



Commonwealth of Australia

Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 17 June 1998

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

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Mail Order Sales, AusInfo, GPO Box 84, Canberra ACT 2601

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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,

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Sydney: 32 York Street, tel. (02) 9299 6737,

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Townsville: 271 Flinders Mall, tel. (077) 21 5212,

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

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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.

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject
Pi	16.1.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the National Health Act 1953
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	Great Barrier Reef Marine Park Act 1975 Particulars of Permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.98 to 28.2.98 and 1.11.97 to 31.12.97
P8	24.4.98	Instruments made under Part VII of the National Health Act 1953
P9	29.4.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P10	29.5.98	Great Barrier Reef Marine Park Authority Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.98 to 30.5.98 not previously gazetted and for the period 1.3.98 to 31.3.98 not previously gazetted
*P11	9.6.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.

^{*} First time notified

N.N.-9609026

Government Departments

Communications and the Arts

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

DETERMINATION UNDER SUBSECTION 51(1), No 1 of 1998

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, the Information Economy and the Arts, under subsection 51(1) of the Telecommunications Act 1997 ('the Act'), determine that section 42 of the Act does not apply in relation to a network unit where there is an ACA certificate stating that, in the ACA's opinion, the network unit is being solely used for a trial.

For this Determination, the ACA, in deciding whether to issue the certificate above, may have regard to:

- (i) the duration of the trial;
- (ii) any previous trials for a similar service:
- (iii) the reasons for the trial, including whether it is for the evaluation of technical feasibility or commercial prospects;
- the effect on competition of the trial; (iv)
- (v) any charges to end-users participating in the trial;
- (vi) whether the size of the trial would unreasonably affect the revenue of a carrier: and
- any other matters the ACA considers relevant.

The certificate must include a period, not exceeding 6 months, during which it remains in force.

The ACA may issue a certificate extending the original certificate, for a period not exceeding 6 months, to take effect from the expiry of the original certificate.

The ACA may issue a new certificate after the expiry of a certificate.

Dated 1998

Pular Alst

Minister for Communications. the Information Economy and the Arts

Employment, Education, Training and Youth Affairs

Commonwealth of Australia

States Grants (Primary and Secondary Education Assistance) Act 1996

Determination No: 1998-521-s79

Variation of Schedule 8- Grants under the Special Learning Needs Program

- I, Dr Evan Arthur, delegate of the Minister for Schools, Vocational Education and Training under subsection 79(1) of the States Grants (Primary and Secondary Education Assistance) Act 1996 vary the amounts set out in Columns 2, 3 and 4 of Schedule 8 of the Act for program year 1998 in accordance with subsection 79(2) as set out below:
- (a) increase by \$3,003,300 the amount set out in Column 2 for the 1998 program year, and
- (b) decrease by \$14,900 the amount set out in Column 3 for the 1998 program year; and
- (c) decrease by \$2,988,400 the amount set out in Column 4 for the 1998 program year.

Signed:

Dr Evan Arthur Assistant Secretary

Literacy and Special Programmes Branch

Dated:

16 april 1998.

Environment

NOTICE OF AN APPLICATION RECEIVED AND A PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act* 1981, notice is given that an application was made on 28 May 1998 and a special permit granted on 29 May 1998 to the Department of Immigration and Multicultural Affairs to dispose of an illegal Indonesian fishing vessel off Ashmore Reef, Western Australia.

The following notice is relevant to the decision to issue the permit.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal (AAT), on payment of the relevant fee (currently \$500), by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. The application fee may be waived if the AAT is satisfied that the applicant is in financial hardship.

Applications should be made to the Deputy Registrar, AAT in your capital city, see under Commonwealth Government Section in the White Pages.

The following information may be of interest to persons affected by this notice:

- There is no time limit within which the AAT must make a decision on the application for review. However, AAT procedures involve time limits. Inquiries should be directed to the AAT.
- The AAT does not award any costs to any party to a matter before it.
- Attendance of hearings may be necessary depending on the nature of the case and the discretion of the AAT.
- An interpreter service can be provided if required.

In addition to the above, persons may obtain access to documents under the *Freedom of Information Act 1982*. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator Department of Environment GPO Box 787 CANBERRA ACT 2601

Further information or enquiries should be directed to:

Assistant Secretary Sustainable Industries Branch Environment Protection Group 40 Blackall St BARTON ACT 2600

Telephone: 06 274 1622 Facsimile: 06 274 1640

1. last

Mark Tucker Assistant Secretary Sustainable Industries Branch

) June 1998

NOTICE OF A VARIATION TO THE CONDITIONS OF A PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA **DUMPING) ACT 1981**

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that a variation of a special permit was granted on 24 May 1998 to the Port of Devonport Corporation that varied the conditions of the permit granted on 16 January 1998 by increasing the amount of material able to be dumped under this permit to 265,000 cubic metres. Other conditions of the permit shall remain unaltered.

Interested persons may obtain access to these documents under the Freedom of Information Act 1982. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator Department of Environment GPO Box 787 CANBERRA ACT 2601

Mark Tucker **Assistant Secretary** Sustainable Industries Branch

June 1998

NOTICE OF A VARIATION TO THE CONDITIONS OF A PERMIT GRANTED UNDER THE ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that a variation of a special permit was granted on 25 May 1998 to the Ports Corporation of Queensland that varied the conditions of the permit granted on 24 June 1997 by increasing the amount of material able to be dumped under this permit to 265,000 cubic metres. Other conditions of the permit shall remain unaltered.

Interested persons may obtain access to these documents under the *Freedom of Information Act 1982*. An application may be filed with the Department by sending a letter and cheque for \$30 to:

The Freedom of Information Coordinator Department of Environment GPO Box 787 CANBERRA ACT 2601

/ lu

Mark Tucker Assistant Secretary Sustainable Industries Branch

/ June 1998

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare Dicksonia antarctica whole plants, harvested by Mr Les Vulcz, of Beech Forest, Victoria, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of the whole plants is restricted to the following property location as specified on permits issued by the Victorian Department of Natural Resources and Environment.

CA 16A Parish of Bawongemoog

- Harvesting to be in accordance with conditions specified on permits issued by the Victorian Department of Natural Resources and Environment.
- The maximum number of plants which may be harvested is limited to the number specified on the permits issued by the Victorian Department of Natural Resources and Environment.
- 4. The following details need to be recorded and provided annually to the Designated Authority:

total number of plants harvested (detailing both domestic and export quantities); number of plants transplanted; and number of propagated plants (tubestock) planted.

- The tag numbers on each stem/plant proposed for export are to be specified in the applications for permits to export.
- 6. This declaration is valid until 30 June 2000, or until the declaration of a Statewide Management Program for Victorian flora, whichever is the earlier, and subject to the issue of relevant licences by the Victorian Department of Natural Resources and Environment.

Dated this / r day of June 1999

Minister for the Environment

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

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

CANBERRA ACT 2601
Telephone: (06) 250 0200 Facsimile: (06) 250 0243

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

- I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare existing stocks and collections of shells of native marine molluscs, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:
- 1. The owner must be able to satisfy Environment Australia that the stocks or collections of shells were legally acquired from the wild prior to the date of this declaration.
- The owner must have registered a full inventory of his or her collection/stock with Environment Australia.
- This declaration is valid from 1 July 1998 until 30 June 2003.

Dated this 3, day of J__ 1998

Minister for the Environment

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

Director, Wildlife Population Assessment Section

Biodiversity Group Environment Australia GPO Box 636 CANBERRA ACT 2601

Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243



GREAT BARRIER REEF MARINE PARK ACT 1975

GREAT BARRIER REEF

Notice of intent to prepare a zoning plan for the Great Barrier Reef Marine Park—Gumoo Woojabuddee Section

The Great Barrier Reef Marine Park Authority, in accordance with section 32(2) of the *Great Barrier Reef Marine Park Act* 1975, hereby:

- (a) states that it intends to prepare a zoning plan in respect of that area in the Great Barrier Reef Marine Park assigned the name 'Great Barrier Reef Marine Park—Gumoo Woojabuddee Section' the boundaries of which are set out in the Proclamation published in the Commonwealth of Australia Gazette No. GN 2, 14 January 1998;
- (b) invites interested persons to make representations in connection with the proposed plan on or before Friday 31 July 1998; and
- (c) specifies the following address to which such representations may be forwarded.

The Chairperson Great Barrier Reef Marine Park Authority PO Box 1379 TOWNSVILLE QLD 4810 Attention: Nicole Walsh

Additional Information

Section 32(7) of the *Great Barrier Reef Marine Park Act 1975* specifies that in the preparation of a zoning plan regard shall be had to the following objects:

- (a) the conservation of the Great Barrier Reef;
- (b) the regulation of the use of the Marine Park so as to protect the Great Barrier Reef while allowing for reasonable use of the Great Barrier Reef Region;
- (c) the regulation of activities that exploit the resources of the Great Barrier Reef Region so as to minimise the effect of those activities on the Great Barrier Reef;
- (d) the reservation of some areas of the Great Barrier Reef for its appreciation and enjoyment by the public; and
- (e) the preservation of some areas of the Great Barrier Reef in its natural state undisturbed by man except for the purposes of scientific research.

Representations may include matters relevant to objects (a) to (e) above in relation the Gumoo Woojabuddee Section. The Authority would also welcome representations regarding the size and location of zones and the regulation of activities within them, and any other matters relating to the management of the Gumoo Woojabuddee Section.

Ian McPhail Chairperson

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of registration

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 4 June 1998 the registration of the following party:

Socialist Equality Party

W J Gray Electoral Commissioner

Commonwealth Electoral Act 1918

APPOINTMENT OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling places named in Column 2 of the Schedule, to be polling places for the Divisions specified in Column 1.

David Muffet

Australian Electoral Officer

for Victoria

28 May 1998

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

Victoria

LA TROBE

Hallam Valley

Timbarra Community Centre

MURRAY

Kialla Park

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule, being polling places for the Divisions specified in Column 1.

David Muffet

Australian Electoral Officer

for Victoria

28 May 1998

SCHEDULE

Colum	n 1		
Electo	ral D	ivision	

Column 2 Polling Place

Victoria

BALLARAT

Ballarat Base Hospital

Ballarat St John of God Hospital

Ballarat West Callawadda Eureka Kingston Millbrook

Queen Elizabeth Centre

CHISHOLM

Ashwood North Ashwood South

CORANGAMITE

Fyansford

JAGAJAGA

Mont Park

MELBOURNE

Blvth

Brunswick West

Commonwealth Electoral Act 1918

APPOINTMENT OF A POLLING PLACE

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling place named in Column 2 of the Schedule, to be a polling place for the Division specified in Column 1.

Frances Mary Howat Australian Electoral Officer for New South Wales

1 June 1998

SCHEDULE

Column 1 Electoral Division

Column 2 Polling Place

Australian Capital Territory

FRASER

Ngunnawal

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to polling places for the Divisions specified in Column 1 of the Schedule:

- (a) pursuant to section (80)(c) of the Commonwealth Electoral Act, 1918, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section (80)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

Frances Mary Howat Australian Electoral Officer for New South Wales

3 June 1998

SCHEDULE

Column 1 Electoral Division Column 2
Previous name of polling place

Column 3
New name of polling place

Australian Capital Territory

CANBERRA

Woden Valley Hospital

Canberra Hospital

FRASER

Manuka `

Barton

Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DECLARATION UNDER SUBSECTION 85 (2)

No. PB 10 of 1998

- I, DAVID TREVOR GRAHAM, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to subsection 85 (2) of the *National Health Act 1953*, hereby make the following Declaration:
- 1. This Declaration shall come into operation on 1 July 1998.
- 2. Declaration No. PB 6 of 1998 under subsection 85 (2) of the *National Health Act 1953* made on 8 April 1998 with effect from 1 May 1998 is, in this Declaration, referred to as the Principal Declaration.
- 3. Schedule 5 to the Principal Declaration is amended by inserting "Delavirdine Mesylate" after "Cyclosporin".

Dated this

third

day of June

1998.

D. GRAHAM

Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

1786 Government departments

COMMONWEALTH OF AUSTRALIA
National Health Act 1953

PHARMACEUTICAL BENEFITS

DECLARATION UNDER SUBSECTION 85 (2)

No. PB 11 of 1998

- I, DAVID TREVOR GRAHAM. Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to subsection 85 (2) of the National Health Act 1953, hereby make the following Declaration:
- 1. This Declaration shall come into operation on 17 June 1998.
- 2. Declaration No. PB 6 of 1998 under subsection 85 (2) of the *National Health Act 1953* made on 8 April 1998 with effect from 1 May 1998 is, in this Declaration, referred to as the Principal Declaration.
- 3. Schedule 1 to the Principal Declaration is amended by omitting "Mibefradil Dihydrochloride".

Dated this

tenth

day of Jun

1998.

D. GRAHAM

Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DECLARATION UNDER SUBSECTION 85 (2AA)

No. PB 12 of 1998

- I, DAVID TREVOR GRAHAM. Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, having in accordance with subsection 85 (2AB) of the *National Health Act 1953* obtained the advice of the Pharmaceutical Benefits Advisory Committee, pursuant to subsection 85 (2AA) of the *National Health Act 1953*, hereby make the following Declaration:
- 1. This Declaration shall come into operation on 17 June 1998.
- 2. The drugs and medicinal preparations specified in the Schedule to this Declaration shall cease to be drugs and medicinal preparations to which Part VII of the *National Health Act 1953* applies.

THE SCHEDULE

Mibefradil Dihydrochloride

Dated this

tenth

day of

Juna

1998.

D. GRAHAM

Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS

DETERMINATIONS UNDER SECTIONS 85, 85A AND 88

- I, DAVID TREVOR GRAHAM, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Family Services and Delegate of the Minister for Health and Family Services, pursuant to sections 85, 85A and 88 of the *National Health Act 1953*, hereby make the following Determinations:
- 1. These Determinations shall come into operation on 17 June 1998.
- 2. The Determinations under sections 85, 85A and 88 of the National Health Act 1953 made on 8 April 1998 with effect from 1 May 1998 are, in this Determination, referred to as the Principal Determinations.
- 3. The First Schedule—Part 1 to the Principal Determinations is amended by omitting the details in respect of "Mibefradil Dihydrochloride".

Dated this

teeth.

day of

Tune

1998.

D. GRAHAM

Assistant Secretary

Pharmaceutical Benefits Branch

Department of Health and Family Services

Delegate of the Minister for Health and Family Services

Health and Family Services

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS LICENSED TO MANUFACTURE THERAPEUTIC GOODS

I, B G Beard (Acting Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the Therapeutic Goods Act, hereby publish a list of :

- the persons who are licensed to manufacture therapeutic goods pursuant to Part 4 of the Act,
- the steps of manufacture that each of those licences authorise; and
- the address of each of those premises to which the licences relate.

June 1998

Persons who are licensed:

Bruce Graham t/a Bruce Graham Consulting

Classes of goods:

A single step in the manufacture of therapeutic goods from human use: namely release for supply.

The steps of manufacture:

This licence authorises only the manufacturing process of release for supply of drugs and listable devices.

The address of premises to which licence relates: Bruce Graham Ve Bruce Graham Consulting 1/53 Tintern Avenue TELOPEA NSW 2117

Persons who are licensed:

Allergan Australia Pty Limited

Classes of goods:

A single step in the manufacture of therapeutic goods for human use: namely cartoning and labelling.

The steps of manufacture:

This licence authorises only the manufacturing process of cartoning and labelling and release for supply of drugs and sterile therapeutic devices.

The addresses of premises to which licence relates: Allergen Australia Pty Limited 22 Rodborough Roed FRENCHS FOREST NSW 2086

Persons who are licensed:

The Geelong Hospital Institute Bone Bank

Classes of goods:
Manufacture of therapeutic goods from human
tissue.
The steps of manufacture:

This licence authorises only the manufacture of fresh frozen bone.

The address of premises to which licence relates: The Geelong Hospital Institute Bone Bank Bellarine Street GEELONG VIC 3220 Persons who are licensed:

The Perfect Potion Products Pty Ltd t/a The Perfect Potion

Classes of goods:

Manufacture of non-sterile therapeutic goods for human use.

The steps of manufacture:

This licence authorises all steps in the manufacture of Essential Oils, Massage Oils and Ointments.

The address of premises to which licence relates: The Perfect Potion Products Pty Ltd t /a The Perfect Potion 1/15 Virginia Street VIRGINIA QLD 4014

Persons who are licensed.

Novogen Limited

Classes of goods: Manufacture of starting materials for the manufacture of therapeutic goods for human use.

The steps of manufacture:

This licence authorises only the manufacture of nonsterile active pharmaceutical ingredients in dry form by extraction from plant materials namely: phyto-oestrogenic substances.

The address of premises to which licence relates: Novogen Limited 13 Donaidson Street NORTH WYONG NSW 2259

Industry, Science and Tourism

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 20 OF 1998

CUSTOMS ACT 1901

EXCISE ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* and section 4AA of the *Excise Act 1901*, approve the attached "Duty/Sales Tax Free – Sealed Bag Declaration" form, as the approved form for the purposes of subregulation 93(14) of the Customs Regulations and subregulation 79(14) of the Excise Regulations.

This instrument is approved for use on and from gazettal.

Instruments of Approval Numbers 3 to 6 of 1993, which approved the "Export Sales – Sealed Bag Declaration" forms, are revoked with effect on and from the date of gazettal of this instrument.

Dated this // day of June 1998.

L B WOODWARD

Chief Executive Officer



Duty/Sales Tax Free - Sealed Bag Declaration

To the Commissioner of Taxation and/or the Chief Executive Officer of Customs under the Sales Tax Assessment Regulations and/or the Customs Regulations and/or the Excise Regulations

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Purchasing Details	ails	
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Date of taking po	Date of taking possession of the goods (if different from invoice date)	ferent from invoice date)

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Point of Departure from Australia	

Traveller Statements - All Travellers

will take these goods with me when I depart from Australia on a journey to a foreign country. If I do not take the goods out of Australia on the flight/voyage, specified above, I will notify the proprietor of the store where the goods were purchased by noon the next working day that the goods were not exported; and

if the goods are to be exported on a subsequent flight/voyage within 48 hours of the flight/voyage specified above, I will notify the proprietor of that intention and the new light/voyage details; but

I am aware that if I bring the goods back with me on my return to Australia I will declare the goods to Customs if the total value of the declarable goods in my if not so exported within 48 hours, I will return the sealed bag containing the unused goods to the store.

possession exceeds the passenger concessional limits.

If the goods are packed in a sealed bag for carriage as cabin or hold luggage on

will carry them in full view at the airport or wharf departure area and not pack them in an aircraft or cruise vessel: my luggage; will not remove or alter any invoice attached to the outside of the sealed bag, or other sealed package I will surrender the sealed bag for examination and for invoice detachment to an authorised collection officer after passing through Customs;

will surrender the sealed package to the authorised collection officer at the baggage Where the sealed package is to be stored in the hold of an aircraft or cruise vessel, I check-in counter, to allow for invoice detachment; I will not interfere with or break the seals of the bag or other package until the invoices attached to the outside have been detached by authorised collection officers (or airline or shipping personnel); and

will not give a sealed bag or other sealed package to any other person to carry onto the aircraft or cruise vessel for me. If the goods are packed in a sealed bag and are delivered by the Duty Free Shop to a non-cruise vessel (including cargo ship), yacht and itinerant craft: will not remove or alter any invoice attached to the outside of the sealed bag, or other sealed

I am aware that the Taxation Administration Act 1953 may provide for penalties of up to \$5000.00 and/or imprisonment for up to 12 months where a person makes a false or misleading statement in this declaration, and the Customs Act 1901 and the Excise Act 1901 provides for severe penalties if sealed bags are interfered with or not exported. package or break the seals of the bag or other package until departure from Australia.

declare that all the information given by me in this form is true and correct and I will undertake to comply with the conditions in the declaration.

WARNING

The Taxation Administration Act 1953, the Customs Act 1901 and the Excise Act 1901 provide for severe penalties for persons who make You must ensure that all information in this statement is correct. statements to officers which are false or misleading in a material way.

Signature of Traveller.

Customs Act 1901

Notice under Section 15

APPOINTMENT NOTICE No. W96/010

- I, Craig Andrew Sommerville pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by a power to appoint under Section 15 of the Customs Act 1901 and to revoke such appointments under Section 15 of the Customs Act 1901 under Section 33(3) of the Acts Interpretation Act 1901 hereby:
- (a) declare that the airport proclaimed in the Customs Proclamation Notice No.902 which appeared in the Commonwealth of Australia Gazette No. 48 of 23 August 1956, cease to be deemed an airport appointed under Section 15 of the Customs Act 1901;
- (b) appoint as an airport the area known as "Kalgoorlie Airport" at Kalgoorlie, Western Australia, shown as the enclosed area on Department of Land Administration Plan Number 17928, for the purpose of emergency landings only

(c) fix as the limits of that airport, the bounds thereof as shown in the said plans.

Dated this + Ah day of here 1

CRAIG ANDREW SOMMERVILLE

Regional Manager Border Australian Customs Service

Western Australia

Customs Act 1901

Notice under Section 15

APPOINTMENT NOTICE No. W96/011

- I, Craig Andrew Sommerville pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by a power to appoint under Section 15 of the Customs Act 1901 and to revoke such appointments under Section 15 of the Customs Act 1901 under Section 33(3) of the Acts Interpretation Act 1901 hereby:
- (a) declare that the airport proclaimed in the Customs Proclamation Notice No.902 which appeared in the Commonwealth of Australia Gazette No. 48 of 23 August 1956, cease to be deemed an airport appointed under Section 15 of the Customs Act 1901;
- (b) appoint as an airport the area known as "Perth Airport" at Perth, Western Australia, shown as the enclosed area on Department of Land Administration Plan Number 19829.
- (c) fix as the limits of that airport, the bounds thereof as shown in the said plans.

Dated this 27th day of Many 1998

CRAIG ANDREW SOMMERVILLE

Regional Manager Border Australian Customs Service

Western Australia

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NO._CE 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.

SCHEDULB	(Foreign Currency = AUS \$1)								
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	
	Currency	27/05/98	28/05/98	29/05/98	30/05/98	31/05/98	01/06/98	02/06/98	
Austria	Schillings	7.7325	7.7939	7.8002	7.8002	7.8002	1,7990	7.6815	
Belgium/Lux	France	22.6600	22.8300	22.8600	22.8600	22.8600	22.8700	22.5300	
Brazil	Reals	.7156	.7156	.7161	.7161	.7161	,7152	.7058	
Canada	Dollers	.9027	.9038	.9058	.9058	.9058	.9057	.8935	
China	Yuan	5.1367	5.1483	5.1573	5.1573	5.1573	5.1472	. 5,0753	
Denmark	Kroner	4.1864	4.2187	4.2200	4.2200	4.2200	4.2219	4.1577	
EC	2CU	. 5578	.5618	.5626	.5626	.5626	.5632	.5536	
F11i	Dollar	1.2488	1.2521	1.2538	1.2538	1,2538	1.2474	1.2414	
Finland	Markka	3.3390	3.3653	3.3675	3.3675	3.3675	3.3681	3.3168	
France	France	3,6858	3.7145	3.7170	3.7170	3.7170	3.7196	3.6588	
Germany	Doutschmark	1,0989	1.1076	1.1086	1,1086	1,1086	1.1083	1.0915	
Greece	Drachmae	188.1500	190.8600	189.8500	189.8500	189.8500	199.2300	186.3700	
Hong Kong	Dollars	4.8058	4.8174	4.8263	4.8263	4.8263	4.8172	4.7502	
India	Rupees	25.5868	25.6731	25.8478	25.8478	25.8478	25.9586	25.5963	
Indonesia	Rupiah	6482.0000	6710.0000	7084.0000	7084.0000	7084.0000	7003.0000	7181.0000	
Ireland	Pounds	.4354	.4390	.4392	.4392	.4392	.4395	.4321	
Israel	Shakel	2.2535	2.2547	2.2713	2.2713	2.2713	2,2694	2.2328	
Italy	Lire	1083.4200	1091.2700	1092.0600	1092,0600	1092.0600	1092,1700	1075.6600	
Japan	Yen	85.4400	85.3500	86.3800	86.3800	86.3800	86.2800	85.5200	
Korea	Wob	870.1600	873.6800	877.7700	877.7700	877.7700	872.4000	859.7300	
Salaysia	Ringgit	2.3805	2.3940	2.4125	2.4125	2.4125	2.4031	2.4226	
Wetherlands	Guilder	1.2387	1.2484	1.2495	1.2495	1.2495	1.2492	1.2303	
Wew Zealand	Dollar	1.1650	1.1633	1.1660	1.1660	1.1660	1.1631	1.1646	
Norway	Kroner	4.6435	4.7007	4.6923	4.6923	4.6923	4.6824	4.6100	
Pakistan	Rupes	27.4000	27.4900	27.5000	27.5000	27.5000	27.6300	27.2500	
Papua NG	Kina	1.2705	1.2725	1,2795	1.2795	1.2795	1.2775	1.2637	
hilippines	Peso	23.9500	24.2100	24.1700	24.1700	24.1700	24.2700	24.1300	
Portugal	Escudo	112.3300	113.3000	113.3100	113.3100	113.3100	113,3500	111.610(
ingapore	Dollar	1.0277	1.0354	1.0437	1.0437	1.0437	1.0459	1.0361	
clonen Is.	Dollar	2.9571	2.9637	2.9690	2.9690	2.9690	2.9633	2.926(
South Africa	Rand	3.1769	3.2021	3.2230	3.2230	3,2230	3.2060	3,1894	
pain	Peseta	93.3500	94.0700	94.2100	94.2100	94.2100	94.2100	92.6901	
Fi Lanka	Rupee	40.0100	40.1200	40.2500	40.2500	40,2500	40.2400	39.6601	
iveden	Krona	4.8061	4.8606	4.8603	4.8603	4.8603	4.8709	4.793	
wiczerland	Franc	.9127	.9160	.9182	.9182	.9182	.9219	.905!	
Caiwan	Dollar	20,9900	21,0400	21.1500	21.1500	21.1500	21,1700	21.020	
Chailand	Babt	24.3600	24.6300	25.0000	25.0000	25.0000	25.2500	25.860	
TK.	Pounds	. 3795	. 3610	. 3828	.3828	.3828	.3812	.374	
U S A	Dollar	.6204	.6218	. 6229	.6229	.6229	.6217	.613	

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CAMBERRA A.C.T.
03/05/98

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	.US \$1)		
Column 1	Column 2 Currency	Column 3 03/06/98	Column 4 04/06/98	Column 5 05/06/98	Column 6 06/06/98	Column 7 07/06/98	Column 8 08/06/98	Column 9 09/06/98
Austria	Schillings	7.7015	7.5883	7.5651	7.5651	7.5651	7.5651	7.4877
Belgium/Lux	Francs	22.5600	22.2500	22.1600	22.1600	22.1600	22.1600	21.9400
Brazil	Reals	.7078	.7019	.7003	.7003	.7003	.7003	.6898
Canada	Dollars	.8923	.8862	.8853	.8853	.8853	.8853	.8726
China	Yuan	5.0921	5.0483	5.0372	5.0372	5.0372	5.0372	4.9563
Denmark	Kroner	4.1675	4.1062	4.0977	4.0977	4.0977	4.0977	4.0540
EC	ECU	.5549	.5472	.5460	.5460	.5460	.5460	.5398
Fiji	Dollar	1.2419	1.2374	1.2363	1.2363	1.2363	1.2363	1.2329
Finland	Markka	3.3244	3.2754	3.2682	3.2682	3.2682	3.2682	3.2334
France	Francs	3.6680	3.6163	3.6075	3.6075	3.6075	3.6075	3.5682
Germany	Deutschmark	1.0937	1.0779	1.0754	1.0754	1.0754	1.0754	1.0642
Greece	Drachmae	186.0900	183.3100	182.3000	182.3000	182.3000	182.3000	180.2700
Hong Kong	Dollars	4.7655	4.7244	4.7145	4.7145	4.7145	4.7145	4.6381
India	Rupees	25.6937	25.4892	25.4286	25.4286	25.4286	25.4286	25.1008
Indonesia	Rupiah	7071.0000	7066.0000	7056.0000	7056.0000	7056.0000	7056.0000	7052.0000
Ireland	Pounds	.4330	.4267	.4259	.4259	.4259	.4259	.4212
Israel	Shekel	2.2404	2,2225	2.2198	2.2198	2.2198	2.2198	2.1894
Italy	Lire	1077.9600	1062.1000	1059.2400	1059.2400	1059.2400	1059.2400	1048.4500
Japan	Yen	85.2100	84.2500	84.4300	84.4300	84.4300	84.4300	84.2300
Korea	Won	859.6200	849.6200	849.1200	849.1200	849.1200	849.1200	837.6400
Malaysia	Ringgit	2.4125	2.4085	2.4141	2.4141	2.4141	2.4141	2.3901
Netherlands	Guilder	1.2330	1.2158	1.2124	1.2124	1.2124	1.2124	1.1997
New Zealand	Dollar	1.1668	1.1628	1.1716	1.1716	1.1716	1.1716	1.1786
Norway	Kroner	4.6046	4.5379	4.5243	4.5243	4.5243	4.5243	4.4731
Pakistan	Rupee	27.3500	27.0400	27.0500	27.0500	27.0500	27.0500	26.6100
Papua NG	Kina	1.2647	1.2554	1.2520	1.2520	1.2520	1.2520	1.2355
Philippines	Peso	24.1900	23.7600	23.7800	23.7800	23.7800	23.7800	23.6500
Portugal	Escudo	111.8000	110.1100	109.7900	109.7900	109.7900	109.7900	108.6600
Singapore	Dollar	1.0303	1.0239	1.0272	1.0272	1.0272	1.0272	1.0250
Solomon Is.	Dollar	2.9356	2.9103	2.9041	2.9041	2.9041	2.9041	2.8614
South Africa	Rand	3.1554	3.1161	3.1079	3.1079	3.1079	3.1079	3.0875
Spain	Peseta	92.9100	91.6200	91.3100	91.3100	91.3100	91.3100	90.3300
Sri Lanka	Rupee	39.6800	39.3800	39.3000	39.3000	39.3000	39.3000	38.7900
Sweden	Krona	4.7886	4.7170	4.7133	4.7133	4.7133	4.7133	4.6858
Switzerland	Franc	.9095	.8987	.8941	.8941	.8941	.8941	.8843
Taiwan	Dollar	21.0700	20.8600	20.8200	20.8200	20.8200	20.8200	20.7800
Thailand	Baht	25.5900	25.9500	26.0300	26.0300	26.0300	26.0300	25.8100
UK	Pounds	.3756	.3719	.3718	.3718	.3718	.3718	.3663
USA	Dollar	.6150	.6097	.6084	.6084	.6084	.6084	.5986

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
10/06/98

Transport and Regional Development

INSTRUMENT NO M01/98

EXPLOSIVES ACT 1961

EXPLOSIVES REGULATIONS

APPOINTMENT OF COMPETENT AUTHORITY

Pursuant to Regulation 10 of the Explosives Regulations, I, Mark Anthony James Vaile, Minister for Transport and Regional Development, hereby –

- 1. Revoke all previous appointments under the Regulation
- 2. Appoint the person for the time being occupying or performing the duties of the office of Commander Support Australia, Department of Defence, being an officer of at least the rank of Commodore, Brigadier or Air Commodore, to be both:
 - a Competent Authority for the purposes of Regulation 69, and
 - a Competent Authority for the purposes of these Regulations other than Regulation 69.

Dated this 29 day of May, 1998

MARK VAILE Minister for Transport and Regional Development

16/6/66

Treasurer

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

INSTRUMENT UNDER SUBSECTION 38A(3)

Whereas the laws specified in the First Schedule have been passed, or made, for the purpose of making provision consequent upon or in relation to, the merger of the body corporate specified in column 1 in the Second Schedule with the body corporate specified opposite in column 2 in the Second Schedule, being bodies corporate that carry on the general business of banking.

I, CHARLES RODERICK KEMP, Assistant Treasurer acting for and on behalf of the Treasurer, declare these laws to be laws to which subsection 38A(3) of the Banking Act 1959 applies.

FIRST SCHEDULE

Bank Mergers (Advance Bank) Regulation 1998 (made under the Bank Mergers Act 1996 of New South Wales)

Bank Mergers (South Australia) (StGeorge/Advance) Regulations 1998 (made under the Bank Mergers (South Australia) Act 1997)

Advance Bank Integration Act 1997 (made in Queensland)

SECOND SCHEDULE

Column 1

Column 2

Advance Bank Australia Limited

St George Bank Limited

Dated

Assistant Treasurer

Government departments

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

Revocation of Authority to Carry on Banking Business in Australia

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, and being satisfied that Advance Bank Australia Limited is a body corporate that is in possession of an authority under section 9 of the Banking Act 1959 and has ceased to carry on banking business in Australia, hereby revoke under subsection 9(8) of the Banking Act 1959 the authority under section 9 of the Banking Act 1959 held by Advance Bank Australia Limited.

Dated

2 JUN 1998

WILLIAM DEANE

Governor-General

By His Excellency's Command

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

INSTRUMENT UNDER SUBSECTION 38A(3)

Whereas the laws specified in the First Schedule have been passed, or made, for the purpose of making provision consequent upon or in relation to, the merger of the body corporate specified in column 1 in the Second Schedule with the body corporate specified opposite in column 2 in the Second Schedule, being bodies corporate that carry on the general business of banking.

I, CHARLES RODERICK KEMP, Assistant Treasurer acting for and on behalf of the Treasurer, declare these laws to be laws to which subsection 38A(3) of the Banking Act 1959 applies.

FIRST SCHEDULE

Bank Mergers (Advance Bank) Regulation 1998 (made under the Bank Mergers Act 1996 of New South Wales)

Bank Mergers (South Australia) (StGeorge/Advance) Regulations 1998 (made under the Bank Mergers (South Australia) Act 1997)

Advance Bank Integration Act 1997 (made in Queensland)

SECOND SCHEDULE

Column 1

Column 2

Advance Bank Australia Limited

St George Bank Limited

Dated

Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

BANKING ACT 1959

Revocation of Authority to Carry on Banking Business in Australia

I, WILLIAM PATRICK DEANE. Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, and being satisfied that Advance Bank Australia Limited is a body corporate that is in possession of an authority under section 9 of the Banking Act 1959 and has ceased to carry on banking business in Australia, hereby revoke under subsection 9(8) of the Banking Act 1959 the authority under section 9 of the Banking Act 1959 held by Addance Bank Australia Limited.

Dated

2 JUN 1998

WILLIAM DEANE

Governor-General

By His Excellency's Command

Assistant Treasurer

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Toyota Motor Sales Australia Limited is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Toyota Motor Sales Australia Limited proposes to acquire an interest in the Australian urban land described in the notice furnished on 7 May 1998 under section 26A of the Act:

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

Dated this

day of

1998.

Assistant Treasurer

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Marilyn Kay Seymour is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Marilyn Kay Seymour proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 14 May 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) Marilyn Kay Seymour proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

day of

1998.

Assistant Treasurer

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Em-Hui Seah is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Ern-Hui Seah proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 8 May 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) Ern-Hui Seah proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

day of

1998.

Assistant Treasurer

9609045



Insurance Act 1973 Insurance Laws Amendment Act 1998

NOTICE OF MAKING OF INSTRUMENTS

INSURANCE (LLOYD'S SECURITY TRUST FUND ARRANGEMENTS) DETERMINATION 1998 AND INSURANCE (DESIGNATED SECURITY TRUST FUNDS) RULES 1998

The Insurance and Superannuation Commissioner has made two instruments under the *Insurance Act 1973* (the "Act") by virtue of section 4 of the *Acts Interpretation Act 1901* and Schedule 2 of the *Insurance Laws Amendment Act 1998*, entitled "Insurance (Lloyd's Security Trust Fund Arrangements) Determination 1998" and "Insurance (Designated Security Trust Funds) Rules 1998", dated 13 May 1998.

INSURANCE (LLOYD'S SECURITY TRUST FUND ARRANGEMENTS) DETERMINATION 1998

Under subsection 68(1) of the Act, the Commissioner made a subsection 68(1) instrument. The instrument requires, among other things:

- (a) Lloyd's to ensure that security trust fund arrangements, and ancillary or incidental arrangements, that are in accordance with the instrument are in existence;
- (b) the trust deed for a security trust fund, or any alteration of such a trust deed, to be approved, in writing, by the Commissioner;
- (c) the trustee of a security trust fund to be approved by the Commissioner;
- (d) certain conditions to be met with respect to the funding and assets of a security trust fund; and
- (e) certain conditions to be met by Lloyd's with respect to information, records, notices and agreements.

INSURANCE (DESIGNATED SECURITY TRUST FUNDS) RULES 1998

Under subsection 70(1) of the Act, the Commissioner made subsection 70(1) rules. The rules require, among other things:

- (a) the trustee of a designated security trust fund to comply with the Act and with the trust deed that was the security trust fund approved by the Commissioner under the subsection 68(1) instrument;
- (b) the trustee of a designated security trust fund to hold the assets of a designated security trust fund and apply them in accordance with the rules; and
- (c) certain conditions to be met by the trustee of a designated security trust fund with respect to liabilities, suspense accounts, records, notices and the provision of information.

The instruments both commence on the commencement of Schedule 2 (other than item 27) to the Insurance Laws Amendment Act 1998.

Copies of each instrument can be obtained free of charge by ringing 02 6247 2299 or from:

Insurance and Superannuation Commission 243-251 Northbourne Avenue LYNEHAM ACT 2602

This notice is given under sections 46A and 48 of the Acts Interpretation Act 1901 and subsection 5(3) of the Statutory Rules Publication Act 1903 (read with regulation 3 of the Rules Publication Regulations).

Dated 17 June 1998

(Published by authority of the Insurance and Superannuation Commissioner)



Life Insurance Act 1995

NOTICE OF MAKING OF COMMISSIONER'S RULES

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

- Commissioner's Rules Number 31, for the purposes of subsections 117(2)&(3) of the Act, made on 15 June 1998.
- Commissioner's Rules Number 32, for the purposes of subsections 244(1)&(2) of the Act, made on 15 June 1998.

These Commissioner's rules commence to have effect on 7 January 1998.

Copies of the Commissioner's rules are available from:

Life Insurance Group
Insurance and Superannuation Commission
GPO Box 9836
Canberra ACT 2601

Inquiries about copies should be made by ringing Ms Ros Garrett on (02) 6213 5018.

Dated 12 June 1998.

(Published by authority of the Insurance and Superannuation Commissioner)

9609047

COMMISSIONER OF TAXATION

NOTICE OF RULINGS

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

Ruling Number	Subject	Brief Description
SST 10	Sales tax: authorities and public authorities for the purposes of Items 126 and 127.	Ruling sets out the ATO view on what is an 'authority' for the purposes of Item 126 in Schedule 1 to the ST(E&C) Act and 'public authority' for the purposes of Item 127 in that Schedule.
SST 11	Sales tax: a guide to the classification of goods under the sales tax law.	Rulings explains how to classify goods for sales tax purposes and how to interpret the sales tax legislation.
TR 98/9	Income tax: deductibility of self-education expenses.	Ruling discusses in which circumstances and what types of self education expenses are allowable as deductions.

NOTICE OF ADDENDA TO RULINGS

The Commissioner of Taxation gives notice of the following addenda, copies of which can be obtained from Branches of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
SCD 98/4 ADDENDUM	Superannuation contributions: what are the indexable amounts for the 1998-99 financial year under the Termination Payments Tax Imposition Act 1997?	Corrects the date in paragraph 5 of some copies of this Determination issued on 3 June 1998.
TR 97/2 ADDEDUM	Income tax: income tax concessions for members of the Australian Defence Force serving overseas.	Amends paragraph 29 and tables 1, 2, and 3 of TR 97/2.

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 Branches of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
TR 92/8	Income tax: deductibility of self education expenses.	Ruling (except for paragraphs 11(d), 13(c) 43 and 44) is replaced by TR 98/9.

9609048

Workplace Relations and Small Business

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A COMMON RULE

IN

BUTCHERS' CARTERS (AUSTRALIAN CAPITAL TERRITORY)
AWARD 1982

(B0032) C No 32335/98

BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD 1992 (B0171) C No 24336/97

ENGINE DRIVERS AND FIREMEN'S (ACT) AWARD 1982 (E0026) C No 24335/97

VEHICLE INDUSTRY – REPAIR AND RETAIL MOTOR INDUSTRY
(ACT) AWARD 1996
(V0249) C No 21702/98

DRAUGHTSMEN, PLANNERS AND TECHNICAL OFFICERS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1982 (D0017) C No 21962/98

AND in the matter of the variation of the above awards

Notice is hereby given

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

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

SCHEDULE OF TERMS TO BE VARIED

Award & Var No	Clause S	Substance	Date of Effect
B0032 V026	5, 6,	Safety net review	21.05.98
B0171 V027	2, 37, 38	Personal leave	30.03.98
E0026 V051	2, 32, 33	Personal Leave	30.03.98
V0249 V007	4, 5,	Safety net review	20.05.98
D0017 V040	4, 4B, 6, 9, 14, 17	, 18,	
	27, 39, Appx 1	Safety net review	25.05.98
Dated this 17th	day of June 1998	- -	

Christine Hayward Deputy Industrial Registrar



Gazette

No. S 258, Thursday, 4 June 1998

Published by AusInfo, Canberra

SPECIAL

Commonwealth of Australia

Aboriginal and Torres Strait Islander Commission Act 1989

Torres Strait Regional Authority Election (Casual Vacancies) Rules 1998

I, JOHN JOSEPH HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, make the following Rules under section 143G of the Aboriginal and Torres Strait Islander Commission Act 1989.

Dated

at Man

Minister for Aboriginal and Torres Strait Islander Affairs

PART 1—PRELIMINARY

Name of Rules

1. These Rules are the Torres Strait Regional Authority Election (Casual Vacancies) Rules 1998.

Commencement

2. These Rules commence on gazettal.

Definitions

3. (1) In these Rules, unless the contrary intention appears:

Act means the Aboriginal and Torres Strait Islander Commission Act 1989.

by-election means a by-election conducted under Part 3.

casual vacancy means the vacancy in the Authority left by a former member.

declaration day means the day 21 days after the date shown on the notice sent by the returning officer under rule 7.

declaration time means 12.00 noon on declaration day.

elected member means a member of the Authority elected under the Torres Strait Regional Authority Election Rules or declared to be elected under these Rules.

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former member means an elected member of the Authority:

- (a) who has died or resigned from the Authority; or
- (b) in relation to whom the Authority has made a declaration under subsection 143R (1), (1A) or (3) of the Act; or
- (c) whom the Minister has removed from office under subsection 143S (5) or (6) or 143T (1) of the Act.

relevant election, for a casual vacancy, means the most recently held election for the relevant electorate.

relevant electorate, for a casual vacancy, means the electorate for which the former member was elected.

returning officer means a member of the staff of the Electoral Commission who is designated by the Electoral Commissioner as the returning officer for the filling of a casual vacancy.

unsuccessful candidate, for a casual vacancy, means a person:

- (a) who was nominated for election in the relevant election; and
- (b) whose nomination was accepted by the returning officer for the relevant election; and
- (c) whose nomination was not withdrawn or cancelled before the hour of nomination; and
- (d) who was not elected.
- (2) In these Rules, unless the contrary intention appears, a word or phrase defined in the Torres Strait Regional Authority Election Rules has the same meaning as in those Rules.

Notice to Authority

- 4. If the Minister:
- (a) receives the resignation of an elected member of the Authority under section 143Q of the Act; or
- (b) removes an elected member of the Authority from office under subsection 143S (5) or (6) or 143T (1) of the Act;

the Minister must notify the Authority in writing of the casual vacancy.

Request to the Electoral Commissioner

- 5. (1) Subject to subrule (2), if:
- (a) an elected member of the Authority dies; or
- (b) the Authority receives notice from the Minister under rule 3; or
- (c) the Authority makes a declaration in relation to an elected member of the Authority under subsection 143R (1) or (1A) of the Act, and:
 - (i) no action is taken by the person affected by the declaration under the Administrative Appeals Tribunal Act 1975; or
 - (ii) all action under that Act in relation to the declaration has been concluded); or

3

Torres Strait Regional Authority Election (Casual Vacancies) Rules 1998

- (d) the Authority makes a declaration in relation to an elected member of the Authority under subsection 143R (3) of the Act; the Authority must ask the Electoral Commissioner to arrange for the filling of the casual vacancy in accordance with these Rules.
- (2) Subrule (1) does not apply if the Minister has fixed a day or days for polling under subsection 142Y (2) of the Act.

Electoral Commissioner to fill casual vacancy

- 6. (1) If the Electoral Commissioner receives a request under rule 5, the Electoral Commissioner must arrange for the filling of the casual vacancy in accordance with these Rules.
- (2) If the returning officer has not completed the process of filling a casual vacancy when the Minister fixes a day for a poll, the Electoral Commissioner must not complete the arrangements referred to in subrule (1).
- (3) If there is no unsuccessful candidate, the Electoral Commissioner must, as soon as practicable, notify the Authority in writing accordingly.

PART 2—RECOUNT OF VOTES

Notice to unsuccessful candidates

- 7. (1) If a casual vacancy for an electorate is to be filled, the returning officer must give each unsuccessful candidate for the electorate a written notice:
 - (a) stating:
 - (i) that the vacancy exists; and
 - (ii) that a recount is to be held to fill the vacancy; and
 - (b) asking the unsuccessful candidate whether he or she wants to have his or her name included in the recount; and
 - (c) stating the address to which the unsuccessful candidate must send the declaration under rule 8.
 - (2) The notice under subrule (1) may be:
 - (a) delivered, or sent by prepaid post, to the unsuccessful candidate:
 - (i) at the address to which an objection to his or her enrolment must be sent under section 116 of the Electoral Act; or
 - (ii) if the unsuccessful candidate is no longer on a Roll, at the address to which an objection would have had to be sent under section 116 of the Electoral Act on the last occasion when he or she was enrolled; or
 - (b) given to the unsuccessful candidate by hand.

- (3) The returning officer must also publish a notice in a newspaper circulating in the relevant electorate stating:
 - (a) that the vacancy exists; and
 - (b) the time and place that is fixed for the recount.

Declaration by unsuccessful candidate

- 8. (1) If an unsuccessful candidate wants to be included in the recount, the unsuccessful candidate must declare that he or she:
 - (a) is qualified under section 142V of the Act to be elected as a member for the relevant electorate; and
 - (b) consents to act if elected.
 - (2) A declaration made under subrule (1) must be:
 - (a) in the approved form; and
 - (b) signed by the unsuccessful candidate in the presence of an authorised witness
- (3) A declaration made under this rule must be given or sent to the returning officer:
 - (a) by hand; or
 - (b) by post; or
 - (c) by facsimile transmission.

Time for receipt of declarations

9. A declaration must be received at the address specified under paragraph 7 (1) (c) by the declaration time.

Rejection of declaration

- 10. (1) Subject to subrule (2), a declaration must be rejected by the returning officer if, and only if, it does not comply with rules 8 and 9.
- (2) A declaration must not be rejected because of a formal defect or error if it substantially complies with rule 8.

Withdrawal of declaration

- 11. (1) An unsuccessful candidate may withdraw his or her declaration before the declaration time by lodging a notice of withdrawal with the returning officer.
- (2) If a declaration is withdrawn under subrule (1), the unsuccessful candidate must not be included in the recount.

- (3) A notice under this rule must be given or sent to the returning officer:
 - (a) by hand; or
 - (b) by post; or
 - (c) by facsimile transmission.

Proceedings on declaration day

- 12. At the declaration time the returning officer must:
- (a) attend at the address specified under paragraph 7 (1) (c); and
- (b) produce all declarations received from unsuccessful candidates under rule 8; and
- (c) announce the names and places of residence of those unsuccessful candidates.

Further action in relation to declarations

- 13. (1) If no unsuccessful candidate has made a declaration, the Electoral Commissioner must notify the Authority in writing that he or she cannot proceed with the filling of the casual vacancy by recounting votes.
- (2) If only 1 unsuccessful candidate has made a declaration, the returning officer must declare that unsuccessful candidate to be elected.
- (3) If more than 1 unsuccessful candidate has made a declaration, a recount must be held.
- (4) If the Authority receives a notice from the Electoral Commissioner under subrule (1) or subrule 6 (3), the Authority must notify the Minister that the vacancy cannot be filled by recounting votes.
- (5) If the returning officer declares a candidate to be elected under subrule (2), the returning officer must, as soon as practicable after declaration time:
 - (a) make and sign a statement setting out the name of the person elected; and
 - (b) give a copy of the statement to the Electoral Commissioner.
- (6) As soon as practicable after receiving the statement, the Electoral Commissioner must give a copy of the statement to the Authority.

Public notice of proceedings on declaration day

14. (1) As soon as practicable after declaration day, the returning officer must arrange for a statement of the proceedings on declaration day to be published in a newspaper circulating in the relevant electorate.

- (2) The statement must set out:
- (a) the names and places of residence of the unsuccessful candidates (if any) from whom declarations have been received; and
- (b) the further action taken, or to be taken, under subrule 13 (1), (2) or (3).

Returning officer to conduct recount

15. If a recount is to be held, the returning officer must proceed to a recount of the votes cast in the relevant election as soon as practicable after declaration time.

Scrutineers at the recount

- 16. (1) Each unsuccessful candidate whose name is included in the recount may appoint scrutineers to represent him or her at the recount.
- (2) An unsuccessful candidate is not entitled to be represented at the recount by a number of scrutineers that is greater than the number of officers engaged in the recount.
 - (3) An appointment of a scrutineer must:
 - (a) be made in writing signed by the unsuccessful candidate; and
 - (b) state the name and address of the scrutineer; and
 - (c) be given or sent to the returning officer:
 - (i) by hand; or
 - (ii) by post; or
 - (iii) by facsimile transmission.
 - (4) Every scrutineer must sign an undertaking in the approved form.
- (5) All proceedings at the recount must be open to the inspection of the scrutineers.

Conduct of the recount

17. The returning officer must conduct the recount in accordance with the Schedule.

Declaration of the recount

- 18. (1) As soon as practicable after the result of the recount has been decided, the returning officer must:
 - (a) make and sign a statement setting out the result of the recount and the name of the person elected; and
 - (b) give a copy of the statement to the Electoral Commissioner; and
 - (c) arrange for a copy of the statement to be published in a newspaper circulating in the relevant electorate.

(2) As soon as practicable after receiving the statement, the Electoral Commissioner must give a copy of the statement to the Authority.

PART 3—BY-ELECTIONS

Conduct of by-elections

- 19. (1) If the Authority notifies the Minister under subrule 13 (4) that the Electoral Commissioner cannot proceed with the filling of a casual vacancy by recounting votes, a by-election must be held to fill the casual vacancy, unless the vacancy arises in a calendar year in which an election is to be held.
- (2) The by-election must be conducted in accordance with the Torres Strait Regional Authority Election Rules in force on the day on which the notice is published in the *Gazette* under subrule 20 (2) as if the by-election were an election for the relevant electorate.

Timing of by-elections and location of polling places

- 20. (1) The Minister must, by notice, fix a day or days for polling in a by-election.
 - (2) The Minister must issue the notice:
 - (a) within a period of not more than 12 months after the casual vacancy arises; and
 - (b) subject to subrule (3), before the beginning of the year in which the next election is to be held.
- (3) If it is not possible to issue the notice before the beginning of the year in which the next election is to be held, the Minister must issue the notice as soon as practicable after the beginning of the year.
- (4) The Minister must publish a copy of the notice in the Gazette at least 60 days before the day, or the first of the days, fixed in the notice.
- (5) The Electoral Commissioner must, by notice, appoint by name the polling places he or she considers necessary for the by-election.
- (6) The Electoral Commissioner must give a copy of the notice to the Authority at least 14 days before the day, or the first of the days, fixed under subrule (1).

. 7

SCHEDULE

Rule 17

8

PROCEDURE AT THE RECOUNT

1. (1) In this Schedule, unless the contrary intention appears: ballot-papers of the former member means:

- (a) if the former member obtained an absolute majority on first preferences—the ballot-papers on which those first preferences are marked; or
- (b) if the former member was elected after a transfer or transfers of ballot-papers—all the ballot-papers counted to the former member at the time when he or she was elected.

continuing unsuccessful candidate means an unsuccessful candidate who:

- (a) has made a declaration under rule 8; and
- (b) is not excluded from the recount.
- (2) In this Schedule, unless the contrary intention appears, a word or phrase defined or used in Schedule 2A to the Act has the same meaning as in that Schedule.
 - 2. For the recount:
 - (a) a number marked on a ballot-paper is taken to express a preference for a candidate if it is part of a sequence of consecutive unrepeated numbers beginning with 1 marked on the ballot-paper; and
 - (b) preferences expressed for:
 - (i) the former member; and
 - (ii) unsuccessful candidates who have not made a declaration under rule 8;

must be disregarded; and

- (c) the numbers on ballot-papers that show preferences subsequent to those specified in paragraph (b) are taken to be altered accordingly.
- 3. For the recount, a continuing unsuccessful candidate has an absolute majority if, after any particular transfer conducted in the course of the recount, the number of votes credited to that candidate is more than 50% of the total number of votes credited at that stage of the recount to all the continuing unsuccessful candidates.
- 4. The returning officer must, at the time and place fixed for the recount, in the presence of the scrutineers in attendance (if any) and an officer of the Australian Public Service:
 - (a) produce the ballot-papers bearing votes credited to the former member; and
 - (b) deal with those ballot-papers in accordance with this Schedule.

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Yu-Ping Chiou is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Yu-Ping Chiou proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 29 April 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) Yu-Ping Chiou proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

!

day of

1998.

Assistant Treasurer



Gazette

No. S260 Friday 5 June 1998 Produced by AusInfo, Canberra

SPECIAL

Corporations (Queensiand) Rules Form 4 (Rule 28)

NOTICE OF APPLICATION

OIDC LIMITED (ACN 075 437 544)

Application will be made by QIDC Limited (ACN 075 437 544) to the Supreme Court of Queensland at Brisbane at 10.00 a.m. on the 16th of June 1998 for:

- (a) an order that pursuant to s.411 of the Corporations Law, the Court approve a scheme of arrangement between QIDC Limited and its member Suncorp-Metway Limited in the form contained in exhibit PJ17 to the Affidavit of Peter Stuart Johnstone filed in Court on 5 May 1998; and
- (b) an order that, pursuant to s.195 of the Corporations Law, the Court confirm the special resolution passed at a general meeting of QIDC Limited held on 30 April 1998 which was to the following effect:

"THAT with effect from the date one month after the scheme of arrangement between the Company and its member comes into effect, subject to:

- (i) confirmation by a Court of competent jurisdiction; and
- (ii) Court approval of a scheme of arrangement between the Company and its member; and
- (iii) the scheme of arrangement referred to above coming into effect,

the issued capital of the Company be reduced from its present amount of \$120,000,003 divided into 120,000,000 "A" class ordinary shares of \$1.00 each fully paid and 3 "B" class ordinary shares of \$1.00 each fully paid by cancelling the liability on 119,999,998 "A" class ordinary shares and by cancelling the liability on 3 "B" class ordinary shares and repaying to the holder of those shares the sum of \$1.60 per share."

Any creditor of QIDC Limited who believes that it is adversely affected by the scheme of arrangement may appear at the hearing of the application to object to the making of an order approving the scheme of arrangement and confirming the reduction of share capital.

A person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below not later than 4.00 p.m. on the business day immediately before the day appointed for the hearing.

QIDC Limited

The address for service of the applicant is Messrs Allen Allen & Hemsley, Level 32, Riverside Centre, 123 Eagle Street, Brisbane (Attention: Ms E Peros).



Gazette

No. S261 Friday 5 June 1998 Produced by AusInfo, Canberra

SPECIAL



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 5 June 1998:

AD/R44/10 - Main Rotor Blade

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

MARTIN NK@CASA.GOV.AU

Internet Site: HTTP://WWW,CASA.GOV.AU





Gazette

No. S262 Friday 5 June 1998 Produced by AusInfo, Canberra

SPECIAL

Corporations (Queensland) Rules 1993 Rule 57

IN THE SUPREME COURT OF OUEENSLAND

No.4532 of 1998

IN THE MATTER of the CORPORATIONS LAW

IN THE MATTER of GRAND GRO PTY LTD ACN 076 392 231

NOTICE OF WINDING UP APPLICATION

ACN:

076 392 231

Supreme Court: Application No: Brisbane 4532 of 1998

NOTICE OF WINDING

An application for the winding up of GRANDGRO PTY LTD was made

UP APPLICATION

by P & W FREIGHT LINES PTY LTD of 14 Cart Street. Chapel Hill in

the State of Queensland on 20 May 1998 and will be heard by the Supreme

Court of Queensland Brisbane at 9.30 am on 22 June 1998. Copies of

Any person intending to appear at the hearing must serve a notice in the

BROWN & BAKER

Lawyers 16 Ellenborough St IPSWICH Q 4305 documents filed may be obtained from the applicant.

Tel: 07 3281 0322

Fax: 07 3812 2254

prescribed form to reach the address below no later than 4.00pm on 19 June

TOWN AGENTS

Bruce Dulley Esq Solicitor Level 11 North Point

231 North Quay BRISBANE 4000

Address for Service:

1998.

Tel: 07 3236 1612 Fax: 07 3236 2154

> Brown & Baker Lawvers

16 Ellenborough Street IPSWICH OLD 4305

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Gazette

No. S263 Tuesday 9 June 1998 Produced by AusInfo, 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
Sydney Airport Demand Management Act 1997	Sydney Airport Demand Management Regulations 1998	1998 No. 119
Native Title Act 1993	Native Title (Prescribed Bodies Corporate) Regulations (Amendment)	1998 No. 120
Family Law Act 1975	Family Law Regulations (Amendment)	1998 No. 121
Financial Management and Accountability Act 1997	Financial Management and Accountability Regulations (Amendment)	1998 No. 122
Charter of the United Nations Act 1945	Charter of the United Nations (Sanctions– Sierra Leone) Regulations (Amendment)	1998 No. 123
Health Insurance Commission Act 1973	Health Insurance Commission Regulations (Amendment)	1998 No. 124
Health Insurance Act 1973	Health Insurance Regulations (Amendment)	1998 No. 125
Primary Industries Levies and Charges Collection Act 1991, Live-stock Transactions Levy Act 1997, Live-stock	Primary Industries Levies and Charges Collection (Buffalo, Cattle and Live-stock) Regulations 1998 (Amendment)	1998 No. 126
(Producers) Export Charges Act 1997, National Residue Survey (Sheep, Lambs and Goats Transaction) Levy Act 1997 and National Residue		
Survey (Sheep, Lambs and Goats Export) Levy Act 1997		
Primary Industries Levie's and Charges Collection Act 1991 and National Residue Survey (Ratite Slaughter) Levy Act 1997	Primary Industries Levies and Charges Collection (National Residue Survey—Ratite Slaughter) Regulations (Amendment)	1998 No. 127
Corporations Act 1989	Corporations Regulations (Amendment)	1998 No. 128
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	1998 No. 129
Long Service Leave (Commonwealth Employees) Act 1976	Long Service Leave (Commonwealth Employees) Regulations (Amendment)	1998 No. 130

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Gazette

No. S264 Tuesday 9 June 1998 Produced by AusInfo, Canberra **SPECIAL**

Corporations Law

Section 427(1)(b)

COMMONWEALTH GAZETTE ADVERTISEMENT

NOTICE OF APPOINTMENT OF RECEIVERS AND MANAGERS

OF MANDARIN CENTRE NOMINEES PTY LIMITED ACN 082 665 403

NATIONAL MUTUAL TRUSTEES LIMITED ACN 004 029 841 a duly incorporated company having a place of business at C/- Tyndall Australia, Level 24, 2 Market Street, Sydney in the State of New South Wales, HEREBY GIVES NOTICE that on 25 May 1998, it appointed PETER MURRAY WALKER and MAX CHRISTOPHER DONNELLY both Chartered Accountants of Ferrier Hodgson, Level 17, 2 Market Street, Sydney in the State of New South Wales, jointly and each of them severally as Receivers and Managers of the property of Mandarin Centre Nominees Pty Limited specified in the Schedule under the powers contained in an instrument dated 27 May 1994 being a mortgage vested in Mandarin Centre Nominees Pty Limited by Court order dated 20 May 1998 in favour of National Mutual Trustees Limited, Registered Number U309742 in the Registrar General's Office under the Real Property Act 1900.

SCHEDULE

Torrens Title Reference

Whole or Part

Folio Identifiers:

4/3913, 1/75998.

1/772543.

A&B/440265.

A&B/308204

Whole



Gazette

No. S265 Tuesday 9 June 1998 Produced by AusInfo, Canberra **SPECIAL**

DEPARTMENT OF THE ENVIRONMENT

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF THE MAKING AVAILABLE FOR PUBLIC COMMENT OF A PUBLIC ENVIRONMENT REPORT

Energy Resources of Australia (ERA) proposes to process uranium ore on site at the Jabiluka No 2 uranium mine rather than transporting the ore to the existing Ranger Mill for processing. The project is located 220km east of Darwin and 20km north of the existing Ranger uranium mine in the Alligator Rivers Region of the Northern Territory.

In accordance with the provisions of the Commonwealth Environment Protection (Impact of Proposals) Act 1974 and the Northern Territory Environment Assessment Act 1982, a Public Environment Report (PER) which describes the proposal and its potential environmental effects has been prepared by ERA.

This document will be available for public review from 9 June 1998 to 6 July 1998 and may be examined during this period at:

- Library, Tourism House Environment Australia, 40 Blackall Street, BARTON ACT 2600
- Environment Protection Division, Department of Lands, Planning & Environment, 2nd Floor, Darwin Plaza, Smith Street Mall, DARWIN NT 0801
- State Public Libraries in Adelaide, Brisbane, Darwin, Melbourne, Hobart, Perth and Sydney
- Municipal Library in Jabiru

Copies of the PER may be purchased from Energy Resources of Australia Ltd, Level 18, Gateway, 1 Macquarie Place, Sydney NSW 2000 or order by telephone on (02) 9256 8900

Two versions of the PER are available:

Document 1 - Full PER. Costs \$30

Document 2 - CD ROM of PER (includes Jabiluka EIS and Supplement in the EIS). Costs \$20

The executive summary can also be viewed on the internet at http://www.energyres.com.au/jabiluka/per/ Copies of the document or CD ROM can also be ordered from this site.

Interested persons and organisations wishing to comment on the PER are invited to make written submissions by close of business on 6 July 1998 to:

Jabiluka Mill Alternative PER
Environment Assessment Branch
Environment Protection Group
Environment Australia
40 Blackall Street
BARTON ACT 2600

Submissions will be treated as public documents unless confidentiality is requested. Copies of all submissions will be forwarded to ERA and the Environment Protection Division of the Northern Territory Department of Lands, Planning and Environment and taken into account in assessing the environmental acceptability of the proposal. Submissions should preferably be on A4 sized paper and in black ink to facilitate copying.

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Gazette

No. S266 Tuesday 9 June 1998 Produced by AusInfo, Canberra

SPECIAL

VICTORIA

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

APPROVAL OF ORGANISATION

I, Andree Margaret Wright, Director of the national Classification Board, in pursuance of Section 66 of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 ("the Act"), hereby approve, for the purposes of the aforementioned Section 66, Sri Lanka German Technical Training Institute Old Boys' Association of Australia Inc. as an organisation able to make application for exemption under Section 64 of the Act in relation to films to be exhibited at events conducted by Sri Lanka German Technical Training Institute Old Boys' Association of Australia Inc.

DATED this

Thurd

day of June 1998.

Andrée Manght

Director





Gazette

No. S267 Tuesday 9 June 1998 Produced by Ausinfo, Canberra

SPECIAL



Commonwealth of Australia

Migration Act 1958

AUTHORISATION OF EMPLOYEES OF AUSTRALASIAN CORRECTIONAL MANAGEMENT PTY LTD A.C.N. 051 130 600 AS OFFICERS FOR THE PURPOSES OF THE MIGRATION ACT 1958

I, PHILIP RUDDOCK. Minister for Immigration and Multicultural Affairs. acting under paragraph (f) of the definition of "officer" in subsection 5(1) of the Migration Act 1958 ("the Act"), authorise the persons, who are employees of Australasian Correctional Management Pty Ltd, listed in column 2 of the Schedule, to be officers for the purposes of the Act.

Dated

1998.

Minister for Immigration and Multicultural Affairs

[NOTE. (1) Paragraph (f) of the definition of "officer" in subsection 5(1) of the Migration Act 1958 provides that the Minister may authorise a person to be an officer for the purposes of the Migration Act 1958 by notice published in the Gazette.

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

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SCHEDULE

Column 1	Column 2 Name
1.	BOWERS, Shane
2.	CAIRNS, Annette
3.	CAMERON, Wendy
4.	GARCIA, Beatriz
5.	HICKS, Lisa
6.	HOUAREAU, Sylvia
7.	MOOSTAPAR, Hadi
8.	PATERSON, Elizabeth
9.	ROBINSON, Linda
10.	ROSS, Toni
11.	STEPHENSON, Pauline
12.	VAUGHAN, Gail
13.	WALSH, Natalie
14.	WETHERALL, Sally
15.	WHITE, Linda



Gazette

No. S268 Wednesday 10 June 1998 Produced by Auslnfo, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Paul Asquith is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'):
- (B) Paul Asquith proposes to acquire an interest in the Australian urban land described in the notice furnished on 1 May 1998 under section 26A of the Act;

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

Dated this

day of

1998.

Assistant Treasurer



Gazette

No. S269 Thursday 11 June 1998 Produced by AusInfo, Canberra

SPECIAL

P.80A, r.10(5)

NOTICE OF APPLICATION RELATING TO
GREEN & GOLD FOODS PTY LIMITED ACN 050 211 893
PREPACT PTY LIMITED ACN 008 794 812
BARTON ADDISON SALES NO. 2 PTY LIMITED ACN 063 979 993
LOCBERG PTY LIMITED ACN 050 610 850 and
SOYA PRODUCTS PTY LIMITED ACN 000 198 292

Each of Green & Gold Foods Pty Limited, Prepact Pty Limited, Barton Addison Sales No. 2 Pty Limited, Locberg Pty Limited and Soya Products Pty Limited will apply to the Supreme Court of New South Wales at 10.00am on 22 June 1998 at the Law Courts Building, Queens Square, Sydney NSW 2000 for an order:

- approving a compromise or arrangement by each of Green & Gold Foods Pty Limited, Prepact Pty Limited, Barton Addison Sales No. 2 Pty Limited, Locberg Pty Limited and Soya Products Pty Limited and each of their respective members or any class of them under section 411(4) and (6) of the Corporations Law: and
- 2. under section 413(1) of the Corporations Law for:
 - the transfer for consideration of the assets and liabilities of Green & Goid Foods Pty Limited to Allgoid Foods Pty Limited;
 - (b) transfer of the liabilities of each of Prepact Pty Limited, Barton Addison Sales No. 2 Pty Limited, Locherg Pty Limited and Soya Products Pty Limited to Green's General Foods Pty Limited;
 - (c) the distribution in specie of the remaining assets of each of Green & Gold Foods Pty Limited, Prepact Pty Limited, Barton Addison Sales No. 2 Pty Limited, Locherg Pty Limited and Soya Products Pty Limited to their respective members;
 - (d) the dissolution, without winding up, of each of Green & Gold Foods Pty Limited, Prepact Pty Limited, Barton Addison Sales No. 2 Pty Limited, Locberg Pty Limited and Soya Products Pty Limited; and
 - such incidental, consequential and supplemental matters as are necessary to ensure that the reconstruction or amalgamation is fully and effectively carried out.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicants at the address for service shown below not later than 19 June 1998.

Peter Johnstone Blake Dawson Waldron Solicitor for the applicants Level 37 Grosvenor Place 225 George Street Sydney NSW 2000 Ref: SJD.JXT.674981

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Gazette

No. S270 Thursday 11 June 1998 Produced by AusInfo, Canberra

SPECIAL

NOTICE OF APPLICATION RELATING TO BICC HOLDINGS AUSTRALIA LIMITED ACN 008 553 660

BICC Holdings Australia Limited will apply to the Supreme Court of New South Wales at 11:00am on 22 June 1998 at the Supreme Court Building, Queens Square, Sydney for orders to confirm a resolution to reduce its paid-up share capital and share premium reserve and to dispense with the provisions of section 195(3) with respect to creditors.

The reduction reduces the paid-up share capital and share premium reserve from \$110,020,005 of which \$40,024,105 is paid-up capital and \$69,995,900 is share premium reserve to \$81,045,525 of which \$40,024,105 will be paid-up capital and \$41,021,420 will be share premium reserve by returning to the holder of the 40,020,000 fully paid ordinary shares on issue in the capital of the Company \$28,974,480 from the share premium reserve, representing 72.4 cents per fully paid ordinary share.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 17 June 1998.

Greg James
Clayton Utz
Solicitors
Levels 27-35
No.1 O'Connell Street
SYDNEY NSW 2000

Telephone: (02) 9353 4000





Gazette

No. S271 Thursday 11 June 1998 Produced by AusInfo, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Renxin Pty Ltd is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Renxin Pty Ltd proposes to acquire an interest in the Australian urban land described in the notice furnished on 6 May 1998 under section 26A of the Act;

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

Dated this

day of

1998.

Assistant Treasurer



Gazette

No. S272 Thursday 11 June 1998 Produced by AusInfo, Canberra

SPECIAL

KRESTA HOLDINGS LIMITED ACN 008 675 803

NOTICE IS HEREBY GIVEN that an application was filed at the Supreme Court of Western Australia on 28 May 1998 for confirmation of the reduction of the share capital of KRESTA HOLDINGS LIMITED (the "Company") from \$22,304,582 to \$6,692,043 by writing off \$15,612,539 of accumulated losses. The application is directed to be heard before a Master at the Supreme Court of Western Australia, Perth on Friday, the 19th day of June 1998 at 9.15 am or so soon thereafter as Counsel may be heard. Any creditor or shareholder of the Company may, on giving two days' notice in writing to the solicitors for the Company of his intention to do so, appear at the hearing and oppose the petition.

DATED the 10th day of June 1998

Solicitors for the Company:

Blake Dawson Waldron Lawyers 19th Floor, Forrest Centre 221 St George's Terrace PERTH WA 6000 Ref: DRD:MRW:757394



Gazette

No. S273 Friday 12 June 1998 Produced by AusInfo, Canberra

SPECIAL

NOTICE OF APPLICATION RELATING TO

BENCHMARK CONSTRUCTIONS NSW PTY LIMITED

A.C.N 003 881 445

Australia and New Zealand Banking Group Limited will apply to the Supreme Court of New South Wales at 11.00am on 22 June 1998 at Law Court Building, Queens Square, Sydney, New South Wales for an order that Benchmark Constructions NSW Pty Limited be wound up in insolvency under Section 459A of the Corporations Law.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 18 June 1998.

Norton Smith & Co

Address for Service: Norton Smith & Co, GPO Box 1629, Sydney NSW 2000; Phone: (02) 9930 7500; Fax: (02) 9930 7600; Ref: TPH/973210



Gazette

No. S 274, Friday, 12 June 1998

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SPECIAL

COMMONWEALTH OF AUSTRALIA

WHEAT MARKETING ACT 1989

Section 55D

Declaration of a Specified Company

I, JOHN DUNCAN ANDERSON, Minister for Primary Industries and Energy, hereby declare under section 55D of the *Wheat Marketing Act 1989* that AWB Limited (ACN 081 890 459) is nominated company A for the purposes of that Act.

Dated this

FIRST

day of June 1998

JOHN DUNCAN ANDERSON

Minister for Primary Industries and Energy



WHEAT MARKETING ACT 1989

Section 55F

Declaration of a Specified Company

I, JOHN DUNCAN ANDERSON, Minister for Primary Industries and Energy, hereby declare under section 55F of the *Wheat Marketing Act 1989* that AWB (International) Limited (ACN 081 890 413) is nominated company B for the purposes of that Act.

Dated this

FIRST

day of June 1998

JOHN/DUNCAN ANDERSON

Minister for Primary Industries and Energy

WHEAT MARKETING ACT 1989

Section 55H

Declaration of a Specified Company

I, JOHN DUNCAN ANDERSON, Minister for Primary Industries and Energy, hereby declare under section 55H of the Wheat Marketing Act 1989 that AWB (Australia) Limited (ACN 081 890 502) is nominated company C for the purposes of that Act.

Dated this

day of June 1998

IOHN DUNCAN ANDERSON

Minister for Primary Industries and Energy



Gazette

No. S275 Friday 12 June 1998 Produced by AusInfo, Canberra

SPECIAL



NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS

On 11 June 1998 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the Civil Aviation Regulations (Exemption Number: CASA 21/98 — Exemption for manned balloon flights in New South Wales).

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

Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

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