

Commonwealth of Australia

Gazette

No. GN 12, Wednesday, 26 March 1997

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 26 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

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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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.

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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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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

469 Wellington Street, tel. (09) 322 4737

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Perth:

Darwin: Northern Territory Government

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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
Pl	7.1.97	Road Vehicle (National Standards) Determination No. 3 of 1996
P2	15.1.97	Great Barrier Reef Marine Park Act 1975 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 National Health Act 1953
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	Great Barrier Reef Marine Park Act 1975 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
P7	13.3.97	Australian Securities Commission money or property unclaimed by dissenting shareholders

N.N.-9604424

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 on 13 March 1997 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 11 of 1997—An Act to amend the law relating to bankruptcy, and for related purposes. (Bankruptcy Amendment Act 1997).

No. 12 of 1997-An Act to impose charges in relation to certain matters under the *Bankruptcy Act 1966*. (*Bankruptcy (Estate Charges) Act 1997*).

No. 13 of 1997—An Act to impose charges in relation to the registration of trustees under the Bankruptcy Act 1966. (Bankruptcy (Registration Charges) Act 1997).

L M BARLIN
Clerk of the House of Representatives

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

The Australian Electoral Commission has received the following application for registration as a political party under the provisions of the Commonwealth Electoral Act 1918 (the Act):

Name of Party:

Pauline Hanson's One Nation

Abbreviation of party name: One Nation

Name and address of

proposed Registered Officer: Pauline L Hanson

37 South Street

IPSWICH QLD 4305

The above application is made by the Secretary of the party and states it wishes to receive election funding.

If you believe that the above party should not be registered:

- because it is not an organisation with an object of promoting the election to Federal Parliament of its endorsed candidate(s); or
- because the application does not fulfil the technical requirements specified in the Act; or
- because the party's name (or abbreviation) is likely to be confused with that of another registered party (one that is not related to the applicant party);

you can formally object by lodging a submission with the Australian Electoral Commission by 28 April 1997. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, Kingston, ACT 2604.

Please contact Song Woon Kon or Brad Edgman on 06-271 4491 if you want information relating to the technical requirements concerning the application. Objections will be made available to the applicant for comment.

W J Grav Electoral Commissioner

Attorney-General

NEW SOUTH WALES

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

APPROVAL OF ORGANISATION

I. John Joseph Dickie. Director of the national Classification Board, in pursuance of Section 51(3) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 51(3), Sydney Organising Committee for the Olympic Games (SOCOG) as an organisation able to make application for exemption under Section 51(1)(b) of the Act in relation to films to be exhibited at events conducted by the Sydney Organising Committee for the Olympic Games (SOCOG).

DATED this 1911

day of March 1997.

Director

Communications and the Arts



5 Queens Road Melbourne Victoria 3004

Tel: (03) 9828 7300 Fax: (03) 9820 3021 Free Call: 1800 335 526 TTY: (03) 9828 7490

TELECOMMUNICATIONS ACT 1991

SECTION 246

DETERMINATION OF A TECHNICAL STANDARD

NOTICE TN 3 OF 1997

Pursuant to section 246 (1) of the *Telecommunications Act 1991*, AUSTEL determines Technical Standard *"Requirements for ISDN Basic Access Interface"* number TS 031 - 1997 with effect from the date of Gazettal in the Commonwealth of Australia Government Notices Gazette.

Before determining the Technical Standard specified in this notice, AUSTEL has followed the procedure set forth in section 247 of the *Telecommunications Act 1991* including the publication of a notice under section 247 (1) of the *Telecommunications Act 1991* in Gazette No. GN 35 of 4 September 1996.

Dated 6 March 1997

Neil Tuckwell Chairman

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 019 - 1997, TS 024 - 1997, and TS 028 - 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 26 March 1997 to 26 May 1997 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 019 - 1997 "Radio Equipment and Systems Cordless Telecommunications -CT2 CA1."

"Broadcaster Interface Standard." TS 024 - 1997

TS 028 - 1997 "Radio Equipment and Systems Cordless Telecommunications -

DECT."

Copies of the 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 - 9746 4600

Facsimile

02 - 9746 3333

For over the Counter Sales

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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

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Telephone 06 - 249 8990 Facsimile 06 - 249 8989

WESTERN AUSTRALIA

1274 Hay Street WEST PERTH 6005

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66 Burnett Street NORTH HOBART 7000

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63 Greenhill Road WAYVILLE 5034

Telephone 08 - 8373 4140 Facsimile 08 - 8373 4124



Australian Broadcasting Authority

Head Office Level 15 Darling Pa 201 Sussex St Sydney PO Box Q500 Queen Victoria Bu: NSW 2000 Phone (02) 334 779 Fax (02) 334 7799 DX 13012 Market S

OPINION ON CATEGORY OF BROADCASTING SERVICE

We have considered the information provided by Optus Vision Media Pty Ltd in an application made under section 21 of the *Broadcasting Services Act* ('the Act'), for an opinion to be formed by the Australian Broadcasting Authority ('the ABA') in relation to the category of broadcasting service proposed by the applicant for the service, 'Country Music Television'.

It is our opinion that the proposed service falls within the **subscription narrowcasting category**. This opinion is given having regard to the criteria set down in sections 17 and 22 of the Act. Matters considered by the ABA in reaching this opinion include:

- that reception of the service will be limited because it will provide programs of limited appeal;
- that the service will be made available only on payment of subscription fees.

Under subsection 21(5)(a) of the Act, this opinion is binding for five years, while the circumstances relating to the broadcasting service remain substantially the same as those advised to the ABA, in relation to the application for the opinion.

BOB SCOTT
Acting Chairman

TIM O'KEEFE

Member

KERRIE HENDERSON

Member

Environment, Sport and Territories

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

I, CHRISTOPHER JAMES MOBBS, 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 twenty-first day of March 1997

Clair Neoby

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens	
1.	University of Canberra Applied Ecology Group Applied Ecology Building 3 Kirinari Street BRUCE ACT AUSTRALIA	Chelidae Pelomedusidae Carettochelvidae Trionvchidae	
2.	Taiping Zoo Majlis Perbandaran Taiping Peti Surat 115 34008 TAIPING MALAYSIA	Macropus rufus	
3.	Pro Films (No 5) Pty Ltd 22 Florence Street NEWSTEAD OLD 4006 AUSTRALIA	Ara ararauna	
4.	Pro Films (No 5) Pty Ltd International Hotel Jalan Uluwatu 45 JIMBARAN 80361 BALI	Ara ararauna	
5.	Monash University Animal Services Unit 15 G 35 Wellington Road CLAYTON VIC 3168 AUSTRALIA	Tupia belangeri	

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF AN APPROVED ZOOLOGICAL ORGANISATION

I, CHRISTOPHER JAMES MOBBS, the Designated Authority under subsection 20(1) of the *Wildlife Protection (Regulation of Exports and Imports) Act* 1982, in pursuance of sub-section 12(1) of that Act, hereby declare the zoological organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this twenty-first day of March 1997

Chuis Roby

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Column 2 Column 3 Approved class, or classes, of specimens

1. Taiping Zoo Majlis Perbandaran Taiping Peti Surat 115 34008 TAIPING MALAYSIA

Column 3 Approved class, or classes, of specimens

Macropus rufus

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

The Designated Authority, under sub-section 20(1) of the *Wildlife Protection* (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 44(1) of that Act is considering giving the following authority under section 44 of that Act to:

Mr J B Hawkins to import up to 249 antique ivory and turtle shell pieces to Australia.

In accordance with paragraph 44(1)(f) of that Act interested persons are invited to lodge comments in writing on the desirability of giving the authority. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

The Director
Wildlife Protection
Environment Australia
GPO Box 636
CANBERRA ACT 2601

Dated 14 March 1997.

ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974

NOTIFICATION OF THE AVAILABILITY OF A STATEMENT OF REASONS PURSUANT TO PARAGRAPH 3.1.5 OF THE ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ADMINISTRATIVE PROCEDURES

I, Robert Murray Hill, Minister for the Environment, hereby notify that, on 23 December 1996, I was requested in writing to make available to the public the reasons for an environmental impact statement or a public environment report not being directed in regard to the proposal by the Minister for Primary Industries and Energy to issue a transitional woodchip export licence to Sawmillers Exports Pty Ltd for a 3 year period from 1 January 1997 to 31 December 1999 pursuant to paragraph 3.1.5 of the Environment Protection (Impact of Proposals) Administrative Procedures.

On 22 October 1996, I determined in accordance with paragraph 3.1.1(b) of the Environment Protection (Impact of Proposals) Administrative Procedures that neither an environmental impact statement nor a public environment report was required in regard to the proposal by the Minister for Primary Industries and Energy to consider the issue of woodchip export licences for periods of up to 3 years from 1 January 1997. The application by Sawmillers Exports Pty Ltd for a transitional woodchip export licence for a three year period from 1 January 1997 to 31 December 1999 was considered within the abovementioned determination.

A copy of the reasons for the abovementioned determination may be obtained from:

The First Assistant Secretary
Environment Forest Taskforce
Department of the Environment, Sport and Territories
GPO Box 787
CANBERRA ACT 2600.

Robert Hill Minister for the Environment

10 March 1997

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 11 March 1997 Permit No 96/15 was granted to Dr Martin Riddle, Antarctic Division, Channel Highway, Kingston, Tasmania 7050, 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, specified organisms in the Territory; and
- (v) remove from the Territory, specified organisms indigenous to the Territory in connection with ASAC Project No 1010, "Integrated Field Surveys"; namely to collect from the Heard Island kelp holdfasts and *Daphniopsis studeri* (freshwater invertebrates) and to remove the specimens from the Territory.

Other persons included in the permit are:

Paul Goldsworthy, Andrew Kennedy and other ANARE expeditioners, as required for safety reasons.

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

13 March 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

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:

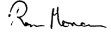
On 11 March 1997 Permit No 96/14 was granted to Dr. Martin Riddle, Antarctic Division, Channel Highway Kingston, Tasmania 7050, subject to conditions, to:

- (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 1010, "Integrated Field Surveys"; namely to collect from Heard Island *Anatalanta aptera* (live wingless flies) and to remove the specimens from the Territory.

Other persons included in the permit are:

Paul Goldsworthy, Andrew Kennedy and other ANARE expeditioners, as required for safety reasons.

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

13 March 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

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Declaration of an Approved Management Program

I, ROBERT MURRAY HILL, Minister for the Environment, having considered public comments as required by sub-section 9B (3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and being satisfied on those matters set out in paragraphs 5 (1) (a) - (d) of the Wildlife Protection (Regulation of Exports and Imports) Regulations 1984 in relation to a management program entitled 'The short-tailed shearwater management program in Tasmania' which was submitted by the Minister for National Parks and Wildlife, Tasmania, hereby declare in pursuance of sub-section 10 (1) of the Act that management program to be an approved management program for the purposes of the Act in relation to the species Puffinus tenuirostris until 31 December 1997.

Dated this / 5 / day of M cu - (1997

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 Environment Australia for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Population Assessment Section Environment Australia Biodiversity Group GPO Box 636 CANBERRA ACT 2601 Telephone: (06) 250 0200 Facsimile: (06) 250 0243

TERRITORY OF HEARD ISLAND AND McDONALD ISLANDS ENVIRONMENT PROTECTION AND MANAGEMENT ORDINANCE 1987

GRANT OF VARIATION TO PERMIT 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 variation of permit granted under section 15 of the Ordinance:

On 8 March 1997 a variation to Permit No 96/13 was granted to Professor Geoff Shellam, Department of Microbiology, the University of Western Australia, the Queen Elizabeth II Medical Centre, Nedlands, Western Australia 6009, to include additional authorised field personnel to undertake work on Heard Island associated with ASAC Project No 953, "Investigations of bacterial, viral and parasitic infections in Antarctic penguins, and the development of a standardized monitoring scheme".

The following authorised persons have been added: "Mr Paul Thomson and Mr Trevor Taylor".

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

10 March 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:

Policy Section Antarctic Division Channel Highway KINGSTON TAS 7050

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

Finance

COMMONWEALTH OF AUSTRALIA

Superannuation Act 1976

Superannuation (CSS) Employer Component Payment (Federal Airports Corporation Superannuation Fund) Determination No. 4

I, JOHN JOSEPH FAHEY, Minister for Finance, make the following determination under subsection 241(1) of the Superannuation Act 1976.

Dated 18 March 1997.

Minister for Finance

Citation

1. This Determination may be cited as Superannuation (CSS) Employer Component Payment (Federal Airports Corporation Superannuation Fund) Determination No. 4.

Interpretation

2. In this Determination, "the Act" means the Superannuation Act 1976 as modified by the Superannuation (CSS) Former Eligible Employees Regulations.

Amounts payable to the Federal Airports Corporation Superannuation Fund

3. The amount of \$14,732,000 payable under section 241 of the Act, is to be paid on 1 April 1997 to the person or body administering the Federal Airports Corporation Superannuation Fund in respect of persons referred to in paragraph 241(1)(a) of the Act.

Repeal

4. Superannuation (CSS) Employer Component Payment (Federal Airports Corporation Superannuation Fund) Determination No. 3 is repealed with effect from 31 March 1997.

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Health and Family Services

National Drugs and Poisons Schedule Committee

Australian Health Ministers' Advisory Council

OUTCOME OF CONSIDERATION BY THE NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE AT ITS FEBRUARY 1997 MEETING OF PROPOSALS FOR ALTERATIONS TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

Preamble

The information set forth in the Schedule below is the outcome of the consideration by the National Drugs and Poisons Schedule Committee at its meeting on 19 to 21 February 1997 of the scheduling proposals notified in the Commonwealth of Australia Gazette of 15 January 1997 (Part A) as well as other scheduling proposals (Part B and Part C).

Interested parties are invited to comment and any comment on these decisions should be forwarded by close of business on 24 April 1997 to:

The Secretary
National Drugs and Poisons Schedule Committee
PO Box 100
WODEN ACT 2606

SCHEDULE

PART A - PROPOSALS NOTIFIED IN THE COMMONWEALTH OF AUSTRALIA GAZETTE OF 15 JANUARY 1997.

- 1. PROPOSED CHANGES/ADDITIONS TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS.
- (a) DICLOFENAC Schedule 4 to Schedule 2 for topical preparations containing 1% or less of diclofenac.

Outcome

Schedule 2 - New entry

DICLOFENAC in preparations for dermal use containing 1% or less of diclofenac.

Schedule 4 - Amendment

DICLOFENAC - amend entry to read:

DICLOFENAC except when included in Schedule 2.

(b) NICOTINE - Schedule 4 to Schedule 2 for 4 mg chewing tablets and Schedule 3 to Schedule 2 for 2 mg chewing tablets.

Outcome

Schedule 2 - New entry

NICOTINE in chewing tablets containing 2 mg or less of nicotine per tablet for use as an aid in withdrawal from tobacco smoking.

Schedule 3 - Amendment

NICOTINE - amend entry to read:

NICOTINE in chewing tablets containing 4 mg or less of nicotine per tablet for use as an aid in withdrawal from tobacco smoking **except** when included in Schedule 2.

Schedule 4 - Amendment

NICOTINE- amend entry to read:

NICOTINE for use as an aid in withdrawal from tobacco smoking **except** when included in Schedule 2 or 3

Schedule 7 - Amendment

NICOTINE - amend entry to read:

NICOTINE except:

- (a) when included in Schedule 2,3,4, or 6; or
- (b) in tobacco prepared and packed for smoking.

2. MATTERS REFERRED BY AUSTRALIAN DRUG EVALUATION COMMITTEE (ADEC)

- (a) Topotecan New drug Schedule required
- (b) Olanzapine New drug Schedule required
- (c) Fluvoxamine New drug Schedule required
- (d) Eformoterol New drug Schedule required
- (e) Zolpidem New drug Schedule required

Outcome

A Schedule 4 classification was allocated to all of the above. In addition, olanzapine and zolpidem were included in Appendix K.

3. OTHER MATTERS FOR CONSIDERATION

(a) ASTEMIZOLE AND TERFENADINE - Review the Schedule 3 pack size restriction.

Outcome

The Committee did not support the removal of the pack size restriction on astemizole and terfenadine.

(b) COLOPHONY - Review of Scheduling status.

Outcome

The Committee did not support the inclusion of colophony in the SUSDP.

(c) **TESTOSTERONE** -Review of Schedule 6 status for implant formulations.

Outcome

Due to lack of time this item was deferred for out-of-session consideration.

(d) PHOSPHORIC ACID - Review of Appendix E First Aid Instructions.

Outcome

Due to lack of time this item was deferred to the May 1997 meeting.

(e) ortho-DICHLOROBENZENE - Review of Appendix E First Aid Instructions.

Outcome

The appropriateness of the instructions for ortho-dichlorobenzene is to be reassessed during a review of Appendix E First Aid Instructions

PART B - PROPOSALS MADE IN GAZETTAL NOTICES RELATING TO EARLIER MEETINGS

(a) DIETHANOLAMINE AND TRIETHANOLAMINE - Review of scheduling status

Outcome

The Committee supported comment received in the November 1996 post meeting consultation period to exclude the salts and derivatives of diethanolamine, ethanolamine and triethanolamine from the schedule entries.

Schedule 6 - New Entry

DIETHANOLAMINE (excluding its salts and derivatives) except:

- (a) when included in Schedule 5; or
- (b) in preparations containing 5 per cent or less of diethanolamine.

Schedule 5 - New Entries

DIETHANOLAMINE (excluding its salts and derivatives) in preparations containing 20 per cent or less of diethanolamine **except** in preparations containing 5 per cent or less of diethanolamine.

TRIETHANOLAMINE (excluding its salts and derivatives) **except** in preparations containing 5 per cent or less of triethanolamine.

704 Government departments

Appendix E, Part 1 - New Entry

(n) If in eyes wash out immediately with water.

Appendix E, Part 2 - New Entries

Diethanolamine when included in Schedule 5 a.c.

Diethanolamine when included in Schedule 6 a,c,f,s

Triethanolamine a,c,f,n

Appendix F, Part 3 - New Entries

Diethanolamine when included in Schedule 5

Warning Statement 5
Safety Directions 1,4

Diethanolamine when included in Schedule 6

Warning Statement 2,18,11 Safety Directions 1,4,8

Triethanolamine

Warning Statement 5
Safety Directions 1,4

Schedule 6 - Amendment

ETHANOLAMINE - amend entry to read:

ETHANOLAMINE (excluding its salts and derivatives) except:

- (a) when included in Schedule 4 or 5; or
- (b) in preparations containing 5 per cent or less of ethanolamine.

Schedule 5 - Amendment

ETHANOLAMINE - amend entry to read:

ETHANOLAMINE (excluding its salts and derivatives) in preparations containing 20 per cent or less of ethanolamine **except**:

(a) when included in Schedule 4; or

(b) in preparations containing 5 per cent or less of ethanolamine.

PART C - DECISIONS WITHOUT PRE-MEETING CONSULTATION, AND NOTICE OF REASONS.

(a) METHYLENEDIOXYBUTYLAMINE (MBDB), ALKOXYAMPHETAMINES AND ALKOXYPHENYLETHYLAMINES

Schedule 9 - New Entries

ALKOXYAMPHETAMINES and bromo-substituted alkoxyamphetamines **except** where separately specified in these Schedules.

ALKOXYPHENYLETHYLAMINES and alkyl-substituted alkoxyphenylethylamines except where separately specified in these Schedules.

METHYLENEDIOXYBUTYLAMINE (MBDB)

Reason

The Committee supported the inclusion of the above entries for these illegal amphetamines in Schedule 9 in order to assist law enforcement agencies.

(b) SALBUTAMOL AND TERBUTALINE

Schedule 3 - Amendments

SALBUTAMOL - amend entry to read:

SALBUTAMOL as the only therapeutically active substance:

- (a) in metered aerosols delivering 100 micrograms or less of salbutamol per metered dose; or
- (b) in capsules of dry powder for inhalation delivering 200 micrograms or less of salbutamol per dose.

TERBUTALINE - amend entry to read:

TERBUTALINE as the only therapeutically active substance in metered aerosols delivering 250 micrograms or less of terbutaline per metered dose.

Reason

The above decision clarifies that the original intent of the Committee was that these drugs be included in Schedule 3 only when these drugs are the sole active ingredients in the formulations.

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COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 5 March 1997, the delegate of the Secretary of the Commonwealth Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ('the Act') gave his consent for Parke Davis Pty Ltd (ACN 000 761 302) of 32 Cawarra Road, Caringbah, NSW ('the company') to supply up to 6000 vials of batch number 01617P of CHLOROMYCETIN SUCCINATE chloramphenicol 1.0g (as sodium succinate) powder for injection vial currently registered under ARTG Number 58794 which does 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 abovementioned product:

- 1. The vial and carton will be labelled with the labelling adopted for the U.S. market in accordance with the copy presented to the delegate on 5 March 1997.
- 2. The carton will be overstickered with the AUST R number, in accordance with Regulation 15 of the Therapeutic Goods Regulations, as well as the name and address of the Australian sponsor.
- 3. Each vial and each carton will bear the batch number (01617P) and the expiry date (May 1988).
- 4. The approved Australian Product Information will be provided in each carton.
- 5. The supply of the product carrying the U.S. labelling will cease on 1 January 1998.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

ROGER HOWARD

N. a Howard

CHIEF SCIENTIST - CHEMISTRY SECTION
THERAPEUTIC GOODS ADMINISTRATION LABORATORIES
DELEGATE OF THE SECRETARY

5 March 1997



Therapeutic Goods Administration



Commonwealth Department of Health and Family Services

PO Box 100 Woden ACT 2606 Australia

Telephone: (06) 289 1555 Facsimile: (06) 289 8709 □ Woden ☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8605

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 12 March 1997. Particulars of the cancellations are as follows:

SPONSOR:

AVON PRODUCTS P/L.

ARTG NAME OF GOODS:

AVON AGE BLOCK DAYTIME SKIN DEFENSE CREAM SPF15

Cream jar/can

ARTG NUMBER:

58692

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 evidence was not supplied in the application to confirm that the goods conform to every requirement relating to advertising applicable under the regulations and the information included in the application is not correct.

SPONSOR:

NATURES SYNERGY P/L

ARTG NAME OF GOODS:

ARTG NUMBER:

FLORADEX MAGNESIUM MINERAL DRINK Oral liquid bottle

58738

REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(d) was incorrect in that evidence was not supplied in the application to confirm that the goods conform to every requirement relating to advertising applicable under

the regulations.

SPONSOR:

NATURES SYNERGY P/L

ARTG NAME OF GOODS:

FLORADIX ENERGETICUM MULTIVITAMIN TONIC Oral liquid

bottle

ARTG NUMBER:

58718

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 evidence was not supplied in the application to confirm that the goods are 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 12th day of March 1997

AxER GODER Delegate of the Secretary

1. Colul

to the Department of Health & Family Services



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 10 March 1997. Particulars of the cancellations are as follows:

SPONSOR:

AURA LABS PTY LTD

ARTG NAME OF GOODS:

LIFE. BE IN IT SPF15 PLUS BROAD SPECTRUM SUNSCREEN

lotion bottle

50408

ARTG NUMBER:

REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(b & c) of the said Act, because the goods have changed so that they have become separate and

distinct from the goods entered in the ARTG and the sponsor has failed to comply with a condition to which the inclusion of the goods in the

ARTG is subject.

SPONSOR:

BELLA CORP PTY LTD

ARTG NAME OF GOODS:

YAMCON WILD YAM EXTRACT CREAM cream jar/can

ARTG NUMBER:

58646

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 evidence was not supplied in the application to confirm that the goods are safe for the purposes for which they are to be used and the

information included in the application is not correct.

SPONSOR:

BLACKMORES LTD

ARTG NAME OF GOODS:

BLACKMORES APRICOT DAY CREME + SPF 8 SACHET Cream

sachet

ARTG NUMBER:

58740

REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(b) was incorrect in that

evidence was not supplied in the application to confirm that the goods are

safe for the purposes for which they are to be used.

dated this 10th day of March 1997

Axer Gover

Delegate of the Secretary

1. Guden

to the Department of Health & Family Services

COMMONWEALTH OF AUSTRALIA
NATIONAL HEALTH ACT 1953 (THE ACT)
NOTIFICATION OF DETERMINATION MADE FOR THE PURPOSES OF
PARAGRAPH (dd) OF THE DEFINITION OF 'BASIC PRIVATE TABLE' IN
SUB-SECTION 4(1) OF THE ACT (HIS3/1997)

A delegate of the Minister for Health and Family Services has, with effect from 26 March 1997 made a Determination under paragraph (dd) of the definition of 'basic private table' in sub-section 4(1) of the Act, revoking an earlier Determination made under paragraph (dd) on 25 September 1996 and determining, for the purposes of paragraph (dd) that a prostheses or a prosthesis include in a class of prostheses is a prosthesis to which paragraph (dd) applies and of the amount in relation to each of those prostheses for the State or Territory in which the prosthesis is provided to a person who is a patient in a hospital or a day hospital facility.

Copies of the above Determination can be obtained from the office of the Commonwealth Department of Health and Family Services in the capital city of each State and Territory as follows:

New South Wales Commonwealth Department of Health and Family Services, 333 Kent Street, Sydney NSW 2000

Victoria

Commonwealth Department of Health and Family Services, Level 3, Casselden Place, 2-4 Lonsdale Street, Melbourne VIC 3000

Oueensland

Commonwealth Department of Health and Family Services, Commonwealth Government Offices, 340 Adelaide Street, Brisbane QLD 4000

Western Australia

Commonwealth Department of Health and Family Services, 12th Floor, 152-158 St George's Terrace, Perth WA 6000

South Australia

Commonwealth Department of Health and Family Services, 122 Pirie Street, Adelaide SA 5000

Tasmania

Commonwealth Department of Health and Family Services, 21 Kirksway Place, Battery Point TAS 7004

Northern Territory

Commonwealth Department of Health and Family Services, Cascom Centre, 13 Scaturchio Street, Casuarina, Darwin NT 0811

Australian Capital Territory Commonwealth Department of Health and Family Services, MLC Building, 8-10 Hobart Place, Canberra ACT 2601

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?
CATANIA Nick	16/12/46	Nick Cutania Consultancy	466 Fitzgerald St NORTH PERTH WA 6006	FREE SERVICE
HAQUE MD Sirajul	1/01/64	Goldsmithe Lawyers	Level 5, 19-31 Pitt Stra SYDNEY NSW 2000	CHARGES
ISABELLA James Valenzi	9/06/61	Devitt Williamson Isabella	Suite 4, First Floor 27 Princess Highway DAPTO NSW 2630	CHARGES
JEWELLER John isaac	28/06/39	Jeweller Peetz Solicitors	Level 15, 227 Elizabeth SYDNEY NSW 2000	CHARGES
LOUGHTON Peter Russell	11/01/54	Northern Sub Migrant Resource Centre	PO Box 518 JOONDALUP WA 6027	FREE SERVICE
MCGREGOR Allen Lawrence	14/02/42		29 Montcleir Ave North Brighton VIC 3186	CHARGES
RICHARDS Peter Gregory	25/03/49	Peter G. Richards	100/431 SLKIIde Rd MELBOURNE VIC 3004	CHARGES
RICHARDSON David Alexander	7/06/73	Hill & Taylor Lawyers .	Level 2, Waterfront Plac 1 Eagle Street BRISBANE GLD	CHARGES
SCHULZ Nezakel	15/01/50	TCC (Transcultural Community Council Inc.	3/53 Morilla Street Lightning Ridge NSW 2834	FREE SERVICE
TO Helen	18/09/6 6	Hoosen & Co. Solicitors	Suite 273 398-408 Pits Street SYDNEY NSW 2000	CHARGES
VANDENBERG Henry Richard	15/05/42	R. Vandenberg & Associates Migration Consults	23 The Avenue Palm Lekes Wembro WA 6169	CHARGES
YOUNG Kenneth	27/06/48	Young & Young Accountants	Sulte 1004, Level 10 64 Ptt Street SYDNEY NSW 2000	CHARGES

for SECRETARY Wednesday, 26 March 1997

APEC_1.03



Commonwealth of Australia

Migration Act 1958

Migration Regulations

DESIGNATED APEC ECONOMY

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under regulations 1.17 and 1.03 of the Migration Regulations ("the Regulations") specify each country referred to in the Schedule as a designated APEC economy for the purposes of the definition of "designated APEC economy" in Regulation 1.03 of the Regulations.

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Dated

1997

Minister for Immigration and Multicultural Affairs

[NOTE. (1) Regulation 1.17 provides that the Minister may, by notice published in the *Gazette*, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE. (2) Regulation 1.03 defines "designated APEC economy" as an APEC economy (also defined in

regulation 1.03) that is specified by Gazette Notice for the purposes of the definition.

NOTE. (3) This instrument comes into effect upon publication in the Commonwealth Government Gazette.

THE SCHEDULE

Item	Designated APEC Economy
1.	The Republic of Korea
2.	The Republic of the Philippines

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

BREAD SALES PERSONNEL (AUSTRALIAN CAPITAL TERRITORY) AWARD
1982 (B0029) C NO 90030/97

BUTCHERS' CARTERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (B0032) C NO 90028/97

THE BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD 1991 (B0171) C NO 90027/97

COUNTRY PRINTING AWARD 1959 (C0056) C NO 90021/97 CHEMISTS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1994 (C0066) C NO 90049/97

CONCRETE PRODUCTS FACTORIES (A.C.T.) AWARD 1970 (C0071) C NO 90029/97

DRY CLEANING INDUSTRY AWARD 1966 (D0008) C NO 90040/97
DRAUGHTSMEN, PLANNERS AND TECHNICAL OFFICERS (AUSTRALIAN
CAPITAL TERRITORY) AWARD 1982 (D0017) C NO 90025/97

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	Clause	Substance	Date of effect
& Var No			
B0029 V028	22	Holidays	28.02.97
B0032 V024	14	Holidays	28.02.97
B0171 V024	34	Holidays	01.04.97
C0056 V175	27(b)	Public Holidays	28.02.97
C0066 V026	27	Holidays	28.02.97
C0071 V067	16	Holidays	01.04.97
D0008 V083	25	Holidays	28.02.97
D0017 V038	19	Holidays	01.04.97
Dated this 21st	day of March 1	997	

Christine Hayward
Deputy Industrial Registrar

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

ENGINE DRIVERS' AND FIREMEN'S (AUSTRALIAN CAPITAL TERRITORY)
AWARD 1982 (E0026) C NO 90024/97

FURNISHING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983 (F0082) C NO 90018/97

INDEPENDENT SCHOOLS AND COLLEGES (DOMESTIC AND MAINTENANCE STAFF) (ACT) 1993 (I0122) C NO 90037/97

LAUNDRY EMPLOYEES (A.C.T.) AWARD 1966 (L0018) C NO 90019/97 TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984 (T0091) C NO 90038/97

THEATRICAL EMPLOYEES (RECREATION COMPLEX AND THEME PARK)
AWARD 1982 (T0116) C NO 90035/97

THEATRICAL EMPLOYEES (CINEMA AND DRIVE-IN INDUSTRY) AWARD 1983 (T0141) C NO 90036/97

RETAIL AND WHOLESALE INDUSTRY - SHOP EMPLOYEES - AUSTRALIAN CAPITAL TERRITORY - AWARD 1996 (R0017) C NO 34140/95

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 & Var		Clause	Substance	Date of effect
E0026	V048	30	Public Holidays	01.04.97
F0082	V020	21	Holidays	01.04.97
10122	V023	E.1	Holidays	20.02.97
L0018	V065	15	Holidays	28.02.97
T0091	V096	17	Award Holidays	28.02.97
T0116	V031	12	Public Holidays	28.02.97
T0141	V031	10	Holidays	28.02.97
R0017	Con		Consolidation of Award	13.12.96
Dated this 21st day of March 1997				
Christine Hayward				
Deputy Industrial Registrar				

FORM R50

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

In the matter of:

GRAPHIC ARTS - GENERAL - INTERIM AWARD 1995 (C Nos 20499 and 20554 of 1997)

Notice is hereby given that the Automotive, Food, Metals, Engineering, Printing and Kindred Industries Union has made application for a declaration that the items hereinafter mentioned be a common rule in the Australian Capital Territory and The Northern Territory of Australia for the Printing industry.

A copy of the award may be inspected at the Australian Industrial Registry at:

4th Floor CML Building, 17-21 University Avenue, Canberra A.C.T.; and

NT House Level 10, 22 Mitchell Street, Darwin N.T., free of charge.

The application will be heard at 10.00 am Tuesday 29 April 1997 at 4th Floor CML Building, 17-21 University Avenue, Canberra before Commissioner F.E. PETERSON

If you desire to be heard on the hearing of the application, notice to that effect should be given to the Commission.

Persons and organisations not so appearing or represented will be bound by any declaration made by the Commission in the matter which is applicable to them.

Dated: 14 March 1997 Christine Hayward

Deputy Industrial Registrar

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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

ACTORS (THEATRICAL) AWARD 11992 (A0005) C NO 30035/96
NATIONAL TRAINING WAGE AWARD 1994 (N0277) C NO 36748 /96
PUBLIC RELATIONS INDUSTRY AWARD 1990 (O0227) C NO 30048/97
THEATRICAL EMPLOYEES MOTION PICTURE PRODUCTION AWARD 1988 (T0020)
C NO 30037/97

THEATRICAL EMPLOYEES (CINEMA AND DRIVE-IN INDUSTRY) AWARD 1983 (T0141)
C NO 30038/97

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 and the Northern 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 and NT House, Level 10, 22 Mitchell Street, Darwin, NT free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award & Var		Clause	Substance	Date of effect
			A STATE OF THE STA	and the second second
A0005	V025	20	Sunday and Public Holidays	17.1.97
N0277	V015	10	Wages	1.2.97 and 9.2.97
		Sch. C	Skill Levels	1.2.97 and 9.2.97
P0227	V010	14	Public Holidays	17.1.97
T0020	V016	18	Public Holidays	17.1.97
T0141	V030	10	Holidays	17.1.97

Dated this 14th day of March 1997

Christine Hayward Deputy Industrial Registrar

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

THE BUILDING AND CONSTRUCTION INDUSTRY(ACT) AWARD 1991 (B0171) C NO 90162/96

RETAIL AND WHOLESALE INDUSTRY - SHOP EMPLOYEES - AUSTRALIAN CAPITAL TERRITORY - AWARD 1996 (R0017) C NO 35997/96

STOREAGE SERVICES AUSTRALIAN CAPITAL ATERRITORY - NATIONAL UNION OF WORKERS - AWARD 1996 (S0073) C NO 90365/96

TEN PIN BOWLING INDUSTRY (INTERIM) AWARD (T0005) C NO 22783/96 TRANSPORT WORKERS (OIL AGENTS/CONTRACTORS) AWARD 1981 (T0125) C NO 36207/96

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 & Var		Clause	Substanc	e Date of e	ffect
B0171	V023	Part	B I	nsert new Appendix	2.4.96
		3	I	Definitions	2.4.96
		9		Veekly wage	2.4.96
		App	IV A	ward Restructuring in	
				he industry	2.4.96
		Sch.	. A 1	ranslation of Existing	
				Classifications	2.4.96
R0017	V001	35	F	ublic Holidays	30.1.97
	V002	34.2		rade Union Training	
			A	Authority	16.12.97
S0073	V001	33	F	ublic Holidays	30.1.97
T0005	V029	5	F	Rates of Pay	25.9.96
		5E	A	Anti-Discrimination	25,9,96
T0125	V075	19		ublic Holidays	27.11.96
i .				· · · · · · · · · · · · · · · · · · ·	

Dated this 14th day of March 1997

Christine Hayward

Deputy Industrial Registrar

FORM R52

Regulation 23

Workplace Relations Act 1996 AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Metal Industry (Northern Territory) (Consolidated) Award 198 [M0117] (C No. 23303/6)

Transport Workers Award 1983 [T0140] (C Nos. 20858/95- 35381/96-60386/96)

AND in the matter of the variation of the 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/s	Substance	Date of Effect
M0117CRN V047	6D-8-14-18- 19-25-26-27-33 35-Appendix A	Third Safety net adjustment & s150a Review Oct 1995	14.10.96
T140CRN V130a	Roping in No. 5 Award 1996	Correction Order - not Roping in No.5(a) Award 1996	20.4.95
T140CRN V153	New	Replacement version Roping in No. 11 Award	14.10.96
T140CRN V165	Schedule A	Deletion of respondents	24.4.96

13 March, 1997

NEIL McHATTIE DEPUTY INDUSTRIAL REGISTRAR

Industry, Science and Tourism

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 C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	12/03/97	13/03/97	14/03/97	15/03/97	16/03/97	17/03/97	18/03/97
							~	
Austria	Schillings	9.5253	9.4499	9.5342	9.5342	9.5342	9.5112	9.4046
Belgium/Lux	Francs	27.9300	27.6600	27.8700	27.8700	27.8700	27.8900	27.5800
Brazil	Reals	.8094	.8088	.8186	.8186	.8186	.8216	.8142
Canada	Dollars	1.0845	1.0804	1.0853	1.0853	1.0853	1.0885	1.0830
China	Yuan	6.5712	6.5663	6.5822	6.5822	6.5822	6.6062	6.5468
Denmark	Kroner	5.1640	5.1184	5.1745	5.1745	5.1745	5.1596	5.1073
EC	ECU	.6959	.6928	.6976	.6976	.6976	.6964	.6910
Fiji	Dollar	1.1117	1.1109	1.1177	1.1177	1.1177	1.1193	1.1140
Finland	Markka	4.0451	4.0030	4.0448	4.0448	4.0448	4.0379	4.0211
France	Francs	4.5648	4.5263	4.5727	4.5727	4.5727	4.5604	4.5113
Germany	Deutschmark	1.3542	1.3414	1.3562	1.3562	1.3562	1.3519	1.3372
Greece	Drachmae	212.3000	211.7900	213.2400	213.2400	213.2400	212.5100	211.0600
Hong Kong	Dollars	6.1441	6.1395	6.1551	6.1551	6.1551	6.1779	6.1222
India	Rupees	28.4311	28.4072	28.4917	28.4917	28.4917	28.5916	28.3452
Indonesia	Rupiah	1898.8000	1900.6000	1905.9000	1905.9000	1905.9000	1913.4000	1898.5000
Ireland	Pounds	.5075	.5074	.5103	.5103	.5103	.5100	.5081
Israel	Shekel	2.6667	2.6609	2.6786	2.6786	2.6786	2.6786	2.6566
Italy	Lire	1347.1600	1337.7600	1349.2500	1349.2500	1349.2500	1348.2900	1339.6500
Japan	Yen	96.8900	96.8300	98.0900	98.0900	98.0900	98.5500	97.7100
Korea	Won	697.0100	696.0200	698.6600	698.6600	698.6600	701.7800	697.0800
Malaysia	Ringgit	1.9612	1.9619	1.9683	1.9683	1.9683	1.9754	1.9578
Netherlands	Guilder	1.5243	1.5096	1.5255	1.5255	1.5255	1.5214	1.5050
New Zealand	Dollar	1,1238	1.1305	1.1384	1.1384	1.1384	1.1406	1.1371
Norway	Kroner	5.4137	5.3711	5.4495	5.4495	5.4495	5.4581	5.4180
Pakistan	Rupee	31.8000	31.7800	31.8600	31.8600	31.8600	31.9700	31.6800
Papua NG	Kina	1.0905	1.0891	1.0945	1.0945	1.0945	1.0953	1.0879
Philippines	Peso	20.8700	20.8600	20.9200	20.9200	20.9200	21.0000	20.8100
Portugal	Escudo	135.6900	134.7100	136.1500	136.1500	136.1500	135.6900	134.4600
Singapore	Dollar	1.1362	1.1369	1.1400	1.1400	1.1400	1.1436	1.1348
Solomon Is.	Dollar	2.8750	2.8728	2.8797	2.8797	2.8797	2.8902	2.8641
South Africa	Rand	3.5164	3.4904	3.4961	3.4961	3.4961	3.5394	3.4917
Spain	Peseta	114.7100	113.8200	115.0400	115.0400	115.0400	114.7900	113.5100
Sri Lanka	Rupee	45.7800	45.6900	45.8200	45.8200	45.8200	46.0300	45.6000
Sweden	Krona	6.1017	6.0494	6.1214	6.1214	6.1214	6.1840	6.1217
Switzerland	Franc	1.1686	1.1510	1.1646	1.1646	1.1646	1.1622	1.1544
Taiwan	Dollar	21.8300	21.8300	21.8700	21.8700	21.8700	21.9400	21.7500
Thailand	Baht	20.5800	20.5400	20.6300	20.6300	20.6300	20.6900	20.5100
UK	Pounds	.4936	.4957	.4982	.4982	.4982	.4980	.4976
USA	Dollar	.7935	.7929	.7948	.7948	.7948	.7977	.7905
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Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
19/03/97



Customs Amendment Act (No. 1) 1997

PROCLAMATION

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Customs Amendment Act (No. 1) 1997*, fix 1 April 1997 as the day on which the provisions of that Act, except sections 1, 2 and 3, commence.

Signed and sealed with the Great Seal of Australia on /6/1/12 1997

LS.

Governor-General

By His Excellency's Command,

Minister for Small Business and Consumer Affairs

9604443

INSTRUMENT OF APPROVAL NO. 1 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 77H of the Customs Act 1901, hereby approve the "Application for a Customs Depot Licence" form (No. B300 (3/97)) as the approved form for the purposes of making an application for a depot licence under section 77H of the Customs Act 1901.

The form is approved for use on and from 1 April 1997.

day of March 1997.

Chief Executive Officer of Customs



APPLICATION FOR A CUSTOMS DEPOT LICENCE

Approved form for the purposes of section 77H of the Customs Act 1901

About this application form

- This form is to be used as a cover sheet for your application. Attach your answers to the questions, together with attachments as required, to this form and sign as indicated.
- All questions must be answered in a comprehensive manner. Any
 misleading information provided in the application could jeopardise the
 granting of a depot licence.
- Lodge your application with the Regional Manager Border Management,
 Australian Customs Service, in the Capital city of your State.

Certification

I hereby apply for a depot licence in accordance with section 77G of the Customs Act 1901. I certify that the information contained in this application, which consists of the following attachments:

- Attachment A: answers to questions 1 to 4 (pages.....to),
- Attachment B: copy of the documentation requested at question 1.1, and
- Attachment C: copy of a certified plan in accordance with point 3.1(a),
- Other Attachments (complete as required);

is true and correct.			
Date	1	/	,
(signed in accordance with your business's Partnership Agreement or company's Articles of Association)			

Form B300 (3/97)

1. About the applicant

Provide the following details:

- 1.1. A copy of your organisation's Articles of Association, Partnership Agreement, Certificate of Registration of a Foreign Company (i.e. one not registered in the state in which the application is made).
- 1.2. The name, address (residential and business), and date of birth of:
 - the applicant (if the applicant is a natural person),
 - all partners (if the applicant is a partnership),
 - all directors, officers and shareholders who will participate in the management and or control of the depot (if the applicant is a company); and
 - any employee of the applicant who will participate in the management and or control of the depot.
- 1.3. (a) Does the applicant, or any of the persons nominated in Question 1.2 have any prior experience in the operation of a depot appointed under former paragraph 17(b) of the Customs Act or of a Customs depot licensed under section 77G of the Customs Act?
 - (b) If the answer is "yes", please provide an outline of the experience.
- 1.4 The street address and postal address of the applicant company and also the following street and postal addresses:
 - the registered office of the applicant company in the State or Territory in which the application will be made;
 - the head office of the applicant company if the application is not made in the State or Territory where it is located; and
 - the addresses of any other depots operated by the applicant appointed under former paragraph 17(b) of the Customs Act or licensed under section 77G of the Customs Act
- 1.6 An outline of the shareholding in the applicant company. If shares in the applicant company are held by other companies, please provide details of their shareholding structure. The shareholding structure is to be extended to a public company or a natural person. The information is to be presented by means of a genealogical chart.

1. About the applicant (continued)

1.7 Formal company search details of the applicant company (as provided by State or Territory Corporate Affairs Offices)

Where complex company group structures are involved, the Australian Customs Service may require search documents on members of the group other than the applicant. You will be notified if such information is required. Lodgement of an application need not be delayed while search material is being obtained. This information may be lodged separately.

1.8 A copy of the last audited financial statement (i.e. Balance Sheet and Profit and Loss Account)

2. About the Depot

- 2.1 All depot licences are granted on the basis that one of the purposes of the depot is to examine goods under Customs control. There are a number of other purposes for which the licence may be granted. State which of the following purposes this application relates:
 - (a) to hold imported goods subject to Customs control;
 - (b) to unpack goods referred to in (a) from containers etc;
 - (c) to hold goods for export subject to Customs control;
 - (d) to pack goods referred to in (c) into containers etc;
- 2.2 State all the types of cargo handled/to be handled at the depot:
 - (a) non containerised general cargo,
 - (b) containerised general cargo (e.g. LCLs (and FAKs) only,
 - (c) full container loads (FCL) containers and LCLs/FAKs,
 - (d) full container loads (FCL) containers only,
 - (e) personal effects only,
 - (f) postal articles only
 - (g) other (please describe any additional category of cargo considered appropriate to be mentioned).
 - "FCL" means a full container load. "LCL" means less than a full container load. "FAK" means freight all kinds.
- 2.3 Is it intended to use the depot for any other purposes (please provide details)?
- 2.4 Indicate the name by which it is desired the depot be known (e.g. ABC Depot).

2. About the Depot (continued)

- 2.5 (a) Are the premises owner or leased by the applicant?
 - (b) If the premises are owned, provide evidence of ownership.
 - (c) If the premises are leased, provide details of the lease.
- 2.6 (a) What is the address of the location and postal address of the proposed depot?
 - (b) Is the depot located more than 20 kms from the nearest Customs Office?

Depots located more than 20 kms from a Customs Office are liable to pay the travelling costs of Customs officers performing compliance checks at such depots.

2.7 (a) Describe the layout and construction of the proposed depot.
References to buildings or locations of interest should be identified on the plan (see Point 3 "Plan of proposed licensed depot"

Example: Fenced boundary with 2 storage sheds constructed of brick wall and aluminium roofed shed with one entrance.

(b) A statement is required indicating whether asbestos is present in the building(s) within the proposed licensed area.

Exposure to asbestos has been identified as a health risk, and in accordance with Occupational Health and Safety Guidelines, the Australian Customs Service seeks notification of the presence of this substance in the work place.

2.8 (a) Describe the physical security of the proposed depot.

Examples: Alarms systems, security patrol service, description of perimeter fencing, exterior lighting.

(b) Describe the security of the Customs secure area (see point 3.3 under "Plan of proposed licensed depot").

Example: Floor to ceiling cyclone wire fence.

- (c) Nominate the person(s) who may be contacted by Customs to gain after hours access.
- 2.9 Is any of the area on the premises on which the proposed depot is located licensed under section 79 of the Customs Act as a Customs licensed warehouse?

3. Plan of the proposed licensed depot

3.1 (a) Please provide two copies of a certified plan outlining the proposed depot area in red.

> Plans may be prepared by hand but must be to scale. Dimensions on the plan must be in metric measurements,

(b) The plan should be endorsed by an authorised official of the business with the following statement:

"I hereby certify that this is a correct plan of the premises at (here insert street address) operated by (here insert name of business) and referred to in the application for a new/amended depot licence dated I also certify that the area bounded in red is the area of the proposed licensed depot

• • • • • • • • • • • • • • • • • • • •	signature
	name
	designation/position title

- 3.2 Details to be included on the plan include:
 - the entrance(s) to the premises in cases where the whole of the premises is proposed to be licensed, otherwise the entrance to the area to be licensed as a depot:
 - storage sheds and other buildings within the proposed licensed depot and their purposes.
 - Examples: cargo storage, equipment storage.
 - entrance(s) to such buildings;
 - the proposed secure area (deadhouse) and examination area;
 - use of the various areas within the proposed licensed area. Examples: storage of cargo, unpacking of containers, export consolidation.
 - if the premises include a warehouse licensed under section 79 of the Customs Act indicate the location of this licensed area.

These features are to be cross referenced with the requirements at point 2.5.

3.3 The applicant is required to provide a secure storage area (deadhouse) for Customs purposes. Please indicate on the plan the location of this area.

3. Plan of the proposed licensed depot (continued)

- 3.4 The applicant is required to provide an area where Customs officers may conduct examinations of cargo. Please indicate on the plan the area for this purpose.
- 3.5 The applicant is required to provide office accommodation and parking facilities for Customs officers performing audit functions. Please indicate on the plan the location of such accommodation.

4. Depot procedures and recording systems

4.1 Provide:

- (a) A description of the recording system proposed to be used in the proposed licensed depot. The system should provide a record of the goods that are received into, handled and delivered from the depot, so as to provide a clear audit trail of the movement of goods into and out of the depot.
- (b) A description of the way procedures and recording systems described in 4.1(a) interrelate with the Customs Sea Cargo Automation System and/or Air Cargo Automation System.
- 4.2 If your recording systems are proposed to be in the form of documents, provide:
- (a) A description of the location of the documents and the designation of the person(s) or group that process them.
- (b) Copies (printed, printers proofs or hand prepared drafts) of registers, forms or other documents used or proposed to be used in connection with the depot operations.
- 4.3 If your recording systems is a computer based system, provide:
- (a) Specific details about the computer system (i.e. report names, edit reports, audit trails, flow charts and whether hard copies are available. Use attachments and include one copy of each report print out. A printer must be available with your computer system.
- (b) Details regarding the location of all copies of computer records.

The Australian Customs Service will evaluate such procedures and systems and either accept their adequacy for Customs purposes or indicate the nature of any inadequacies.

4. Depot procedures and recording systems (continued)

4.4 Nominate the location of where the records are to be maintained. If records are to be maintained at a site other than the proposed licensed depot, provide the full address of this location.

You will be required to provide authorised Customs officers with suitable accommodation and parking at such locations in accordance with point 3.5. If your proposed recording systems are computerised, then such sites must also be linked to your computer system together with a printer. Such sites must also be linked to the applicable Customs Cargo Automation systems.

4.5 Do you have a certified Quality Management System? If your answer is "yes", what standard are you using?

The Australian Customs Service will evaluate such procedures and systems and either accept their adequacy for Customs purposes or indicate the nature of any inadequacies.

9604445

INSTRUMENT OF APPROVAL NO. 2 OF 1997

CUSTOMS ACT 1901

- I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 71K of the *Customs Act 1901* (the Act), hereby approve the "Nature 10" (No. B616 (2/97)) and "Nature 10 (Continuation) Sheet" (No. B616C (2/97)) as the approved form for the purposes of communicating to Customs:
- (a) a documentary import entry for home consumption under section 71A of the Act in respect of imported goods for delivery into home consumption directly after importation; and
- (b) a documentary return for special clearance goods under subsection 70(7) of the Act in respect of imported goods delivered into home consumption directly after importation.

The form is approved for use on and from 1 April 1997.

Instrument of Approval No. 19 of 1995, which approved the "Nature 10" and "Nature 10 - (Continuation) Sheet", is revoked with effect on and from 1 April 1997.

Dated this

18 th

day of

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1997

A B WOODWARD

Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 3 OF 1997

CUSTOMS ACT 1901

I. LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 71K of the Customs Act 1901 (the Act) hereby approve the "Nature 20" (No. B612 (2/97)) and "Nature 20 - Warehousing Entry Continuation" (No. B612C (2/97)) as the approved form for the purposes of communicating to Customs a documentary import entry for warehousing under section 71A of the Act.

The form is approved for use on and from 1 April 1997.

Instrument of Approval No. 20 of 1995, which approved the "Nature 20" and "Nature 20 - Warehousing Entry Continuation", is revoked with effect on and from 1 April 1997.

Dated this

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Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 4 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to sections 4A and 71K of the *Customs Act 1901* (the Act), hereby approve the "Nature 30" (No. B617 (2/97)) and "Nature 30 - Ex-Warehouse (Continuation)" (No. B617C (2/97)) as the approved form for the purposes of communicating to Customs:

- (a) a documentary import entry for home consumption under section 71A of the Act in respect of warehoused goods;
- (b) a documentary return for like customable goods under subsection 69(5) of the Act; and
- (c) a documentary return for special clearance goods under subsection 70(7) of the Act in respect of warehoused goods.

The form is approved for use on and from 1 April 1997.

Instrument of Approval No. 21 of 1995, which approved the "Nature 30" and "Nature 30 - Ex-Warehouse (Continuation)", is revoked with effect on and from 1 April 1997.

Dated this

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L B WOODWARD
Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 5 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the Customs Act 1901 (the Act) and regulation 128 of the Customs Regulations, hereby approve the "Nature 12 - Application for Refund" (No. B624 (2/97)) and "Nature 12 - Application for Refund (Continuation)" (No. B624C (2/97)) as the approved form for the purposes of making a documentary application for refund, rebate or remission of duty in respect of goods delivered into home consumption directly after importation.

The form is approved for use on and from 1 April 1997.

Instruments of Approval Nos. 1 and 2 of 1992, which approved the documentary and computer created "Application for Refund" forms, are revoked with effect on and from 1 April 1997.

Dated this

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Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 6 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* (the Act) and regulation 128 of the Customs Regulations, hereby approve the "Nature 32 - Application for Refund - Ex-Warehouse" (No. B625 (2/97)) as the approved form for the purposes of making a documentary application for refund, rebate or remission of duty in respect of warehoused goods delivered into home consumption.

The form is approved for use on and from 1 April 1997.

Instruments of Approval Nos. 3 and 4 of 1992, which approved the documentary and computer created "Application for Refund - Ex-Warehouse" forms, are revoked with effect on and from 1 April 1997.

Dated this

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L B WOODWARD
Chief Executive Officer

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INSTRUMENT OF APPROVAL NO. 7 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the Customs Act 1901 (the Act) and regulation 128 of the Customs Regulations, hereby approve the "Nature 12 - Application for Refund " statement as the approved statement or the purposes of transmitting to Customs via the COMPILE computer system an application for refund, rebate or remission of duty in respect of goods delivered into home consumption directly after importation.

The statement is approved for use on and from 1 April 1997.

Dated this

day of Manc

Chief Executive Officer

(AUTHORISED OFFICER)

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INSTRUMENT OF APPROVAL NO. 8 OF 1997

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* (the Act) and regulation 128 of the Customs Regulations, hereby approve the "Nature 32 - Application for Refund" statement as the approved statement or the purposes of transmitting to Customs via the COMPILE computer system an application for refund, rebate or remission of duty in respect of warehoused goods delivered into home consumption.

The statement is approved for use on and from 1 April 1997.

Dated this

If day of Mand 1997

L B WOODWARD
Chief Executive Officer

746 Government departments

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(AUTHORISED OFFICER)

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF GRANT OF RENEWAL OF EXPLORATION PERMIT AC/P8

A renewal of permit AC/P8 has been granted to:

Woodside Petroleum Development Pty Ltd

Woodside Oil Ltd Mid-Eastern Oil Ltd

Shell Development (Australia) Proprietary Limited

BHP Petroleum (North West Shelf) Pty Ltd

in respect of the blocks described hereunder, to have effect for a period of five years from and including 24 January 1997.

DESCRIPTION OF BLOCKS

In the adjacent area of the Territory of Ashmore and Cartier Islands -

MELVILLE ISLAND SHEET SC52, prepared and published by the Northern Territory Department of Mines and Energy for the purposes of the *Petroleum* (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Block Numbers

2089

2161

2233 part

2305 part

TIMOR SHEET SC51, prepared and published by the Northern Territory Department of Mines and Energy for the purposes of the *Petroleum* (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Block Numbers

2160 part

2230 part

2231 part

2232 part

2301 part

2302 part

2303

2304

2375 part

2376 part

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated this

24 day of ·

January

1997

Warwick Raymond Parer Designated Authority

COMMONWEALTH OF AUSTRALIA Petroleum (Submerged Lands) Act 1967 NOTICE OF GRANT OF PRODUCTION LICENCE AC/L5

A Production Licence for petroleum has been granted to:

Woodside Petroleum Development Pty Ltd Woodside Oil Ltd Mid-Eastern Oil Ltd Shell Development (Australia) Proprietary Limited BHP Petroleum (North West Shelf) Pty Ltd

in respect of blocks described hereunder, to have effect for a period of twentyone years from and including 6 February 1997.

DESCRIPTION OF BLOCKS

In the adjacent area of the Territory of Ashmore and Cartier Islands -

MELVILLE ISLAND SHEET SC52, prepared and published by the Northern Territory Department of Mines and Energy for the purposes of the *Petroleum* (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Block Number

2233

TIMOR SHEET SC51, prepared and published by the Northern Territory Department of Mines and Energy for the purposes of the *Petroleum* (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Block Number

2304

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated this

6 day of

February

1997

Warwick Raymond Parer Designated Authority



Australian Fisheries Management Authority

NOTIFICATION OF THE MAKING OF DIRECTIONS

The Australian Fisheries Management Authority (AFMA) has made Direction No. NPFD 11, which relates to seasonal closures, gear trials and gear restrictions, under subsection 17(5A) of the Fisheries Management Act 1991 and subclause 25.1 of the Northern Prawn Fishery Management Plan 1995.

Copies of the direction are available from AFMA at Level 1, Burns Centre, 28 National Circuit, Forrest ACT 2603.

9604448

Petroleum (Submerged Lands) Act 1967

RELEASE OF INFORMATION UNDER SECTION 118(5A)

- I, ERIC EDWARD NUNN, the delegate of the Designated Authority in respect of the adjacent area in respect of the Territory of Ashmore and Cartier Islands, in pursuance of Section 118(5B) of the Petroleum (Submerged Lands) Act 1967, -
- (a) notify that I propose to make the information specified in the Schedule available or publicly known;
- (b) invite interested persons to give to me, within 45 days after the publication of this notice in the Gazette a notice objecting to the whole or any part of the information being made available or publicly known; and
- (c) notify that if a person does not make an objection in accordance with this invitation, the person will be taken to have consented to the information being made available or publicly known.

NOTE

- 1. There shall be set out in a notice of objection the reasons for making the objections.
- 2. A person is not entitled to make an objection to information being made available or publicly known except on the grounds that to do so would disclose -
 - (a) a trade secret: or
 - (b) any other information the disclosure of which would, or could reasonably be expected to adversely affect the person in respect of the lawful business, commercial or financial affairs of the person.

Dated /2 March 1997

Delegate of the Designated Authority

SCHEDULE

All information that was furnished to the Designated Authority prior to 1 March 1992 including information contained in documents, being information that relates to the sea-bed or sub-soil, or to petroleum, in a block, and that in the opinion of the Designated Authority is a conclusion drawn, in whole or in part, on any information contained in documents to which section 118 of the *Petroleum (Submerged Lands) Act 1967* applies.



Australian Horticultural Corporation Order No 1 of 1997

Australian Horticultural Corporation Order

I, JOHN DUNCAN ANDERSON, Minister for Primary Industries and Energy, make the following Order under the Australian Horticultural Corporation Regulations.

Dated

Much 199

1997.

Minister for Primary Industries and Energy

PART 1—PRELIMINARY

Citation

1. This Order may be cited as the Australian Horticultural Corporation Order.

[NOTE: This Order commences on gazettal: see Acts Interpretation Act 1901, s. 48, as applied by s. 122 (3) of the Australian Horticultural Corporation Act 1987.]

Interpretation

2. In this Order:

"Act" means the Australian Horticultural Corporation Act 1987.

PART 2—ELIGIBILITY TO BE A MEMBER OF THE CORPORATION

Eligible industry bodies—section 17

- 3. The following industry bodies are eligible industry bodies for section 17 of the Act (which deals with persons who must not be appointed as a member of the Corporation):
 - (a) Australian Apple and Pear Growers' Association;

Australian Horticultural Corporation Order 1997 No 1

- (b) Australian Avocado Growers' Federation Inc.:
- (c) Australian Citrus Growers' Federation:
- (d) Australian Dried Fruits Association:
- (e) Australian Fresh Stone Fruit Growers' Association:
- (f) Australian Horticultural Exporters' Association;
- (g) Australian Macadamia Society Inc.;
- (h) Australian Nashi Growers' Association:
- (i) The Chestnut Growers of Australia Limited:
- (i) Federal Council of Australian Apiarists' Associations:
- (k) Nursery Industry Association of Australia.

Certain members of executive of industry bodies ineligible for appointment as member of Corporation

- 4. (1) This section applies to a person who holds 1 of the 2 most senior offices (whether the office is called "President", "Vice-President", "Chairperson", "Vice-Chairperson", or some other title) in an industry body that is an eligible industry body for section 17 of the Act.
- (2) A person to whom this section applies is not eligible for appointment as a member of the Corporation.
- (3) A member of the Corporation who becomes a person to whom this section applies ceases to hold office as a member of the Corporation.

PART 3—SEPARATE ACCOUNTS

Separate accounts to be kept

- 5. For subsection 49 (2) of the Act, the Corporation must keep separate accounts of levy and charge received by it under subsection 47 (1) or (2) of the Act for each class of horticultural product that is subject to:
 - (a) levy under the Horticultural Levy Act 1987; or
 - (b) charge under the Horticultural Export Charge Act 1987.

PART 4—APPOINTMENT OF MEMBERS OF THE CORPORATION SELECTION COMMITTEE

Eligible industry bodies—subsection 87 (2)

- 6. The following industry bodies are eligible industry bodies for subsection 87 (2) of the Act (which deals with nominations to the Corporation Selection Committee):
 - (a) Australian Apple and Pear Growers' Association;
 - (b) Australian Avocado Growers' Federation Inc.;
 - (c) Australian Citrus Growers' Federation;
 - (d) Australian Dried Fruits Association;

Australian Horticultural Corporation Order 1997 No 1

- (e) Australian Fresh Stone Fruit Growers' Association;
- (f) Australian Horticultural Exporters' Association;
- (g) Australian Macadamia Society Inc.;
- (h) The Chestnut Growers of Australia Limited;
- (i) Nursery Industry Association of Australia.

Nomination of members of Corporation Selection Committee

7. The eligible industry bodies for section 87 (2) of the Act must act jointly in nominating persons for appointment as nominated members of the Corporation Selection Committee.

PART 5—OTHER ELIGIBLE INDUSTRY BODIES

Eligible industry bodies for other provisions

- **8.** Each of the following industry bodies is an eligible industry body for paragraph 11 (2) (b), subsection 27 (8), paragraph 31 (1) (a) and subsection 57 (1) of the Act:
 - (a) Australian Apple and Pear Growers' Association;
 - (b) Australian Avocado Growers' Federation Inc.;
 - (c) Australian Citrus Growers' Federation;
 - (d) Australian Dried Fruits Association;
 - (e) Australian Fresh Stone Fruit Growers' Association;
 - (f) Australian Macadamia Society Inc.;
 - (g) Australian Nashi Growers' Association;
 - (h) The Chestnut Growers of Australia Limited;
 - (i) Federal Council of Australian Apiarists' Associations;
 - (j) Nursery Industry Association of Australia.

[Note: Paragraph 11 (2) (b) deals with arrangements to meet travel expenses in the course of consultation with industry bodies; subsection 27 (8) with consultation in the course of revising the corporation's corporate plan; paragraph 31 (1) (a) with the industry bodies the meetings of which the Corporation's chief executive is entitled to attend; and subsection 57 (1) with the bodies that are to be consulted by the Corporation before it requests the Minister to appoint an auditor.]

PART 6—REVOCATION

Revocation of earlier Orders

- 9. The following Orders are revoked:
- (a) Australian Horticultural Corporation (Nomination of Members of Selection Committee) Orders (Australian Horticultural Corporation Orders No. 1 of 1988);
- (b) Australian Horticultural Corporation (Appointment of Members) Orders (Australian Horticultural Corporation Orders No. 2 of 1988);

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Australian Horticultural Corporation Order 1997 No 1

- (c) Australian Horticultural Corporation (Eligible Industry Bodies) Orders (Australian Horticultural Corporation Orders No. 3 of 1988):
- (d) Australian Horticultural Corporation (Specification of Separate Accounts) Orders (Australian Horticultural Corporation Orders No. 4 of 1988);
- (e) Australian Horticultural Corporation Orders (Amendment) Orders (Australian Horticultural Corporation Orders No. 1 of 1990);
- (f) Australian Horticultural Corporation Orders (Amendment) Orders (Australian Horticultural Corporation Orders No. 1 of 1991);
- (g) Australian Horticultural Corporation Orders (Amendment) Orders (No. 1) 1992 (Australian Horticultural Corporation Orders No. 1 of 1992);
- (h) Australian Horticultural Corporation Orders (Amendment) Orders (No. 2) 1992 (Australian Horticultural Corporation Orders No. 2 of 1992):
- (i) Australian Horticultural Corporation Orders (Amendment) Orders (No. 1) 1994 (Australian Horticultural Corporation Orders No. 1 of 1994).

Transport and Regional Development



EXEMPTION NUMBER

22/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-JSW 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-JSW 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-JSW 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-JSW only in so far as set out in these directions.

These directions commence on 18 March 1997 and remain in force until the end of 20 March 1997.

STEPHEN PANTELIDIS

Manager

Technical Services Section

Bureau of Air Safety Investigation

18 March 1997

756



EXEMPTION NUMBER

23/FRS/1997

Civil Aviation Act 1988

Civil Aviation Regulations

I, IAN MCCALLUM, Deputy Director, Investigations, 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-MGC is conducting aerial work, charter or regular public transport operations, 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-MGC is conducting private 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-MGC 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-MGC only in so far as set out in these directions.

These directions commence on 19 March, 1997 and remain in force until the end of 17 September 1997.

IAN MCCALLUM

Deputy Director investigations

Bureau of Air Safety Investigation

19 March, 1997



NOTIFICATION OF AUTHORISATION UNDER THE CIVIL AVIATION REGULATIONS

On 14 March 1997 the Civil Aviation Safety Authority (CASA) issued an authorisation under regulation 151 of the Civil Aviation Regulations.

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

Airservices Australia Publications Centre 715 Swanston Street CARLTON VIC 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO 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	
	49.50		
TR 97/5	Income tax: derivation of commission income by real estate agents.	Ruling considers when commission income is derived, on an accruals basis, by real estate agents from the sale/purchase of property.	
TR 97/6	Income tax: tax treatment of solicitors' disbursements/recoupments.	Ruling discusses the tax treatment of disbursements, incurred by solicitors required to account for fee income on an earnings basis, in respect of which recoupment may be sought from clients.	

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SECTION 23

WHEREAS -

- (A) by order dated 16 January 1997 pursuant to subsection 22(1) of the Foreign Acquisitions and Takeovers Act 1975 ('the Act') the proposed acquisition by Abdul Kadir Bin Mohd Hussein and Norsheedah Bte Said of an interest in Australian urban land was prohibited for a period not exceeding ninety days after the order came into operation; and
- (B) it now appears that the order should be revoked.

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, being satisfied that the order should be revoked,

REVOKE the order pursuant to section 23 of the Act.

Dated this

day of

1997.

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Klaus Peter Fey and Karin Maria Fey are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Klaus Peter Fey and Karin Maria Fey propose to acquire an interest in the Australian urban land specified in the notice furnished on 17 February 1997 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

day of

1997

Assistant Treasurer

38 38 B 38

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- Fok Shui Hau, Huo Sheng Hui and Xue Yi Da are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- Fok Shui Hau, Huo Sheng Hui and Xue Yi Da propose to acquire an interest in (B) Australian urban land as specified in the notice furnished on 17 February 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) Fok Shui Hau, Huo Sheng Hui and Xue Yi Da propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

1997.



Life Insurance Act 1995

NOTICE OF MAKING OF COMMISSIONER'S RULES

Under paragraph 48(1)(a) of the Acts Interpretation Act 1901 and subsection 5(3) of the Statutory Rules Publication Act 1903 NOTICE is given that the Insurance and Superannuation Commissioner has, pursuant to subsection 252(1) of the Life Insurance Act 1995 (the "Act"), made the following Commissioner's rules:

- Commissioner's Rules Number 29, for the purposes of subsections 244(1)&(2) of the Act, made on 19 March 1997.

These Commissioner's rules commence to have effect on gazettal.

Copies of the Commissioner's rules are available from:

Life Insurance Group
Insurance and Superannuation Commission
GPO Box 9836
Canberra ACT 2612

Inquiries about copies should be made by ringing Ms Simone Abbot on (06) 267 6803.

Dated 20 March 1997.

(Published by authority of the Insurance and Superannuation Commissioner)

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Reading Properties Pty Ltd is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Reading Properties Pty Ltd proposes to acquire an interest in Australian urban land as specified in the notice furnished on 17 February 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) Reading Properties 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

day of March

1997.

Assistant Treasurer

Veterans' Affairs



REPATRIATION COMMISSION

Section 56DA of the Veterans' Entitlements Act 1986

Declaration of matters or changes in circumstances to be disregarded for the purposes of subsection 56DA(2)

- 1. The Repatriation Commission hereby declares under subsection 56DA(2) of the *Veterans' Entitlements Act 1986* (the Act) that:
 - (a) all matters or changes in circumstances that affect the payment of service pension or income support supplement are to be disregarded for the purposes of subsection 56DA(2) of the Act except:
 - (b) changes to deposit money (as defined in subsection 5H(1) of the Act) that are subject to income deeming under sections 46D and 46E of the Act, unless the application of subsection 56DA(1) of the Act would be the only reason that section 53E of the Act would not apply to the veteran.
- 2. This declaration commences on and from the date of this declaration and ceases to have effect on 30th March 1998.

Dated this 14th day of March 1997

IEIL OHNSTON

PRESIDENT

KEITH LYON
DEPUTY PRESIDENT



SPECIALIST MEDICAL REVIEW COUNCIL

Veterans' Entitlements Act 1986

Section 196ZB

NOTIFICATION OF INTENTION TO CARRY OUT A REVIEW

The Specialist Medical Review Council (the Council) has received requests under section 196Y of the *Veterans' Entitlements Act 1986* (the Act) for review of the contents of Statement of Principles No.191 of 1996 made by the Repatriation Medical Authority (the RMA). The Council, under section 196ZB of the Act, therefore notifies its intention to carry out a review of the information available to the RMA about malignant neoplasm of the prostate.

The following persons or organisations are invited to make written submissions to the Council:

- the Repatriation Commission:
- persons eligible to make a claim for a pension under Part II or IV of the Act; and
- organisations representing veterans, Australian mariners, members of the Forces, members of Peacekeeping Forces or their dependants.

Written submissions must be received by 30 May 1997

The Council will hold is first meeting for the purposes of this review after 30 June 1997. The location and time of that meeting will be advised to the organisations that have asked for the review under section 196Y of the Act and to those persons or organisations that make written submissions.

Advice on the preparation of written submissions is available from the Specialist Medical Review Council Secretariat, PO Box 895, Woden, ACT 2606, telephone 06-289-6658 or fax: 06-289-4744. Submissions should be lodged with the Secretariat.

Alexander Kevin Cohen, AO Convener



Gazette

No. S 94, Tuesday, 18 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF APPLICATION UNDER SECTION 459P OF THE CORPORATIONS LAW

IN THE FEDERAL COURT OF AUSTRALIA VICTORIA DISTRICT REGISTRY

Notice of application relating to:

REDBANK MANAGEMENT SERVICES PTY LTD **AUSTRALIAN COMPANY NUMBER: 059 056 227**

PHILLIPS ELECTRONICS AUSTRALIA LIMITED ACN 008 445 743 will apply to the Federal Court of Australia at 2:15 pm on 25 March 1997 at 450 Little Bourke Street, Melbourne in the State of Victoria in Proceedings No. VG 3020 of 1997 for an order that REDBANK MANAGEMENT SERVICES PTY LTD ("the Company") be wound up.

The applicant's address for service is at the offices of its solicitors, Mills Oakley, 131 Queen Street, Melbourne in the State of Victoria.

Any contributory, member or creditor of the Company may appear at the hearing in person or by counsel or by a solicitor to support or oppose the making of an order to wind up the company.

Any person intending to appear at the directions hearing must file a notice of appearance in accordance with Form 79 and an affidavit verifying any grounds of opposition to the winding up application in accordance with Form 93B and must serve the notice of appearance and affidavit on the applicant at. its address for service shown above, not later than 2 days before the day appointed for the hearing.

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Gazette

No. S 95, Friday, 14 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

IN THE SURREME COURT)
OF WESTERN AUSTRALIA)
AT PERTH)

COR 10 of 1997

IN THE MATTER OF:

KESTRAL HOLDINGS PTY LTD ACN 009 068 795

ADVERTISEMENT OF APPLICATION FOR WINDING UP

Notice is hereby given that an application for the winding up in insolvency of the abovenamed company by the Supreme Court of Western Australia was on 16 January 1997 filed by MERNA TANA MURGATROYD. The application is to be heard before a Master in chambers at the Supreme Court at Perth at 10.30 a.m. on 2 April, 1997.

The liquidator whose appointment is sought is Charles Philippe Louis Nilant of the firm of Messrs Charters, Chartered Accountants, of 8th Floor, 19 Pier Street, Perth.

Any creditor or contributory of the company desiring to support or oppose the making of an order on the application may appear at the time of hearing by himself or his counsel for that purpose.

The applicant's solicitor is Messrs D.O.D. Price & Associates of Suite 4, 6 Dellamarta Road, Wangara in the State of Western Australia.

NOTE:

- (1) Any person who intends to appear on the hearing of the application must serve on or send by post to the abovenamed solicitor notice in writing of that intention. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm, or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to be received not later than 4.00pm on 1 April, 1997.
- (2) A person may not, without leave of the Court, oppose the application unless, at least 7 days before the hearing date, the person has filed and served on the applicant -
 - (a) notice of the grounds of opposition; and
 - (b) an affidavit verifying the matters stated in the notice.





Gazette

No. S 96, Thursday, 13 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

FORM 546

A.C.N. 065 684 317

Sub regulation 5.6.65(1)

CORPORATIONS LAW

NOTICE OF INTENTION TO DECLARE A DIVIDEND

ACN 065 684 317 Pty Limited (Subject to Deed of Company Arrangement)

A first and final dividend is to be declared on 4 April 1997 for the company.

Creditors whose debts or claims have not already been admitted are required on or before 3 April 1997 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 12 March 1997

Adrian Howard Abbott Deed Administrator c/- Abbotts Level 29, 133 Castlereagh Street SYDNEY NSW 2000





Gazette

No. S 97, Friday, 14 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS

On 13 March 1997 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the Civil Aviation Regulations.

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

Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053





Gazette

No. S 98, Wednesday, 19 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

ANTI-DUMPING AUTHORITY

FINAL FINDING ON GLYPHOSATE ACID FROM THE PEOPLE'S REPUBLIC OF CHINA

The Anti-Dumping Authority has completed its inquiry into the alleged dumping of glyphosate acid from the People's Republic of China (China).

The Authority concluded that most exports of glyphosate acid from China to Australia were not dumped. Of the few shipments that had been dumped, the dumping margins were negligible.

The Authority was not satisfied that the glyphosate acid produced in Australia met the 'local content' requirements of subsection 269T(2) of the Customs Act 1901.

The Authority, therefore, recommended that the Minister not take anti-dumping action against imports of glyphosate acid from China.

The Minister has accepted the Authority's recommendation.

Requests for copies of the non-confidential version of the Authority's Report no. 159 should be addressed to the Information Officer, Margaret McLeod, at the Authority by telephoning (06) 213 6754 or internet MMCLEOD@dist.gov.au.



Customs Act 1901

NOTICE PURSUANT TO SUBSECTION 269TL(1)

I, GEOFFREY DANIEL PROSSER, Minister for State for Small Business and Consumer Affairs, pursuant to subsection 269TL(1) of the *Customs Act 1901*, having received and had regard to a recommendation from the Anti-Dumping Authority regarding the imposition of dumping duty on glyphosate acid exported to Australia from the Peoples' Republic of China have <u>DECIDED</u> not to declare that good to be a good to which section 8 of the *Customs Tariff (Anti-Dumping) Act 1975* applies.

Dated this

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199

GEOFFREY DANIEL PROSSER

Minister for State for

Small Business and Consumer Affairs



Gazette

No. S 99, Tuesday, 18 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



Commonwealth of Australia

Migration Act 1958

Migration Regulations

SPECIFICATION OF COUNTRIES FOR THE PURPOSES OF PARAGRAPH 1208A(3)(c) OF SCHEDULE 1 TO THE MIGRATION REGULATIONS

- I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 1208A(3)(c) of Schedule 1 to the Migration Regulations:
- (1) REVOKE all existing instruments made under paragraph 1208A(3)(c), and
- (2) SPECIFY for the purposes of that paragraph each of the countries referred to in column 2 of the Schedule.

Dated

marily 1997

Minister for Immigration and Multicultural Affairs

[NOTE. (1) Regulation 1.17 provides that the Minister may, by notice in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE. (2) Paragraph 1208A(3)(c) of Schedule 1 provides that if an applicant satisfies the requirements for Subclass 956 or Subclass 976, the applicant must hold a valid passport that indicates that he or she is a national of a country specified by Gazette Notice for the purposes of that paragraph.

NOTE. (3) This instrument does not come into effect until publication in the Commonwealth Government Gazette.]

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THE SCHEDULE

Column 1		Column 2	
Item		Country	
1	Austria		
2	Belgium		
3	Brunei		
4	Canada		
5	Denmark		
6	Finland		
7	Germany		
8	Greece		
9	Republic of Ireland		
10	Italy		
11	Japan		
12	Republic of Korea		
13	Luxembourg		\$
14	Malaysia		
15	Malta		
16	The Netherlands		
17	Norway		
18	Singapore		
20	Switzerland		
21	Sweden		
22	United Kingdom		
23	United States of Americ	a	



Gazette

No. S 100, Wednesday, 19 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF WINDING-UP ORDER

In the Matter of MURRAY CAMPASPE TRADING CO. PTY. LTD. (ACN 005 658 999)

Winding-Up Order made 5 March, 1997

Name and address of Liquidator:

Anthony D'Aloia,

Anthony D'Aloia & Co., 155 Queensberry Street, CARLTON, VIC., 3053

MULCAHY MENDELSON & ROUND

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SOLICITORS FOR THE APPLICANT





Gazette

No. S 101, Wednesday, 19 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE

GOLDEN VALLEY MINES NL ACN 008 905 388

Notice is hereby given that an order was made by the Supreme Court of Western Australia on 10 March 1997 as follows:

- 1. The reduction of the capital of the applicant from \$123,577,531 to approximately \$16,477,004 resolved on and effected by the special resolution passed at a general meeting of the applicant held on 11 February 1997 be and is hereby confirmed.
- 2. The amount of the issued and paid-up share capital of the applicant as altered by this Order is approximately \$16,477,004, divided into 40,192,510 ordinary shares.
- The par value of each share is 40 cents.
- At the date of this Order the amount that is deemed to be paid up on each share is 40 cents.
- 5. An office copy of this Order be lodged with the Australian Securities Commission within seven (7) days after the date of this Order.
- 6. Notice of this Order be advertised in the Commonwealth of Australia Gazette and The West Australian newspaper within 14 days of the date of this Order.

Dated: 18 March 1997

Solicitors for the Company:

Blake Dawson Waldron Barristers & Solicitors 17th Floor 221 St George's Terrace Perth WA 6000 Ref: DRD:MRW:422862

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Gazette

No. S 102, Wednesday, 19 March 1997

Published by the Australian Government Publishing Service, Canberra

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
Workplace Relations Act 1996	Workplace Relations Regulations (Amendment)	1997 No. 56





Gazette

No. S 103, Thursday, 20 March 1997

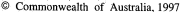
Published by the Australian Government Publishing Service, Canberra

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
Health Insurance Act 1973	Health Insurance (1996-97 Pathology Services Table) Regulations (Amendment)	1997 No. 54
Airports Act 1996	Airports (Control of On-Airport Activities) Regulations	1997 No. 57





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Gazette

No. S 104, Thursday, 20 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Social Security Act 1991

Pension Loans Scheme (Social Security)—Rate of Compound Interest Determination No. 1 of 1997

I, JOCELYN MARGARET NEWMAN, Minister for Social Security, make the following determination under subsection 1135 (4) of the Social Security Act 1991.

Dated

18th hauh 1997.

Minister for Social Security

Citation

1. This Determination may be cited as the Pension Loans Scheme (Social Security)—Rate of Compound Interest Determination No. 1 of 1997.

Commencement

2. This Determination commences on 20 March 1997.

Rate of compound interest

3. For subsection 1135 (4) of the Social Security Act 1991, the rate of compound interest is 6.25%.

Revocation

4. Pension Loans Scheme (Social Security)—Rate of Compound Interest Determination No. 1 of 1996 is revoked.





Gazette

No. S 105, Thursday, 20 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Veterans' Entitlements Act 1986

Pension Loans Scheme (Veterans' Entitlements)—Rate of Compound Interest Determination No. 1 of 1997

I, JOCELYN MARGARET NEWMAN, Minister for Social Security, make the following determination under subsection 52ZC (4) of the *Veterans' Entitlements Act 1986*.

Dated

18th haul 1997.

Minister for Social Security

Citation

1. This Determination may be cited as the Pension Loans Scheme (Veterans' Entitlements)—Rate of Compound Interest Determination No. 1 of 1997.

Commencement

2. This Determination commences on 20 March 1997.

Rate of compound interest

3. For subsection 52ZC (4) of the *Veterans' Entitlements Act 1986*, the rate of compound interest is 6.25%.

Revocation

4. Pension Loans Scheme (Veterans' Entitlements)—Rate of Compound Interest Determination No. 1 of 1996 is revoked.





Gazette

No. S 106, Thursday, 20 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

TRADE PRACTICES ACT 1974

Consumer Protection Notice No. 8 of 1997

WARNING NOTICE TO PUBLIC

I, GEOFFREY DANIEL PROSSER, Minister for Small Business and Consumer Affairs, pursuant to section 65B of the *Trade Practices Act 1974*, ADVISE that goods of the kind specified below are under investigation to determine whether they will or may cause injury to any person.

Particular of Goods:

All combination pram stroller models being of a design where, when in the pram configuration, the base is attached to the frame by a fabric sleeve, and which do not incorporate a secondary fastening system.

Reason for Investigation

The death of a five month old child in New Zealand has been associated with a pram which incorporates this design feature. The method used to attach the base to the frame of the pram may not be sufficiently secure. It is possible that a "trapdoor" effect can be created through which a child could fall. The investigation will establish whether this possible problem poses a safety risk for children.

Dated this

19 dh

day of - March

1997.

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GEOFFREY DANIEL PROSSER

Minister for Small Business and Consumer Affairs

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Gazette

No. S 107, Friday, 21 March 1997

Published by the Australian Government Publishing Service, Canberra

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
Aboriginal and Torres Strait Islander Commission Act 1989	Torres Strait Regional Authority (Election of Officeholders) Regulations	1997 No. 55
National Health Act 1953	National Health Regulations (Amendment)	1997 No. 58



Gazette

No. S 108, Friday, 21 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



CUSTOMS ACT 1901 - PART XVB

REVOCATION OF ANTI-DUMPING NOTICES ON PHTHALIC ANHYDRIDE, DIOCTYL PHTHALATE AND DIBUTYL PHTHALATE

ICI Australia Operations Pty Ltd advised Customs on 25 February 1997 that it had ceased manufacture of phthalic anhydride, dioctyl phthalate and dibutyl phthalate from that date. ICI was the only Australian manufacturer of these goods.

Accordingly, the Minister for Small Business and Consumer Affairs, has revoked all anti-dumping measures on these goods - effective for goods entered for home consumption on and after 25 February 1997.

Any enquiries about this Notice should be directed to Andrew Mumberson, Senior Inspector Dumping (Monitoring) on tel (06) 275 6041 or facsimile number (06) 275 6990.

Brian Hurrell

Delegate of the Chief Executive Officer

20 March 1997



CUSTOMS ACT 1901 -SECTION 269TAJ(1)

REVOCATION OF DUMPING NOTICES: PHTHALIC ANHYDRIDE: DIOCTYL PHTHALATE: AND, DIBUTYL PHTHALATE

I. Geoffrey Daniel Prosser, Minister of State for Small Business and Consumer Affairs, pursuant to sub-section 269TAJ(1) of the Customs Act 1901, hereby REVOKE the dumping notices listed below for goods entered for home consumption on and after 25 February 1997:

List of Dumping Notices:

- Phthalic anhydride, in flake form, exported from the United Kingdom by BP Chemicals Ltd dated 4 February 1994;
- Phthalic anhydride, in flake form, exported from India by Thirumalai Chemicals Ltd dated 4 February 1994;
- Phthalic anhydride exported from the Republic of Korea by Daewoo Corporation dated 1 July 1992;
- Phthalic anhydride exported from Israel by Gadot Petrochemical Industries Ltd dated 1 July 1992;
- Dioctyl phthalate exported from Japan and Taiwan by Dahin Co Ltd dated 26 April 1993;
- · Dioctyl phthalate exported from the Republic of Korea by Han Yang Chemical Corporation, Helm AG and Samkyung Chemical Co Ltd dated 17 October 1996;
- Dioctyl phthalate exported from Germany by BASF and Helm AG dated 17 October 1996;
- · Dioctyl phthalate exported from Belgium by Pantochim CA dated 17 October 1996; and
- Di-n-butyl phthalate and di-iso -butyl phthalate exported from Italy by Societa Italiana Serie Acetica Sintetica dated 23 December 1996.

Dated this

day of Merch

1997

GEOFFREY DANIEL PROSSER

Minister of State for Small Business and Consumer Affairs

CUSTOMS ACT 1901 - SECTION 269TAJ(3)

RELEASE FROM UNDERTAKING: PHTHALIC ANHYDRIDE EXPORTED FROM INDONESIA.

I, Geoffrey Daniel Prosser, Minister of State for Small Business and Consumer Affairs, hereby release PT Petrowidada of the Republic of Indonesia from its undertaking, given on 11 January 1994 and accepted on 4 February 1994, to conduct its future export trade to Australia in phthalic anhydride, in flake form, so as to avoid causing or threatening material injury to the Australian industry producing like goods.

This release applies to goods entered for home consumption on or after 25 February 1997.

Dated this

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1997

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



Gazette

No. S 109, Friday, 21 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Social Security Act 1991

Social Security (Newly Arrived Resident's Waiting Periods) Determination 1997

I, JOCELYN MARGARET NEWMAN, Minister for Social Security, make the following Determination under the *Social Security Act 1991*.

Dated 19 " hour 1997.

Minister for Social Security

Citation

1. This Determination may be cited as the Social Security (Newly Arrived Resident's Waiting Period) Determination 1997.

Classes of visas

- 2. For the following provisions of the Social Security Act 1991:
- (a) paragraph 7 (6AA) (f); and
- (b) subparagraph 201AA (b) (iv); and
- (c) subparagraph 729 (2) (f) (v); and
- (d) paragraph 739A (1) (e); and
- (e) paragraph 739A (2) (c); and
- (f) subparagraph 739A (3) (b) (iii); and
- (g) subparagraph 739A (4) (b) (iii);

the classes of visa are:

- (h) subclass 309—Spouse (Provisional); and
- (i) subclass 310—Interdependency (Provisional).





Gazette

No. S 110, Friday, 21 March 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Social Security Act 1991

Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997

I, JOCELYN MARGARET NEWMAN, Minister for Social Security, determine the following Guidelines under subsection 739C (1) of the Social Security Act 1991.

Dated

March 1997.

Minister for Social Security

Citation

1. These Guidelines may be cited as the Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997.

[NOTE: These Guidelines commence on gazettal: see Acts Interpretation Act 1901, ss. 46A and 48.]

Purpose

2. These Guidelines are intended to provide guidance to the Secretary in forming an opinion, for the purposes of subsection 739A (7) of the Act, in relation to the circumstances in which special benefits may be accessible during a newly arrived resident's waiting period.

Interpretation

3. (1) In these Guidelines:

"Act" means the Social Security Act 1991;

"claimant" means a person referred to in subsection 739A (1) of the Act;

"available funds", for a claimant, means the person's cash and readily realisable assets, and includes:

(a) the person's shares and debentures in a public company or a foreign company within the meaning of the Corporations Law: and



Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997

- (b) amounts deposited with, or lent to, a bank or other financial institution by the person (whether or not the amount can be withdrawn or repaid immediately); and
- (c) amounts due, and able to be paid, to the person by or for a former employer of the person;

"in-kind support" means accommodation and sustenance provided to the claimant at no cost to the claimant;

"sponsor" has the meaning given in subregulation 1.20 (1) of the Migration Regulations.

- (2) For the definition of "available funds" in subclause (1), a claimant's available funds are taken to include:
 - (a) the available funds of the claimant's partner; and
 - (b) the available funds of the claimant and the claimant's partner.
 - (3) If:
 - (a) during the 4 weeks immediately before a claimant claims special benefit, the claimant or the claimant's partner transfers available funds to another person; and
 - (b) either:
 - (i) the person transferring receives no consideration or inadequate consideration, in money or money's worth for the transfer; or
 - (ii) the Secretary is satisfied that the purpose, or the dominant purpose, of the transfer was to enable the claimant to obtain special benefit;

then the transfer is to be taken not to have occurred.

Lack of funds or support

- 4. Special benefit may be paid if the Secretary is satisfied that the claimant:
 - (a) has available funds of less than the equivalent of 2 weeks' benefit:
 - (i) if the claimant is a member of a couple and both members of the couple have claimed special benefit—at the rate applicable to the claimant and the claimant's partner if they were both receiving newstart allowance; or
 - (ii) in any other case—at the rate applicable to the claimant if the claimant was receiving a newstart allowance; and
 - (b) demonstrates that financial or in-kind support cannot be obtained from any other source.

Support from sponsor

5. (1) For paragraph 4 (b), a claimant who is sponsored must have attempted to obtain support from the sponsor of the claimant unless subclause (2), (3), (5) or (6) applies.

Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997

- (2) A claimant is not required to obtain support from an individual sponsor if, on the basis of documentary evidence provided by the claimant, the Secretary is satisfied that the sponsor:
 - (a) receives, or would receive if not subject to a waiting period, a social security benefit; or
 - (b) receives a disability support pension; or
 - (c) is declared bankrupt; or
 - (d) is imprisoned; or
 - (e) is a patient in a psychiatric institution, nursing home or hospital on a long term basis; or
 - (f) has been reported to police as a missing person and cannot be located by police; or
 - (g) has left Australia permanently; or
 - (h) has died.
- (3) A claimant is not required to accept support from an individual sponsor if the Secretary is satisfied that:
 - (a) the claimant or a family member of the claimant is subject to abuse or violence by the sponsor or a member of the sponsor's household;
 and
 - (b) the abuse or violence is substantiated by:
 - (i) a police report; or
 - (ii) documentary evidence that a court order for protection from apprehended violence has been granted and is in force; or
 - (iii) a medical report; or
 - (iv) documentary evidence that the claimant has become a permanent resident because the Minister for Immigration and Multicultural Affairs is satisfied that the claimant has suffered domestic violence within the meaning of regulation 1.22 of the Migration Regulations.
- (4) The Secretary may terminate special benefit paid as a result of circumstances set out in subparagraph (3) (b) (ii) if the court order is no longer in force.
- (5) A claimant is not required to obtain support from a business sponsor if, on the basis of documentary evidence provided by the claimant, the Secretary is satisfied that:
 - (a) the offer of employment by the business was withdrawn after the claimant arrived in Australia; or
 - (b) the business is in receivership and the claimant's employment has been terminated; or
 - (c) the business has ceased to operate within the claimant's waiting period; or
 - (d) the claimant has been retrenched by the business; or
 - (e) the claimant:
 - (i) has an overseas employment qualification; and
 - (ii) cannot work until the qualification is recognised in Australia;and

Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997

- (iii) is subject to exceptional delay, for reasons beyond his or her control, in obtaining recognition of the qualification.
- (6) A claimant is not required to accept support from a business sponsor if the Secretary is satisfied that the claimant:
 - (a) has left employment with that business because the claimant claims that he or she has been harassed or unfairly dismissed; and
 - (b) meets the requirements of subclause (7) or (8).
 - (7) A claimant meets the requirements of this subclause if:
 - (a) the claimant has filed a complaint of harassment with the relevant anti-discrimination body; and
 - (b) the body:
 - (i) has started to inquire into the complaint and has not discontinued its inquiry; or
 - (ii) has upheld the complaint.
 - (8) A claimant meets the requirements of this subclause if:
 - (a) the claimant has lodged an appeal against unfair dismissal with the relevant industrial commission or court; and
 - (b) the commission or court:
 - (i) has not dismissed the appeal; or
 - (ii) has upheld the appeal.
- (9) The Secretary may terminate special benefit paid as a result of circumstances set out in subclause (7) or (8) if the complaint or appeal is not upheld.

Unsponsored claimants

- 6. (1) A claimant who has not been sponsored will not be entitled to special benefit unless, on the basis of documentary evidence provided by the claimant, the Secretary is satisfied that the claimant's available funds are depleted due to:
 - (a) prolonged illness of 1 or more of:
 - (i) the claimant; or
 - (ii) the claimant's dependant; or
 - (b) for a claimant who was a dependant spouse, parent or child—the prolonged illness or the death of the person who provided support to the claimant; or
 - (c) withdrawal, after the claimant arrived in Australia, of an offer of employment that was made to the claimant; or
 - (d) retrenchment of the claimant; or
 - (e) substantial loss of the claimant's capital due to the failure of investments; or
 - (f) a business established by the claimant entering receivership; or
 - (g) a business for which the claimant worked, other than a business established by the claimant:
 - (i) entering receivership; or

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Social Security (Access to Special Benefits by Newly Arrived Residents) Guidelines 1997

- (ii) ceasing to operate within the claimant's waiting period; or
- (h) the circumstances set out in paragraph 5 (5) (e).
- (2) For subclause (1), available funds of a claimant should not be taken to be depleted only because the claimant:
 - (a) cannot obtain or maintain employment unless the circumstances set out in paragraph 5 (5) (e) apply; or
 - (b) has purchased a principal residence; or
 - (c) cannot establish a business.