



Commonwealth of Australia

Gazette

No. GN 10, Wednesday, 11 March 1998

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

CONTENTS

Variation of closing times	8
Commercial advertising 68	8
General Information	8
Government departments 69	1
Special Gazette Nos S 85, S 86, S 87, S 88, S 89, S 90, S	91
S 92, S 93, S 94, S 95, S 97 and S 98 of 1998 are herewith	

The date of publication of this Gazette is 11 March 1998



Master of Laws in Comparative Law

AVAILABLE TO NON-LAWYERS - OFFERED EXTERNALLY!!

A Master of Laws degree in Comparative Law (with special focus on Southeast Asian Law) is offered in the external mode by the Faculty of Law (through the Centre for Southeast Asian Law) of the Northern Territory University.

The comprehensive study materials have been prepared by internationally recognised scholars.

Subjects currently offered include: International Trade Law; Malaysian Business Law; Comparative Intellectual Property Law; Comparative Administrative Law; International Environmental Law and Major Legal Systems.

The degree program is available to lawyers and graduates of disciplines other than law (who meet entrance criteria) and will be of interest to professionals who require legal expertise but who do not seek admission to legal practice.

The course offers the following advantages:

QUALITY:

Comprehensive study materials written by internationally recognised scholars

FLEXIBILITY:

Enjoy freedom in location and time of study - no compulsory attendance

KNOWLEDGE:

Broaden your knowledge and secure an accredited qualification without interruption to your career

AFFORDABILITY: Fees are spread over a number of years - pay only for subjects in which you actually enrol

Alternatively you may enrol in individual subjects, with the option of later transferring to the LLM program.

For further information contact: Centre for Southeast Law, Faculty of Law.

Centre for Southeast Asian Law Phone: (08) 8946 6943 Fax: (08) 8946 6933 Email: cseal@law.ntu.edu.au

Homepage: http://www.ntu.edu.au/faculties/law/cseal

Uni Info Shop: 1800 061-963 (Free Call)

Northern Territory University, Darwin NT 0909

NTU Northerno Lerritory University

NTU. THE UNIVERSITY IN THE RIGHT PLACE AT THE RIGHT TIME

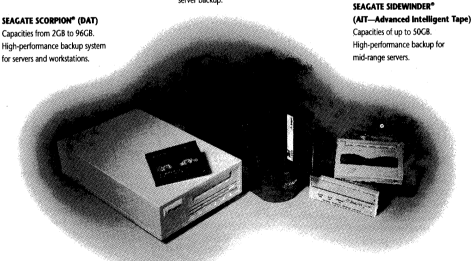
12804 Cat. No. 97 2350 1 ISBN 0644 383445 ISSN 0819-7105 Print Post approved PP:349157/00407



Think tape backup. Think Seagate.

SEAGATE HORNET® (Travan)

Capacities from 3.2GB to 8GB. High-performance desktop, workstation and server backup.



Seagate TapeStor Travan and Seagate TapeStor DAT products include software and accessories for a complete solution.

www.seagate.com

For more details, call your local distributors



Information, the way you want it.

DISTRIBUTORS: AUSTRALIA • ACA PACIFIC PTY LTD TEL: 1800-671796 FAX: 03-93881124 • AGATE TECHNOLOGY PTY LTD TEL: 02-98784688 FAX: 02-98784655 • COSMOTEC AUSTRALIA PTY LTD TEL: 03-98888133 FAX: 03-98089293 • TECH PACIFIC AUSTRALIA PTY LTD TEL: 02-93816000 FAX: 02-93816001

re resistered trademarks and TapeStor is a trademark of Seagate Technology, Inc. All other trademarks are property of their respective companies, 61997 Seagate Technology, Inc.

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!

QUALITY OF YOUR PUBLICATION:

To maximise the quality of your notice, all copy must be typewritten or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted, however, the Australian Government Publishing Service will take no responsibility for the quality of production of these notices.

LODGMENT RATES:

A charge of \$126.50 per/page will apply to the submission of camera-ready copy

CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

CLOSING TIMES:

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

INQUIRIES:

Please direct all inquiries to (02) 6295 4661.

Variation of closing times

Commonwealth of Australia Gazette

Government Notices

CANBERRA DAY EARLY CLOSING

Monday, 16 March 1998 is a public holiday in the Australian Capital Territory, thus affecting the closing time for the following *Government Notices Gazette*.

Issue of 18 March 1998

Thursday, 12 March 1998 at 10.00 a.m.

EASTER EARLY CLOSING

Friday, 10 April 1998 and Monday, 13 April 1998 are public holidays in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 8 April 1998

Wednesday, 8 April 1998 at 10.00 a.m.

Commercial advertising

The Commonwealth of Australia Gazettes are now available for Commercial advertising. For information, rates and bookings please contact Rod Tremain or Jonathon Tremain, NAS, National Advertising Services telephone (02) 9955 3545, fax (02) 9955 3646.

General Information

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1998

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from the Australian Government Publishing Service. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Commonwealth Information Services, Australian Government Publishing Service, GPO Box 84, Canberra ACT 2601.

This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

GAZETTE INQUIRIES

Lodgment inquiries (02) 6295 4661
Gazettal Forms (02) 6295 4613
Subscriptions (Fax) (02) 6295 4888
Subscriptions

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.

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

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

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

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

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

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

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Office on (02) 6295 4661.

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

Subscriptions fax number (02) 6295 4888.

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

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

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,

fax (08) 8231 0135

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:

Northern Territory Government Darwin: Publications, 13 Smith Street, tel. (08) 8989 7152

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

ALL REMITTANCES should be made payable to; Collector of Public Moneys, Australian Government Publishing Service.

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

Copies may be purchased from Commonwealth Government 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	Great Barrier Reef Marine Park Act 1975 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 National Health Act 1953
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.

N.N.--9608151

Government Departments

Communications and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 2 March 1998 a carrier licence was granted to Oz Telecom Pty Ltd under subsection 56 (1) of the Act.

Commonwealth Of Australia

Radiocommunications Act 1992

Appointment of Competent Body

The Australian Communications Authority, being satisfied that the person or body specified in paragraph 2 meets, or is capable of meeting, the requirements set out in Schedule 5 of the Radiocommunications (Compliance Labelling—Incidental Emissions) Notice ('the Notice'), makes the following appointment under subclause 4 (1) of the Notice.

Dated 27 February 1998

Deputy Chairman

Communicate

Australian Communications Authority

Commencement and duration

- 1. This Appointment:
- (a) commences on the day it is published in the Commonwealth of Australia Gazette; and
- (b) continues in force for a period of three years.

Appointment

2. Compucat Research Pty Limited (ACN 008 602 980), whose place _ of business is Cnr Canberra Avenue & Mildura Street, Fyshwick in the Australian Capital Territory, is appointed as a competent body in relation to the technologies to which the Radiocommunications Standards (Electromagnetic Compatibility) No.1 of 1996 applies.

Commonwealth Of Australia

Radiocommunications Act 1992

Appointment of Competent Body

The Australian Communications Authority, being satisfied that the person or body specified in paragraph 2 meets, or is capable of meeting, the requirements set out in Schedule 5 of the Radiocommunications (Compliance Labelling—Incidental Emissions) Notice ('the Notice'), makes the following appointment under subclause 4 (1) of the Notice.

Dated 27 Formary 1

Chairman

Common Seal

Deputy Chairman

Australian Communications Authority

Commencement and duration

- 1. This Appointment:
- (a) commences on the day it is published in the Commonwealth of Australia Gazette; and
- (b) continues in force for a period of three years.

Appointment

2. RFI Industries Pty Limited (ACN 005 273 950), whose place of business is Unit 6, 261 Bayswater Road, Bayswater in the State of Victoria, is appointed as a competent body in relation to the technologies to which the Radiocommunications Standards (Electromagnetic Compatibility) No.1 of 1996 applies.

Defence



DEPARTMENT OF DEFENCE

ADF Helicopter School



On 13 and 14 Feb 98, 2 Flying Instructors of Australian Defence Force Helicopter School (ADFHS) undertook continuation training on civilian Squirrel (Eurocopter) helicopters. The Defence Squirrel (AS350BA) fleet was then grounded and had been since Sep 97 and almost all Instructors were not current for flying duties. Cost was \$7760.50. The 2 Instructors were trained by Marine Helicopters of Gladstone QLD, the sole provider of such training on Squirrel civilian helicopters most closely configured to the ADFHS AS350BA fleet (acft actually used were AS350B and BA), who were prepared to guarantee access to acft for ADFHS needs, manned by an ex-service flying instructor who understood the service training requirement and at the most competitive rate per hour without other nefarious, ie, "standing" charges. Point of Contact is MAJ Phillips unit 2IC (02) 6287 6330.

Environment



NOTICE OF APPLICATION RECEIVED UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the *Hazardous Waste* (*Regulation of Exports and Imports*) Act 1989, notice is given that an application was received from Saft Nife Power Systems Australia Pty Ltd, Unit 7-20 Powers Road, Seven Hills, NSW 2147, to export up to 70 tonnes of waste comprising used nickel cadmium batteries (AA180), from its Seven Hills site to Saft Nife AB, S-57201 Oskarshamn, Sweden.

The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The material would be packaged in sealed lined timber crates and loaded into sealed shipping containers, then transported by road to be loaded onto a ship at the Port of Sydney, to be offloaded at the Port of Gottenburg, Sweden. From there, it would be transported by road to the disposal facility.

The waste would transit Singapore, Le Havre, Rotterdam and Hamburg.

The export would take place in four shipments over twelve months from the date the permit is granted.

Mark Hyman Assistant Secretary Chemicals and the Environment Branch

3 March 1998

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID COLIN GRIFFITHS, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare syngnathid species (seahorses, seadragons and pipefish) harvested from Western Australia to be "controlled specimens" for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- 1. Specimens will be harvested according to provisions outlined in the Western Australian Marine Fish Aquarium Management Plan prepared by the Fisheries Department of Western Australia (FDWA) and are limited to use as marine aquarium fish only.
- 2. The harvest and export of the leafy seadragon is not permitted.
- 3. Juvenile specimens only will be collected.
- 4. No more than a quarter of any one local population may be taken, and collection is not permitted within diving sites popular for syngnathid viewing.
- 5. A resource assessment for each location prior to each harvest from the wild is required, reporting on syngnathid diversity, abundance, behavioural characteristics, and biological and environmental conditions, and the results provided to the FDWA.
- 6. Fish may only be taken by hand held nets or a FDWA Marine Aquarium fish plan approval trap.
- Any deceased animals, resulting from the harvesting or culturing operations will be examined by a
 relevant animal health laboratory, and reports are to be provided to FDWA and the Designated
 Authority.

 This declaration is valid from 1 March 1998 until 30 April 1998 unless superseded by any further declaration made under subsection 10A(2) of the Act in relation to syngnathid species harvested from Western Australia.

Dated this

1998

Director of National Parks and Wildlife

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to Environment Australia for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601

Telephone: (02) 6250 0200

Facsimile: (02) 6250 0243

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 the Act is considering giving authorities under section 44 of the Act to the following companies for the export of Giant (King) Crabs Pseudocarcinus gigas, Spiny (Champagne) Crabs Hypothalassia armata, and/or Australian Snow Crabs Chaceon hicolog:

Mulataga Aquaculture PO Box 343 GOSNELLS WA 6110

Kenneth Aquamarine Products (Australia) 8A International Square TULLAMARINE VIC 3043

Great Ocean Seafood Pty Ltd CITIC House 99 King Street MELBOURNE VIC 3000

Job Fish Australia Pty Ltd PO Box 92 SCARBOROUGH OLD 4020

The Fish Factory Pty Ltd 248-250 Grand Junction Road ATHOL PARK SA 5012

Lobster World Australia Sinorama International Pty Ltd 23 Homedale Road BANKSTOWN NSW 2200

Fairsea International Pty Ltd Lot 58 Fairlane Drive MOUNT GAMBIER SA 5290

Danrock International Pty Ltd PO Box 673 PORTLAND VIC 3305

ADL Seafood Group Pty Ltd Barton Place PORTLAND VIC 3305 Argonaut Oceanic Pty Ltd 1/42 Garema Circuit KINGSGROVE NSW 2208

Craig Mostyn & Co Pty Ltd also trading as Stanleyfish PO Box 298 BURNIE TAS 7320

Craig Mostyn & Co Pty Ltd PO Box 462 FREMANTLE WA 6160

Craig Mostyn & Co Pty Ltd 122-130 Carrington Street ADELAIDE SA 7000

Batavia Coast Fisheries Pty Ltd Fisherman's Wharf GERALDTON WA 6530

Southern United Seafood Australia Pty Ltd 3/15-17 Cubitt Street RICHMOND VIC 3121

Talsail Pty Ltd 30 Gordon Street ROZELLE NSW 2039

Australia Seafood Export Pty Ltd PO Box 3219 MOUNT GAMBIER SA 5290

Suncoast Fisheries PO Box 72 ST HELENS TAS 7216 Eastern Marine Pty Ltd 7-9 Northumberland Street SOUTH MELBOURNE VIC 3205

Austish Pty Ltd PO Box 382 WARRNAMBOOL VIC 3280

Seaway Produce Pty Ltd 69 Northern Avenue MENTONE VIC 3194

Senator Seafood Pty Ltd PO Box 321 PORT MACDONNELL SA 5291

Senator Automation Pty Ltd 34 Joubert Street HUNTERS HILL NSW 2110

Lobster Australia Kaillis & France Foods Pty Ltd PO Box 280 MOUNT HAWTHORN WA 6016

Stanke Ociana Seafoods Factory 953 Foreshore CARPENTER ROCKS SA 5291

In accordance with paragraph 44(1)(f) of the Act interested persons are invited to lodge comments in writing on the desirability of giving the authorities. 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 Population Assessment Section
Environment Australia
GPO Box 636
CANBERRA ACT 2601

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of changes to the Register of Political Parties

I, Andrew Kingsley Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 approved;

on 25 February 1998 applications from the Call to Australia (Fred Nile) Group and its branches in New South Wales. Victoria, Queensland, Western Australia, South Australia, Tasmania, the Australian Capital Territory and the Northern Territory to change their registered party name and abbreviations to the following:

Party	Party name and abbreviation
Federal organisation	Christian Democratic Party (Fred Nile Group) CDP Christian Party
New South Wales	Christian Democratic Party (Fred Nile Group) CDP Christian Party (N.S.W.)
Victoria	Christian Democratic Party (Fred Nile Group) CDP Christian Party (Vic)
Queensland	Christian Democratic Party (Fred Nile Group) Christian Democratic Party (Qld)
Western Australia	Christian Democratic Party (Fred Nile Group) Christian Democratic Party (W.A.)
South Australia	Christian Democratic Party (Fred Nile Group) Christian Democratic Party (S.A.)
Tasmania	Christian Democratic Party (Fred Nile Group) CDP Christian Party
Australian Capital Territory	Christian Democratic Party (Fred Nile Group) CDP Christian Party
Northern Territory	Christian Democratic Party (Fred Nile Group) CDP Christian Party

on 25 February 1998 an application from the Australian Christian Heritage/Christian Democratic Party to change its registered name to:

CTA Child Protection (Elaine Nile) Party

and its registered abbreviation to:

Call to Australia.

on 3 March 1998 an application from the Pensioner and Citizen Initiated Referendum Alliance to change its registered name to:

Pensioner & C.I.R. Alliance

on 3 March 1998 an application from the Progressive Labour Party to change the details of its Registered Officer to:

Rodney Ian Noble 72 Lawson Street HAMILTON NSW 2303

A K Becker Acting Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

I HAVE ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

M J GRAY Electoral Commissioner

4034396 (Average: 80687)

THE SCHEDULE

New South Wales as at 28 February, 1998

Totals

Dívision	Enrolment	% Deviation from average divisiona enrolment
BANKS	80367	-0.39
BARTON	82361	2.07
BENNELONG	83723	3.76
BEROWRA	85043	5.39
BLAXLAND	78911	-2.20
BRADFIELD	81389	0.87
CALARE	77372	-4.10
CHARLTON	84577	4.82
CHIFLEY	82729	2.53
COOK	80479	-0.25
COMPER	78323	-2.92
CUNNINGHAM	76558	-5.11
DOBELL	81188	0.62
EDEN-MONARO	78063	
FARRER	75504	-3.25
		-6.42
FOWLER	88765	10.01
GILMORE	77689	-3.71
GRAYNDLER	86450	7.14
GREENWAY	83161	3.06
GWYDIR	73000	-9.52
HUGHES	86011	6.59
HUME	75594	-6.31
HUNTER	77294	-4.20
KINGSFORD-SMITH	80516	-0.21
LINDSAY	81378	0.85
LOME	81404	0.88
LYNE	81314	0.77
MACARTHUR	86935	7.74
MACKELLAR	81702	1.25
MACQUARIE	80102	-0.72
MITCHELL	80548	-0.17
NEWCASTLE	76931	-4.65
NEW ENGLAND	74127	-8.13
NORTH SYDNEY		
PAGE	87374	8.28
	79569	-1.38
PARKES	78842	-2.28
PARRAMATTA	78801	-2.33
PATERSON	80527	-0.19
PROSPECT	79252	-1.77
REID	82449	2.18
RICHMOND	84705	4.97
RIVERINA	79363	-1.64
ROBERTSON	78717	-2.44
SHORTLAND	77891	-3.46
SYDNEY	86427	7.11
THROSBY	77709	-3.69
MARRINGAH	79519	-1.44
WATSON	80912	0.27
HENTWORTH	83062	2.94
WERRIMA	79769	-1.13
MEKKTAM	17107	-1.15

Victoria as at 28 February, 1998

* .	Division	Enrolment	% Deviation from average divisional enrolment
	ASTON	82311	1.61
	BALLARAT	80150	-1.05
	BATMAN	86346	6.59
	BENDIGO	80586	-0.51
	BRUCE	84405	4.19
	BURKE	77600	-4.20
	CALWELL	82748	2.15
	CASEY	78097	-3.59
	CHISHOLM	82336	1.64
	CORANGAMITE	77689	-4.09
	CORIO	80595	-0.50
	DEAKIN	81800	0.98
	DUNKLEY	78976	-2.50
	FLINDERS	79733	-1.57
	GELLIBRAND	83643	3.25
	GIPPSLAND	79478	-1.88
4.00	GOLDSTEIN	86183	6.39
	HIGGINS	84808	4.69
	HOLT	78218	-3.44
	HOTHAM	85797	5.91
	INDI	79668	-1.65
	ISAACS	76050	-6.11
	JAGAJAGA	8 44 79	4.28
	KOOYONG	81589	0.71
	LALOR	77636	-4.16
	LA TROBE	76498	-5.56
	MCEMEN	79339	-2.05
		79263	-2.15
	MCMILLAN	79633	-1.69
	MALLEE	81271	
	MARIBYRNONG		0.32 3.11
4	MELBOURNE	83526	
	MELBOURNE PORTS	78506	-3.08
	MENZIES	80287	-0.88
	MURRAY	80874	-0.16
	SCULLIN	80848	-0.19
	MONNAM	80389	-0.76
	MILLS	85883	6.02
	Totals	2997238 (Ave	erage: 81006)

Queensland as at 28 February, 1998

 Division	ā	Deviation from verage divisional enrolment
 BLAIR	71941	-7.94
BOWMAN	77719	-0.55
BRISBANE	85689	9.64
CAPRICORNIA	78982	1.06
DAMSON	81580	4.38
DICKSON	76138	-2.57
FADDEN	76185	-2.51
FAIRFAX	73170	-6.37
FISHER	72485	-7.25
FORDE	73833	-5.52
GRIFFITH	83123	6.36
GROOM	7744 7	-0.90
HERBERT	81204	3.90
HINKLER	75953	-2.81
KENNEDY	81852	4.73
LEICHHARDT	76506	-2.10
LILLEY	83718	7.12
LONGMAN	72416	-7.33
MCPHERSON	78588	0.55
MARANOA	81252	3.96
MONCRIEFF	78059	-0.11
MORETON	82945	6.13
OXLEY	77139	-1.29
PETRIE	81674	4.50
RANKIN	74019	-5.28
RYAN	80537	3.05
WIDE BAY	75933	-2.83
 Totals	2110087 (Avera	ge: 78151)

Western Australia as at 28 February, 1998

Division	Enrolment	% Deviation from average divisiona enrolment
 BRAND	73961	-7.79
CANNING	78734	-1.84
COMAN	76020	-5.22
CURTIN	84612	5.48
FORREST	79339	-1.08
FREMANTLE	80586	0.46
KALGOORLIE	81107	1.11
MOORE	75929	-5.33
O'CONNOR	83018	3,50
PEARCE	79665	-0.67
PERTH	82746	3.16
STIRLING	84063	4.80
SWAN	81312	1.37
TANGNEY	81860	2.05
 Totals	1122952 (Av	erage: 80210)

South Australia as at 28 February, 1998

TOTAL FOR AUSTRALIA 11 907 516

					iation 1	 fno-
					ge divis	
			F	enrol:		s i ona i
νı	ivision		Enrolment	enrom	nen (
ΔΓ	DELAIDE		83301		-1.73	
	ARKER		85117		0.40	
	ONYTHON		78885		-6.94	
			81677		-3.64	
	OOTHBY					
	REY		83591		-1.39	
	ENDMARSH		84708		-0.07	
	INGSTON		88043		3.86	
	AKIN		89847		5.98	
	AYO		90701		6.99	
PC	ORT ADELAIDE		83097		-1.97	
ST	TURT		80139		-5.46	
MA	AKEFIELD		88143		3.97	
Tc	otals			Average:	84770)
	•					
mania as at	28 February, 1998					
				% Dev:	iation :	from
					ge divis	sional
	ivision		Enrolment			
	ASS		63900		0.38	
	RADDON		60468		-5.00	
	ENISON		64426		1.20	
	RANKLIN		63326		-0.51	
	YONS		66164		3.93	
L1	TUNS		00104		3.73	
	otals			Average:		
	•					
					•	
stralian Capi	ital Territory as	at 28 Februa	ary, 1998		•	
stralian Capi	ital Territory as	at 28 Februa	nry, 1998			
stralian Capi	ital Territory as	at 28 Februa	ary, 1998		iation	
stralian Capi	ital Territory as	at 28 Februa	ary, 1998	avera	ge divi	
	ital Territory as		Enrolment	avera enrol	ge divi	
D:	ivision		Enrolment	av e ra enroli	ge divi: ment	
D:	ivision		Enrolment	av e ra enroli	ge divi: ment 1.69	
D:	ivision		Enrolment	av e ra enroli	ge divi: ment	
C/ FI	ivision ANBERRA RASER		Enrolment	av e ra enroli	ge divi: ment 1.69	
C/ FI	ivision		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
C/ FI	ivision ANBERRA RASER		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
C/ FI	ivision ANBERRA RASER		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
C/ FI	ivision ANBERRA RASER		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
Di C/ Fi	ivision ANBERRA RASER otals		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
Di C/ Fi	ivision ANBERRA RASER		Enrolment 103954 100492	avera enroli	ge divi: ment 1.69 -1.69	sional
Di C/ FI	ivision ANBERRA RASER otals		Enrolment 103954 100492	average:	ge diviment	sional
Di C/ FI	ivision ANBERRA RASER otals		Enrolment 103954 100492	average: X Dev	ge diviment 1.69 -1.69 -10223	sional
C/ FI To	ivision ANBERRA RASER otals tory as at 28 Febr		Enrolment 103954 100492 204446 (average: X Dev	ge diviment 1.69 -1.69 -102223 iation ge divi	sional
C/ FI To	ivision ANBERRA RASER otals		Enrolment 103954 100492	Average: X Dev	ge diviment 1.69 -1.69 -102223 iation ge divi	sional
C/FI To	ivision ANBERRA RASER otals tory as at 28 Febr		Enrolment 103954 100492 204446 (average: X Dev	1.69 -1.69 -1.02223 iation gment	sional
C/FI To	ivision ANBERRA RASER otals tory as at 28 Febr		Enrolment 103954 100492 204446 (average: X Dev	ge diviment 1.69 -1.69 -102223 iation ge divi	sional
C/FI To	ivision ANBERRA RASER otals tory as at 28 Febr		Enrolment 103954 100492 204446 (average: X Dev	1.69 -1.69 -1.02223 iation gment	sional
C; F; Tc	ivision ANBERRA RASER otals tory as at 28 Febr		Enrolment 103954 100492 204446 (Enrolment 102864	average: X Dev	1.69 -1.69 -1.02223	from siona

AUSTRALIAN ELECTORAL COMMISSION

The following declaration vote form and provisional voting statement is approved under section 235 of the *Commonwealth Electoral Act 1918*.

DECLARATION VOTE

Your full nan	ne
Surname	
Given names	
Your former	name (if applicable)
Surname	
Given names	
Your date of	birth (DAY / MONTH / YEAR)
Your current permanent address	
Address you are enrolled under (if different)	
If the address moved to you	es are different – date you r current permanent address
Daytime phon	e no.
already voted	- I declare that I am entitled to vote, that I have not in this election, and that the information I have orm is complete and correct.
Signature or mark of elector	

The personal information you give on this Declaration Vote envelope is used for electoral purposes only and may be viewed by authorised staff and scrutineers.

PROVISIONAL VOTING

If you are claiming a vote for this Division but

- your name cannot be found on the certified list of voters; or
- your name is marked as having been issued with a ballot paper; or
- your address is not shown on the certified list of voters; or
- you have previously completed an enrolment form for this division

you are entitled to cast a provisional vote.

Before you can be given a vote you will be asked to complete the front of this Declaration Vote Envelope.

Your declaration will be checked against records held in the Divisional Office, before the Divisional Returning Officer decides, on the basis of those records, whether your vote can be counted.

If a decision is made not to count your vote the Divisional Returning Officer will advise you in writing.

If your name cannot be found on the certified list you will be asked to complete an enrolment form.

Paul Dacey

Acting Deputy Electoral Commissioner

6 March 1998

Health and Family Services

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF MANUFACTURER REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, John Cable, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 42 of the **Therapeutic Goods Act**, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods.

Under subsection 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by:

AIR LIQUIDE AUSTRALIA LIMIED - LICENCE NO. 2570 - DUE TO THE TRANSFER OF MANUFACTURING TO 40 BUNNETT STREET, SUNSHINE VIC 3020.

John Cable

Delegate of the Secretary

John bable

28 February 1998

707

GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

DESIGNATION OF IMOGAM RABIES PASTEURISED AS AN ORPHAN DRUG

The Therapeutic Goods Administration, on 16 February 1998, designated the CSL product, rabies immunoglobulin pasteurised (IMOGAM RABIES Pasteurised) an orphan drug, to treat subjects who are thought to have been exposed to rabies virus, especially cases of major exposure, in accordance with WHO recommendations.

Ballicoat

DR BRIAN L HILLCOAT

Head

Orphan Drug Unit

1998/ کی رکات

DATE

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL http://www.health.gov.au/nhmrc

DRAFT CLINICAL PRACTICE GUIDELINES: How to make Clinical Guidelines and how to make them work

AN INVITATION TO MAKE SUBMISSIONS

The National Health and Medical Research Council proposes to issue draft guidelines relating to the development, implementation and evaluation of clinical practice guidelines. The covering title page and the contents pages of the draft guidelines are reproduced below:

You are invited to make a submission about the draft guidelines. A free copy of the draft 'How to make Clinical Guidelines and how to make them work' is available upon request from:

Ms Elizabeth Pegg Health Advisory Unit (Mail Drop 50) Office of the National Health and Medical Research Council GPO Box 9848 CANBERRA ACT 2601

Phone:

(02) 6289 8601

Fax

(02) 6289 1352

HOW TO MAKE A SUBMISSION

Please make your submission in writing or on audio tape and include your name and an address at which we can contact you. Please send your submission to Ms Elizabeth Pegg at the address given above.

CLOSING DATE

The closing date for submissions is 17 April 1998.

OTHER CONSULTATIONS

As well as receiving submissions the Council will write to individuals and organisations with a known interest in this field.

FURTHER INFORMATION

This notice is given under subsection 12(3)(a) of the National Health and Medical Research Council Act 1992.

For further information please contact Ms Monica Johns, Assistant Director, Health Advisory Unit, Office of the NHMRC by telephone on (02) 6289 5676 or by facsimile on (02) 6289 1352.

How to make

~	•	ν.	\sim		3 <	
Clin	100		-11	14		nos
	11.0					



and how to make them work.

A guide to the development, implementation and evaluation of clinical practice guidelines.

National Health and Medical Research Council, 1998

Table of Contents

1. Introduction	1
2. Key principles	6
3. Developing the guidelines	11
4 Disseminating and implementing the guidelines	19
5. Evaluating the guidelines	30
6. Legal implications of guidelines	36
7. Conclusion	38
References	40
Further Reading	48
Glossary	50
Appendices	
A. Quality of evidence ratings	52
B. Clinical practice guidelines flow chart	53
C. Typology of health and associated outcome measures	54
D. Check-list of issues to be addressed in guidelines development	55
E. Background to this document	56
F. Economic appraisal information	57
G. What implementation strategies work	58
H. Working party membership	59
Externally developed guidelines	60

Immigration and Multicultural Affairs

Department of Immigration and Multicultural Affairs Migration Agents Registration Scheme

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

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

The Secretary

Department of Imm

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?
AITKEN Annette Susen	15/05/74	Parish Pallence	Lvi 18 55 Markel Street SYDNEY NSW 2000	CHARGES
CASTILLO Chona Encarnacion	13/11/56		2A Bass Road EARLWOOD NSW 2206	CHARGES
CROMPTON Kannelh Charles	19/07/48	Corporate Counsel Pty Ltd	104 Scenic Crescent Elthern VIC - 3095	CHARGES
DORAISAMY Michael Rabindran	31/05/51		3 Faicon Avenue CHURCHLANDS WA 6018	CHARGES
FAIVA Osalasi	7/04/50	Tongan Association of NSW	47 Westmoreland Street GLEBE NSW 2037	FREE SERVICE
GOH Teng Lin	11/12/57		8 Mesdow Grove BALWYN VIC 3103	CHARGES
HOANG Dung Cong	15/ 05/57	Don Hoeng Travel Agency	5 inala Civic Centre Kittyhawk Avenue INALA QLD 4077	CHARGES
JIANG James Yuan	11/03/65	James' Consulting Service	60B Rogers Street LAKEMBA NSW 2195	CHARGES
KUNATHAI Sulhep	17/05/45		19 Desmond Street INGLEBURN NSW 2565	CHARGES
KWOK-WONG Christine Chun-Ling	19/08/45	Australian Honest Business Consultation Servi	Principal Office for Ser 157 Victoria Street ASHFIELD NSW 2131	CHARGES
LIANG Yong Quan	8/08/68	Dm Trading & Migration Consultancy	39/33 Bulwars Road ULTIMO NSW 2007	CHARGES
NGUYEN Thi Thuy Al	10/11/44	Immigration Advice and Rights Centre	4th Floor, 414 Elizabeth St SURRY HILLS NSW 2010	FREE SERVICE
PAPANTONIOU Siella	2/02/41	Papartoniou & Associates	5 Piccadilly Centre 17 Aurelia Street TOONGABBIE NSW 2145	CHARGES
POTTS Norman	8/02/46		Sir Owen Dixon Chambers 14/179 Elizabeth St SYDNEY NSW 2000	CHARGES

for SECRETARY Wednesday, 11 March 1998 SCHEDULE

Industry, Science and Tourism

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

(Foreign Currency = AUS \$1)

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.

column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	25/02/98	26/02/98	27/02/98	28/02/98	01/03/98	02/03/98	03/03/98
ustria	Schillings	8.3912	8.5340	8.5837	8.5837	8.5837	8.6481	8.6887
elgium/Lux	Francs	24.5800	25.0300	25.1400	25.1400	25.1400	25.3600	25.5400
razil	Reals	.7489	.7543	. 7597	. 7597	.7597	.7679	.7718
anada	Dollars	.9440	. 9487	. 9554	. 9554	. 9554	. 9676	. 9691
hina	Yuan	5.4915	5.5320	5.5685	5.5685	5.5685	5.6263	5.6545
enmark	Kroner	4.5446	4.6252	4.6519	4.6519	4.6519	4.6854	4.7210
c	ECU	. 6031	.6140	. 6170	. 6170	. 6170	. 6231	. 6261
iji	Dollar	1.2751	1.2852	1.2952	1.2952	1.2952	1.3016	1.2946
inland	Markka	3.6178	3.6825	3.7019	3.7019	3.7019	3.7295	3.7580
rance	Francs	3.9956	4.0686	4.0922	4.0922	4.0922	4.1231	4.1523
ermany	Deutschmark	1.1923	1.2134	1.2203	1.2203	1.2203	1.2295	1.2384
reace	Drachmae	188.5900	191.9400	193.3900	193.3900	193.3900	194.7800	195.8400
ong Kong	Dollars	5.1376	5.1757	5.2071	5.2071	5.2071	5.2626	5.2882
ndia	Rupees	26.0262	26.2263	26.4124	26.4124	26.4124	26.7677	26.9984
ndonesia	Rupiah	6266.0000	6191.0000	6024.0000	6024.0000	6024.0000	6039.0000	6037.0000
reland	Pounds	. 4782	. 4882	.4921	. 4921	. 4921	. 4965	. 4982
rael	Shekel	2.3795	2.4011	2.4087	2.4087	2.4087	2.4307	2.4450
aly	Lire	1175.9000	1197.3900	1202.4900	1202.4900	1202.4900	1211.2300	1219.4400
pan	Yen	84.7000	85.8700	85.4300	85.4300	85.4300	85.4700	85.7000
rea	Won	1091.7900	1101.4700	1107.6600	1107.6600	1107.6600	1092.0000	1055.9200
laysia	Ringgit	2.4723	2.5026	2.4703	2.4703	2.4703	2.4768	2.4585
therlands	Guilder	1.3436	1.3676	1.3755	1.3755	1.3755	1.3856	1.3960
w Zealand	Dollar	1.1518	1.1601	1.1597	1.1597	1.1597	1.1599	1.1586
orway	Kroner	4.9886	5.0823	5.0986	5.0986	5.0986	5.1299	5.1679
akistan	Rupee	29.1900	29.4000	29.6000	29.6000	29.6000	29.9100	30.0600
apua NG	Kina	1.1930	1.2018	1.2097	1.2097	1.2097	1.2223	1.2299
nilippines	Peso	26.6200	26.9400	26.9600	26.9600	26.9600	27.0400	27.0100
ortugal	Escudo	121.8900	124.2300	124.6300	124.6300	124.6300	125.9800	126.5600
ingapore	Dollar	1.0822	1.0903	1.0877	1.0877	1.0877	1.1004	1.0977
olomon Is.	Dollar	3.1556	3.1804	3.2013	3.2013	3.2013	3.2331	3.2508
outh Africa	Rand	3.2734	3.3048	3.3266	3.3266	3.3266	3.3572	3.3645
pain	Peseta	101.0400	102.8800	103.4300	103.4300	103.4300	104.2100	104.9500
ri Lanka	Rupee	40.8000	41.0800	41.5300	41.5300	41.5300	41.8100	42.0100
reden .	Krona	5.3088	5.3976	5.4034	5.4034	5.4034	5.4229	5.4495
witzerland	Franc	. 9632	.9806	. 9868	. 9868	. 9868	. 9932	1.0016
liwan	Dollar	21.6800	21.7700	21.6100	21.6100	21.6100	21.7500	21.8500
ailand	Baht	28.7100	28.7400	28.7500	28.7500	28.7500	29.3400	29.2900
τ	Pounds	. 4021	. 4067	. 4091	.4091	.4091	.4118	
SA.	Dollar	. 6633	. 6682	. 6726	. 6726	. 6726	. 6796	. 4144 . 6830

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
4/03/98

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 8 January 1998; and
- determine the aggregate estimated net pool return from wheat of the 1997-98 season to be \$A2,438 million.

Dated this

day of

1998.

JOHN ANDERSON Minister for Primary Industries and Energy

Prime Minister

Commonwealth of Australia

Aboriginal and Torres Strait Islander Commission Amendment (No.3) Act 1993

TRANSFER TO THE TORRES STRAIT REGIONAL AUTHORITY OF RESPONSIBILITY FOR INSTRUMENTS, LOANS AND GRANTS

- I, JOHN JOSEPH HERRON, Minister for Aboriginal and Torres Strait Islander Affairs,:
- (a) declare under subsection 86 (1) of the Aboriginal and Torres Strait Islander Commission Amendment Act (No.3) 1993 (the amending Act) that an asset of the Commission that:
 - (i) was used by the Commission before 1 July 1994 and,
 - (ii) is a loan specified in Schedule 1 below;

is to be transferred to the Torres Strait Regional Authority;

- (b) declare under subsection 86(3) of the amending Act that any liability of the Commission incurred before 1 July 1994 in connection with a loan specified in Schedule 1 is to become a liability of the TSRA.
- (c) determine under section 88 of the amending Act that the following instruments made by the Aboriginal Torres Strait Islander Commission before July 1994 continue to have effect after 1 July 1994, but in their operation in relation to acts, transactions or matters, entered into or occurring after 1 July 1994, have effect as if a reference in the instruments to the Commission were a reference to the Torres Strait Regional Authority:
 - (i) a letter of grant relating to a loan specified in Schedule 1;
 - (ii) an acceptance notice relating to a loan specified in Schedule 1;
 - (iii) a real property mortgage relating to a loan specified in Schedule 1,
 - (iv) a chattel mortgage relating to a loan specified in Schedule 1;
 - (v) a Deed of Charge in relation to a loan specified in Schedule 1;
 - (vi) a debenture relating to a loan specified in Schedule 1;
 - (vii) a Deed of Postponement relating to a loan specified in Schedule 1;
 - (viii) a Deed of Priority relating to a loan specified in Schedule 1:
- (d) determine under section 90 of the amending Act that

section 142H of the Aboriginal and Torres Strait Islander Commission Act 1989 ("the amended Act") has effect as if a loan specified in Schedule 1 to this instrument had been made by the Torres Strait Regional Authority under Part 3A of the amended Act; and

section 20 of the amended Act does not apply in relation to a loan specified in Schedule 1 to this instrument.

Schedule 1 LOANS

ATSIC loan number

Balance as at 30 June 1994

100011 71280 \$118999.99 \$100345.67

Dated

Minister for Aboriginal and Torres Strait Islander Affairs

Government departments

Aboriginal and Torres Strait Islander Commission Act 1989

Section 119

DETERMINATION UNDER SUB-SECTION 119(2)

I, SENATOR JOHN HERRON, Minister for Aboriginal and Torres Strait Islander Affairs. pursuant to sub-section 119(2) of the Aboriginal and Torres Strait Islander Commission Act 1989, HEREBY DETERMINE that one, or more as necessary to achieve a quorum, of the Regional Councillors of the Tasmanian Regional Aboriginal Council whose names appear in Column 1 of Schedule 1 to this Determination (nominated by Regional Councillors whose names appear in Column 1 of Schedule 1 to this Determination) may be present in respect of the specific business of the Council of deliberating and voting on matters involving Tasmanian Regional Aboriginal Council's Draft Budget, and for no other business, at the meeting of the Tasmanian Regional Aboriginal Council scheduled 23 February to 27 February 1998.

This Determination is made providing that a pecuniary interest of a Regional Councillor does not arise for any other reason than those listed in Columns 2 and 3 of the Schedule to this Determination.

This Determination shall not be effective until after each Regional Councillor has disclosed the nature of his/her pecuniary interest pursuant to sub-section 119(1) of the Act.

SENATOR JOHN HERRON Minister for Aboriginal and Torres Strait Islander Affairs

Interested Person - means a Regional Councillor, or a business associate or relative of the Regional Councillor

Relative - in relation to a Regional Councillor, means;

- (a) the spouse or defacto spouse of the Regional Councillor; or
- (b) a son, daughter or parent of the Regional Councillor or;
- (c) a dependent of the Regional Councillor who lives in the same household as the Regional Councillor

COLUMN 1	COLUMN 2	COLUMN3
REGIONAL COUNCILLOR	Organisation in which Regional Councillor has a Pecuniary Interest	Nature of the Pecuniary Interest
Brian Fisher	Sports Aboriginal Corporation of Tasmania (SACT)	Employee
	Aboriginal Corporation (ITAC)	Interested Person - Relative
Debbie Oakford	Sports Aboriginal Corporation of Tasmania - (SACT)	
Roy Maynard	Aboriginal Corporation (ITAC)	Interested Person - Relative Executive Member
Philip Beeton Rocky Sainty	Nil Tasmanian Aboriginal Centre (TAC)	Fifth Carlo State And San
The second of th	Tasmanian Aboriginal Land Council (TALC)	2017年19月1日 1917年19月1日 1917年19月1日 1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年1917年19月1日 1917年19月1日 1917年19月1
Je James	Tasmanian Aboriginal Centre (TAC) Tasmanian Aboriginal Land	建筑区等等的高级。
Faye Tainell Garry Maynard Rodney Dillon	Council (TALC) Nil Nil Nil	
John Clark Charles Wolf	Flinders Island Aboriginal Association (FIAA) Nil	Executive Member Interested Person - Relative
Leonie Dickson	Womens Karadi Aboriginal Corp. (Karadi)	Interested Person -Relative

Transport and Regional Development

Instrument Number S 34/98
Page 1 of 1

AIRPORTS (OWNERSHIP – INTERESTS IN SHARES) REGULATIONS DECLARATION OF DISTANCED INVESTMENT FUNDS

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting pursuant to Regulation 10 of the Airports (Ownership – Interests in Shares) Regulations 1996, DECLARE that each of the following funds managed by the Bankers Trust Group, are distanced investment funds:

BT Lifetime Trust - Balanced Returns Funds

BT Australian Equity Fund

BT Asset Allocation Trust

BT Retirement Fund

BT Exempt Retirement Fund

The BT Australia Charities Trust

BT Select Markets Trust - Equity Imputation Fund

BT Lifetime Trust - Future Goals Fund

BT Lump Sum Super Fund

BT Managed (Non Tax Paying) Fund

BT Private Investment Fund - Asset Selection Fund

Bankers Trust Life - Statutory Fund No 3

Bankers Trust Life - Statutory Fund No 4

Dated this tong fint day of February 1998

Allan Hawke

AD/B737/116



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 26 March 1998.

- Cancellation of the Reduction of the Never Exceed Speed AD/GROB 115/7 Amdt 2 Wing and Airframe AD/P68/43 - Primary Structure Corrosion AD/BN-2/53 Amdt 2 - Primary Structure Corrosion AD/BNT/37 Amdt 2 AD/PITTS S-2/16 Amdt 2 - Upper Fuselage Longerons - Landing Gear Free Fall Extension AD/AB3/101 Amdt 1 - Wing Top Skin at Front Spar Between Ribs 1 & 7 AD/AB3/114 - Bonded Longitudinal Lap Joints AD/AB3/115 - Fuselage Skin Panel Corrosion Around Emergency Exits AD/AB3/116 - Passenger Cabin Galley 2 Stowage Box AD/AB3/117 AD/AB3/118 - Wing Pylon Thrust Sideload Fitting - Fuselage Gantry Lower Flange AD/AB3/119 - Fuselage to Wing Lower Surface Junction AD/AB3/121 - Relay 11QG Relocation AD/A320/92 - Main Gear Forward Pintle Pin Cross Bolt AD/A320/93 AD/BEECH 1900/22 - Main Landing Gear Actuator Rod Ends - Wing Rear Spar Web Between Right and Left BBL 40 AD/B727/152 - Rudder Standby Power Control Unit - Bearing Replacement AD/B737/108

- Yaw Damper and Rudder Power Control Unit Wiring Change

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE **CIVIL AVIATION REGULATIONS (Continued)**

AD/B747/175 Amdt 1

- Door Switch Replacement

AD/B747/179 Amdt 1

- Centre Fuel Tank Scavenge Pump Inspection

AD/B747/180

- Longeron Splice Fittings at Stringer 11BS 2598

AD/JETSTREAM/77

- Stall Warning - Removal of Ground Inhibit Switch

AD/J41/37

- Rear Baggage Bay Fire Extinguisher Placard

AD/SF 340/58 Amdt 1

- Windshield Wiper Arm

AD/SD3-60/48

- Stub Wing Shear Deck and Rib Corrosion

Noel Martin **Publishing Controller** Airworhtiness 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: IHTTP://WWW.CASA.GOV.AU



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 26 March 1998.

AD/ALF/14 Amdt 1

- Engine Oil System Health Monitoring

AD/RRT-S/13

- Low Pressure Turbine Stage 2 NGV Seal Support

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

Noel Martin Publishing Controller Airworhtiness 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/AIRWORTH/AD/AD_HOME



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 26 March 1998.

AD/ELECT/68

- Bendix Impulse Coupling Inspection

AD/PHZL/21 Amdt 1

- CANCELLED

AD/SEATS/12

- Aviointeriors/Alven Seats - Seat Belt Attachment Misalighment

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

Noel Martin Publishing Controller Airworhtiness 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



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

On 27 February 1998, amendments were made to the following Civil Aviation Order:

Part 40, section 40.2.1.

The amendments are taken to have commenced on 1 January 1998.

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

Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA

Copies of the Order may be purchased by mail from:

Airservices Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

9608171

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
TD 98/4	Income tax: when can a 'public unit trust' carry out sub-underwriting of share issues and still carry on a business wholly consisting of 'eligible investment business', for the purposes of Division 6C of the Income Tax Assessment Act 1936?	Determines that this can occur where a sub- underwriting is properly part of a business of 'investing or trading in' shares in a company and undertaken for this purpose and the business consists wholly of 'eligible investment business' activities.

9608172

Workplace Relations and Small Business

COMMONWEALTH OF AUSTRALIA

DECLARATIONS UNDER SECTIONS 17, 18, 19 AND 20 OF THE HEALTH INSURANCE COMMISSION (REFORM AND SEPARATION OF FUNCTIONS) ACT 1997

Declarations relating to contracts, assets and liabilities

1. DEFINITIONS AND INTERPRETATION

1.1 Definitions

Unless the context otherwise requires, words and phrases used in this instrument which are defined in the *Health Insurance Commission* (Reform and Separation of Functions) Act 1997 have the same meaning when used in this instrument.

In addition:

"Act" means the Health Insurance Commission (Reform and Separation of Functions) Act 1997;

"Assets Register", means the register of assets maintained by the Commission as identified and integrated in the Commission's accounting records.

"Commission" means the Health Insurance Commission.

"Medibank Limited" means the nominated company under the

"Medibank Private" means that part of the Commission known as Medibank Private that is in the Commission's accounting records a separate reporting entity whose operations are discretely dealt with in, or are attributable to, Medibank Private balance sheet, income statement and associated notes of the Commission's financial statements.

"Specified Commission Contract" means a contract specified in Schedule A.

"Register" means the register of contracts and other arrangements held by the Commission.

"Record" means a record as defined in the Archives Act 1983.

"Schedule" means a schedule to this declaration

"Specified Asset" means an asset specified in Part 1 of Schedule B, but does not include an asset specified in Part 2 of Schedule B.

"Specified Contract" means a contract specified in Part 1 of Schedule C, but does not include a contract specified in Part 2 of Schedule C.

"Specified Instrument" means an instrument, but does not include:

- (a) a statute, or an instrument made, granted or issued under a statute (other than a lease entered into by the Commission);
- (b) a statutory licence, permit or other authority; or
- (c) a register kept by an official under a Commonwealth, State or Territory law.

"Specified Liability" means a liability specified in Part 1 of Schedule D, but does not include a liability specified in Part 2 of Schedule D.

1.2 Interpretation

A reference to a section is a reference to a section of the Act.

2. DECLARATION UNDER SECTION 20

Pursuant to section 20 of the Act, I, Allan Thomson, Chairperson of the Health Insurance Commission and delegate of the Minister for Health and Family Services, hereby declare, that immediately before fund-transfer day:

- (a) each Specified Commission Contract terminates without giving the supplier any entitlement to compensation to damages (other than an entitlement, if any, under section 46 of the Act);
- (b) the Commission is taken to have entered into a contract (the Medibank Private contract) with the supplier for the supply of some of the goods and services in the terms set out in Schedule A: and
- (c) the Commission is taken to have entered into a contract (the residual contract) with the supplier for the supply of some of the goods and services in the terms set out in Schedule A.

3. DECLARATIONS UNDER SECTION 17, 18 AND 19

Pursuant to the Act, I, Allan Thomson, Chairperson of the Health Insurance Commission and delegate of the Minister for Health and Family Services, hereby declare that on the commencement of fundtransfer day:

3.1 Section 17 (Assets)

- (a) each Specified Asset vests in Medibank Limited without any conveyance, transfer or assignment;
- (b) each Specified Instrument relating to a Specified Asset continues to have effect after the Specified Asset vests in Medibank Limited as if a reference in the instrument to the Commission were a reference to Medibank Limited; and
- (c) Medibank Limited becomes the Commission's successor in law in relation to each Specified Asset immediately after the Specified Asset vests in Medibank Limited.

3.2 Section 18 (Contracts)

- (a) the Commission's rights and obligations under each Specified Contract cease to be rights and obligations of the Commission and become rights and obligations of Medibank Limited immediately thereafter;
- (b) each Specified Contract continues to have effect after the Specified Contract vests in Medibank Limited as if a reference in the Specified Contract to the Commission were a reference to Medibank Limited;
- (c) each Specified Instrument relating to a
 Specified Contract continues to have effect after the
 Commission's rights and obligations under the
 Specified Contract become rights and obligations of
 Medibank Limited, as if a reference in the instrument to the
 Commission were a reference to Medibank Limited; and
- (d) Medibank Limited becomes the Commission's successor in law, in relation to the Commission's rights and obligations under each Specified Contract immediately after the Commission's rights and obligations under the Specified Contract become the rights and obligations of Medibank Limited.

- Section 19 (Liabilities) 3.3
 - each Specified Liability ceases to be a liability of the Commission and becomes a liability of Medibank Limited;
 - each Specified Instrument creating a Specified Liability continues to have effect after the Specified Liability becomes a liability of Medibank Limited as if a reference in the instrument to the Commission were a reference to Medibank Limited; and
 - Medibank Limited becomes the Commission's successor in law in relation to each Specified Liability immediately after the Specified Liability becomes a liability of Medibank Limited.

\mathbf{r}	4 7	4	41
1)	4 1	H.I)	this

27£6

day of February

1998

Allan Thomson, Chairperson, Health Insurance Commission

SCHEDULE A

(Specified Commission Contracts)

Parties	Service/Product	Date of agreement
Brambles Australia Ltd ACN 000 164 938 and	Storage, Distribution & Destruction of Records - Tasmania	31 December 1997
Health Insurance Commission		

Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate contract, subject to following variations:	Same as original, no variations
Delete sub-clause 14.4	
Delete clause 22	
In Schedule A, under Lodgement of Contract Materials delete,	
'242 Liverpool Street'	
and insert,	
'54 Victoria street'	
In Schedule C, delete	
'Mr Dale Lynch	
Facsimile: 03 6231 1499'	
and insert	
'Mrs Debbie Street Manager Corporate Services Medibank Limited 2nd Floor	
54 Victoria street HOBART TAS 7000 Telephone: 03 6211-7710	
Facsimile: 03 6211-7799'	

Parties	Service/Product	Date of agreement
Ansett Australia Ltd		
ACN 004 209 410	Flight travel services for staff	Letter accepting tender 10 November 1995.
and		
Health Insurance Commission		Contract commenced 25 November 1995 to 12 November 1998.

Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the conditions subject to the following variations: • delete paragraph S 1. of the tender requirement	Replicate the conditions subject to the following variations: • delete the wording in clause 5.4.1 of General Conditions of Contract in
In Annexure to the General Conditions of Contract:	Tender No. T95/14 ('General Conditions of Contract') and insert, 'The contract consists of the tender
delete the heading 'Name and Address of Commission' and the address which follows and insert,	proposal by Ansett Australia Ltd of 20 September 1995; Tender No. T95/14 of 8 September 1995; Letter of 10 November 1995 from A Owens of
'Name and Address of Medibank Limited:	Health Insurance Commission to Ansett Australia Ltd.'
PO Box 9999 Manuka ACT 2603'	• in the Annexure to the General Conditions of Contract, delete the name and address under the heading
• Under the heading 'Name and Address of the Representative', delete the name and address and	'Name and Address of the Representative' and insert,
insert, 'Manager Finance & Operations National Finance and Operations Division Medibank Limited	'Manager Accounting Finance & Planning Division Health Insurance Commission PO Box 1001 Tuggeranong ACT 2901'
PO Box 9999 Manuka ACT 2603	

Parties	Service/Product	Date of agreement
Sedgwick Limited ACN 004 651 487 and Health Insurance Commission	Insurance broking services	First entered 12 October 1993, varied by letter of 21 April 1997 to expire 30 June 1998

Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the conditions subject to the following variations:	Replicate the conditions with no variation
• delete the heading to clause 4 and insert 'Reserved'	
• delete clause 4.1 in its entirety	
• in clause 7.1 delete 'Manager, Investments and Development' and insert 'Manager, Property and Administration'	

Parties	Product/Service	Date of agreement
SAS Institute Australia Pty Ltd ACN 002 287 247 (also known previously as SAS Software Pty Ltd) and Health Insurance Commission	Software as follows: SAS/GRAPH SAS/FSP Base/SAS SAS/ETS SAS/ACCESS TO DB2 SAS/STAT SAS/AF SAS/IML SAS/CPE STARTER SET SAS/ACCESS TO R2 SAS/CONNECT ECO	First 'Master' Agreement signed 22 June 1984, amended by Supplements 1 to 20 and all other amendments entered to date.

Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the contract with the following variations:	Replicate contract, with the following variations:
• the delete 'Health Insurance Commission' as the 'Customer' and insert	• amend clause 1 of Supplement 18 to specify the Commission may use the products in conjunction with a total capacity of 819 MIPS
'Medibank Limited ACN 080 890 259 of 65 Canberra Avenue, Griffith ACT 2603'	• amend clause 2 of Supplement 18 to specify the Commission has the right for up to 20 concurrent users to use the products
• amend clause 1 of Supplement 18 to specify Medibank may use the products in conjunction with a total capacity of 180 MIPS	• the Commission may use the products for its own use and for providing information technology services to Medibank Limited.
• amend clause 2 of Supplement 18 to specify Medibank has a right for up to 5 concurrent users to use the products	SOLVICES to MICHORIA EMILECT.
• no licence fees are payable as these are covered by the contract with Health Insurance Commission	

Parties	Product/Service	Date of agreement
Elixir Software Australia	1 CrocoDoc	29 October 1997
Pty Ltd	1 AFPD	
AČN 078 020 676	1 PCL	
	3 Document Designer	·
and	1 Elixir Desktop &	
	Converters	
Health Insurance	1 ElixiFont	
Commission	1 ElixirImage	
	1 ElixirForm	
	1 ElixirScan	
	1 Elixir PrintDriver	

	*
Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the contract with the following variations:	Replicate the contract with the following variations:
In Schedule 1:	Delete from Schedule 3 the paragraph under the 'Interpretation',
• under "Notices", delete,	('Licensed Software') and insert:
'Manager Installation Planning Health Insurance Commission 134 Reid Street	• 1 copy Document Designer
Tuggeranong ACT 2901 Australia'	Under 'Charges' in Schedule 5 delete '\$15, 980.00' and insert
and insert	'\$13, 533.00'
'Manager, Contracts & Performance Management, Technical Services Branch, Medibank Limited 65 Canberra Avenue Griffith ACT 2603 Australia.'	
• under 'Interpretation', ('Delegate'), delete	
'Peter W Hatch General Manager, Information Technology Services Division'	
and insert,	
'Chris Farrelley Corporate Manager Business Systems'	
• under 'Payment' delete,	•• • • • • • • • • • • • • • • • • • •
'Accounts are to be presented to the Manager Installation Planning.'	
and insert,	Access (an
'Accounts are to be presented to the Manager Contracts and Performance Management'	
• under 'Remote Locations' delete,	

'Deakin Offices, 109 Kent Street, Deakin ACT 2600'

and insert.

'Not applicable'

In Schedule 3:

- delete the paragraph under the 'Interpretation', ('Licensed Software') and insert,
- '2 copies Document Designer'
- delete the sentence under 'Fees' and insert.

'Fees have already been paid under the Health Insurance Commission contract and no Fees are payable.'

In Schedule 5:

- under 'Charges' delete '\$15, 980' and insert '\$2,447'
- under 'Payment' delete 'Manager Installation Planning' and insert 'Manager Contracts and Performance Management'
- delete the words under 'Documentation' and insert 'Not applicable'

In Schedule 7:

- delete the entries under
 "Interpretation" of 'Installation Site' and 'Location' and insert,
- '65 Canberra Avenue, Griffith, ACT 2603'.

In Schedule 10:

• delete the heading 'Special Conditions.......' and all recitals and special conditions appearing under that heading

Parties	D1/-	Detect
Parties	Product/Service	Date of agreement
1	W. D. 00/0	14.6
Mercury Interactive	- WinRunner OS\2	16 September 1996
(Australia) Pty Ltd	Development/Execution	•
ACN 072 192 075	- WinRunner NT	
	Development Execution	'
1	- WinRunner 95	
Ī	Development Execution	
,	- WinRunner Windows	
1	3.1 Development	
1	Execution	
	- WinRunner OS\2	
	Terminal Emulation	
,	Development Execution	
l	- WinRunner Windows	
	3.1 Terminal Emulation	
	Development Execution	
i	- LoadRunner PC OS\2	
·	Controller	
	- LoadRunner PC NT	
1	Controller	
1	- LoadRunner PC	
ł	Windows 3.1 Controller	
	 TestDirector OS\2, 	
}	Win3.1 '95 & NT server	
	 TestDirector OS\2, 	
1	Win3.1 '95 & NT client	
1	- SQL\OCI Inspector	

Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the conditions with the following variations:	Replicate the conditions with the following variations:
In Schedule 1:	In Schedule 5:
• Under "Notices", delete,	 under the heading 'Charges' delete the wording and insert,
'Manager Software and Installation Planning'	'Charges for Support Services are an annual amount equivalent to 80% of 15% of \$199,750.00'
and insert	•

'Manager, Contracts & Performance Management, Technical Services Branch, Medibank Limited 65 Canberra Avenue Griffith ACT 2603 Australia.'

• under 'Interpretation', ('Delegate'), delete,

'Peter W Hatch General Manager, Information Technology Services Division'

and insert.

'Chris Farrelley Corporate Manager Business Systems'

• under 'Payment' delete,

'Accounts are to be presented to the Manager Installation Planning.'

and insert,

'Accounts are to be presented to the Manager Contracts and Performance Management'

• under 'Remote Locations' delete,

'Deakin Offices, 109 Kent Street, Deakin ACT 2600'

and insert.

'Not applicable'

In Schedule 3:

 delete the sentence under 'Fees' and insert,

'Fees have already been paid under the Health Insurance Commission contract and no Fees are payable.'

In Schedule 5:

- under 'Charges' delete the paragraph and insert,
- 'Charges for Support Services are an annual amount equivalent to 20% of 15% of \$199,750.00'
- under 'Payment' delete 'Manager Installation Planning' and insert 'Manager Contracts and Performance Management'
- delete the words under 'Documentation' and insert 'Not applicable'

In Schedule 7:

- delete the entries under "Interpretation" of 'Installation Site' and 'Location' and insert,
- '65 Canberra Avenue, Griffith, ACT 2603'.

In Schedule 10:

• delete the heading 'Special Conditions.......' and all recitals and special conditions appearing under that heading

Parties	Product/Service	Date of agreement
Pathlore Software Pty Ltd ACN 075 320 964	- Preference - Preference Library courseware - Phoenix Authoring & Presentation system - Phoenix Presentation system - Phoenix Library courseware	11 December 1996

8 Government departments	No. GN 10, 11 March 1
Terms of supply under Medibank Limited contract	Terms of supply under residual contract
Replicate the conditions with the following variations:	Replicate the conditions, with the following variation:
In Schedule 1:	In Schedule 5:
• Under "Notices", delete,	• delete 'fifteen (15) percent per annum of the one - time Licence Fee'
'Manager Planning and Operations'	and insert,
and insert	'80% of 15% of the one-time Licence Fee of \$154, 127.00'.
'Manager, Contracts & Performance Management, Technical Services Branch, Medibank Limited 65 Canberra Avenue Griffith ACT 2603 Australia.'	100 01 \$10 1, 127.00
• under 'Interpretation', ('Delegate'), delete,	
'Peter W Hatch General Manager, Information Technology Services Division'	
and insert,	
'Chris Farrelley	
Corporate Manager Business Systems'	
• under 'Payment' delete,	
'Accounts are to be presented to the Manager Planning and Operations.'	
and insert,	
'Accounts are to be presented to the Manager Contracts and Performance Management'	

In Schedule 3:

• delete the sentence under 'Fees' and insert,

'Fees have already been paid under the Health Insurance Commission contract and no Fees are payable.'

In Schedule 5:

- under 'Support Services' delete 'the Commission' and insert 'Medibank Limited'
- under 'Charges' delete the paragraph and insert,
- 'Charges for Support Services are an annual amount equivalent to 20% of 15% of the one-time Licence Fee of \$154,127.00'
- under 'Payment' delete 'Manager Planning and Operations' and insert 'Manager Contracts and Performance Management'
- delete the words under 'Documentation' and insert 'Not applicable'

SCHEDULE B

PART 1

(Specified Assets)

Assets

The following assets which are owned by the Commission being:

- (a) all real property;
- (b) the residue of all 99 year leaseholds held in the Australian Capital Territory

All additional assets, including intellectual property rights, which are owned by the Commission and are used by or are attributable to the Medibank Private fund, or are used in or are attributable to the performance of Medibank Private functions, immediately before fund-transfer day including:

- (a) all premises leased by the Commission and occupied solely by Medibank Private;
- (b) any asset (other than financial asset) on the Asset Register identified in the Commission's accounts as attributable to the functions and/or operations of Medibank Private;
- (c) any asset physically situated on premises occupied by Medibank Private or identified by the Commission for physical transfer to Medibank Limited after the fund-transfer day;
- (d) all receivables, pre-payments and investments shown in the Commission's accounting records that relate to, or are held on behalf of, Medibank Private in respect of the period before the fund-transfer day;
- (e) all cash held by the Commission for the purposes of Medibank Private functions, or for payment after the fund-transfer day to Medibank Limited;
- (f) any other asset of the Medibank Private fund.

PART 2

(Excluded Assets)

Any Record.

[note: Transfer of **Records** will be made in accordance with section 43 of the Act.]

SCHEDULE C

PART 1

(Specified Contracts)

Specified contracts

Parties	Product/Service	Date Signed
John Kedzier trading as 'Kedzier & Associates'	Mainsaver	28 June 1988
and		
Health Insurance Commission		
McGirr Information Technology Pty Ltd	Key/Master, MVS/CICS	1984
ACN 001 280 315		
and		
Health Insurance Commission		

2 Contracts in a class of contract

Current contracts that fall within the following classes of contract:

- (a) a contract under which contributions are made to the Medibank Private fund;
- (b) a contract under which a person agrees to supply goods or services to a contributor to the **Medibank Private fund** or to a dependant of such a contributor;
- (c) an applicable benefits arrangement (within the meaning of the National Health Act 1953);
- (d) a hospital purchaser-provider agreement (within the meaning of the National Health Act 1953);
- (e) a medical purchaser-provider agreement (within the meaning of

the National Health Act 1953);

- (f) agency agreements with pharmacists, under which contributions to the Medibank Private fund are received and transmitted to Medibank Private by pharmacists on behalf of contributors:
- (g) group deduction agreements, under which contributions to the Medibank Private fund are paid on a group deduction basis by contributors' employers; and
- (h) Medibank Private contracts.
- 3. Contracts that are listed on the Register and identified as pertaining exclusively to Medibank Private functions.
- 4. Other contracts

Any current contract (other than a contract of employment) not specified in paragraphs 1, 2 or 3 to which the **Commission** is a party and which:

- (a) was entered into by the Commission before fund-transfer day; and
- (b) exclusively relates to:
 - a Specified Asset including any contract relating to a lease which is being transferred under this declaration;
 - (ii) a Specified Liability;
 - (iii) the operations of Medibank Private or the Medibank Private fund.

PART 2

(Excluded Contracts)
None

SCHEDULE D

PART 1

(Specified Liabilities)

Any liability of the Commission (other than a liability under a contract) in respect of, in relation to or which arises from:

- (a) the operations of Medibank Private before fund-transfer day including any liability which arises out of the performance by an officer, employee or contractor of his or her functions for Medibank Private before fund-transfer day; and
- (b) any other liability shown on the Commission's accounting records as being attributable to Medibank Private functions or to the Medibank Private fund as a liability immediately before fund-transfer day.

PART 2

(Excluded Liabilities)

None

9608173

Workplace Relations Act 1996 AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Building and Construction Industry (NT) Award 1996 [B035] (C No. 22811/97)

Northern Territory – Surveying Industry – Professional Surveyors Award 1996 [N445] (C No. 80003/98)

Retail, Wholesale & Distributive Employees (NT) Award 1980 [R018] (C No. 33897/97)

Transport Workers' (Refuse) Award 1988 [T107]

(C No. 39487/95)

Transport Workers' (NT Oil Agents/Contractors)Award 1990 [T124] (C No. 30367/98)

Transport Workers Award 1983 [T140] (C Nos. 39487/95 31876/96 39487/96)

AND in the matter of the variation of the awards

Notice is hereby given

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

SCHEDULE OF TERMS TO BE VARIED

award	clause	substance	date of
code			effect
B0035	5	superannuation	
V004			05.02.98
B0035	Sch	respondency	
V005	A		16.02.98
N445	App	safety net review	
V003	1.1	1997	16.02.98
R018	6	wage rates	
V067			31.07.97
T107		Roping in	
V066		No. 1 Award 1997	
V067		No. 2 Award 1997	17.09.97
T124		bereavement	
V040		leave	02.09.97
T124	Sch	amendments to	
V043	<u>A</u>	respondency	18.02.98
T140		Roping in -	
V0173		No. 2 Award 1997	
V0174		No. 3 Award 1997	
V0175		No. 4 Award 1997	17.09.97
4 March 19	98		NEIL MOHATTIE

4 March 1998

745

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

In the matter of:

AUTOMOTIVE SERVICES (NORTHERN TERRITORY) CONSOLIDATED AWARD 1980 [A0188CRN] (C No. 80011 of 1998)

BAKING AND PASTRYCOOKING INDUSTRY (NORTHERN TERRITORY) AWARD 1985 [B0089CRN] (C No. 80012 of 1998)

BUILDING MATERIALS AND QUARRYING INDUSTRIES (NORTHERN TERRITORY) AWARD 1992 [B0236] (C No. 80013 of 1998)

CHILD CARE INDUSTRY (NORTHERN TERRITORY) AWARD 1993 [C0148CRN] (C No. 80014 of 1998)

CLEANING CONTRACTORS (HYGIENE AND POLLUTION CONTROL) INDUSTRY (NORTHERN TERRITORY) AWARD 1986 [C0073CRN] (C No. 80015 of 1998)

DISABILITY SERVICES (NORTHERN TERRITORY) AWARD 1992 [D0085] (C No. 80016 of 1998)

GARDENING, NURSERIES AND GREENKEEPING (NORTHERN TERRITORY) AWARD 1986 [G0047CRN] (C No. 80017 of 1998)

HAIRDRESSING AND BEAUTY INDUSTRY (NORTHERN TERRITORY) AWARD 1987 [H0042CRN] (C No. 80018 of 1998)

HOTELS, MOTELS, WINE SALOONS, CATERING, ACCOMMODATION, CLUBS AND CASINO EMPLOYEES (NORTHERN TERRITORY) CONSOLIDATED AWARD 1986 [H0021CRN] (C No. 80019 of 1998)

LAUNDRIES, DRY CLEANING AND LAUNDROMATS (NORTHERN TERRITORY) AWARD 1990 [L0038CRN] (C No. 80020 of 1998)

SECURITY INDUSTRY (NORTHERN TERRITORY) AWARD 1987 [S0101CRN] (C No. 80021 of 1998)

PRIVATE HOSPITALS, CONVALESCENT AND BENEVOLENT HOMES (NORTHERN TERRITORY) AWARD 1989 [P0139CRN] (C No. 80022 of 1998)

PEST CONTROL INDUSTRY (NORTHERN TERRITORY) AWARD-1987 [P0088CRN] (C No. 80023 of 1998)

MISCELLANEOUS WORKERS (NORTHERN TERRITORY) AWARD 1985 [M0237CRN] (C No. 80024 of 1998)

METAL INDUSTRY (NORTHERN TERRITORY) (CONSOLIDATED) AWARD 1982 [M0117CRN] (C No. 80025 of 1998)

Notice is hereby given that the Australian Liquor, Hospitality and Miscellaneous Workers Union has made application for a declaration that the terms hereinafter mentioned be a common rule:

In the Northern Territory

A copy of the award may be inspected at the Australian Industrial Registry, Level 10, NT House, 22 Mitchell Street, Darwin. free of charge.

The application will be heard at 10.00 a.m. on Thursday, 16 April 1998 before Commissioner Eames at Level 10, NT House, 22 Mitchell Street, Darwin.

If you desire to be heard on the hearing of the application, notice to that effect should be given to the Commission. Persons and organisations not so appearing or represented will be bound by any declaration made by the Commission in the matter which is applicable to them.

The whole set of the terms of the above award as varied are to be declared.

Dated this 4th day of March 1998.



9608174



Gazette

No. S 85, Tuesday, 3 March 1998

Published by the Australian Government Publishing Service, Canberra



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 3 March 1998:

AD/CA21/7 - AILERON HANGER RIBS

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

Produced by the Australian Government Publishing Service Cat. No. 97 2396 X ISBN 0644 38468 9

© Commonwealth of Australia, 1998



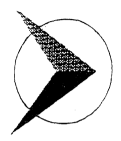


Gazette

No. S 86, Tuesday, 3 March 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 3 March 1998:

AD/CA25/7 - AILERON HANGER RIBS

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

Produced by the Australian Government Publishing Service Cat. No. 97 2397 8 ISBN 0644 38469 7 © Commonwealth of Australia, 1998





Gazette

No. S 87, Tuesday, 3 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Broadcasting Services Act 1992

Broadcasting Services (Events) Notice No. 1 of 1994 (Amendment No. 3 of 1998)

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, being satisfied, in respect of each event that the following Notice removes from the Broadcasting Services (Events) Notice No. 1 of 1994, that:

- (a) the national broadcasters and the commercial television broadcasting licensees have had a real opportunity to acquire, on a fair commercial basis, the right to televise the event; and
- (b) each of those persons has declined to acquire that right; issue the following Notice under subsection 115(2) of the Broadcasting Services Act 1992.

Dated

1 March

1998

Minister for Communications, the Information Economy and the Ares

1. Amendment

1.1 The Broadcasting Services (Events) Notice No. 1 of 1994 is amended as set out in this Notice.

[NOTE: This Notice commences on gazzttal: see Acts Interpretation Act 1901, ss 46A and 48.]

2. Schedule (Events)

2.1 Item 5.1

Omit "Pakistan in September, October or November 1994;" substitute "India in March 1998;".

2.2 Item 5.2

Omit "Pakistan in September, October or November 1994 and a match of that kind played in New Zealand in February 1998," substitute "India in April 1998 and a match of that kind played in the United Arab Emirates in April 1998."

Produced by the Australian Government Publishing Service Cat. No. 97 2398 6 ISBN 0644 38470 0 © Commonwealth of Australia, 1998



9 780644 384704



Gazette

No. S 88, Wednesday, 4 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIÁL

Commonwealth of Australia

Telecommunications Act 1997

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 (Amendment No. 1 of 1998)

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, make the following Declaration under subsection 63 (5) of the *Telecommunications Act* 1997.

Dated

28 Estraty 1998

Reclard Alson

Minister for Communications, the Information Economy and the Arts

Commencement

1. This Declaration commences on gazettal.

Variation

2. The Carrier Licence Conditions (Telstra Corporation Limited)
Declaration 1997 is varied as set out in this Declaration.

[NOTE: The Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 was published in the Gazette on 30 June 1997.]

Clause 3 (Definitions)

3.1 Before the definition of "current industry development plan", insert:

" 'allocated number' means a number allocated under the authority of the numbering plan;

'call conveyancing costs' means the costs associated with any additional routing and processing required within the licensee's telecommunications

9 780644 384711

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 (Amendment No. 1 of 1998)

2

network in order to transfer a call to the telecommunications network operated by Optus where the called customer has ported his or her number to Optus;".

- 3.2 After the definition of "current industry development plan", insert:
- " 'customer transfer costs' means the one-off administrative costs incurred by the licensee for the initial transfer of a customer from the licensee's telecommunications network to the telecommunications network operated by Optus;".
 - 3.3 After the definition of "licensee", insert:
- "'local number portability' means the ability to convey portable local service numbers from the licensee's telecommunications network to the telecommunications network operated by Optus;

'local service' means a carriage service that is:

- (a) capable of voice telephony; and
- (b) provided for receiving incoming calls, wholly or principally, at 1 fixed location where that location is in an area identifiable by the carriage service provider with which the call originates, from the number called and is:
 - (i) a switching facility; or
 - (ii) the premises occupied or used by a customer; or
 - (iii) in the immediate vicinity of the premises occupied or used by a customer;".
 - 3.4 After the definition of "operator services", insert:
- "'Optus' means Optus Networks Pty Ltd (ACN 008 570 330);
 - 'portable local service number' means an allocated number that is used in connection with a local service other than a paging service;".

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 (Amendment No. 1 of 1998)

3

Local number portability (new clauses)

4. After clause 12, insert:

"Local number portability

- 13. (1) Subject to this clause, the licensee must ensure, at its own cost, that its telecommunications network is capable of providing local number portability.
- (2) Subject to this clause, the licensee must:
- (a) if so requested by Optus; and
- (b) as soon as practicable after Optus's request is received;

provide local number portability in relation to portable local service numbers specified by Optus in its request.

- (3) The licensee is not required to comply with subclause (2) unless Optus agrees:
- (a) to pay the licensee for customer transfer costs on terms and conditions:
 - (i) agreed between the licensee and Optus by 1 April 1998; or
 - (ii) failing agreement, determined by the ACCC by 1 May 1998; and
- (b) to contribute to the licensee's call conveyancing costs at the level of one cent per call.
- (4) Subject to subclauses (5) and (9), the licensee must comply with:

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 (Amendment No. 1 of 1998)

- 4
- (a) subclause (1) by 1 May 1998 and at all times on and after 1 May 1998; and
- (b) subclause (2) at all times on and after 1 May 1998.
- (5) The ACA may, by instrument in writing:
- (a) determine that it is unreasonable to expect the licensee to comply with subclauses (1) and (2) by the date and times referred to in subclause (4); and
- (b) specify a later compliance date and later compliance times for subclause (4).
- (6) If the ACA makes a determination under subclause (5), the licensee must comply with subclauses (1) and (2) on such date and times as are specified in the determination.
- (7) In determining whether it is unreasonable to expect the licensee to comply with subclauses (1) and (2) by the date and times referred to in subclause (4), the ACA must have regard to whether the licensee's inability to comply is directly or substantially attributable to:
- (a) Optus's level of co-operation in the development and implementation of arrangements necessary to provide for local number portability; or
- (b) significant events of a technical or engineering nature that the licensee could not have reasonably anticipated.
- (8) Subclause (7) is intended to limit the matters to which the ACA may have regard for subclause (5).
- (9) The ACA may, by instrument in writing, determine that it is unreasonable to expect the licensee to comply with subclauses (1) and (2) in certain areas currently served by exchanges where, in its

5

Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997 (Amendment No. 1 of 1998)

opinion, providing local number portability is not technically feasible.

- (10) A determination under subclause (9) may be unconditional or subject to such conditions (if any) as are specified in the determination.
- (11) For subclause (9), in determining whether it is unreasonable to expect the licensee to comply with subclauses (1) and (2), the ACA may only have regard to whether the licensee's inability to comply is directly attributable to the technical feasibility of providing local number portability from a particular exchange.

Cessation of clause 13

- 14. If the numbering plan in force from time to time requires the licensee to provide number portability or limited portability (within the meaning of that plan) in relation to portable local service numbers, clause 13 will cease to have effect at the earlier of the time when:
- (a) the licensee and Optus agree, in accordance with section 462 of the Act, on the terms and conditions on which the licensee will provide number portability or limited portability in relation to portable local service numbers; or
- (b) these terms and conditions are determined under section 462 of the Act by:
 - (i) an arbitrator appointed by the licensee and Optus; or
 - (ii) the ACCC.".



Gazette

No. S 89, Wednesday, 4 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Environment Protection Council Act 1994

Notice of the making of the National Environment Protection Measure for the National Pollutant Inventory

On 27 February 1998, the National Environment Protection Council, in accordance with the requirements of the National Environment Protection Council Act 1994 of the Commonwealth and the equivalent provisions in the corresponding Acts of the participating jurisdictions, made the National Environment Protection Measure for the National Pollutant Inventory.

Copies of the National Environment Protection Measure for the National Pollutant Inventory may be obtained from:

National Environment Protection Council Service Corporation Level 5, 81 Flinders Street Adelaide SA 5000

Ph: (08) 8419 1200 Fax: (08) 8224 0912



Gazette

No. S 90, Wednesday, 4 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

36(1) Poni February 1998



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SUBSECTION 96(1)

SPECIFICATION OF POOL MARK IN RELATION TO APPLICATIONS FOR INDEPENDENT (MIGRANT) (CLASS AT) VISAS

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under subsection 96(1) of the Migration Act 1958, hereby specify that the pool mark in relation Independent (Migrant) (Class AT) visas for the purposes of the Migration Act and the Migration Regulations is 95 points.

Dated

Minister for Immigration and Multicultural Affairs

[NOTE (1) Subsection 96(1) of the Migration Act 1958 provides that the Minister may, from time to time, by notice in the Gazette, specify the pool mark in relation to a class of visas for the purposes of the Act and Regulations.

NOTE (2) This instrument comes into effect from the date of publication in the Gazette.]

Produced by the Australian Government Publishing Service Cat. No. 97 2401 X ISBN 0644 38473 5

© Commonwealth of Australia, 1998



780644 384735



Gazette

No. S 91, Wednesday, 4 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

96(2) Pass February 1998



Commonwealth of Australia

Migration Act 1958

Migration Regulations

NOTICE UNDER SUBSECTION 96(2)

SPECIFICATION OF PASS MARK IN RELATION TO APPLICATIONS FOR INDEPENDENT (MIGRANT) (CLASS AT) VISAS

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under subsection 96(2) of the Migration Act 1958, hereby specify that the pass mark in relation to applications for Independent (Migrant) (Class AT) visas for the purposes of the Migration Act and the Migration Regulations is 110 points.

Dated 27th Telorus

1998

Minister for Immigration and Multicultural Affairs

[NOTE (1) Subsection 96(2) of the Migration Act 1958 provides that the Minister may, from time to time; by notice in the Gazette, specify the pass mark in relation to a class of visas for the purposes of the Act and Regulations.

NOTE (2) This instrument comes into effect from the date of publication in the Gazette's

Produced by the Australian Government Publishing Service Cat. No. 97 2402 8 ISBN 0644 38474 3

© Commonwealth of Australia, 1998



1 780644 384742



Gazette

No. S 92, Wednesday, 4 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Income Tax Assessment Act 1997

NOTICE UNDER SUBSECTION 30-85(2)

- I, ROD KEMP, Assistant Treasurer, acting for, and on behalf of, the Treasurer:-
 - (a) being satisfied that the following funds are established by an approved organisation, as defined in Division 30 of the *Income Tax Assessment Act 199*⁻, exclusively for the relief of persons in a certified country or certified countries declare by this notice published in the Gazette under subsection 30-85(2) of the Act the following funds to be eligible funds for the purposes of item 9.1.1 in subsection 30-80(1) of the Act:

NCCA Christian World Service Overseas Programs

NCCA Christian World Service Refugee Resettlement Fund

(b) specify for the purposes of subsection 30-85(3) of the Act the date on which this notice is published in the Gazette as the date on and after which this notice has effect.

Dated this 12 day of felining 1998.

ROD KEMP

Assistant Treasurer, acting for, and on behalf of, the Treasurer

COMMONWEALTH OF AUSTRALIA

Income Tax Assessment Act 1997

NOTICE UNDER SUBSECTION 30-85

- I, ROD KEMP, the Assistant Treasurer acting for, and on behalf, of the Treasurer:-
 - (a) by this notice published in the Gazette under subsection 30-85(4) of the *Income Tax Assessment Act 1997*, revoke previous declarations under subsection 78(21) of the *Income Tax Assessment Act 1936* that the following runds are eligible runds for the purposes of item 9.1.1 of table 9 in subsection 78(4) of the *Income Tax Assessment Act 1936*:

Australian Council of Churches World Christian Action Overseas Programmes

Australian Council of Churches World Christian Action Refugee Resettlement Fund

(b) specify for the purposes of paragraph 30-85(4) of the *Income Tax*Assessment Act 1997 the date on which this notice is published in the Gazette as the date on and after which this notice has effect.

Dated this 12 day of te bruary 1998.

ROD KEMP

Assistant Treasurer acting for, and on behalf of the Treasurer



Gazette

No. S 93, Thursday, 5 March 1998

Published by the Australian Government Publishing Service. Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF A STATUTORY RULE

The following Statutory Rule has been made and copies may be purchased at the Government Info Shop. 10 Mort Street. Canberra City. ACT.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Fisheries Management Act 1991	Fisheries Management Regulations (Amendment)	1998 No. 24



Gazette

No. S 94, Thursday, 5 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

SAFETY, REHABILITATION AND COMPENSATION ACT 1988

NOTICE OF DECLARATION - WEST AUSTRALIAN SYMPHONY ORCHESTRA HOLDINGS PTY LTD

Notice No. 1 of 1998

I, PETER KEASTON REITH, Minister for Workplace Relations and Small Business, declare that, for the purposes of paragraph (c) of the definition of "Commonwealth authority" in subsection 4(1) of the Safety, Rehabilitation and Compensation Act 1988, on and from 2 March 1998 the following body corporate is a body corporate to which that Act applies:

West Australian Symphony Orchestra Holdings Pty Ltd

(A.C.N. No: 081 230 284)

Minister for Workplace Relations and Small Business

Dated his first day of Haul 1998

Produced by the Australian Government Publishing Service Cat. No. 97 2405 2 ISBN 0644 38477 8

© Commonwealth of Australia, 1998



9 780644 384773



Gazette

No. S 95, Thursday, 5 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Kow-Chean Chen is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Kow-Chean Chen proposes to acquire an interest in the Australian urban land described in the notice furnished on 28 January 1998 under section 26A of the Act;

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act 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

26

day of February

1998.

Assistant Treasurer

Produced by the Australian Government Publishing Service Cat. No. 97 2406 0 ISBN 0644 38478 6 © Commonwealth of Australia, 1998



9 780644 384780



Gazette

No. S 97, Friday, 6 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Australian Capital Territory (Planning and Land Management) Act 1988

NATIONAL CAPITAL PLAN NOTICE OF APPROVAL OF AMENDMENT AMENDMENT 22 - DELETION OF GINNINDERRA DRIVE EXTENSION

I, ALEXANDER MICHAEL SOMLYAY, the Minister for Regional Development, Territories and Local Government, pursuant to Section 21 of the Australian Capital Territory (Planning and Land Management) Act 1988, give notice that on this day I approve Amendment 22 of the National Capital Plan submitted to me by the National Capital Authority. The Amendment takes effect on the date of publication of this notice in the Commonwealth of Australia Gazette.

Copies of Amendment 22 are available from:

National Capital Authority Information Service Ground Floor, 10 - 12 Brisbane Avenue BARTON ACT 2600

between the hours of 9am and 4pm, Monday to Friday.

Dated this

4件 day of

march

1998

ALEXANDER MICHAEL SOMLYAY Minister for Regional Development, Territories and Local Government

Produced by the Australian Government Publishing Service Cat. No. 97 2408 7 ISBN 0644 38480 8 © Commonwealth of Australia, 1998





Gazette

No. S 98, Friday, 6 March 1998

Published by the Australian Government Publishing Service, Canberra





Australian Fisheries Management Authority

Fisheries Management Act 1991

DECLARATION IN RELATION TO THE SOUTH TASMAN RISE FISHERY FISH RECEIVER PERMITS

(No. 1 of 1998)

I, RICHARD ANDREW STEVENS, delegate of the Australian Fisheries Management Authority, make the following declaration under subsection 91 (1) of the Fisheries Management Act 1991.

Dated 5 HARCH 1998

Managing Director of the Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the STR Fish Receiver Permits Declaration 1998.

Commencement

2. This declaration commences on 6 March 1998.

Interpretation

3. In this declaration:

"South Tasman Rise Fishery" means all commercial fishing in the area defined in Part 11A of Schedule 1A of the Fisheries Management Regulations.

[Note: Terms defined in the Fisheries Management Act 1991 have the same meanings in this declaration.]

Declaration of the fishery

4. The South Tasman Rise Fishery is a fishery to which Division 2 (Fish Receiver Permits) of Part 6 of the *Fisheries Management Act 1991* applies.

Produced by the Australian Government Publishing Service Cat. No. 97 2409 5 ISBN 0644 38481 6 © Commonwealth of Australia, 1998



9 780644 384810