



Commonwealth of Australia

Gazette

No. GN 13, Wednesday, 1 April 1998

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 1 April 1998

*public service and
merit protection commission*



MANAGERS

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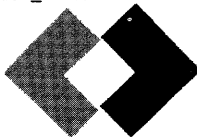
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CLOSING TIMES:

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 4608.

Variation of closing times

Commonwealth of Australia Gazette

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 15 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

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GAZETTE INQUIRIES

Lodgment inquiries	(02) 6295 4661
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Subscriptions (Fax)	(02) 6295 4888
Subscriptions	132 447

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6295 4608

or lodged at AusInfo, 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 AusInfo, 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 4608.

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, AusInfo, 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:

Darwin: Northern Territory Government 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, AusInfo.

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 AusInfo, or the Government. AusInfo 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. AusInfo 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, AusInfo, GPO Box 84, Canberra ACT 2601.

Gazette number	Date of Publication	Subject
P1	16.1.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	<i>Great Barrier Reef Marine Park Act 1975</i> 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.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.

N.N.—9608366

Legislation

NOTIFICATION OF DISALLOWANCE OF REGULATIONS

IT IS HEREBY NOTIFIED for general information that the Senate on 25 March 1998 passed a resolution disallowing the Workplace Relations Regulations (Amendment), as contained in Statutory Rules 1997 No. 314 and made under the *Workplace Relations Act 1996*.

HARRY EVANS
Clerk of the Senate

NOTIFICATION OF DISALLOWANCE OF REGULATIONS

IT IS HEREBY NOTIFIED for general information that the Senate on 25 March 1998 passed a resolution disallowing the Energy Research and Development Corporations Regulations (Repeal), as contained in Statutory Rules 1998 No. 6 and made under the *Primary Industries and Energy Research and Development Act 1989*.

HARRY EVANS
Clerk of the Senate

9608367

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA

Crimes Act 1914

ARRANGEMENT BETWEEN HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA AND HIS EXCELLENCY THE GOVERNOR OF THE STATE OF NEW SOUTH WALES

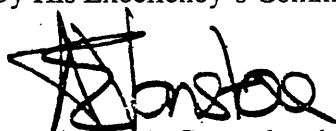
The Arrangement set out in the Schedule is made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council and under subsection 3CA(4) of the *Crimes Act 1914*, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF NEW SOUTH WALES, acting with the advice of the Executive Council of that State.

Dated 18th March 1997 1998 ^{LD}

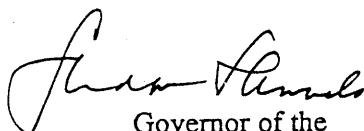


Governor-General of the
Commonwealth of Australia

By His Excellency's Command,

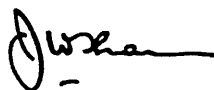


~~Attorney-General and~~
Minister for Justice of
the Commonwealth of Australia



Governor of the
State of New South Wales

By His Excellency's Command,



Attorney-General of the
State of New South Wales

SCHEDULE

Interpretation

1. In this Schedule:

“Act” means the *Crimes Act 1914*

Magistrates of New South Wales

2. A person who for the time being holds office as a magistrate in the State of New South Wales may perform the function of making orders under sections 3ZI, 3ZJ, 3ZK, 3ZN and 3ZW of the Act.

Release and Indemnity by Commonwealth

3. Subject to compliance with the following paragraphs, the Commonwealth will indemnify a State or Territory and a magistrate of the State or Territory, in respect of:
 - (a) a claim or action arising from any act or omission by the magistrate in the performance, or purported performance, of the function of a magistrate under the Act; and
 - (b) all costs and expenses reasonably incurred in defending or settling the claim or action.
4. A magistrate and a State or Territory shall promptly notify the Commonwealth of any claim or action referred to in paragraph (3)
5. The Commonwealth has the right to control the defence of a claim or action referred to in paragraph (3)
6. Where the Commonwealth elects to control the defence of the claim or action pursuant to paragraph (5), the Magistrate and the State or Territory will provide all assistance required by the Commonwealth for that defence.
7. The indemnity in paragraph (3) is conditional on the Magistrate having acted responsibly and in good faith.

9608368

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 24 March 1998 a carrier licence was granted to WorldCom Australia Pty Ltd under subsection 56 (1) of the Act.

9608369

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE *BROADCASTING SERVICES ACT 1992*

VARIATION OF LICENCE AREA PLAN

Pursuant to section 26(2) of the *Broadcasting Services Act 1992*, on 19 March 1998, the Australian Broadcasting Authority varied the licence area plan for the Atherton region of 27 November 1997 that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the region with the use of the broadcasting services bands.

Copies of the variation to the licence area plan are available free from:

The Planning Officer for Atherton
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

9608370

Environment

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 an authority under section 44 of the Act to the following company for the export of Giant (King) Crabs *Pseudocarcinus gigas*, Spiny (Champagne) Crabs *Hypothalassia armata*, and/or Australian Snow Crabs *Chaceon bicolor*.

BFA Fish
8 Angliss Street
YARRAVILLE VIC 3013

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 authority. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

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

9608372

Finance and Administration

Superannuation Act 1990

NOTICE OF AMENDMENT PURSUANT TO SECTION 5 OF THE DEED MADE PURSUANT TO SECTION 4

Notice is hereby given that, on 25 March 1998, the Minister for Finance and Administration, for and on behalf of the Commonwealth of Australia, pursuant to section 5 of the *Superannuation Act 1990*, by signed instrument (in this notice called the "Twelfth Amending Deed"), amended the Trust Deed and Rules forming part of the Deed made pursuant to section 4 of that Act establishing an occupational superannuation scheme for Commonwealth employees and certain other persons. The amendments take effect from gazettal.

Copies of the Twelfth Amending Deed and its Explanatory Statement may be obtained from Mr David Woolcock, Superannuation Group, Department of Finance and Administration, Newlands Street, Parkes ACT 2600, telephone (02) 6275 3375.

9608373

AUSTRALIAN ELECTORAL COMMISSION**Register of Political Parties**

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

Name of Party: **Nuclear Disarmament Party of Australia**

Abbreviation of party name: **NDP**

Name and address of
proposed Registered Officer: **Michael Denborough
38 Sheehan Street
PEARCE ACT 2607**

The above application is made by 10 members of the party and states it wishes to receive election funding.

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

- because it is not an organisation with an object of promoting the election to Federal Parliament of its endorsed candidate(s);
- because the organisation does not have a member who is a Member of an Australian legislature or does not have at least 500 members;
- because the application does not comply with subsection 126(2) of the Act; or
- because the party's name (or abbreviation) is likely to be confused with that of another registered party (one that is not related to the applicant party);

you may formally object by writing to the Australian Electoral Commission within one month after the date of this notification, i.e. by 1 May 1998. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, Kingston, ACT 2604.

Please contact Song Woon Kon on (02) 6271 4491 if you wish to have a copy of subsection 126(2). Objections will be made available to the applicants for comment.

W J Gray
Electoral Commissioner

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 13 March 1998 an application from the Citizens Electoral Council of Australia to change its registered abbreviation to:

Citizens Electoral Council

on 13 March 1998 an application from The Greens (WA) Inc to change the details of its Registered Officer to:

**Robin Howard Chapple
4/4 Burt Way
EAST PERTH WA 6004**

on 20 March 1998 an application from the National Party of Australia to change its Registered Officer to:

Raymond Allen Braithwaite

A K Becker
Acting Electoral Commissioner

9608374

Health and Family Services

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I JOHN CABLE, delegate to the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1), CONSENT to the label on the detachable strip pack, fitting the description of clause 3 (13)(b) of Therapeutic Goods Order No 48 for the following product:-

VIBRUCOL SUPPOSITORIES

supplied by BIOFORCE AUSTRALIA PTY LTD

omitting the details required by paragraph 3(13)(b) of the Therapeutic Goods Order No 48 (TGO 48) - 'General requirements for the labels for drug products', provided the detachable strip pack labelling bears

1. the statement "for active ingredients see carton for details" or similar;
2. the name of the good; and
3. the trademark of the sponsor/supplier.



JOHN CABLE

Director,

Conformity Assessment Branch

Therapeutic Goods Administration

Delegate of the Secretary to the

Department of Health and Family Services

24 March 1998



Therapeutic
Goods
Administration

PO Box 100 Woden ACT 2606 Australia

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

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



Commonwealth Department of
**Health and
Family Services**

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989**

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

Pursuant to Section 30 (6)(b) of the *Therapeutic Goods Act 1989* notice is hereby given that the listings in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below were cancelled on 23 February 1998. Particulars of the cancellations are as follows:

SPONSOR:	CYBERGENICS (AUST) P/L
ARTG NAME OF GOODS:	QT 14-DAY BODY SCULPTURE PROGRAM
ARTG NUMBER:	62352
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(2)(ba) of the said Act, because the certifications provided under Sections 26A(2)(d & b) were incorrect in that the goods do not conform to every requirement relating to advertising applicable under the regulations and the application does not contain evidence that the goods are safe for the purposes for which they are to be used.
SPONSOR:	NAN LIN COMPANY
ARTG NAME OF GOODS:	ZHIKE CHUANBEI PIPALU Oral Liquid bottle
ARTG NUMBER:	61637
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(2)(ba) of the said Act, because the certification provided under Section 26A(2)(h) was incorrect in that the information included in the application is not correct.
SPONSOR:	LIFE PLUS HOLDINGS PTY LTD
ARTG NAME OF GOODS:	LIFE PLUS: RAINFORCE WON DR GEL PAIN RELIEVING GEL
	Gel jar/can
ARTG NUMBER:	62322
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(1)(e) of the said Act, because the certification provided under Section 26A(2)(a) was incorrect in that the goods are not eligible for listing.

dated this 23rd day of February 1998

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

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

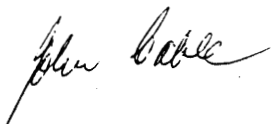
I JOHN CABLE, delegate to the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the immediate wrapper of each individual lozenge for each of the following product(s):-

ALLEN'S ANTICOL MEDICATED THROAT LOZENGES; and
ALLEN'S BUTTERMINTHOL MEDICATED THROAT LOZENGE

supplied by NESTLE CONFECTIONERY LTD

omitting the product name and the names and quantities of the active ingredients in the formulation required by paragraph 3(12)(a) of the Therapeutic Goods Order No 48 (TGO 48) - 'General requirements for the labels for drug products', provided the immediate wrapper includes the name 'Allen's', and

Consent to the names and amount of active ingredients being stated on a side or rear panel of the outer wrapper instead of the main panel as required by paragraph 3(3)(a) of TGO 48



JOHN CABLE

Director, Conformity Assessment Branch

Therapeutic Goods Administration

Delegate of the Secretary to the

Department of Health and Family Services

20 March 1998

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I JOHN CABLE, delegate to the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the immediate wrapper of each individual lozenge for the following product:-

ALLEN'S LIQUID CENTRED ORANGE

supplied by NESTLE CONFECTIONERY LTD

omitting the product name and the names and quantities of the active ingredients in the formulation required by paragraph 3(12)(a) of the Therapeutic Goods Order No 48 (TGO 48) - 'General requirements for the labels for drug products', provided the immediate wrapper includes the name 'Allen's Soothers Centres', and the label on the outer container or bag complies fully with the requirements of TGO 48.



JOHN CABLE

Director, Conformity Assessment Branch

Therapeutic Goods Administration

Delegate of the Secretary to the

Department of Health and Family Services

30 March 1998

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND FAMILY SERVICES

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I JOHN CABLE, delegate to the Secretary to the Department of Health and Family Services for the purpose of the exercise of the Secretary's powers under Section 14 of the *Therapeutic Goods Act 1989* and acting under subsection 14(1) and subsection 15(1), CONSENT to the immediate wrapper of each individual lozenge for each of the following product(s):-

GILSEAL BREEZE PEPPERMINT MEDICATED THROAT LOZENGE; and
GILSEAL BREEZE MENTHOL BUTTER MEDICATED THROAT LOZENGE

supplied by Gilseal Pharmaceuticals Pty Limited

omitting the product name and the names and quantities of the active ingredients in the formulation required by paragraph 3(12)(a) of the Therapeutic Goods Order No 48 (TGO 48) - 'General requirements for the labels for drug products', provided the immediate wrapper includes the name 'Gilseal Breeze', and

Consent to the names and amount of active ingredients being stated on a side or rear panel of the outer wrapper instead of the main panel as required by paragraph 3(3)(a) of TGO 48



JOHN CABLE

Director, Conformity Assessment Branch

Therapeutic Goods Administration

Delegate of the Secretary to the

Department of Health and Family Services

20 March 1998



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



Commonwealth Department of
**Health and
Family Services**

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989
NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

Pursuant to Section 30 (6)(b) of the *Therapeutic Goods Act 1989* notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below was cancelled on 4 March 1998. Particulars of the cancellation are as follows:

SPONSOR:	JL HELFENBAUM
ARTG NAME OF GOODS:	COMMERCIAL BUSINESS DEVELOPMENTS SPF15+ ULTRABLOCK SUNSCREEN
ARTG NUMBER:	51186
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(2)(a) of the said Act because it appears to the Secretary that the quality, safety and efficacy of the goods is unacceptable.

dated this 23rd day of March 1998.

A handwritten signature in cursive script, appearing to read 'John Cable'.

John Cable
Delegate of the Secretary
to the Department of Health & Family Services

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS ORDER No. 61

Contraceptive Devices - Rubber Condoms

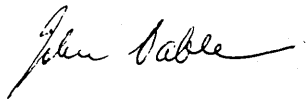
I, John Cable, delegate of the Minister for Health and Family Services for the purposes of the exercise of the Minister's powers under Section 10 of the **Therapeutic Goods Act 1989**, having consulted with the Therapeutic Goods Committee in accordance with subsection 10(4) of the said Act, **HEREBY**:

REVOKE, on and from the date this Order is gazetted, Therapeutic Goods Order 39, "Contraceptive Devices - Rubber Condoms" which commenced to operate on 8 May 1991; and

DETERMINE that the matters specified in International Standard "ISO 4074-1:1996(E), Rubber condoms" shall constitute the standard for rubber condoms.

This Order commences on the date this Order is gazetted.

Dated on this 20th day of March 1998

A handwritten signature in dark ink, appearing to read 'John Cable', with a stylized flourish at the end.

John Cable
Delegate of the Minister for Health and Family Services

COMMONWEALTH OF AUSTRALIA

Therapeutic Goods Act 1989

**Therapeutic Goods (Manufacturing Principles)
Determination No 1 of 1998**

MP1/1998

I, TERENCE SLATER, delegate of the Minister for Health and Family Services for the purpose of Section 36 of the *Therapeutic Goods Act 1989* and acting under subsection 36(1) of that Act, determine the following principles to be observed in the manufacture of all therapeutic goods for use in humans.

Dated

23 March

1998



Delegate of the Minister for Health and Family Services

Citation

1. This Determination may be cited as the Therapeutic Goods (Manufacturing Principles) Determination No 1 of 1998.

Commencement

2. This Determination commences on Gazettal.

[Note: see *Acts Interpretation Act 1901*, s.46A and s.48.]

Revocation

3. This Determination revokes all previous Therapeutic Goods (Manufacturing Principles) Determinations made under subsection 36(1), these being:

Therapeutic Goods (Manufacturing Principles) Determination No. 1 of 1991,

Therapeutic Goods (Manufacturing Principles) Determination No. 2 of 1992,

Therapeutic Goods (Manufacturing Principles) Determination No. 1 of 1994,

Therapeutic Goods (Manufacturing Principles) Determination No. 2 of 1994, and

Therapeutic Goods (Manufacturing Principles) Determination No. 1 of 1996.

Interpretation

4. In this Determination, unless the contrary intention appears:

"the Act" means the Therapeutic Goods Act 1989;

"Blood" means human donor blood collected for a number of purposes including licensable plasma separation, where the plasma may be used for a number of purposes including the licensable manufacture of further blood components.

"Blood and Blood Components Code of GMP" means Sections 1-10, inclusive, and including the "Glossary" and "Corrigendum to clause 227" to, the document entitled "The Australian Code of Good Manufacturing Practice for Therapeutic Goods - Blood and Blood Components" published by the Commonwealth Department of Human Services and Health, December 1995;

"EN 46001/ISO 9001" means the following documents:

European Standard EN 46001:1993 entitled "Specification for Application of EN 29001 (BS 5750: Part 1) to the manufacture of medical devices"; published by the British Standards Institution; *and*

AS/NZS ISO 9001:1994 entitled "Quality systems - Model for quality assurance in design; development, production, installation and servicing"; published by Standards Australia.

"EN 46002/ISO 9002" means the following documents:

European Standard EN 46002:1993 entitled "Specification for Application of EN 29002(BS5750:Part 1) to the manufacture of medical devices"; published by the British Standards Institution; *and*

AS/NZS ISO 9002:1994 entitled "Quality systems - Model for quality assurance in production, installation and servicing"; published by Standards Australia;

"Human Tissues Code" means Sections 1-10, inclusive, the "Glossary" and "Corrigendum to clause 706" to, the document entitled the "Code of Good Manufacturing Practice for Therapeutic Goods - Human Tissues" published by the Commonwealth Department of Human Services and Health, September 1995;

"Investigational Medicinal Products Code of GMP" means Clauses 1 to 53 inclusive, and the "Glossary" to, the document entitled "Good Manufacturing Practice for Investigational Medicinal Products Annex" to the European Community Guide to Good Manufacturing Practice published by, and available from, the European Commission RP11, 4150, Rue de la Loi, B-1049, Brussels, Belgium;

"ISO 9001" means AS/NZS ISO 9001:1994 entitled "Quality systems - Model for quality assurance in design, development, production, installation and servicing"; published by Standards Australia;

"ISO 9002" means AS/NZS ISO 9002:1994 entitled "Quality systems - Model for quality assurance in production, installation and servicing"; published by Standards Australia;

"ISO 13485" means the document entitled ISO 13485 "Quality Systems - Medical devices - Particular requirements for the application of ISO 9001"; available from Standards Australia;

"ISO 13488" means the document entitled ISO 13488 "Quality Systems - Medical devices - Particular requirements for the application of ISO 9002"; available from Standards Australia;

"*Medicinal Gases Code of GMP*" means Chapters 1-6 inclusive of the document entitled "The Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Gases", published by the Commonwealth Department of Health, Housing and Community Services in July 1992;

"*Medicinal Code of GMP*" means:

Chapters 1 to 17 inclusive, and the "Glossary" to, the document entitled the "Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products", published by the Commonwealth Department of Community Services and Health in August, 1990; *and*

Chapters 1 to 8 inclusive of the document entitled "Appendix A of the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products, Guidelines for Sterilisation by Irradiation", published by the Commonwealth Department of Human Services and Health in October 1993; *and*

Sections C1 to C7 inclusive of the document entitled "Appendix C to the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products, Guidelines on Tests for Sterility", published by the Commonwealth Department of Community Services and Health in August 1990 (and reprinted by the Commonwealth Department of Health and Family Services in November 1996); *and*

Sections D1 to D5 inclusive of the document entitled "Appendix D of the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products, Guidelines for Laboratory Instrumentation", published by the Commonwealth Department of Health, Housing and Community Services in November 1991; *and*

Sections E1 to E7 of the document entitled "Appendix E of the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products, Guidelines for Industrial Ethylene Oxide Sterilisation of Therapeutic Goods", published by the Commonwealth Department of Community Services and Health in August 1990.

"Plasma" means plasma, separated from human donor blood, intended for a number of purposes including the licensable production of further blood components.

"Sunscreen Code of GMP" means:

Chapters 1 to 9 inclusive, and the "Glossary" to, the document entitled "Australian Code of Good Manufacturing Practice for Therapeutic Goods - Sunscreen Products", published by the Commonwealth Department of Human Services and Health in February 1994; *and*

Sections D1 to D5 inclusive of the document entitled "Appendix D of the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products, Guidelines for Laboratory Instrumentation", published by the Commonwealth Department of Health, Housing and Community Services in November 1991;

"Sunscreen Products" means those goods described under Item 7, Schedule 4 (Part 1) of the Therapeutic Goods Regulations.

Compliance with a Quality Assurance System

5. Therapeutic goods must be manufactured in compliance with an approved Quality Assurance System as follows:

- (1) Blood collection and plasma separation must be in compliance with the Blood and Blood Components Code of GMP;
- (2) Drugs (including products derived from plasma but excluding sunscreen products, medicinal gases and investigational medicinal products) must be manufactured in compliance with the Medicinal Code of GMP;
- (3) Human tissues must be manufactured in compliance with the Human Tissues Code;
- (4) Investigational medicinal products must be manufactured in compliance with the Investigational Medicinal Products Code of GMP;
- (5) Therapeutic devices:
 - (i) If the therapeutic devices are listable on the Australian Register of Therapeutic Goods, they must be manufactured in compliance (a) with either EN 46001/ISO 9001 or EN 46002/ISO 9002, or (b) with either ISO 13485 or ISO 13488; *or*
 - (ii) If the therapeutic devices are registerable on the Australian Register of Therapeutic Goods, they must be manufactured in compliance with either EN 46001/ISO 9001 or ISO 13485;
- (6) Medicinal gases must be manufactured in compliance with the Medicinal Gases Code of GMP;

- (7) Sunscreen products must be manufactured in compliance with the Sunscreen Code of GMP; and
 - (8) If the therapeutic goods to be manufactured are of a type for which there is no quality assurance system specified above, the manufacturer must use a system that incorporates the principles of section 4 of Australian Standard AS/NZS ISO 9001:1994 entitled "Quality systems - Model for quality assurance in design; development, production, installation and servicing"; published by Standards Australia.
-

NOTES

This Determination consolidates all previous Manufacturing Principles determined since the commencement of the Therapeutic Goods Act 1989. It also:

- (a) invokes two new Codes of Good Manufacturing Practice for Therapeutic Goods: the "Australian Code of Good Manufacturing Practice for Therapeutic Goods - Blood and Blood Components" December 1995 (which replaces the Australian Code of Good Manufacturing Practice for Therapeutic Goods - Blood and Blood Products July 1992 and its Annexes 1-7) and the "Code of Good Manufacturing Practice for Therapeutic Goods - Human Tissues" published by the Commonwealth Department of Human Services and Health, September 1995;
- (b) allows the manufacture of registrable medical device products in compliance with a quality system based on either EN 46001/ISO 9001 or ISO 13485;
- (c) allows the manufacture of listable medical device products in compliance with a quality assurance system based on EN 46001/ISO 9001, EN 46002/ISO 9002, ISO 13485 or ISO 13488;
- (d) updates the ISO 9001:1987 standard to the 1994 standard; and
- (e) replaces the "Guidelines for Good Manufacturing Practice for Investigational Medicinal Products Appendix G of the Code of Good Manufacturing Practice for Therapeutic Goods - Medicinal Products" with the "Good Manufacturing Practice for Investigational Medicinal Products Annex to the European Community Guide to Good Manufacturing Practice". Appendix G was identical with the latter document and Australia is consulted over all revisions of it.

9608375

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:

WELLCOME AUSTRALIA LIMITED - LICENCE NO. 672 - AT THE REQUEST OF THE MANUFACTURER.

PHARMESSENTIALS PTY LTD - LICENCE NO. 78505 - AT THE REQUEST OF THE MANUFACTURER.



John Cable
Delegate of the Secretary
24 March 1998

9608376

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SUBSECTION 19A(3) DETERMINATION

Pursuant to my powers under subsection 19A(3) of the *Therapeutic Goods Act 1989*, I, **ANDREW PODGER**, Secretary to the Department of Health and Family Services, specify the United States of America as the foreign country for the purposes of the exercise of my powers under subsection 19A(1) of the said Act in relation to Albay Bee Venom protein 100 micrograms powder for injection manufactured in the USA by Bayer Corporation, Spokane, Washington.

Dated this *twelfth* day of March 1998.



ANDREW PODGER
Secretary
Department of Health and Family Services

9608377

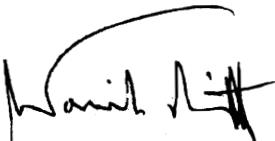


Child Care Act 1972

Child Care (High Need Regions) Determination 1998

I, WARWICK LESLIE SMITH, Minister for Family Services, make this Determination under subsection 3.6 (1) of the *Child Care (Eligibility—New Allocations) Guidelines 1998*.

Dated *27 March* 1998.


Minister for Family Services



Child Care Act 1972

Child Care (High Need Regions) Determination 1998

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Child Care Act 1972

Child Care (High Need Regions) Determination 1998

Note: Part 3 of the *Child Care (Eligibility—New Allocations) Guidelines 1998*

The *Child Care (Eligibility—New Allocations) Guidelines 1998* are made under subsection 4C (1) of the *Child Care Act 1972*. The Guidelines set out the considerations the Minister must take account of in determining the class of centres that are eligible child care centres for the Act for the purpose of allocating child care places between 27 April 1998 and 31 December 1999.

Part 3 of the Guidelines sets out the considerations the Minister must take account of in allocating new child care places, up to the maximum number mentioned in section 3.3 of the Guidelines, to a class of child care centres, generally called centre based long day care services, in regions of Australia during that period.

This Determination sets out the high need regions in respect of which allocations of new child care places are to be made and the number of those places available for allocation to child care centres in each of those regions.

Part 1—Preliminary

1.1 Name of Determination

This Determination is the *Child Care (High Need Regions) Determination 1998*.

1.2 Commencement

This Determination commences on gazettal.

Child Care (High Need Regions) Determination 1998

1.3 Definitions

In this Determination, unless the contrary intention appears:

Guidelines means the *Child Care (Eligibility—New Allocations) Guidelines 1998* made under subsection 4C (1) of the *Child Care Act 1972*.

region means a region of Australia mentioned in the Schedule that:

- (a) has a relatively high need for centre based long day care services; and
- (b) is a statistical local area, or a specified locality within a statistical local area, as defined in “1996 Census of Population and Housing—Geographic Areas” published by the Australian Bureau of Statistics.

Note: Definitions

A number of expressions used in this Determination are defined in the *Child Care (Eligibility—New Allocations) Guidelines 1998* (see section 1.3), including:

- allocation period
- centre based long day care service
- child care places.

Child Care (High Need Regions) Determination 1998**3****Part 2—New child care places for high need regions****2.1 Purpose of Part (Guidelines, s 3.6 (1))**

The purpose of this Part is to set out the regions of Australia in respect of which new child care places are to be allocated and the number of those places that are available for allocation to a class of child care centres, generally called centre based long day care services, in each of those regions during the allocation period.

2.2 New child care places for high need regions

- (1) The regions, or the combined regions, set out in column 2 of each Part of the Schedule are regions in respect of which a part of the maximum number of new child care places, mentioned in section 3.3 of the Guidelines, is to be allocated.
- (2) For a region, or the combined regions, set out in column 2 of an item in a Part of the Schedule, the number of new child care places available for allocation to child care centres in the region, or in the combined regions, during the allocation period is the number of places mentioned in column 3 of the item.

Note This Determination is based on the relative needs of different regions of Australia for the kind of child care provided by centre based long day care services and the relative child care needs of people in each region who have work, training or study commitments (see subsection 3.6 (3) of the Guidelines).

Child Care (High Need Regions) Determination 1998

SCHEDULE

Section 2.2

NEW CHILD CARE PLACES FOR HIGH NEED REGIONS

PART 1—NEW SOUTH WALES

Column 1 Item	Column 2 Region or combined regions	Column 3 Number of places
1	Ashfield	50
2	Broken Hill	40
3	Burwood	50
4	Greater Lithgow	60
5	Hay	40
6	Hornsby	100
7	Ku-ring-gai	80
8	Lake Macquarie	80
9	Manly	80
10	Mudgee	40
11	Combined regions of: Newcastle-Inner and Newcastle-Remainder	80
12	North Sydney	80
13	Queanbeyan	20
14	Randwick	50
15	Ryde	50
16	Scone	40
17	Warringah	80
18	Waverley	50

Child Care (High Need Regions) Determination 1998

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SCHEDULE—continued**PART 2—VICTORIA**

Column Item	Column 2 Region or combined regions	Column 3 Number of places
1	Altona	30
2	Bacchus Marsh	20
3	Combined regions of: Bellarine Part A and Bellarine Part B	100
4	Berwick	30
5	Broadford	50
6	Broadmeadows	120
7	Bulla	90
8	Combined regions of: Corio Part A and Corio Part B	90
9	Cranbourne	150
10	Eaglehawk	10
11	Hampden	20
12	Healesville	20
13	Keilor	60
14	Kew	50
15	Kyneton	20
16	Mildura-Part A	30
17	Moorabbin	60
18	Mortlake	10
19	Portland	10
20	Romsey	10
21	Sandringham	30
22	Sebastopol	10
23	Combined regions of: Strathfieldsaye Part A and Strathfieldsaye Part B	50
24	Traralgon - City	20
25	Warragul	10
26	Warrnambool - Shire	30
27	Werribee	60

6

Child Care (High Need Regions) Determination 1998

SCHEDULE—continued

PART 3—SOUTH AUSTRALIA

Column Item	Column 2 Region or combined regions	Column 3 Number of places
1	East Torrens	50
2	Enfield-Part B	150
3	Hahndorf	70
4	Tanunda	50
5	Combined regions of: Woodville, Henley and Grange	150

PART 4—WESTERN AUSTRALIA

Column Item	Column 2 Region	Column 3 Number of places
1	Atwell	38
2	Busselton	50
3	Ellenbrook	50
4	Geraldton	12
5	Kalgoorlie/Boulder	60
6	Neerabup	38
7	South Perth	38

Child Care (High Need Regions) Determination 1998

7

SCHEDULE—continued**PART 5—TASMANIA**

Column Item	Column 2 Combined regions	Column 3 Number of places
1	Combined regions of: Derwent Valley Part A and Derwent Valley Part B	25
2	Combined regions of: Meander Valley Part A and Meander Valley Part B	40

PART 6—NORTHERN TERRITORY

Column Item	Column 2 Combined regions	Column 3 Number of places
1	Combined regions of: City - Inner (Darwin), Larrakeyah, Stuart Park, and The Gardens	75

9608378

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

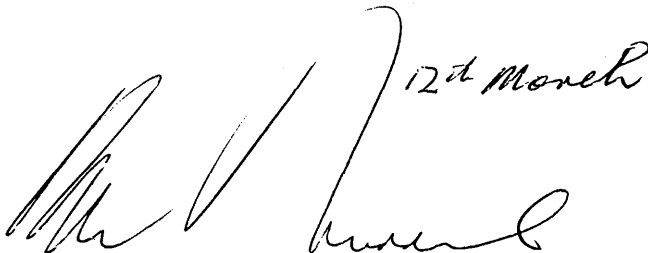
Migration Regulations

NOTICE UNDER SECTION 39 OF THE *MIGRATION ACT 1958*

DETERMINATION OF MAXIMUM NUMBER OF CLASS AV
(MINORITIES OF FORMER USSR (SPECIAL ASSISTANCE)) VISAS
THAT MAY BE GRANTED IN THE 1997-98 FINANCIAL YEAR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under section 39 of the *Migration Act 1958* fix the maximum number of Class AV (Minorities of Former USSR (Special Assistance)) visas that may be granted in the financial year 1 July 1997 to 30 June 1998 as 97 visas.

Dated

 12th March 1998.

Minister for Immigration and Multicultural Affairs

[NOTE: Subsection 39(1) of the *Migration Act 1958* provides that the Minister may, by notice in the *Gazette*, determine the maximum number of the visas of a specified class, or the maximum number of the visas of specified classes, that may be granted in a specified financial year.]

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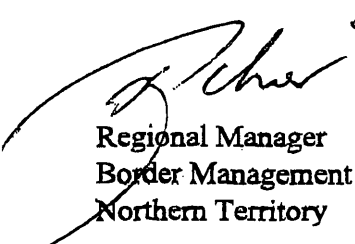
Industry, Science and Tourism

Customs Act 1901
Notice Under Section 15
Notice No: 98/19

I, Kim Schier, pursuant to a delegation under S. 14 of the Customs Administration Act 1985 and by a power to revoke in S.15 of the Customs Act 1901 appointments under S.33 (3) of the Acts Interpretation 1901 hereby:

revoke the appointment of the Boarding station at Alice Springs airport in the Northern Territory which appeared in the Commonwealth Of Australia Gazette, No. 73, dated 25th August, 1966.

Dated this *Twenty Sixth* day of March 1998



Regional Manager
Border Management
Northern Territory

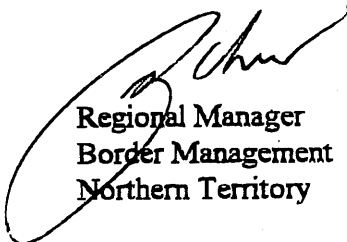
9608380

CUSTOMS ACT 1901
NOTICE UNDER SECTION 15
NOTICE NO. 98/17

I, **Kim Schier**, pursuant to a delegation under S. 14 of the Customs administration Act 1985 and under the power of appointment in S. 15 of the Customs Act 1901 hereby:

- (a) appoint the Broome Airport in the state of Western Australia as an airport containing an area delineated in drawing BR-1-4-001 held by Senior Inspector Border Operations in Darwin.
- (b) fix as the limits of the airport the bounds thereof shown on the said plan.

Dated this 25th Day of March 1998.



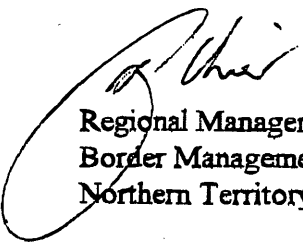
Regional Manager
Border Management
Northern Territory

Customs Act 1901
Notice Under Section 15
Notice No: 98/18

I, **Kim Schier**, pursuant to a delegation under S. 14 of the Customs Administration Act 1985 and by a power to revoke in S.15 of the Customs Act 1901 appointments under S.33 (3) of the Acts Interpretation 1901 hereby:

revoke the appointment of the airport known as Broome Airport that was contained in the Commonwealth of Australia Gazette, Number 48, dated 23 August 1959.

Dated this *Twenty fifth* day of March 1998



Regional Manager
Border Management
Northern Territory

Customs Act 1901
Notice Under Section 15
Notice No: 98/15

I, Kim Schier, pursuant to a delegation under S. 14 of the Customs Administration Act 1985 and by a power to revoke in S.15 of the Customs Act 1901 appointments under S.33 (3) of the Acts Interpretation 1901 hereby:

revoke the appointment of the wharves known as Export Wharf, Tanker Wharves and General Cargo Wharf in the Nhulunbuy locality that was contained in the Commonwealth of Australia Gazette, Number G 9, 5 March 1985.

Dated this *ninth* day of March 1998



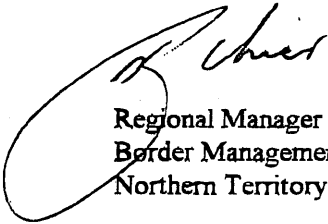
Regional Manager
Border Management
Northern Territory

CUSTOMS ACT 1901
NOTICE UNDER SECTION 15
NOTICE NO. 98/16

I, **Kim Schier**, pursuant to a delegation under S. 14 of the Customs administration Act 1985 and under the power of appointment in S. 15 of the Customs Act 1901 hereby:

- (a) appoint as a wharves all those premises known as Export Wharf, Tanker Wharves, and General Cargo Wharf containing an area of 3.16 hectares more or less being part of Lots 1197, 1198 and 1692, Gove Locality in the Northern Territory as shown on plan E84/18B and lodged in the Australian Survey Office, Darwin; and
- (b) fix as the limits of these wharves the bounds thereof shown on the said plan.

Dated this 9th Day of March 1998.



Regional Manager
Border Management
Northern Territory

9608381

COMMONWEALTH OF AUSTRALIA
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	18/03/98	19/03/98	20/03/98	21/03/98	22/03/98	23/03/98	24/03/98
<hr/>								
Austria	Schillings	8.5148	8.5129	8.5066	8.5066	8.5066	8.5432	8.6010
Belgium/Lux	Francs	24.9600	24.9500	24.9400	24.9400	24.9400	25.0300	25.2000
Brazil	Reals	.7542	.7512	.7492	.7492	.7492	.7524	.7598
Canada	Dollars	.9438	.9395	.9371	.9371	.9371	.9400	.9502
China	Yuan	5.5114	5.4840	5.4701	5.4701	5.4701	5.4932	5.5464
Denmark	Kroner	4.6171	4.6139	4.6117	4.6117	4.6117	4.6295	4.6604
EC	ECU	.6102	.6096	.6086	.6086	.6086	.6109	.6151
Fiji	Dollar	1.2763	1.2672	1.2767	1.2767	1.2767	1.2871	1.2947
Finland	Markka	3.6736	3.6712	3.6672	3.6672	3.6672	3.6819	3.7083
France	Francs	4.0593	4.0569	4.0543	4.0543	4.0543	4.0693	4.0986
Germany	Deutschmark	1.2107	1.2104	1.2096	1.2096	1.2096	1.2145	1.2225
Greece	Drachmae	212.8800	213.7500	213.6200	213.6200	213.6200	214.1300	214.5700
Hong Kong	Dollars	5.1569	5.1317	5.1189	5.1189	5.1189	5.1400	5.1901
India	Rupees	26.3257	26.1874	26.1257	26.1257	26.1257	26.1983	26.4691
Indonesia	Rupiah	6794.0000	6843.0000	6771.0000	6771.0000	6771.0000	6313.0000	5846.0000
Ireland	Pounds	.4827	.4822	.4815	.4815	.4815	.4829	.4864
Israel	Shekel	2.3812	2.3723	2.3720	2.3720	2.3720	2.3828	2.4093
Italy	Lire	1192.6900	1191.7800	1190.5200	1190.5200	1190.5200	1195.1100	1204.0300
Japan	Yen	86.2500	86.1100	86.0300	86.0300	86.0300	86.4700	87.1800
Korea	Won	982.3500	988.9600	966.3700	966.3700	966.3700	944.0500	928.1500
Malaysia	Ringgit	2.4866	2.4224	2.4381	2.4381	2.4381	2.3999	2.3823
Netherlands	Guilder	1.3647	1.3641	1.3633	1.3633	1.3633	1.3682	1.3777
New Zealand	Dollar	1.1652	1.1730	1.1777	1.1777	1.1777	1.1784	1.1869
Norway	Kroner	5.0572	5.0435	5.0242	5.0242	5.0242	5.0382	5.0428
Pakistan	Rupee	29.3000	29.1500	29.0800	29.0800	29.0800	29.3900	29.6800
Papua NG	Kina	1.2264	1.2324	1.2384	1.2384	1.2384	1.2515	1.2729
Philippines	Peso	26.2100	25.8300	25.1200	25.1200	25.1200	25.0000	25.2100
Portugal	Escudo	123.7700	123.6100	123.6100	123.6100	123.6100	124.0600	124.9500
Singapore	Dollar	1.0696	1.0630	1.0658	1.0658	1.0658	1.0622	1.0732
Solomon Is.	Dollar	3.1685	3.1513	3.1432	3.1432	3.1432	3.1565	3.1870
South Africa	Rand	3.3064	3.2956	3.2870	3.2870	3.2870	3.3026	3.3328
Spain	Peseta	102.7400	102.6000	102.5700	102.5700	102.5700	102.8800	103.7200
Sri Lanka	Rupee	40.8700	40.7000	40.7700	40.7700	40.7700	40.8600	41.5300
Sweden	Krona	5.2885	5.2657	5.2731	5.2731	5.2731	5.2810	5.2944
Switzerland	Franc	.9851	.9878	.9875	.9875	.9875	.9936	.9968
Taiwan	Dollar	21.7000	21.7600	21.6600	21.6600	21.6600	21.7500	21.9100
Thailand	Baht	26.8200	26.9700	26.2600	26.2600	26.2600	25.9500	25.7300
UK	Pounds	.3975	.3966	.3966	.3966	.3966	.3975	.3992
USA	Dollar	.6657	.6624	.6607	.6607	.6607	.6635	.6699

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
25/03/98

9608382

ANTI-DUMPING AUTHORITY

Coated paper: termination of inquiry, certain countries

The Anti-Dumping Authority has been undertaking an inquiry into whether dumping measures should be imposed against certain woodfree papers weighing between 90–150 grams per square metre (gsm), coated both sides and sold in sheets (coated paper) and exported to Australia from Austria, Belgium, Finland, France, Germany, Italy, Japan, the Republic of Korea, the Netherlands, Switzerland and Taiwan.

The Authority has established that the total volume of dumped goods from Belgium, France, the Netherlands, Switzerland and Taiwan over a reasonable examination period were negligible. In other words, the combined volume of exports from these sources was no more than 7 per cent of the total Australian import volume over the period.

Therefore, in accordance with subsection 7B(3) of the *Anti-Dumping Authority Act 1988*, the Authority has terminated its inquiry with respect to these countries.

Should you have any questions about this aspect of the Authority's inquiry, please contact Mr Peter Evans, Project Manager, on ph (02) 6213 6759 or by e-mail PEVANS@dist.gov.au.

9608383

Primary Industries and Energy

Notification of the making of Orders under the Export Control (Orders) Regulations.

NOTICE is hereby given that the undermentioned orders under the Export Control (Orders) Regulations have been made. Copies of the Orders can be obtained over the counter from Australian Government Publishing Service bookshops or by mail from:

Mail Order Sales, Australian Government Publishing Service, GPO Box 84,
CANBERRA CITY, ACT 2601.

Number of Orders

Description of Orders

1 of 1998

Export Meat Orders

1 of 1998

Prescribed Goods (General) Orders

9608384

Prime Minister

Attachment A**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 Wongatha Regional 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 the Goldfields Land Council Aboriginal Corporation, and for no other business, at the meeting of the Wongatha Regional Council scheduled for 24 - 26 March 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.

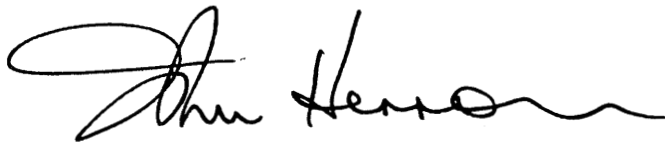
This Determination shall not be effective until after each Regional Councillor has disclosed the nature of his/her pecuniary interest pursuant to sub-section 119(1) of the Act.

Dated this

23rd

day of

March 1998



SENATOR JOHN HERRON
Minister for Aboriginal and
Torres Strait Islander Affairs

Attachment A

SCHEDULE 1

Regional Councillor	Organisation in which Regional Councillor has an Interest	Nature of Pecuniary Interest
Greg Stubbs	Goldfields Land Council A.C.	Committee member
Jenny Carter	Goldfields Land Council A.C.	Member
Elvis Stokes	Goldfields Land Council A.C.	Member
Cyril Barnes	Goldfields Land Council A.C.	Committee member
Edward Dimer	Goldfields Land Council A.C.	Received remuneration
Russell Graham	Goldfields Land Council A.C.	Employee

9608385

Transport and Regional Development

Instrument Number S 85/98
Page 1 of 1

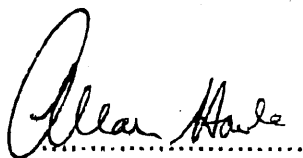
AIRPORTS (OWNERSHIP – INTERESTS IN SHARES) REGULATIONS DECLARATION OF SUBSTANTIALLY AUSTRALIAN INVESTMENT FUNDS

I, Allan Douglas Hawke, Secretary to the Commonwealth Department of Transport and Regional Development, acting pursuant to Regulation 7 of the *Airports (Ownership – Interests in Shares) Regulations 1996*, DECLARE that each of the following funds managed by Catalyst Investment Managers Pty Ltd, are substantially Australian investment funds:

Catalyst Management Buyout Trust E: and

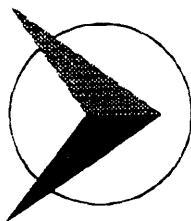
Catalyst Management Buyout Trust F

Dated this twenty third day of March 1998



Allan Hawke

9608386



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 23 April 1998.

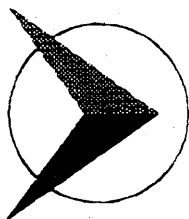
AD/GENERAL/59	- CANCELLED
AD/AMD 50/14	- Horizontal Stabiliser Hinge
AD/AB3/88 Amdt 1	- Rudder Servo Control Desynchronisation
AD/AB3/120	- Fire Shut Off Valve Test
AD/B757/39	- Electrical Wire Bundle Chafing
AD/BEECH 33/36 Amdt 2	- Rudder Forward Spar
AD/BEECH 36/36 Amdt 1	- Rudder Forward Spar
AD/CESSNA 400/81 Amdt 4	- Engine Mount Beams
AD/CONVAIR/1	- Horizontal Stabiliser Attachment Fittings
AD/CONVAIR/2	- Elevator Outer Torque Tube Assembly
AD/CONVAIR/3	- Nose Landing Gear Axle
AD/EMB 120/19 Amdt 1	- Ice Detector System
AD/EMB 120/24	- Aileron Mass Balance Weights
AD/F27/142 Amdt 1	- Main Landing Gear Actuating Ram
AD/HS 125/73 Amdt 1	- Fouling of Pipe Installations
AD/HS 125/113 Amdt 1	- MLG Side Stay Arm Assemblies and Torque Links
AD/HS 125/119 Amdt 1	- MLG Torque Links

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

AD/HS 125/122 Amdt 1	- Watertank Shroud Drain Outlet
AD/HS 125/129 Amdt 1	- Marking of Windshield Heat Power Supply Circuit Breakers
AD/HS 125/134 Amdt 1	- Cabin Door Retainer Catch
AD/HS 748/23	- Aileron Operating Arm Bracket
AD/HS 748/24	- Aileron, Rudder and Elevator Cable Tension Regulators and Gust Locks
AD/HS 748/25	- Control System Gust Locks
AD/SM-205/39	- Powerplant Control Cables

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](http://WWW.CASA.GOV.AU)



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

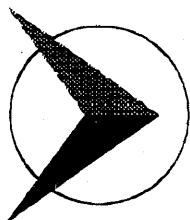
Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 23 April 1998.

- | | |
|------------------|---|
| AD/CF700/16 | - Turbine Torque Rings and Compressor Driveshafts |
| AD/CON/78 | - Roller Rockers |
| AD/DART/6 Amdt 1 | - Reduction Gear |

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/AIRWORTH/AD/AD_HOME](http://WWW.CASA.GOV.AU/AIRWORTH/AD/AD_HOME)



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

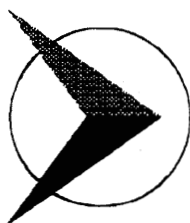
Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 23 April 1998.

- | | |
|-------------------|---|
| AD/FPE/13 | - First Technology Fire and Safety Toilet Compartment Fire Extinguishers |
| AD/PHZL/71 | - Counterweight Clamp Bolts |

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](http://WWW.CASA.GOV.AU)



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 106 will become effective on 1 April 1998.

AD/CFM 56/10 - Stage 1-2 Spool HPC and No.3 Bearing Aft Stationary Air/Oil Seal

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

Treasurer

Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 1 of 1998

I, CHARLES RODERICK KEMP, Assistant Treasurer, acting for the Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following Determination under subsection 82CE (1) of that Act.

Dated 22 March 1998.

C R KEMP
Assistant Treasurer

Name of Determination

1. This Determination is the RHQ Company Determination No. 1 of 1998.

Determination of RHQ company

2. Fujitsu Australia Limited is an RHQ company for Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. Fujitsu Australia Limited is taken to have commenced to be an RHQ company on 11 February 1997.

Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 2 of 1998

I, CHARLES RODERICK KEMP, Assistant Treasurer, acting for the Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following Determination under subsection 82CE (1) of that Act.

Dated 22 March 1998.

C R KEMP
Assistant Treasurer

Name of Determination

1. This Determination is the RHQ Company Determination No. 2 of 1998.

Determination of RHQ company

2. Parmalat Australia Pty Limited is an RHQ company for Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. Parmalat Australia Pty Limited is taken to have commenced to be an RHQ company on 12 May 1997.

Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 3 of 1998

I, CHARLES RODERICK KEMP, Assistant Treasurer, acting for the Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following Determination under subsection 82CE (1) of that Act.

Dated 22 March 1998.

C R KEMP
Assistant Treasurer

Name of Determination

1. This Determination is the RHQ Company Determination No. 3 of 1998.

Determination of RHQ company

2. Montell Australia Pty Ltd is an RHQ company for Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. Montell Australia Pty Ltd is taken to have commenced to be an RHQ company on 25 July 1997.

Commonwealth of Australia

Income Tax Assessment Act 1936

RHQ Company Determination No. 4 of 1998

I, CHARLES RODERICK KEMP, Assistant Treasurer, acting for the Treasurer, having taken into account the guidelines under subsection 82CE (4) of the *Income Tax Assessment Act 1936*, make the following Determination under subsection 82CE (1) of that Act.

Dated 22 March 1998.

C R KEMP
Assistant Treasurer

Name of Determination

1. This Determination is the RHQ Company Determination No. 4 of 1998.

Determination of RHQ company

2. Intergraph Asia Pacific Inc. is an RHQ company for Subdivision CB of Division 3 of Part III of the *Income Tax Assessment Act 1936*.

Commencement day

3. Intergraph Asia Pacific Inc. is taken to have commenced to be an RHQ company on 7 November 1997.

9608389

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Wen-Hsing Liang is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Wen-Hsing Liang proposes to acquire an interest in Australian urban land as specified in the notice furnished on 26 February 1998 under section 26A of the Act;

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

- (i) Wen-Hsing Liang proposes to acquire an interest in Australian urban land;
and
- (ii) the proposed acquisition would be contrary to the national interest;

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

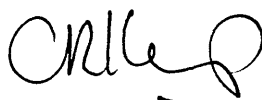
Dated this

25

day of

March

1998.



Assistant Treasurer

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

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

Ruling Number	Subject	Brief Description
STD 98/3	Sales tax: exemption under Items 25 and 26 for goods for use in producing motion picture films.	Determines the goods for which freelance contractors engaged by motion picture film producers are entitled to exemption from sales tax.

NOTICE OF WITHDRAWAL OF RULINGS

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

Ruling Number	Subject	Brief Description
STD 98/2	Sales tax: exemption under Items 25 and 26 for goods for use in producing motion picture films.	Ruling is replaced by STD 98/3.

9608391



Commonwealth
of Australia

Gazette

No. S 125, Tuesday, 24 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
<i>Customs Act 1901</i>	Customs (Prohibited Imports) Regulations (Amendment)	1998 No. 52

Produced by the Australian Government Publishing Service

Cat. No. 97 2469 9 ISBN 0644 38506 5

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NOTIFICATION OF THE MAKING OF STATUTORY RULES

The following Statutory Rules have 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
<i>Family Law Act 1975</i>	Family Law Regulations (Amendment)	1998 No. 39
<i>Antarctic Marine Living Resources Conservation Act 1981</i>	Antarctic Marine Living Resources Conservation Regulations (Amendment)	1998 No. 40
<i>International Organisations (Privileges and Immunities) Act 1963</i>	International Tribunal for the Law of the Sea (Privileges and Immunities) Regulations 1998	1998 No. 41
<i>Passports Act 1938</i>	Passports Regulations (Amendment)	1998 No. 42
<i>Consular Fees Act 1955</i>	Consular Fees Regulations (Amendment)	1998 No. 43
<i>Health Insurance Act 1973</i>	Health Insurance Regulations (Amendment)	1998 No. 44
<i>Patents Act 1990</i>	Patents Regulations (Amendment)	1998 No. 45
<i>Primary Industries Levies and Charges Collection Act 1991, Horticultural Levy Act 1987 and Horticultural Export Charge Act 1987</i>	Primary Industries Levies and Charges Collection (Chestnut) Regulations (Amendment)	1998 No. 46
<i>Ombudsman Act 1976</i>	Ombudsman Regulations (Amendment)	1998 No. 47
<i>Public Service Act 1922</i>	Public Service Regulations (Amendment)	1998 No. 48
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1998 No. 49
<i>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	1998 No. 50





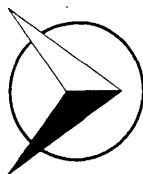
**Commonwealth
of Australia**

Gazette

No. S 127, Wednesday, 25 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

On 23 March 1998 the Civil Aviation Safety Authority (CASA) issued two exemptions under regulation 308 of the Civil Aviation Regulations:

- (1) exemption for hang gliding display at Nobby's Beach, Newcastle (Exemption Number CASA 09/1998); and
- (2) exemption of weight shift controlled aeroplane for towing purposes (Exemption Number 10/1998).

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

**Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053**

Copies of the instruments may be purchased by mail from:

**Airservices Australia Publications Centre
GPO Box 1986
CARLTON SOUTH VIC 3053**



9 780644 385084



COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 1 OF 1998

CUSTOMS ACT 1901

I, JOHN MICHAEL DRURY, Acting Chief Executive Officer of Customs, pursuant to sections 4A of the *Customs Act 1901*, approve for the purposes of regulation 4F and the "Police authorisation test" in Part 1 of Schedule 6 to the Customs (Prohibited Imports) Regulations, the "IMPORTATION OF FIREARMS - POLICE CONFIRMATION" form (No. B709A(3/98)) as the approved form in respect of a statement given for the purposes of the "Police authorisation test".

This instrument shall commence upon gazettal.

Instrument of Approval No. 1 of 1996 dated 4 June 1996, which approved the "WEAPONS IMPORTS POLICE ENDORSEMENT" (No. B709A(1/94)) form and the "IMPORTATION OF FIREARMS - POLICE CONFIRMATION" form (No. B709A(6/96)) is revoked with effect from the date of gazettal of this instrument.

Dated this 25th day of March 1998.



(J. M. Drury)
Acting Chief Executive Officer of Customs



B709A - FIREARMS

IMPORTATION OF FIREARMS - POLICE CONFIRMATION

Customs (Prohibited Imports) Regulations

This form is only for use in relation to FIREARMS, PARTS FOR FIREARMS, FIREARM ACCESSORIES, FIREARM MAGAZINES AND AMMUNITION.

ACCOUNTABLE SERIAL NUMBER
DISTRIBUTION WHITE : Importer's copy YELLOW : Accountable Police copy

Full Name of Authorised Person	Rank	ID Number
--------------------------------	------	-----------

being the, or, being a person authorised under State or Territory legislation by the: (delete by ruling out as appropriate)

- Chief Commissioner or Commissioner of Police in the State of
- Commissioner of Police of the Northern Territory; or
- Chief Police Officer of the Australian Capital Territory;

hereby confirm that for the purposes of Regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations the firearm, firearm part, firearm accessory, firearm magazine and/or ammunition listed in table below for the importer

Name and Address

being a resident of Australia or overseas visitor holds a licence or authorisation in accordance with the law of this State or Territory to possess the relevant item(s).

Qty	Description (Make, Type, Model, Calibre, Magazine capacity, etc)	Schedule 6 Item No*	Firearm Serial No.	Licence/Authorisation Number	Date of Expiry

Not valid
unless
stamped by
Police

(delete by ruling out as appropriate)

- The original of this confirmation must be surrendered to Customs when clearing the goods, or
- This confirmation will remain valid until date of expiry or unless revoked by the Police authority

Authorised Person's Signature	Date / /	CUSTOMS OFFICIAL USE	
<p>*If the firearm and/or part is an item 3 firearm the statement below must also be completed.</p> <p>I certify that the above importer of an item 3 firearm and/or parts for an item 3 firearm, is a primary producer</p> <p>Authorised Person's Signature</p>		<p>Customs clearance document</p> <p>Port / /</p> <p>Date / /</p>	<p>NOTES</p> <p>1 The above statement DOES NOT AUTHORISE the importation of the firearm, firearm part, firearm accessory, firearm magazine or ammunition referred to above. The importation is subject to the conditions and requirements as set out in regulation 4F and Schedule 6 of the Customs (Prohibited Imports) Regulations.</p> <p>2 Enquiries in relation to the importation of a firearm, firearm part, firearm accessory, firearm magazine or ammunition are to be directed to the Australian Customs Service at the intended port of entry.</p>

B709A(3/98)



Commonwealth
of Australia

Gazette

No. S 129, Wednesday, 25 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL



AUSTRALIAN
CUSTOMS SERVICE

Notification of Preliminary Finding

CUSTOMS ACT 1901 - PART XVB
PRELIMINARY FINDING INTO THE ALLEGED DUMPING OF
POLYSTYRENE RESIN EXPORTED FROM
HONG KONG SPECIAL ADMINISTRATIVE REGION OF THE PEOPLE'S
REPUBLIC OF CHINA, THE REPUBLIC OF KOREA, SINGAPORE AND
TAIWAN

The Australian Customs Service has completed its investigation into the alleged dumping of polymers of styrene, in primary form, being polystyrene resin in both impact and general purpose forms (polystyrene) exported from Hong Kong Special Administrative Region of the People's Republic of China (Hong Kong), the Republic of Korea (Korea), Singapore and Taiwan. The tariff classification of the goods is 3903.19.00 (statistical code 13) and 3903.90.00 (statistical code 16). The inquiry commenced on 11 December 1997 following an application by Polystyrene Australia Pty Ltd.

Customs found that:

- polystyrene resin exported from Hong Kong, Korea, Singapore and Taiwan has been at dumped prices;
- the Australian industry producing like goods has suffered material injury;
- there is a causal link between the dumping and the material injury suffered by the Australian industry.
- there is a threat of material injury to the Australian industry from future exports of dumped polystyrene resin from Hong Kong, Korea, Singapore and Taiwan.

Accordingly, Customs has made a preliminary finding that there are sufficient grounds for the publication of a dumping duty notice in respect of the goods the subject of the application.

Securities under section 42 of the *Customs Act 1901* will be required and taken in respect of any interim dumping duty that may become payable on the goods that are imported on or after 24 March 1998 from Hong Kong, Korea, Singapore and Taiwan.



Dumping margins were established by comparison of weighted average export prices with the weighted average of corresponding normal values.

Customs found evidence of loss of sales and market share, price depression and suppression, and loss of profit by the Australian industry caused by the presence of dumped goods.

Customs will now refer the matter to the Anti-Dumping Authority who must hold an inquiry and report to the Minister as to whether a dumping duty notice should be published.

Further details of Customs preliminary finding are contained in ACDN No. 98/014, and in a report that will be sent to interested parties. This report is available from the Trade Measures Branch ph: (02) 6275 6057, fax: (02) 6275 6990.

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

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby make a preliminary finding that there are sufficient grounds for the publication of interim dumping duty notices in respect of polystyrene resin exported from Hong Kong, Korea, Singapore and Taiwan.



Patricia Maria Bridge
Delegate of the Chief Executive Officer
23 March 1998



Commonwealth
of Australia

Gazette

No. S 130, Thursday, 26 March 1998

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Commonwealth of Australia

Social Security Act 1991

Child Disability Assessment Determination 1998

I, DAVID MARCUS ROSALKY, Secretary to the Department of Social Security, make this determination under section 952A of the *Social Security Act 1991*.

Dated 25 March 1998.

Secretary to the Department of Social Security



9 780644 385114

2 *Child Disability Assessment Determination 1998*

Part 1—Preliminary

1.1 Name of determination

This determination is the *Child Disability Assessment Determination 1998*.

1.2 Commencement

This determination commences on 1 July 1998.

1.3 Definitions

(1) In this determination:

Act means the *Social Security Act 1991*.

claimant has the meaning set out in subsection 2.1 (2).

questionnaire means a questionnaire set out in Schedule 1.

treating health professional means a person mentioned in section 1.5.

(2) A reference to a *child* in Schedule 1 or 2 is a reference to a young person.

Note: Definitions

Some expressions used in this determination are defined in the *Social Security Act 1991* (see sections 5 and 23), including:

- Child Disability Assessment Tool
- Secretary
- young person

1.4 Delegation

The Secretary may, by signed writing, delegate to an officer all or any of the powers of the Secretary under this determination.

Child Disability Assessment Determination 1998

3

1.5 Treating health professional

- (1) The Secretary may approve a person as a treating health professional.
- (2) The Secretary may also approve a class of persons as treating health professionals.

Note A treating health professional is the only person who can complete the questionnaire set out in Part 2 of Schedule 1.

1.6 Child disability assessment

- (1) Under section 952 of the Act, a young person is a disabled child if certain circumstances exist.
- (2) The circumstances include:
 - (a) the young person having a physical, intellectual or psychiatric disability; and
 - (b) a determination of the Secretary under section 952A of the Act being in force.
- (3) Under subsection 952A (1) of the Act, the Secretary may, by determination in writing, devise a test for assessing a young person's functional ability, emotional state, behaviour and special care needs.
- (4) Under subsection 952A (1) of the Act, the determination may also provide a method for rating the young person by giving him or her, on the basis of the results of the test, a score in accordance with a scale.

Note The scale must provide for a range of negative and positive scores, under which:

- (a) a negative score indicates an absence of a physical, intellectual or psychiatric disability at a significant level; and
 - (b) a positive score indicates the presence of a physical, intellectual or psychiatric disability at a significant level.
- (5) The determination setting out the test and the rating method is the Child Disability Assessment Tool.
 - (6) Part 2 of this determination deals with the Child Disability Assessment Tool.
 - (7) Under subsection 952A (3) of the Act, the Secretary's determination may also declare that a specified physical, intellectual or psychiatric disability is a recognised disability for section 952 of the Act.
 - (8) Part 3 of this determination deals with the recognised disabilities.

Note See also section 3.1 of this determination.

4 *Child Disability Assessment Determination 1998***Part 2—Child Disability Assessment Tool****2.1 Questionnaires**

- (1) Part 1 of Schedule 1 sets out a questionnaire about the functional ability, emotional state, behaviour and special care needs of a young person.
- (2) The questionnaire may be completed only by a person (the *claimant*) wishing:
 - (a) to claim child disability allowance under the Act for the young person; or
 - (b) to continue to be qualified for child disability allowance under the Act for the young person.
- (3) Part 2 of Schedule 1 sets out another questionnaire about the functional ability, emotional state, behaviour and special care needs of a young person.
- (4) The questionnaire may be completed only by a treating health professional.

2.2 Testing method

- (1) The test for assessing a young person's functional ability, emotional state, behaviour and special care needs is set out in this section.
- (2) The test consists of the 2 questionnaires mentioned in section 2.1.
- (3) The following steps are carried out for the test:
 - (a) the Secretary must be satisfied that a questionnaire set out in Part 2 of Schedule 1 completed by a treating health professional is an accurate reflection of the young person's functional ability, emotional state, behaviour and special care needs;
 - (b) a score must be calculated:
 - (i) using the rating method mentioned in section 2.3; and
 - (ii) on the basis of the results of the questionnaire.
- (4) If the Secretary is not satisfied that the questionnaire completed by the treating health professional is an accurate reflection of the young person's functional ability, emotional state, behaviour and special care needs, the Secretary must ask for a replacement questionnaire to be completed by another treating health professional.
- (5) If the score calculated in paragraph (3) (b) is not greater than 0, the test is completed.

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- (6) If the score calculated in paragraph (3) (b) is greater than 0, the test is completed only if a questionnaire set out in Part 1 of Schedule 1 is completed by the claimant.
- (7) If the score calculated in paragraph (3) (b) is greater than 0 and a questionnaire set out in Part 1 of Schedule 1 has been completed by the claimant, a score must be calculated on the basis of the results of the questionnaire using the rating method mentioned in section 2.3.

2.3 Rating method

- (1) Steps 1 to 12 in Schedule 2 set out the method for rating a young person, on the basis of the results of each questionnaire completed about the young person.
- (2) The method gives the young person a score that:
 - (a) is in accordance with the scale mentioned in subsection 952A (2) of the Act; and
 - (b) determines whether the young person meets the condition in subparagraph 952 (b) (ii) of the Act.
- (3) For all calculations in Schedule 2, numbers are to be rounded to 2 decimal places.

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Part 3—Recognised disabilities

3.1 Recognised disabilities

The physical, intellectual and psychiatric disabilities set out in Schedule 3 are recognised disabilities for section 952 of the Act.

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SCHEDULE 1

Section 2.1

QUESTIONNAIRES

PART 1—CLAIMANT QUESTIONNAIRE

FUNCTIONAL DOMAINS

For the functional domains numbered 1 to 8, the claimant must mark the statement that describes the best ability that the child has in each functional domain. The child's abilities include what the child can do when using the child's aids, appliances or other special equipment items.

1. Communication (listening, reading and understanding)	Response code
Child looks briefly at your face when you talk to the child	C-1a
Child listens and turns his or her head towards sounds	C-1b
Child responds to his or her own name	C-1c
Child recognises pictures of common objects and animals	C-1d
Child can show or say what common objects are used for	C-1e
Child follows complex instructions with two or more steps, for example 'pick up the book and put it in on the chair'	C-1f
Child understands basic adult speech and can read and understand simple written words	C-1g
Child can read and understand a short story written for children of the child's age group	C-1h
Child can read and basically understand a newspaper	C-1i
Child understands most adult conversations and concepts	C-1j
Child cannot do any of the things listed above	C-1k

8 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 1—continued**

2. Communication (talking, writing or signing)	Response code
Child can make a sound other than crying	C-2a
Child smiles and babbles or makes purposeful sounds, for example to attract attention	C-2b
Child can say or sign 3 or more simple words, for example 'mum', 'dad', 'drink', 'bed'	C-2c
Child can clearly say or sign more than 20 words and can use 2 words in combination, for example 'Daddy's car'	C-2d
Child can say or sign sentences with 3 to 4 words	C-2e
Child talks or signs well and can use 6 or more words in a sentence	C-2f
Child can write the child's first name by handwriting or typing	C-2g
Child can tell a complex story involving several people and child can write a short story	C-2h
Child can describe the child's experiences in detail using complex sentences	C-2i
Child can discuss and debate complex issues such as politics or religion with an adult	C-2j
Child cannot do any of the things listed above	C-2k

3. Feeding and mealtime skills	Response code
Child can suck from a breast or baby's feeding bottle	C-3a
Child can drink from a modified cup when the cup is held by you	C-3b
Child can drink from a normal cup without help and can feed himself or herself with finger foods	C-3c
Child uses spoon well	C-3d
Child can eat most solid foods if the food is cut up, for example a raw apple	C-3e
Child can use a fork and spoon at mealtimes	C-3f
Child can prepare a simple uncooked snack, for example a sandwich	C-3g
Child can cook a simple snack, for example toast	C-3h
Child can follow a recipe and prepare a simple meal	C-3i
Child can use all cooking equipment and kitchen appliances, for example microwave oven, electric frypan, or mixer, without assistance	C-3j
Child cannot do any of the things listed above	C-3k

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SCHEDULE 1—continued

PART 1—continued

4. Hygiene and grooming skills	Response code
Child cries when nappy is soiled or wet	C-4a
Child requires full assistance with toileting	C-4b
Child remains dry during the day when toileted regularly after meals and drinks	C-4c
Child can indicate toilet needs during the day but needs some assistance with clothing and wiping	C-4d
Child is reliably toilet-trained during the day and can manage own toileting with minimal assistance	C-4e
Child can wash hands and face and brush own teeth	C-4f
Child manages basic hygiene, for example, toileting, showering and brushing hair, with little assistance	C-4g
Child can attend to basic hygiene, for example toileting, showering and brushing hair, without assistance	C-4h
Child can style own hair and clean and cut own finger and toe nails without assistance	C-4i
Child cannot do any of the things listed above	C-4j

5. Dressing skills	Response code
Child snuggles in to an adult when cuddled	C-5a
Child lifts arms to be picked up	C-5b
Child tries to help with dressing	C-5c
Child can undress with little assistance	C-5d
Child dresses and undresses self but needs assistance with buttons, laces or tight clothing	C-5e
Child can do up buttons and zippers	C-5f
Child can do up buckles and untie shoelaces	C-5g
Child can choose own clothing appropriate to the weather and can dress and undress without assistance	C-5h
Child can wash and iron own clothing if required to with little assistance	C-5i
Child can purchase and care for own clothing without assistance	C-5j
Child cannot do any of the things listed above	C-5k

10 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 1—continued**

6. Social and community skills	Response code
Child smiles	C-6a
Child laughs and giggles when happy and cries when upset or angry	C-6b
Child responds to affection from familiar people	C-6c
Child initiates contact with other people and involves other people in games or activities	C-6d
Child knows whether he or she is a boy or a girl	C-6e
Child plays with other children and forms close friendships with other children	C-6f
Child is aware of being left in the care of others, for example a school teacher or child care worker, without getting unduly upset	C-6g
Child understands basic personal safety, for example how to cross the road and not to go with strangers	C-6h
Child is able to undertake basic activities in the community, for example shopping, with little supervision	C-6i
Child can use all major community facilities, for example shops, banks or doctors, with little assistance	C-6j
Child cannot do any of the things listed above	C-6k

7. Hand movement	Response code
Child can hold an adult finger but may need help to release it	C-7a
Child can hold and let go of objects such as a rattle or feeding bottle	C-7b
Child can make purposeful movements with objects, for example bang on a drum or clap hands	C-7c
Child can use larger objects and toys, for example the child can push or pull toys, use posting box toys or build a small tower of blocks	C-7d
Child can copy a circle and a cross	C-7e
Child can draw at least a head and body of a person stick figure style	C-7f
Child can hold a pencil and draw basic shapes such as squares and triangles	C-7g
Child can write all letters of the alphabet clearly	C-7h
Child can write clearly	C-7i
Child can use a variety of tools or hobby items with accuracy, for example for woodwork, sewing, painting or model building	C-7j
Child cannot do any of the things listed above	C-7k

Child Disability Assessment Determination 1998

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SCHEDULE 1—continued

PART 1—continued

8. Body movement	Response code
Child can raise head off floor when lying on his or her stomach	C-8a
Child can crawl or move himself or herself along the floor	C-8b
Child can pull himself or herself from floor to a standing position and may be able to stand independently	C-8c
Child can walk and can run a few steps	C-8d
Child can pedal a tricycle	C-8e
Child can hop on one leg	C-8f
Child can jump and can hop on each leg	C-8g
Child skips well and can catch a small ball, for example a tennis ball	C-8h
Child can hit a ball with a bat and can kick a ball with reasonable accuracy	C-8i
Child cannot do any of the things listed above	C-8j

For the functional domains numbered 9 and 10, the claimant must mark any statement that describes the child's behaviours or special care needs. If the child is receiving prescribed medication, the response should be based on the child's behaviours when the child is receiving the prescribed medication.

9. Behaviour	Response code
The child is only taken into community settings when unavoidable because of the child's extreme anti-social behaviour	C-9a
Child purposefully injures himself or herself through head banging, hand-biting or other forms of self abuse	C-9b
Child displays explosive and unpredictable violent behaviour towards other people or property at least once a month	C-9c
Child is aged 5 years or older and has poor awareness of danger, for example runs into traffic or jumps into water without being able to swim	C-9d
Child continually runs away. Child requires constant supervision and house and other care settings must be locked	C-9e
Child is extremely active and is unable to concentrate on a task for more than 30 seconds	C-9f
Child's behaviour is such that the child cannot be left with anyone other than the parents or outside the parent's home	C-9g
Child displays obsessional, repetitive behaviours, for example obsession with particular objects or twirling, or spinning, objects for extended periods of time	C-9h
Child is obsessed with following specific routines and becomes extremely upset and disturbed if regular routine is disrupted	C-9i

12 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 1—continued**

10. Special care needs	Response code
Child receives all food and fluids by nasogastric, gastrostomy tube or percutaneous enterogastric tube (PEG)	C-10a
Child has a tracheostomy	C-10b
Child is aged over 4 years and is incontinent, meaning the child wets or soils his or her pants or nappies, both day and night	C-10c
Child is aged over 3 years and cannot stand without support	C-10d
Child requires a wheelchair and needs assistance to propel the wheelchair	C-10e
Child requires a wheelchair, quad sticks, crutches or walking frame but can move around with little assistance using this equipment	C-10f
Child uses an electric wheelchair	C-10g
Child requires urinary catheterisation several times each day	C-10h
Child requires specialised equipment, prosthesis, or technology to communicate, for example a computerised communicator, telephone typewriter (TTY), voice synthesiser, cochlear implant, hearing aids or adaptations to a standard computer	C-10i
Child is over the age of 5 years and requires care provided by parents more than twice each night between the hours of 10pm and 6am	C-10j
Child is over the age of 5 years and has persistent difficulties with memory, concentration, planning and organisation	C-10k

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SCHEDULE 1—continued

PART 2—TREATING HEALTH PROFESSIONAL QUESTIONNAIRE

FUNCTIONAL DOMAINS

For the functional domains numbered 1 to 8, the treating health professional must mark the statement that describes the best ability that the child has in each functional domain. The child's abilities include what the child can do when using the child's aids, appliances or other special equipment items.

1. Receptive language skills (listening, reading and understanding)	Response code
Child looks momentarily at speaker's face	M-1a
Child responds to sound. Child tracks noise-making objects	M-1b
Child responds appropriately to very simple questions, for example points to, or looks at, mother when asked 'where's mummy?'. Child uses objects purposefully, for example to make a sound	M-1c
Child recognises pictures of common objects, for example points appropriately when asked 'where's the dog?' or 'which one is the truck?'	M-1d
Child knows the difference between 'big' and 'little'. Child can demonstrate what common objects are used for	M-1e
Child follows two step instructions such as 'pick up the book and put it on the chair'. Child uses toys appropriately for their intended purpose in meaningful play	M-1f
Child understands and responds appropriately to simple questions such as 'do you go to school?' and 'what is your favourite colour?'	M-1g
Child can read a paragraph or page from a children's story book appropriate for the child's age group. Child can recall a list of three common objects 30 seconds after the list is read to them	M-1h
Child can read and interpret a paragraph from the front page of a daily newspaper	M-1i
Child understands adult speech or signed language of normal speed and complexity. Child demonstrates full understanding of why they are interacting with a health professional	M-1j
Child cannot do any of the things listed above	M-1k

14 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 2—continued**

2. Expressive language skills (talking or signing)	Response code
Child makes a vocal sound other than crying	M-2a
Child smiles and babbles or makes purposeful sounds, for example to attract attention. Child demonstrates good eye contact	M-2b
Child can say or sign 3 or more simple words, for example 'mum', 'dad', 'drink', 'bed'	M-2c
Child can clearly say or sign more than 20 words and can use 2 words in combination, for example 'Daddy's car'	M-2d
Child can say sentences with 3 to 4 words. People other than family members can understand the child's speech	M-2e
Child talks or signs well and can use 6 or more words in a sentence. Child can describe an event, for example a visit to a special place	M-2f
Child can write their own first name by handwriting or typing. Child can state their name and home address	M-2g
Child can tell a complex story involving several characters. Child can write a short story	M-2h
Child can describe his or her experiences in detail using complex sentences	M-2i
Child has almost a full adult vocabulary. Child can discuss and debate complex issues such as politics or religion with an adult	M-2j
Child cannot do any of the things listed above	M-2k

3. Feeding and mealtime skills	Response code
Child can suck from a breast or baby's feeding bottle	M-3a
Child can drink from a modified cup when the cup is held by an adult	M-3b
Child can drink from a normal cup without help and can feed himself or herself with finger foods	M-3c
Child uses spoon well	M-3d
Child can eat most solid foods if the food is cut up, for example a raw apple	M-3e
Child can use a fork and spoon at mealtimes	M-3f
Child can prepare a simple uncooked snack, for example a sandwich	M-3g
Child can cook a simple snack, for example toast	M-3h
Child can follow a recipe and prepare a simple meal	M-3i
Child can use all cooking equipment and kitchen appliances, for example a microwave oven, electric frypan, or mixer, without assistance	M-3j
Child cannot do any of the things listed above	M-3k

Child Disability Assessment Determination 1998

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SCHEDULE 1—continued

PART 2—continued

4. Hygiene and grooming skills	Response code
Child cries when nappy is soiled or wet	M-4a
Child requires full assistance with toileting	M-4b
Child is toilet-timed during the day or is indicating toilet needs, for example asking for the toilet or potty even if it's too late or telling parent that pants or nappy are wet	M-4c
Child can indicate toilet needs during the day but needs some assistance with clothing and wiping	M-4d
Child is reliably toilet-trained during the day and can manage own toileting with minimal assistance	M-4e
Child can wash hands and face and brush own teeth	M-4f
Child manages basic hygiene, for example toileting, showering and brushing hair, with little assistance	M-4g
Child can attend to basic hygiene, for example toileting, showering and brushing hair, without assistance	M-4h
Child can style own hair and clean and cut own finger and toe nails without assistance	M-4i
Child cannot do any of the things listed above	M-4j
5. Dressing skills	Response code
Child snuggles in to an adult when cuddled	M-5a
Child lifts arms to be picked up	M-5b
Child tries to help with dressing	M-5c
Child can undress with little assistance	M-5d
Child dresses and undresses himself or herself but needs assistance with buttons, laces or tight clothing	M-5e
Child can do up buttons and zippers	M-5f
Child can do up buckles and untie shoelaces	M-5g
Child can choose own clothing appropriate to the weather and can dress and undress without any assistance	M-5h
Child can wash and iron own clothing if required to with little assistance	M-5i
Child can purchase and care for own clothing without assistance	M-5j
Child cannot do any of the things listed above	M-5k

16 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 2—continued**

6. Social and community skills	Response code
Child smiles. Child settles when picked up and cuddled	M-6a
Child laughs and giggles when happy and cries when upset or angry. Child is interested in people and enjoys attention	M-6b
Child responds to affection from familiar people. Child recognises the difference between strangers and familiar people	M-6c
Child initiates contact with other people and involves other people in games or activities. Child is starting to cooperate in play with other children	M-6d
Child takes turns in conversations, for example speaks and then listens. Child knows whether they are a boy or a girl	M-6e
Child plays with other children and forms close friendships with other children. Child joins in simple games such as 'chasey' and 'hide and seek' but may not understand or follow rules of a game	M-6f
Child is aware of being left in the care of others, for example a school teacher or child care worker, without getting unduly upset. Child understands basic concepts of right and wrong	M-6g
Child understands basic personal safety, for example how to cross the road and not to go with strangers. Child relates well to both children and adults	M-6h
Child is able to undertake basic activities in the community, for example shopping, with little supervision	M-6i
Child can use all major community facilities, for example shops, banks, doctors, with little assistance. Child has basic understanding of community laws and regulations	M-6j
Child cannot do any of the things listed above	M-6k

Child Disability Assessment Determination 1998

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SCHEDULE 1—continued

PART 2—continued

7. Mobility—fine motor	Response code
Child can grasp an adult finger but may need assistance to release it	M-7a
Child grasps and releases objects such as rattle or feeding bottle	M-7b
Child can make purposeful movements with objects, for example bang on a drum or clap hands	M-7c
Child can manipulate larger objects and toys, for example can push or pull toys, use posting box toys or build small tower of blocks. Child can copy a straight vertical line	M-7d
Child can build a tower of 9 blocks. Child can copy a circle and a cross	M-7e
Child can manipulate smaller objects accurately, for example jigsaw puzzle pieces. Child can draw at least a head and body on a person stick figure style	M-7f
Child can hold a pencil and draw basic shapes such as squares and triangles. Child can clearly write their own first name	M-7g
Child can write all letters of the alphabet clearly	M-7h
Child can write clearly.	M-7i
Child can use a variety of tools or hobby items with accuracy, for example for woodwork, sewing, painting or model building	M-7j
Child cannot do any of the things listed above	M-7k
8. Mobility—gross motor	Response code
Child can lift head when in prone position. Child makes random movements with arms and legs	M-8a
Child can independently move between prone and supine positions. Child can crawl or otherwise propel himself or herself along	M-8b
Child has even muscle tone and strength in all limbs. Child can pull himself or herself from floor to a standing position and may be able to stand independently	M-8c
Child can walk and can run a few steps. Child can walk up and down steps	M-8d
Child can balance briefly while standing on one leg. Child can pedal a tricycle	M-8e
Child can run fast. Child can balance on one leg for 3 seconds. Child can hop on one leg	M-8f
Child can jump and can hop on each leg. Child can bounce a ball and catch it	M-8g
Child can catch a small ball, for example a tennis ball. Child skips well or rides a two-wheel bike	M-8h
Child can hit a ball with a bat and can kick a ball with reasonable accuracy	M-8i
Child cannot do any of the things listed above	M-8j

18 *Child Disability Assessment Determination 1998***SCHEDULE 1—continued****PART 2—continued**

For the functional domains numbered 9 and 10, the treating health professional must mark any statement that describes the child's behaviours or special care needs in each functional domain. The response should be based on a clinical assessment of the child and written reports from other specialists (if any) who have assessed the child. If the child is receiving prescribed medication, the response should be based on the child's behaviours when the child is receiving the prescribed medication.

9. Behaviour	Response code
Child is consistently uncooperative and disruptive during treatment or assessment episodes	M-9a
Child demonstrates self injurious behaviour such as head banging or hand biting and has injuries or signs of past injuries consistent with such behaviours	M-9b
Child displays aggressive behaviour or violence towards other people or property in the treatment or assessment setting	M-9c
Child persistently attempts to leave or abscond from the treatment or assessment setting	M-9d
Child is extremely active and is unable to concentrate on a task for more than 30 seconds	M-9e
Child displays obsessional repetitive behaviours, for example obsession with particular objects or twirling or spinning objects for extended periods of time	M-9f

10. Special care needs	Response code
Child receives all food and fluids by nasogastric or gastrostomy tube or percutaneous enterogastric tube (PEG)	M-10a
Child has a tracheostomy	M-10b
Child is aged over 4 years and is incontinent both day and night	M-10c
Child is aged over 3 years and cannot stand without support	M-10d
Child requires a wheelchair and requires assistance to propel the wheelchair	M-10e
Child requires a wheelchair, quad sticks, crutches or walking frame but can move around with little assistance using the equipment	M-10f
Child uses an electric wheelchair	M-10g
Child requires urinary catheterisation several times each day	M-10h
Child requires specialised equipment, prosthesis or technology to communicate, for example a computerised communicator, telephone typewriter (TTY), voice synthesiser, cochlear implant, hearing aids or adaptations to a standard computer	M-10i
Child is over the age of 5 years and has persistent difficulties with memory, concentration, planning and organisation	M-10j

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SCHEDULE 2

Section 2.3

RATING METHOD

STEP 1: Calculate the child's chronological age:

- (a) child's date of birth: _____
- (b) date of completion of the _____
questionnaires: (by claimant) (by treating health professional)
- (c) child's chronological age: _____ years _____ months
(as at date of completion of claimant questionnaire) (as at date of completion of treating health professional questionnaire)

STEP 2:

- (1) Calculate the child's score from the table below based on:
- (a) the child's chronological age calculated in step 1 for each questionnaire; and
 - (b) the child's functional age, based on the response marked in the functional domains numbered 1, 2, 3, 5, 6 and 7 in each questionnaire.
- (2) Transcribe the score from the claimant questionnaire into the table at step 6.
- (3) Transcribe the score from the treating health professional questionnaire into the table at step 7.

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Functional age	CHRONOLOGICAL AGE									
	1 month to <6 months	6 months to <1 year	1 year to <2 years	2 years to <3 years	3 years to <4 years	4 years to <6 years	6 years to <9 years	9 years to <12 years	12 years to <15 years	15 years or older
1 month to <6 months (response a)	0	+1	+2	+3	+4	+5	+6	+7	+8	+9
6 months to <1 year (response b)	-1	0	+1	+2	+3	+4	+5	+6	+7	+8
1 year to <2 years (response c)	-2	-1	0	+1	+2	+3	+4	+5	+6	+7
2 years to <3 years (response d)	-3	-2	-1	0	+1	+2	+3	+4	+5	+6
3 years to <4 years (response e)	-4	-3	-2	-1	0	+1	+2	+3	+4	+5
4 years to <6 years (response f)	-5	-4	-3	-2	-1	0	+1	+2	+3	+4
6 years to <9 years (response g)	-6	-5	-4	-3	-2	-1	0	+1	+2	+3
9 years to <12 years (response h)	-7	-6	-5	-4	-3	-2	-1	0	+1	+2
12 years to <15 years (response i)	-8	-7	-6	-5	-4	-3	-2	-1	0	+1
15 years or older (response j)	-9	-8	-7	-6	-5	-4	-3	-2	-1	0
No skills demonstrated (response k)	+1	+2	+3	+4	+5	+6	+7	+8	+9	+10

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SCHEDULE 2—continued

STEP 3:

- (1) Calculate the child's score from the table below based on:
 - (a) the child's chronological age calculated in step 1 for each questionnaire; and
 - (b) the child's functional age, based on the response marked in functional domain number 4 in each questionnaire.
- (2) Transcribe the score from the claimant questionnaire into the table at step 6.
- (3) Transcribe the score from the treating health professional questionnaire into the table at step 7.

Functional age	CHRONOLOGICAL AGE								
	1 month to <1 year	1 year to <2 years	2 years to <3 years	3 years to <4 years	4 years to <6 years	6 years to <9 years	9 years to <12 years	12 years to <15 years	15 years or older
1 month to <1 year (response a)	0	+1	+2	+3	+4	+5	+6	+7	+8
1 year to <2 years (response b)	-1	0	+1	+2	+3	+4	+5	+6	+7
2 years to <3 years (response c)	-2	-1	0	+1	+2	+3	+4	+5	+6
3 years to <4 years (response d)	-3	-2	-1	0	+1	+2	+3	+4	+5
4 years to <6 years (response e)	-4	-3	-2	-1	0	+1	+2	+3	+4
6 years to <9 years (response f)	-5	-4	-3	-2	-1	0	+1	+2	+3
9 years to <12 years (response g)	-6	-5	-4	-3	-2	-1	0	+1	+2
12 years to <15 years (response h)	-7	-6	-5	-4	-3	-2	-1	0	+1
15 years or older (response i)	-8	-7	-6	-5	-4	-3	-2	-1	0
No skills demonstrated (response j)	+1	+2	+3	+4	+5	+6	+7	+8	+9

22 *Child Disability Assessment Determination 1998***SCHEDULE 2**—continued**STEP 4:**

- (1) Calculate the child's score from the table below based on:
 - (a) the child's chronological age calculated in step 1 for each questionnaire; and
 - (b) the child's functional age, based on the response marked in functional domain number 8 in each questionnaire.
- (2) Transcribe the score from the claimant questionnaire into the table at step 6.
- (3) Transcribe the score from the treating health professional questionnaire into the table at step 7.

Functional age	CHRONOLOGICAL AGE								
	1 month to <6 months	6 months to <1 year	1 year to <2 years	2 years to <3 years	3 years to <4 years	4 years to <6 years	6 years to <9 years	9 years to <12 years	12 years or older
1 month to <6 months (response a)	0	+1	+2	+3	+4	+5	+6	+7	+8
6 months to <1 year (response b)	-1	0	+1	+2	+3	+4	+5	+6	+7
1 year to <2 years (response c)	-2	-1	0	+1	+2	+3	+4	+5	+6
2 years to <3 years (response d)	-3	-2	-1	0	+1	+2	+3	+4	+5
3 years to <4 years (response e)	-4	-3	-2	-1	0	+1	+2	+3	+4
4 years to <6 years (response f)	-5	-4	-3	-2	-1	0	+1	+2	+3
6 years to <9 years (response g)	-6	-5	-4	-3	-2	-1	0	+1	+2
9 years to <12 years (response h)	-7	-6	-5	-4	-3	-2	-1	0	+1
12 years or older (response i)	-8	-7	-6	-5	-4	-3	-2	-1	0
No skills demonstrated (response j)	+1	+2	+3	+4	+5	+6	+7	+8	+9

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SCHEDULE 2—continued

STEP 5:

- (1) Calculate the child's score from functional domains numbered 9 and 10 in each questionnaire by:
 - (a) copying the responses for each functional domain in each questionnaire into the tables below; and
 - (b) allocating a score of +1 for each response marked; and
 - (c) adding up the score for each functional domain in each questionnaire.
- (2) Transcribe the total scores from the claimant questionnaire into the table at step 6.
- (3) Transcribe the total scores from the treating health professional questionnaire into the table at step 7.

CLAIMANT QUESTIONNAIRE	SCORE
(allocate a score of 1 for each response marked)	
Functional domain number 9:	
C-9a	_____
C-9b	_____
C-9c	_____
C-9d	_____
C-9e	_____
C-9f	_____
C-9g	_____
C-9h	_____
C-9i	_____
Total:	_____
Functional domain number 10:	
C-10a	_____
C-10b	_____
C-10c	_____
C-10d	_____
C-10e	_____
C-10f	_____
C-10g	_____
C-10h	_____
C-10i	_____
C-10j	_____
C-10k	_____
Total:	_____

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TREATING HEALTH PROFESSIONAL QUESTIONNAIRE	SCORE (allocate a score of 1 for each response marked)
<hr/>	
Functional domain number 9:	
M-9a	<hr/>
M-9b	<hr/>
M-9c	<hr/>
M-9d	<hr/>
M-9e	<hr/>
M-9f	<hr/>
<hr/>	
Total:	<hr/>
<hr/>	
Functional domain number 10:	
M-10a	<hr/>
M-10b	<hr/>
M-10c	<hr/>
M-10d	<hr/>
M-10e	<hr/>
M-10f	<hr/>
M-10g	<hr/>
M-10h	<hr/>
M-10i	<hr/>
M-10j	<hr/>
<hr/>	
Total:	<hr/>
<hr/>	

Child Disability Assessment Determination 1998

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SCHEDULE 2—continued

STEP 6:

- (1) For each functional domain in the claimant questionnaire in the first column of the following table, insert the score relevant to that functional domain in the second column and calculate the total weighted score for that functional domain according to the remaining columns in the table.
- (2) Calculate the interim claimant total score by adding the total weighted scores together.

Column 1 Functional domain in claimant questionnaire	Column 2 Score obtained from steps 2 to 5	Column 3 Questionnaire weighting	Column 4 Milestone weighting	Column 5 Calculate the self care skills score	Column 6 Raw score	Column 7 Functional weighting	Column 8 Total
1		divide by 2	10/10			multiply by 1.2	
2		divide by 2	10/10				
3		divide by 2	10/10	calculate the sum of responses from 3, 4 and 5 and divide the figure by 3			
4		divide by 2	10/9				
5		divide by 2	10/10				
6		divide by 2	10/10				
7		divide by 2	10/10				
8		divide by 2	10/9				
9		divide by 2					
10		divide by 2				multiply by 2	

INTERIM CLAIMANT TOTAL SCORE

26 *Child Disability Assessment Determination 1998***SCHEDULE 2—continued****STEP 7:**

- (1) For each functional domain in the treating health professional questionnaire in the first column of the following table, insert the score relevant to that functional domain in the second column and calculate the total weighted score for that functional domain according to the remaining columns in the table.
- (2) Calculate the interim treating health professional total score by adding the total weighted scores together.

Column 1 Functional domain in treating health professional questionnaire	Column 2 Score obtained from steps 2 to 5	Column 3 Questionnaire weighting	Column 4 Milestone weighting	Column 5 Calculate the self care skills score	Column 6 Raw score	Column 7 Functional weighting	Column 8 Total
1		divide by 2	10/10			multiply by 1.2	
2		divide by 2	10/10				
3		divide by 2	10/10	calculate the sum of responses from 3, 4 and 5 and divide the figure by 3			
4		divide by 2	10/9				
5		divide by 2	10/10				
6		divide by 2	10/10				
7		divide by 2	10/10				
8		divide by 2	10/9				
9		divide by 2					
10		divide by 2				multiply by 2	

INTERIM TREATING HEALTH PROFESSIONAL TOTAL SCORE _____

Notes In steps 6 and 7:

1. In each step, scores are weighted and adjusted in order starting from column 1, progressing through each column and ending with column 8.

Child Disability Assessment Determination 1998

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SCHEDULE 2—continued

2. The questionnaire weighting provides equal weighting for claimant and treating health professional scores for each functional domain. This means that a deviation of 1 milestone, a behavioural problem or a special care need identified by both the claimant and treating health professional obtains a score of 1.
3. The milestone weighting adjusts functional domains numbered 1 to 8 in each questionnaire by a weighting based on the number of developmental stages within each functional domain to reflect the relative importance of a deviation.
4. The self care skills score is used to find the average score from functional domains numbered 3, 4 and 5 in each questionnaire.
5. The functional weighting adjusts functional domains numbered 1 and 10 in each questionnaire to reflect the relative importance of the functional domains on the child's overall level of disability and the impact of the care needs on the child's family.

STEP 8: If the child is 12 years or older, calculate an age amended claimant score and an age amended treating health professional score by completing the following steps:

Part 1:

CLAIMANT SCORE	SCORE
Interim claimant total score from step 6:	_____
If child is aged 12 years but less than 15 years, take 1 away from the interim claimant total score:	_____
OR	
If the child is aged 15 years or over, take 1.5 away from the interim claimant total score:	_____
Age amended claimant total score:	_____

Part 2:

TREATING HEALTH PROFESSIONAL SCORE	SCORE
Interim treating health professional total score from step 7:	_____
If child is aged 12 years but less than 15 years, take 1 away from the interim treating health professional total score:	_____
OR	
If the child is aged 15 years or over, take 1.5 away from the interim treating health professional total score:	_____
Age amended treating health professional total score:	_____

Note The scores for older children need to be amended to ensure consistency in the degree of disability for older and younger children who are classified as disabled children.

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Child Disability Assessment Determination 1998

SCHEDULE 2—continued**STEP 9:**

- (1) Add the following scores:

CATEGORY OF SCORE	SCORE
(a) Age amended claimant total score from part 1 of step 8:	
OR	_____
If there is no age amended claimant total score from part 1 of step 8—the interim claimant total score from step 6:	
AND	
(b) Age amended treating health professional total score from part 2 of step 8:	
OR	_____
If there is no age amended treating health professional total score from part 2 of step 8—the interim treating health professional total score from step 7:	
Total score:	_____

- (2) If the score mentioned in paragraph (b) of the table is not greater than 0, or the total score mentioned in the table is less than +1, go to step 10.
- (3) If the score mentioned in paragraph (b) of the table is greater than 0 and less than +1, and the total score mentioned in the table is not less than +1, go to step 11.

Notes

1. If, after completing step 9, the score mentioned in paragraph (b) of the table in step 9 is not less than +1, and the total score mentioned in the table is not less than +1, the child satisfies the condition in subparagraph 952 (b) (ii) of the Act.

2. A young person must satisfy paragraph 952 (a), and either subparagraph 952 (b) (i) or (ii), of the Act to be classified as a disabled child for the Act. Subparagraph 952 (b) (ii) of the Act says that a young person must be assessed and rated under the Child Disability Assessment Tool and be given a positive score of not less than 1.

STEP 10:

- (1) Calculate an age amended score using the following tables if:
- (a) the score mentioned in paragraph (b) of the table in step 9 is not greater than 0 or the total score mentioned in the table in step 9 is less than +1 but is greater than -6; and
- (b) the child is between:
- (i) 5 years, 9 months of age and 6 years of age; or
 - (ii) 8 years, 9 months of age and 9 years of age; or
 - (iii) 11 years, 9 months of age and 12 years of age; or
 - (iv) 14 years, 9 months of age and 15 years of age.

Child Disability Assessment Determination 1998

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SCHEDULE 2—continued

CLAIMANT QUESTIONNAIRE

Functional domain	Original scores from steps 2 to 5	Calculation of new score	Recalculation of score
1		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
2		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
3		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
4		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
5		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
6		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
7		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score
8		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 6 using the new score

30 *Child Disability Assessment Determination 1998***SCHEDULE 2—continued****TREATING HEALTH PROFESSIONAL QUESTIONNAIRE**

Functional domain	Original scores from steps 2 to 5	Calculation of new score	Recalculation of score
1		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
2		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
3		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
4		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
5		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
6		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
7		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score
8		If score is <0 then add 1 to original score = _____ If score is ≥ 0 then use original score = _____	Recalculate from step 7 using the new score

Child Disability Assessment Determination 1998

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SCHEDULE 2—continued

- (2) If the recalculated score mentioned in paragraph (b) of the table in step 9 is greater than 0 and less than +1, and the recalculated total score mentioned in that table is not less than +1, go to step 11.

Notes

1. If, after completing step 10, the recalculated score mentioned in paragraph (b) of the table in step 9 in the Schedule is not greater than 0, or the recalculated total score mentioned in the table is less than +1, the child does not satisfy the condition in subparagraph 952 (b) (ii) of the Act.

2. If, after completing step 10, the recalculated score mentioned in paragraph (b) of the table in step 9 in the Schedule is not less than +1, and the recalculated total score mentioned in the table is not less than +1, the child satisfies the condition in subparagraph 952 (b) (ii) of the Act.

3. A young person must satisfy paragraph 952 (a), and either subparagraph 952 (b) (i) or (ii), of the Act to be classified as a disabled child for the Act. Subparagraph 952 (b) (ii) of the Act says that a young person must be assessed and rated under the Child Disability Assessment Tool and be given a positive score of not less than 1.

STEP 11:

- (1) If a criterion mentioned in column 2 of an item in the following table is met for a child, the action mentioned in column 3 of the item must be taken by the Secretary:

Column 1 Item	Column 2 Criteria	Column 3 Action
1	(a) the total score for functional domain number 9 calculated in step 6 includes response C-9a, C-9d, C-9g or C-9i; or (b) the total score for functional domain number 10 calculated in step 6 includes response C-10j	an additional report must be obtained from the treating health professional who completed the questionnaire, a different treating health professional or another person such as a psychologist or teacher, to support the responses
2	(a) the claimant has indicated, in the claimant questionnaire, response C-10k in functional domain number 10; and (b) the treating health professional has not indicated, in the treating health professional questionnaire, response M-10j in functional domain number 10	the treating health professional who completed the questionnaire must be contacted to find out the reason for the different responses and an additional report must be obtained from that treating health professional, a different treating health professional or another person such as a psychologist or teacher, to confirm the severity of the child's memory, concentration, planning and organisation difficulties
3	the total score for functional domain number 9 calculated in step 6 is 1 point or more greater than the total score for functional domain number 9 calculated in step 7	the treating health professional who completed the questionnaire or the claimant must be contacted to find out the reason for the different scores and an additional report must be obtained from that treating health professional, a different treating health professional or another person such as a psychologist or teacher, to confirm the severity of the child's behavioural problems

32 *Child Disability Assessment Determination 1998***SCHEDULE 2—continued**

Column 1 Item	Column 2 Criteria	Column 3 Action
4	the total score calculated in step 9 minus the total score for functional domain number 9 calculated in step 6 is less than +1	an additional report must be obtained from the treating health professional who completed the questionnaire, a different treating health professional or another person such as a psychologist or teacher, to confirm the severity of the child's behavioural problems
5	the total score calculated in step 9 minus 2 points (resulting from the claimant indicating, in the claimant questionnaire, response C-10k in functional domain number 10 and the treating health professional indicating, in the treating health professional questionnaire, response M-10j in functional domain number 10) is less than +1	an additional report must be obtained from the treating health professional who completed the questionnaire, a different treating health professional or another person such as a psychologist or teacher, to confirm the severity of the child's memory, concentration, planning and organisation difficulties
6	the difference between the scores for paragraphs (a) and (b) in the table in step 9 is 5 points or greater	the treating health professional or the claimant must be contacted to find out the reason for the difference in the scores
7	the total number of negatives in step 12 is ≥ 3	the treating health professional or the claimant must be contacted to find out the reason for the difference and an additional medical assessment must be obtained

(2) If the additional information mentioned in column 3 of the table contradicts, or does not corroborate, a response in functional domains numbered 9 or 10 that is the subject of the additional information, the score for the response must be excluded from the calculation of the total score in each table in step 5 by:

- (a) for every score for a response excluded in functional domain number 9—subtracting 1 from the total score in each table in step 5; and
- (b) for every score for an response excluded in functional domain number 10—subtracting 1 from the total score in each table in step 5.

(3) The score must be recalculated from step 6 using the new scores.

(4) In this step:

additional information means:

- (a) a report from a different treating health professional, or another person such as a psychologist or teacher; or
- (b) a medical assessment; or
- (c) information obtained from the claimant or the treating health professional.

Child Disability Assessment Determination 1998

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SCHEDULE 2—continued

Notes

1. If, after completing step 11, the recalculated score mentioned in paragraph (b) of the table in step 9 in the Schedule is not greater than 0, or the recalculated total score mentioned in the table is less than +1, the child does not satisfy the condition in subparagraph 952 (b) (ii) of the Act.
2. If, after completing step 11, the recalculated score mentioned in paragraph (b) of the table in step 9 in the Schedule is greater than 0, and the recalculated total score mentioned in the table is not less than +1, the child satisfies the condition in subparagraph 952 (b) (ii) of the Act.
3. A young person must satisfy paragraph 952 (a), and either subparagraph 952 (b) (i) or (ii), of the Act to be classified as a disabled child for the Act. Subparagraph 952 (b) (ii) of the Act says that a young person must be assessed and rated under the Child Disability Assessment Tool and be given a positive score of not less than 1.

STEP 12:

- (1) Calculate the number of functional domains in which claimant scores in step 6 and treating health professional scores in step 7 differ using the following table:

Column 1 Functional domain	Column 2 Total claimant scores for the functional domain in step 6	Column 3 Multiplied by	Column 4 Total treating health professional scores for the functional domain in step 7	Column 5 Indicate whether result is positive, negative or 0
1		x		
2		x		
3, 4 and 5 combined		x		
6		x		
7		x		
8		x		
			Number of positives	
			Number of negatives	

Note + by + = + - by + = - 0 by - = - 0 by + = +

- (2) If there are 3 or more negative results, item 7 in the table in step 11 applies.

34 *Child Disability Assessment Determination 1998***SCHEDULE 3**

Section 3.1

RECOGNISED DISABILITIES**PART 1—SEVERE DISABILITIES**

1. Severe multiple disability or severe physical disability (including neurological disability) where the young person is, or is likely to be, totally dependent for mobility indoors and outdoors from the age of 3 years onwards

Example

A young person who has cerebral palsy or spina bifida and is dependent on a stroller, wheelchair, crutches or walking frame.

2. Any of the following genetic or chromosomal disorders:
 - (a) Down syndrome (where the young person is under 6 years old)
 - (b) Fragile X in boys (where the young person is under 6 years old)
 - (c) Cri du chat syndrome (Deletion 5)
 - (d) Rett syndrome
 - (e) Angelman syndrome
 - (f) Prader-Willi syndrome
 - (g) Edward syndrome (Trisomy 18)
 - (h) Williams syndrome
 - (i) Patau syndrome (Trisomy 13)
3. Moderate, severe or profound intellectual disability where IQ is less than 55 (including a young person with a known syndrome)
4. Autism (not including Asperger or Pervasive Developmental Disorder (not otherwise specified)) diagnosed by:
 - (a) a specialist multidisciplinary team; or
 - (b) a psychiatrist using the Diagnostic and Statistical Manual of Mental Disorders IV (DSM IV), as in force when this determination commences

Child Disability Assessment Determination 1998

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SCHEDULE 3—continued

PART 1—continued

5. Any of the following sensory impairments:
 - (a) bilateral blindness where:
 - (i) visual acuity is less than 6/60 with corrected vision; or
 - (ii) visual fields are reduced to a measured arc of less than 10 degrees;
 - (b) a three frequency average hearing loss (at 500, 1000 and 2000Hz) of 70 decibels or more in the better ear;
 - (c) deaf-blindness diagnosed by a specialist multidisciplinary team, including a professional audiological and ophthalmological evaluation
6. Any of the following neurometabolic degenerative conditions:
 - (a) metachromatic leukodystrophy;
 - (b) the following mucopolysaccharidoses:
 - (i) MPS 1 (Hurler syndrome);
 - (ii) MPS 2 (Hunter syndrome);
 - (iii) MPS 3 (San Filippo syndrome);
 - (iv) MPS IVA (Morquio syndrome);
 - (v) MPS VI (Maroteaux-Lamy syndrome);
 - (c) Tay Sachs disease;
 - (d) Krabbe disease;
 - (e) Pompe's disease
7. Any of the following neuromuscular conditions:
 - (a) Duchenne (or Becker) muscular dystrophy;
 - (b) Autosomal recessive muscular dystrophy;
 - (c) Spinal muscular atrophy conditions;
 - (d) Friedreich's Ataxia

Example for paragraph (c)

Werdnig-Hoffman is an example of a spinal muscular atrophy condition.

8. Epidermolysis Bullosa Dystrophica

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SCHEDULE 3—continued

PART 1—continued

9. Severe multiple or physical disability (including uncontrolled seizures) requiring constant care and attention where the young person is less than 6 months of age
10. The following conditions diagnosed by a psychiatrist using the Diagnostic and Statistical Manual of Mental Disorders IV (DSM IV), as in force when this determination commences:
 - (a) Child Disintegrative Disorder;
 - (b) Major depression of childhood;
 - (c) Childhood Schizophrenia

Child Disability Assessment Determination 1998

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SCHEDULE 3—continued

PART 2—CHRONIC MEDICAL CONDITIONS

1. Chronic Renal Failure where the young person is receiving dialysis or awaiting transplant
 2. End stage organ failure where the young person is awaiting transplant
 3. Leukaemia and other childhood malignancies where the young person is undergoing chemotherapy, radiotherapy or palliative care
 4. HIV/AIDS Category IV
 5. Immunodeficiency where the young person requires regular immunoglobulin infusions
 6. Chronic Respiratory Disease requiring home oxygen
 7. Any condition where the young person is ventilator dependent
 8. Haemophilia with Factor VIII deficiency (less than 1%)
 9. Thalassaemia Major
 10. Significant burn where more than 15% of total body area is affected and where the young person requires skin grafts and intensive therapy for more than 12 months from the time of incurring burn
-



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SPECIAL

COMMONWEALTH OF AUSTRALIA

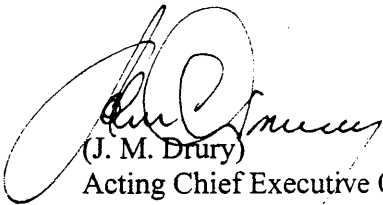
INSTRUMENT OF APPROVAL NO. 2 OF 1998

CUSTOMS ACT 1901

I, JOHN MICHAEL DRURY, Acting Chief Executive Officer of Customs, pursuant to sections 4A of the *Customs Act 1901*, approve for the purposes of regulation 4F and Item 4 of Part 3 of Schedule 6 to the Customs (Prohibited Imports) Regulations, the "DEALER'S DECLARATION" form (No. B709C(3/98)) as the approved form for a declaration that a category C article has been sold to a certified primary producer.

This instrument shall commence upon gazettal.

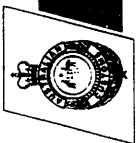
Dated this 25th day of March 1998.



(J. M. Drury)

Acting Chief Executive Officer of Customs





AUSTRALIAN CUSTOMS SERVICE

B709C - FIREARMS DEALER'S DECLARATION

Customs (Prohibited Imports) Regulations

This form is only for use in relation to Category C FIREARMS AND PARTS
FOR CATEGORY C FIREARMS.

ACCOUNTABLE
SERIAL NUMBER

DISTRIBUTION

WHITE : Customs copy
YELLOW : Dealer
GREEN : Attorney-General

Full Name of Dealer

Company Name and Address

being a licenced dealer certify that the Category C articles listed in the table below have been sold to:

Name and Address

who is a certified primary producer or a certified sports shooter. (certification / approval attached)

Qty	Description (Make, Type, Model, Calibre, Magazine capacity, etc)	Firearm Serial No.	Licence/Authorisation Number	Date of Expiry

- The original of this confirmation must be surrendered to Customs when clearing the goods.

Dealer's Signature

Date

/ /

CUSTOMS OFFICIAL USE

Customs Officer

Port

Date

/ /

B709C(3/98)

COMMONWEALTH OF AUSTRALIA

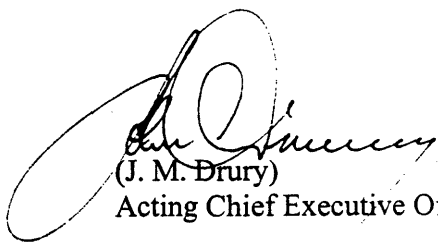
INSTRUMENT OF APPROVAL NO. 3 OF 1998

CUSTOMS ACT 1901

I, JOHN MICHAEL DRURY, Acting Chief Executive Officer of Customs, pursuant to sections 4A of the *Customs Act 1901*, approve for the purposes of regulation 4F and Parts 1 and 3 of Schedule 6 to the Customs (Prohibited Imports) Regulations, the "POLICE CERTIFICATION OF PRIMARY PRODUCER" form (No. B709D(3/98)) as the approved form for certifying that a person is a primary producer.

This instrument shall commence upon gazettal.

Dated this 25th day of March 1998.



(J. M. Drury)

Acting Chief Executive Officer of Customs


**AUSTRALIAN
CUSTOMS SERVICE**
Customs (Prohibited Imports) Regulations
**ACCOUNTABLE
SERIAL NUMBER**
DISTRIBUTION
**WHITE : Primary Producer's copy
YELLOW : Accountable Police copy**

B709D - FIREARMS POLICE CERTIFICATION OF PRIMARY PRODUCER

J. DRURY 28/3/98
H/CEO

This form is only for use in relation to Category C FIREARMS AND PARTS FOR CATEGORY C FIREARMS.

Full Name of Authorised Person	Rank
being the, or, being a person authorised under State or Territory legislation by the: <i>(delete by ruling out as appropriate)</i> <ul style="list-style-type: none"> • Chief Commissioner or Commissioner of Police; or • Commissioner of Police of the Northern Territory; or • Chief Police Officer of the Australian Capital Territory; in the State or Territory of <div style="border: 1px solid black; width: 300px; height: 30px; display: inline-block; vertical-align: middle;"></div>	
do hereby certify that, for the purposes of Schedule 6 of the Customs (Prohibited Imports) Regulations	
Name <div style="border: 1px solid black; width: 100%; height: 30px;"></div>	
of <div style="border: 1px solid black; width: 100%; height: 30px; display: inline-block; vertical-align: middle;"></div>	
is a primary producer.	

 Authorised Person's Signature

 ID Number

 Date

/ /

Not valid
unless stamped
by Police

B709D(3/98)



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SPECIAL

CORPORATIONS ACT 1989
Subsection 32(1)

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1019 "INVENTORIES"

NOTICE is hereby given that the Australian Accounting Standards Board has made accounting standard AASB 1019 "Inventories" under section 32 of the *Corporations Act 1989*, for application to financial years that end on or after 30 June 1999.

When operative, AASB 1019 supersedes Accounting Standard AASB 1019 "Measurement and Presentation of Inventories in the Context of the Historical Cost System", which was notified in Gazette No. S 338 on 30 October 1989.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9524 3637.



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SPECIAL

COMMONWEALTH OF AUSTRALIA

FEDERAL AIRPORTS CORPORATION ACT 1986

DECLARATION

VARIATION OF LAUNCESTON AIRPORT

I, MARK ANTHONY VAILE, Minister for Transport and Regional Development, acting under subsection 26(1) of the *Federal Airports Corporation Act 1986* (the Act), DECLARE that the place as shown in the Annexure to this instrument, being the area identified by the hatched section and being presently part of Lot 1 on Plan 128763, contained in Certificate of Title Volume 128763 Folio 1, shall form part of Launceston Airport, with effect from 1 April 1998.

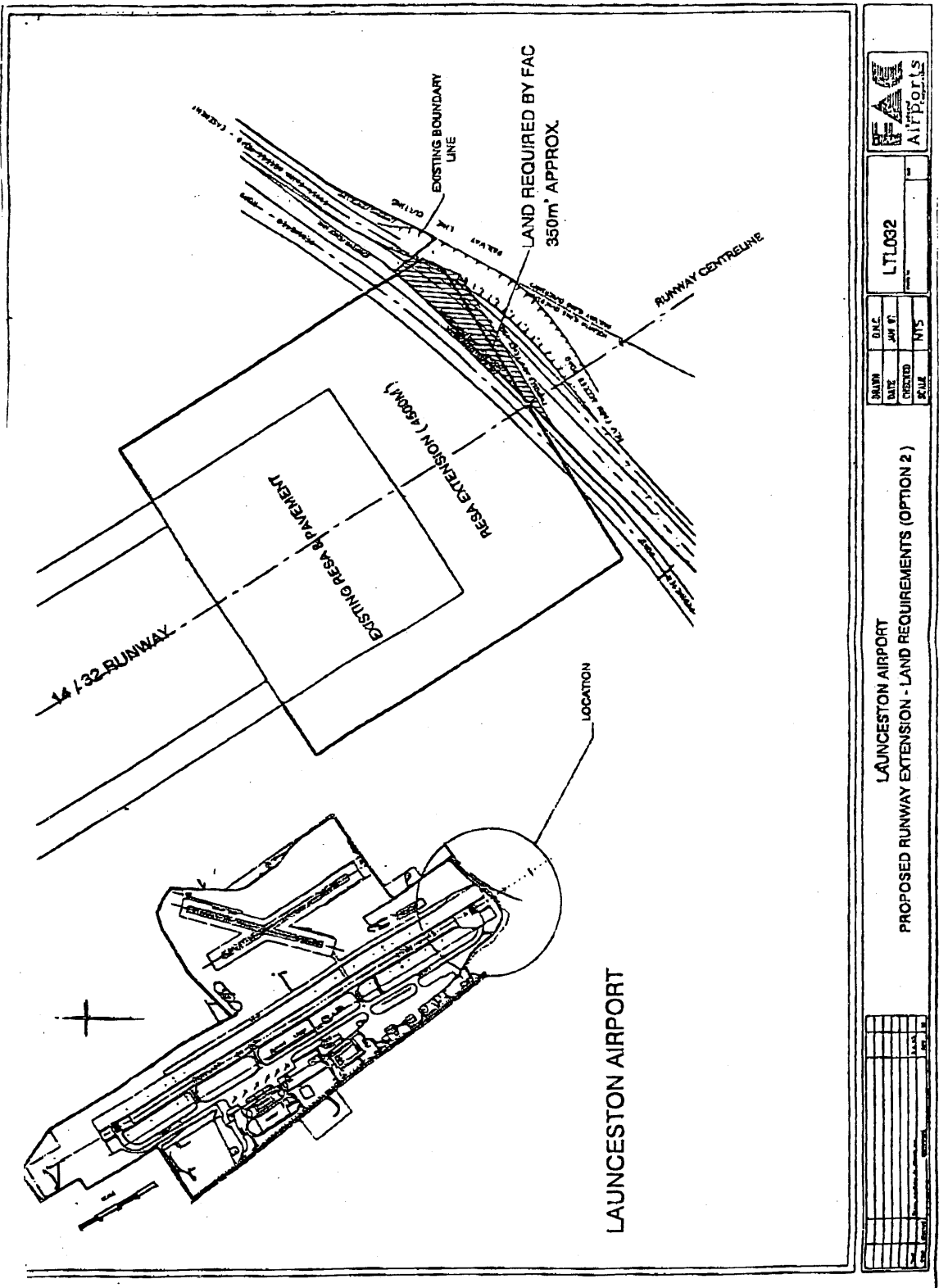
Dated this

25th

day of MARCH 1998

MARK VAILE





COMMONWEALTH OF AUSTRALIA
FEDERAL AIRPORTS CORPORATION ACT 1986

DECLARATION

VARIATION OF ADELAIDE AIRPORT

I, MARK ANTHONY VAILE, Minister for Transport and Regional Development, DECLARE:

- a) pursuant to subsection 26(2) of the *Federal Airports Corporation Act 1986* (the Act) that, the place identified in the plan annexed to this instrument, being Lot 51 in Deposited Plan 49654, and being land which forms part of Adelaide Airport, shall cease to be part of that airport with effect from 1 April 1998; and
- b) pursuant to subsection 26(1) of the Act that, the places shown on the plan annexed to this instrument, being Lots 42, 43 and 44 in Deposited Plan 23806 and the hatched section marked 'A' (which shall form part of Lot 50 in Deposited Plan 49654) shall form part of Adelaide Airport with effect from 1 April 1998.

Dated this

25th

day of

MARCH

1998



MARK VAILE

COMMONWEALTH OF AUSTRALIA
FEDERAL AIRPORTS CORPORATION ACT 1986
DECLARATION
VARIATION OF ALICE SPRINGS AIRPORT

I, MARK ANTHONY VAILE, Minister for Transport and Regional Development, acting under subsection 26(2) of the *Federal Airports Corporation Act 1986* (the Act), DECLARE that the place described as "proposed road opening" on approved survey plan S97/49, a copy of which is annexed hereto, being presently part of NT Portion 3884 contained in Certificate of Title Volume 405 Folio 41, being land which forms part of Alice Springs Airport, shall cease to be part of that airport with effect from 1 April 1998.

Dated this

25th

day of

March

1998



MARK VAILE

[illegible]

COMMONWEALTH OF AUSTRALIA
FEDERAL AIRPORTS CORPORATION ACT 1986
DECLARATION
VARIATION OF ALICE SPRINGS AIRPORT

I, MARK ANTHONY VAILE, Minister for Transport and Regional Development, DECLARE

- a) pursuant to subsection 26(2) of the *Federal Airports Corporation Act 1986* (the Act) that:
- i) the place being part of NT portion 4005 shown as "proposed road opening" as delineated on approved Survey Plan S91/34B and S91/35B annexed hereto (previously part of NT portion 3838 contained in Certificate of Title Volume 233 Folio 049) being land which forms part of Alice Springs Airport; and
 - ii) the place being part of NT portion 4004 shown as "proposed road opening" as delineated on approved Survey Plan S91/34B and S91/34C annexed hereto (previously part of part of NT portion 802 contained in Certificate of Title Volume 022 Folio 123) being land which forms part of Alice Springs Airport,
- shall cease to be part of that airport with effect from 1 April 1998; and
- b) pursuant to subsection 26(1) of the Act that:
- i) NT portion 4437 contained in Certificate of Title Volume 502 Folio 043, a copy of which is annexed hereto; and
 - ii) NT portion 4054 contained in Certificate of Title Volume 502 Folio 042, a copy of which is annexed hereto,

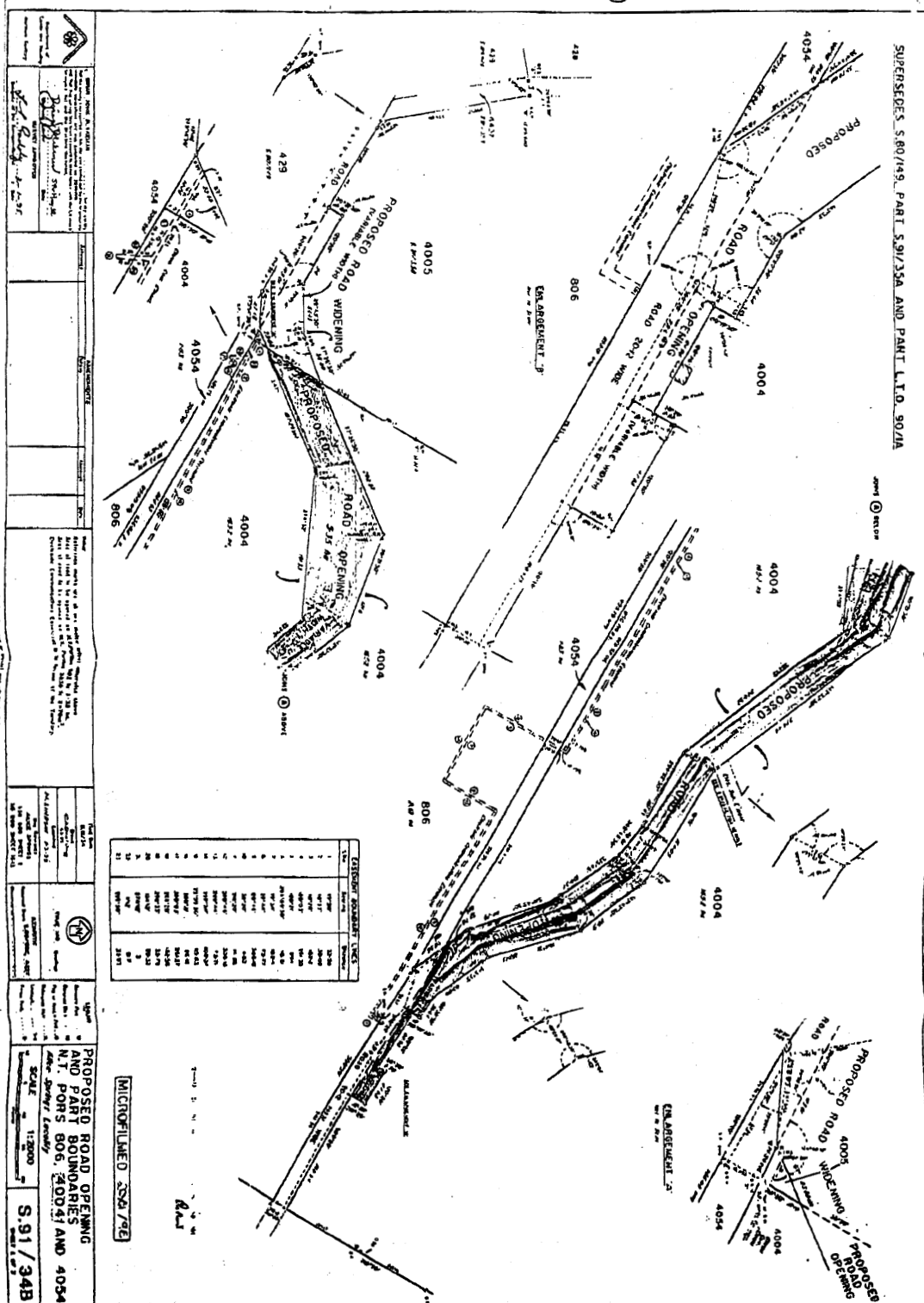
shall form part of Alice Springs Airport with effect from 1 April 1998.

Dated this

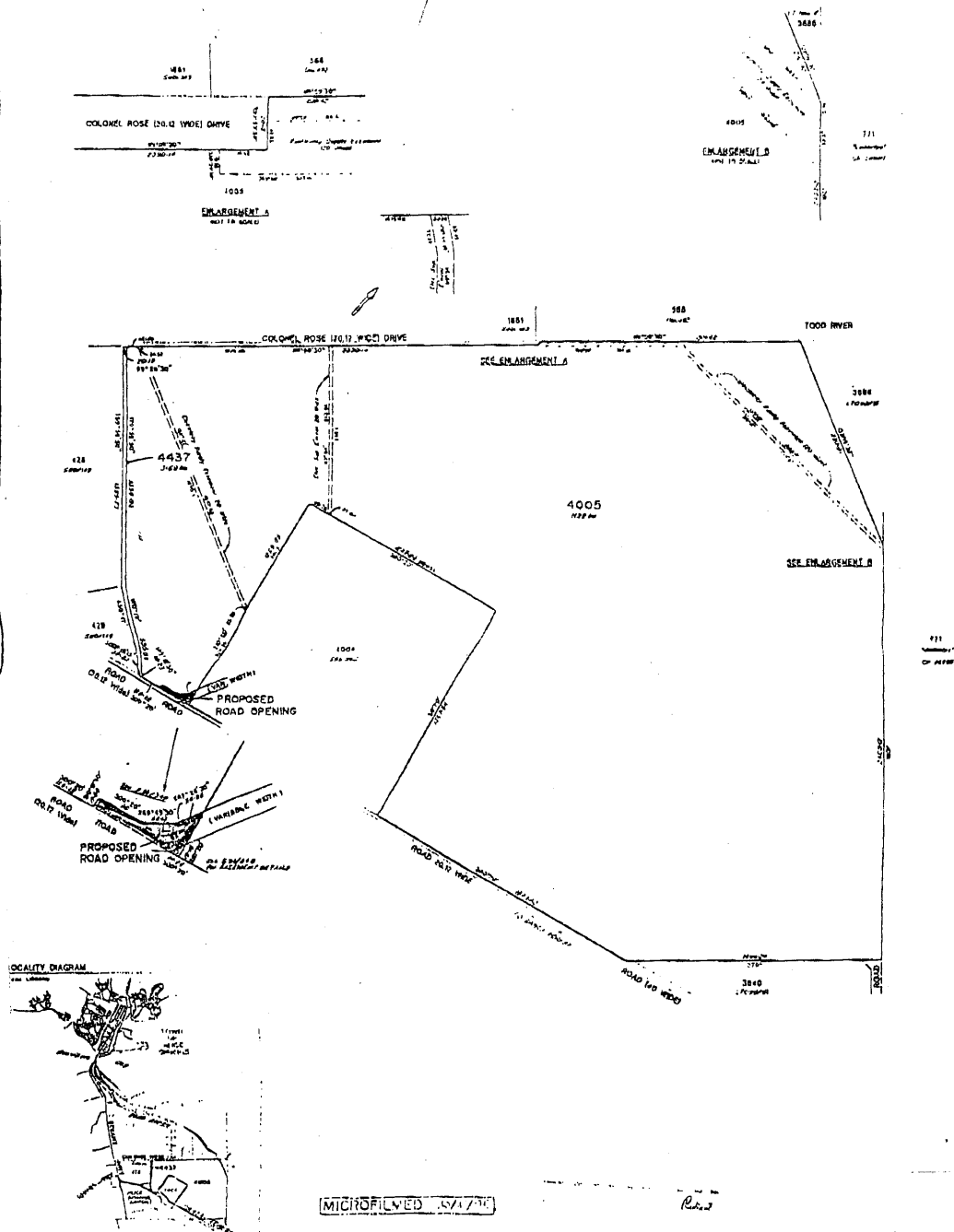
25th day of MARCH 1998



MARK VAILE



SUPERSEDES PART S.80/149

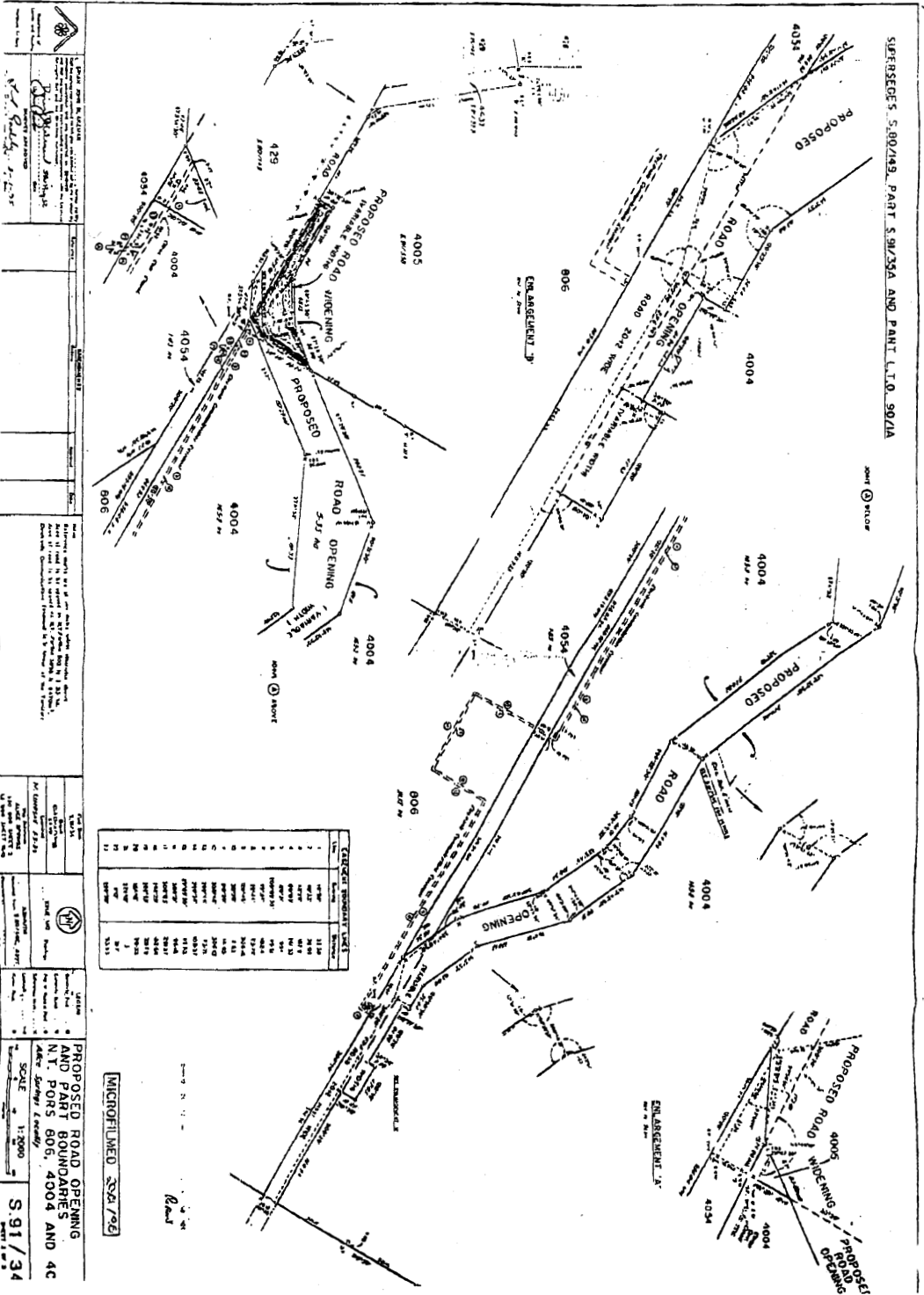


<p>1. I HEREBY CERTIFY THAT THE INFORMATION CONTAINED IN THIS DOCUMENT IS TRUE AND CORRECT.</p> <p><i>[Signature]</i></p>		<p>2. I HEREBY CERTIFY THAT THE INFORMATION CONTAINED IN THIS DOCUMENT IS TRUE AND CORRECT.</p> <p><i>[Signature]</i></p>		<p>3. I HEREBY CERTIFY THAT THE INFORMATION CONTAINED IN THIS DOCUMENT IS TRUE AND CORRECT.</p> <p><i>[Signature]</i></p>	
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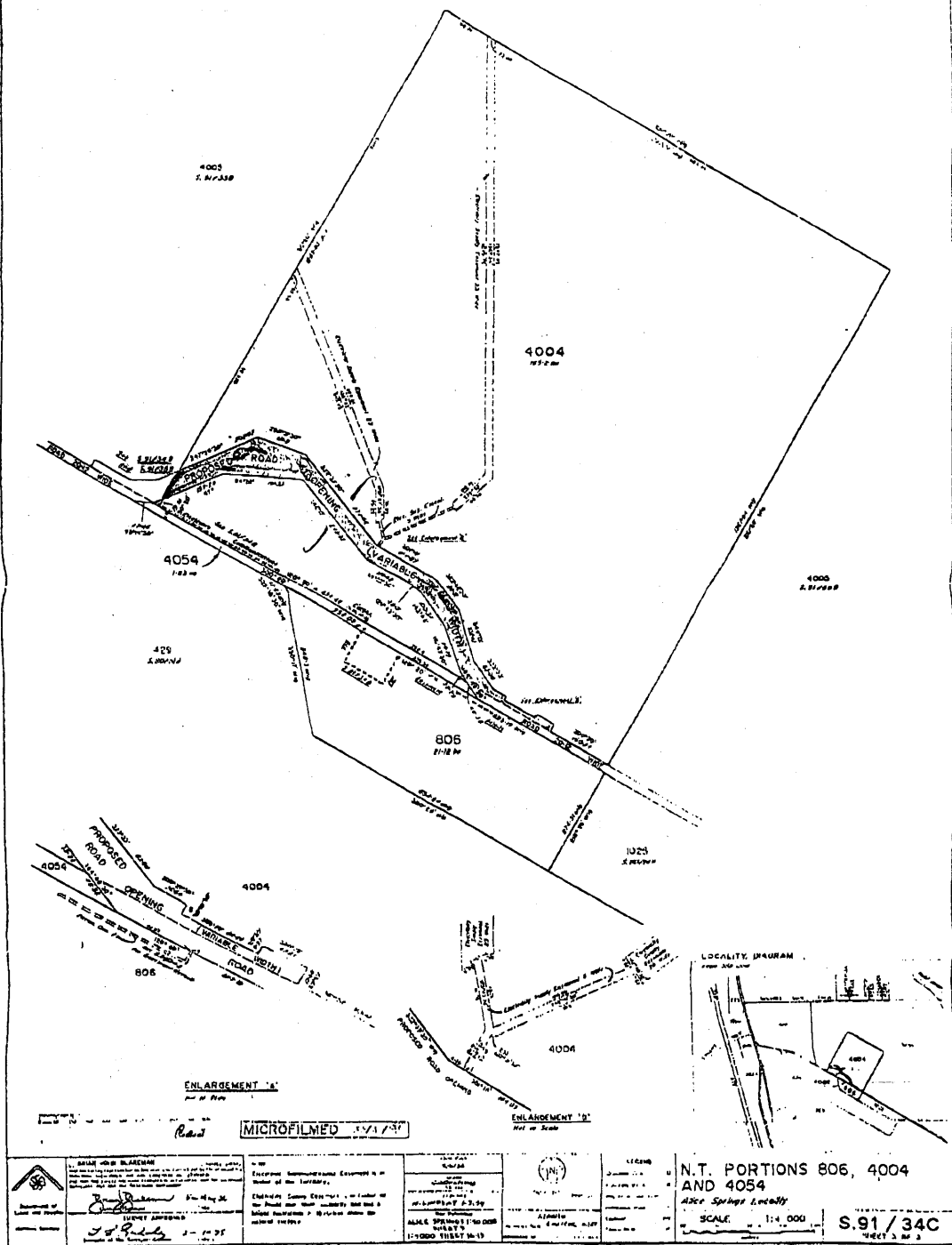
N.T. PORTIONS 4005 AND 4437
ALICE SPRINGS LOCALITY

SCALE 1:10000

S91/35B



SUPERSEDES PART PLAN S.80/149





Commonwealth
of Australia

Gazette

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SPECIAL

Commonwealth of Australia

ORIGINAL HELD
BY PARLIAMENTARY
LIAISON SECTION

ROAD TRANSPORT REFORM (DANGEROUS GOODS) REGULATIONS

I. MARK ANTHONY JAMES VAILE. Minister for Transport and Regional Development, acting under regulation 1.2 of the Road Transport Reform (Dangerous Goods) Regulations, specify 31 March 1998 as the day on which those Regulations (except regulations 1.1 and 1.2) commence.

Dated ^{24th} March 1998.

Minister for Transport and Regional Development



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**Commonwealth
of Australia**

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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 106 will become effective on 26 March 1998:

AD/CFM 56/8 Amdt 2 - CANCELLED

AD/CFM 56/11 - Accessory and Transfer Gearbox Replacement

AD/CFM 56/12 - Accessory and Transfer Gearbox Replacement

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

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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
<i>Export Control Act 1982</i>	Export Control (Hardwood Wood Chips) (1996) Regulations (Amendment)	1998 No. 54



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COMMONWEALTH OF AUSTRALIA
SAFETY REHABILITATION AND COMPENSATION ACT 1988
NOTICE OF DECLARATION UNDER SUBSECTION 5(6)

Notice No. 2 of 1998

I, PETER KEASTON REITH, Minister for Workplace Relations and Small Business, for the purposes of subsection 5(6) of the *Safety, Rehabilitation and Compensation Act 1988*:

- A. revoke a previous declaration made on 24 July 1995 (commenced on 9 August 1995) - Notice No. 2 of 1995; and
- B. declare that :
- (a) a person who is included in the class of persons referred to in the first column of the following table, being a class of persons who engage in activities or perform acts at the request and direction, for the benefit, or under a requirement made by under a law, of the Commonwealth, is declared to be employed by the Commonwealth; and
- (b) the employment of the person is declared to be constituted by the performance by the person of an act included in the class of acts referred to in the second column of that table opposite to the reference to that class of persons:

First Column Class of Persons	Second Column Class of Acts
Persons who without receiving any remuneration (excluding payments of expenses incurred) place their services at the disposal of the Australian Maritime Safety Australia [AMSA] (in relation to search and rescue services or training exercises provided by AMSA)	Acts performed in connection with search and rescue or training exercises provide by AMSA.

Dated 20th day of March 1998

Minister for Workplace Relations and Small Business

