

Commonwealth of Australia

Gazette

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GOVERNMENT NOTICES

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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.

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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).

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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.

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The following Periodic issues of the Gazette have been published.

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Gazette number	Date of Publication	Subject	
P1	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 October 1996 to 30 November 1996 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 September 1996 to 30 September 1996 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 December 1996 to 31 December 1996	
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 dere 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 December 1996 to 31 January 1997 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 February 1997 to 28 February 1997	
P7	13.3.97	Australian Securities Commission money or property unclaimed by dissenting shareholders	
*P8	10.4.97	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 February 1997 to 28 February 1997 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 November 1996 to 31 January 1997 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 March 1997 to 31 March 1997	

^{*} First time notified

Legislation

Acts of Parliament assented to

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

Assented to on 27 March 1997:

No. 17 of 1997-An Act concerning euthanasia. (Euthanasia Laws Act 1997).

- No. 18 of 1997—An Act to impose registration charges in relation to the Commonwealth Register of Institutions and Courses for Overseas Students. (Education Services for Overseas Students (Registration Charges) Act 1997).
- No. 19 of 1997—An Act to amend the Education Services for Overseas Students (Registration of Providers and Financial Regulation) Act 1991, and for related purposes. (Education Services for Overseas Students (Registration of Providers and Financial Regulation) Amendment Act (No. 1) 1997).

Assented to on 7 April 1997:

- No. 20 of 1997–An Act to amend various Acts relating to crimes and other matters, and for related purposes. (*Crimes and Other Legislation Amendment Act 1997*).
- No. 21 of 1997—An Act to amend the Farm Household Support Act 1992. (Farm Household Support Amendment Act 1997).
- No. 22 of 1997—An Act to amend or repeal various Acts administered by the Minister for Primary Industries and Energy, and for related purposes. (*Primary Industries and Energy Legislation Amendment Act (No. 1) 1997*).
- No. 23 of 1997-An Act to amend the *Public Service Act 1922*. (*Public Service Amendment Act 1997*).
- No. 24 of 1997—An Act to amend the Sydney 2000 Games (Indicia and Images) Protection Act 1996, and for related purposes. (Sydney 2000 Games (Indicia and Images) Protection Amendment Act 1997).

L M BARLIN Clerk of the House of Representatives

Government Departments

Administrative Services

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 27 March 1997 an application from the The Australian Greens - Victoria to change the details of its Registered Officer in the Register of Political Parties to:

Gurmeet Sekhon 387 Little Bourke Street MELBOURNE VIC 3000

W J Gray Electoral Commissioner

Attorney-General

Human Rights and Equal Opportunity Commission



Disability Discrimination Act 1992

Application pursuant to section 55 for exemption from a provision or provisions of Part 2, Divisions 1 and 2

Notice of Decision made on 18 March 1997

As required by section 57 of the *Disability Discrimination Act 1992*, the Human Rights and Equal Opportunity Commission hereby gives notice of a decision made on 18 March 1997 with respect to the following matter:

Applicants:

The Minister for Transport for the State of South Australia, the

Passenger Transport Board and TransAdelaide.

Solicitors for applicants:

Crown Solicitor for South Australia

Decision of the Commission: The Commission grants a conditional exemption from the provisions of section 24 of the DDA in respect of the manner in which the applicants provide all services relating to transport in the State of South Australia. The exemption extends to any buses, trains and trams owned by the applicants and operated on their behalf by other service providers. The exemption is subject to the following conditions:

- 1. the exemption is to expire on 18 March 1999 or on the day that Accessible Public Transport Standards made under the DDA become law, whichever is the sooner;
- the applicants are to implement the Disability Discrimination Act Action Plan Access All The Way 1995 - 2015 Stage 2 and to lodge with the Commission not later than 18 March 1998 and 18 March 1999 progress reports describing to the Commission's satisfaction actions taken to implement that Plan;
- the progress report specifically is to address initiatives, devised after consultation with the disability community, to promote accessibility with respect to people with sensory and cognitive disabilities; and
- 4. for the purpose of deciding whether conditions 2 and 3 have been satisfied the Commission will consider any act or omission of service providers operating services on behalf of the applicants.

Finding and reasons: In making this decision the Commission adopted the findings and reasons contained in the recommendation and statement of reasons prepared by the Disability Discrimination Commissioner and annexed to this notice and marked "A".

Review of decision: Subject to the Administrative Appeals Tribunal Act 1975, application may be made to the Administrative Appeals Tribunal for a review of the decision to which this notice relates by on on behalf of any person or perso

OPPOR

Ronald Wilson

President, on behalf of

Date: 20 MAR 1997

Human Rights Equal Opportunity Commission



A Disability Discrimination Commissioner

Disability Discrimination Act 1992

Application pursuant to section 55 for exemption from a provision or provisions of Part 2, Divisions 1 and 2

Recommendation of the Disability Discrimination Commissioner to the Human Rights and Equal Opportunity Commission

I recommend that pursuant to section 55 of the *Disability Discrimination Act 1992* ("the DDA") the Commission grant to the Minister for Transport for the State of South Australia, the Passenger Transport Board and TransAdelaide ("the applicants") a conditional exemption from the provisions of section 24 of the DDA in respect of the manner in which the applicants provide all services relating to transport in the State of South Australia. Without implying any limitation in scope, the exemption should extend to any services operated on behalf of the applicants by other service providers. The exemption should be subject to the following conditions:

- the exemption is to expire on 18 March 1999 or on the day that Accessible Public Transport Standards made under the DDA become law, whichever is the sooner;
- 2. the applicants are to implement the Disability Discrimination Act Action Plan Access All The Way 1995 2015 Stage 2 and to lodge with the Commission not later than 18 March 1998 and 18 March 1999 progress reports describing to the Commission's satisfaction actions taken to implement that Plan;
- 3. the progress report specifically is to address initiatives, devised after consultation with the disability community, to promote accessibility with respect to people with sensory and cognitive disabilities; and
- 4. for the purpose of deciding whether conditions 2 and 3 have been satisfied the Commission will consider any act or omission of service providers operating services on behalf of the applicants.

STATEMENT OF REASONS

1 Applicants and activity for which exemption is sought

The applicants are:

- the Minister for Transport for the State of South Australia, who is responsible to Parliament for public transport in that State;
- the Passenger Transport Board, which is established under the Passenger Transport Act 1994 (SA). It is responsible for State-wide passenger transport planning and regulation; and
- TransAdelaide, which is a public authority providing public passenger transport services.

The applicants are seeking an exemption from the operation of section 24 of the Act in respect of the manner in which they provide all services relating to transport in the State of South Australia.

The former exemption granted on 8 February 1996, and now expired, extended only to lack of access for people who use a wheelchair to the existing fleet of buses owned by, or operated by or on behalf of, these applicants. Thus the present broader application seeks to reduce considerably the range of discriminatory acts for which the applicants may be liable under the DDA.

2 Findings on material questions of fact

The decision in relation to this application depends in part upon a finding on a material question of fact, namely: have the applicants complied with the conditions under which an exemption was previously granted?

The relevant condition is:

This exemption applies subject to the applicants implementing the Action Plan provided to the Commission in support of the application.

Substantial progress is reported in the revised Action Plan submitted in support of the present application and the major disability advocacy group involved in these issues in South Australia speaks favourably (see below) of the applicants' efforts. No one has contested the assertion that the applicants have brought into operation accessible vehicles and facilities, that they recognize there is much more to do and are committed to an extensive further program and that they are consulting the community about how to implement that program.

The revised Action Plan supersedes the previous plan. In this finding, I am only concerned with the condition that the previous plan be implemented.

Relying on the material submitted by the applicants and the comments I have received on it, I find that the relevant condition referred to above has been satisfied.

This is not, however, to deny the claims made in submissions that the scope of the revised Action Plan is too narrow to promote accessible public transport for people with, for example, sensory disabilities. That is an issue that also goes to the question of whether the present application ought to be granted and which must be carefully weighed against this material finding of fact.

3 Reasons for recommendation

3.1 Grounds of application

The application helpfully summarises the history of this matter as follows:

By Instrument dated 7 February 1995 the Commission granted the applicants exemption from operation of section 24 of the Act until 1 November 1995 in respect of the lack of access for people who use wheelchairs, to the existing fleet of buses currently owned and operated by TransAdelaide.

The exemption also applied up to 1 November 1995, to any of the subject buses that might be operated on behalf of the applicants pursuant to tender processes.

By Instrument dated 8 February 1996, the Commission granted the applicants further exemption from the operation of section 24 of the Act until 6 November 1996 in respect of the lack of access for people who use wheelchairs, to the existing fleet of buses currently owned by, or operated by or on behalf of, the applicants.

The applicants further state that:

- they do not have the financial and other resources necessary to immediately implement a fully accessible public transport system in the State of South Australia;
- they are however committed to providing equality of mobility to all users of the public transport system by 2015;
- their commitment to equality of mobility is evidenced by the current action plan"Access all the way 1995-2015 Stage 2" which sets out achievements to date, and outlines policies at directions for the future;
- the Action Plan submitted herewith completely addresses all of the matters outlined in the *Guidelines on Applications for Temporary Exemption*.

In view of the material finding of fact already made, I will not cite in full the examples provided in the application which support the claim that the applicants have made substantial progress towards implementing their initial Action Plan.

3.2 Statutory provisions from which exemption is sought

Section 24 of the DDA provides:

- 24. (1) It is unlawful for a person who, whether for payment or not, provides goods or services, or makes facilities available, to discriminate against another person on the ground of the other person's disability or a disability of any of that other person's associates:
 - (a) by refusing to provide the other person with those goods or services or to make those facilities available to the other person; or
 - (b) in the terms or conditions on which the first-mentioned person provides the other person with those goods or services or makes those facilities available to the other person; or
 - (c) in the manner in which the first-mentioned person provides the other person with those goods or services or makes those facilities available to the other person.
- (2) This section does not render it unlawful to discriminate against a person on the ground of the person's disability if the provision of the goods or services, or making facilities available, would impose unjustifiable hardship on the person who provides the goods or services or makes the facilities available.

Public transport is a service for the purposes of section 24. It is therefore unlawful to discriminate on the grounds of disability in providing public transport unless not discriminating would impose unjustifiable hardship on the service provider.

3.3 Submissions on the application

I have sought comment on the application from national peak disability organizations and from relevant organizations in South Australia. Submissions were received from:

- Disability Action Inc. (DA)
- National Federation of Blind Citizens of Australia, who write with the support of their South Australian Branch (NFBCA)
- South Australian Commissioner for Equal Opportunity, supporting the application (CEO)
- Deafness Forum of Australia (DF)
- Physical Disability Council of Australia, endorsing the submission of DA
- Disability Discrimination Act Standards Project (SP)

3.4 Questions raised by Disability Action Inc.

DA is a South Australian advocacy organization that has been in the forefront of the campaign for accessible public transport for people with disabilities. I therefore attach some weight to the favourable points they make about the Action Plan and the commitment of the applicants. **DA** say:

The clear indications of commitment need to be encouraged by the Commission as a means of demonstrating a positive example to other States. Disability Action Inc. will continue monitoring this process and have no hesitation in formally complaining if the State Government, in any way, changes its direction

and or commitment.

Nonetheless, **DA** do not wish to give unqualified support to the application. They have posed a series of important questions which I endeavour to answer below. In my view these answers do not materially alter the case in favour of a conditional exemption.

DA: What happens when or if the Accessible Public Transport Standards become law? Do they then take the place of the proposed exemption that the State Government is seeking?

The answer to this question is "Yes". The terms of the application make it plain that the applicants intend that the exemption not extend beyond the day on which standards become law. In any case, as I understand the DDA, once standards are adopted they become the prevailing law. Section 33 of the DDA prevents the Commission from granting exemptions from standards.

DA: What happens if the Minister, in gaining the exemption, then feels no need to have Standards and so blocks their progress through the Australian Transport Council? Can we obtain a commitment through the Action Plan to supporting the proposed Standards?

A similar point is raised by SP.

Governments and their Ministers are free to make their own policy decisions within the law. One hopes that in doing so they take into account all relevant responsibilities and factors. There is no evidence before me that the present applicants are not acting in good faith in seeking an exemption, in effect, to bridge the period leading to the introduction of Standards. In fact, I conclude (see below) that the applicants support Standards and will continue to do so.

Certainly, it would be helpful in terms of public perception if the applicants were to make an explicit statement in their Action Plan of their commitment to the establishment of Standards, and I encourage them to do so. I do not, however, think it appropriate to make such a statement a condition of granting an exemption.

DA: What happens if the current Minister has pressure placed on her or is replaced? Can we then challenge the exemption and what would be the process to do so? Would it be through a hearing facilitated by HREOC? Would we have to go to the Federal Court if such a hearing could not be conciliated and what type of support would we be eligible for? The same question would apply if there was a change of government and they refused to honour the same Action Plan and commitment.

SP raise, in effect the same issue.

I take it that behind the question about pressure on, or replacement of, the Minister, lies an apprehension that these events might lead to a change of policy and lessening of commitment to accessible public transport. The same point is raised with respect to a change of government. In fact, it is inevitable that in the course of the twenty-year process of implementing the Action Plan many, if not most, of the office-holders and staff associated with it will change. It would be remarkable in public policy terms if the details of the Action Plan, or even major elements, do not also change in that

period. I would expect that in the same time what can be achieved by way of accessible public transport will advance significantly and the Action Plan must change to reflect this. What must not change is the requirement laid down in the DDA for recognition of the rights of people with disabilities to have access to the goods, services and facilities enjoyed by the whole community. And what must also remain is the empowerment of people with disabilities, through the DDA complaints process and in other ways, to assert their rights under law. It is, as I remarked above, open to governments to change their policy. Likewise it is open to people with disabilities to take action if those changed policies detract from the advances so hardly won under the DDA.

An exemption granted to the present applicants would be granted to them in their official capacities and in no way depends upon the respective offices being occupied in future by the people who hold them now. If such an exemption is to be maintained for its full term then the relevant office holders must ensure that they and their organizations fulfil any conditions under which the exemption was granted.

The DDA does not provide a formal mechanism for re-examining an exemption. There is a general rule of administrative law that a power to do an act implies a power to undo that act. The Commission could, if asked by either people who have the exemption or anybody else, revoke or vary an exemption before its expiry date. In so doing the Commission would need to accord procedural fairness to all interested parties. This would at least involve receiving submissions and testing the evidence submitted. It is also open to people to use the complaints handling process if they believe discrimination has occurred because the conditions of an exemption are not being observed. It is possible that one outcome of a successful complaint would be enforcement of the conditions of an exemption.

3.5 Range of disabilities addressed by the applicants

NFBCA oppose the application on a number of grounds, including that the actions and plans of the applicants deal with mobility issues and do not address the concerns of people with impaired vision. SP make the same point. Without opposing the application, DF say that the Action Plan does not adequately address the concerns of people with impaired hearing. DA do not specifically comment on these issues but say that:

The emphasis is no longer focused just on wheelchair accessible buses, but has broadened to now include train, tram, taxi, and infrastructure plans for the full range of disability groups.

These differences of view may be more apparent than real but the Commission must be on the side of caution and the preservation of rights under the DDA. If sensory disabilities are not being fully considered then it is likely that cognitive disabilities are also not being dealt with, a factor not mentioned in any of the submissions.

Sensory and cognitive barriers to access are every bit as confronting for people with disabilities as are physical barriers to mobility. We must therefore ensure that an exemption does not improve the lot of people with particular disabilities at the expense of people with different disabilities. This does not amount to requiring that all sensory and cognitive barriers immediately be removed from the transport services provided by the applicants. It means that those issues must be dealt with

appropriately during the process of achieving generally accessible public transport.

it may be that the applicants are already taking action to remove sensory and cognitive barriers to the SA public transport system. If so, then they should describe those actions in the Action Plan. If not, then the applicants should address the issues and amend the Action Plan.

In my opinion the solution is to ensure that the Action Plan and, more importantly, the actions taken, do address issues across the full range of relevant disabilities. In granting an exemption the Commission should impose a condition to this effect.

3.6 Effect of exemption on complaints

NFBCA and **SP** express concern about the effect of an exemption on the complaints process under the DDA.

A conditional exemption granted by the Commission pursuant to section 55 of the DDA is no bar to the lodgement of complaints. It is, however, an absolute defence provided that the conditions of the exemption are observed. If an exemption is granted to the present applicants, the bare minimum condition placed upon the grant would be that the Action Plan submitted in support of the application is implemented and, if need be, improved. Whether this condition is being met at any particular time would be a matter of fact to be determined. If the Action Plan is not implemented, then an essential condition of the exemption is breached and the present applicants would have to defend a complaint on the usual ground of unjustifiable hardship. I expect that this would be an undesirable outcome from their point of view. It is, however, a matter for them to decide.

3.7 The role of action plans

NFBCA and **SP** point out that a defendant to a DDA complaint may rely on an action plan as part of the defence of unjustifiable hardship and that an exemption is therefore unnecessary.

In Re: Women's Legal Service the Commission adopted my view. In my recommendation in that matter I said:

The overriding public purpose that would justify an exemption is that the objects of the DDA will be best achieved by temporary relaxation, in specific circumstances and with respect to identified persons, of a particular provision. This does not amount to suspension of the operation of the DDA. It allows, on conditions the Commission sees fit to impose, conduct which the DDA otherwise declares to be unlawful whilst measures that will achieve better compliance are implemented. Where this public purpose cannot be demonstrated, and absent manifest injustice to the applicant, then as a rule an exemption should not be granted.

I then analysed the statutory concept of unjustifiable hardship and pointed out that if doing something is unjustifiably hard then under the DDA it is not unlawful to refrain from doing that thing. I then continued:

In saying that an exemption is contingent on the objects of the DDA being

achieved I am not asserting that the burden of better general compliance must always fall on a particular applicant for exemption. It may be that improvement will be brought about in the sector concerned due to efforts of relevant industries or professions, through the advocacy of people with disabilities, by changing market demands, the outcomes of complaints or a mixture of these and other factors. It is often the case, especially in highly structured or regulated activities, that an individual person or enterprise will need some leeway in order not to suffer manifest injustice in the adjustment process. For this reason the Commission should remain alert to issues affecting the situation of individual applicants. Unjustifiable hardship is strictly speaking a defence to a complaint and not a ground for granting an exemption, however adverse circumstances in which an applicant may be placed can appropriately be considered by the Commission in forming its view.

There is no denying that the present partnership between the disability community and the applicants was, in part, born out of the strife of dealing with complaints under the DDA. I believe that, without surrendering their rights, each party participates in that partnership on the understanding that the other will behave cooperatively. In this way a very substantial public benefit is being brought about in South Australia. If an exemption under the DDA will foster that public benefit then the Commission ought to take that into account.

It must, however, be realised that exemptions are temporary measures. The applicants Action Plan and their actions are such that they will have, if not immediately, then in the near future reasonable prospects of defending complaints. They may or may not succeed, depending on the circumstances of individual cases, but they will be able to rely on their Action Plan and, when established, Transport Standards.

The effect of this is that it will become increasingly difficult for the present applicants to justify an exemption but increasingly likely that they will not need one. At present, however, I believe they have discharged the burden of showing that a temporary exemption is in the public interest.

3.8 The importance of achieving Transport Standards

NFBCA and SP suggest that although the applicants have an Action Plan there is no guarantee that an accessible transport system will be achieved unless Transport Standards are introduced. Shortly after the inception of the DDA an intensive process commenced to develop Accessible Public Transport Standards. Such Standards are made by the Minister (the Commonwealth Attorney-General) and, if not disallowed by Parliament, have the force of law. An act done in compliance with a standard is not unlawful under the DDA. Standards do not increase or reduce rights and obligations under the DDA. They serve to clarify and explain the ways in which the necessarily broad terms of the legislation apply in practice.

The draft Accessible Public Transport Standards now under consideration provide a staged approach to implementation. The Action Plan submitted in support of the present application for exemption likewise envisages a managed process leading to accessible public transport in South Australia by 2015. The scale of change, and the investment of resources this needs, calls for substantial and lasting commitment on the part of governments. In making this commitment in its Action Plan, South Australia is working for the long term in a way that shows confidence that we will

achieve a worthwhile Standard. For this the Minister, the Passenger Transport Board and TransAdelaide are to be commended.

I have already alluded to the fact that the applicants appear to consider this exemption to be only a bridging device to be used until the Standards become law. It is most emphatically my view that this is the purpose of the exemption and that the Standards are absolutely essential to achieving accessible transport in Australia.

4 Conclusion

The applicants seek that this exemption, unlike those previously granted, extend to all services that they provide. They also ask that the exemption apply to any buses, trains and trams owned by them and operated by other service providers pursuant to tender. I will return to this latter point.

I take the breadth of the exemption sought to be a sign of confidence on the part of the applicants that they are succeeding in their efforts to provide accessible public transport. In asking that all their services be covered they are adhering to a de facto disability standard. At the same time, they are accepting the additional rigour of complying with conditions that the Commission may impose on a grant of exemption.

Any conditions must be reasonable to the applicants and at the same time promote the objects of the DDA. In view of the submissions I have received and the positive attitude that the applicants show towards community consultation, Action Plans and eventual Standards, I propose the following conditions.

Disability Action Inc. conclude their submission by saying:

... at the very least, the South Australian Government should have to report on an annual basis, the progress and implementation of the Action Plan. If the exemption is granted, it should be for less than five years and should expire if or when a Transport Standard is made by the Commonwealth Attorney-General.

I accept that in the present case any exemption should be granted for less than five years and have in mind that two years or until Accessible Transport Standards become law, whichever is the sooner, would be an appropriate term.

- The applicants present their Action Plan as the keystone of their activity. A condition that they implement the Action Plan is an acknowledgement of this. It also provides reassurance to the disability community that, in the event of a change of government policy, the Action Plan provides criteria against which continuation of the exemption can be assessed. Reporting is an essential element of maintaining the working relationship between the applicants and the disability community in South Australia. Accordingly, the applicants should prepare progress reports on implementation, to be lodged with the Commission halfway through the term of the exemption and again at the end.
- There are reasonable concerns about the scope of the Action Plan and I believe these can be allayed by consultation with the community and amendment of the Plan. A condition to this effect is warranted. Amendments, if any, to the Plan could be presented at any time.

• The applicants ask that the exemption apply to any buses, trains and trams owned by them and operated by others. I think a more general approach extending to services rather than equipment is more likely to capture the range of issues that arise under the DDA. A condition of the exemption should be that the Commission will take into account the actions or omissions of service providers acting on behalf of the applicants. This may enable the applicants to hold out to their business partners the benefit of the exemption. It should also ensure that services provided on behalf of the applicants, but using equipment and facilities not owned by them, must be taken into account when compliance with the exemption is considered.

I have been urged to encourage the applicants to set an example for the rest of Australia, something I am happy to do without any urging. I applaud the South Australian government for their proactive approach and the support they have shown for the development of Standards. On the evidence now before me, South Australia is a trendsetter in the development of universally accessible public transport. I urge the community to remain vigilant, constructive and involved so that the government's activity and support on this vital issue is maintained.

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Elizabeth Hastings
Disability Discrimination Commissioner

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 eleventh day of April 1997

Chris Mobels

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens	
1. Mr Phillip Eglinton 114 Ratanui Road PARAPARAUMU NEW ZEALAND		Psittacula columboides	
2.	Taiping Zoo Taiping Municipal Council PERAK TAIPING MALAYSIA	Macropus rufus	
3.	Mountain View Farms 8011-240th Street Langley, V3A-4P9 BRITISH COLUMBIA CANADA	Felis viverrinus	

Foreign Affairs and Trade

Export Market Development Grants Act 1974

I, Charles Peter Plumley, Manager, Legislation Development, Australian Trade Commission, declare the following to be a "tourist attraction" for the purposes of the Export Market Development Grants Regulations.

Attraction	Location
to the emblaced that there is no with the first	
Wild World	Palm Cove, Queensland

9 April 1997

C P Plumley

Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953 (THE ACT)

NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(b) OF THE ACT (HIS 4/1997)

The delegate of the Minister for Health and Family Services, has, with effect from 16 April 1997, made a Determination under Paragraph 4B(b) of the Act revoking an earlier determination made under paragraph 4B(b) on 2 January 1997, and determining, for the purposes of paragraph 4B(b) the provision of professional attention of the kind specified does not normally require hospital treatment.

COMMONWEALTH OF AUSTRALIA

National Health Act 1953 (THE ACT)

NOTIFICATION OF DETERMINATION MADE UNDER PARAGRAPH 4B(a) OF THE ACT (HIS 5/1997)

The delegate of the Minister for Health and Family Services, has, with effect from 16 April 1997, made a Determination under Paragraph 4B(a) of the Act revoking an earlier Determination made under paragraph 4B(a) on 28 November 1996, and determining, for the purposes of paragraph 4B(a) the provision of professional attention of the kind specified normally requires hospital treatment in a hospital but does not require such hospital treatment for a period that includes part of an overnight stay.

Copies of the above Determinations 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

Queensland

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 St, Casuarina, Darwin NT 0810

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

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

RULES UNDER SUBSECTION 99AAA (8)

No. PB 4 of 1997

- I, DAVID TREVOR GRAHAM, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to subsection 99AAA (8) of the *National Health Act 1953*, hereby make the following Rules:
- 1. (a) These Rules shall come into operation on 17 April 1997.
 - (b) Rules No. PB 18 of 1996 under subsection 99AAA (8) of the Act made on 15 November 1996 with effect from 1 December 1996 are hereby revoked.
- 2. In these Rules, unless the contrary intention appears:
 - (a) a word or expression shall be taken to have the same meaning as in Part VII of the Act;
 - (b) "Act" means the National Health Act 1953;
 - "A section" means:
 - (i) in respect of an authority prescription, a repeat authorisation, a deferred supply authorisation or a doctor's bag form, the section of the form upon which the prescription is written which is provided for the purpose of recording the information required in the provision in these Rules in which the expression occurs; and
 - (ii) in respect of a prescription other than a prescription specified in paragraph (a), the section of the stamp format marked "A" appearing on the prescription;
 - "authority prescription" means a prescription written on an authority pursuant to regulation 13 of the Regulations, subparagraph 14 (d) of the declaration under subsection 85 (2) of the Act or subparagraph 11 (d) of the determinations under sections 85, 85A and 88 of the Act;
 - "Commission" means the Health Insurance Commission established by the *Health Insurance Commission Act 1973*;
 - "deferred supply authorisation" means a deferred supply authorisation prepared under regulation 26A of the Regulations upon which a pharmaceutical benefit has been supplied;
 - "diskette" means a computer diskette used to record data and programs for use on a computer system where the diskette is compatible with the MS-DOS operating system and where the format of the diskette is one of the formats listed in the following table:

Capacity	Physical Disk Size	Compatibility
360 kilobytes	5.25 inches	IBM
720 kilobytes	5.25 inches	NEC
1.2 megabytes	5.25 inches	IBM
720 kilobytes	3.5 inches	IBM
1.44 megabytes	3.5 inches	IBM

- "doctor's bag form" means an order form for the purpose of regulation 16 of the Regulations or a notification form for the purpose of regulation 18A of the Regulations;
- "exceptional prescription" means a prescription for an extemporaneously-prepared pharmaceutical benefit which is not a standard formulae preparation and for which the price of the ingredients calculated in accordance with paragraphs 21 to 24 of the determination made under paragraph 98B (1) (a) of the Act is not less than twice the amount calculated in accordance with paragraph 38 of that determination, excluding container price, dispensing fee and administration fee;
- "extemporaneously-prepared pharmaceutical benefit" means a pharmaceutical benefit in respect of which there is not in force a determination under subsection 85 (6) of the Act;
- "Managing Director" means the Managing Director of the Commission;
- "prescriber" means the medical practitioner or participating dental practitioner who wrote or prepared the prescription;
- "prescription" includes an authority prescription, a repeat authorisation, a deferred supply authorisation and a doctor's bag form;
- "Regulations" means the National Health (Pharmaceutical Benefits) Regulations made under the Act;
- "repeat authorisation" means a repeat authorisation prepared under regulation 26 of the Regulations upon which a pharmaceutical benefit has been supplied;
- "S section" means:
- (i) in respect of an authority prescription, a repeat authorisation, a deferred supply authorisation or a doctor's bag form, the section of the form upon which the prescription is written which is provided for the purpose of recording the information required in the provision in these Rules in which the expression occurs; and
- (ii) in respect of a prescription other than a prescription specified in paragraph (a), the section of the stamp format marked "S" appearing on the prescription;
- "stamp format" means the following format, whether made by stamp or otherwise and whether or not the lines are omitted:

S	
A	

- "standard formula preparation" means an extemporaneously-prepared pharmaceutical benefit which is listed in Schedule 5 to the determination made under paragraph 98C (1) (b) of the Act.
- 3. For the purposes of paragraph 99AAA (8) (a) of the Act, the procedures to be followed by an approved supplier in making a claim for payment in relation to the supply of pharmaceutical benefits are that:
 - (a) the claim shall be made on and in accordance with the form approved by the Managing Director; and
 - (b) except as provided in subparagraph (d), the claim shall be made in respect of pharmaceutical benefits supplied during a period not exceeding 35 days; and

- (c) except as provided in subparagraph (d), the claim shall be furnished to an office of the Commission not more than 30 days after the last day of the period in respect of which the claim is made; and
- (d) where the Managing Director is satisfied that an approved supplier was unable, through circumstances outside the approved supplier's control, to comply with subparagraph (b) or (c), a claim may be made or furnished outside the requirements of those subparagraphs; and
- (e) except as provided in subparagraph (f), a claim shall not be furnished to the Commission during the same calendar month as any previous claim; and
- (f) notwithstanding subparagraph (e), a claim may be furnished to the Commission in the same calendar month as a previous claim in accordance with an arrangement between the approved supplier and the Managing Director in which the approved supplier has proposed that one or more additional claims be accepted in a calendar month and which the Managing Director, provided that he or she is satisfied that the arrangement will not impose additional administrative expenses on the Commission, has accepted; and
- (g) the claim shall be furnished accompanied by the original prescriptions:
 - (i) upon the presentation of which the pharmaceutical benefits that are the subject of the claim were supplied; and
 - (ii) on each of which that is not an authority prescription, a repeat authorisation, a deferred supply authorisation or a doctor's bag form, shall be marked a stamp format in the area on the extreme left of the prescription, horizontally aligned with the pharmaceutical benefit to which it relates in such a way as to avoid obliterating any other information on the prescription; and
 - (iii) on each of which shall be marked in the S section or S sections one or more serial numbers by the approved supplier, allotted in respect of each pharmaceutical benefit as follows:
 - (A) in respect of general benefit prescriptions—commencing at "1" in each claim and continuing consecutively in respect of that claim; and
 - (B) in respect of concessional benefit prescriptions and concession card prescriptions—commencing at "C1" in each claim and continuing consecutively in respect of that claim; and
 - (C) in respect of entitlement card prescriptions—commencing at "E1" in each claim and continuing consecutively in respect of that claim; and
 - (D) in respect of doctor's bag forms—commencing at "1" in each claim and continuing consecutively in respect of that claim; and
 - (iv) on each of which that is an authority prescription or a repeat authorisation relating to an authority prescription shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "A"; and
 - (v) on each of which that is a deferred supply authorisation shall be marked as a prefix to the serial number allocated under subparagraph (iii) the letter "D"; and
 - (vi) on each of which shall be marked in the A section or A sections:
 - (A) where the approved supplier has made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act and the prescription is in respect of an extemporaneously-prepared pharmaceutical benefit not included in the Standard Formulae List, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or

- (B) where the approved supplier has not made an election pursuant to paragraph 39 of the determination made under paragraph 98B (1) (a) of the Act and the prescription is an exceptional prescription, the price calculated by the approved supplier in accordance with paragraph 20 of that Determination; or
- (C) where the prescription is in respect of extemporaneously-prepared ear drops, eye drops or nasal instillations and the supply of the benefit in a glass bottle container is specified by the prescriber or considered necessary by the approved supplier, the words "glass bottle";

except for those prescriptions which were not in the possession of the approved supplier for reasons which are, in the opinion of the Managing Director, outside the supplier's reasonable control; and

- (h) the claim shall be divided into four bundles in accordance with the categories set out in subsubparagraph (g) (iii), with the prescriptions in each bundle sorted into the order of the serial numbers allocated under that subparagraph with the least serial number at the top of each bundle.
- 4. For the purposes of paragraph 99AAA (8) (b) of the Act, the information to be given to the Secretary by an approved supplier in relation to the supply by the approved supplier of pharmaceutical benefits is:
 - (a) the name of the approved supplier; and
 - (b) the number allotted to the approved supplier under regulation 8A of the Regulations; and
 - (c) the address:
 - (i) where the approved supplier is an approved pharmacist—of the premises in respect of which the pharmacist is approved under section 90 of the Act; or
 - (ii) where the approved supplier is an approved medical practitioner—to which the medical practitioner would seek correspondence to be directed; or
 - (iii) where the approved supplier is an approved hospital authority—of the hospital; and
 - (d) each item of information listed in Column 1 of Part 4 of the Schedule to these Rules, as described in Column 4 of Part 4 of that Schedule.
- 5. For the purposes of paragraph 99AAA (8) (c) of the Act, the procedures to be followed by an approved supplier in providing information by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are that:
 - (a) the information provided in one provision of information shall not relate to more than one claim (in this rule referred to as the "relevant claim") made in accordance with rule 3; and
 - (b) the information shall be provided in not more than 99 parts (in this rule referred to as "claim parts"); and
 - (c) the information in each claim part shall be provided in the form of a standard ASCII computer file that—
 - (i) is divided into the following sections, in the order specified:
 - (A) in the case of an approved supplier who is providing information to the Secretary in accordance with the provisions of subsubparagraph (iii) (C), a single transmission header record consisting of the fields listed in column 1 of Part 5 of the Schedule to these Rules; and

- (B) a single claim part header record consisting of the fields listed in column 1 of Part 1 of the Schedule to these Rules; and
- (C) a prescription record for each prescription being claimed, each consisting of the fields listed in column 1 of Part 4 of the Schedule to these Rules; and
- (D) a single claim part trailer record consisting of the fields listed in column 1 of Part 2 of the Schedule to these Rules; and
- (E) where the information in relation to the relevant claim is provided in one claim part, or in more than one claim part and the claim part is the final part in which the information will be provided, a single claim trailer record consisting of the fields listed in column 1 of Part 3 of the Schedule to these Rules;

where each field contains the information described opposite to the field in column 4 of that Part of the Schedule in the form so described, commencing at the position specified in column 2 of that Part of the Schedule opposite to the field and ending at the position specified in column 3 of that Part of the Schedule opposite to the field; and

- (ii) is produced by a computer program that:
 - (A) does not allow the approved supplier to alter the description of the pharmaceutical benefit or its drug code (within the meaning of Part 4 of the Schedule to these Rules) within the program; and
 - (B) ensures that the prescription information entered into it is accurately transposed to the file; and
 - (C) ensures that the information recorded in the file in respect of each pharmaceutical benefit is in accordance with the Act and Regulations and all Determinations, Declarations and Rules made under the Act and Regulations as they applied at the time that the pharmaceutical benefit was supplied; and
 - (D) takes all reasonable precautions to ensure that information relating to the supply of a substance which was not, in the circumstances, a pharmaceutical benefit or which was a pharmaceutical benefit but was supplied contrary to section 89 of the Act, is not included in the file; and
- (iii) is provided by means of either:
 - (A) a computer file named PBPCTS.DSK recorded on a diskette forwarded to the office of the Commission to which the claim, pursuant to rule 3, was furnished; or
 - (B) a modem transmission to the Central Office of the Commission using a computer program supplied by the Commission; or
 - (C) a computer file transmitted to the Central Office of the Commission by means of a telecommunications provider or electronic mail, using a computer encryption program supplied by the Commission.
- 6. For the purposes of paragraph 99AAA (8) (d) of the Act, the procedures to be followed by an approved supplier in providing information otherwise than by electronic means to the Secretary in relation to the supply by the approved supplier of pharmaceutical benefits are by forwarding a claim in accordance with rule 3.

- 7. For the purposes of subparagraph 99AAA (8) (e) (i) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in processing and determining a claim by an approved supplier for payment relating to the supply of pharmaceutical benefits, are to institute reasonable checks to satisfy itself that:
 - (a) the information provided by the approved supplier in respect of a claim accurately reflects the information recorded on the prescriptions submitted in support of the claim; and
 - (b) the approved supplier is entitled to be paid under the Act or Regulations an amount in respect of the claim.
- 8. For the purposes of subparagraph 99AAA (8) (e) (ii) of the Act, the procedures to be followed by the Commission, on behalf of the Secretary, in making payments in respect of a claim by an approved supplier in relation to the supply of pharmaceutical benefits, are that:
 - (a) payment shall be made by an electronic funds transfer from the Commission's bank to the account at a financial institution nominated in writing by the approved supplier; and
 - (b) a statement of account shall be forwarded to the approved supplier in respect of each claim for payment.

THE SCHEDULE

PART 1—CLAIM PART HEADER RECORD

Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Record Type	1	1	One byte alphabetic, value "H", to identify this record as being a claim part header record; there will be one of these for each claim part
Claim Reference	2	5	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year
Approval Number			Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system
Claim Part Number	12	13	Two bytes numeric, values 01 to 99, representing the number of the claim part within the claim
Rest of Claim Part Header	14	128	One hundred and fifteen bytes of space

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PART 2—CLAIM PART TRAILER RECORD

Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Record Type	1	1	One byte alphabetic, value "T", to identify this record as being a claim part trailer record; there will be one of these for each claim part
Claim Reference	2	5	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year
Approval Number	6	A. 11 - 11 - 12 - 13 - 14 - 15 - 15	Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system
Number of Prescriptions	12	16	Five bytes numeric, right justified, zero filled, being the number of prescription records in this claim part
Rest of Claim Part Trailer	17	128	One hundred and twelve bytes of space

PART 3—CLAIM TRAILER RECORD

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Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Record Type	1		One byte alphabetic, value "Z", to identify this record as a claim trailer record; there will be one of these for each claim
Claim Reference	2	5	Four bytes numeric, consisting of the last two digits of the year followed by the number of the claim submitted by the approved supplier during that calendar year
Approval Number	6		Six bytes alphanumeric, being the number allotted to the approved supplier under regulation 8A of the Regulations, and contained within the software in the approved supplier's computer system
Number of Parts	12	13	Two bytes numeric, values 01 to 99, being the total number of parts in the claim
Rest of Claim Trailer	14:	128	One hundred and fifteen bytes of space

PART 4—PRESCRIPTION RECORD

Column I Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Record Type	1	1	One byte alphabetic, value "P", to identify this
-	-		record as being a prescription record; there will
		•	be one of these for each prescription
Form Number	2	5	Four bytes numeric, value "0000"
Form	6	6	One byte numeric, using the following values:
Category			original prescription 1
	·		repeat authorisation 2
			original authority prescription 3
			repeat authorisation relating to
			an authority prescription 4
			deferred supply authorisation 5
			prescription written by a
			participating dental practitioner 6
			doctor's bag form 7
Payment	7	7	One byte numeric, using the following values:
Category			general benefit 1
ou.ogo.,	į		entitlement card 2
			concessional benefit and
			concession card 3
			doctor's bag form 5
Serial Number	8	12	Five bytes numeric, right justified, zero filled,
Soliai Ivalliooi			marked upon the prescription in respect of the
			pharmaceutical benefit supplied by the
	1		approved supplier which uniquely identifies that
***	,	A 18	pharmaceutical benefit within the payment
			category, pursuant to subsubparagraph 3 (g) (iii)
			of these Rules
Prescriber	13	19	Seven bytes numeric, right justified, zero filled,
Number			being the prescriber number of the prescribing
			medical practitioner or participating dental
	İ		practitioner, issued by the Commission in
	1		pursuance of the function granted to it by
			paragraph 3C (a) of the Health Insurance
			Commission Regulations, except in respect of a
	.		prescription that was written by a medical
		1.	practitioner where that prescriber number was
		s.	not available to the approved supplier at the
	1		time of the supply of the pharmaceutical
			benefit, in which case the field shall be zero
			filled

Column 1	Column 2	Column 3	Columne42 \ \ general 2
Field	Start Start	End	Specifications for field
Date	20	25	Six bytes numeric in the format DDMMYY to
Prescribed	e nanka	le leine	represent the date on which the prescription was
1100011000		karakirina	written upon the presentation of which the
	6 SAA 3 S		pharmaceutical benefit was supplied, where DD
		¥ 654.5	may have values 01 to 31 (day of month), MM
		i de la compansión de la La compansión de la compa	may have values 01 to 12 (month of year), and,
			YY may have values 00 to 99 (last two digits of
			year)
Date	26	31.	Six bytes numeric in the format DDMMYY to
Supplied	in the second second	Sagna Chee	represent the date on which the pharmaceutical
	And the second	in the start of	benefit was supplied, where DD may have
Telefold In the American		car Bass.	values 01 to 31 (day of month), MM may have
	- 1 6 kg 2	Athurani	values 01 to 12 (month of year) and YY may
, 1. 11. 11. 18. 	E 10 + 6.2 FO	A. 25 9977 A	have values 00 to 99 (last two digits of year)
Filler	32	32	One byte numeric, value "0"
Drug Code	33	37	Five bytes, four bytes numeric right justified
2108 0000	er o benefit	a y sam hear.	zero filled, followed by one byte alphabetic
	A CAN	and high tentral	check character, being the code for the
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	in a start	Arribus, public	pharmaceutical benefit which appears in the
2 2 4	and the second	grafit at.	Schedule of Pharmaceutical Benefits published
٦ .	July 1878 (1964)	1. M.	by the Department of Health and Family
a motality of the		fore. Let Mic 124	Services
Brand	38	39	Two bytes alphabetic, being the manufacturer's
4	1784.16.6	orani ofig. kiri see	code which represents the brand of the
	100 100 14	arti i seti ha	pharmaceutical benefit in the determination
The text as stage of		of Graph an	made under subsection 85 (6) of the Act, in the
	i parkir sin	its, enda eta	case of a prescription which identifies the
		or multary new	pharmaceutical benefit by reference to a brand;
			or two spaces, in the case of a prescription
A M		at a reason	which does not identify the pharmaceutical
	tara ya <u>katik</u> a	av salt gestaan.	benefit by reference to a brand
Quantity	: 40	r 15m 44 555 i	Five bytes numeric, right justified, zero filled,
Barrio describer a	r i dashqitir cir	e e.1000 t	to represent the quantity supplied; must be the
\$200 State (100 and	erge of the air an	es miles gree	total quantity supplied where supply of the
			original prescription and the repeat or repeats is
	en professor (*	o secure in a get	made at the one time pursuant to regulation 24
<u> </u>	<u> </u>	and the second	of the Regulations
Price	45		Six bytes numeric, right justified, zero filled,
1		ind biobob	value in cents; for prescriptions priced by the
selection are trained	s declahiran		approved supplier in accordance with an
	Sharike desakt		election pursuant to paragraph 39 of the
	otal oktoko		determination made under paragraph 98B (1) (a)
		Msi Koiza	of the Act or priced by the approved supplier as
gali firida egaraj	indigration (pyi toda s ad	exceptional prescriptions

Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Pricing Election	51	51	One byte alphabetic; value "Y" where the approved supplier has made an election pursuant to paragraph 39 of the determination
			made under paragraph 98B (1) (a) of the Act; otherwise "N"
Number of Repeats	52	53	Two bytes numeric, right justified, zero filled; must be the number of repeats prescribed,
Repeats			subject to the maximum allowable, for original prescriptions, original authority prescriptions, repeat authorisations and deferred supply authorisations; must be the number of repeats which are required where supply of the original prescription and the repeat or repeats is made at
			the one time pursuant to regulation 24 of the Regulations
Number of Previous Supplies	54	55	Two bytes numeric, right justified, zero filled, to represent the number of times that the pharmaceutical benefit has previously been supplied; required for repeat authorisations, repeat authorisations relating to authority prescriptions and deferred supply authorisations; must be "00" for deferred supply authorisations
Regulation 24	56	56	One byte alphabetic; value "Y" if supply of the original prescription and the repeat or repeats is made at the one time pursuant to regulation 24 of the Regulations; otherwise "N"
Specified Purpose	57	57	One byte alphabetic, value "N"
Glass Bottle	58	58	One byte alphabetic; value "Y" if, in a prescription for extemporaneously-prepared ear drops, eye drops or nasal instillations, a glass bottle is ordered by the prescriber or considered necessary by the approved supplier; otherwise "N"
Authority Number	59	66	Eight bytes numeric, right justified, zero filled; required for original authority prescriptions and repeat authorisations relating to authority prescriptions; being, in the case of an original authority prescription, the number preprinted on that form, or, in the case of a repeat authorisation relating to an authority prescription, the number preprinted on the original authority prescription form to which the repeat authorisation relates

Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Early Re-supply	67	67	One byte alphabetic; value "Y" if the pharmaceutical benefit was supplied pursuant to paragraph 25 (3) (b) or (c) or (4) (b) or (c) of the Regulations; otherwise "N" or blank
Entitlement Identifier	68	78	Eleven bytes alphanumeric, left justified, space filled; for concessional benefit prescriptions, the number of the Pensioner Concession Card, Health Benefits Card, Health Care Card or Seniors Health Card which applies to the person for whom the prescription was written; for concession card prescriptions, the number of the Safety Net Concession Card which applies to the person for whom the prescription was written; for entitlement card prescriptions, the number of the Pharmaceutical Benefits Entitlement Card which applies to the person for whom the prescription was written; for general benefit prescriptions, blank
Unique Patient Identifier	79	87	Nine bytes alphanumeric, left justified, space filled; being the unique identification held by the approved supplier for the person for whom the prescription was written
Name Type	88	88	One byte alphabetic; value "D"
Surname	89	112	Twenty-four bytes alphabetic, left justified, blank filled; being the surname of the person for whom the prescription was written
Given Name	113	124	Twelve bytes alphabetic, left justified, blank filled; being the given name, or the first letter of that name, of the person for whom the prescription was written
Sex/Title	125	128	Four bytes alphabetic, left justified, blank filled; used, if necessary, in respect of the person for whom the prescription was written, to distinguish that person from other persons appearing on the same entitlement

PART 5 — TRANSMISSION HEADER RECORD

Column 1 Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Start Segment Flag	1	1	One byte alphabetic, value "*"
Record Type	2	2	One byte alphabetic, value "T" to identify this record as being a transmission header record; there will be one of these for each transmission
Filler	3	3 <	One byte of space
Number of Claims	4	6	Three bytes numeric, value "001"
Filler	7.	12	Six bytes of space
Customer Class	13	14	Two bytes alphabetic, value "TP"
Customer Identifier	15	22	Eight bytes alphanumeric, being an identifier allotted to the approved supplier by the Commission
Filler	23	30	Eight bytes of space
Function Identifier	31	31	One byte alphabetic, value "P"
Test Flag	32	32	One byte of space
Version Number	33	36	Four bytes alphanumeric, allotted by the Commission to identify the document version number
Batch Number	37	46	Ten bytes alphanumeric, to identify the batch number for the current transmission
Time of Last Transmission	47	52	Six bytes numeric in the format HHMMSS to represent the time of day of the previous transmission, where HH may have values 00 to 23 (hours), MM may have values 00 to 59 (minutes) and SS may have values 00 to 59 (seconds)
Date of Last Transmission	53	60	Eight bytes numeric in the format DDMMCCYY to represent the date of the previous transmission, where DD may have values 01 to 31 (day of month), MM may have values 01 to 12 (month of year), CC may have value 19 or 20 (first two digits of year) and YY may have values 00 to 99 (last two digits of year)
Time of Current Transmission	61	66	Six bytes numeric in the format HHMMSS to represent the time of day of the current transmission, where HH may have values 00 to 23 (hours), MM may have values 00 to 59 (minutes) and SS may have values 00 to 59 (seconds)

Column I Field	Column 2 Start	Column 3 End	Column 4 Specifications for field
Date of Current Transmission	67	74	Eight bytes numeric in the format DDMMCCYY to represent the date of the current transmission, where DD may have values 01 to 31 (day of month), MM may have values 01 to 12 (month of year), CC may have value 19 or 20 (first two digits of year) and YY may have values 00 to 99 (last two digits of year)
Rest of Trans- mission Header	75	128	Fifty-four bytes of space
	*		

Dated this

eighth

day of

Apri

1997.

D. GRAHAM

Assistant Secretary

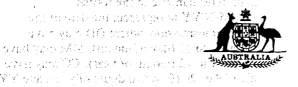
Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

Immigration and Multicultural Affairs

R5_19_4E.03



Commonwealth of Australia

Migration Act 1958

Migration Regulations

SPECIFICATION OF BODIES FOR PURPOSES OF PARAGRAPH 5.19(4)(e)

- I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 5.19(4)(e) of the Migration Regulations ("the Regulations"), hereby:
- (1) REVOKE all existing Gazette Notices specifying bodies for the purposes of paragraph 5.19(4)(e) of the Regulations; and
- (2) SPECIFY the bodies listed in the Schedule to this Notice for the purposes of paragraph 5.19(4)(e).

Dated

1997

Minister for Immigration and Multicultural Affairs

[NOTES: (1) Regulation 1.17 provides that the Minister may, by notice published in the Gazette specify matters which must be specified for the purposes of the Regulations.

⁽²⁾ Paragraph 5.19(4)(e) provides that only a body that has been specified for the purposes of that paragraph may certify that an employer nomination meets the requirements of subreg 5.19(4). Subregulation 5.19(1) provides that a proposed appointment that satisfies the requirements of subreg 5.19(4) is an approved appointment.

⁽³⁾ This instrument takes effect from the date of publication in the Gazette]

SCHEDULE

Column 1 Item	Column 2 Body
1.	Cape York Peninsula Development Association Inc;
2.	Cairns Chamber of Commerce Inc;
3.	Northern Territory Department of Asian Relations, Trade and Industry;
4.	Development Albury-Wodonga 2000 ("DAW 2000");
5.	Queensland Department of Economic Development and Trade;
6.	Goldfields Esperance Development Commission;
7.	Greater Green Triangle Region Association Inc;
8.	Gulf Local Authorities Development Association Inc;
9.	Mount Isa to Townsville Economic Development Zone Inc;
10.	Orana Regional Development Organisation;
11.	Riverina Regional Development Board;
12.	South Australia Department of Manufacturing, Industry, Small Business and Regional Development;
13.	South West Development Commission;
14.	Tasmania Development and Resources;
15.	Winton Shire Council (Queensland); and.
16.	Australian Capital Territory Department of Business, the Arts, Sport and Tourism.

DECMARCE

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 I	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
ALLAN Kelih Wijilam	19/11/49	Kelth W Allan & Associates	1 Military Road Avondale Heights VIC	CHARGES
ARAVINDAN Kerthigesu Pathmanapan	27/09/53		2/5 County Close WHEELERS HILL VIC 3150	CHARGES
CHE Jian Mei	13/03/68	Australia Wanhe International Pty Ltd	Lovel 4 11-13 Aird St PARRAMATTA NSW 2150	CHARGES
KHADEMY-DELJO Azita	21/06/65	and N. Marina Commencer of the co	24 Story St PARKVILLE VIC 3051	FREE SERVICE
LIN Lynn Yun	27/1 0/64	Australian Asia investment & Immigration	Sulle 7, 19-21 Hoddle St RICHMOND VIC 3122	CHARGES
LO Virginia	21/11/50	garan kasasa	83 Archbold Road LINDFIELD NSW 2070	FREE SERVICE
MATTHEWS Poter David	15/12/39	Professional Migration Services	Unit 3 3 Caphne Street PROSPECT SA 5082	CHARGES
PARTAMIAN Hermine	8/01/52	Bellevi (1905) i bereit i protesti i s Beste vivis se manta ette i se si si si si	2 Tyreli Crospent FAIRFIELD NSW 2165	CHARGES
PRESCOTT Michael Trevor	11/07/55	Townsends	91 Hallfax Street Adetalde SAT 5000	CHARGES
QIU Frank Ke	10/05/58	Joes Austchin Migration Agent	7/25-29 O'Connell Street North Parramatta NSW 2151	CHARGES
STEWART Anthony John	2/08/58	John Pastro & Co.	1st Floor 94 Burgundy Street HEIDELBERG VIC 3084	CHARGES
WANG Kefu	20/11/59	Australian Compass Co.	2/126 Wellington Road Clayton VIC 3168	CHARGES
ZHU Yao Bo (Paul)	4/05/57	Mingda Translation Service	29/159 Union Street Brunswick West VIC 3055	CHARGES

for SECRETARY Wednesday, 16 April 1997

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

INDEPENDENT SCHOOLS AND COLLEGES (DOMESTIC AND MAINTENANCE STAFF)(ACT) AWARD 1993 (10122) C NO 90231/96

TRANSPORT WORKERS (L P GAS INDUSTRY) AWARD 1985 (T0163) CNO 31645/93

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	1717		
10122 V021(a)	A5	Definitions	Correction
T0163 V028		Transport Workers(LP Gas Industry)	
5 . 3 4 . 5 . 4	1.0	(Roping in No.3) Award 1996	12.09.94

Dated this 16th day of April 1997

Christine Hayward

Deputy Industrial Registrar

9604748

7 April 1997

FORM R52

Regulation 23

Workplace Relations Act 1996 AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Transport Worker's (Refuse) Award 1988 (C No. 11554/1995) [T0107CRN] Transport Workers Award 1983 (C No. 11554/1995) [T0140CRN]

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	CLAUSE/S	SUBSTANCE		DATE OF
NO.		(D : 1) (A : 11006		EFFECT
T107CRN		(Roping in No. 4) Award 1996		17.12.96
V057,V058,V059		(Roping in No.5) Award 1996		
		(Roping in No.6) Award 1996		
T140CRN		(Roping in No 17) Award 1996	*	17.12.96
V161,V162,		(Roping in No 18) Award 1996		
V163,V164		(Roping in No 19) Award 1996		
· ·		(Roping in No 20) Award 1996		

3 April, 1997

NEIL McHATTIE DEPUTY INDUSTRIAL REGISTRAR

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	26/03/97	27/03/97	28/03/97	29/03/97	30/03/97	31/03/97	01/04/97
Austria	Schillings	9.2983	9.3206	9.3206	9.3206	9.3206	9.3206	9.2376
Belgium/Lux	Francs	27.2600	27.3100	27.3100	27.3100	27.3100	27.3100	27.1200
Brazil	Reals	.8059	.8091	.8091	.8091	.8091	.8091	.8094
Canada	Dollars	1.0781	1.0784	1.0784	1.0784	1.0784	1.0784	1.0879
China	Yuan	6.4805	6.5061	6.5061	6.5061	6.5061	6.5061	6.5077
Denmark	Kroner	5.0376	5.0468	5.0468	5.0468	5.0468	5.0468	5.0073
EC	ECU	.6801	.6819	.6819	.6819	.6819	.6819	.6751
Fiji	Dollar	1.1044	1.1072	1.1072	1.1072	1.1072	1.1072	1.1062
Finland	Markka	3.9423	3.9272	3.9272	3.9272	3.9272	3.9272	3.9062
France	Francs	4.4569	4.4623	4.4623	4.4623	4.4623	4.4623	4.4248
Germany	Deutschmark	1.3214	1.3239	1.3239	1.3239	1.3239	1.3239	1.3140
Greece .	Drachmae	208.1200	208.9000	208.9000	208.9000	208.9000	208.9000	208.6200
Hong Kong	Dollars	6.0624	6.0870	6.0870	6.0870	6.0870	6.0870	6.0892
India	Rupees	28.0393	28.1659	28.1659	28.1659	28.1659	28.1659	28.1925
Indonesia	Rupiah	1874.1000	1884.4000	1884.4000	1884.4000	1884.4000	1884.4000	1884.1000
Ireland	Pounds	.4969	.4981	.4981	.4981	.4981	.4981	.4954
Israel	Shekel	2.6304	2.6410	2.6410	2.6410	2.6410	2.6410	2.6335
Italy	Lire	1323.3100	1318.8500	1318.8500	1318.8500	1318.8500	1318.8500	1313.5100
Japan	Yen	96.9100	97.4000	97.4000	97.4000	97.4000	97.4000	97.1900
Korea	Won	695.8700	700.4600	700.4600	700.4600	700.4600	700.4600	704.1900
Malaysia	Ringgit	1.9385	1.9495	1.9495	1.9495	1.9495	1.9495	1.9457
Netherlands	Guilder	1.4857	1.4894	1.4894	1.4894	1.4894	1.4894	1.4765
New Zealand	Dollar	1.1281	1.1297	1.1297	1.1297	1.1297	1.1297	1.1298
Norway	Kroner	5.2130	5.2403	5.2403	5.2403	5.2403	5.2403	5.1843
Pakistan	Rupee	31.3600	31.4800	31.4800	31.4800	31.4800	31.4800	31.4900
Papua NG	Kina	1.0792	1.0822	1.0822	1.0822	1.0822	1.0822	1.0839
Philippines	Peso	20.6100	20.7000	20.7000	20.7000	20.7000	20.7000	20.7100
Portugal	Escudo	133.1600	133.3000	133.3000	133.3000	133.3000	133.3000	132.0900
Singapore	Dollar	1.1282	1.1384	1.1384	1.1384	1.1384	1.1384	1.1335
Solomon Is.	Dollar	2.8348	2.8606	2.8606	2.8606	2.8606	2.8606	2.8616
South Africa	Rand	3.4556	3.4732	3.4732	3.4732	3.4732	3.4732	3.4756
Spain	Peseta	112.1400	112.4400	112.4400	112.4400	112.4400	112.4400	111.3700
Sri Lanka	Rupee	45.3200	45.6800	45.6800	45.6800	45.6800	45.6800	45.8100
Sweden	Krona	6.0054	5.9842	5.9842	5.9842	5.9842	5.9842	5.9542
Switzerland	Franc	1.1460	1.1463	1.1463	1.1463	1.1463	1.1463	1.1353
Taiwan	Dollar	21.5700	21.6500	21.6500	21.6500	21.6500	21.6500	21.6300
Thailand	Baht	20.3300	20.4200	20.4200	20.4200	20.4200	20.4200	20.3800
UK	Pounds	.4835	.4817	.4817	.4817	.4817	.4817	.4792
USA	Dollar	.7824	.7855	.7855	.7855	.7855	.7855	3.7858
								1

Michael Politi Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 02/04/97

Industry, Science and Tourism

ANTI-DUMPING AUTHORITY

CONTINUATION INQUIRY: CANNED TOMATOES FROM ITALY, SPAIN AND THE PEOPLE'S REPUBLIC OF CHINA

The Anti-Dumping Authority has completed its inquiry into whether the countervailing duties currently applying to imports of canned tomatoes from Italy and Spain and the dumping duties currently applying to imports of canned tomatoes from Italy and the People's Republic of China (China) should be continued until 2002.

The Authority was satisfied that:

- Italian and Spanish producers of canned tomatoes are eligible for countervailable subsidies from the European Commission and future exports to Australia are likely to be subsidised;
- future exports of canned tomatoes from Italy to Australia are likely to be dumped; and
- the expiration of the countervailing duties and dumping duties currently applying
 to imports of canned tomatoes from Italy would be likely to lead to the
 recurrence of the material injury which the duties are intended to prevent.

The Authority was not satisfied that:

- the expiry of the countervailing duties applying to imports of canned tomatoes from Spain; and
- the expiry of the dumping duties applying to imports from China,

would lead, or be likely to lead, to a recurrence of the material injury which the duties were intended to prevent.

The Authority therefore recommended that the Minister take steps to secure the continuation of the countervailing duties and dumping duties currently applying to imports of canned tomatoes from Italy for a further five years beyond the current expiry date of 29 April 1997.

The Authority further recommended that the countervailing duties currently applying to imports of canned tomatoes from Spain, and the dumping duties currently applying to imports of canned tomatoes from China, should be allowed to expire on 29 April 1997.

The Minister has accepted the Authority's recommendations.

Requests for copies of the Authority's Report no. 169 should be addressed to the Information Officer, Ms Margaret McLeod, at the Authority by telephoning (06) 213 6754 or Internet MMCLEOD@dist.gov.au.

Anti-Dumping Authority Act 1988

CONTINUATION OF COUNTERVAILING AND ANTI-DUMPING DUTIES PURSUANT TO PARAGRAPH 8A(10)(a)

I, GEOFFREY DANIEL PROSSER, Minister of State for Small Business and Consumer Affairs, in accordance with paragraph 8A(10)(a) of the Anti-Dumping Authority Act 1988, DETERMINE that:

- (a) the dumping duty notice dated 21 April 1992 pursuant to subsection 269TG(2) of the *Customs Act 1901* in respect of canned tomatoes exported from Italy to Australia; and
- (b) the countervailing duty notice dated 21 April 1992 pursuant to subsection 269TJ(2) of the *Customs Act 1901* in respect of canned tomatoes exported from Italy to Australia.

shall continue in force after 29 April 1997.

Dated this

) nd

day of

april

1997.

GEOFFREY DANIEL PROSSER

Minister of State for

Small Business and Consumer Affairs

COMMONWEALTH OF AUSTRALIA

Trade Practices Act 1974

Consumer Protection Notice No. 10 of 1997

CONSUMER PRODUCT SAFETY STANDARD - CHILDREN'S TOYS

- I, GEOFFREY DANIEL PROSSER, Minister for Small Business and Consumer Affairs, pursuant to section 65E(1) of the *Trade Practices Act 1974*, hereby:
- (a) REVOKE the consumer product safety standard in respect of children's toys published in the *Gazette* No GN42 of 1 November 1989, and
- (b) DECLARE that, in respect of goods of a kind specified in Division 1 of the Schedule to this Notice, the part of the Standard set out in Division 2 of the Schedule, as varied by Division 3 of the Schedule, is a consumer product safety standard for the purposes of section 65C of the Act.

SCHEDULE

Division 1—Particulars of Goods

Toys for children under three years of age, being objects manufactured, designed, labelled or marketed as playthings including, but not limited to:

- (1) rattles;
- (2) dummies;
- (3) toy dummies;
- (4) teethers;
- (5) squeeze toys;
- (6) toys to be attached to a crib, stroller, playpen or baby carriage;
- (7) pull and push toys;
- (8) pounding toys;
- (9) blocks and stacking toys;
- (10) toys for use in a bath tub;
- (11) rocking, spring and stick horses and figures;
- (12) musical chime toys;
- (13) jacks-in-the-box;
- (14) stuffed, plush and flocked animals and figures;
- (15) games;
- (16) puzzles;
- (17) dolls;
- (18) toy cars, trucks and other vehicles;

but not including:

(19) balloons;

more to the wall of making the

- (20) marbles;
- (21) gramophone records;
- (22) books,
- (22) books;(23) writing materials (including crayons, chalk, pencils and pens);
- (24) paints (including finger paints and water paints), paint brushes and other painting implements;
- (25) modelling materials (including clay, plasticine and play-dough);
- (26) flotation aid toys;
- (27) bicycles having a wheel base of not less than 640mm;
- (28) toys that are made wholly from highly porous material (for example, cheesecloth);
- (29) playground equipment for parks, schools and domestic use, including:
 - (a) swings;
 - (b) see-saws;
 - (c) slides;
 - (d) agility apparatus;
 - climbing, swinging, rotating and rocking apparatus; (e)
 - cubby houses; (f)
 - sand pits: (g)
 - apparatus for use in sand; (h)
 - (i) sliding poles;
 - (i) ladders:
- (30) goods supplied wholly or partially unassembled for assembly by an adult after supply, provided that, when assembled in accordance with instructions supplied in writing with the goods, the goods comply with the part of a standard specified in Division 2;
- (31) toys:
- made from closed cell polyethylene, ethylene vinyl acetate or like material; and
- labelled with the word "WARNING" in letters that are:
 - not less than 5mm in height; and
 - (ii) in upper case; and
 - (iii) red: and-
 - (iv) on a white background; and

adjacent to the words "NOT SUITABLE FOR CHILDREN UNDER 3 YEARS AS FOAM PIECES MAY BREAK OFF AND CAUSE A CHOKING HAZARD" in letters that are:

- not less than 2.5mm in height; and (v)
- in upper case; and the contribution of the con (vi)
- red; and करा । कार्य कार्य है एक्स का अवस्थित (विकासिक (vii)
- on a white background, and displayed conspicuously and in a legible form:

อยาก (มหาย ควรเล้า รายเมื่อระบบที่ ระกาล กายกา สุดเรีย สมาหักรภาษ์ มาขอสุดสังพละ สนในสารากับหนึ่ง

- (ix) on the toys; or
- (x) if the toys are displayed in packages at the point of retail sale — on the packages. The second state of the feetile

te augustic von ficht responsibler 11 bestehnig Leider-Spaal in

Division 2-Part of a Standard

Clauses 4.2, 4.3, 4.4, 4.5, 4.9, 4.10, 4.11, 4.12, 4.16, 4.20, 4.21, 4.22, 4.23, 4.24, 4.25, 4.26, 7.1, 7.2, 7.10(d), 7.15.6 (a) (iv), 9.4 and 10 and Appendix A, Appendices D to S (inclusive) and Appendices U and V of the Australian Standard 1647.2-1992, 'Children's Toys (Safety Requirements) Part 2: Constructional Requirements', approved by the Standards Association of Australia on 14 September 1992, as amended by Amendment No. 1 published on 5 March 1995.

Division 3—Variations

The part of the standard specified in Division 2 is varied as follows:

- (1) Clause 7.2:
 Omit the clause, substitute:
 - "7.2 Stuffed toys Stuffed toys must not produce an ingestion or inhalation hazard if tested in accordance with Appendix O.".
- (2) Clauses 10.2.1, 10.3.1 to 10.3.7 (inclusive), 10.3.10, 10.3.11 and 10.3.13: Omit all the words between "produce" and "an".
- (3) Clauses 10.3.9 and 10.3.15:
 Omit all the words after "not", substitute "produce an ingestion or inhalation hazard."
- (4) Clause 10.3.14:
 Omit "from the toy.", insert "from the toy, and which produce an ingestion or inhalation hazard.".
- (5) Clause D5:
 Omit "If", substitute "Subject to Clause 9.4, if".
- (6) Paragraphs F5(d), G6(i), H5(f), I5(g), J5(e), K5(h), L5(f), M5(h), N6(i), Q5(g) and R5(h):
 Omit all the words after "with", substitute "Appendix D."
- (7) Paragraphs F6(d)(i), F6(d)(ii), G7(c)(i), G7(c)(ii), H6(c)(i), H6(c)(ii), I6(d)(i), I6(d)(ii), I6(d)(ii), I6(b)(ii), K6(a), K6(b), L6(b)(i), L6(b)(ii), M6(d)(ii), M6(d)(ii), N7(d)(ii), Q6(a)(ii), Q6(a)(ii), R6(d)(i) and R6(d)(ii): Omit the paragraphs.
- (8) Paragraphs L5(b) and L5(g):
 Omit all the words between "produce" and "an".
- (9) Clause N2: Omit "neither developed a hazardous sharp edge nor a hazardous sharp point, nor, if applicable, produced", substitute "did not produce".

- (10) Paragraph U6(b):
 After "outlet", insert "and whether these objects produced an ingestion or inhalation hazard".
- (11) Paragraph V6(a):
 Omit "fractured through the entire thickness or matter visible to the naked eye has become detached from any portion of the test specimen.", substitute "produced an ingestion or inhalation hazard."

Dated this 26 dh day of march. 1997

GEOFFREY DANIEL PROSSER

Minister for Small Business and Consumer Affairs

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	02/04/97	03/04/97	04/04/97	05/04/97	06/04/97	07/04/97	08/04/97
Austria	Schillings	9.2214	9.2349	9.1265	9.1265	9.1265	9.2347	9.3453
Belgium/Lux	Francs	27.0200	27.0800	26.7700	26.7700	26.7700	27.0300	27.3700
Brazil	Reals	.8090	.8061	.8001	.8001	.8001	.7988	.7979
Canada	Dollars	1.0887	1.0838	1.0813	1.0813	1.0813	1.0795	1.0745
China	Yuan	6.5042	6.4818	6.4342	6.4342	6.4342	6.4234	6.4166
Denmark	Kroner	4.9926	5.0025	4.9468	4.9468	4.9468	4.9922	5.0593
EC	ECU	.6729	.6738	.6666	.6666	.6666	.6714	. 6775
Fiji	Dollar	1.1017	1.1017	1.0935	1.0935	1.0935	1.0980	1.0987
Finland	Markka	3.9032	3.9291	3.8910	3.8910	3.8910	3.9251	3.9615
France	Francs	4.4099	4.4190	4.3718	4.3718	4.3718	4.4121	4.4686
Germany	Deutschmark	1.3099	1.3123	1.2976	1.2976	1.2976	1.3102	1.3273
Greece	Drachmae	207.9200	208.0100	205.3900	205.3900	205.3900	207.3900	208.8300
Hong Kong	Dollars	6.0833	6.0616	6.0180	6.0186	6.0180	6.0088	6.0021
India	Rupees	28.1644	28.0725	27.8507	27.8507	27.8507	27.8183	27.7749
Indonesia	Rupiah	1882.3000	1879.5000	1866.1000	1866.1000	1866.1000	1863.0000	1861.9000
Ireland	Pounds	.4948	. 4952	.4922	.4922	.4922	.4935	. 4990
Israel	Shekel	2.6272	2.6233	2.6035	2.6035	2.6035	2.6100	2.6169
Italy	Lire	1307.7600	1300.3400	1286.6300	1286.6300	1286.6300	1294.9800	1306.6000
Japan	Yen	96.1500	96.2000	95.6100	95.6100	95.6100	96.6700	97.3200
Korea	Won	703.7700	700.8600	694.6500	694.6500	694.6500	693.8400	692.5400
Malaysia	Ringgit	1.9452	1.9424	1.9277	1.9277	1.9277	1.9297	1.9382
Netherlands	Guilder	1.4725	1.4768	1.4597	1.4597	1.4597	1.4744	1.4927
New Zealand	Dollar	1.1254	1.1278	1.1205	1.1205	1.1205	1.1218	1.1250
Norway	Kroner	5.2851	5.3053	5.2765	5.2765	5.2765	5.2977	5.3854
Pakistan	Rupee	31.4800	31.3700	31.1300	31.1300	31.1300	31.0800	31.0500
Papua NG	Kina	1.0828	1.0777	1.0683	1.0683	1.0683	1.0667	1.0651
Philippines	Peso	20.7000	20.6300	20.4800	20.4800	20.4800	20.4500	20.4300
Portugal	Escudo	131.7000	131.7400	130.4200	130.4200	130.4200	131.2100	133.0200
Singapore	Dollar	1.1284	1.1247	1.1147	1.1147	1.1147	1.1141	1.1150
Solomon Is.	Dollar	2.8602	2.8500	2.8289	2.8289	2.8289	2.8241	2.8212
South Africa	Rand	3.4648	3.4577	3.4321	3.4321	3.4321	3.4222	3.4276
Spain	Peseta	110.9100	110.9900	109.7500	109.7500	109.7500	110.6000	112.0400
Sri Lanka	Rupee	45.7100	45.5100	45.2900	45.2900	45.2900	45.2100	45.2000
Sweden	Krona	5.9702	5.9817	5.9058	5.9058	5.9058	5.9261	5.9581
Switzerland	Franc	1.1328	1.1304	1.1140	1.1140	1.1140	1.1216	1.1395
Taiwan	Dollar	21.6200	21.5600	21.3900	21.3900	21.3900	21.3600	21.3400
Thailand	Baht	20.3400	20.3000	20.1500	20.1500	20.1500	20.1600	20.1800
••••	_ ,							
UK	Pounds	.4756	.4759	.4727	.4727	.4727	.4749	. 4760

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
09/04/97

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Department of Primary Industries and Energy Wheat Marketing Act 1989

Revocation of Determination and Determination of the Aggregate Estimated Net Pool Return from Wheat of the 1996-97 Season

Pursuant to Section 78 of the Wheat Marketing Act 1989, and having regard to information provided by the Australian Wheat Board and the Australian Bureau of Agricultural and Resource Economics, I, John Duncan Anderson, Minister for Primary Industries and Energy, hereby

- revoke the previous determination of the aggregate estimated net pool return from wheat of the 1996-97 season; and
- determine the aggregate estimated net pool return from wheat of the 1996-97 season to be \$A3,146 million.

Dated this Leventh day of Lpn 1997

JOHN ANDERSON Minister for Primary Industries and Energy

AUSTRALIAN WHEAT BOARD (AWB) WHEAT MARKETING ACT 1989 (COMMONWEALTH)

GUIDELINES FOR ADJUSTMENTS TO POOL PAYMENTS (SECTION 65A)

Under section 65A of the Wheat Marketing Act 1989 (Commonwealth) (WMA) the Australian Wheat Board (AWB) is required by notice in the gazette to publish guidelines for the exercise of the AWB's powers in relation to adjustments to wheat pool payments.

Background

For each season the AWB will establish pools for wheat of a particular description based on any of the following (section 61 WMA):

- i the time at which the wheat is delivered;
- ii the quality;
- iii growing region;
- iv the grade;
- v the variety; or
- vi other matters as determined by the AWB after consultation with the Grains Council of Australia.

Guidelines

In accordance with section 65A(4) of the WMA the Board issues the following guidelines for the exercise of its powers to vary or adjust the total pool payment payable to pool return wheat participants which is calculated in accordance with section 65. The total pool payments will be adjusted by the AWB from a standard based on the following:

i The quality of the wheat

Adjustments may be made to reflect the market value of the quality characteristics of the wheat sample. Principally these characteristics will relate to protein content, level of impurities, grain density and weather damage. Further detailed information is contained in the AWB's 'Wheat Receival Standards' and 'Protein Payment Scales' which are prepared on a seasonal basis and are available upon request to the Freedom of Information (FOI) Officer at the AWB.

ii The variety of the wheat

The allocation of varieties to pools and financial adjustments to reflect variety will be based on medium to long term market signals for the end product characteristics normally produced from a variety in a region. Further detailed information is contained in the AWB's 'Master-Varietal Classification and Discount' which is prepared on a seasonal basis and is available upon request to the FOI Officer_at the AWB.

iii Cost incurred by the AWB for the transport, storage and handling of wheat

As far as practicable, transport, storage and handling costs will reflect the actual costs incurred in marketing the wheat. An estimate of these costs is contained in the 'Estimated Silo Return' Schedule prepared on a seasonal basis which is currently mailed to AWB registered wheat growers prior to harvest and are available upon

request to the FOI Officer. Also following pool closure the final costs will be available upon request to the FOI Officer.

iv Other matters considered by the AWB to be fair and reasonable

If required, adjustments will be made for other reasons to preserve the equity ('fairness') between growers.

Payment in lieu of final payment (cashout)

There are two potential scenarios:

- In the event that the actual net return of a particular pool is less than the payment in lieu of final payment (commonly referred to as 'cash out') and the Early Final Payment Reserve (EFPR) is insufficient to cover the shortfall an adjustment will be made to the final payment to participants across all other pools within the same season. For example if the actual net return per tonne was \$100 and the "cash payment" was \$110 per tonne and the Early Final Payment Reserve was only able to cover the shortfall to the extent of \$5 then the remainder of \$5 would be met by a deduction from the final payment to pool participants. The actual deduction for individual pool participants under these circumstances will depend upon the ratio of total pool tonnage to tonnage "cashed out".
- ii In the event that the actual net pool return is greater than the payment in lieu of final payment, (commonly referred to as 'cash out') the balance will be distributed to the early final payment reserve in the first instance to a maximum aggregate equal to the size of the EFPR (at the time of 'cash out') [which represents the value of the risk borne by the EFPR] and any surplus as a positive adjustment to the final pool payment. For example, if the positive excess of the net pool return over 'cash out' represented in aggregate \$2M and the EFPR was \$1M the remaining \$1M would be distributed in the final payment to pool participants.

In the event that these adjustments occur, further information will be available upon request from the FOI Officer.

The FOI Officer may be contacted by mail at:

GPO Box 4562, Melbourne 3001 by facsimile on (03) 9606 0252 or telephone on (03) 9209 2000

COMMONWEALTH OF AUSTRALIA

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

ZONE ELECTION RULES

NOTICE OF FIXING TIME, DAY AND LOCATION FOR ZONE ELECTION

I, JOHN JOSEPH HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, under Rule 3 of Zone Election Rules made pursuant to section 138 of the <u>Aboriginal and Torres Strait Islander Commission Act 1989</u>, hereby determine the following schedule in relation to a zone election for the Torres Strait zone:

Zone	Day for the close of nominations	Time on nomination day for the close of nominations	Day for the close of the poll	Venue at which polling is to take place
Torres Strait	22 April 1997	10.30 am	22 April 1997	Torres Strait Regional Authority Offices, Torres Strait Haus, Victoria Parade, Thursday Island

Signed on

April, 1997

Minister for Aboriginal and Torres Strait Islander Affairs





COMMONWEALTH OF AUSTRALIA

Export Control Act 1982

Export Control (Unprocessed Wood) Regulations

Regulation 4B

NOTICE OF APPROVAL OF VICTORIA'S AND TASMANIA'S CODES OF PRACTICE IN RESPECT OF WOOD OR WOOD CHIPS DERIVED FROM A PLANTATION

I, John Anderson, Minister for Primary Industries and Energy, hereby give notice under sub-regulation 4B(5) of the Export Control (Unprocessed Wood) Regulations that, on the 25th day of 1997, I approved the code of practice for the State of Victoria and I approved the code of practice for the State of Tasmania.

Dated this

4

day of

Apr 1

1997.

JOHN ANDERSON

Minister for Primary Industries and Energy

AUSTRALIAN WINE AND BRANDY CORPORATION GEOGRAPHICAL INDICATIONS COMMITTEE

555 The Parade, MAGILL, South Australia, 5072 Phone: (08) 8364 2828 Fax: (08) 8364 5151

NOTICE OF INTERIM DETERMINATION

The Presiding Member of the Geographical Indications Committee of the Australian Wine and Brandy Corporation wishes to advise that the following INTERIM DETERMINATIONS of Australian Geographical Indications have been made as set out in this notice.

This notice is issued in conformity with Section 40V of the Australian Wine and Brandy Corporation Act 1980, as amended.

Written submissions to the Committee in respect of the Interim Determinations of Australian Geographical Indications set out in this notice are invited, and are required to be lodged within a period of one (1) month from the date of publication of this notice.

Written submissions should be addressed to:

THE PRESIDING MEMBER Geographical Indications Committee AUSTRALIAN WINE AND BRANDY CORPORATION P.O. Box 595 MAGILL SA 5072

GEOGRAPHICAL INDICATION

#41

MOUNT BARKER

AREA BOUNDARY

The area boundary used to support the textual description of the geographical indication for "MOUNT BARKER" is presented on the following official maps:

> DENMARK TOPOGRAPHIC MAP

> > Map Scale 1:100,000 Map Sheet 2328 Edition 1 Produced by the Division of **National Mapping**

Printed by the Minister for Natural Resources, 1976

FRANKLAND TOPOGRAPHIC MAP Map Scale 1:100,000

Map Sheet 2329 Edition 1 Produced by the Division of National Mapping Printed by Authority of the Minister of Minerals and Energy, 1975.

TAMBELLUP TOPOGRAPHIC MAP

Map Scale 1:100,000 Map Sheet 2429 Edition 1 Produced by the Division of National Mapping

- INTERIM DETERMINATIONS of Australian Geographical Indications, APRIL, 1997 - Page 2 Australian Wine and Brandy Corporation

> Printed by Authority of the Minister of Minerals and Energy. 1975

MOUNT BARKER TOPOGRAPHIC

MAP Map Scale 1:100,000 Map Sheet 2428 Edition 1 Produced by the Division of National Mapping Printed by Authority of the Minister of Minerals and Energy, 1975.

TEXTUAL DESCRIPTION

Indication "MOUNT The Geographical BARKER" is located within the region of Great Southern and within the zone South West Australia, within the State of Western Australia, Australia.

The starting point is the north west corner of the subregion on map Frankland (sheet 2329) at grid reference 300846, then proceeding generally east along the Mallawillup Road to edge of map at grid reference 459848 on to map Tambellup (sheet 2429) at grid reference 459848, then continue generally east along Mallawillup Road to the Martagallup Road grid reference 496848, then proceeding generally south east along Martagallup Road to the Albany Highway, grid reference 534832, then proceeding across the Albany Highway in a straight line east to the township of Kendenup continuing in a straight line east to grid reference 700832, being the north east corner of the region, then proceeding south along grid line 700 to edge of map at grid reference 700822 on to map Mount Barker (sheet 2428) at grid reference 700822, then continue south along grid line 700 to grid reference 700490 being the south eastern corner of the region, thence proceed west along grid line 490 to grid reference 460490 thence north along grid line 460 to grid reference 460528, thence west to edge of map at grid reference 458528, then proceeding on to map Denmark (sheet 2328) at grid reference 458528 proceed west to the junction of the Denmark Road and Blue Lake Road at grid reference 431527, thence west following the Blue Lake Road to grid reference 300528 at the south western corner of the region, and then proceeding along grid line 300 northwards to edge of map at map grid reference 300823 on to map Frankland (sheet 2329) continue north on grid line 300 to grid reference 300846 being the north west corner of the region. the starting point.

GEOGRAPHICAL INDICATION

#43

BAROSSA VALLEY

AREA BOUNDARY

The area boundary used to support the textural description of the geographical indication for "BAROSSA VALLEY" is presented on the following official maps:

TRURO: TOPOGRAPHIC MAP

(Cadastral Overprint) Scale 1:50.000 Sheet 6729-3 Second Edition Published by Authority of the Minister of Lands Photolithography: A. Secker, Government Printer, 1992

ANGASTON: TOPOGRAPHIC MAP

(Cadastral Overprint)

Sheet 6728-4

PC 38 32 12 31

Third Edition (Prosess 23)

Published by Authority of the

Minister of Lands

美国重庆 "我们我还要我们的,我是我们在这些最后,连接不是我们会

Photolithography: D. J. Woolman,

Government Printer, 1987

BAROSSA: TOPOGRAPHIC MAP (Cadastral Overprint)

Scale 1:50,000 Sheet 6628-1 Third Edition Published by Authority of the Minister of Lands Photolithography: A. D. Cauldell, Government Printer, 1990

KAPUNDA: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6629-II
First Edition
Issued under the Authority of the
Minister of Lands
Photolithography: D. J. Woolman,
Government Printer, 1978

TEXTUAL DESCRIPTION

The Geographical Indication "BAROSSA VALLEY" is located within the zone Barossa within the State of South Australia, Australia.

The beginning point of the boundary is on Map Truro (Sheet 6729-3) at the intersection of the Sturt Highway and the Neales Flat Road at Grid Reference UG274908 and then proceeds in a south westerly direction along the Sturt Highway to the intersection with Bastion Hill Road at Grid Reference UG269907 and then proceeds in a south westerly direction along Bastion Hill Road to Duck Ponds Road intersection at Grid Reference UG256868 and thence in a westerly direction along Duck Ponds Road to the intersection with the rented road (extension of Fallands Road) at Grid Reference UG245873 and thence in a south westerly direction along the western boundary of Section 262 Hundred of Moorooroo along south boundary of Section 262 to Grid Reference UG246865 and thence along the western boundaries of Sections 215, 278, 227, 296 and Part Section 100 Hundred of Moorooroo to Moculta Road at Grid Reference UG235839 and thence in a south westerly direction along Moculta Road to edge of map at Grid Reference UG210806; on to Map Angaston (Sheet 6728-4) at Grid Reference UG210807 and continue into the township of Angaston thence in a south easterly direction along Eden Valley Road to the intersection with Valley Road at Grid Reference UG215796 and thence proceeding in a south westerly direction along Valley Road crossing Radford Road to Grid Reference UG200788 and thence in a southerly direction along grid line 200 to Grid Reference UG200783 to Hurns Road and thence proceeding in a south westerly direction along Hurns Road to the intersection with Long Gully Road at Grid Reference UG197781 and thence proceed in a south westerly direction to Grid Reference UG185755 on Menglers Hill Road and thence in a westerly direction along Menglers Hill Road to the intersection with the westerly boundary of Section 902, Hundred of Moorooroo at Grid Reference UG169758 and thence in a south westerly direction along the western boundaries of Sections 903, 774, 747, to edge of map at Grid Reference UG165746; on to Map Barossa (Sheet 6628-1) at Grid Reference UG164746 and then continue along the western boundaries of Sections 755, 749, 723, 728 and 734 until reaching the peak of the Kaiser Stuhl at Grid Reference UG155715 and thence proceeding westerly in a straight line to Jacob Creek at Grid Reference UG138713 and thence south westerly in a straight line to the intersection of Jacob Road and Steingarten Road at the Grid Reference UG128698 and thence in a southerly direction along Steingarten Road until the intersection with Trial Hills Road at Grid Reference UG124681 and thence in a north westerly direction to the lookout on Trial Hill Road at Grid Reference UG121682 and thence southerly in a straight line to Blue Rock corner on the Williamstown-Springton Road at Grid Reference UG111610 and thence in a south easterly direction along the Williamstown-Springton Road to the intersection with Manser Road at Grid Reference UG118602 and thence in a south westerly direction along Manser Road to the intersection with Fry Road at Grid Reference UG113595 and thence in a south easterly direction along Fry Road until it intersects with the South Para River at Grid Reference UG122588 and then following the South Para River in a south westerly direction until the bridge where Bassnet Road crosses the

Australian Wine and Brandy Corporation - INTERIM DETERMINATIONS of Australian Geographical Indications, APRIL, 1997 - Page 4

South Para River at Grid Reference UG027601 and then along Bassnet Road in a northerly direction until the intersection with Para Wirra Road at Grid Reference UG028609 and thence in a north westerly direction along Para Wirra Road until the intersection with Woodlands Road at Grid Reference UG008625 and thence in a northerly direction along Woodlands Road to the intersection with Balmoral Road at Grid Reference UG010669 and thence in a north westerly direction along Balmoral Road to the intersection with Davies Road at Grid Reference UG008672 and thence proceeding in a northerly direction along Davies Road to the intersection with the Barossa Valley Highway at Grid Reference UG005687 and thence in an easterly direction along Barossa Valley Highway to the intersection with Rosedale Road at Grid Reference UG015691 and thence in a northerly direction along Rosedale Road to Turretfield Road at Grid Reference UG023745 and thence in a northerly direction along Turretfield Road to the intersection with Gomersal Road at Grid Reference UG018777 and turn east along Gomersal Road to intersection with Lienert Road at Grid Reference UG019776 and thence in a north westerly direction along Lienert Road to the junction with the western corner of Section 1603 Hundred of Nuriootpa Grid Reference UG000799 and thence in a northerly direction along the 000 grid line to edge of map at Grid Reference UG000802; on to map Kapunda (Sheet 6629-II) at Grid Reference UG000802 then proceed north along the 000 grid line then to Grid Reference UG000857 and thence in a north easterly direction along the northern boundary of the Hundred of Nuriootpa to the intersection with the Hundred of Belvidere at Belvidere Trig Point at Grid Reference UG073882 and thence in a north westerly direction along the western boundary of the Hundred of Belvidere to Grid Reference UG067908 and thence in a north easterly direction to the intersection with the Light River at Grid Reference UG101961 and thence following the Light River in a generally easterly direction to Grid Reference UG141962 and thence in a south easterly direction to the edge of map at Grid Reference UG162953; on to Map Truro (Sheet 6729-3) at Grid Reference

UG161953 and continue in a straight line to the Neales Flat Road near Truro (at the intersection with Government Road) at Grid Reference UG272912 and thence in a south easterly direction to the intersection with Sturt Highway and Neales Flat Road at the beginning point at Grid Reference UG274908.

GEOGRAPHICAL INDICATION

#44

EDEN VALLEY

AREA BOUNDARY

The area boundary used to support the textural description of the geographical indication for "EDEN VALLEY" is presented on the following official maps:

TRURO: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6729-3
Second Edition
Published by Authority of the
Minister of Lands
Photolithography A. Secker,
Government Printer, 1992

ANGASTON: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6728-4
Third Edition
Published by Authority of the
Minister of Lands
Photolithography: D. J. Woolman,
Government Printer, 1987

TEPKO: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6728-III
Second Edition
Issued under the Authority of the
Minister of Lands

Photolithography: D. J. Woolman, Government Printer, 1980 Reprinted 1988

BAROSSA: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6628-1
Third Edition
Published by Authority of the
Minister of Lands
Photolithography: A. D. Cauldell,
Government Printer, 1990

KAPUNDA: TOPOGRAPHIC MAP

(Cadastral Overprint)
Scale 1:50,000
Sheet 6629-II
First Edition
Issued under the Authority of the
Minister of Lands
Photolithography: D. J.Woolman,
Government Printer, 1978

TEXTUAL DESCRIPTION

The Geographical Indication "EDEN VALLEY" is located within the zone Barossa within the State of South Australia, Australia.

The beginning point is on map Truro (Sheet 6729-3) at the intersection of the Sturt Highway and Neales Flat Road at Grid Reference UG274908 and then proceeds in a south easterly direction along Sturt Highway through Truro to the intersection of Sturt Highway and George Street at Grid Reference UG280907 and thence in a south then south easterly direction along George Street to the intersection of Truro Road at Grid Reference UG291898 and thence in a south easterly straight line to edge of map at Grid Reference UG331809; on to Map Angaston (Sheet 6728-4) at Grid Reference UG331809 and continue the same straight line to Grid Reference UG340787 and thence in a direct southerly direction on grid line 340 to edge of map at Grid Reference UG340532; on to Map Tepko (Sheet 6728-III) at Grid Reference UG340532 then to

Sanderston Road at Grid Reference UG340522 and thence in a generally south westerly direction along Sanderston Road to the intersection with the south western boundary of the Hundred of Jutland at Grid Reference UG231503 and thence in a north easterly direction along the south western boundary of the Hundred of Jutland to the intersection with Marley Road to edge of map at Grid Reference UG242530; Map Angaston (Sheet 6728-4) at Grid Reference UG242530 and thence in a generally north westerly direction along Marley Road to the intersection with McBeans Range Road at Grid Reference UG219550 and thence in a northerly direction along McBeans Range Road (which is also the western boundary of the Hundred of Jutland) to Grid Reference UG214580 and thence in a due westerly direction along grid line 580 to edge of map at Grid Reference UG168580; on to Map Barossa (Sheet 6628-1) at Grid Reference UG168580 and continue along grid line 580 to Grid Reference UG148580 at the intersection with the South Para River and thence in a generally westerly direction along the South Para River to the intersection with Fry Road at Grid Reference UG122588 and thence in a generally westerly direction along Fry Road to Manser Road at Grid Reference UG113595 and then in a north easterly direction along Manser Road to the intersection of the Williamstown-Springton Road at Grid Reference UG118602 and thence along the Williamstown-Springton Road in a north westerly direction to Blue Rock Corner at Grid Reference UG111610 and thence in a northerly direction to the lookout on Trial Hill Road at Grid Reference UG121682 and thence in a south easterly direction to the intersection with Steingarten Road at Grid Reference UG124681 and thence in a generally northerly direction along Steingarten Road to the intersection of Jacob Road at Grid Reference UG128698 and thence in a north easterly direction to Jacobs Creek at Grid Reference UG138713 and then in an easterly direction to the summit of Kaiser Stuhl at Grid Reference UG155715 and thence in a north easterly direction along the western boundaries of Sections 734, 728, 723, 749, 755 to edge of map at Grid Reference UG164746; on to Map Angaston (Sheet 6728-4) at Grid

Reference UG164746 and continue in a north east direction along the western boundary of Sections 747, 774 and 903, Hundred of Moorooroo to the intersection with Menglers Hill Road at Grid Reference UG169758 and thence in an south easterly direction along Menglers Hill Road to Grid Reference UG185755 and thence in a north easterly direction along Menglers Hill Road and Long Gully Road to the intersection of Long Gully Road and Hurns Road at Grid Reference UG197781 and thence in an easterly direction along Hurns Road to the Grid Reference UG200783 and thence in a northerly direction along grid line 200 to the Grid Reference UG200788 and thence in a north easterly direction along Valley Road crossing Radford Road to the intersection of the Eden Valley Road at Grid Reference UG215796 and thence in a north westerly direction along Eden Valley Road to the intersection with Murray Street and thence in a north west direction to edge of map at Grid Reference UG210806; on to Map Truro (Sheet 6729-3) at Grid Reference UG210806 and proceed north east along Moculta Road to the western boundary of Part Section 100 Hundred of Moorooroo at Grid Reference UG235839 and thence along the western boundaries of part Section 100 and Sections 296, 227, 278, 215 and 262 to the intersection of Duck Ponds Road with the rented road (extension of Fallands Road) at Grid Reference UG245873 then proceeding in an easterly direction along Duck Ponds Road to the intersection of Bastion Hill Road at Grid Reference UG256868 then proceeding in a northerly direction along Bastion Hill Road the intersection of the Sturt Highway at Grid Reference UG269907 and thence proceeding in a north easterly direction along the Sturt Highway to the starting point at the intersection with Neales Flat Road at Grid Reference UG274908.

GEOGRAPHICAL INDICATION

#45

ORANGE

AREA BOUNDARY

The area boundary used to support the textual description of the geographical indication for "ORANGE" is presented on the following official maps:

EUCHAREENA TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 8732-II & III First Edition Production: Central Mapping Authority of N.S.W. and Royal Australian Survey Corps. Aerial Photography- 1971. Printed- 1979.

HILL END TOPOGRAPHIC MAP

Scale 1:50,000
Sheet 8731-I & IV
First Edition
Drawn, printed and published by
the Central Mapping Authority of
N.S.W.
Aerial Photography- 1975.
Reprinted- 1987.

FREEMANTLE TOPOGRAPHIC MAP

Scale 1:25,000 Sheet 8731-2-N Produced by Central Mapping Authority of New South Wales Copyright New South Wales Government, 1988.

VITTORIA TOPOGRAPHIC MAP

Scale 1:25,000
Sheet 8731-2-S
Produced by Central Mapping
Authority of New South Wales
Copyright New South Wales
Government, 1989.

BLAYNEY TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 8730-I & IV Drawn, printed and published by the Central Mapping Authority of N.S.W. Australian Wine and Brandy Corporation - INTERIM DETERMINATIONS of Australian Geographical Indications, APRIL, 1997 - Page 7

Aerial Photography- 1975. Reprinted- 1979.

ABERCROMBIE

TOPOGRAPHIC MAP Scale 1:50,000 Sheet 8730-II & III Drawn, printed and published by the Central Mapping Authority of N.S.W. Aerial Photography- 1976.

COWRA TOPOGRAPHIC MAP

Reprinted- 1982.

Scale 1:50,000 Sheet 8630-II & III First Edition Production: Central Mapping Authority of N.S.W. and Royal Australian Survey Corps. Aerial Photography- 1976. Printing- 1980.

CANOWINDRA TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 8630-I & IV First Edition Production: Land Information Centre, N.S.W. Department of Lands and Royal Australian Survey Aerial photography- 1975 Printing- 1978.

CUDAL TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 8631-II & III First Edition Production: Central Mapping Authority of N.S.W. and Royal Australian Survey Corps. Aerial Photography- 1973. Printing- 1980.

MOLONG TOPOGRAPHIC MAP Scale 1:50,000 Sheet 8631-I & IV First Edition

Production: Central Mapping Authority of N.S.W. and Royal Australian Survey Corps. Aerial Photography- 1971. Printing- 1981.

CUMNOCK TOPOGRAPHIC MAP

Scale 1:50,000 Sheet 8632-II & III First Edition Production: Central Mapping Authority of N.S.W. and Royal Australian Survey Corps. Aerial Photography- 1971. Printing-1978.

TOPOGRAPHIC MAP **ORANGE**

> Scale 1:25,000 Sheet 8731-3-N Produced by Central Mapping Authority of New South Wales Copyright New South Wales Government, 1989.

MILLTHORPE TOPOGRAPHIC MAP

Scale 1:25,000 Sheet 8731-3-S Produced by Central Mapping Authority of New South Wales Copyright New South Wales Government, 1988.

TEXTUAL DESCRIPTION

The Geographical Indication "ORANGE" is located within the zone "Central Ranges", within the State of New South Wales, Australia. The region has been defined as that contiguous area that is above 600 metre elevation within the City of Orange and the Shires of Cabonne and Blayney.

The starting point is where the Cabonne and Wellington Shire boundaries intersect with the 600 metre contour and is found on map Euchareena (Sheet 8732-II & III) at map grid reference FD871506. The Cabonne Shire

Australian Wine and Brandy Corporation - INTERIM DETERMINATIONS of Australian Geographical Indications. APRIL, 1997 - Page 8

boundary is followed in a east south easterly direction to map grid reference FD887503 where it turns generally south to edge of map at grid reference FD885469 and crosses into map Hill End (Sheet 8731-I & IV) at map grid reference FD884469 and continues along the Shire boundary to map grid reference FD879422 where the Shire boundary meets Kerrs Creek and follows Kerrs Creek in a generally easterly direction until at map grid reference FD990393 it leaves Kerrs Creek and turns north following the Shire boundary to Curragurra Creek and following Curragurra Creek until at map grid reference GD007463 it leaves the Curragurra Creek and continues to follows the Shire boundary in a generally east and south direction until it meets Boshes Creek at map grid reference GD068437 and then follows a generally north easterly direction along Boshes Creek (the Shire boundary) until it meets the Macquarie River at map grid reference GD085485. Then following the Macquarie River (Cabonne/Evans Shire boundary) in a generally easterly then southerly direction until map grid reference GD168395 where it leaves the river and follows a generally southerly direction along the Shire boundary to edge of map at grid reference GD158186, crossing into map Freemantle (Sheet 8731-2-N) at grid reference GD158186: then continue along the Shire boundary in a generally southerly direction right through this map to edge of map at grid reference GD152047, crossing into map Vittoria (Sheet 8731-2-S) at grid reference GD152047; then continue along the Shire boundary in a southerly direction until map grid reference GC136988, where it turns and follows the Shire boundary in an easterly direction until map grid reference GC176982, where it turns and follows the Shire boundary in a generally southerly direction to edge of map at grid reference GC188908, crossing into map Blayney (Sheet 8730-I & IV) at grid reference GC188908; then continue generally south along the Blayney/Evans Shire boundary to Sugar Loaf Hill at map grid reference GC188870; then in a generally easterly direction along the Shire boundary to map grid reference GC248857; then in a generally southerly direction along the Shire boundary until map grid reference GC218691

near Grove Rocks, where it turns and follows a generally west south westerly direction along the Blayney/Evans and Blayney/Waugoola Shire boundaries to edge of map at grid reference FC975635, crosses into where it Abercrombie (Sheet 8730 II & III) at map grid reference FC975635; then continue in a generally south westerly direction along the Shire boundary until map grid reference FC910566 where it turns and follows a generally north westerly direction along the Shire boundary until edge of map at grid reference FC853598 it crosses into map Cowra (Sheet 8630-II & III) at grid reference FC852599; then continue in a generally north westerly direction along the Shire boundary until edge of map at grid reference FC829638; it crosses into map Canowindra (Sheet 8630 I & IV) at grid reference FC829638 and continues to follow the Shire boundary in a generally northerly direction until at map grid reference FC833650 it intersects Limestone Creek and then follows Limestone Creek (the Shire boundary) in a generally north westerly direction until at grid reference FC815693 it meets the 600 metre contour, then continues generally north along the 600 metre contour to the edge of map at FC855772. To map Blayney (Sheet 8730 I & IV) at grid reference FC855772 and continues to follow the 600 metre contour in a generally east and then west direction to edge of map at FC855775. To map Canowindra (Sheet 8630 I & IV) at grid reference FC855776 and continues to follow the 600 metre contour in a generally northerly direction to edge of map at FC856835. To map Blavney (Sheet 8730 I & IV) at grid reference FC856837 and follow 600 metre contour in a generally easterly and then westerly direction to edge of map at grid reference FC857843. To map Canowindra (Sheet 8630 I & IV) at map grid reference FC857843 and then continue along the 600 metre contour line in a generally north westerly direction to edge of map at grid reference FC759917. To map: Cuda (Sheet 8631 II & III) at map grid reference FC758917 and follow the 600 metre contour in a direction generally easterly criss-crossing between maps Cuda (Sheet 8631 II & III) and Canowindra (Sheet 8630 I & IV) to map grid reference FC767916 on map Cudal (Sheet 8631

Australian Wine and Brandy Corporation - INTERIM DETERMINATIONS of Australian Geographical Indications, APRIL, 1997 - Page 9 II & III). Then continue generally north on the 600 metre contour to where it crosses the Panuara Rivulet at grid reference GR769951 and then south to the edge of map at map grid reference FC747917. To map Canowindra (Sheet 8630 I & IV) at grid reference FC747917 and continues on the 600 metre contour line south then north around Black Rock Range to edge of map at grid reference FC735917. To map Cudal (Sheet 8631 II & III) at grid reference FC734917 and proceed west criss-crossing edge of maps Canowindra (Sheet 8630 I & IV) and Cudal (Sheet 8631 II & III) to grid reference FC731917 and then north along the 600 metre contour to where it intersects the Canomodine Creek at map grid reference FD746006. Then continue along the 600 metre contour along the eastern side of Columbine Mountain until map grid reference FC723966 then turning generally north westerly along the 600 metre contour line thorough the village of Cargo and from there in a generally north north easterly direction until edge of map at grid reference FD748194. To map Molong (Sheet 8631 I & IV) at grid reference FD748194 and proceed generally west crisscrossing edge of maps Molong (Sheet 8631 I & IV) and Cudal (Sheet8631 II & III) to grid reference FD730914, then continue along the 600 metre contour line in a generally north easterly direction to Cheesemans Creek at map reference FD773236 where the contour veers firstly in a south westerly direction before describing an arc and then following a generally northerly direction to Manning Spring Creek at map grid reference FD735275, where it turns to follow a generally south westerly direction until map grid reference FD694215, rounding Hospital Hill and then following a northerly direction until at map grid reference FD705334 it crosses the Orange to Broken Hill railway line and turns in a generally south westerly direction until at map grid reference FD685304, just north of Bocoble Gap, where the 600 metre contour again turns in a generally northerly direction to map grid reference FD716441 where it again turns and follows a generally southerly direction until map grid reference FD705336 it again crosses the

Orange to Broken Hill railway line and then

follows a generally easterly direction until map

grid reference FD830281 where it crosses Molong Creek and follows a generally north westerly direction until map grid reference FD796418. The 600 metre contour then follows a generally easterly direction until map grid reference FD853410 where it turns south south easterly following the Bell River to edge of map at grid reference FD866360, then proceeds generally south criss-crossing edge of maps Molong (Sheet 8631 I & IV) and Hill End (Sheet 8731 I & IV) to grid reference FD866327. To map Hill End (Sheet&731-I & IV)at grid reference FD866327 and continue along the 600 metre contour to map grid reference FD875322 where it crosses the Bell River and follows it in a generally northerly direction to the edge of map at grid reference FD868339 and continues along the intersection of maps Hill End (Sheet 8731 I & IV) and Molong (Sheet 8631 I & V) to grid reference FD867426. The 600 metre contour crosses back into map Molong (Sheet 8631 I & IV) at map grid reference FD867426 and follows a generally north westerly direction to edge of map at map grid reference FD844470. To map Cumnock (Sheet 8632 II & III) at grid reference FD844470 and proceed along 600 metre contour west criss-crossing between maps Cumnock (Sheet 8632 II & III) and Molong (Sheet 8631 I & IV) to grid reference FD834470; then in a northerly direction to map grid reference FD826502 where it turns to follow a generally south easterly direction to Weandre Creek at map grid reference FD866473 where it turns in a northerly direction until it intersects with the Cabonne/Wellington Shire boundary at map grid reference FD868507, then continues south of east to edge of map at grid reference FD869507. To map Euchareena (Sheet 8732 II & III) at grid reference FD869507 at Yarrawanga; then follows Shire boundary to its intersection with the 600 metre line at grid reference FD871506, the starting point.

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File: DTERMINS/NOTICES/IDNOTE13.doc

Transport and Regional Development



EXEMPTION NUMBER

29/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-WGJ 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-WGJ is flying in any other class of operations:
 - (i) it must be fitted with instruments, and must be fitted with, or carry, equipment, in accordance with subsections 3,4,5,7,8,9 and 10 of section 20.18 of the Civil Aviation Orders; and
 - (ii) it must be fitted with a cockpit voice recorder system that records the parameters and meets the requirements set out in section 103 of the Civil Aviation Orders; and
 - (2) under subregulation 207 (3) of the Civil Aviation Regulations, direct that the instruments and equipment that must be fitted to, or carried in, the Australian registered aircraft bearing the nationality and registration marks VH-WGJ 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-WGJ only in so far as set out in these directions.

These directions commence on 8 April 1997 and remain in force until the end of 23 April 1997.

STEPHEN PANTELIDIS

Manager

Technical Services Section

Bureau of Air Safety Investigation

8 April 1997



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 16 April 1997.

AD/RAD/60 - GNS-XLS/GNS-XL WARNING PLACARD

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

Airservices Australia
Publications Centre
715 Swanston Street
CARLTON SOUTH VIC 3053

or by mail from:

Airservices Australia
Publications Centre
PO Box 1986
CARLTON SOUTH VIC 3053

Instrument Number: S95/97, Page 1 of 1

AIRPORTS (OWNERSHIP - INTERESTS IN SHARES) REGULATIONS DECLARATION OF SUBSTANTIALLY AUSTRALIAN INVESTMENT FUNDS

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting under paragraph 7(4)(a) of the Airports (Ownership - Interests in Shares) Regulations, HEREBY DECLARE, each of the following investment funds managed by BT Funds Management Limited to be a substantially Australian investment fund:

BT Airport Fund
BT Infrastructure Fund
BT Wholesale Trust - Managed (Non Tax Paying) Fund
BT Lump Sum Super Fund
Bankers Trust Life Limited - Statutory Fund No 3
Bankers Trust Life Limited - Statutory Fund No 4
BT Retirement Fund
BT Australian Charities Trust
BT Exempt Retirement Fund
BT Stable Growth Fund
BT Exempt Stable Capital Fund
BT Pan Stable Capital Fund

Dated this fourth day of 1997

allan Have

Allan Hawke SECRETARY

Instrument Number: S92/97

Page 1 of 1

AIRPORTS (OWNERSHIP - INTERESTS IN SHARES) REGULATIONS DECLARATION OF DISTANCED INVESTMENT FUND

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting under paragraph 10(4)(a) of the Airports (Ownership - Interests in Shares) Regulations, HEREBY DECLARE, that No 1 Statutory Fund of AMP is a distanced investment fund.

Dated this ______day of ______1997

Allan Hawke SECRETARY

Instrument Number: \$94/97
Page 1 of 1

AIRPORTS (OWNERSHIP - INTERESTS IN SHARES) REGULATIONS DECLARATION OF SUBSTANTIALLY AUSTRALIAN INVESTMENT FUNDS

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting under paragraph 7(4)(a) of the Airports (Ownership - Interests in Shares) Regulations, HEREBY DECLARE, each of the following investment funds managed by Prudential Managers Australia Limited to be a substantially Australian investment fund:

No 1 Statutory Fund;

No 2 Statutory Fund;

No 3 Statutory Fund;

No 4 Statutory Fund.

Dated this day of 1997

Allan Hawke SECRETARY

959

Instrument Number: S93/97

Page 1 of 1

AIRPORTS (OWNERSHIP - INTERESTS IN SHARES) REGULATIONS DECLARATION OF SUBSTANTIALLY AUSTRALIAN INVESTMENT FUNDS

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting under paragraph 7(4)(a) of the Airports (Ownership - Interests in Shares) Regulations, HEREBY DECLARE, each of the following investment funds managed by National Mutual Life Association of Australasia Limited to be a substantially Australian investment fund:

No 2 Statutory Fund;

No 4 Statutory Fund;

No 5 Statutory Fund.

Allan Hawke SECRETARY

Treasurer



Superannuation Industry (Supervision) Act 1993

NOTICE OF MAKING OF EXEMPTIONS

Under section 336 of the Superannuation Industry (Supervision) Act 1993 (the "Act") and subsection 5(3) of the Statutory Rules Publication Act 1903 (read with regulation 3 of the Rules Publication Regulations), NOTICE is given that the Insurance and Superannuation Commissioner has, pursuant to section 328 of the Act, made the following exemptions:

- exemption number 43, made on 31 December 1996 (exempting ANZ Pensions Pty Ltd, as trustee of the ANZGROUP Pooled Superannuation Trust (the "Trust") from compliance with the provisions of Part 19 of the Act in relation to the Trust subject to certain conditions);
- exemption number 44, made on 13 February 1997 (exempting the trustee of the Fernz Australia Superannuation Fund (the "Fund") from compliance with paragraph 9.29(a) of the Superannuation Industry (Supervision) Regulations in relation to the Fund subject to certain conditions);
- exemption number 45, made on 12 February 1997 (exempting the trustee of the John Deere Limited Employees Superannuation Plan (the "Plan") from compliance with paragraph 9.29(a) of the Superannuation Industry (Supervision) Regulations in relation to the Plan subject to certain conditions);
- exemption number 46, made on 24 February 1997 (exempting the trustee of the ANZ Group (Australia) Staff Pension Scheme regulated superannuation fund (the "Fund") from compliance with subregulation 7.03 of the Superannuation Industry (Supervision) Regulations in relation to the Fund subject to certain limitations);
- exemption number 47, made on 24 February 1997 (exempting the University of New England Professorial Superannuation Fund (the "Fund") from compliance with paragraph 9.29(b) of the Superannuation Industry (Supervision) Regulations in relation to the Fund subject to certain conditions);

Copies of the exemptions can be obtained free of charge at:

Insurance and Superannuation Commission Australian Automobile Association Building 212 Northbourne Avenue BRADDON ACT 2601

Inquiries about obtaining copies should be made by ringing 131060 from anywhere in Australia.

Dated 1 April 1997

(Published by authority of the Insurance and Superannuation Commissioner)

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

The Commissioner of Taxation gives notice of the following rulings, a copy of which can be obtained from any Branch of the Australian Taxation Office.

Ruling Number	Subject	Brief Description	
TD 97/8	Fringe benefits tax: what is the benchmark interest rate to be used for the fringe benefits tax (FBT) year commencing 1 April 1997?	Determines the benchmark interest rate for the FBT year commencing 1 April 1997.	
TD 97/9	Fringe benefits tax: for the purposes of Division 7 of the Fringe Benefits Tax Assessment Act 1986 (FBTAA), what amount represents a reasonable food component of a living-away-from-home allowance for expatriate employees for the fringe benefits tax year commencing 1 April 1997?	Determines the amount that represents a reasonable food component of a living-away-from-home allowance for expatriate employees for the FBT year commencing 1 April 1997.	
TD 97/10	Fringe benefits tax Fringe benefits tax: what are the indexation factors for valuing non-remote housing and what are the statutory amounts for valuing remote area housing for the fringe benefits tax year commencing 1 April 1997?	Determines the indexation factors for valuing non-remote housing and the statutory amounts for valuing remote area housing for the FBT year commencing 1 April 1997.	

9604743

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

Revocation of Authority to Carry on Banking Business in Australia

I, WILLIAM PATRICK DEANE. Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, am satisfied that Challenge Limited is in possession of an authority under section 9 of the Banking Act 1959 to conduct banking business in Australia and has by notice in writing to the Treasurer requested the revocation of the authority. As I am satisfied that the revocation would not prejudice the interests of the depositors of the bank and would not be likely to be contrary to the national interest, I hereby revoke under subsection 9(8A) of the Banking Act 1959 the authority of Challenge Limited to carry on banking business in Australia, with effect from the date of gazettal.

Dated

7 APR 1997

WILLIAM DEANE

Governor-General

By His Excellency's Command

Assistant Treasurer

9604740



Gazette

No. S 133, Tuesday, 8 April 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Lay Ie Fong also known as Helen Sulaiman is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Lay Ie Fong also known as Helen Sulaiman proposes to acquire an interest in Australian urban land as specified in the notice furnished on 3 March 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) Lay Ie Fong also known as Helen Sulaiman 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

2

day of

1997

Assistant Treasurer

Produced by the Australian Government Publishing Service Cat. No. 96 4047 9 ISBN 0644 489170 ISSN 1032-2345





Gazette

No. S 134, Tuesday, 8 April 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
Superannuation Act 1990	Superannuation (PSS) Membership Exclusion Declaration (Amendment)	1997 No. 71
Superannuation Act 1990	Superannuation (PSS) Membership Inclusion Declaration (Amendment)	1997 No. 72





Gazette

No. S 135, Tuesday, 8 April 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTICE OF APPLICATION UNDER SECTION 459P OF THE CORPORATIONS LAW

(ORDER 71 SUBRULE 37(9))

IN THE FEDERAL COURT OF AUSTRALIA NEW SOUTH WALES DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSNET SERVICES PTY LIMITED AUSTRALIAN COMPANY NUMBER 064 949 926)

Thomas Koltai will apply to the Federal Court of Australia at 9.30 am on Thursday 17 April 1997 at Federal Court of Australia, Law Courts Building, Queens Square, Sydney, in proceedings No. NG 3058 of 1997 for an order that Ausnet Services Pty Limited (ACN 064 949 926) ("the company") be wound up.

The Applicant address for Service is:

c/- selby(anderson Level 13, Grosvenor Place 225 George Street SYDNEY 2000 DX 10222 SYDNEY STOCK EXCHANGE TEL: 9251 6133

TEL: 9251 6133 FAX: 9251 6955

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 93A and must serve the Notice of Appearance and affidavit on the Applicant at its address for service shown above, not later than two days before the day appointed for the hearing.





Gaze

No. S 136, Tuesday, 8 April 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL



Bankruptcy (Estate Charges) Act 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 (1) of the Bankruptcy (Estate Charges) Act 1997, fix 14 April 1997 as the day on which that Act commences.

Signed and sealed with the Great Seal of Australia

Governor-General

By His Excellency's Command,

Dange Whiteam Attorney-General and Minister for Justice

Produced by the Australian Government Publishing Service Cat. No. 96 4051 7 ISBN 0644 489197 ISSN 1032-2345





Gazette

No. S 137, Wednesday, 9 April 1997

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Siu Fong Chan is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Siu Fong Chan proposes to acquire an interest in Australian urban land as specified in the notice furnished on 6 March 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) Siu Fong Chan 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

1997.

Assistant Treasurer

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COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Nora Abdul Rahman is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Nora Abdul Rahman proposes to acquire an interest in Australian urban land as specified in the notice furnished on 25 March 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) Nora Abdul Rahman 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

1997.

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Na Dong and Fu La are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Na Dong and Fu La propose to acquire an interest in Australian urban land as specified in the notice furnished on 5 March 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) Na Dong and Fu La propose 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

1007

Assistant Treasurer



Gaze

No. S 138, Thursday, 10 April 1997

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SPECIA

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- Wai-On Chan is a foreign person for the purposes of section 21A of the (A) Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- Wai-On Chan proposes to acquire an interest in Australian urban land as (B) specified in the notice furnished on 6 March 1997 under section 26A of the Act:

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

- Wai-On Chan proposes to acquire an interest in Australian urban land; and (i)
- the proposed acquisition would be contrary to the national interest; (ii)

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

Dated this

1997.

Assistant Treasure

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Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) RSO Pty Limited (ACN 052 110 540) is a corporation for the purposes of section 18 of the Foreign Acquisitions and Takeovers Act 1973 ('the Act');
- (B) Maxiwin Global Company Limited is a foreign person for the purposes of that section;
- (C) Maximin Global Company Limited proposes to acquire a substantial shareholding in RSO Pty Limited as specified in the notice received on 6 March 1997 furnished under section 26 of the Act.

NOW THEREFORE I, Rod Kemp, Assistant 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 18(2) of the Act, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

7 K

day of

April

1997.

Assistant Treasurer

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COMMONWEALTH OF AUSTRALIA

TORRES STRAIT FISHERIES REGULATIONS

LOGBOOK NOTICE NO. 7 (TLOG07)

TORRES STRAIT PRAWN LOGS

I, WARWICK RAYMOND PARER, Minister for Resources and Energy, being satisfied that information in relation to the taking of certain kinds of fish in Australian waters is required in pursuit of the objectives of the Torres Strait Fisheries Act 1984, make the following determination under subregulations 11(1) and 11(2) of the Torres Strait Fisheries Regulations.

Dated Third February 1997

MINISTER FOR RESOURCES AND ENERGY

Citation

1. This determination may be cited as Logbook Notice No. 7.

Commencement

This determination commences 14 days after the day on which, or the later of the days on which, this determination is published in the Gazette and in the Cairns Post newspaper.

Interpretation

3. In this determination:

"distinguishing mark" in relation to a form of logbook, means the letter, number or symbol by which the logbook can be distinguished from other forms of logbook;

"NP09 Trawl Log" means the form of logbook published by AFMA in February 1996, which provides for 16 daily entries per page and for which:

(a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and

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Logbook Notice No. 7 - Page 2

(b) the distinguishing mark is "NP09";

"NP09A Trawl Log" means the form of logbook published by AFMA in February 1996, which provides for 7 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP09A";

"NP10 Trawl Log" means the form of logbook published by AFMA in February 1997 which provides for 16 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP10";

"NP10A Trawl Log" means the form of logbook published by AFMA in February 1997 which provides for 7 daily entries per page and for which:

- (a) the title is "Northern and Torres Strait Prawn Fisheries Confidential Daily Fishing Log"; and
- (b) the distinguishing mark is "NP10A".

[Note: Terms defined in the *Torres Strait Fisheries Act 1984* and the Torres Strait Fisheries Regulations have the same meanings in this determination.]

Which logbooks must be used?

- 4. If prawns of any kind are taken by any method of trawling using a boat in the area of the prawn fishery, the following forms of logbook must be used to record information about the taking of the prawns:
- (a) until the end of 31 December 1997 any of the NP09 Trawl Log, the NP09A Trawl Log, the NP10 Trawl Log or the NP10A Trawl Log; and
- (b) on and from 1 January 1998 either of the NP10 Trawl Log or the NP10A Trawl Log.
- [Note: The NP10 Trawl Log replaces the old NP09 Trawl Log. The NP10A Trawl Log replaces the old NP09A Trawl Log. The period from the commencement of this determination until the end of 31 December 1997 is the changeover period when either form of each logbook can be used.]

When must the logbooks be used?

- 5. Subregulation 12(1) of the Torres Strait Fisheries Regulations applies in respect of:
- (a) the NP09 Trawl Log and the NP09A Trawl Log during the period beginning on the commencement of this determination and ending at the end of 31 December 1997; and
- (b) the NP10 Trawl Log and the NP10A Trawl Log during the period beginning on the commencement of this determination and ending at the end of 1 February 2000.

Logbook Notice No. 7 - Page 3

Where can copies of the logbooks be obtained?

6. Copies of the NP10 Trawl Log and the NP10A Trawl Log can be obtained from the Australian Fisheries Management Authority at 64-66 Tingira Street, Portsmith, CAIRNS, QLD, 4870; telephone (070) 352 065 - during ordinary business hours on Mondays, Tuesdays and Fridays.

[Note: Copies of the NP09 Trawl Log and the NP09A Trawl Log are no longer available from AFMA. To enable users of that form of logbook to comply with the Fisheries Management Regulations, a changeover period has been implemented. See the note to clause 4 for details.]

Revocation of Logbook Notice No. 5

7. Logbook Notice No. 5, published in Gazette No. GN 18 on 8 May 1996 is revoked.