



Commonwealth
of Australia

Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 28 January 1998

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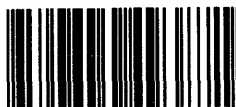
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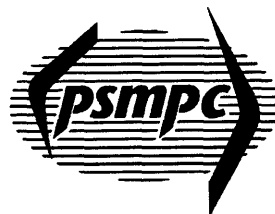
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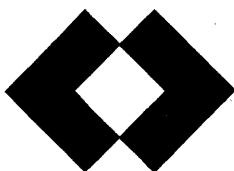
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Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$5.95 each or on subscription of \$295.00 (50 issues), \$150.00 (25 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, GPO Box 4007, Canberra ACT 2601.
Telephone (02) 6295 4661

or lodged at the Australian Government Publishing Service, Government Printing Office Building, Wentworth Avenue, Kingston. Notices are accepted for publication in the next available issue, unless otherwise specified.

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

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or over the counter from Government Info Shops at:

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Brisbane:	City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6822, fax (07) 3229 1387
Canberra:	10 Mort Street, tel. (02) 6247 7211, fax (02) 6257 1797
Hobart:	31 Criterion Street, tel. (03) 6234 1403, fax (03) 6234 1364
Melbourne:	190 Queen Street, tel. (03) 9670 4224, fax (03) 9670 4115
Parramatta:	Shop 24, Horwood Place (off Macquarie Street), tel. (02) 9893 8466, fax (02) 9893 8213
Perth:	469 Wellington Street, tel. (08) 9322 4737, fax (08) 9481 4412
Sydney:	32 York Street, tel. (02) 9299 6737, fax (02) 9262 1219
Townsville:	271 Flinders Mall, tel. (077) 21 5212, fax (077) 21 5217

Agent:

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

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

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

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

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance

with the provisions of Part XVA of the *Customs Act 1901*. These issues are published each Wednesday and are sold at \$2.95 or on subscription only at \$115.00 for 50 issues including surface postage.

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

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

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

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

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the *Gazette* have been published.

Copies may be purchased from Commonwealth Government Info Shops or by mail from: Mail Order Sales, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601.

Gazette number	Date of Publication	Subject
P1	16.1.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
First time notified		N.N.—9607896

Government Departments

Attorney-General

Commonwealth of Australia

Family Law Regulations

Approval of legal aid services

I, DARYL ROBERT WILLIAMS, Attorney-General, acting under paragraphs 11(7)(c) and 16(3)(a) of the Family Law Regulations, approve the following legal aid services:

New South Wales

Blue Mountains Community Legal Centre
Campbelltown Legal Centre
Consumer Credit Legal Centre (NSW)
Court Support Scheme
Community Legal Centre for Western NSW
Environmental Defenders Office
Hunter Community Legal Centre
Illawarra Community Centre
Immigration Advice and Rights Centre
Inner City Legal Centre
Kingsford Legal Centre
South West Sydney Legal Centre
Macquarie Legal Centre
Marrackville Legal Centre
Public Interest Advocacy Centre
Redfern Legal Centre
Hawkesbury Community Legal Centre
Tenants Union of New South Wales
The Aged Care Rights Service
Welfare Rights Centre
Women's Legal Resource Centre
HIV/AIDS Legal Centre
NSW Disability Discrimination Legal Centre
National Children's & Youth Law Centre
Central Coast Legal Centre
Northern Rivers Community Legal Centre
North & North West Community Legal Centre
Mt Druitt and Area Community Legal Centre

Victoria

Broadmeadows Community Legal Centre
Central Highlands Legal Centre
Coburg & Brunswick Community Legal Centre
Consumer Credit Legal Service
Casey Cardinia Community Legal Service
Essendon Community Legal Centre
Fitzroy Legal Service
Flemington and Kensington Legal Service
Footscray Community Legal Centre
Peninsula Community Legal Service

Geelong Community Legal Service
Monash/Oakleigh Legal Service
Darebin Community Legal Service
Environment Defenders Office
North Melbourne Legal Service
Eastern Community Legal Service
Southern Communities Legal Service
South Western Community Care
Springvale Legal Service
St Kilda Legal Service Co-op Ltd
Brimbank Community Legal Centre
Tenants Union Legal Service
Welfare Rights Unit
Werribee Legal Service
Western Suburbs Legal Service
West Heidelberg Legal Service
Women's Legal Resource Group
Disability Discrimination Law Advocacy Service
Murray-Mallee Community Legal Service

Queensland

Nth Queensland Environmental Defenders Office
Brisbane Welfare Rights Centre
Cairns Community Legal Service
Caxton Legal Centre
Community of Inala Legal Service
Environmental Defenders Office
Highway Legal Service
Logan Youth Legal Service
Petrie Community Legal Service
Prisoners Legal Service
Roma Community Legal Service
South Brisbane Immigration & Community Legal Service
Suncoast Community Legal Service
Tenants Union of Queensland
Toowoomba Community Legal Service
Townsville Community Legal Service
Women's Legal Service
Youth Advocacy Centre
North Queensland Women's Legal Service
Central Queensland Community Legal Service
Financial Counselling Services (Qld)

South Australia

Bowden Brompton Community Legal Service
Adelaide Inner Northern Community Legal Service
Marion Community Legal Service
Noarlunga Community Legal Service
Norwood Community Legal Service
Para Districts Community Legal Service
Parks Legal Service

Approval of legal aid services 3

Welfare Rights
Environmental Defender's Office (SA)
Women's Legal Service SA

Western Australia

Welfare Rights and Advocacy Service
Bunbury Community Legal Centre
Consumer Credit Legal Service
Community Legal and Advocacy Centre
Geraldton Resource Centre
Gosnells District Information Centre
North Perth Migrant Resource Centre
Sussex Street Community Law Centre
Tenants Advice Service
Pilbara Community Legal Service
Environmental Defender's Office WA
Women's Legal Services WA
Youth Legal Service
Northern Suburbs Community Legal Centre

Tasmania

North West Community Legal Centre
Hobart Community Legal Service
Launceston Community Legal Service
Tenants Union of Tasmania
Environmental Defenders Office (Tas.)
Women's Legal Service Tas

Australian Capital Territory

The Canberra Welfare Rights and Legal Centre
Environmental Defenders Office ACT
Women's Legal Centre ACT

Northern Territory

Darwin Community Legal Service
Environmental Defenders Office, NT
Top End Women's Legal Service
Central Australian Women's Legal Service
Katherine Women's Information and Legal Service

Dated

30 December 1997.

Anthony Williams
Attorney-General

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

Changes 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 8 January 1998 an application from the Republican Party of Australia to change its registered abbreviation from "R.P.A." to "The Community Republicans"

on 19 January 1998 an application from the Australia First Party to change the details of its Registered Officer to:

Graeme Campbell
72 Hare Street
KALGOORLIE WA 6430

Notice of registration

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 the registration of the following party:

Progressive Labour Party

W J Gray
Electoral Commissioner

9607882

Foreign Affairs and Trade

Determinations

PUBLIC SERVICE ACT 1922

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D

NOTICE is hereby given that the following determinations have been made under section 82D of the Public Service Act. Copies of the determinations can be obtained from the Locally Engaged Staff Section, Resources Branch, Department of Foreign Affairs and Trade, R.G. Casey Building, John McEwen Crescent, Barton, ACT 0221. (Telephone (06) 261 2861).

Number and Year of Determination	Description of Determination	Date made
No. 18 of 1997	LES Determination 1/1990 - India, Medical	7.7.97
No. 19 of 1997	LES Determination 1/1990 - Indonesia, Termination Payments and Expatriate Salaries	24.7.97
No. 20 of 1997	LES Determination 1/1990 - Hungary, Salaries	25.7.97
No. 21 of 1997	LES Determination 1/1990 - Vanuatu, Separation Payments	6.8.97
No. 22 of 1997	LES Determination 1/1990 - Cyprus, Severance Payments	28.8.97
No. 23 of 1997	LES Determination 1/1990 - Russia, Medical	26.8.97
No. 24 of 1997	LES Determination 1/1990 - Ireland, Recreation and Maternity Leave, Severance payments	8.9.97
No. 25 of 1997	LES Determination 1/1990 - Jordan, Salaries and MBA	5.9.97
No. 26 of 1997	LES Determination 1/1990 - Thailand, Travelling Allowance and Parking Fees	10.9.97
No. 27 of 1997	LES Determination 1/1990 - Poland, Salaries	10.9.97
No. 28 of 1997	LES Determination 1/1990 - Indonesia, Salaries	11.9.97
No. 29 of 1997	LES Determination 1/1990 - Turkey, Additional Bonus Allowance	22.9.97
No. 30 of 1997	LES Determination 1/1990 - Poland, Salaries	1.10.97
No. 31 of 1997	LES Determination 1/1990 - Kenya, Medical Insurance, Group personal accident insurance and Funeral expenses	17.10.97
No. 32 of 1997	LES Determination 1/1990 - Malaysia, Salaries and Benefit Allowance	17.10.97
No. 33 of 1997	LES Determination 1/1990 - Israel, Leave	30.10.97
No. 34 of 1997	LES Determination 1/1990 - Nepal, Salaries	10.11.97
No. 35 of 1997	LES Determination 1/1990 - Hungary, Salaries and Meal Allowance	3.11.97
No. 36 of 1997	LES Determination 1/1990 - Indonesia, Salaries for designated positions	10.11.97
No. 37 of 1997	LES Determination 1/1990 - Bangladesh, Salaries for designated positions	25.11.97
No. 38 of 1997	LES Determination 1/1990 - Syria, Salaries, Meal/Beverage allowance and Miscellaneous allowance.	5.12.97

No. 39 of 1997	LES Determination 1/1990 - Solomon Islands, Salaries, Maternity leave, Housing allowance, Redundancy payment	3.12.97
No. 40 of 1997	LES Determination 1/1990 - France, Salaries	9.12.97
No. 41 of 1997	LES Determination 1/1990 - Kazakstan, Salaries, Transport allowance, Miscellaneous benefit allowance	18.12.97
No 42 of 1997	LES Determination 1/1990 - Indonesia, Salaries for designated positions	22.12.97

9607883

Health and Family Services



PO Box 100 Woden ACT 2606 Australia

☐ Woden Telephone: (06) 289 1555 Facsimile: (06) 289 8709☐ Symonston Telephone: (06) 232 8444 Facsimile: (06) 232 8605Commonwealth Department of
**Health and
Family Services****COMMONWEALTH OF AUSTRALIA****THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

On 12 January 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave consent for PARK DAVIS Pty Ltd of 32 Cawarra Road, CARINGBAH NSW to supply 1000 vials of Thrombostat (Aust R 14497 and AUST R 14498, active ingredient: Bovine Thrombin) Batch Nos. T 5000 16176 and T 10000 15414 which do not comply with the conditions for registration.

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

- i. the consent is only applicable to importation of 1000 bulk vials of Thrombostat without diluent vials, batch numbers T 5000 16176 and T 10000 15414;
- ii. the consent is valid for the period from 22 December 1997 till mid-February 1998;
- iii. material wadding is to be inserted in the carton in place of the diluent vial and the carton overlabeled with a clear label "DILUENT NOT SUPPLIED".

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

A handwritten signature in black ink, appearing to read 'Clive Morris'.

Clive Morris PhD
Head
Molecular Biology Section
Therapeutic Goods Administration Laboratories

12 January 1998



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia
Telephone: (06) 232 8444. Fax: (06) 232 8605



Commonwealth Department of
**Health and
Family Services**

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Gary Grohmann, delegate of the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), **CONSENT** to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of MENOMUNE Meningococcal Polysaccharide Vaccine Groups A.C. Y, and W-135 Combined (AUST R 49483). The exemption is to allow CSL Limited to supply Meningococcal polysaccharide vaccine packaged for the United States of America to meet a current out of stock situation.

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

1. CSL LIMITED are required to over-sticker the vaccine carton with a label identifying CSL LIMITED as the Australian distributor. The sticker is to include the CSL LIMITED address and the AUST R No (49483). Labels are to be as supplied to TGA.
2. CSL LIMITED will supply the approved Australian product information leaflets with each vaccine carton prior to release in Australia
3. The exemption is for a single shipment only.
4. Copies of the Batch Release protocol documents are to be forwarded to the TGA (addressed to the Head, Immunobiology Section, TGAL) for approval to release the vaccine.
5. The provision of evidence of the maintenance of satisfactory shipping conditions between source and Australia.

A handwritten signature in black ink, appearing to read 'G. Grohmann', is written over a horizontal line.

Gary Grohmann PhD
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Health and Family Services)
17 December, 1997



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia
Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241



Commonwealth Department of
**Health and
Family Services**

COMMONWEALTH OF AUSTRALIA
DEPARTMENT OF HEALTH AND FAMILY SERVICES
THERAPEUTIC GOODS ACT 1989
CONSENT UNDER SUBSECTION 14 (1)

I, Gary Grohmann, delegate of the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of Japanese Encephalitis Vaccine, Biken. (AUST R 49681), supplied to CSL Limited by Connaught Laboratories Inc Swiftwater PA USA, for an exemption on the vial labels from having to meet the 1.5 mm letter height. The exemption is subject to the conditions that there are no other changes and that the amended vaccine vial and diluent vial labels to be used are the same as the ones supplied in this application.

A handwritten signature in black ink, appearing to read 'G. Grohmann', is written over a horizontal line.

Gary Grohmann Ph D
Head Immunobiology Section
Therapeutic Goods Administration
(delegate of the Secretary to the
Department of Health and Family Services)

34th January 1998



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia
Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241



Commonwealth Department of
**Health and
Family Services**

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 19 December 1997, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Organon (Australia) Pty Ltd, Private Bag 25, Lane Cove NSW 2066 to supply PUREGON 100 IU (AUST R 54727) Batch No. A 13533001 and 150 IU (AUST R 54728) Batch No. A 18353001 with labels which do not comply with the requirements for Therapeutic Goods Order No 48 - "General Requirements for Labels for Drug Products".

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

1. The product should be supplied with Australian Product Information and Consumer Product Information documentation.
2. Consent is only applicable to importation of PUREGON 100 IU (AUST R 54727) Batch No. A 13533001 and 150 IU (AUST R 54728) Batch No. A 18353001.

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

Clive Morris
Section Head
Molecular Biology Section
Therapeutic Goods Administration Laboratories

19 December 1997

Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia

☐ Woden Telephone: (02) 6289 1555 Facsimile: (02) 6289 8709

☐ Symonston Telephone: (02) 6232 8444 Facsimile: (02) 6232 8605

Commonwealth Department of
**Health and
Family Services****COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989****NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

Pursuant to Section 30 (6)(b) of the *Therapeutic Goods Act 1989* notice is hereby given that the listings in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below were cancelled on 13 November 1997. Particulars of the cancellations are as follows:

SPONSOR: JOHNSON & JOHNSON PACIFIC PTY LTD
ARTG NAME OF GOODS: SUNDOWN* BROAD SPECTRUM SUNSCREEN ACTIVE SPF 15
ULTRA LOTION, FORMULA NUMBER 8157-89, 1 LITRE Lotion
bottle
ARTG NUMBER: 61038
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(h) was incorrect in that information included in the application is not correct.

SPONSOR: BIO-JUVEN PTY LTD
ARTG NAME OF GOODS: H BIO-JUVEN MEN'S FORMULA 1 MINERAL & HERBAL
FORMULA WITH ADDED VITAMINS Capsul e- hard bottle
ARTG NUMBER: 61050
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(h) was incorrect in that information included in the application is not correct.

SPONSOR: SCENTAL PACIFIC PTY LTD
ARTG NAME OF GOODS: TOTALBLOC VERY HIGH PROTECTION SUNSCREEN LOTION
SPF30+ - LOTION - BOTTLE Lotion bottle
ARTG NUMBER: 60572
REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(d) was incorrect in that the goods do not conform to every requirement relating to advertising applicable under the regulations.

dated this thirteenth day of November 1997

Helen A Brown
Delegate of the Secretary
to the Department of Health & Family Services



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia
Telephone: (06) 232 8444. Fax: (06) 232 8605



Commonwealth Department of
**Health and
Family Services**

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Gary Grohmann, delegate of the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), **CONSENT** to the request that Rhone-Poulenc Rorer Australia Pty Ltd be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of BCG Immunotherapeutic (Immucyst) Powder for Injection (AUST R 50641). The exemption is from TGO 48 Subclause 3(1)(b), in order to allow text, not including the product name or company name, of less than 1.5 mm letter height (but greater than 1 mm letter height) on the vial label for the Powder for Injection and Diluent, as submitted to TGA on 19 November 1997.

A handwritten signature in dark ink, appearing to read 'Gary Grohmann', is written over a light, circular stamp.

Gary Grohmann PhD
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Health and Family Services)

Date: 22/12/97

9607884

Immigration and Multicultural Affairs

Migration Agents Registration Scheme

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

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

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

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

NAME	DATE OF BIRTH	BUSINESS NAME	BUSINESS ADDRESS	PROVIDES FREE SERVICE OR CHARGES FEES?
AGYEPONG Berhadette	19/09/54		20 Ironbark Crescent BLACKTOWN NSW 2148	FREE SERVICE
ANDERSON Peter John	6/05/66	MacGillivray Solicitors	Level 22, 141 Queen St BRISBANE QLD 4000	CHARGES
BAE Il - Hwan	10/01/58	Eastwood Immigration Services	38/102 Crimes Road MARSFIELD NSW 2122	CHARGES
BAJGERYTSCH Kelly Ann	18/03/74	Legal Aid	55 St Georges Terrace PERTH WA 6001	FREE SERVICE
BUSS Judith Archer	23/09/46		37 Kimberley Street EAST KILLARA NSW 2071	CHARGES
CHUNG Paulina Kit Ling	31/01/59	Paulina Chung	1/161 Merrylands Road MERRYLANDS NSW 2160	CHARGES
COOK William Brien	23/06/62	Coaccons Graham & James	Level 24, 365 Bourke St MELBOURNE VIC 3000	CHARGES
CRAWSHAW Mary-Anne	29/07/62	Clayton Utz Barristers & Solicitors	68 Shirley Road ROSEVILLE NSW 2069	CHARGES
DEBAIS Anthony Martin	27/10/58		Kobelsstrasse 8 9442 Bernack SWITZERLAND	CHARGES
DU Ruifen	7/09/63		25 Wanda Street WEST RYDE NSW 2114	CHARGES
GEHA Hana	21/08/69	Legal Aid	55 St George's Terrace PERTH WA 6001	FREE SERVICE
HU Vivian Li	8/01/64	Aus-Asia Education & Migration	Suit 63, Level 1 269 Wickham Street FORTITUDE VALLY QLD 4006	CHARGES
KUCHTA Wieslq Kazimierz Bill	11/12/51	Price Waterhouse	Level 13, 201 Kent St SYDNEY NSW 2000	CHARGES
LI Hong	30/08/62	Blake Dawson Waldron	Grosvenor Place 225 George Street SYDNEY NSW 2000	CHARGES
LOBBEZOO David Anthony	19/12/57		Unit 3, 21 Bullimah Aven BURLEIGH HEADS QLD 4220	CHARGES
SCOTT Karl	21/09/70	Red Chip Lawyers	Level 1, 107 Quay St BRISBANE QLD 4000	FREE SERVICE



Commonwealth of Australia

Migration Act 1958

**AUTHORISATION OF PERSONS TO BE OFFICERS
FOR THE PURPOSES OF THE *MIGRATION ACT 1958***

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* ("the Act"):

- (1) **REVOKE** all existing authorisations under that paragraph of:
 - (i) persons employed by the Department of Foreign Affairs and Trade and the Australian Trade Commission; and
 - (ii) locally engaged staff of Australian overseas posts; and
- (2) **AUTHORISE** to be an officer for the purposes of the Act each person holding, or for the time being performing the duties of:
 - (i) a position on the overseas establishment of the Australian Department of Foreign Affairs and Trade and the Australian Trade Commission specified in Schedule A; and
 - (ii) a position on the locally engaged staff establishment of the Australian overseas posts specified in Schedule B.

Dated

1998

A handwritten signature in dark ink, appearing to read 'Philip Ruddock', written over the date '19th January'.

Minister for Immigration and Multicultural Affairs

[NOTE.(1) Paragraph (f) of the definition of "officer" in subsection 5(1) of the Act provides that the Minister may authorise a person to be an officer for the purposes of the Act by notice published in the *Gazette*.

NOTE.(2) This instrument comes into effect upon publication in the *Gazette*.]

SCHEDULE A**POSITION NO(s)**

AMBASSADOR	8501, 8502, 8503, 8504, 8505, 8507, 8508, 8509, 8512, 8513, 8515, 8516, 8517, 8518, 8519, 8521, 8523, 8524, 8525, 8527, 8528, 8531, 8532, 8533, 8540, 8542, 8543, 8544, 8554, 8555, 8559, 8560, 8561, 8562, 8563, 8565, 8566, 8568, 8569, 8570, 8571, 8573, 8574, 8575, 8576, 93479
HIGH COMMISSIONER	8514, 8520, 8522, 8529, 8530, 8535, 8536, 8538, 8541, 8545, 8546, 8547, 8548, 8549, 8553, 8556, 8557, 8564, 8567, 8572, 8577
CONSUL- GENERAL	8593, 8594, 8595, 8596, 8550, 1007, 8511, 8579, A1005, A1061, A1113, A1124
COUNSELLOR	2161
TRADE COMMISSIONER	A1030, A1062
SENIOR TRADE COMMISSIONER	A1051, A1148
TRADE OFFICER	A1063
ASSISTANT TRADE OFFICER	A1064
SENIOR EXECUTIVE SERVICE BAND 1	1882, 2977, 3516
SENIOR EXECUTIVE SERVICE	3396
SENIOR OFFICER GRADE B	1419, 1905, 1477, 1612, 1553, 3712, 1697, 1789, 1887, 1987, 1855, 1943, 1735, 1973, 2073, 1209
SENIOR OFFICER GRADE C	912, 1171, 1403, 1449, 1492, 1587, 1605, 1610, 1670, 1681, 1692, 1714, 1716, 1741, 1777, 1786, 1798, 1811, 1833, 1849, 1868, 1917, 1972, 1976, 2004, 2013, 2025, 2048, 2055, 2122, 2127, 2128, 2162, 2164, 2620, 3304, 3389, 3417, 3434

**ADMINISTRATIVE
SERVICE OFFICER 6**

365, 876, 921, 971, 1074, 1393, 1398, 1406, 1438, 1448,
1480, 1486, 1500, 1507, 1523, 1529, 1534, 1535, 1582,
1595, 1633, 1687, 1779, 1783, 1800, 1809, 1822, 1845, 1852,
1870, 1880, 1889, 1932, 1944, 1945, 1965, 1992, 2008, 2023,
2042, 2061, 2093, 2104, 2132, 2133, 2165, 2183, 2234, 2644,
2654, 3096, 3394, 3438, 3687, 3690, 3693, 3702

**ADMINISTRATIVE
SERVICE OFFICER 5**

875, 1450, 1588, 1613, 1614, 1977

**ADMINISTRATIVE
SERVICE OFFICER 4**

1405, 1437, 1493, 1499, 1524, 1539, 1559, 1604, 1674, 1715,
1738, 1846, 1853, 1881, 1886, 1904, 1968, 1975, 2014,
2028, 2062, 2166, 2246, 2278, 2975, 3426, 3672, 3802, 3939,
3941, 3964

**ADMINISTRATIVE
SERVICE OFFICER 3**

878, 1487, 2106, 2107, 2167, 3037, 3335, 3447, 3741

**ADMINISTRATIVE
SERVICE OFFICER 2**

709, 1488, 1825, 1847

SCHEDULE B**LOCATION / DESIGNATION****POSITION NO(s)****AMMAN**

Locally Engaged 6

7224

Locally Engaged 5

6060, TO0101, TO0102

ANKARA

Locally Engaged 7

7521

Locally Engaged 6

5033, 5037, TO0301

Locally Engaged 5

5032, 5035, TO0302, TO0303

APIA

Locally Engaged 7

7184

ATHENS

Locally Engaged 7

5088

Locally Engaged 6

5064, 5090, 5099

Locally Engaged 5

5083, 5092

Locally Engaged 4

8746

AUCKLAND

Locally Engaged 11

IMM5

Locally Engaged 8

6

Locally Engaged 7

19, IMM4

Locally Engaged 6

15, 17, 32, IMM6

Locally Engaged 5

11, 20

BALI

Locally Engaged 6

7445, 7446

BANGKOK

Locally Engaged 8

5154, 7665

Locally Engaged 7

5112, 7189, 7194, 7288, 7549

Locally Engaged 6

5116, 5137, 5147, 5149, 5153, 5155, 5256,

7193, 7433, 7572, 7573

BEIJING

Locally Engaged 8

7671

Locally Engaged 7

8792, 9008, 9316

Locally Engaged 6

5170, 7442, 7636, 9172, 9311, 9312, 9333

BEIRUT

Locally Engaged 6

TO0909

BELGRADE

Locally Engaged 8	5246
Locally Engaged 7	5259
Locally Engaged 6	117, 5212, 5234, 5235, 5236, 5238, 5242, 5247, 5248, 5255

BONN

Locally Engaged 8	5317, 5323, 9331, 9332, 9408, 9414
Locally Engaged 7	5348
Locally Engaged 6	5307, 5319, 5320, 5325, 5327, 5331, 5340, 5344, 7399, 7400, 7458, 9410, 9412
Locally Engaged 5	5330, 9317, 9329, 9408, 9409, TO1301

BRASILIA

Locally Engaged 7	5355
Locally Engaged 6	5360

BRUNEI

Locally Engaged 6	7544
Locally Engaged 5	8619

BRUSSELS

Locally Engaged 7	5377
Locally Engaged 5	5373

BUDAPEST

Locally Engaged 7	7604
Locally Engaged 6	7601

BUENOS AIRES

Locally Engaged 8	5396
Locally Engaged 7	5404
Locally Engaged 6	5410

CAIRO

Locally Engaged 7	5427
Locally Engaged 6	5430, 8653

CARACAS

Locally Engaged 7	7316
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COLOMBO

Locally Engaged 7	5474
Locally Engaged 5	5473, 7625, 7632
Locally Engaged 5	TO2102, TO2103
Locally Engaged 4	TO2104

DAMASCUS

Locally Engaged 6 7583
Locally Engaged 5 7283, 7284, 7285, TO2301, TO2302, TO2303

DHAKA

Locally Engaged 11 5489

DUBAI

Locally Engaged 7 6
Locally Engaged 5 7

DUBLIN

Locally Engaged 9 9268
Locally Engaged 7 7664
Locally Engaged 6 5520, 5521
Locally Engaged 5 5522, 7527

GUANGZHOU

Locally Engaged 8 9044
Locally Engaged 6 9045, 9305, 9322, 9323, 9324
Locally Engaged 5 9046, 9173, 9304, 9391, 9392, 9393

HANOI

Locally Engaged 7 8613
Locally Engaged 5 9200

HARARE

Locally Engaged 6 7352

HO CHI MINH CITY

Expat 8386, 8387, 8740, 8741, 8742, 9422
Locally Engaged 6 8744, 8767, 8770, 8772
Locally Engaged 5 8743, 8745, 8768, 8769, 8771, 9194, 9195,
9196, 9297, 9298, 9299
Locally Engaged 4 9398, 9399

HONG KONG

Locally Engaged 8 5541, 7652, 9254
Locally Engaged 7 5546, 5608, 7677, 8578, 8579, 8580, 8582
Locally Engaged 6 5542, 5543, 5544, 5584, 5585, 5591, 5600,
5607, 5609, 5610, 5611, 5612, 5613, 5614,
5621, 7306, 7339, 7475, 9166
Locally Engaged 4 5545, 5547, 5552, 5555, 9210

HONIARA

Locally Engaged 6 7574

ISLAMABAD

Locally Engaged 10	9249
Locally Engaged 8	8589
Locally Engaged 7	7628, 9102
Locally Engaged 5	5630, 7293, 7533, 8588
Locally Engaged 4	5631

ISTANBUL

Locally Engaged 9	9
Locally Engaged 7	5

JAKARTA

Locally Engaged 8	7553
Locally Engaged 7	5677, 7322, 7432, 9158
Locally Engaged 6	5658, 5659, 5660, 5661, 5676, 5688, 5690, 5692, 5695, 8969, 8970, 8971, 8972, 8973, 8974, 8975, 8976, 8977, 8978, TO3501, TO3502

KUALA LUMPUR

Locally Engaged 8	5134, 9445
Locally Engaged 7	5002, 7219, 7259, 7260
Locally Engaged 6	5771, 5774, 5795, 7252, 7254
Locally Engaged 5	5764, 5772, 5796, 7550, 8979, 8980

LAGOS

Locally Engaged 7	5810
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LONDON

Locally Engaged 9	7262
Locally Engaged 8	7153, 7162
Locally Engaged 7	7143, 7145, 7147, 7150, 7154, 7166, 7516
Locally Engaged 6	7066, 7155, 7156, 7158, 7159, 7160, 7161, 7163, 7167, 7212, 7219, 7220, 7221, 7519, 7550
Locally Engaged 4	7063, 7067, 7211, 7222, 7223, 7224, 7225, 7228, 7230, 7518, 7552, 7553

LOS ANGELES

Locally Engaged 7	7227, 7228
Locally Engaged 6	7229, 7255, 7291, 7436, 7496, 7588

MADRID

Locally Engaged 8	5858
Locally Engaged 6	5854

MALTA

Locally Engaged 6	5871
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MANCHESTER

Locally Engaged 8	7179, 7184, 7190
Locally Engaged 7	7177, 7180, 7181, 7185, 7193, 7544
Locally Engaged 6	7183, 7186, 7187, 7188, 7250, 7251, 7530, 7531, 7543, 7545, 7546, 7547
Locally Engaged 5	7191
Locally Engaged 4	7178, 7182, 7189, 7252, 7253, 7254, 7255, 7256, 7257, 7258 7532, 7542

MANILA

Locally Engaged 8	7620, 9984
Locally Engaged 7	1466, 5897, 5901, 5903, 7240, 7566, 7582, 7621, 7666, 8889, 8890
Locally Engaged 6	5904, 7230, 7465, 8891, 8892, 8893, 8896
Locally Engaged 5	8894, 8895, 9083, 9084, 9337

MEXICO CITY

Locally Engaged 7	7568
Locally Engaged 6	5251, 7626

MOSCOW

Locally Engaged 7	5942, 8957
Locally Engaged 6	5943, 9255
Locally Engaged 5	8954, 8955, 8956
Locally Engaged 4	5927, 5941

MUMBAI

Locally Engaged 6	7232
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NAIROBI

Locally Engaged 9	9246
Locally Engaged 8	5959
Locally Engaged 6	5947, 5948, 9243, T4801
Locally Engaged 5	T4802
Locally Engaged 4	9245

NEW DELHI

Locally Engaged 9	5977
Locally Engaged 7	7473, 7474, 7674, 9185, 9186
Locally Engaged 6	6056, 8861, 8862, 9187, 9188, 9189, 9404, 9405

NICOSIA

Locally Engaged 6	6060, 7237
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NOUMEA

Locally Engaged 5 7348, 7349

NUKU'ALOFA

Locally Engaged 6 7374

Locally Engaged 4 7459

OSAKA

Locally Engaged 7 6

Locally Engaged 6 11, 12

Locally Engaged 5 10, 14, 15, 17, 18, 19, 20

Locally Engaged 4 21

OTTAWA

Locally Engaged 9 8860

Locally Engaged 7 8621

Locally Engaged 6 6212, 8622, 8623

PARIS

Locally Engaged 8 6286

Locally Engaged 7 6287

Locally Engaged 6 6281, 6289, 6306

Locally Engaged 5 7612, 7638

PHNOM PENH

Locally Engaged 11 9192

Locally Engaged 7 8684

Locally Engaged 6 8685, 8686, 8755

PORT LOUIS

Locally Engaged 8 7569

PORT MORESBY

Locally Engaged 7 6416

Locally Engaged 6 6417, 6418, 7509

PORT VILA

Locally Engaged 7 8626

PRETORIA

Locally Engaged 8 5437

Locally Engaged 7 5079, 7645

Locally Engaged 6 6381, 7173, 9433

Locally Engaged 5 5075, 5254, 8758, 8760, 9434, 9435

Locally Engaged 4 8756, 8757

ROME

Locally Engaged 9	9300
Locally Engaged 7	6490, 6516
Locally Engaged 5	6485, 6511, 6504, TO6401

SANTIAGO

Locally Engaged 8	5538
Locally Engaged 7	6618
Locally Engaged 6	6621, 6637
Locally Engaged 5	6633, 7598, 7624

SEOUL

Locally Engaged 8	8773, 9359
Locally Engaged 7	7422, 8774
Locally Engaged 6	6644, 7437, 8638, 9080
Locally Engaged 5	7467, 8604, 9096

SHANGHAI

Locally Engaged 7	5229
Locally Engaged 6	5228, 5230, 8642, 8643, 9334, 9335

SINGAPORE

Locally Engaged 8	6662, 9444
Locally Engaged 7	6685, 6689
Locally Engaged 6	6663, 6673, 6683, 7324, 7326, 8984, 8985
Locally Engaged 5	6668, 8986, 8987, 8988

STOCKHOLM

Locally Engaged 7	6707
Locally Engaged 5	6708, 6709, 6716

SUVA

Locally Engaged 7	7460
Locally Engaged 5	6020, 6733, 6734, 6735, 7651, TO7101, TO7102, TO7103, TO7104

TARAWA

Locally Engaged 7	7455
Locally Engaged 5	7456

TEHRAN

Locally Engaged 7	8595
Locally Engaged 5	7409

TEL AVIV

Locally Engaged 8	6760
Locally Engaged 5	6759, 6763, 9193

THE HAGUE

Locally Engaged 8	6391
Locally Engaged 6	6786, 6788
Locally Engaged 5	TO7501

TOKYO

Locally Engaged 9	9384
Locally Engaged 8	8607
Locally Engaged 6	5856
Locally Engaged 5	6803, 6804, 6819, 6827, 6829, 6836, 7331, 7631, 7647, 8608, 8609

VANCOUVER

Locally Engaged 8	7501
Locally Engaged 6	7502, 7503, 7504
Locally Engaged 5	7505, 7506, 7507, 7508, 7509

VIENNA

Locally Engaged 6	6872
Locally Engaged 5	5864, 6198, 6201, 6860, 6862, 6878, 6882, 6890, 7327, 7328, TO7903
Locally Engaged 4	TO7901, TO7902

WARSAW

Locally Engaged 8	6906
Locally Engaged 7	6915, 7552
Locally Engaged 6	6908, 7648, TEMP1, TEMP2

WASHINGTON

Locally Engaged 9	8990
Locally Engaged 7	8991, 8992, 8993, 8996, 8997
Locally Engaged 6	8994, 8995, 8999
Locally Engaged 5	8998, 9000, 9001, 9002

WELLINGTON

Locally Engaged 7	7449
Locally Engaged 5	7109

Industry, Science and Tourism

ANTI-DUMPING AUTHORITY

Expiry of anti-dumping duties on polypropylene homopolymer from the Republic of Korea

The Anti-Dumping Authority, in accordance with Section 8A of the *Anti-Dumping Authority Act 1988*, hereby notifies that the anti-dumping duties on imports of polypropylene homopolymer from the Republic of Korea as described in ADA Report no. 108 are due to expire on 29 September 1998.

Interested parties are invited to apply to the Authority for the continuation of the anti-dumping duties within 60 days from the date of this notice. Such applications must be in writing and in an approved form. Copies of the approved form are available from Ms Margaret McLeod at the Anti-Dumping Authority, GPO Box 9839, Canberra, ACT 2601; ph (02) 6213 6754; fax (02) 6213 6761; Email MMCLEOD@dist.gov.au.

If an application is not received by the Authority within the period specified above, the anti-dumping duties will expire on 29 September 1998.

If an application is received and complies with the necessary requirements, the Authority must undertake an inquiry and report to the Minister within 120 days after the receipt of the application on whether the anti-dumping duties should continue for a further five years.

For an inquiry to be undertaken, an application needs to provide reasons for believing that the expiration of the anti-dumping duties would see the recurrence of dumping of imports of polypropylene homopolymer from the Republic of Korea; and for believing that any such dumping would cause or threaten to cause material injury to the Australian industry. The reasons should be supported by evidence and not be based on mere allegations or assertions.

For further information on this matter please contact Mr Myron Bosak at the Authority on telephone (02) 6213 6764; fax (02) 6213 6761; or Email MBOSAK@dist.gov.au.

ANTI-DUMPING AUTHORITY

Expiry of anti-dumping duties on clear float glass from Thailand

The Anti-Dumping Authority, in accordance with Section 8A of the *Anti-Dumping Authority Act 1988*, hereby notifies that the anti-dumping duties on imports of clear float glass from Thailand as described in ADA Report no. 109 are due to expire on 29 September 1998.

Interested parties are invited to apply to the Authority for the continuation of the anti-dumping duties within 60 days from the date of this notice. Such applications must be in writing and in an approved form. Copies of the approved form are available from Ms Margaret McLeod at the Anti-Dumping Authority, GPO Box 9839, Canberra, ACT 2601; ph (02) 6213 6754; fax (02) 6213 6761; Email MMCLEOD@dist.gov.au.

If an application is not received by the Authority within the period specified above, the countervailing and anti-dumping duties will expire on 29 September 1998.

If an application is received and complies with the necessary requirements, the Authority must undertake an inquiry and report to the Minister within 120 days after the receipt of the application on whether the countervailing duties and the anti-dumping duties should continue for a further five years.

For an inquiry to be undertaken, an application needs to provide reasons for believing that the expiration of the anti-dumping duties would see the recurrence of dumping of imports of clear float glass from Thailand; and for believing that any such dumping would cause or threaten to cause material injury to the Australian industry. The reasons should be supported by evidence and not be based on mere allegations or assertions.

For further information on this matter please contact Mr Peter Evans at the Authority on telephone (02) 6213 6759; fax (02) 6213 6761; or Email PEVANS@dist.gov.au.

ANTI-DUMPING AUTHORITY**Notice of inquiry into
certain steel, demountable, tubeless truck wheel rims
from Canada and South Africa**

The Anti-Dumping Authority has completed its review of the Australian Customs Service negative preliminary finding on imports of certain steel, demountable, tubeless truck wheel rims (truck wheel rims) from Accuride Canada Inc of Canada and Guestro Commercial Wheels of South Africa.

The Authority concluded that dumped truck wheel rims from Canada and South Africa had caused material injury to the Australian industry and that there was a threat of material injury to the Australian industry from future imports of the goods from Canada and South Africa at dumped prices.

Accordingly, the Authority rejected the negative preliminary finding by Customs and substituted a finding to the effect that there were sufficient grounds for the publication of dumping duty notices in respect of the goods the subject of the application.

The Authority will now undertake a final inquiry and will report to the Minister by 12 May 1998 on whether anti-dumping action should be taken.

Copies of the bound (non-confidential) version of the Authority's report on its review (Report no. 181) will be available in due course. Requests for copies of the report should be addressed to the Information Manager, Margaret McLeod, at the Authority on telephone (02) 6213 6754 or by email MMCLEOD@dist.gov.au.

During its inquiry, the Authority will address claims by the Australian manufacturer that the goods are being exported at prices below their normal values and that this dumping has caused, and threatens to cause, material injury to the Australian industry through lost sales, price undercutting, price depression, price suppression, loss of profits and margin on sales, reduced cash flow, reduced return on investment and reduced viability overall including suppliers. The Authority will examine exports to Australia from Canada and South Africa from 1 July 1995 onwards.

Interested parties are invited to make a submission to the Authority as soon as possible but no later than 3 March 1998. Submissions containing confidential information should be accompanied by another version omitting the confidential material but containing a non-confidential summary.

Preferably, submissions should address specific matters raised in the Authority's report. A4 copies of the report, and the information sheet prepared for this inquiry, can be obtained by contacting Margaret McLeod. Any person proposing to lodge a submission with the Authority should first obtain a copy of the information sheet.

Non-confidential submissions will be placed on the public record for this inquiry together with a copy of all relevant correspondence between the Authority and other persons and the full public record of the preceding inquiry by Customs and by the Authority. Arrangements to inspect the public record can be made by contacting Margaret McLeod.

The Authority's address for submissions is GPO Box 9839, Canberra ACT 2601. Submissions may also be sent by facsimile to (02) 6213 6761. In order to facilitate communication, the Authority encourages interested parties who have access to 'Word for Windows' version 6, or an equivalent medium, to provide the Authority with an email address to which non-confidential information can be transmitted.

Should you have any queries in relation to this inquiry, please contact Jeremy Salvage, Project Manager, on telephone (02) 6213 6756 or by email on JSALVAGE@dist.gov.au.

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	14/01/98	15/01/98	16/01/98	17/01/98	18/01/98	19/01/98	20/01/98
<hr/>								
Austria	Schillings	8.3312	8.3259	8.4220	8.4220	8.4220	8.5863	8.5843
Belgium/Lux	Francs	24.4200	24.4000	24.7000	24.7000	24.7000	25.1700	25.1600
Brazil	Reals	.7275	.7268	.7297	.7297	.7297	.7467	.7429
Canada	Dollars	.9320	.9313	.9388	.9388	.9388	.9569	.9548
China	Yuan	5.3871	5.3796	5.4109	5.4109	5.4109	5.5162	5.4948
Denmark	Kroner	4.5098	4.5068	4.5616	4.5616	4.5616	4.6497	4.6464
EC	ECU	.5993	.5987	.6054	.6054	.6054	.6170	.6166
Fiji	Dollar	1.0199	1.0132	1.0187	1.0187	1.0187	1.0342	1.2736
Finland	Markka	3.5852	3.5821	3.6261	3.6261	3.6261	3.6879	3.6873
France	Francs	3.9676	3.9634	4.0114	4.0114	4.0114	4.0887	4.0846
Germany	Deutschmark	1.1853	1.1834	1.1978	1.1978	1.1978	1.2207	1.2200
Greece	Drachmae	186.8500	186.4900	188.8700	188.8700	188.8700	192.1900	191.7100
Hong Kong	Dollars	5.0408	5.0317	5.0578	5.0578	5.0578	5.1574	5.1362
India	Rupees	25.9993	26.1247	26.3722	26.3722	26.3722	26.4404	25.8439
Indonesia	Rupiah	5052.0000	4672.0000	5712.0000	5712.0000	5712.0000	5718.0000	6835.0000
Ireland	Pounds	.4720	.4721	.4758	.4758	.4758	.4823	.4818
Israel	Shekel	2.3190	2.3217	2.3523	2.3523	2.3523	2.4060	2.3869
Italy	Lire	1166.6800	1164.6400	1178.0900	1178.0900	1178.0900	1201.7700	1200.0900
Japan	Yen	85.2600	84.9300	84.9500	84.9500	84.9500	85.4400	85.8100
Korea	Won	1125.3900	1052.6800	1055.3500	1055.3500	1055.3500	1060.8600	1071.9900
Malaysia	Ringgit	2.8855	2.7505	2.7831	2.7831	2.7831	2.7670	2.7994
Netherlands	Guilder	1.3351	1.3336	1.3487	1.3487	1.3487	1.3754	1.3746
New Zealand	Dollar	1.1262	1.1228	1.1253	1.1253	1.1253	1.1300	1.1335
Norway	Kroner	4.8950	4.8873	4.9436	4.9436	4.9436	5.0342	5.0275
Pakistan	Rupee	28.6300	28.6000	28.7600	28.7600	28.7600	29.3200	29.2100
Papua NG	Kina	1.1423	1.1360	1.1447	1.1447	1.1447	1.1690	1.1446
Philippines	Peso	28.3400	27.3700	27.2100	27.2100	27.2100	27.5200	27.1700
Portugal	Escudo	120.8000	120.7700	122.1000	122.1000	122.1000	124.3500	124.4500
Singapore	Dollar	1.1396	1.1294	1.1488	1.1488	1.1488	1.1559	1.1632
Solomon Is.	Dollar	3.0927	3.0869	3.1035	3.1035	3.1035	3.1653	3.1530
South Africa	Rand	3.2294	3.2127	3.2531	3.2531	3.2531	3.3143	3.3021
Spain	Peseta	100.2000	100.2300	101.2500	101.2500	101.2500	103.3800	103.1600
Sri Lanka	Rupee	40.2500	40.2000	40.4900	40.4900	40.4900	41.3400	41.1800
Sweden	Krona	5.2191	5.2073	5.2493	5.2493	5.2493	5.3562	5.3457
Switzerland	Franc	.9613	.9627	.9790	.9790	.9790	.9967	.9948
Taiwan	Dollar	22.3400	22.1300	22.2100	22.2100	22.2100	22.4600	22.3000
Thailand	Baht	33.7000	32.9100	34.5200	34.5200	34.5200	34.3300	34.9400
UK	Pounds	.3984	.3988	.4011	.4011	.4011	.4070	.4055
USA	Dollar	.6507	.6498	.6536	.6536	.6536	.6663	.6637

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
21/01/98

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 1997-98 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

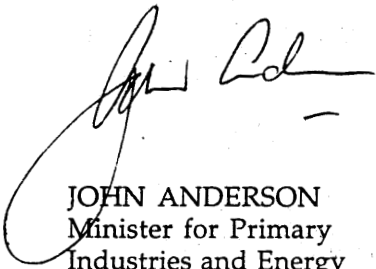
revoke the determination of the aggregate estimated net pool return made on 1 October 1997; and

determine the aggregate estimated net pool return from wheat of the 1997-98 season to be \$A2,438 million.

Dated this



day of January 1998.



JOHN ANDERSON
Minister for Primary
Industries and Energy

9607889

Transport and Regional Development



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

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

Copies of the orders will be available from the Commonwealth Government Bookshop, 10 Mort Street, Canberra City, Australian Capital Territory by 1 February 1998.

<i>Number of order</i>	<i>Description of order</i>
12 of 1997	Part 16 (Load Lines) Issue 2
13 of 1997	Part 31 (Ship surveys and certification) Issue 4
14 of 1997	Part 32 (Cargo Handling Equipment) Issue 2
2 of 1998	Part 58 (International Safety Management Code) Issue 1

9607890

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) HSH Hotels (Australia) Limited is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) HSH Hotels (Australia) Limited proposes to acquire an interest in Australian urban land as specified in the notice furnished on 19 September 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) HSH Hotels (Australia) Limited 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

20

day of

January

1998

OK



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) George Thye Guan Chan and Merrie Lynn McCord are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) George Thye Guan Chan and Merrie Lynn McCord propose to acquire an interest in the Australian urban land as specified in the notice furnished on 7 January 1998 under section 26A of the Act;

NOW THEREFORE I, Ian Campbell, Parliamentary Secretary for and on behalf of the Treasurer, being satisfied that:

- (i) George Thye Guan Chan and Merrie Lynn McCord 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.

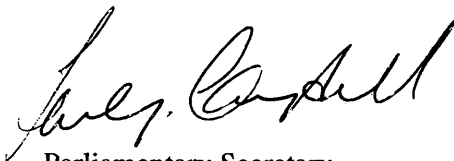
Dated this

19th

day of

January

1998.



Parliamentary Secretary

COMMONWEALTH OF AUSTRALIA***Foreign Acquisitions and Takeovers Act 1975*****ORDER UNDER SUBSECTION 19(2)****WHEREAS -**

- (A) Finkpine Pty Ltd is a prescribed corporation for the purposes of section 19 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act') carrying on an Australian business;
- (B) HSH Hotels (Australia) Limited is a foreign person for the purposes of that section of the Act;
- (C) HSH Hotels (Australia) Limited proposes to acquire assets of the Australian business carried on by Finkpine Pty Ltd as specified in the notice furnished on 19 September 1997 under section 25 of the Act;

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

- (i) HSH Hotels (Australia) Limited proposes to acquire assets of the Australian business of Finkpine Pty Ltd; and
- (ii) the proposed acquisition would have the result that the business would be controlled by foreign persons; and
- (ii) that result would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 19(2) of the Act.

Dated this

20 day of January 1997


Assistant Treasurer

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
STD 98/1	Sales tax: taxable value of new motor vehicles with a gross vehicle mass of less than 7.5 tonnes.	Determination summarises the terms of a Motor Vehicle Industry agreement and offers arrangements on identical terms to other taxpayers. It also explains how the law applies to taxable dealings involving new motor vehicles that are not covered by an agreement.

9607892

*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 54**, made on 14 October 1997 (exempting the trustee of McWilliam's Wines Employees Provident Fund (the "Fund") from compliance with regulation 13.13 of the *Superannuation Industry (Supervision) Regulations* in relation to the Fund subject to a condition);
 - **exemption number 65**, made on 22 October 1997 (exempting the trustee of each of the Colonial Mutual Personal Superannuation Fund, the Colonial Mutual Superannuation Fund for Self-Employed Persons and the Colonial Mutual Self-Employed Retirement Fund regulated superannuation funds (each of which is referred to as the "Fund") and any other person who is the trustee of the Fund from time to time from compliance with paragraphs 2.29(1)(e), (f) and (g) of the *Superannuation Industry (Supervision) Regulations* but only in respect of a fund reporting period ending on or before 30 June 1998 in relation to the Fund subject to certain conditions);
 - **exemption number 66**, made on 23 October 1997 (exempting the trustee of the Allergan Australia Superannuation Plan (the "Fund") from compliance with subregulation 6.17(2) 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
243-251 Northbourne Avenue
LYNEHAM ACT 2602

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

Dated 14 January 1998

(Published by authority of the Insurance and Superannuation Commissioner)

Veterans' Affairs



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 22 January 1998 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of these instruments can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Repatriation Medical Authority, 363 Adelaide Street, Brisbane Qld 4000; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606; or
- the Department of Veterans' Affairs, 13 Keltie Street, Phillip, ACT 2606.

Number of Instrument	Description of Instrument
1 of 1998	Amendment of Statement of Principles, Instrument No.45 of 1996, under subsection 196B(2) concerning sensorineural hearing loss and death from sensorineural hearing loss
2 of 1998	Amendment of Statement of Principles, Instrument No.46 of 1996, under subsection 196B(3) concerning sensorineural hearing loss and death from sensorineural hearing loss
3 of 1998	Amendment of Statement of Principles, Instrument No.25 of 1996, under subsection 196B(2) concerning malignant neoplasm of the rectum and death from malignant neoplasm of the rectum
4 of 1998	Amendment of Statement of Principles, Instrument No.26 of 1996, under subsection 196B(3) concerning malignant neoplasm of the rectum and death from malignant neoplasm of the rectum
5 of 1998	Amendment of Statement of Principles, Instrument No.23 of 1996, under subsection 196B(2) concerning malignant neoplasm of the colon and death from malignant neoplasm of the colon
6 of 1998	Amendment of Statement of Principles, Instrument No.24 of 1996, under subsection 196B(3) concerning malignant neoplasm of the colon and death from malignant neoplasm of the colon
7 of 1998	Amendment of Statement of Principles, Instrument No.153 of 1996, under subsection 196B(2) concerning malignant neoplasm of the small intestine and death from malignant neoplasm of the small intestine
8 of 1998	Amendment of Statement of Principles, Instrument No.154 of 1996, under subsection 196B(3) concerning malignant neoplasm of the small intestine and death from malignant neoplasm of the small intestine

**Repatriation**
Medical Authority***Veterans' Entitlements Act 1986*****NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B**

Notice is hereby given that the undermentioned instruments have been made on 22 January 1998 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of these instruments can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Repatriation Medical Authority, 363 Adelaide Street, Brisbane Qld 4000; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606; or
- the Department of Veterans' Affairs, 13 Keltie Street, Phillip, ACT 2606.

Number of Instrument	Description of Instrument
9 of 1998	Amendment of Statement of Principles, Instrument No.67 of 1997, under subsection 196B(2) concerning malignant neoplasm of the stomach and death from malignant neoplasm of the stomach
10 of 1998	Amendment of Statement of Principles, Instrument No.68 of 1997, under subsection 196B(3) concerning malignant neoplasm of the stomach and death from malignant neoplasm of the stomach
11 of 1998	Amendment of Statement of Principles, Instrument No.115 of 1996, under subsection 196B(2) concerning malignant neoplasm of the oesophagus and death from malignant neoplasm of the oesophagus
12 of 1998	Amendment of Statement of Principles, Instrument No.116 of 1996, under subsection 196B(3) concerning malignant neoplasm of the oesophagus and death from malignant neoplasm of the oesophagus

9607894

Workplace Relations and Small Business

J0396 V001 S Print P6418

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996
s.141 application for common rule declaration

Media, Entertainment and Arts Alliance
(C No. 90310 of 1997)

JOURNALISTS (SPECIALIST PUBLICATIONS) AWARD 1997
(ODN C No. 20154 of 1996)
[Print P4088 [J0396]]

Various employees

Commonwealth employment

COMMISSIONER CARGILL

SYDNEY 3 NOVEMBER 1997

Award declared common rule in the Australian Capital Territory and the Northern Territory

DECLARATION

1. That the whole of the terms of the Journalists (Specialist Publications) Award 1997, including variations thereto, for the employment of staff in the newspaper and journal industry of journalism in its literary, artistic and photographic branches and/or the gathering, writing or preparation of news matter or news commentaries, gathered, written or prepared. This common rule shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which this provision is made in the said Award and shall be binding on all such employees.
2. That this declaration shall not apply to the Australian Government in respect of employees under the Public Service Act 1922 or the Australian Capital Territory Government in respect of staff covered by the Journalists (Australian Capital Territory Government Departments and Instrumentalities) Award 1996. [J0345].
3. That this declaration shall not apply to any employee employed under the Northern Territory Public Sector Employment and Management Act 1993.
4. That the foregoing declaration shall operate from 28 October 1997.

BY THE COMMISSION:

COMMISSIONER

Printed by Authority by the Commonwealth Government Printer

<Price code A>

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION*Workplace Relations Act 1996***NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO
VARIATION OF A COMMON RULE**

IN

**JOURNALISTS (SPECIALIST PUBLICATIONS) AWARD 1997
(J0396) C No 20154/96****JOURNALISTS (SPECIALIST PUBLICATIONS) AWARD 1997
(J0396) C No 20154/96****TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984
(T0091) C No 34882/97**AND in the matter of the variation of the above award
Notice is hereby given

- a) That the Commission has varied the term/s of the above-mentioned award referred to in the Schedule below:
- b) That the variation will be a common rule of the Australian Capital Territory and the Northern Territory in the industry as shown in the Schedule below.
- c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at (1) Level 4, CML Building, University Avenue, Canberra (2) NT House, Level 10, 22 Mitchell Street, Darwin, free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award code & Var No	Clause	Substance	Date of Effect
J0396 A-a		Correction to Print P4088	13.08.97
J0396 A-b		Correction to Print P4088	13.08.97
T0091 V105		Log book and medical	
		Check allowance	19.12.97

Dated this 23rd day of January 1998

Christine Hayward
Deputy Industrial Registrar

9607895



NOTICE OF INTENTION TO PROPOSE A CUSTOMS TARIFF ALTERATION

NOTICE No.1 (1998)

IN pursuance to section 273EA of the *Customs Act 1901*, I, RICHARD JOHN JANECKO, delegate of the Minister for Customs and Consumer Affairs, hereby give notice that it is intended, within seven sitting days of the House of Representatives after the date of publication of this Notice in the *Gazette*, to propose in the Parliament a Customs Tariff alteration in accordance with the particulars specified in the Schedule to this Notice and operating on and from 31 January 1998, immediately after the amendments of the *Customs Tariff Act 1995* made by the *Customs Tariff (Fuel Rates Amendment) Act 1997*.

The Schedule

Alterations to the *Customs Tariff Act 1995*

1 Subsection 19(1) (Table)

Repeal the Table, substitute:

TABLE			
Column 1	Column 2	Column 1	Column 2
Customs	Excise	Customs	Excise
subheading	item	subheading	item
2203.00.10	1(C)	2707.20.91	11(J)(2)(a)
2206.00.11	2(O)	2707.20.99	11(J)(2)(b)
2206.00.12	2(G)	2707.30.19	11(J)(2)(b)
2207.10.00	2(O)	2707.30.91	11(J)(2)(a)
2208.20.10	2(A)	2707.30.99	11(J)(2)(b)
2208.20.90	2(G)	2707.50.29	11(J)(2)(b)
2208.30.00	2(D)	2707.50.91	11(J)(2)(a)
2208.40.00	2(F)	2707.50.99	11(J)(2)(b)
2208.50.00	2(G)	2709.00.22	11(E)(2)
2208.60.00	2(G)	2709.00.29	11(E)(1)
2208.70.00	2(G)	2709.00.92	11(F)(2)
2208.90.00	2(G)	2709.00.99	11(F)(1)
2402.10.10	7(A)	2710.00.14	11(G)(3)
2402.10.90	7(B)	2710.00.15	11(G)(2)
2402.20.10	8(A)	2710.00.29	11(C)(2)(a)
2402.20.91	8(B)(1)	2710.00.33	11(B)(1)(b)
2402.20.99	8(B)(2)	2710.00.34	11(B)(2)(b)
2403.10.20	6(A)	2710.00.39	11(B)(2)(a)
2403.10.80	6(B)	2710.00.40	11(A)
2403.99.20	9	2710.00.56	11(H)(2)(a)
2403.99.91	6(A)	2710.00.57	11(H)(2)(c)
2403.99.99	6(B)	2710.00.59	11(H)(2)(b)
2707.10.19	11(J)(2)(b)	2710.00.60	11(D)
2707.10.91	11(J)(2)(a)	2710.00.83	11(I)(2)(b)
2707.10.99	11(J)(2)(b)	2710.00.84	11(I)(3)(b)
2707.20.19	11(J)(2)(b)	2710.00.89	11(I)(3)(a)



2 The rates of duty in column 3 of subheading 2710.00.56 in Schedule 3
Omit the rates of duty, substitute:

\$0.17403/L
NZ:\$0.17403/L
PNG:\$0.17403/L
FI:\$0.17403/L
DC:\$0.17403/L

Dated this *Twentieth* day of January 1998.



RICHARD JOHN JANECKO
Delegate of the Minister for
Customs and Consumer Affairs



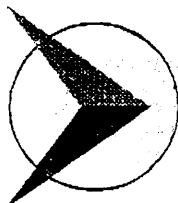
**Commonwealth
of Australia**

Gazette

No. S 21, Monday, 19 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF APPROVAL UNDER THE
CIVIL AVIATION REGULATIONS**

On 16 January 1998 the Civil Aviation Safety Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations relating to aircraft bearing the nationality and registration mark VH-LHH (CASA 09/98).

Copies of the instrument are available from:

**Wendy McIntosh
Exemptions Officer
Airworthiness Branch
Civil Aviation Safety Authority
GPO BOX 2005
CANBERRA ACT 2601**

**Phone: 02 6217 1856
Fax: 02 6217 1991
Email: MCINTOSH_W@CASA.GOV.AU**

Produced by the Australian Government Publishing Service

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ISSN 1032-2345

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9 780644 494502

2 The rates of duty in column 3 of subheading 2710.00.56 in Schedule 3

Omit the rates of duty, substitute:

\$0.17403/L
NZ:\$0.17403/L
PNG:\$0.17403/L
FI:\$0.17403/L
DC:\$0.17403/L

Dated this *Twentieth* day of January 1998.



RICHARD JOHN JANECKO
Delegate of the Minister for
Customs and Consumer Affairs



Commonwealth
of Australia

Gazette

No. S 22, Tuesday, 20 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

ATTACHMENT A

COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Commission Act 1989
Regional Council Election (Casual Vacancy) Rules

NOTICE OF POLLING DAY FOR REGIONAL COUNCIL BY-ELECTION
DARWIN REGION, WARD 2

I, TIMOTHY ANDREW FISCHER, Acting Minister for Aboriginal and Torres Strait Islander Affairs, under subrule 18(1) of the *Regional Council Election (Casual Vacancy) Rules*, fix 28 March 1998 as the day for polling for the by-election for a member of the Regional Council in the Darwin Region, Ward 2.

Dated this *NINETEEN* day of *JANUARY* 1998.

Acting Minister for Aboriginal and Torres Strait Islander Affairs





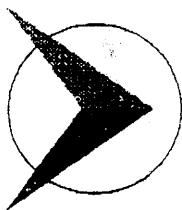
Commonwealth
of Australia

Gazette

No. S 23, Wednesday, 21 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS**

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 21 January 1998:

AD/CESSNA 170/61 - ALTERNATE STATIC SOURCE VALVE INSPECTION

Copies of the above Order(s) are available from:

Noel Martin
Publishing Controller
Airworthiness Information
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1853
Fax: 02 6217 1991
E-Mail: MARTIN_NK@CASA.GOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU



9 780644 494526



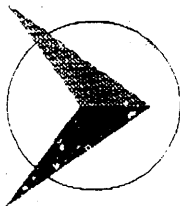
Commonwealth
of Australia

Gazette

No. S 24, Wednesday, 21 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS**

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 21 January 1998:

AD/LUSCOMBE/2 Amdt 1 - WING SPAR CORROSION

Copies of the above Order(s) are available from:

~~Noel Martin~~
Publishing Controller
Airworthiness Information
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1853
Fax: 02 6217 1991
E-Mail: MARTIN_NK@CASA.GOV.AU
Internet Site: HTTP://WWW.CASA.GOV.AU



9 780644 494533



Commonwealth of Australia

Telecommunications Act 1997

**Carrier Licence Conditions (Access and Roaming)
Declaration 1998**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, make the following Declaration under subsection 63 (2) of the *Telecommunications Act 1997*.

Dated 12 January 1998.

Minister for Communications, the Information Economy
and the Arts

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Access and Roaming) Declaration 1998.

Note: This Declaration commences on gazettal: see *Acts Interpretation Act 1901*, ss 46A and 48.

Interpretation

2. (1) In this Declaration:

800 MHz band means:

- (a) in a major capital city—the frequency bands:
 - (i) 825 MHz to 845 MHz; and
 - (ii) 870 MHz to 890 MHz; and
- (b) elsewhere in Australia—the frequency bands:
 - (i) 825 MHz to 830 MHz; and
 - (ii) 835 MHz to 845 MHz; and
 - (iii) 870 MHz to 875 MHz; and
 - (iv) 880 MHz to 890 MHz;

Act means the *Telecommunications Act 1997*;

air-time means timed use of a public mobile telecommunications service that is provided by a network operated by a carriage service provider;

AMPS has the same meaning as in section 358 of the Act;



2 Carrier Licence Conditions (Access and Roaming)
Declaration 1998

coverage means an area in which the customers of a carriage service provider who supplies a public mobile telecommunications service are ordinarily able to make or receive calls by means of that provider's network, and includes areas within that area in which there is localised lack of effective coverage because of, for example, attenuation within buildings, screening or reflection by natural or man-made features or blind spots;

Note: It is intended that the coverage of a carriage service provider's public mobile telecommunications service include areas in which customers of that service are ordinarily able to make or receive calls by means of the provider's network but, for reasons such as system or network failure or network congestion, are unable to do so from time to time.

eligible carrier means a carrier that uses or proposes to use all or part of the spectrum in the 800 MHz band to supply a public mobile telecommunications service and that:

- (a) holds a spectrum licence that provides for the use of the spectrum;
or
- (b) is authorised by the holder of a spectrum licence that provides for the use of the spectrum to use all or part of that spectrum;

whether or not the licence presently authorises the operation of any device;

major capital city means a designated area described in the Schedule to the Spectrum Re-allocation Declaration No. 2 of 1997, to the extent that the area is within the territorial limits of Australia;

re-allocation declaration means Spectrum Re-allocation Declaration No. 1, 2, 3 or 4 of 1997 made under subsection 153B (1) of the *Radiocommunications Act 1992*;

roam, for a customer of a carriage service provider who supplies a public mobile telecommunications service, means make or receive calls:

- (a) in geographic areas where that service does not have coverage using:
 - (i) a public mobile telecommunications service network operated by another carriage service provider that has coverage in that area; and
 - (ii) the same mobile telephone; and
- (b) including calls in which there is automatic handover during a call:
 - (i) to the extent technically feasible; and
 - (ii) on or after 1 January 2000;

specified date, for a frequency band, means the date mentioned in the Schedule for the band;

spectrum licence has the same meaning as in the *Radiocommunications Act 1992*;

Telstra has the same meaning as in the *Telstra Corporation Act 1991*.

Carrier Licence Conditions (Access and Roaming)
Declaration 1998

3

(2) In this Declaration, each frequency band includes all frequencies that are greater than the lower frequency, up to and including the higher frequency.

Telstra to sell AMPS air-time in certain circumstances

3. (1) The carrier licence granted to Telstra is subject to a condition that Telstra must, if requested to do so by an eligible carrier, sell air-time on its AMPS service and supply any related services reasonably required:

- (a) if the request relates to the sale of air-time before the earliest specified date for a frequency band in relation to which the eligible carrier holds a spectrum licence or authorisation—to enable the eligible carrier to resell AMPS services; and
- (b) if the request relates to the sale of air-time on or after the day when the eligible carrier begins supplying a public mobile telecommunications service in spectrum for which the eligible carrier holds a spectrum licence or authorisation—to enable customers of the eligible carrier's public mobile telecommunications service who have a handset capable of interworking with both Telstra's AMPS network service and the eligible carrier's public mobile telecommunications service to roam onto Telstra's AMPS service.

(2) Subsection (1) does not impose an obligation if there is in force a certificate issued by the ACCC stating that, in the ACCC's opinion, compliance with subsection (1) would have the effect of preventing Telstra, or any other carriage service provider being supplied with air time, from meeting its reasonably anticipated requirements, measured at the time the request is made.

(3) Subsection (1) does not impose an obligation on Telstra if there are reasonable grounds to believe that:

- (a) the eligible carrier would fail, to a material extent, to comply with the terms and conditions on which Telstra complies, or on which Telstra is reasonably likely to comply, with the condition; or
- (b) the eligible carrier would fail, in connection with that condition, to protect:
 - (i) the integrity of Telstra's AMPS service or any related services; or
 - (ii) the safety of individuals working on, or using services supplied by means of, Telstra's AMPS service or any related services.

(4) Any arrangement to give effect to a request under subsection (1) must be on terms and conditions agreed between Telstra and the eligible carrier.

(5) However, if Telstra and the eligible carrier are unable to agree on the terms and conditions, they are to be:

- (a) determined by an arbitrator appointed by the parties; or
- (b) if the parties do not agree on the appointment of an arbitrator—determined by the ACCC.

Carrier Licence Conditions (Access and Roaming)
Declaration 1998

(6) For a determination of terms and conditions under subsection (5) by the ACCC, the ACCC must have regard to the following matters:

- (a) whether the determination will promote the long-term interests of end-users of carriage services or of services provided by means of carriage services;
- (b) the legitimate business interests of Telstra and Telstra's investment in facilities used to supply the air-time and related services;
- (c) the interests of all eligible carriers;
- (d) the direct costs of Telstra providing air-time and related services;
- (e) the operational and technical requirements necessary for the safe and reliable operation of a carriage service, telecommunications network or facility;
- (f) the economically efficient operation of a carriage service, telecommunications network or facility.

(7) The ACCC may also have regard to any other matters it thinks are relevant.

(8) For paragraph (6)(a), the question whether a determination promotes the long-term interests of end-users of carriage services or of services provided by means of carriage services is to be determined in the same manner as the question whether a particular thing promotes those interests is determined for Part XIC of the *Trade Practices Act 1974*.

(9) To assist the ACCC in forming an opinion for subsection (2), the ACCC may:

- (a) consult with the ACA; and
- (b) have regard to any written plan determined under subsection 361 (2) of the Act; and
- (c) have regard to any other matters that the ACCC thinks are relevant.

Certain other carriers to sell air-time to Telstra in certain circumstances

4. (1) A carrier licence granted to an eligible carrier (other than Telstra) (*the licensee*) is subject to a condition that the licensee must, if requested to do so by Telstra, sell air-time on its public mobile telecommunications service that uses spectrum in the 800 MHz band and supply any related services reasonably required to enable customers of Telstra's AMPS service who have a handset capable of interworking with both Telstra's AMPS network service and the licensee's public mobile telecommunications service to roam onto the licensee's service on terms and conditions:

- (a) agreed between the licensee and Telstra; or
- (b) if the parties do not agree—determined by an arbitrator appointed by the parties; or
- (c) if the parties do not agree on the appointment of an arbitrator—determined by the ACCC.

*Carrier Licence Conditions (Access and Roaming)
Declaration 1998*

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(2) Subsection (1) does not impose an obligation if there is in force a certificate issued by the ACCC stating that, in the ACCC's opinion, compliance with subsection (1) would have the effect of preventing the licensee, or any other carriage service provider being supplied with air-time, from meeting its reasonably anticipated requirements, measured at the time the request is made.

(3) Subsection (1) does not impose an obligation on an eligible carrier if there are reasonable grounds to believe that:

- (a) Telstra would fail, to a material extent, to comply with the terms and conditions on which the licensee complies, or on which the licensee is reasonably likely to comply, with the condition; or
- (b) Telstra would fail, in connection with that condition, to protect:
 - (i) the integrity of the licensee's service or any related services; or
 - (ii) the safety of individuals working on, or using services supplied by means of, the licensee's service or any related services.

(4) For a determination of terms and conditions under subsection (1) by the ACCC, the ACCC must have regard to the following matters:

- (a) whether the determination will promote the long-term interests of end-users of carriage services or of services provided by means of carriage services;
- (b) the legitimate business interests of the licensee and the licensee's investment in facilities used to supply the air-time and related services;
- (c) the interests of Telstra;
- (d) the direct costs of the licensee providing air-time and related services;
- (e) the operational and technical requirements necessary for the safe and reliable operation of a carriage service, telecommunications network or facility;
- (f) the economically efficient operation of a carriage service, telecommunications network or facility.

(5) The ACCC may also have regard to any other matters it thinks are relevant.

(6) For paragraph (4)(a), the question whether a determination promotes the long-term interests of end-users of carriage services or of services provided by means of carriage services is to be determined in the same manner as the question whether a particular thing promotes those interests is determined for Part XIC of the *Trade Practices Act 1974*.

(7) To assist the ACCC in forming an opinion for subsection (2), the ACCC may:

- (a) consult with the ACA; and
- (b) have regard to any matters that the ACCC thinks are relevant.

6 *Carrier Licence Conditions (Access and Roaming)
Declaration 1998*

Examples for subsections 3 (3) and 4 (3):

1. Evidence that the person making the request is not creditworthy.
2. Repeated failures by the person making the request to comply with the terms and conditions on which the same or a similar service has been provided.

SCHEDULE

Section 2

SPECIFIED DATES

Frequency bands (MHz)	Date
825 to 830/870 to 875	1 April 1999
840 to 845/885 to 890	1 April 1999
830 to 835/875 to 880	1 January 2000
835 to 840/880 to 885	1 January 2000

Commonwealth of Australia

Telecommunications Act 1997

**Carrier Licence Conditions (Spectrum Re-allocation)
Declaration 1998**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, make the following Declaration under subsection 63 (2) of the *Telecommunications Act 1997*.

Dated 12 January 1998.

Richard Alston

Minister for Communications, the Information Economy
and the Arts

Citation

1. This Declaration may be cited as the Carrier Licence Conditions (Spectrum Re-allocation) Declaration 1998.

Note: This Declaration commences on gazettal: see *Acts Interpretation Act 1901*, ss 46A and 48.

Interpretation

2. In this Declaration:

major capital city means a designated area described in the Schedule to the Spectrum Re-allocation Declaration No. 2 of 1997, to the extent that the area of land is within the territorial limits of Australia;

re-allocation declaration means Spectrum Re-allocation Declaration No. 1 or 2 of 1997 made under subsection 153B (1) of the *Radiocommunications Act 1992*;

relevant agreement means an agreement, arrangement or understanding:

- (a) whether formal or informal or partly formal and partly informal; and
- (b) whether written or oral or partly written and partly oral; and
- (c) whether or not having legal or equitable force and whether or not based on legal or equitable rights;

subsidiary has the meaning given by section 46 of the Corporations Law.

2 *Carrier Licence Conditions (Spectrum Re-allocation)*
*Declaration 1998***Application**

3. This Declaration applies to the carrier licences granted to Telstra Corporation Limited, Optus Networks Pty Ltd, Optus Mobile Pty Ltd and Vodafone Pty Limited.

Limits on spectrum use

4. (1) The licensee must not, before or during any process administered by the ACA for issuing spectrum licences under Subdivision B of Division 1 of Part 3.2 of the *Radiocommunications Act 1992* for a part of the spectrum referred to in a re-allocation declaration:

- (a) seek to obtain a spectrum licence authorising the use of the following parts of the spectrum:
 - (i) in the major capital cities—825 MHz to 835 MHz and 870 MHz to 880 MHz; and
 - (ii) elsewhere in Australia—825 MHz to 830 MHz and 870 MHz to 875 MHz; or
- (b) enter into a relevant agreement with another person under which the other person or a third party seeks, on behalf of the licensee, to obtain a spectrum licence authorising the use of the parts of the spectrum mentioned in paragraph (a); or
- (c) allow a subsidiary of the licensee to:
 - (i) seek to obtain a spectrum licence authorising the use of the parts of the spectrum mentioned in paragraph (a); or
 - (ii) enter into a relevant agreement with another person under which the other person or a third party seeks, on behalf of the licensee or the subsidiary, to obtain a spectrum licence authorising the use of the parts of the spectrum mentioned in paragraph (a).

(2) In subsection (1), each frequency band includes all frequencies that are greater than the lower frequency, up to and including the higher frequency.

Commonwealth of Australia

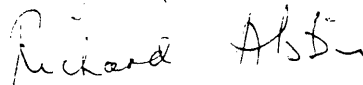
Radiocommunications Act 1992

**Radiocommunications (Spectrum Licence Limits—
1.8 GHz Band) Direction 1998**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, give the following Direction to the Australian Communications Authority under subsection 60 (10) of the *Radiocommunications Act 1992*.

Dated

12 January 1998.



Minister for Communications, the Information Economy
and the Arts

Citation

1. This Direction may be cited as the Radiocommunications (Spectrum Licence Limits—1.8 GHz Band) Direction 1998.

Note: This Direction commences on gazettal: see *Acts Interpretation Act 1901*, ss 46A and 48.

Revocation

2. The Radiocommunications (Spectrum Licence Limits—800 MHz and 1.8 GHz Bands) Direction 1997 is revoked.

Interpretation

3. (1) In this Direction, unless the contrary intention appears:

Act means the *Radiocommunications Act 1992*;

associate, in relation to a person, means:

(a) for a body corporate:

- (i) a director or secretary of the body; or
- (ii) a related body corporate; or
- (iii) a director or secretary of a related body corporate; or
- (iv) a business partner of the body; or
- (v) an individual who controls at least 15% of the voting power or holds at least 15% of the issued shares in the body; or

2 *Radiocommunications (Spectrum Licence Limits—1.8 GHz
Band) Direction 1998*

- (b) for an individual:
- (i) the individual's spouse; or
 - (ii) another person who, although not legally married to the individual, lives with the individual on a genuine domestic basis as the spouse of the person; or
 - (iii) a business partner of the individual; or
 - (iv) a body corporate in which the individual controls at least 15% of the voting power or holds at least 15% of the issued shares; or
 - (v) a body corporate of which the individual is a director or secretary; or
 - (vi) a body corporate that is related to a body corporate of which the individual is a director or secretary; or
- (c) for any person—any other person (other than the ACA) who has a relevant agreement with the person that:
- (i) entitles 1 of the parties to the agreement to use spectrum licensed to another person under a spectrum licence that relates to a part of the spectrum referred to in a re-allocation declaration; or
 - (ii) provides for the acquisition of a spectrum licence that relates to a part of the spectrum referred to in a re-allocation declaration;

major capital city means a designated area described in the Schedule to the Spectrum Re-allocation Declaration No. 3 of 1997, to the extent that the area is within the territorial limits of Australia;

re-allocation declaration means Spectrum Re-allocation Declaration No. 3 of 1997 made under subsection 153B (1) of the *Radiocommunications Act 1992*;

related body corporate has the meaning given by the Corporations Law;

relevant agreement means an agreement, arrangement or understanding:

- (a) whether formal or informal or partly formal and partly informal; and
- (b) whether written or oral or partly written and partly oral; and
- (c) whether or not having legal or equitable force and whether or not based on legal or equitable rights;

other than an agreement between carriers provided for by or under the *Telecommunications Act 1997*, Part XIC of the *Trade Practices Act 1974* or the *Telecommunications (Transitional Provisions and Consequential Amendments) Act 1997*;

specified group of persons means an applicant for a spectrum licence and all of the associates of the applicant.

(2) In this Direction, each frequency band includes all frequencies that are greater than the lower frequency, up to and including the higher frequency.

*Radiocommunications (Spectrum Licence Limits—1.8 GHz
Band) Direction 1998* 3

(3) For this Direction, 2 or more specified groups of persons having 1 member in common are taken to be 1 specified group of persons.

1.8 GHz band

4. The ACA must determine procedures under subsection 60 (1) of the Act that impose limits that ensure that, as a result of the allocation of spectrum licences under Subdivision B of Division 1 of Part 3.2 of the Act, no person or specified group of persons may use more than:

- (a) 15 MHz of spectrum in any major capital city in the frequency band 1710 MHz to 1755 MHz; and
- (b) 15 MHz of spectrum in any major capital city in the frequency band 1805 MHz to 1850 MHz.

Particular procedures

5. Without limiting the power of the ACA to determine procedures, in determining the procedures mentioned in section 4 the ACA must determine procedures that:

- (a) require an applicant for a spectrum licence to notify the ACA of the applicant's associates; and
- (b) require the ACA to reject bid instructions received from a member of a specified group of persons in a round of an auction if the ACA has already received bid instructions from another member of the specified group of persons in the round; and
- (c) require the ACA to exclude an applicant who has failed to comply with procedures determined under paragraph (a) from taking part or continuing to take part in an auction.



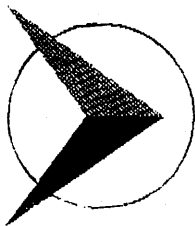
**Commonwealth
of Australia**

Gazette

No. S 26, Friday, 23 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS**

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 23 January 1998:

AD/RAD/61 - GPS INSTALLATION FOR NON-PRECISION APPROACHES

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Gazette

No. S 27, Thursday, 22 January 1998

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SPECIAL

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS)
ACT 1982

SECTION 44

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

Perth Zoo to import three Cambodian Sun Bears (*Ursus Malayanus*) from Cambodia.

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

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

Dated 21 January 1998.



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COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Loris Stefanutti is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Loris Stefanutti proposes to acquire an interest in the Australian urban land described in the notice furnished on 17 December 1997 under section 26A of the Act;

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

Dated this

16th

day of

January

1998.

Parliamentary Secretary



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Olympic Amusements Pty Limited is a prescribed corporation for the purposes of section 19 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act') carrying on an Australian business;
- (B) I.G.T. (Australia) Pty Limited is a foreign person for the purposes of that section of the Act;
- (C) I.G.T. (Australia) Pty Limited proposes to acquire the assets of the Australian business carried on by Olympic Amusements Pty Limited as specified in the notice furnished on 17 December 1997 under section 25 of the Act;

NOW THEREFORE I, Ian Campbell, Parliamentary Secretary, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 19(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this 16th day of January 1998.



Parliamentary Secretary

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) CCWA Pty Ltd. is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) CCWA Pty Ltd. proposes to acquire an interest in the Australian urban land described in the notice furnished on 15 December 1997 under section 26A of the Act;

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

Dated this

14th

day of

January

1998.



Parliamentary Secretary.

No. S 29, Friday, 23 January 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

The following form is approved under section 98, 99 100 and 101 of the *Commonwealth Electoral Act 1918* for use in Tasmania.

Surname or family name _____
All Christian or given names _____

Address _____
_____ postcode _____

Daytime phone number for contact _____
(if convenient;)

Postal address _____
_____ postcode _____

Male ☐ Date of Birth _____
Day Month Year
Female ☐

Place of birth: Town _____ Country _____

Are you an Australian citizen?
No ☐ → If you are an Australian citizen by naturalisation, please supply the following details
Yes ☐ → Date of naturalisation Day Month Year Citizenship Certificate no. _____

Former surname or family name _____

Former Christian or given names in full _____

Former address _____
_____ postcode _____

APPLICANT'S SIGNATURE

I am eligible to enrol for Federal and Tasmanian State elections.

I declare that all the information I have given on this form is true and complete.

Your signature or mark	Day Month Year
------------------------	----------------------

Please check the section 'Am I eligible to enrol?' before you sign this declaration. If you are not eligible for Tasmanian State enrolment please strike out the words underlined. You must sign this declaration in front of a person who is eligible to be on the Commonwealth of Australia or Tasmanian electoral roll.

WITNESS

I saw the applicant sign this form. I am satisfied that all statements in it are true.

Signature of witness	
Name	
Address	

This form must be witnessed by a person who is eligible to be on the Commonwealth of Australia or Tasmanian electoral roll and can sign his or her name in writing.

Authorisation to collect the information sought on this form is contained in the *Commonwealth Electoral Act 1918* and the *Electoral Act 1985* (Tasmania).

ER016(T)

Sperry

W J Gray
Electoral Commissioner

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