



Commonwealth of Australia

Gazette

No. GN 9, Wednesday, 5 March 1997

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 5 March 1997



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Gazette copy will be accepted by the Gazette Office until 10.00 a.m. on Friday, the week prior to publication.

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Please direct all inquiries to (06) 295 4661.

Variation of closing times

CANBERRA DAY EARLY CLOSING

Monday, 17 March 1997 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 19 March 1997.

Thursday, 13 March 1997 at 10.00 a.m.

EASTER EARLY CLOSING

Friday, 28 March 1997 and Monday, 31 March 1997 are public holidays in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 2 April 1997.

Wednesday, 26 March 1997 at 10.00 a.m.

ANZAC DAY EARLY CLOSING

Friday, 25 April 1997 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 30 April 1997.

Thursday, 24 April 1997 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 Rod Tremain or Jonathon Tremain, NAS, National Advertising Services telephone (02) 9955 3545, fax (02) 9955 3646.

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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).

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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) 9670 4224
Parramatta:	Shop 24, Horwood Place (off Macquarie Street), tel. (02) 9893 8466

Perth: 469 Wellington Street, tel. (09) 322 4737
Sydney: 32 York Street, tel. (02) 9299 6737
Townsville: 277 Flinders Mall, tel. (077) 21 5212

Agent:

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	7.1.97	Road Vehicle (National Standards) Determination No. 3 of 1996
P2	15.1.97	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.96 to 30.Nov.96 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.96 to 30.Sep.96 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.96 to 31.Dec.96
P3	17.1.97	Instruments made under Part VII of the <i>National Health Act 1953</i>
P4	23.1.97	Notice by the Australian Securities Commission of intention to deregister defunct companies
*P5	26.2.97	Notice by the Australian Securities Commission of intention to deregister defunct companies
*P6	28.2.97	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.96 to 31.Jan.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.97 to 28.Feb.97

* First time notified

N.N.—9604336

Legislation

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

Assented to on 19 February 1997:

No. 1 of 1997—An Act to amend the *Air Force Act 1923*, the *Defence Act 1903* and the *Naval Defence Act 1910*, and for related purposes. (*Defence Legislation Amendment Act (No. 1) 1997*).

Assented to on 26 February 1997:

No. 2 of 1997—An Act to impose import processing charges in respect of certain goods imported into Australia. (*Import Processing Charges Act 1997*).

L M BARLIN

Clerk of the House of Representatives

9604356

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling places named in Column 2 of the Schedule, to be polling places for the Division specified in Column 1.



Frances Mary Howat
Australian Electoral Officer
for New South Wales

17 February 1997

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

New South Wales

GREENWAY

Blacktown Central
Kings Park

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule, being polling places for the Division specified in Column 1.



Frances Mary Howat
Australian Electoral Officer
for New South Wales

17 February 1997

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

New South Wales

HUNTER

Baerami
Jacks Creek
Timor

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, change the names of the polling places named in Column 2 of the Schedule, to that shown in Column 3, for the Divisions specified in Column 1.



Frances Mary Howat
Australian Electoral Officer
for New South Wales

17 February 1997

SCHEDULE

Column 1
Electoral Division

Column 2
Previous name of polling place

Column 3
New name of polling place

New South Wales

GREENWAY

Patrician Brothers

Blacktown City

HUNTER

Bridgeman
Singleton Hospital
South Weston

Greenland
Singleton East
Weston South

9604337

Communications and the Arts

NOTICE OF THE LOCATION OF THE HISTORIC SHIPWRECK, THE AUSTRALIAN HOSPITAL SHIP (AHS) CENTAUR

The AHS Centaur was declared an historic shipwreck on 8 October 1990, under section 5 of the *Historic Shipwrecks Act 1976* (the Act). At that time the approximate location only of the shipwreck was known. It has now been confirmed that the AHS Centaur is at latitude 26 59'.20" S and longitude 153 38'.20" E. Further details may be obtained from the Register of Historic Shipwrecks maintained by the Department of Communications and the Arts in accordance with section 12 of the Act.

Department of Communications and the Arts
GPO Box 2154
Canberra ACT 2601

9604338

TELECOMMUNICATIONS ACT 1991

SECTION 247

PROPOSED DETERMINATION OF A TECHNICAL STANDARD

Pursuant to section 247 of the Telecommunications Act 1991, AUSTEL gives notice that it proposes to determine Technical Standards TS 004 - 1997 and TS 006 - 1997, the subject matter of which is specified in the Schedule below, in accordance with subsection (3) of section 247 of the Act.

Interested persons are invited to make representations to AUSTEL concerning the proposed standards. AUSTEL is particularly interested in comments about the content of the proposed standards, and whether they should be determined as such, or with variations, or whether the proposed standards should not be determined.

Representations should be made between 5 March 1997 to 5 May 1995 to:

Mr R. E. Christensen
General Manager
Technical Branch
AUSTEL
5 Queens Road
MELBOURNE 3004

or PO Box 7443
St Kilda Road
MELBOURNE 3004

Telephone 03 - 9828 7313
Facsimile 03 - 9828 7438

SCHEDULE OF PROPOSED VARIATION

TS 004 - 1997 "Voice Frequency Performance Requirements for Customer Equipment"

TS 006 - 1997 "General Requirements for Customer Equipment Connected to the Non-Switched Telephone Network"

Copies of the draft standards listed above, may be purchased from Standards Australia at the following address:

For Mail Orders

National Sales Centre
PO Box 1055
STRATHFIELD 2135

Telephone 02 - 746 4600
Facsimile 02 - 746 3333

For over the Counter Sales

NEW SOUTH WALES

National Sales Centre
1 The Crescent
HOMEBUSH 2140

Telephone 02 - 9746 4600
Facsimile 02 - 9746 3333

Newcastle Branch Office
51 King Street
NEWCASTLE 2300

Telephone 049 - 29 2477
Facsimile 049 - 29 3540

AUSTRALIAN CAPITAL TERRITORY

Shop 5, Level 4
The Boulevarde
CANBERRA 2600

Telephone 06 - 249 8990
Facsimile 06 - 249 8989

WESTERN AUSTRALIA

1274 Hay Street
WEST PERTH 6005

Telephone 09 - 321 8797
Facsimile 09 - 321 2929

TASMANIA

66 Burnett Street
NORTH HOBART 7000

Telephone 03 6231 5885
Facsimile 03 6231 5886

VICTORIA

19-25 Raglan Street
SOUTH MELBOURNE 3205

Telephone 03 - 9693 3555
Facsimile 03 - 9696 1319

QUEENSLAND

67 St Pauls Terrace
SPRING HILL 4000

Telephone 07 - 3831 8605
Facsimile 07 - 3832 2140

NORTHERN TERRITORY

(Sales Agency)

Territory Construction Association
191 Stuart Highway
PARAP 0820

Telephone 08 - 8981 9666
Facsimile 08 - 8941 0275

SOUTH AUSTRALIA

63 Greenhill Road
WAYVILLE 5034

Telephone 08 - 8373 4140
Facsimile 08 - 8373 4124

Employment, Education, Training and Youth Affairs

DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

NOTIFICATION OF THE MAKING OF GUIDELINES UNDER THE *HIGHER EDUCATION FUNDING ACT 1988*

The following guidelines have been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Private Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (06) 240 9695.

Number/ Year	Section	Description	Date Made
T12/97	40A	The guidelines for allocating units of study to differential Higher Education Contribution Scheme contribution bands outline the procedure institutions must follow in making this allocation.	25/2/97

9604340

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

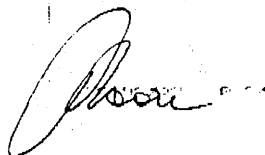
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

I, ROBERT JOHN MOORE, the Designated Authority under sub-section 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 11(1) of that Act, hereby declare the organisations specified in Column 2 of the Schedule, in an item in the Schedule, to be approved institutions in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this twentieth eighth day of February 1997



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Robyn Hartstone 12 Wallis Street LAWSON NSW 2783 AUSTRALIA	<i>Nymphicus hollandicus</i>
2.	Steve Turner Gem Birds 803 Main North Road POORAKA SA 5095 AUSTRALIA	<i>Agapornis fisheri</i> <i>Agapornis personata</i> <i>Agapornis roseicollis</i> <i>Agapornis lilianae</i>

9604357

TERRITORY OF HEARD ISLAND AND McDONALD ISLANDS
Environment Protection and Management Ordinance 1987

NOTICE OF PERMIT GRANTED UNDER SECTION 15

I, REX LEONARD MONCUR, Delegate of the Minister for the Environment, in accordance with section 17 of the Heard Island and McDonald Islands Environment Protection and Management Ordinance 1987, give particulars of the following permit granted under section 15 of the Ordinance:

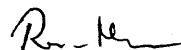
On 18 February 1997 Permit No 96/13 was granted to Professor Geoff Shellam of the University of Western Australia, subject to conditions, to:

- (i) enter the Territory;
 - (ii) land an aircraft in the Territory;
 - (iii) land on Heard Island;
 - (iv) take, injure, or otherwise interfere with, a specified organism in the Territory; and
 - (v) remove from the Territory, a specified organism indigenous to the Territory
- in connection with ASAC Project No 953, "Investigation of bacterial, viral and parasitic infections in Antarctic penguins, and the development of a standardised monitoring scheme"; namely to collect blood and cloacal samples from penguins on Heard Island (Mt Aubert de la Rue, Wharf Point and Schmidt Glacier) and to remove the samples from the Territory.

Other persons included in the permit are:

Ms Joanne Gallagher
Dr Judy Clarke.

A copy of the permit may be obtained from the Permits Officer, Antarctic Division, Channel Highway, Kingston, Tasmania 7050.



Rex Moncur
Delegate of the Minister for the Environment

21 February 1997

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Antarctic Division of the Department of the Environment, Sport and Territories 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 notice if reasons for the decision are not sought. Further information may be obtained from:

The Policy Section
Antarctic Division
Channel Highway
KINGSTON TAS 7050

Telephone (03) 62 323 504
Facsimile (03) 62 323 500

Health and Family Services

AUSTRALIA NEW ZEALAND FOOD AUTHORITY FOOD STANDARDS

The Australia New Zealand Food Authority advises progress on the following applications and proposals for the development or variation of standards in the Australian *Food Standards Code*. You can get further information on each of these matters in information papers which are available from:

The Information Officer
Australia New Zealand Food Authority
PO Box 7186
CANBERRA MAIL CENTRE ACT 2610
AUSTRALIA
Tel: (06) 271 2241
Fax: (06) 271 2278

or
The Information Officer
Australia New Zealand Food Authority
PO Box 10559
The Terrace WELLINGTON 6036
NEW ZEALAND
Tel: (04) 473 9942
Fax: (04) 473 9855

MATTERS AT FULL ASSESSMENT The Authority has made preliminary assessments, accepted the following applications, and will now make full assessments of them:

Fresh and Frozen Poultry Meat Temperatures (A332) An application, received on 12 December 1996 from the Poultry Industry Association of New Zealand Inc, to decrease the temperature to which fresh poultry meat may be stored from -2°C to -4°C.

Lactose Free Food for Specific Dietary Use (A333) An application received on 2 January 1997 from Harvey Fresh (1994) Ltd to define lactose free milk.

You are invited to present written submissions to the Authority on matters relevant to these applications, including the potential regulatory impact on consumers, industry and government, by **3 April 1997**.

MATTERS AT INQUIRY The Authority will conduct an inquiry into the variations to standards prepared at full assessment of the following application:

Dithiocarbamates (A313) An application from the National Registration Authority for Agricultural and Veterinary Chemicals to allow for the rationalisation of maximum residue limits (MRLs) for existing uses of dithiocarbamates in Australia. You are invited to present written submissions to the Authority on matters relevant to this inquiry, including the potential regulatory impact on consumers, industry and government, by **3 April 1997**.

MATTERS BEFORE COUNCIL The Authority has completed inquiries into the variations to standards and new standards prepared at full assessment of the following applications and has made recommendations to the Australia New Zealand Food Standards Council that the variations be adopted into the Australian *Food Standards Code*:

Reduced Fat Peanut Butter and Peanut Paste (A297) An application from Kraft Foods Limited to include a new standard for reduced fat peanut butter.

Residues in Food (A301). An application from the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) to include a maximum residue limit (MRL) for dimethoate in litchi of 5 mg/kg.

Edible Coatings on Cheese (A302) An application from the Australian Food Industry Science Centre requesting permission to use all of the Group I (vegetable gums) and Group IV (emulsifiers) modifying agents in Table 1 of Standard A10, as well as glycerin, sorbic acid and natamycin, in edible coatings on cheese and cheese products.

Testing for *Pseudomonas aeruginosa* (A305) An application from the Australasian Soft Drink Association in conjunction with the International Bottled Water Association Australian Chapter to refer to an updated Australian standard methodology of testing for *Pseudomonas aeruginosa* in mineral water, packaged water and packaged ice.

Residues in Food (A307) An application from the National Registration Authority for Agricultural and Veterinary Chemicals (NRA) to include new or amended maximum residue limits (MRLs) for a number of chemicals.

9604342

THERAPEUTIC GOODS ACT 1989**RECOMMENDATIONS OF THE AUSTRALIAN DRUG EVALUATION
COMMITTEE**

The 187th (1996/7) Meeting of the Australian Drug Evaluation Committee (ADEC) (5-6 December 1996) resolved to advise the Parliamentary Secretary to the Minister for Health and Family Services, and the Secretary, Department of Health and Family Services, that the following drugs should be approved for registration, subject to resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

PREMIA 2.5 continuous conjugated oestrogens 0.625 mg, medroxyprogesterone acetate 2.5 mg 28 tablets.

Premia 5 continuous conjugated oestrogens 0.625 mg and medroxyprogesterone acetate 5 mg 28 tablets.

Premia 5 conjugated oestrogens 0.625 mg 14 tablets and medroxyprogesterone acetate 5 mg 14 tablets.

Wyeth Australia Pty Limited.

Indications: Hormone replacement therapy.

AROPAX 20 paroxetine (as hydrochloride) 20 mg tablets.

SmithKline Beecham (Australia) Pty Ltd.

Modification to Product Information: To include information on the trial data on prevention of relapse in obsessive compulsive disorder.

ZYPREXA olanzapine 2.5 mg, 5 mg, 7.5 mg and 10 mg tablets.

Eli Lilly Australia Pty Limited.

Indications: For the treatment of schizophrenia and related psychoses.

COUMADIN warfarin sodium 1 mg, 2 mg and 5 mg tablets.

MAREVAN warfarin sodium 1 mg, 3 mg and 5 mg tablets.

Boots Company (Australia) Pty Ltd.

Amendment of Indications: To include: (1) the prophylaxis of embolisation in patients with atrial fibrillation irrespective of a previous embolic episode; and (2) other minor changes to the Product Information.

NEUPOGEN filgrastim (recombinant methionyl human granulocyte colony stimulating factor) 300 µg/mL injection, 1 mL and 1.6 mL vials.

Amgen Australia Pty Ltd.

Extension of Indications: To include treatment of patients with HIV infection, with clinically significant neutropenia and the subsequent maintenance of adequate neutrophil counts during treatment with antiviral and/or other myelosuppressive medications.

HAVRIX JUNIOR HEPATITIS A VACCINE formaldehyde-inactivated hepatitis A virus (HM 175 hepatitis A virus strain) absorbed onto aluminium hydroxide, 0.5 mL monodose vials and pre-filled syringes, each containing 720 Elisa units of viral antigens.

SmithKline Beecham (Australia) Pty Ltd.

Indications: For active immunisation against hepatitis A virus (HAV) infection in susceptible subjects, aged 2 to 15 years, at risk of exposure to HAV.

HYCANTIN topotecan (as hydrochloride) 4 mg lyophilised powder for reconstitution, vials.
SmithKline Beecham (Australia) Pty Ltd.

Indications: As single-agent therapy for the treatment of patients with metastatic carcinoma of the ovary after failure of first-line or subsequent therapy.

INTRON A interferon alfa-2b lyophilised powder for reconstitution with water for injection, 3, 5, 9 and 10 million IU/vial.

INTRON A interferon alfa-2b injectable solutions of 10 million IU/2 mL and 25 million IU/5 mL.

Schering-Plough Pty Ltd.

Indications: To include use as adjuvant therapy of malignant melanoma following surgery in patients who are at high risk of recurrence.

FLUVIRIN VACCINE inactivated influenza vaccine (surface antigen) Ph.Eur. for use by deep subcutaneous or intramuscular injection.

Each 0.5 mL single dose syringe contains 15 micrograms of each of purified haemagglutinin and neuraminidase surface antigens prepared from the following Influenza viruses: A/Texas/36/91 (H₁N₁); A/Nanchang/933/95 (H₃N₂) (A/Wuhan/359/95-like strain; and B/Harbin/7/94 (B/Beijing/184/93-like strain).

Trident Services Pty Ltd.

Indications: For protection against influenza in those groups regarded as being at high risk.

KYTRIL granisetron (as hydrochloride) 3 mg /5 mL pre-filled syringes and 1 mg/1 mL vials.
SmithKline Beecham (Australia) Pty Ltd.

Extension of Indications: To include:

- prevention and treatment of post-operative nausea and vomiting in adults
- prevention of nausea and vomiting induced by radiotherapy in adults
- prevention of nausea and vomiting induced by cytostatic therapy in children.

KYTRIL granisetron (as hydrochloride) 2 mg tablets.

SmithKline Beecham (Australia) Pty Ltd.

Indications: For prevention and treatment in adults of nausea and vomiting induced by cytostatic chemotherapy.

KYTRIL ORAL SOLUTION granisetron 200 micrograms/mL.

SmithKline Beecham (Australia) Pty Ltd.

Indications: For the prevention of nausea and vomiting induced by cytostatic therapy in adults and children.

NORVASC amlodipine (as besylate) 5 mg and 10 mg tablets.

Pfizer Pty Ltd.

Various modifications to the Product Information: related to statements about use in patients with heart failure.

LUVOX fluvoxamine maleate 50 mg and 100 mg tablets.
Solvay Pharmaceuticals.

Indications: For the treatment of major depression and obsessive compulsive disorder.

DIFLUCAN POWDER FOR ORAL SUSPENSION fluconazole 50 mg/5 mL and 200 mg/5 mL when reconstituted.
Pfizer Pty Ltd.

Indications: To register the above products and to extend the patient population for the currently registered indications for fluconazole to include children.

CAPOTEN captopril 12.5 mg, 25 mg or 50 mg tablets.

CAPOTEN ORAL SOLUTION captopril 5 mg/mL.

Bristol-Myers Squibb Australia Pty Ltd.

Extension of Indications: To extend the indication relating to use in the treatment of diabetic nephropathy in patients with type I insulin-dependent diabetes mellitus, to include patients with microalbuminuria.

FORADILE eformoterol fumarate dihydrate 12 µg/capsule for oral inhalation using an aerolizer inhalation device.

Ciba-Geigy Australia Limited.

Indications: For the long term, regular treatment of reversible airways obstruction in asthma (including nocturnal asthma and exercise-induced asthma) in patients aged 5 years or more, who are receiving inhaled or oral corticosteroids. It should not be used in patients whose asthma can be managed by occasional use of short-acting inhaled beta-2 agonists.

NAVOBAN tropisetron 1 mg/mL injection.

Sandoz Australia Pty Ltd.

Indications: Treatment and prevention of post-operative nausea and vomiting in adults.

CARDURAN doxazosin mesylate 2 mg and 4 mg tablets.

Pfizer Pty Ltd.

Indications: For the relief of the manifestations of mild to moderate benign prostatic hyperplasia.

STILNOX zolpidem tartrate 5 mg and 10 mg tablets.

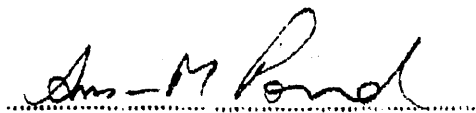
Pharmaco LSR.

Indications: For the short-term treatment of insomnia (no more than 4 weeks) in adults.

LOSEC omeprazole 10 mg or 20 mg capsules.

Astra Pharmaceuticals Pty Ltd.

Change of Indications: To include: (1) the treatment and prevention of relapse in reflux oesophagitis; and (2) other changes to the Product Information.



Professor Susan Pond
Chairman
Australian Drug Evaluation Committee

25 January 1997

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SECTION 14(1)

I, JOHN CABLE, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the minimum letter height of the text, other than the statements headed "WARNING" and "FIRST AID", on the two side panels of the container label of -

HEALTHSENSE EUCALYPTUS OIL multipurpose liquid 50 mL bottle
(AUST R 30151)

supplied by FAULDING HEALTHCARE PTY LTD

being 1 mm instead of 1.5 mm as specified in paragraph 3(1)(b) of *Therapeutic Goods Order No. 48 - "General requirements for labels for drug products"*, provided the text is still legible.



JOHN CABLE

Director, Conformity Assessment Branch
Therapeutic Goods Administration
Delegate of the Secretary to the Department of
Health and Family Services

19 February 1997

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, JOHN CABLE, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the minimum letter height of the text on the bottle label of -

NYAL DECONGESTANT NASAL SPRAY 15 mL bottle

supplied by SmithKline Beecham International

being 1 mm instead of 1.5 mm as specified in paragraph 3(1)(b) of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products", provided the text is still legible.



JOHN CABLE

Director, Conformity Assessment Branch

Therapeutic Goods Administration

Delegate of the Secretary to the Department of
Health and Family Services

0 February 1997



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia

☐ Woden Telephone: (06) 289 1555 Facsimile: (06) 289 8709

☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8605



Commonwealth Department of
**Health and
Family Services**

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989**

**NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

Pursuant to Section 30 (6)(b) of the Therapeutic Goods Act 1989, notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG), of the goods specified below were cancelled on 18 February 1997. Particulars of the cancellations are as follows:

SPONSOR: ENRICH INTERNATIONAL (A'ASIA) P/L
ARTG NAME OF GOODS: ENRICH NATURE'S TEA Powder - oral jar/can
ARTG NUMBER: 58523
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certifications provided under Section 26A(2)(d & h) were incorrect in that the goods do not conform to every requirement relating to advertising applicable under the regulations and the information included in the application is not correct.

SPONSOR: ENRICH INTERNATIONAL (A'ASIA) P/L
ARTG NAME OF GOODS: ENRICH SYNCRON C PLUS Capsule - hard bottle
ARTG NUMBER: 58524
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certifications provided under Section 26A(2)(b & h) were incorrect in that the goods are not safe for the purposes for which they are to be used and the information included in the application is not correct.

SPONSOR: WAGNER PRO BIOTICS P/L
ARTG NAME OF GOODS: WAGNER PROBIOTICS SWEDISH BITTERS LIQUID BOTTLE Oral Liquid bottle
ARTG NUMBER: 58444
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certifications provided under Section 26A(2)(b & h) were incorrect in that the goods are not safe for the purposes for which they are to be used and the information included in the application is not correct.

SPONSOR: NOGOY AUSTRALIA
ARTG NAME OF GOODS: NOGOY Hibiscus sabdariffa 40mg/mL oral liquid bottle
ARTG NUMBER: 58283
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certifications provided under Section 26A(2)(b, d & h) were incorrect in that the goods are not safe for the purposes for which they are to be used, the goods do not conform to every requirement relating to advertising applicable under the regulations and the information included in the application is not correct.

dated this 18th day of February 1997

Axel Gonsky
Delegate of the Secretary
to the Department of Health & Family Services

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, JOHN CABLE, delegate of the Secretary to the Department of Health and Family Services for the purposes of the exercise of the Secretary's powers under section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the minimum letter height of the text on the container label of -

NUTRI-METICS WOMEN'S MULTI-VITAMIN MINERAL COMPLEX tablet-film coated jar/ can (AUST L 58770)

supplied by Nutri-Metics International (Australia) Pty Ltd

being 1.2 mm instead of 1.5 mm as specified in paragraph 3(1)(b) of *Therapeutic Goods Order No. 48 - "General requirements for labels for drug products"*, provided the text is still legible.



JOHN CABLE
Director, Conformity Assessment Branch
Therapeutic Goods Administration
Delegate of the Secretary to the Department of
Health and Family Services

/ February 1997

9604344

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS LICENSED TO MANUFACTURE THERAPEUTIC GOODS

I, P R Humphreys (Acting Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the *Therapeutic Goods Act*, hereby publish a list of:

- the persons who are licensed to manufacture therapeutic goods pursuant to Part 4 of the Act,
- the steps of manufacture that each of those licences authorise; and
- the address of each of those premises to which the licences relate.

20 Feb 1997

Persons who are licensed:

King Edward Memorial and Princess Margaret Hospitals t/a W.A. Central Pharmaceutical Manufacturing Facility

Classes of goods:

The manufacture of sterile and non-sterile therapeutic goods for human use.

The steps of manufacture:

This licence authorises only the manufacture of drugs. This licence does not authorise the manufacture of preparations containing penicillins or cephalosporins.

The address of premises to which licence relates:

King Edward and Princess Margaret Hospitals t/a W.A. Central Pharmaceutical Manufacturing Facility C/- Princess Margaret Hospital Roberts Road SUBIACO WA 6008

Persons who are licensed:

National Diagnostic Products (Aust) Pty Limited

Classes of goods:

Manufacture of in-vitro diagnostic kits.

The steps of manufacture:

Manufacture of the following class of products only: glucose test monitoring strips, glucose test solutions, glucose test meters. The manufacture of glucose test is limited to testing only.

The address to which licence relates:

National Diagnostic Products (Aust) Pty Limited 7-9 Merriwa Street GORDON NSW 2072

Persons who are licensed:

Queensland Bone Bank

Classes of goods:

Manufacture of therapeutic goods for human tissue.

The steps of manufacture

This licence authorises only the manufacture of:

- a) fresh frozen bone and tendon allografts; and*
- b) freeze dried bone where the sterilisation process is carried out under contract by a third party.*

The address to which licence relates:

Queensland Bone Bank Princess Alexandra Hospital Ipswich Road WOOLLOONGABBA QLD 4102

Persons who are licensed:

National Pride Pty Ltd

Classes of goods:

Manufacture of non-sterile herbal therapeutic goods for human use.

The steps of manufacture:

This licence authorises only the manufacture of preparations for topical use in liquid, semi-solid and powder form.

The address to which licence relates:

National Pride Pty Ltd 22 Kingsley Close ROWVILLE VIC 3179

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.

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
ALLINGHAM Trevor Arthur	6/01/48	Carme & Herd Solicitors	Level 9 BP House 193 North Quay BRISBANE QLD 4003	CHARGES
CHIU Wing Hen Virginia	20/02/61	Chiu W H Virginia	32/16 Devonshire Street CHATSWOOD NSW 2067	CHARGES
HORAK Jan	23/03/56	MSC Legal Services	1/68 Victoria Street RICHMOND VIC 3121	CHARGES
JOYCE John Christopher	7/08/59		Rutherglen Woolbrook VIA WALCHA NSW 2354	CHARGES
KANG Song Yin	5/02/55	Tasapacific Enterprises	3 Corina Place KINGSTON TAS 7050	CHARGES
LEE Jony Chee Wee	11/11/57	Ogge & Lee Solicitors	Suite 403, 34 Queens Rd MELBOURNE VIC 3004	CHARGES
LY Cam Hung	7/02/64	Mc Bride Harle & Martin	2/4 Cross Street HURSTVILLE NSW 2220	CHARGES
MA Terence Kwai Yuen	11/04/53	Terence Ma	1st Floor 22-26 Goulburn SYDNEY NSW 2000	CHARGES
ON Be Be	20/11/71	Be Be On	1 Araluen Rd LANSVALE NSW 2166	CHARGES
SPINAK Stephen Nathan	31/08/47	Stephen Spinak Solicitor	Suite 302 Citymark Build 663 George Street SYDNEY NSW 2000	CHARGES
TAYLOR Andrew Richard	4/04/66	Peter A Smith Solicitor	Suite 3 Professional Cen Rajah Rd OCEAN SHORES NSW 2483	CHARGES
TOPCHIAN Rachel Raya	6/03/47		328A McKinnon Rd MCKINNON VIC 3204	CHARGES
TOPRAK Semra	14/03/67	Australian Kurdish Association Inc	53 Main Street BLACKTOWN NSW 2148	FREE SERVICE
WALSH Delfrede Maire	9/04/66		9/42 Bream Street COOGE NSW 2034	CHARGES
YUNG Jacky Shun Loy	15/01/83		304/4 Francis Rd ARTARMON NSW 2064	CHARGES

Industrial Relations

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

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

IN the matter of

CLOTHING TRADES AWARD 1982 (C No 23074/96 C0037)
CLOTHING TRADES AWARD 1982 (C No 23074/96 C0037)
PLUMBING INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (C No
34061/96 P0053)
PLUMBING INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (C No
32756/96 P0053)
STOREMEN AND PACKERS (A.C.T.) AWARD 1973 (C No 35959/96 S0073)

AND in the matter of the variation of the above award
Notice is hereby given

- (a) That the Commission has 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 as shown in the Schedule below.
- (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 free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award code & Var No	Substance	Date of effect
C0037 V192	Clothing Trades (Roping-in No 6) Award 1996	19.11.96
C0037 V193	Clothing Trades (Roping-in No 7) Award 1996	6.12.96
P0053 V048	Licence Allowance	24.6.96
	Industry Allowance	24.6.96
	Plumbing Trade Allowance	24.6.96
	Extra Rates	24.6.96
	Multi Storey Allowance	24.6.96
	Leading Hands	24.6.96
	First Aid Allowance	24.6.96
	Appendix A Asbestos Eradication	24.6.96
P0053 V049	Overtime, Sunday & Holiday Rates	18.8.96
	Compensation for Travel	18.8.96
	Fares & Travel Expenses	18.8.96
	Supply of Tools and Allowance	18.8.96
	Loss of Tools	18.8.96
S0073 Con	s.150A review and 3rd Safety Net Adjustment	19.11.96

Dated this 28th day of February 1997

Christine Hayward
Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE
AWARD

IN the matter of:

Transport Workers Award 1983 [T140]
(C No. 31186/96)**Northern Territory - Surveying Industry - Professional Surveyors Award 1996 [N0445]**
(C No. 10421/95)

AND in the matter of the variation of the above award(s)

Notice is hereby given

- (a) That the Commission has varied the term (or terms) of the above-mentioned award(s) referred to in the Schedule below.
- (b) that the variation(s) will be a common rule of the Northern Territory as shown in the Schedule below; and
- (c) that any organisation or person interested and having an objection to the variation(s) 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(s) may be inspected at the office of the Australian Industrial Registry at NT House, Level 10, 22 Mitchell Street, Darwin free of charge.

SCHEDULE OF TERMS TO BE VARIED

AWARD CODE & VARIATION NO.	CLAUSE	SUBSTANCE OF VARIATION	DATE OF EFFECT
T0140 V143a	10	Correction order	12.4.96
T0140 V157	Schedule A	Respondency	6.8.96
T0140 V158	Roping in No.5 Award 1996	Recision of roping-in of Swan Ray No 30 Pty Ltd	2.4.96
T0140 V160	Roping in No. 16 Award 1996	Respondency	3.12.96
N0445 V002	Appendix 1	safety net adjustment	10.12.96

25 February, 1997

NEIL MCHATTIE
DEPUTY INDUSTRIAL REGISTRAR**9604347**

Industry, Science and Tourism

ANTI-DUMPING AUTHORITY

CONTINUATION INQUIRY: GLACÉ CHERRIES FROM FRANCE AND ITALY

The Anti-Dumping Authority has completed its inquiry into whether the countervailing duties currently applying to imports of glacé cherries from France and Italy and the dumping duties currently applying to imports of glacé cherries exported to Australia from France by Confiserie La Cigarette S.A. (Cigarette) and Ciprial Société Anonyme (Aptunion) (Ciprial) and from Italy by Cesarin Industrie Alimentare S.p.A. (Cesarin) should be continued until 2002.

The Authority was satisfied that:

- countervailable subsidies have been paid and continue to be payable on exports of French and Italian glacé cherries to Australia; and
- the expiration of the countervailing duties currently applying to exports of French and Italian glacé cherries to Australia would be likely to lead to a recurrence of the material injury which the duties are intended to prevent.

The Authority therefore recommended that the Minister take steps to secure the continuation of the countervailing duties currently applying to imports of glacé cherries from France and Italy for a further five years beyond the scheduled expiry date of 8 April 1997.

The Authority was not satisfied that, in the absence of dumping duties, there was any likelihood or threat of material injury to the Australian industry from future dumping of glacé cherries into Australia by Cigarette and Ciprial of France or by Cesarin of Italy.

The Authority therefore recommended that the Minister allow the dumping duties currently in place on exports of glacé cherries from those sources to expire on 8 April 1997.

The Minister has accepted the Authority's recommendations.

Requests for copies of the Authority's Report no. 167 should be addressed to the Information Officer, Ms Margaret McLeod, at the Authority by telephoning (06) 213 6754 or emailing MMCLEOD@dist.gov.au.

Anti-Dumping Authority Act 1988

CONTINUATION OF COUNTERVAILING DUTY PURSUANT
TO PARAGRAPH 8A(10)(a)

I, GEOFFREY DANIEL PROSSER, Minister of State for Small Business and Consumer Affairs, in accordance with paragraph 8A(10)(a) of the *Anti-Dumping Authority Act 1988*, DETERMINE that the countervailing duty notice dated 26 March 1992 pursuant to subsection 269TJ(2) of the *Customs Act 1901* in respect of glacé cherries exported from France and Italy to Australia shall continue in force after 8 April 1997.

Dated this

18th

day of

February

1997.



GEOFFREY DANIEL PROSSER
Minister of State for
Small Business and Consumer Affairs.

Customs Tariff (Anti-Dumping) Act 1975

DIRECTION PURSUANT TO SUBSECTION 10(5)

I, GEOFFREY DANIEL PROSSER, Minister for Small Business and Consumer Affairs, pursuant to subsection 10(5) of the *Customs Tariff (Anti-Dumping) Act 1975*, DIRECT that, in respect of glacé cherries exported from France and Italy to Australia last described in a notice signed by me on 21 January 1997 and shown in Column 1 of the attached Table ("the goods"):

- (a) if the sum of the amount shown in Column 2 of the Table and the export price is equal to or greater than the amount shown in Column 3 of the Table, then the countervailing duty payable in respect of the goods is the amount, if any, by which the export price is less than the amount shown in Column 3 of the Table;
or
- (b) if the sum of the amount shown in Column 2 of the Table and the export price is less than the amount shown in Column 3 of the Table, then the countervailing duty payable in respect of the goods is the amount shown in Column 2 of the Table.

This notice shall become operative from 8 April 1997.

Dated this

18th

day of

February

1997.



GEOFFREY DANIEL PROSSER
Minister of State for
Small Business and Consumer Affairs

Note: Because of confidentiality, the Table attached to this notice will not be published.

9604360



AUSTRALIAN CUSTOMS SERVICE

Notification of Preliminary Finding

CUSTOMS ACT 1901 - PART XVB PRELIMINARY FINDING CONCERNING THE ALLEGED DUMPING OF CERTAIN RECTANGULAR TOUGHENED GLASS PANELS FROM CHINA

The Australian Customs Service has completed its investigation into the alleged dumping of certain toughened glass panels from China. The investigation commenced on 22 November 1996, following an application by Don Mathieson & Staff Glass Pty Ltd.

The Australian industry comprised Don Mathieson & Staff Glass Pty Ltd, Pilkington (Australia) Limited, G James Safety Glass (Qld) Pty Ltd, Flat Glass Industries Pty Limited, Chevron Glass Pty Ltd, and Westate Glass Pty Ltd.

Customs found that:

- exports of the toughened glass panels from China have been at dumped prices;
- the Australian industry suffered material injury as a result of exports from China of the goods at dumped prices; and
- there is a likely threat of further material injury to the Australian industry if the dumped exports continue.

Therefore, the finding has been made that there are sufficient grounds for the publication of a dumping duty notice concerning these goods.

Preliminary Finding Report No 97/03 sets out the reasons for the finding, including material matters of fact or law on which the finding is based.

Securities under section 42 of the Customs Act 1901 will be required and taken in respect of any interim dumping duty that may become payable on the goods from China, imported on or after 4 March 1997.

Customs will now refer the matter to the Anti-Dumping Authority which will inquire and report to the Minister as to whether a dumping duty notice should be published.

Copies of the preliminary finding report, and of ACDN No 97/028 advising the outcome of the preliminary finding, will be sent to interested parties. Any other party may obtain a copy from the Dumping Branch on telephone (06) 275 6057 or by fax (06) 275 6990.

**NOTICE UNDER SUBSECTION 269TD(2)
OF THE CUSTOMS ACT 1901**

I have considered the application, taking into account submissions received and any other matters considered relevant, and declare that there are sufficient grounds for the publication of an interim dumping duty notice in respect of rectangular toughened glass panels, from 3.5mm to 6.5mm in thickness, one side between 1700mm and 2300mm in length and the other side between 200mm and 1475mm in length, edgeworked, but not notched or drilled, exported from China.



(Graham Cruttenden)

Delegate of the Chief Executive Officer
3 March 1997

9604361

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, Michael Politi, 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 Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	19/02/97	20/02/97	21/02/97	22/02/97	23/02/97	24/02/97	25/02/97
<hr/>								
Austria	Schillings	9.0535	9.1685	9.1718	9.1718	9.1718	9.1988	9.1475
Belgium/Lux	Francs	26.5800	26.8900	26.8800	26.8800	26.8800	26.9600	26.8200
Brazil	Reals	.7793	.7839	.7885	.7885	.7885	.7919	.7919
Canada	Dollars	1.0348	1.0455	1.0525	1.0525	1.0525	1.0586	1.0569
China	Yuan	6.3245	6.3631	6.4004	6.4004	6.4004	6.4287	6.4285
Denmark	Kroner	4.9177	4.9693	4.9706	4.9706	4.9706	4.9828	4.9595
EC	ECU	.6647	.6717	.6716	.6716	.6716	.6744	.6689
Fiji	Dollar	1.0876	1.0958	1.1004	1.1004	1.1004	1.1005	1.0949
Finland	Markka	3.8394	3.8817	3.8931	3.8931	3.8931	3.9022	3.8830
France	Francs	4.3521	4.3991	4.3981	4.3981	4.3981	4.4080	4.3842
Germany	Deutschmark	1.2884	1.3027	1.3021	1.3021	1.3021	1.3048	1.3003
Greece	Drachmae	202.1000	204.1700	204.0900	204.0900	204.0900	204.6700	203.2500
Hong Kong	Dollars	5.9207	5.9516	5.9847	5.9847	5.9847	6.0124	6.0131
India	Rupees	27.3990	27.5597	27.7187	27.7187	27.7187	27.8465	27.8530
Indonesia	Rupiah	1821.1000	1833.1000	1844.6000	1844.6000	1844.6000	1853.5000	1854.8000
Ireland	Pounds	.4864	.4880	.4918	.4918	.4918	.4924	.4880
Israel	Shekel	2.5532	2.5739	2.5829	2.5829	2.5829	2.5936	2.5869
Italy	Lire	1284.9900	1297.0100	1287.0700	1287.0700	1287.0700	1293.7600	1289.9400
Japan	Yen	94.7200	95.3800	94.8500	94.8500	94.8500	95.4100	94.8900
Korea	Won	660.2100	658.6700	661.6500	661.6500	661.6500	668.1100	670.5200
Malaysia	Ringgit	1.8986	1.9128	1.9201	1.9201	1.9201	1.9231	1.9244
Netherlands	Guilder	1.4460	1.4623	1.4624	1.4624	1.4624	1.4668	1.4617
New Zealand	Dollar	1.1054	1.1100	1.1102	1.1102	1.1102	1.1140	1.1133
Norway	Kroner	5.1606	5.1800	5.2184	5.2184	5.2184	5.2160	5.1634
Pakistan	Rupee	30.6200	30.8000	30.9800	30.9800	30.9800	31.1200	31.1200
Papua NG	Kina	1.0572	1.0647	1.0699	1.0699	1.0699	1.0662	1.0677
Philippines	Peso	20.1200	20.2300	20.3600	20.3600	20.3600	20.4400	20.4400
Portugal	Escudo	129.4300	131.0500	130.8700	130.8700	130.8700	131.5200	130.4900
Singapore	Dollar	1.0890	1.0966	1.1002	1.1002	1.1002	1.1049	1.1034
Solomon Is.	Dollar	2.7721	2.7884	2.8048	2.8048	2.8048	2.8171	2.8171
South Africa	Rand	3.4099	3.4412	3.4718	3.4718	3.4718	3.4788	3.4308
Spain	Peseta	109.1900	110.3600	110.2100	110.2100	110.2100	110.5800	110.0800
Sri Lanka	Rupee	43.9800	44.1000	44.4500	44.4500	44.4500	44.6400	44.5700
Sweden	Krona	5.6754	5.7395	5.7268	5.7268	5.7268	5.7387	5.7381
Switzerland	Franc	1.1251	1.1394	1.1398	1.1398	1.1398	1.1373	1.1321
Taiwan	Dollar	21.1100	21.2000	21.3300	21.3300	21.3300	21.4100	21.3800
Thailand	Baht	19.8500	19.9800	20.0400	20.0400	20.0400	20.1200	20.0900
UK	Pounds	.4752	.4751	.4790	.4790	.4790	.4780	.4751
USA	Dollar	.7640	.7685	.7730	.7730	.7730	.7764	.7764

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
26/02/97

9604348

Transport and Regional Development



AIRSERVICES AUSTRALIA
AVCHARGES CENTRE

PO Box 231
Civic Square ACT 2608
Telephone (008) 026147 or (06) 268 5714
Fax (06) 268 5693

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT
NOTICE is hereby given that pursuant to section 59(1) of the AIR SERVICES ACT 1995, a statutory lien has been vested in Airservices in respect of each of the aircraft described hereunder.

Lien No.	Date and time created (EST)	Registration and Description	Payable by
1278	21/02/97 1459	VH-PAF DC4 DOUGLAS	PACIFIC AIR FREIGHTERS PO BOX 845 HAMILTON CENTRAL QLD 4007

NOTICE OF CESSATION OF A STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT
NOTICE is hereby given that pursuant to section 62(1) of the Air Services Act 1995, a statutory lien vested in Airservices ceased to have effect in respect of each of the aircraft described hereunder.

Lien No.	Registration mark and description.	Date on which lien ceased to have effect.
1273	VH-RRR AC12 Rockwell 112-TCA	25 /2/97

Dated this 26th day of February 1997

Harry Carroll
registrar of statutory liens

9604362



**NOTIFICATION OF THE MAKING OF ORDERS UNDER SECTION 425(1AA)
OF THE NAVIGATION ACT 1912.**

NOTICE is hereby given that the undermentioned orders have been made under Section 425(1AA) of the *Navigation Act 1912*.

Copies of the orders will be available from the Commonwealth Government Bookshop, 10 Mort Street, Canberra City, Australian Capital Territory from 10 March 1997.

<i>Number of order</i>	<i>Description of order</i>
1 of 1997	Marine Orders, Part 25, (Equipment–Life-saving) Amendment, Issue 3.

9604355



EXEMPTION NUMBER 17/FRS/1997

Civil Aviation Act 1988
Civil Aviation Regulations

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

- (1) under subregulation 207 (2) of the Civil Regulations, direct that:
 - (a) if the Australian aircraft bearing the nationality and registration marks VH-UZS is conducting training or test flights, it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with section 20.18 of the Civil Aviation Orders; and
 - (b) if the Australian aircraft bearing the nationality and registration marks VH-UZS is flying in any other class of operations:
 - (i) it 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) it must be fitted with a flight data recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; 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-UZS 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-UZS only in so far as set out in these directions.

These directions commence on 26 February 1997 and remain in force until the end of 19 March 1997.

STEPHEN PANTELIDIS
Manager
Technical Services Section
Bureau of Air Safety Investigation

26 February, 1997

9604358



EXEMPTION NUMBER 16/FRS/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) if the Australian aircraft bearing the nationality and registration marks VH-CCC is flying in any class of operations:
 - (i) it 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) it must be fitted with a cockpit voice recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders;
- (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-CCC 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-CCC only in so far as set out in these directions.

These directions commence on 24 February 1997 and remain in force until the end of 28 February 1997.

A handwritten signature in dark ink, appearing to read "Stephen Pantelidis", written over a horizontal line.

STEPHEN PANTELIDIS
Manager (Technical Services)
Bureau of Air Safety Investigation

24 February, 1997

9604349



EXEMPTION NUMBER 15/FRS/1997

Civil Aviation Act 1988

Civil Aviation Regulations

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

- (1) under subregulation 207 (2) of the Civil Aviation Regulations, direct that:
 - (a) if the Australian aircraft bearing the nationality and registration marks VH-PSK is conducting training or test flights, it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with section 20.18 of the Civil Aviation Orders; and
 - (b) if the Australian aircraft bearing the nationality and registration marks VH-PSK is flying in any other class of operations:
 - (i) it 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) it must be fitted with a cockpit voice recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; 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-PSK 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-PSK only in so far as set out in these directions.

These directions commence on 21 February 1997 and remain in force until the end of 18 March 1997.

A handwritten signature in dark ink, appearing to read "Stephen Pantelidis", is written over a horizontal line.

STEPHEN PANTELIDIS
Manager, Technical Services
Bureau of Air Safety Investigation

20 February 1997

9604350

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 97/1	Child Support: registration of court orders applying the child support formula.	Ruling considers whether an order under the <i>Family Law Act 1975</i> can be registered under the <i>Child Support (Registration and Collection) Act 1988</i> where the order provides for child support to be determined by applying the child support formula as described in the <i>Child Support (Assessment) Act 1989</i> .
SGD 97/1	Superannuation Guarantee: is a director who is a partner in a professional partnership, and who must pass on any directors' fees received to the partnership, an employee of the paying company?	Determines that a partner who passes directors' fees to the partnership is not an employee of the paying company, unless the director's appointment is unrelated to membership of the partnership.
TR 97/3	Income tax: capital gains: compensation received by landowners from public authorities.	Ruling considers the capital gains tax consequences for a landowner who receives compensation from a public authority for the compulsory acquisition or voluntary grant of an easement.

NOTICE OF WITHDRAWAL OF RULINGS

The Commissioner of Taxation gives notice that the following rulings are withdrawn. Copies of the Notices of Withdrawal can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
SGD 93/10	Superannuation Guarantee: is a director who is entitled to directors' fees, but who must account to another for them, an employee of the company?	Determination has been replaced by SGD 97/1.

9604351



Superannuation Industry (Supervision) Act 1993

MODIFICATION DECLARATION No 20

I, Frederick George Herbert Pooley, Insurance and Superannuation Commissioner, under section 332 of the *Superannuation Industry (Supervision) Act 1993* DECLARE that the *Superannuation Industry (Supervision) Regulations* are to have effect, in relation to regulated superannuation funds and approved deposit funds, and their trustees, as if they were modified:

1. By adding after regulation 13.14:

"Charges may be given in relation to certain derivatives contracts

13.14A. (1) Regulation 13.14 does not prohibit a trustee from giving a charge over, or in relation to, an asset of a fund if:

- (a) the charge is given:
 - (i) in relation to a derivatives contract entered into by or on behalf of the trustee; and
 - (ii) for the purpose of securing the performance of the trustee's obligations in relation to the derivatives contract; and
- (b) the rules of a body mentioned in subregulation (2) require the charge to be given (although they may give the trustee the option of providing some other form of security); and
- (c) the fund has a Risk Management Statement covering investment in derivatives that follows the guidelines in ISC Superannuation Circular No II.D.7 entitled "Derivatives" issued on 17 February 1997; and
- (d) the investment to which the charge relates is made in accordance with the Risk Management Statement.

(2) The bodies are:

- (a) Australian Stock Exchange Ltd;
- (b) Options Clearing House Pty Ltd;
- (c) Sydney Futures Exchange Ltd;

- (d) Sydney Futures Exchange Clearing House Pty Ltd;
- (e) a body that is an approved foreign exchange within the meaning of regulation 1.2A.02 of the Corporations Regulations;
- (f) a body specified in Schedule 11 of the Corporations Regulations;
- (g) a body that performs clearing house functions in relation to a body mentioned in paragraph (e) or (f) (the "second body") pursuant to:
 - (i) the rules of the second body; or
 - (ii) a law of the country in which the second body is situated;
- (h) a body approved in writing by the Commissioner for the purposes of this subregulation.

(3) In this regulation:

- (a) "derivatives contract" means a futures contract, or an option contract, relating to any right, liability or thing and includes:
 - (i) an "option contract" as defined in section 9 of the Corporations Law; and
 - (ii) a futures contract within the meaning of section 72 of the Corporations Law; and
 - (iii) an agreement to which section 72A of the Corporations Law applies; and
 - (iv) an agreement to which section 92A of the Corporations Law applies;
- (b) "contract" includes an instrument;
- (c) a reference to a provision of the Corporations Law or the Corporations Regulations is a reference to that provision as in force from time to time.

2. By adding after paragraph 2.29(1)(g):

- "(ga) if the derivatives charge ratio of the fund exceeded 5% at any time during the reporting period – the following information:
 - (i) the highest derivatives charge ratio of the fund that was attained during the reporting period; and
 - (ii) the derivatives charge ratio of the fund as at the end of the reporting period; and
 - (iii) an explanation of why the trustee caused or permitted the derivatives charge ratio of the fund to exceed 5%; and
 - (iv) an explanation, in plain English, of the meaning of "derivatives charge ratio";

[EXAMPLE: "The derivatives charge ratio is the percentage of the total assets of the fund (by value) that the trustee has mortgaged or charged as security for derivatives investments made by the trustee."]

3. By adding at the end of subregulation 2.29(4):

“**“derivatives contract”** has the same meaning as in regulation 13.14A. ”

4. By adding after subregulation 2.29(4):

(5) For the purposes of paragraph (1)(ga), the “**derivatives charge ratio**” of a fund is:

(a) worked out in accordance with the following formula:

(the value of the assets of the fund that are subject to a charge in relation to a
derivatives contract) ÷ (the value of all the assets of the fund)

and

(b) expressed as a percentage.

[NOTE: “Value” is defined in subsection 10(1) of the Act as meaning market value.]

(6) If paragraph (1)(ga) applies to a fund, the trustee must give the information mentioned in that paragraph to the Commissioner as soon as practicable, and in any event within 6 months, after the end of the reporting period to which the information relates.

[NOTE: The information must be given to the Commissioner in writing - see subregulation 2.03(2).]

Dated 17 February 1997

F G H Pooley
Commissioner



Superannuation Industry (Supervision) Act 1993

EXPLANATORY MEMORANDUM

ACCOMPANYING

MODIFICATION DECLARATION No 20

PURPOSE OF THE DECLARATION

1. The purpose of modification declaration number 20 is to add a new regulation 13.14A to the *Superannuation Industry (Supervision) Regulations* (the "SIS Regulations"). The new regulation allows trustees of regulated superannuation funds and approved deposit funds to give a charge over the assets of the fund in relation to derivatives transactions entered into on Australian, and certain specified foreign, stock exchanges and futures exchanges.
2. The declaration also modifies regulation 2.29 of the SIS Regulations, to require the trustee to inform both members of the fund and the Commissioner if the proportion of the fund's assets that are subject to a charge in accordance with regulation 13.14A exceeds 5%.

BACKGROUND

3. Regulation 13.14 prescribes that a trustee of a regulated superannuation fund or an approved deposit fund must not give a charge over, or in relation to, an asset of the fund. "Charge" is defined widely in regulation 13.11 to include a mortgage, lien or other encumbrance.

REASONS FOR, AND EXPLANATION OF, THE DECLARATION

4. At present, regulation 13.14 prohibits trustees from engaging in the internationally accepted practice of lodging cash or share scrip with a broker on a recognised trading exchange as collateral to meet obligations associated with derivatives transactions entered into on the trustee's behalf.
5. The Commissioner has decided to conditionally lift this prohibition as he believes it creates an unnecessary restriction on the market. It results in trustees breaching the SIS Regulations by following normal market practices designed to protect market participants and to ensure the smooth operation of the market.
6. It is important to note that the declaration does not in any way alter the prohibition on borrowing imposed by sections 67, 95 and 97 of the *Superannuation Industry (Supervision) Act 1993*. Moreover, it does not alter the principle that trustees should only invest in derivatives for risk management purposes, not speculatively.
7. The Commissioner has recognised the importance of both the members of the fund concerned and the Commissioner being informed of the extent to which the fund's assets are charged as a result of derivative investments. To this end the declaration inserts into regulation 2.29 of the SIS Regulations a requirement that funds disclose to their members and, at the same time, to the Commissioner if more than 5% of the fund's assets (by market value) are subject to a charge in favour of derivatives investments. The disclosure to members must be included in the fund information that is provided to the members after the end of the relevant reporting period.
8. This disclosure requirement will allow members to express any concerns about charges exceeding 5% of the assets of the fund through their member representative trustees or policy committee. Members will also have more information to decide whether they want to remain in the fund.
9. The requirement to report to the Commissioner will enable the Commissioner to become aware of any large exposures and to determine whether to seek additional information or conduct an investigation.
10. The declaration imposes certain conditions on trustees who charge their fund's assets in support of derivatives investments. These are set out in the new subregulation 13.14A(1).
11. Paragraphs 13.14A(1)(c) and (d) stipulate that the trustee must have a Risk Management Statement relating to investment in derivatives that complies with the Commission's Superannuation Circular No II.D.7 entitled "Derivatives" issued on 17 February 1997, and that the derivatives investments must be made in accordance with that Risk Management Statement. Note that now even trustees of excluded superannuation funds

must prepare a Risk Management Statement if they wish to take advantage of the declaration.

12. Another condition, set out in paragraph 13.14A(1)(b), is that the giving of the charge must be required under the rules of one of the Australian, or specified foreign, stock or futures exchanges or clearing houses listed in subregulation 13.14A(2).
13. The condition in paragraph 13.14A(1)(a) is that the charge has to be given in relation to a derivatives contract entered into by or on behalf of the trustee, and for the purpose of securing the performance of the trustee's obligations in relation to the derivatives contract. Exchange-traded derivatives contracts are normally entered into by licensed brokers on behalf of their client (the trustee). The client is normally obliged to provide security (in the form of cash or scrip) to the broker. The broker in turn is obliged under the rules of the exchange's clearing house to provide security of its own to the clearing house. The reference in paragraph 13.14A(1)(a) to the trustee giving the charge "for the purpose of securing the performance of the trustee's obligations *in relation to* the derivatives contract" is wide enough to cover a charge that is given by the trustee to the broker in relation to the derivatives contract.
14. Subregulation 13.14A(3) defines "derivatives contract" as meaning a futures or an option contract, and as extending to the specific types of contracts mentioned in sections 9 (definition of "option contract"), 72, 72A and 92A of the Corporations Law.
15. The declaration also makes various changes to regulation 2.29, the effect of which is to require disclosure to the Commissioner and fund members if the "derivatives charge ratio" (as defined in subregulation 2.29(5)) of the fund exceeds 5%.

COMMENCEMENT

16. Modification declaration number 20 commences on the day it is made.

17 February 1997

(Published by authority of the Insurance and Superannuation Commissioner)

9604352

HOUSING LOANS INSURANCE CORPORATION

NOTICE IS HEREBY GIVEN UNDER SECTION 5 (3) OF THE HOUSING LOANS INSURANCE ACT 1965 THAT THE FOLLOWING PERSONS HAVE BEEN APPROVED BY THE HOUSING LOANS INSURANCE CORPORATION AS DEALERS FOR THE PURPOSES OF THAT ACT.

ACCOUNTANTS RESOURCE CENTRE PTY LTD
ALL STATES HOME LOANS LTD
AUSTRALIAN LENDING SERVICES PTY LTD
BARNES MORTGAGE MANAGEMENT PTY LTD
BBA MORTGAGE CORPORATION PTY LTD
BENEFICIAL INSURANCE COMPANY LIMITED
BERNIE LEWIS FINANCE & LEASING PTY LTD
BIG RIVER CREDIT UNION LTD
CAMERONS SECURED INVESTMENTS LIMITED
CHM MORTGAGE MANAGEMENT PTY LTD
COLLINS SECURITIES PTY LTD
COMMUNITY FIRST CREDIT UNION LTD
COUNTRYWIDE HOME LOANS LIMITED
CREDIT CORPORATION AUSTRALASIA PTY LIMITED
EMERGENCY SERVICES SUPERANNUATION SCHEME
E R HENRY WHERRETT BENJAMIN
FANMAC LIMITED
FINANCE EXPRESS HOME LOANS PTY LIMITED
FITZROY AND CARLTON COMMUNITY CREDIT CO OPERATIVE LIMITED
FLM SERVICES PTY LTD
FOCUS FINANCE PTY LTD
GREAT PACIFIC FINANCE LIMITED
INTERCORPORATE AUSTRALIA PTY LTD
LEVERAGED EQUITIES PTY LIMITED
LEWIS DRISCOLL & BULL
LIPPO FINANCE AUSTRALIA LIMITED
MACQUARIE RESIDENTIAL MORTGAGES PTY LTD
MCP PTY LTD
MERCHANT MORTGAGES LIMITED
MELBOURNE MORTGAGE CORPORATION PTY LTD (MMC)
METRO FRIENDLY SOCIETY LIMITED
MORBANK SECURITIES LIMITED
NORTHERN MORTGAGE SERVICES PTY LTD
PIONEER FINANCE COMPANY PTY LTD
PRIORITY ONE FINANCIAL SERVICES LTD
PUMA MORTGAGE MANAGEMENT PTY LTD
RACV FINANCE LIMITED
RAMS MORTGAGE CORPORATION PTY LTD
SCC FINANCE AUSTRALIA PTY LTD
SANDHURST TRUSTEES LIMITED AS CUSTODIAN FOR THE TOP QUARTILE
SUPERANNUATION TRUST
SANDHURST TRUSTEES LIMITED ATF HEINE MORTGAGE TRUST
SANDHURST TRUSTEES LIMITED ATF THE HEINE INCOME APPROVED DEPOSIT FUND
SAXBY BRIDGE MORTGAGES PTY LTD
SOCIETE GENERALE AUSTRALIA LIMITED
STATEWIDE HOME LOANS PTY LIMITED
SOUTH WESTERN CREDIT UNION CO OPERATIVE LTD
SOUTHERN CROSS HOME LOANS PTY LIMITED
SYDNEY HOME LOAN CENTRE
SYDNEY WYDE MORTGAGE CORPORATION PTY LTD
THE HOWARD GROUP
THE LOCUM GROUP
WESTLAWN INVESTMENT COMPANY LIMITED
WESTPAC SECURITIES ADMINISTRATION LTD (WASL)
WHITE CLELAND PTY

CAMDEN & DISTRICT CO OPERATIVE HOUSING SOCIETY LIMITED
CAMPBELLTOWN CITY CO OPERATIVE HOUSING SOCIETY LIMITED
DUNHEVED CO OPERATIVE HOUSING SOCIETY LIMITED
GRIFFITH CO OPERATIVE HOUSING SOCIETY LIMITED
HIBERNIAN SPECIAL CO OPERATIVE HOUSING SOCIETY LIMITED
LOGAN CITY CO OPERATIVE HOUSING SOCIETY NO 9 LTD
MACAULAY COMMUNITY CREDIT CO OPERATIVE HOUSING SOCIETY LIMITED
MID NORTH COAST CO OPERATIVE HOUSING SOCIETY LIMITED
NATIONAL MUTUAL CO OPERATIVE HOUSING SOCIETY LIMITED
NORTH EAST VICTORIA CO OPERATIVE HOUSING SOCIETY NO 25 LIMITED
NSW CO OPERATIVE HOUSING SOCIETY LIMITED
PEEL CO OPERATIVE HOUSING SOCIETY LIMITED
PENRITH CO OPERATIVE HOUSING SOCIETY LIMITED
PROGRESSIVE NO 10 CO OPERATIVE HOUSING SOCIETY LIMITED
PORT MACQUARIE HASTINGS CO OPERATIVE HOUSING SOCIETY LIMITED
SHOALHAVEN & SOUTH COAST CO OPERATIVE HOUSING SOCIETY LIMITED
THE RIVERINA CO OPERATIVE HOUSING SOCIETY LIMITED
WARATAH CO OPERATIVE HOUSING SOCIETY No. 34 LIMITED
WARATAH CO OPERATIVE HOUSING SOCIETY No. 35 LIMITED
WARATAH CO OPERATIVE HOUSING SOCIETY No. 37 LIMITED
WARATAH CO OPERATIVE HOUSING SOCIETY No. 38 LIMITED
WARATAH CO OPERATIVE HOUSING SOCIETY No. 34 LIMITED
WENTWORTH & BALRANALD DISTRICTS CO OPERATIVE HOUSING SOCIETY LIMITED
WESTSIDE CO OPERATIVE HOUSING SOCIETY No. 6 LIMITED
WILGA CO OPERATIVE HOUSING SOCIETY No. 9 LIMITED
WILGA CO OPERATIVE HOUSING SOCIETY No. 10 LIMITED
WYNNUM CO OPERATIVE HOUSING SOCIETY No. 36 LIMITED
WOLLONGONG CO OPERATIVE HOUSING SOCIETY LIMITED
YAGOONA CO OPERATIVE HOUSING SOCIETY LIMITED

DATED THIS eighteenth day of February 1997



P M BARTLETT
CHAIRMAN HOUSING LOANS INSURANCE CORPORATION

9604353

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) I-Ju Lu is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) I-Ju Lu proposes to acquire an interest in Australian urban land as specified in the notice furnished on 24 January 1997 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that:

- (i) I-Ju Lu proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

24th

day of

February

1997.



Assistant Treasurer

9604354



**Commonwealth
of Australia**

Gazette

No. S 63, Monday, 24 February 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF APPLICATION

SHELBOROUGH PTY LTD

ACN: 050 540 817

The Deputy Commissioner of Taxation will apply to the Supreme Court of New South Wales at 11 am on **4 March 1997** at the Registrar's Court, Court 7A, Level 7, Supreme Court, Queen's Square, Sydney for an order that **SHELBOROUGH PTY LTD** be wound up in insolvency under section 459A.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than **28 February 1997**.

**AUSTRALIAN GOVERNMENT SOLICITOR
PICCADILLY TOWER
133 CASTLEREAGH STREET SYDNEY
DX 444
SYDNEY**

**TELEPHONE: (02) 9581 7682 - Mrs C.
Fierravanti-Wells**





Commonwealth
of Australia

Gazette

No. S 64, Tuesday, 25 February 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Taiwan Agriculture Development Co. (Australia) Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Taiwan Agriculture Development Co. (Australia) Pty Ltd proposes to acquire an interest in Australian urban land as specified in the notice furnished on 31 January 1997 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that:

- (i) Taiwan Agriculture Development Co. (Australia) Pty Ltd proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

20th

day of

February

1997.

Assistant Treasurer





**Commonwealth
of Australia**

Gazette

No. S 65, Monday, 24 February 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF APPLICATION

RELATING TO APICAL GROUP PTY. LIMITED

A.C.N. 059 834 534

Guangzhou Chuang Yi Economic Development Corporation will apply to Supreme Court of NSW at 11:00 a.m. on 3rd March 1997 at Court 7A, Supreme Court Building, Queens Square, Sydney for an Order that Apical Group Pty. Limited be wound up in insolvency under Section 459A of the Corporations Law. Any person intending to appear at the Hearing must file a Notice of Appearance in the prescribed form and serve that notice on the Applicant at the Applicant's address for service shown below not later than 2 days before that date.

**Windeyer Dibbs
Solicitors
25 O'Connell Street
SYDNEY NSW 2000
DX 715 SYDNEY
Tel: (02) 9233 4066
Fax: (02) 9233 1696
Ref: ATK:JC:37395**



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**Commonwealth
of Australia**

Gazette

No. S 66, Friday, 28 February 1997

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SPECIAL

**CORPORATIONS ACT 1989
Subsection 32(1)**

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1017 "RELATED PARTY DISCLOSURES"

NOTICE is hereby given that the Australian Accounting Standards Board has made accounting standard AASB 1017 "Related Party Disclosures" under section 32 of the *Corporations Act 1989*, for application to financial years that end on or after 30 June 1997.

When operative, AASB 1017 supersedes Accounting Standard AASB 1017 "Related Party Disclosures", which was notified in Gazette No. S 155 on 1 June 1993.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9523 8111.

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**Commonwealth
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No. S 67, Tuesday, 25 February 1997

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SPECIAL

FORM 14 (RULE 57)

NOTICE OF WINDING UP APPLICATION

CIRCUIT ASSEMBLERS & DESIGNERS PTY LTD

ACN: 010 559 663
Supreme Court: Brisbane
Application No.: 1672 of 1997

An Application for the winding-up of **CIRCUIT ASSEMBLERS & DESIGNERS PTY LTD** was made by **CIRCUIT ASSEMBLERS & DESIGNERS PTY LTD** on 24 February 1997 and will be heard by the Supreme Court of Queensland at 9.30 a.m. on 7 March 1997. Copies of documents filed may be obtained from the applicant.

Any persons intending to appear at the hearing must serve a notice in the prescribed form to reach the address below no later than 4.00 p.m. on 6 March 1997.

DUNHILL MADDEN BUTLER
Level 22
300 Queen Street
Brisbane Qld 4000
Solicitors for the Applicant

pk2402.1





Commonwealth
of Australia

Gazette

No. S 68, Wednesday, 26 February 1997

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

The following Statutory Rules have been made and copies may be purchased at the Commonwealth Government Bookshop, 10 Mort St, Canberra City, ACT.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Year and number of the Statutory Rules
<i>Air Force Act 1923</i>	Air Force Regulations (Amendment)	1997 No. 15
<i>National Health Act 1953</i>	National Health Regulations (Amendment)	1997 No. 16
<i>Migration Act 1958</i>	Migration Regulations (Amendment)	1997 No. 17
<i>Horticultural Levy Act 1987, Horticultural Export Charge Act 1987 and Primary Industries Levies and Charges Collection Act 1991</i>	Primary Industries Levies and Charges Collection (Vegetable) Regulations (Amendment)	1997 No. 18
<i>Fisheries Management Act 1991</i>	Fisheries Management Regulations (Amendment)	1997 No. 19
<i>Trade Practices Act 1974</i>	Trade Practices (Consumer Product Safety Standards) Regulations (Amendment)	1997 No. 20
<i>Trade Practices Act 1974</i>	Trade Practices (Consumer Product Safety Standard) (Disposable Cigarette Lighters) Regulations	1997 No. 21
<i>Customs Act 1901</i>	Customs (Prohibited Imports) Regulations (Amendment)	1997 No. 22
<i>Civil Aviation Act 1988</i>	Civil Aviation Regulations (Amendment)	1997 No. 23
<i>Banking Act 1959</i>	Banking (Statistics) Regulations (Amendment)	1997 No. 24

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SPECIAL



JOINT STATEMENT

THE MINISTER FOR FOREIGN AFFAIRS AND THE ATTORNEY-GENERAL AND MINISTER FOR JUSTICE

25 February 1997

THE EFFECT OF TREATIES IN ADMINISTRATIVE DECISION-MAKING

This statement addresses the consequences of the 7 April 1995 decision of the High Court in *Minister for Immigration and Ethnic Affairs v Teoh* (1995) 183 CLR 273. In relation to administrative decisions made from today, it replaces the joint statement made on 10 May 1995 by the then Minister for Foreign Affairs and the then Attorney-General.

2. In the *Teoh* case the majority of the High Court held that entry into a treaty by Australia creates a 'legitimate expectation' in administrative law that the Executive Government and its agencies will act in accordance with the terms of the treaty, even where those terms have not been incorporated into Australian law. The High Court held that, where a decision-maker proposes to make a decision which is inconsistent with such a legitimate expectation, procedural fairness requires that the person affected by the decision be given notice and an adequate opportunity to put arguments on the point. The High Court made clear that such an expectation cannot arise where there is either a statutory or executive indication to the contrary.
3. It is a longstanding principle that the provisions of a treaty to which Australia is a party do not form part of Australian law unless those provisions have been validly incorporated into domestic law by statute. The High Court in the *Teoh* case affirmed that principle but at the same time gave treaties an effect in Australian law, as described in the previous paragraph, which they did not previously have. The Government is of the view that this development is not consistent with the proper role of Parliament in implementing treaties in Australian law. Under the Australian Constitution, the Executive Government has the power to make Australia a party to a



2 Joint Statement

treaty. It is for Australian parliaments, however, to change Australian law to implement treaty obligations.

4. The purpose of this statement is to ensure that the executive act of entering into a treaty does not give rise to legitimate expectations in administrative law.

5. The act of entering into a treaty is unlike the considered statements of public policy which previously had been held by the courts to give rise to a legitimate expectation in administrative law. The prospect was left open by the *Teoh* case of decisions being challenged on the basis of a failure sufficiently to advert to relevant international obligations including where the decision-maker and person affected had no knowledge of the relevant obligation at the time of the decision. This is not conducive to good administration.

6. Therefore, we indicate on behalf of the Government that the act of entering into a treaty does not give rise to legitimate expectations in administrative law which could form the basis for challenging any administrative decision made from today. This is a clear expression by the Executive Government of the Commonwealth of a contrary indication referred to by the majority of the High Court in the *Teoh* Case.

7. Subject to the next paragraph, the executive indication in this joint statement applies to both Commonwealth and State and Territory administrative decisions and to the entry into any treaty by Australia in the future as well as to treaties to which Australia already is a party. In relation to administrative decisions made in the period between 10 May 1995 and today reliance will continue to be placed on the joint statement made by the then Minister for Foreign Affairs and the then Attorney-General on 10 May 1995.

8. Where a State or Territory government or parliament takes, or has taken, action to displace legitimate expectations arising out of entry into treaties in relation to State or Territory administrative decisions this statement will have no operation in relation to those decisions.

9. The Government will also introduce legislation to provide that the executive act of entering into a treaty does not give rise to legitimate expectations in administrative law.

ALEXANDER DOWNER

DARYL WILLIAMS



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SPECIAL

FORM 546

Sub regulation 5.6.65(1)

CORPORATIONS LAW

NOTICE OF INTENTION TO DECLARE A DIVIDEND

BGC MARINE SERVICES (NSW) PTY LIMITED (IN LIQUIDATION)
ACN 000 059 370

BGC KAYDA PTY LIMITED (IN LIQUIDATION)
(FORMERLY BGC MARINE SERVICES (AUST) PTY LIMITED)
ACN 000 049 838

JIL ASSETS PTY LIMITED (IN LIQUIDATION)
(FORMERLY BGC MARINE SERVICES PTY LIMITED)
ACN 000 119 755

KAYDA (AUST) PTY LIMITED (IN LIQUIDATION)
ACN 001 227 881

DC NAYLOR PTY LIMITED (IN LIQUIDATION)
ACN 000 225 169

INVERELL FOUNDRY (AUSTRALIA) PTY LIMITED (IN LIQUIDATION)
ACN 059 337 183

A first and final dividend is to be declared on 24 March 1997 for the above companies.

Creditors whose debts or claims have not already been admitted are required on or before 20 March 1997 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 26 February 1997

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