met.

Hazard Identification, Evaluation and Control

4. Actions have been taken to identify, evaluate and control hazards in line with the employer's statutory duty of care.

Training

 OH&S training is organised and provided to satisfy OH&S legislative requirements.

Investigations and Notices

6. Employees are aware of the requirements relating to investigations and notices under the Act.

Accident Investigation and Reporting

7. All prescribed incidents and dangerous occurrences are reported within time limits to Comcare Australia.

9601127

Industry, Science and Tourism

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	17/04/96	18/04/96	19/04/96	20/04/96	21/04/96	22/04/96	23/04/96
Austria	Schillings	8.3220	8.3183	8.2624	8.2624	8.2624	8.3717	8.4086
Belgium/Lux	Francs	24.3100	24.3000	24.1300	24.1300	24.1300	24.4200	24.5600
Brazil	Reals	.7763	.7778	.7739	.7739	.7739	.7774	.7816
Canada	Dollars	1.0659	1.0672	1.0668	1.0668	1.0668	1.0675	1.0745
China	Yuan	6.5270	6.5416	6.5089	6.5089	6.5089	6.5245	6.5597
Denmark	Kroner	4.5695	4.5688	4.5374	4.5374	4.5374	4.5875	4.6131
EC	ECU	.6331	.6323	.6284	.6284	. 6284	.6334	.6368
Fiji	Dollar	1.1061	1.1075	1.1001	1.1001	1.1001	1.1032	1.1066
Finland	Markka	3.7145	3.7117	3.6948	3.6948	3.6948	3.7452	3.7672
France	Francs	4.0202	4.0184	3.9894	3.9894	3.9894	4.0281	4.0491
Germany	Deutschmark	1.1837	1.1824	1.1753	1.1753	1.1753	1.1899	1.1961
Greece	Drachmae	190.4500	190.1700	188.6300	188.6300	188.6300	190.4100	190.7900
Hong Kong	Dollars	6.0690	6.0836	6.0528	6.0528	6.0528	6.0676	6.1020
India	Rupees	26.7733	26.9035	26.7512	26.7512	26.7512	26.8606	26.9553
Indonesia	Rupiah	1823.6000	1827.0000	1818.0000	1818.0000	1818.0000	1822.4000	1833.2000
Ireland	Pounds	.5032	.5024	.4975	.4975	.4975	.5020	.5049
Israel	Shekel	2.4899	2.4936	2.4973	2.4973	2.4973	2.5043	2.5051
Italy	Lire	1234.2900	1238.4000	1226.3900	1226.3900	1226.3900	1225.8500	1224.9400
Japan	Yen	84.9900	84.9700	83.6300	83.6300	83.6300	84.1000	84.1600
Korea	Won	613.4700	614.1000	609.9700	609.9700	609.9700	611.1400	614.5400
Malaysia	Ringgit	1.9587	1.9628	1.9543	1.9543	1.9543	1.9547	1.9658
Netherlands	Guilder	1.3239	1.3226	1.3141	1.3141	1.3141	1.3301	1.3378
New Zealand	Dollar	1.1524	1.1499	1.1426	1.1426	1.1426	1.1454	1.1501
Norway	Kroner	5.1066	5.1008	5.0703	5.0703	5.0703	5.1263	5.1471
Pakistan	Rupee	26.8600	26.9200	26.7900	26.7900	26.7900	26.8500	27.0000
Papua NG	Kina	1.0096	1.0120	1.0074	1.0074	1.0074	1.0123	1.0187
Philippines	Peso	20.5500	20.5800	20.4900	20.4900	20.4900	20.5300	20.6500
Portugal	Escudo	121.4900	121.3700	120.6600	120.6600	120.6600	122.0700	122.5500
Singapore	Dollar	1.1061	1.1071	1.1016	1.1016	1.1016	1.1051	1.1111
Solomon Is.	Dollar	2.7572	2.7645	2.7498	2.7498	2.7498	2.7556	2.7716
South Africa	Rand	3.3226	3.3263	3.3098	3.3098	3.3098	3.3492	3.3478
Spain	Peseta	98.7100	98.6800	98.0200	98.0200	98.0200	99.0400	99.4500
Sri Lanka	Rupee	40.8800	40.9800	40.7700	40.7700	40.7700	40.8700	41.1000
Sweden	Krona	5.2936	5.3029	5.2336	5.2336	5.2336	5.2854	5.2900
Switzerland	Franc	.9639	.9633	.9532	. 9532	. 9532	.9647	.9690
Taiwan	Dollar	21.3000	21.3500	21.2300	21.2300	21.2300	21.2900	21.4200
Thailand	Baht	19.8500	19.8900	19.7700	19.7700	19.7700	19.8300	19.9300
UK	Pounds	.5201	.5202	.5154	.5154	.5154	.5186	.5215
USA	Dollar	.7847	.7865	.7826	.7826	.7826	.7845	.7888

John Burke
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
24/04/96



COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

REVOCATION NOTICE UNDER SECTION 17(b) NOTICE NUMBER: VSR/9603

I, Gary Hearn, pursuant to a delegation under Section 4(2) of the Customs Administration Act 1985 and by a power to revoke in Section 17(b) of the Customs Act 1901 under Section 33(3) of the Acts Interpretation Act 1901 hereby:

revoke the appointment of the premises for the examination of goods on landing which were known as WESTGATE CONTAINER SERVICES PTY LTD trading as CHERRY LANE BOND STORE, 126, Cherry Lane, Laverton North Vic. 3026 which appeared in the Commonwealth of Australia Gazette No GN 28 of 1993.

Dated this Eight to day of April 1996

Song Hear

Gary Hearn
SENIOR MANAGER,
Sea Operations
BORDER MANAGEMENT
VICTORIA.

Transport and Regional Development



EXEMPTION NUMBER

131/FRS/143/1996

Civil Aviation Act 1988

Civil Aviation Regulations

I, STEPHEN PANTELIDIS, Manager, Technical Services Section, Bureau of Air Safety Investigation, Department of Transport, a delegate of the Civil Aviation Safety Authority:

(1) under subregulation 207 (2) of the Civil Regulations, direct that:

- (a) the Australian aircraft bearing the nationality and registration marks VH-UUM:
 - (i) must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (ii) must be fitted with a flight data recorder system; and

(iii) must be fitted with a cockpit voice recorder system; and

(2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-UUM must be fitted, carried or used in accordance with section 20.18 of the Civil Aviation Orders.

Section 20.18 of the Civil Aviation Orders has effect in relation to the Australian aircraft bearing the nationality and registration marks VH-UUM only in so far as set out in these directions.

These directions commence on 18 April 1996 and remain in force until the end of 22 May 1996.

STEPHEN PANTELIDIS

Manager

Technical Services Section

Bureau of Air Safety Investigation

18 April 1996



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

On 17 April, 1996, amendments were made to the following Civil Aviation Orders: Part 20, section 20.7.1B.

On 18 April 1996, amendments were made to the following Civil Aviation Orders: Part 100, sections 100.90 and 100.93.

The commencement date for these amendments is 1 May 1996.

Copies of the orders are available for inspection at, and may be purchased over the counter from:

Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA

Copies of the orders may be purchased by mail from:

Airservices Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

CIVIL AVIATION REGULATIONS

NOTICE UNDER REGULATION 22f OF ISSUE OF CERTIFICATES OF TYPE APPROVAL

On 18 April 1996, the Civil Aviation Safety Authority (CASA) issued a certificate of type approval under regulation 22 of the Civil Aviation Regulations for the model SC7-3 Variant 100 and SC7-3 Variant 300 aeroplanes, manufactured by Short Brothers PLC, of Belfast, Northern Ireland.

On 19 April 1996, CASA issued a certificate of type approval under regulation 22A of the Civil Aviation Regulations for the Enstrom model 280FX helicopter, manufactured by The Enstrom Helicopter Corporation, Menominee, Michigan, U.S.A..



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 1 May 1996.

AD/AC/96 - NOSE LANDING GEAR BOLT

Copies of the above Orders are available for inspection and may be purchased over the counter from the:

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

Treasurer

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

The Commissioner of Taxation gives notice under Part IVAAA of the *Taxation Administration Act 1953* of public rulings and gives notice of other rulings. Notice is given of the following rulings, a copy of which can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description		
CSR 96/4	Child Support: amendment of child support assessments under section 75 of the Child Support (Assessment) Act 1989.	Ruling outlines how the Registrar will exercise his discretion under section 75.		
STD 96/6	Classification of brushes.	Discusses a Full Federal Court decision about paint brushes and its impact on the sales tax classification of those and other brushes		
TD 96/17	Fringe benefits tax: what is the benchmark interest rate to be used for the fringe benefits tax year commencing 1 April 1996?	Determines the benchmark interest rate to be used to calculate the taxable value of certain fringe benefits.		
TR 96/13 Income tax: eligible termination payments: payments in consequence of the termination of any employment: meaning of the words 'in consequence of'.		Ruling considers the meaning of the expression in consequence of the termination of any employment and situations where payments are made prior to the termination of employment.		

Veterans' Affairs



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 18 April 1996 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of the instrument can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Department of Veterans' Affairs, MLC Tower, Woden ACT; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606.

Number of Instrument	Description of Instrument
63 of 1996	Amendment of Statement of Principles, Instrument No.85 of 1995 as amended by Instrument No.360 of 1995, under subsection 196B(2) concerning ischaemic heart disease and death from ischaemic heart disease
64 of 1996	Amendment of Statement of Principles, Instrument No. 86 of 1995 as amended by Instrument No. 361 of 1995, under subsection 196B(3) concerning ischaemic heart disease and death from ischaemic heart disease

****<u>IMPORTANT NOTE</u>****

The above two instruments incorrectly appeared in the Government Notices Gazette of Wednesday 24 April 1996 as Instrument Numbers 63 of 1995 and Instrument Number 64 of 1995



Gazette

No. S 136, Wednesday, 17 April 1996

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SPECIAL

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989 Notice of Authorisation

I, <u>WILLIAM EDWARD MILLER</u>, the Director of Evaluation and Audit of the Aboriginal and Torres Strait Islander Commission, appointed pursuant to section 77 of the *Aboriginal and Torres Strait Islander Commission Act 1989*, ('the Act'), hereby, pursuant to subsection 78A (2) of the Act, authorise the person or persons whose names are set out below, to perform the functions and exercise the powers conferred by section 78A of the Act, on my behalf until 22 May 1996 in respect of any evaluation or audit assigned by me to such person or persons.

MR	PETER McPHILLIPS)	Deloitte Touche Tohmatsu
MR	GERARD STENHOUSE)	Defonite Touche Tollingaisu
MR	PETER SHEVILLE)	
MR	BRUCE PAPPS)	Walter & Turnbull
MR	STEVEN BAKER)	Chartered Accountants
MR	DONALD CROSS)	VDMC Chartened Assessment
MR	STEVEN PILLIG)	KPMG Chartered Accountants
MR	JEOFFREY TURNER)	TUDNED DENTE ENG
MR	JOHN LITTLE)	TURNER BENTLEYS Chartered Accountants

Dated this 17th day of April 1996

William Edward Miller

Director of Evaluation and Audit

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Gazette

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SPECIAL

NOTICE OF ORDER CONFIRMING REDUCTION OF CAPITAL IN THE FEDERAL COURT OF AUSTRALIA NEW SOUTH WALES DISTRICT REGISTRY IN THE MATTER OF LORNE INVESTMENTS PTY LIMITED

AUSTRALIAN COMPANY NUMBER: 008 403 334

On 12 April 1996 the Federal Court of Australia in Proceedings No. G3096 of 1996 made an order approving the reduction of the capital of Lorne Investments Pty Limited by reducing its issued share capital from \$2,143,506.00 to \$21,435.06 and by reducing the authorised share capital of the Company from \$3,000,000 (divided into 3,000,000 ordinary shares of \$1.00 each) to \$30,000 (divided into 3,000,000 ordinary shares of \$0.01 each).

TEECE, HODGSON & WARD

Solicitors

1 Chifley Square

6093

SYDNEY 2000

Telephone: 232 3733 DX: 562 SYDNEY

FAX: (02) 231

REF: SR





Gazette

No. S 138, Friday, 19 April 1996

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SPECIAL



INITIATION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF SODIUM STEAROYL LACTYLATE FROM MALAYSIA

Notice Under s. 269TC(4) of the Customs Act

I, Larry John Roux, delegate of the Chief Executive Officer of Customs, have accepted an application for the publication of a dumping duty notice in respect of sodium stearoyl lactylate exported from Malaysia.

The application was made under section 269TB(1) of the Customs Act and was lodged by Asia Pacific Specialty Chemicals Limited, the Australian industry producing like goods.

The goods covered by this notice are sodium stearoyl lactylate (SSL). The tariff classification of the goods is 3823.90.90, statistical code 10.

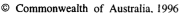
Customs will commence its investigation on 19 April 1996, and a preliminary finding as to whether there are sufficient grounds for the publication of a dumping duty notice will be made within 100 days, (i.e. by 28 July 1996).

A positive preliminary finding that there are sufficient grounds for the publication of a dumping duty notice may result in the imposition of securities under section 42 of the Customs Act. These securities are intended to cover any interim dumping duty that may be payable on goods imported during the period leading up to the Minister's final decision on the matter.

A positive preliminary finding must be referred to the Anti-Dumping Authority for inquiry and report to the Minister, within 120 days, as to whether dumping duties should be imposed.

Australian Customs Dumping Notice No. 96/020 outlines the investigation procedures and it is in the interests of parties concerned to obtain a copy. Copies are available from the Publications Section, Customs House, Canberra, phone (06) 276 2441; or from Customs Houses in each capital city.

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2 Customs Act

Particulars of the reasons for the decision to initiate this investigation are detailed in a report held on the public file. The public file may be examined at Customs House, 5 Constitution Avenue, Canberra ACT. Appointments to view the public file can be made by contacting Dumping Office Mangement, phone (06) 275 6057. Copies from the public file can also be obtained for a small charge.

Interested parties are invited to lodge written submissions with Anne Robbie, Assistant Director, Dumping Operations 1, Australian Customs Service Customs House, 5 Constitution Avenue, Canberra ACT 2601, or using facsimile number (06) 275 6990, no later than 29 May 1996. For telephone inquiries the number is (06) 275 6384.

Larry Roux

Delegate of the Chief Executive Officer

19 April 1996



Gazette

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SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

DIRECTION OF A REDISTRIBUTION OF WESTERN AUSTRALIA

Pursuant to section 59(1) of the *Commonwealth Electoral Act 1918*, the Commission hereby directs that a redistribution into Divisions shall commence in Western Australia.

Dated this 22nd day of April 1996.

T R Morling Chairperson Bill Gray Electoral Commissioner





Gazette

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SPECIAL

Artachment to Order of Court dated 12 April 1996

FORM 87 NOTICE OF ORDER CONFIRMING REDUCTION OF CAPITAL

(Order 71, rule 15)

IN THE FEDERAL COURT OF AUSTRALIA
WESTERN AUSTRALIA DISTRICT REGISTRY

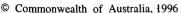
IN THE MATTER OF OAKVALE CAPITAL LIMITED

Australian Company Number: 009 070 884

On 12 April 1996 the Federal Court of Australia in Proceedings No. WAG 3002 of 1996 made an order approving the reduction of capital of Oakvale Capital Limited by confirming a special resolution of the Company passed on 26 October 1995 having the effect that the Company's share premium account shall be reduced from \$1,929,705 to nil and its capital redemption reserve from \$19,125 to nil, with the resultant aggregate sum of \$1,948,830 so released being automatically applied to eliminate the equivalent sum of accumulated losses in the unappropriated profit and loss account of the Company; all such taking effect on 26 October 1995, the date of passing of the special resolution, without any return of share capital, share premium reserve or capital redemption reserve to shareholders, and with the Company's share capital at the date of the order remaining intact.

Paiker & Overmeire, Solicitors of 3rd Floor, 40 St George's Terrace, Penh WA 6000

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SPECIAL

NOTICE OF APPLICATION

ASSOCIATED GOLD FIELDS NL (A.C.N. 002 044 528)

Application will be made by Associated Gold Fields NL (the "Applicant") to the Supreme Court of Western Australia at 2.15 pm on 1 May 1996 for an order that the scheme of arrangement between the Applicant and its members and between the Applicant and its option holders be approved. Any person intending to attend at the hearing of that application must serve a notice in prescribed form so as to reach the address below not later than 4.00 pm on 30 April 1996.

Blake Dawson Waldron Solicitors for the Applicant

Address for Service:

C/- Blake Dawson Waldron Level 17 Forrest Centre 221 St George's Terrace PERTH WA 6000





Gazette

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SPECIAL

FORM 14 (Rule 57)

NOTICE OF WINDING UP APPLICATION

FLINISTONES BULK HAULAGE PTY LTD

(ACN 010 555 432)

Supreme Court: Brisbane

Application No. 3325 of 1996

Application for the winding up of FLINISTONES BULK HAULAGE PTY LTD (ACN 010 555 432) was made by FLINISTONES BULK HAULAGE PTY LTD (ACN 010 555 432) of 122 Walker Street, Townsville on the 22 April 1996, and will be heard by the Supreme Court of Queensland at 9.30 a.m. on 14 May 1996. Copies of the documents may be obtained from the Applicant.

Any person intending to appear on the hearing must serve a Notice in the prescribed form to reach the address below no later than 4.00 p.m. on 13 May 1996.

BAKER JOHNSON, LAWYERS
Solicitors for the Applicant.

The address for service of the Applicant is care of its Solicitors, Messrs Baker Johnson, Lawyers, Level 14, ANZ Centre, 324 Queen Street, Brisbane in the State of Queensland.

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