

# Commonwealth of Australia

Gazette

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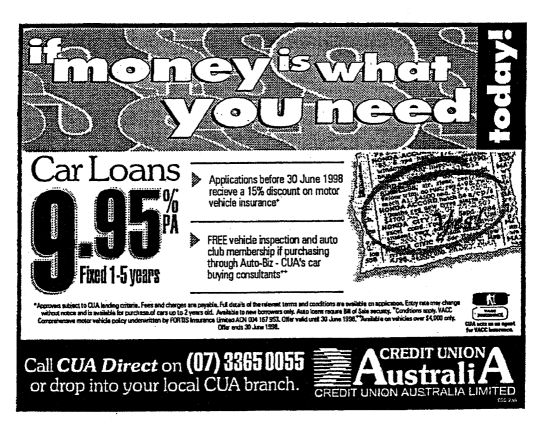
**GOVERNMENT NOTICES** 

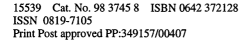
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The date of publication of this Gazette is 22 July 1998







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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.

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

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

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#### ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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Gazette number	Date of Publication	Subject
P1	16.1.98	Great Barrier Reef Marine Park Act 1975  Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the National Health Act 1953
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted
•		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
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.
P12	3.7.98	Notice of intention to deregister defunct companies

N.N.--9609485

## **Government Departments**

## Communications and the Arts

#### **AUSTRALIAN BROADCASTING AUTHORITY**

NOTICE UNDER SECTION 35 OF THE BROADCASTING SERVICES ACT 1992

#### PREPARATION OF LICENCE AREA PLANS

#### DESIGNATION OF LICENCE AREAS

## VARIATION OF FREQUENCY ALLOTMENT PLAN

Pursuant to section 26(1) of the Broadcasting Services Act 1992, on 9 July 1998, the Australian Broadcasting Authority prepared the licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Gunnedah and Moree areas with the use of the broadcasting services bands.

Pursuant to section 29(1) of the Broadcasting Services Act 1992, on 9 July 1998, the Australian Broadcasting Authority designated the areas described in the above licence area plan to be the licence areas of the licences for the commercial and community radio broadcasting services that are to be available in the Gunnedah and Moree areas.

Pursuant to section 25(2) of the Broadcasting Services Act 1992, on 9 July 1998, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as it relates to the Gunnedah and Moree areas.

Copies of the licence area plan, the licence area designations, and variation to the frequency allotment plan are available free from:

The Planning Officer for Gunnedah & Moree Australian Broadcasting Authority PO Box 34 BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241.

## **Employment, Education, Training and Youth Affairs**

## <u>DEPARTMENT OF EMPLOYMENT, EDUCATION.</u> TRAINING AND YOUTH AFFAIRS

## NOTIFICATION OF THE MAKING OF DETERMINATION UNDER THE HIGHER EDUCATION FUNDING ACT 1988

The following determination has been made under the Higher Education Funding Act 1988. A copy can be obtained from the Director, Public Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9647.

Section	Description	Date Made
19	To adjust funding to University of New England for the Restructuring and Rationalisation Program.	9/7/98
	<del></del>	19 To adjust funding to University of New England for

## DEPARTMENT OF EMPLOYMENT, EDUCATION, TRAINING AND YOUTH AFFAIRS

## NOTIFICATION OF THE MAKING OF A DETERMINATION UNDER THE HIGHER EDUCATION FUNDING ACT 1988

The determination has been made under the Higher Education Funding Act 1988. A copy can be obtained from the Director, Private Funding Section, Higher Education Division, Department of Employment, Education, Training and Youth Affairs, 5th Floor, 10 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9695.

Number/ Year	Section	Description	Date Made
T18-98	15	To revise the level of base operating grant for fee paying postgraduate load for University of Wollongong.	9/7/98

### **Environment**

#### 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 flora harvested from Western Australian Crown and private lands in accordance with the management arrangements outlined in the document entitled 'Management of Commercial Harvesting of Protected Flora in Western Australia', submitted by the Department of Conservation and Land Management, to be "controlled specimens" for the purposes of subsection 10A (2) of the Act, subject to the following conditions:

- This approval of the management plan is restricted to those taxa identified on the Export
  Flora List by the Western Australian Department of Conservation and Land Management, as
  amended from time to time in accordance with the provision of Section C.2 of the
  management plan, and does not imply Commonwealth endorsement of the species not so
  covered, except in so far as the species is covered by Conditions 2 and 3 of this declaration.;
- Specimens of species not on the Export Flora List may be harvested for commercial purposes from 'time to time' in accordance with paragraph 11 of the management plan, for the purposes of domestic Australian trade or export in accordance with Condition 3 of this declaration:
- 3. Specimens of species not on the Export Flora List may be exported where this is: consistent with Condition 2 above; in accordance with the procedures outlined at paragraphs 83 and 84 of the management plan; and, the specimens are accompanied by a valid export permit issued in accordance with the procedures of the Wildlife Protection (Regulation of Exports and Imports) Act 1982;
- 4. Reports are to be provided by the Department of Conservation and Land Management, as outlined at Sections J.1 and J.2 of the management plan, to the Designated Authority and are to include: an annual review of the progress in achieving the objectives and aims of the management plan; to separately identify species on, and not on, the Export Flora List; actions on monitoring; determination and implementation of quotas; and summary of actions on any concerns with harvesting of particular species or particular locations;
- 5. Any reports provided by Environment Australia to the Western Australian Department of Conservation and Land Management, in compliance with Section J.3 of the management plan, are not to contravene the provisions of the *Privacy Act 1988*;

6. This declaration is valid from 1 July 1998 until 30 June 2003.

Dated this

lay of 19

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, Environment Australia
GPO Box 636

## **Finance and Administration**



### FINANCIAL MANAGEMENT AND ACCOUNTABILITY ORDERS (AMENDMENT) 1998

I, John Fahey, Minister for Finance and Administration, make the following Finance Minister's Orders under section 63(1)(b) of the Financial Management and Accountability Act 1997.

and and

JOHN FAHEY
Minister for Finance and Administration
44June 1998

#### PART 1 - PRELIMINARY

#### Citation

1.1 These Orders may be cited as the Financial Management and Accountability Orders (Amendment) 1998.

#### Commencement

- 1.2 These Orders commence on 1 July 1998.
- 1.3 Renumber clauses 6.3.1 and 6.3.2. of the Financial Management and Accountability Orders 1997 as 6.4.1 and 6.4.2 respectively.
- 1.4 Insert after the existing clause 6.2.2 the following:

#### Comcover

- 6.3.1 A managed insurance fund to be known as Comcover will be established within the Department of Finance and Administration.
- 6.3.2 Comcover will indemnify, or will arrange indemnity, for all member organisations in respect of all insurable losses, except employers' liability risks already covered by Comcare, specified in writing by Comcover to each member organisation. It will also promote transparency, accountability, and the better management of the Commonwealth's insurable risks.

#### **AUSTRALIAN ELECTORAL COMMISSION**

### **Register of Political Parties**

The Australian Electoral Commission has received the following application to change party details in the *Register of Political Parties* under the provisions of the *Commonwealth Electoral Act 1918* (the Act):

Name of Party:

**Abolish Child Support/Family Court Party** 

Nature of change:

To add as the abbreviation of the party

**Protect Jobs: Reduce Imports, Increase Tariffs** 

The above application was made by 3 members of the party.

If you believe that the party should not be allowed to add its abbreviation:

- because the application does not comply with section 134 of the Act; or
- because the party's abbreviation is likely to be confused with the name or abbreviation of another registered party (one that is not related to the applicant party);

you may formally object by writing to the Australian Electoral Commission within one month after the date of this notification, i.e. by 22 August 1998. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, Kingston, ACT 2604.

Please contact Song Woon Kon on (02) 6271 4491 if you wish to have a copy of section 134. Objections will be made available to the applicants for comment.

W J Gray Electoral Commissioner

## **Health and Family Services**



Aged Care Act 1997

## **Accreditation Grant Principles 1998**

I, WARWICK LESLIE SMITH, Minister for Family Services, make the following Principles under subsection 96-1 (1) of the Aged Care Act 1997.

Dated

10 H

July

1998.

linister for Family Service



## **Accreditation Grant Principles 1998**

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## **Accreditation Grant Principles 1998**

Note: Part 5.4 of the Aged Care Act 1997

Part 5.4 of the Aged Care Act 1997 is about making accreditation grants.

The Aged Care Standards and Accreditation Agency is the body corporate paid an accreditation grant under the accreditation grant agreement for the purposes set out in these Principles. The Agency will monitor new quality assurance arrangements for residential care services.

These Principles set out the procedures to be followed, and the matters to be taken into account, by the Agency for assessment of residential care services, and conditions to which the accreditation grant is subject.

## Part 1—Preliminary

#### 2.1 Name of Principles

These Principles are the Accreditation Grant Principles 1998.

#### 2.2 Commencement

These Principles commence on gazettal.

#### 2.3 **Definitions**

In these Principles:

Accountability Principles means the Accountability Principles 1998 made under subsection 96-1 (1) of the Act.

accreditation grant agreement means an agreement under which an accreditation grant is payable.

Note Accreditation grant agreements are authorised by subsection 80-1 (1) of the Act.

## Accreditation Grant Principles 1998

Act means the Aged Care Act 1997.

approved assessor means a person approved under section 2.6 as an assessor for a residential care service.

## key personnel:

- (a) for an approved provider—has the same meaning as in subsection 9-1 (2) of the Act; or
- (b) for a person who is not an approved provider—means the persons who would be the person's key personnel if the person were an approved provider.

new residential care service means an undertaking through which residential care is proposed to be, but is not being, provided.

representative, for a person receiving care through a residential care service, includes an advocate, carer, legal guardian and relative.

residential care service includes a new residential care service.

Residential Care Standards means the Residential Care Standards in Schedule 3 of the Quality of Care Principles 1997.

transition period means the period after these Principles commence and before 1 January 2001.

#### **Note: Definitions**

A number of expressions used in these Principles are defined in the *Aged Care Act 1997* (see Dictionary in Schedule 1), including:

accreditation body

care

accreditation grant

residential care service.

approved provider

## Accreditation Grant Principles 1998

# Part 2—Accreditation grant for assessment of services and promotion of quality care

## 2.4 Purpose of Part (Act, s 80-1)

This Part sets out functions to be performed by the accreditation body.

### Division 1—Conducting assessments

### 2.5 Assessment of residential care services

- (1) The accreditation body must arrange for assessments of residential care services to be conducted during the transition period.
- (2) An assessment of a residential care service must take into account whether the level of care provided by the service to care recipients complies with the Residential Care Standards.
- (3) The accreditation body may use any of the following indicators to decide the order in which residential care services are to be assessed:
  - (a) any change of ownership of the service;
  - (b) the number and seriousness of complaints made against the service;
  - (c) the length of time since the service was last assessed;
  - (d) the results of previous assessments of the service.

#### 2.6 Procedure for assessments

- (1) The assessment of the residential care service must be carried out by a person approved by the accreditation body as an assessor (the *approved assessor*).
- (2) Before the assessment is carried out, the accreditation body:
  - (a) must tell the residential care service, in writing, that the service is to be assessed by an approved assessor; and
  - (b) must ask the service to provide any information relevant to the assessment.

## Accreditation Grant Principles 1998

- (3) In carrying out the assessment, the approved assessor:
  - (a) must act consistently with any provisions of the Accountability Principles applying to the assessment; and
  - (b) must assess the residential care service's quality of care against the Residential Care Standards; and
  - (c) must meet with the approved provider of the service (or key personnel of the approved provider), and persons receiving care through the service (or their representatives), during any on-site assessment to discuss the assessment; and
  - (d) must meet with the approved provider at the end of any on-site assessment to discuss the assessment; and
  - (e) must not disclose or communicate to the service, or to key personnel of the service, information identifying persons receiving care through the service (or their representatives).

Note The Accountability Principles set out various aspects of the access that a person may have to a residential care service in carrying out functions under these Principles.

- (4) Within 7 days after completing the assessment, the approved assessor must give the accreditation body and the residential care service a written report of the assessment.
- (5) The assessment must clearly identify whether or not the residential care service complies with the Residential Care Standards.

#### 2.7 Publication of assessment

Within 28 days after receiving an assessment report, the accreditation body must publish the report.

## 2.8 Assessment report to be made available

The accreditation body must give a copy of an approved assessor's report given to the accreditation body to anyone who asks for a copy.

## 2.9 Consequences of failure to comply with Residential Care Standards

- (1) If, in performing its functions, the accreditation body identifies a failure by a residential care service to comply with the Residential Care Standards, the accreditation body must decide whether the failure has placed, or may place, the safety, health or wellbeing of persons receiving care through the service at serious risk.
- (2) If the accreditation body decides that the failure has placed, or may place, the safety, health or wellbeing of persons receiving care through the service at serious risk, the accreditation body must immediately tell the Secretary and the service, in writing, about the failure and any concerns of the accreditation body.

#### Accreditation Grant Principles 1998

- (3) If the accreditation body decides that the failure has not placed, and will not place, the safety, health or wellbeing of persons receiving care through the service at serious risk, the accreditation body must tell the residential care service, in writing, about:
  - (a) the areas in which improvements must be made by the service to ensure that it complies with the Residential Care Standards; and
  - (b) the timetable to make improvements in the areas; and
  - (c) the program of visits by an approved assessor to assess progress made by the service in making improvements in the areas.
- (4) If, at the end of the timetable, the accreditation body is not satisfied that the level of care provided by the residential care service complies with the Residential Care Standards, the accreditation body must recommend to the Secretary that sanctions under the Act be imposed on the approved provider that operates the service.
- (5) If, at the end of the timetable, the accreditation body is satisfied that the level of care provided by the residential care service complies with the Residential Care Standards, the accreditation body and the approved provider that operates the service must agree on arrangements for regular supervision of the service.
- (6) If the accreditation body and the residential care service do not agree on the issue mentioned in subsection (5), the accreditation body must:
  - (a) tell the Secretary that there is no agreement on the issue; and
  - (b) recommend to the Secretary that sanctions under the Act be imposed on the approved provider that operates the service.
- (7) If the accreditation body takes action under subsection (2) or (4), the accreditation body may continue to supervise the residential care service, while the matter is being considered by the Secretary, for either or both of the following reasons:
  - (a) to ensure that the safety, health or wellbeing of persons receiving care through the service are not placed at serious risk;
  - (b) to suggest areas in which improvements may be made by the service.

## Division 2—Promoting quality care in residential care services

## 2.10 Promoting and encouraging quality care

- (1) The accreditation body must promote and encourage quality care in residential care services.
- (2) The accreditation body may, for example:
  - (a) provide information, education, training and support for residential care services; and
  - (b) identify and encourage best practice for residential care services.

Accreditation Grant Principles 1998

## Part 3—Condition of accreditation grant

## 2.11 Purpose of Part (Act, s 80-2)

An accreditation grant is subject to various conditions under section 80-2 of the Act. This Part sets out 1 of the conditions.

## 2.12 Information requested by the Minister

If asked by the Minister, the accreditation body must give the Minister information about any aspect of the accreditation body's operations.



## **Accountability Principles 1998**

I, WARWICK LESLIE SMITH, Minister for Family Services, make the following Principles under subsection 96-1 (1) of the Aged Care Act 1997.

Dated

10

July

1998.

Minister for Family Services



## **Accountability Principles 1998**

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## **Accountability Principles 1998**

Note: Part 4.3 of the Aged Care Act 1997

Part 4.3 of the *Aged Care Act 1997* is about the responsibilities of an approved provider in relation to accountability for the aged care provided by the approved provider through an aged care service. Sanctions can be imposed on an approved provider that does not comply with its responsibilities under Part 4.3 of the Act (see Part 4.4).

The responsibility of an approved provider under paragraph 63-1 (1) (j) of the Act is to allow people authorised by the Secretary access to an approved provider's residential care service, as required in these Principles, in order to review the certification of the service under section 39-4 of the Act.

The responsibility of an approved provider under paragraph 63-1 (1) (I) of the Act is to allow people acting for accreditation bodies to have such access to an approved provider's residential care service as is specified in these Principles.

Under paragraph 63-1 (1) (m) of the Act, an approved provider is subject to such other responsibilities as are specified in these Principles.

These Principles set out various aspects of the access that must be given by an approved provider to persons for the purposes of paragraphs 63-1 (1) (j), (l) and (m) of the Act.

## Part 1—Preliminary

## 1.1 Name of Principles

These Principles are the Accountability Principles 1998.

### 1.2 Commencement

These Principles commence on gazettal.

## Accountability Principles 1998

### 1.3 Definitions

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In these Principles:

Accreditation Grant Principles means the Accreditation Grant Principles 1998 made under subsection 96-1 (1) of the Act.

Act means the Aged Care Act 1997.

business hours means the hours between 9 am and 5 pm on a business day.

Committee Principles means the Committee Principles 1997 made under section 96-3 of the Act.

premises, for a residential care service, means any place where the operation or administration of the service occurs.

## 1.4 Meaning of representative

- (1) In these Principles, *representative* means the following persons or bodies:
  - (a) a person or body authorised by the Secretary to access a residential care service to review the certification of the service under section 39-4 of the Act;
  - (b) a person acting for an accreditation body who is approved by the accreditation body as an approved assessor under Division 1 of Part 2 of the Accreditation Grant Principles;
  - (c) a member of a Residential Care Standards Review Committee mentioned in Chapter 2 of the Committee Principles;
  - (d) the Secretary, in relation to the Secretary's functions under Divisions 2 and 4 of Part 2 of Chapter 3 of the Committee Principles;
  - (e) a person appointed as a mediator under section 10.55 of the Committee Principles;
  - (f) a member of a Complaints Resolution Committee mentioned in Division 6 of Part 2 of Chapter 3 of the Committee Principles;
  - (g) a member of a Determinations Review Panel mentioned in Division 7 of Part 2 of Chapter 3 of the Committee Principles.
- However, a person mentioned in subsection (1) is not a representative if the person is an authorised officer under the Act.

## Accountability Principles 1998

## **Note: Definitions**

A number of expressions used in these Principles are defined in the *Aged Care Act 1997* (see Dictionary in Schedule 1), including:

- accreditation body
- aged care
- aged care service
- approved provider
- authorised officer

- business day
- care
- certification
- residential care service.

## Accountability Principles 1998

## Part 2—Access to residential care service by a representative

#### 1.5 Purpose of Part (Act, s 63-1)

This Part sets out various aspects of the access to a residential care service that must be given to a representative by an approved provider who consents to the access.

#### 1.6 Approved provider's responsibilities

- (1)In order to comply with the responsibilities of an approved provider under paragraphs 63-1 (1) (j) and (l) of the Act, the approved provider must allow a representative, other than the persons mentioned in paragraphs (c) to (g) of the definition of representative in subsection 1.4(1), access, as set out in these Principles, to the residential care service operated by the approved provider.
- (2) Under paragraph 63-1 (1) (m) of the Act, an approved provider has the responsibility of allowing a person mentioned in paragraphs (c) to (g) of the definition of representative in subsection 1.4 (1), access, as set out in these Principles, to the residential care service operated by the approved provider.

#### 1.7 Notification of access

- (1) An approved provider must allow a representative access to its residential care service if the representative has given notice, in writing, to the approved provider of the access to the service required by the representative.
- (2) However, the following representatives may give notice orally to the approved provider of the access to the service required by the representative:
  - the Secretary, in relation to the Secretary's functions under Divisions 2 and 4 of Part 2 of Chapter 3 of the Committee Principles;
  - (b) a person appointed as a mediator under section 10.55 of the Committee Principles;
  - a member of a Complaints Resolution Committee mentioned in (c) Division 6 of Part 2 of Chapter 3 of the Committee Principles;
  - (d) a member of a Determinations Review Panel mentioned in Division 7 of Part 2 of Chapter 3 of the Committee Principles.

Note Subsection 39-4 (2) of the Act obliges the Secretary to give notice, in writing, to the approved provider of the access required by a representative mentioned in paragraph (a) of the definition of representative in subsection 1.4(1) at least 5 business days before access is required.

## Accountability Principles 1998

### 1.8 Consent to access service

- (1) A representative must not access an approved provider's residential care service unless the approved provider has consented to the access.
- (2) The approved provider may withdraw consent at any time.
- (3) The representative must leave the premises of the service if the approved provider asks the representative to do so.
- (4) Before obtaining the consent of an approved provider, the representative must inform the approved provider that the approved provider may refuse to give consent, or withdraw that consent at any time.
- (5) Access by a representative by virtue of the consent of the approved provider is not lawful unless the approved provider voluntarily consented to the access.
- (6) An approved provider must not unreasonably withhold consent if access to the service is required in circumstances where the representative believes, on reasonable grounds, that there is a serious risk to the safety, health or wellbeing of a person receiving care through the service.

Note An approved provider who refuses to consent to a representative's access to the service or withdraws consent for a representative's access to the service may not be complying with the approved provider's responsibilities under paragraph 63-1 (1) (j), (l) or (m) of the Act. Failure to comply with a responsibility can result in a sanction being imposed under Part 4.4 of the Act. However, some acts of an approved provider will not constitute failure to comply with those responsibilities (see section 1.13).

## 1.9 Identification of representative

An approved provider must allow a representative access to its residential care service if the representative has:

- (a) a letter of authority that sets out:
  - (i) the name of the representative; and
  - (ii) the representative's position; and
- (b) photographic identification of the representative.

## Accountability Principles 1998

#### 1.10 Hours of access

- (1) An approved provider must allow a representative access to its residential care service:
  - (a) during business hours; and
  - (b) at any time outside business hours if:
    - (i) the representative is acting on a serious complaint where a care recipient's safety, health or wellbeing may be at risk; or
    - (ii) the representative needs to examine a process or practice of the service that does not occur during business hours.
- (2) However, an approved provider must allow a representative access to its residential care service at any time outside business hours in circumstances other than those set out in paragraph (1) (b) if access during that time is undertaken by the representative in a manner that does not unreasonably disrupt the quality of care and services being provided by the service.
- (3) If an approved provider refuses to allow a representative access at any time outside business hours in circumstances other than those set out in paragraph (1) (b) because access during that time, and in the manner proposed by the representative, would unreasonably disrupt the quality of care and services being provided by the service, the approved provider and the representative must agree on an alternative time for access to the service by the representative that is suitable for the purposes of the access.

## 1.11 Access to premises, documents etc

- (1) An approved provider must allow a representative access to its residential care service to perform any of the following:
  - (a) to inspect any part of the premises of the residential care service;
  - (b) to take photographs (including a video recording), or make sketches, of the premises, or any substance or thing at the premises;
  - (c) to inspect, examine and take samples of, any substance or thing on or in the premises;
  - (d) to inspect any document or record kept by the approved provider;
  - (e) to take extracts from, or copies of, any document or record kept by the approved provider;
  - (f) to operate any equipment on the premises to see whether—the equipment, or a disk, tape or other storage device on the premises that is associated with the equipment, contains any information relevant to the performance of the functions of the representative;
  - (g) to take copies, in documentary form or on a disk, tape or other storage device, of information obtained under paragraph (f) that is relevant to the performance of the functions of the representative;
  - (h) to take onto the premises any equipment or material reasonably necessary for the purpose of performing an action under paragraph (a), (b), (c), (d), (e) or (g).

## Accountability Principles 1998

- However, the approved provider may refuse to allow a representative to (2) perform the actions mentioned in paragraphs (1) (b), (c), (d), (e) or (g) if the substance, thing, document or record mentioned in the paragraphs is not relevant to the operation or administration by the approved provider of its residential care service.
- Also, the approved provider may refuse to allow a representative to (3) perform:
  - the actions mentioned in paragraphs (1) (b), (c), (d), (e) or (g) in (a) relation to a care recipient, or a care recipient's property, if the care recipient has not consented to the performance of the action; and
  - the actions mentioned in paragraph (1) (b) in relation to a staff member or a contractor, or a staff member's or contractor's property, if the staff member or contractor (as the case requires) has not consented to the performance of the action.

#### 1.12 Access to staff etc

An approved provider must not impede a representative's access to, and ability to question, any person on the premises of its residential care service, including staff, care recipients, visitors and contractors, if the access and questioning by the representative is relevant to the representative's functions and is:

- relevant to the operation or administration by the approved provider of its residential care service: or
- necessary in order to obtain information about whether the service (b) is meeting its obligations under the Act.

#### 1.13 Refusal of access

The following acts by an approved provider do not constitute non-compliance with the approved provider's responsibilities under paragraph 63-1 (1) (j), (l) or (m) of the Act:

- refusing to allow a representative access to its residential care service because the representative has not complied with subsection 1.7 (1) or (2), or section 1.9;
- refusing to allow a representative access to its residential care (b) service under subsection 1.10 (3) or 1.11 (2) or (3);
- refusing to allow a representative access to its residential care service because the representative's conduct is inconsistent with section 1.12.

### COMMONWEALTH OF AUSTRALIA

## DECLARATION UNDER SECTION 28 OF THE HEALTH INSURANCE COMMISSION (REFORM AND SEPARATION OF FUNCTIONS) ACT 1997

## Declaration of Medibank Private Limited Employee Re-transfer Time

### 1. **DEFINITIONS**

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

#### In Addition:

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

### 2. DECLARATION

Pursuant to section 28(2) of the Act, we, the undersigned, being delegates of the Minister for Health and Family Services, hereby declare that Helen Vercoulen ("the employee"):

- (a) ceases to be employed by Medibank Private Limited on 9 July 1998 (the employee's re-transfer time); and
- (b) is taken to have been engaged by the Commission as an employee of the Commission at the employee's re-transfer time.

1998

DATED this

Human Resources Manager,

14 Kday of

Health Insurance Commission.

Human Resources Manager,

Medibank Private Limited.

## **Industry, Science and Tourism**



Customs Legislation (Anti-dumping Amendments) Act 1998

#### **PROCLAMATION**

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Customs Legislation (Anti-dumping Amendments)* Act 1998, fix 24 July 1998 as the date on which the items of Schedule 1 (other than item 39), the items of Schedules 2 and 4 and the items of Schedule 3 (other than item 11) of that Act commence.



Signed and sealed with the Great Seal of Australia on 15 July 1998

WILLIAM DEANE

Governor-General

By His Excellency's Command,

WARWICK PARER

Minister for Resources and Energy

for the

Minister for Customs and Consumer Affairs

#### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

Column 1   Column 2   Column 3   Column 4   Column 5   Column 6   Column 7   Column 8   Column 7   Column 7   Column 7   Column 8   Column 7   Column 7   Column 7   Column 7   Column 7   Column 7   Column 8   Column 7   Column 8   Column 7   Column 8   Column 7	SCHEDULE				(Foreign Currency = AUS \$1)				
Austria Schillings 7.9155 7.8817 7.8798 7.8798 7.8798 7.7244 7.8303 Belgium/Lux Francs 23.2200 23.1000 23.1200 23.1200 23.1200 22.6300 22.88900 Erazil Reals .7191 7.7139 .7116 .7116 .7116 .7116 .7013 .7179 Canada Dollars .9137 9.000 .9044 9.044 .9044 .8970 .9126 China Yuan 5.1408 5.0921 5.0746 5.0746 5.0746 5.0746 5.0208 5.1085 Denmark Kroner 4.2908 4.2702 4.2689 4.2689 4.2689 4.2689 4.1840 4.2293 EC ECU .5693 .5693 .5662 .5662 .5662 .5563 .5510 Fiji Dollar 1.2617 1.2470 1.2506 1.2506 1.2506 1.2306 1.2306 1.2516 Finland Markka 3.4216 3.4053 3.4039 3.4039 3.4039 3.3372 3.3732 France Francs 3.7744 3.7573 3.7568 3.7569 3.7568 3.7569 3.7576 3.7569 3	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
Belgium/Lux		Currency	08/07/98	09/07/98	10/07/98	11/07/98	12/07/98	13/07/98	14/07/98
Belgium/Lux         Francs         23.2200         23.1200         23.1200         23.1200         23.1200         23.1200         22.6300         22.8900           Brazil         Reals         7.191         7.7339         7.116         7.716         7.716         7.031         7.717           Canada         Dollars         9137         .9060         .9044         .9044         .9044         .8970         .9126           China         Yuan         5.1408         5.021         5.0746         5.0746         5.0746         5.0208         5.0285         5.1085           Denmark         Kroner         4.2908         4.2609         4.2689         4.2689         4.1840         4.2293           EC         ECU         .5663         .5659         .5662         .5662         .5662         .5563         .5517           Fiji         Dollar         1.2617         1.2470         1.2506         1.2506         1.2506         1.2508         1.2508         1.2518           Finland         Marka         3.4215         3.4053         3.4039         3.4039         3.3037         3.3724           Germany         Deutschmark         1.1259         1.1205         1.2505         1.2518									,
Brail   Reals   7.191   7.119   7.116   7.116   7.116   7.031   7.179   7.179   7.116   7.031   7.179   7.179   7.116   7.031   7.179   7.179   7.116   7.031   7.179   7.179   7.116   7.031   7.179   7.17		Schillings							
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Denmark   Rroner   4.2908   4.2702   4.2689   4.2689   4.2689   4.1840   4.2293   EC   ECU   5.5693   5.5659   5.5662   5.5662   5.5662   5.5553   5.5617   Fiji   Dollar   1.2617   1.2470   1.2506	Canada	Dollars							
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Germany         Deutschmark         1.1259         1.1204         1.1205         1.1205         1.1205         1.0984         1.1102           Greece         Drachmae         188.0300         187.0200         186.7300         186.7300         186.7300         186.7300         186.7300         122.8300         184.1600           Kong Kong         Dollars         4.8107         4.7650         4.7650         4.7643         4.7493         4.7693         4.6889         4.7811           India         Rupees         26.4084         26.1893         26.0825         26.0825         26.0825         25.7907         26.2929           Indonesia         Rupiah         9219.0000         9460.0000         9351.0000         9351.0000         9351.0000         9221.0000         9110.0000           Iralah         Chunds         4.4466         4.4444         4.447         4.447         4.447         4.447         4.447         4.447         4.447         1.447         1.467         1.104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1104.1700         1054.1700         104.1700         1054.170	Finland	Markka							3.3732
Greece         Drachmae         188.0300         187.0200         186.7300         186.7300         186.7300         182.8300         184.1600           Hong Kong         Dollars         4.8107         4.7650         4.7493         4.7493         4.7493         4.6989         4.7811           India         Rupees         26.4084         26.1893         26.0825         26.0825         25.7907         26.2929           Indonesia         Rupiah         9219.0000         9460.0000         9351.0000         9351.0000         9351.0000         9221.0000         910.0000           Iraland         Pounds         .4466         .4434         .4447         .4447         .4447         .4452         .4402           Israel         Shekel         2.2755         2.2542         2.2457         2.2457         2.2457         2.2215         2.2568           Italy         Lire         1109.0500         1104.0900         1104.1700         1104.1700         1081.9000         1094.6700           Japan         Yen         86.0400         86.5700         86.5700         86.5700         86.5700         86.5700         86.6300         87.0700           Korea         Won         830.7600         81.2600         803.1000 <td>France</td> <td>Francs</td> <td>3.7744</td> <td>3.7573</td> <td>3.7568</td> <td>3.7568</td> <td>3.7568</td> <td>3.6793</td> <td>3.7214</td>	France	Francs	3.7744	3.7573	3.7568	3.7568	3.7568	3.6793	3.7214
Hong Kong   Dollars   4.8107   4.7650   4.7493   4.7493   4.7493   4.6989   4.7811	Germany	Deutschmark	1.1259	1.1204	1.1205	1.1205	1.1205	1.0984	1.1102
India	Greece	Drachmae	188.0300	187.0200	186.7300	186.7300	186.7300	182.8300	184.1600
Tradonesia   Rupiah   9219.0000   9460.0000   9351.0000   9351.0000   9351.0000   9221.0000   9110.0000	Hong Kong	Dollars	4.8107	4.7650	4.7493	4.7493	4.7493	4.6989	4.7811
Treland   Pounds   .4466   .4434   .4447   .4447   .4447   .4457   .4452   .4402     Israel   Shekel   2.2755   2.2542   2.2457   2.2457   2.2457   2.2255   2.2568     Italy   Lire   1109.0500   1104.0900   1104.1700   1104.1700   1001.1700   1001.9000   1094.6700     Japan   Yen   86.0400   86.0700   86.5700   86.5700   86.5700   86.5700   86.6300   87.0700     Korea   Won   830.7600   814.2600   803.1000   803.1000   803.1000   796.4100   804.1600     Malaysia   Ringgit   2.5838   2.5837   2.6127   2.6127   2.6127   2.5239   2.5776     New Zealand   Dollar   1.1891   1.1916   1.1912   1.1912   1.1912   1.1912   1.1910     Norway   Kroner   4.7830   4.7619   4.7568   4.7568   4.7568   4.6546   4.7207     Pakistan   Rupee   28.6900   28.5400   28.4700   28.4700   28.4700   28.1700   28.6300     Papua NG   Kina   1.3587   1.3497   1.3540   1.3540   1.3540   1.3461   1.3766     Philippines   Peso   25.6700   25.5800   25.7600   25.7600   25.7600   25.5100   25.8500     Portugal   Escudo   115.2100   114.3100   114.3900   114.3900   114.3900   112.3000   113.6000     Singapore   Dollar   1.0530   1.0511   1.0572   1.0572   1.0572   1.0572   1.0506   1.0546     Solumin Is   Dollar   2.9694   2.9398   2.9325   2.9325   2.9325   2.9028   2.9536     South   Africa   Rand   3.8128   3.7705   3.8469   3.8469   3.8469   3.8805   3.7899     Spain   Peseta   95.5000   95.0400   95.1100   95.1100   93.0700   94.1600     Siri Lanka   Rupee   40.6100   40.2200   40.0900   40.0900   40.0900   39.6800   40.3400     Sweden   Krona   5.0096   4.9703   4.9697   4.9697   4.9697   4.9697   4.9697   4.9697   4.9562     Switzerland   Franc   9.477   9.411   9.459   9.459   9.459   9.9294   9.365     Taiwan   Dollar   21.3200   21.1400   21.1000   25.6900   25.6900   25.6900   25.5500   25.5700     UK   Pounds   3.3789   3.3788   3.3756   3.3756   3.3756   3.5756   3.5750   3.5750   3.5762   3.5756   3.5750   3.5750   3.5756   3.5750   3.5756   3.5750   3.5756   3.5756   3.5756   3.5756   3.5756   3.5756   3.5756   3.5756   3.5756	India	Rupees	26.4084	26.1893	26.0825	26.0825	26.0825	25.7907	26.2929
Israel	Indonesia	Rupiah	9219.0000	9460.0000	9351.0000	9351.0000	9351.0000	9221.0000	9110.0000
Italy         Lire         1109.0500         1104.0900         1104.1700         1104.1700         1104.1700         1094.1700         1094.6700           Japan         Yen         86.0400         86.0700         86.5700         86.5700         86.5700         86.6300         87.0700           Korea         Won         830.7600         814.2600         803.1000         803.1000         803.1000         796.4100         804.1600           Malaysia         Ringgit         2.5838         2.5837         2.6127         2.6127         2.6127         2.5899         2.5776           Netherlands         Guilder         1.2693         1.2632         1.2629         1.2629         1.2629         1.2629         1.2629         1.2629         1.2629         1.2629         1.2612         1.1910         1.1900	Ireland	Pounds	.4466	.4434	.4447	.4447	.4447	.4352	.4402
Japan         Yen         86.0400         86.0700         86.5700         86.5700         86.5700         86.6300         87.0700           Korea         Won         830.7600         814.2600         803.1000         803.1000         796.4100         804.1600           Malaysia         Ringgit         2.5838         2.5837         2.6127         2.6127         2.6127         2.5839         2.5776           Netherlands         Guilder         1.2693         1.2632         1.2629         1.2629         1.2629         1.2319         1.2919         1.2919         1.1910         1.1910         1.1900         1.	Israel	Shekel	2.2755	2.2542	2.2457	2.2457	2.2457	2.2215	2.2568
Korea         Won         830.7600         814.2600         803.1000         803.1000         796.4100         804.1600           Malaysia         Ringgit         2.5838         2.5837         2.6127         2.6127         2.6127         2.5127         2.5899         2.5776           Netherlands         Guilder         1.2693         1.2632         1.2629         1.2629         1.2629         1.2629         1.2379         1.2515           New Zealand         Dollar         1.1891         1.1916         1.1912         1.1910         1.2510         1.1314         1.2516         4.7568         4.7568         4.7568         4.7568         4.7568         4.7568         4.7568         4.7568	Italy .	Lire	1109.0500	1104.0900	1104.1700	1104.1700	1104.1700	1081.9000	1094.6700
Malaysia         Ringgit         2.5838         2.5837         2.6127         2.6127         2.5829         2.5776           Netherlands         Guilder         1.2693         1.2622         1.2629         1.2	Japan	Yen	86.0400	86.0700	86.5700	86.5700	86.5700	86.6300	87.0700
Netherlands         Guilder         1.2693         1.2632         1.2629         1.2629         1.2629         1.2629         1.2379         1.2315           New Zealand         Dollar         1.1891         1.1916         1.1912         1.1912         1.1912         1.1912         1.1912         1.1912         1.1910         1.1900         1.1900           Norway         Kroner         4.7830         4.7619         4.7568         4.7568         4.7568         4.6546         4.7207         28.6300         28.470	Korea	Won	830.7600	814.2600	803.1000	803.1000	803.1000	796.4100	804.1600
New Zealand         Dollar         1.1891         1.1916         1.1912         1.1912         1.1912         1.1912         1.1912         1.1912         1.1912         1.1912         1.1910         1.1900         1.1912         1.	Malaysia	Ringgit	2.5838	2.5837	2.6127	2.6127	2.6127	2.5899	2.5776
Norway         Kroner         4.7830         4.7619         4.7568         4.7568         4.7568         4.6546         4.7207           Pakistan         Rupee         28.6900         28.5400         28.4700         28.4700         28.4700         28.1700         28.1700         28.6300           Papua NG         Kina         1.3587         1.3497         1.3540         1.3540         1.3540         1.3540         1.3706           Philippines         Peso         25.6700         25.5800         25.7600         25.7600         25.7600         25.5100         25.8500           Portugal         Bscudo         115.2100         114.3100         114.3900         114.3900         114.3900         112.3000         113.6000           Singapore         Dollar         1.0530         1.0511         1.0572         1.0572         1.0572         1.0572         2.9325         2.9325         2.9325         2.9325         2.9028         2.9536           South Africa         Rand         3.8128         3.7705         3.8469         3.8469         3.8469         3.8805         3.7899           Spain         Peseta         95.5000         95.0400         95.1100         95.1100         93.0700         94.1600 <td>Netherlands</td> <td>Guilder</td> <td>1.2693</td> <td>1.2632</td> <td>1.2629</td> <td>1.2629</td> <td>1.2629</td> <td>1.2379</td> <td>1.2515</td>	Netherlands	Guilder	1.2693	1.2632	1.2629	1.2629	1.2629	1.2379	1.2515
Norway         Kroner         4.7830         4.7619         4.7568         4.7568         4.7568         4.6546         4.7207           Pakistan         Rupee         28.6900         28.5400         28.4700         28.4700         28.4700         28.1700         28.300           Papua NG         Kina         1.3587         1.3497         1.3540         1.3540         1.3540         1.3461         1.3706           Philippines         Peso         25.6700         25.5800         25.7600         25.7600         25.7600         25.5100         25.5100         25.8500           Portugal         Escudo         115.2100         114.3100         114.3900         114.3900         114.3900         112.3000         113.6000           Singapore         Dollar         1.0530         1.0511         1.0572         1.0572         1.0572         1.0572         1.0572         1.0506         1.0546           Solomon Is.         Dollar         2.9694         2.9398         2.9325         2.9325         2.9325         2.9325         2.9028         2.9536           South Africa         Rand         3.8128         3.7705         3.8469         3.8469         3.8469         3.8805         3.7899           S	New Zealand	Dollar	1.1891	1.1916	1.1912	1.1912	1.1912	1.1900	1.1900
Pakistan         Rupee         28.6900         28.5400         28.4700         28.4700         28.4700         28.4700         28.4700         28.6300           Papua NG         Kina         1.3587         1.3497         1.3540         1.0	Norway	Kroner	4.7830	4.7619	4.7568	4.7568	4.7568	4.6546	
Philippines         Peso         25.6700         25.5800         25.7600         25.7600         25.7600         25.7600         25.5100         25.8500           Portugal         Escudo         115.2100         114.3100         114.3900         114.3900         112.3000         113.6000           Singapore         Dollar         1.0530         1.0511         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         2.9325	Pakistan	Rupee	28.6900	28.5400	28.4700	28.4700	28.4700		28.6300
Philippines         Peso         25.6700         25.5800         25.7600         25.7600         25.7600         25.7600         25.7600         25.8500           Portugal         Bacudo         115.2100         114.3100         114.3900         114.3900         112.3000         113.6000           Singapore         Dollar         1.0530         1.0511         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         2.0325         2.9325	Papua NG	Kina	1.3587	1.3497	1.3540	1.3540	1.3540	1.3461	1.3706
Portugal         Escudo         115.2100         114.3100         114.3900         114.3900         114.3900         112.3000         113.6000           Singapore         Dollar         1.0530         1.0511         1.0572         2.9225         2.9325	Philippines	Peso	25.6700	25.5800	25.7600	25.7600	25.7600	25.5100	25.8500
Singapore         Dollar         1.0530         1.0511         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0572         1.0506         1.0546         5046         50572         1.0572         2.9459         2.9459         3.8469         3.8869         3.8869         3.9560         4.0500         40.0900         40.0900         40.0900         40.0900         40.0900         40.0900         40.9697         4.9697	Portugal	Escudo	115.2100	114.3100	114.3900	114.3900	114.3900	112.3000	113.6000
Solomon Is.         Dollar         2.9694         2.9398         2.9325         2.9325         2.9325         2.9028         2.9536           South Africa         Rand         3.8128         3.7705         3.8469         3.8469         3.8469         3.8469         3.8805         3.7899           Spain         Peseta         95.5000         95.0400         95.1100         95.1100         95.1100         93.0700         94.1600           Sri Lanka         Rupee         40.6100         40.2200         40.0900         40.0900         40.0900         39.6800         40.3400           Sweden         Krona         5.0096         4.9703         4.9697         4.9697         4.9697         4.9697         4.9697         4.9697         4.9697         4.9697         4.9697         9459         .9459         .9294         .9365         7.9411         .9459         .9459         .9459         .9294         .9365         2.9365         7.9411         .9459         .9459         .9459         .9294         .9365         2.9365         2.9365         2.9365         7.9411         .9459         .9459         .9459         .9459         .9459         .9459         .9459         .9459         .9459         .9459         .9459	Singapore	Dollar	1.0530	1.0511	1.0572	1.0572	1.0572	1.0506	
South Africa         Rand         3.8128         3.7705         3.8469         3.8469         3.8469         3.8805         3.7899           Spain         Peseta         95.5000         95.0400         95.1100         95.1100         95.1100         93.0700         94.1600           Sri Lanka         Rupee         40.6100         40.2200         40.0900         40.0900         40.0900         39.6800         40.3400           Sweden         Krona         5.0096         4.9703         4.9697         4.9697         4.9697         4.8769         4.8769         4.9562           Switzerland         Franc         .9477         .9411         .9459         .9459         .9459         .9294         .9365           Taiwan         Dollar         21.3200         21.1400         21.1000         21.1000         25.6900         25.6900         25.6900         25.6900         25.6900         25.6900         25.6900         25.6900         25.6900         25.6900         25.3500         25.5700           UK         Pounds         .3789         .3758         .3756         .3756         .3710         .3762	Solomon Is.	Dollar	2.9694	2.9398	2.9325	2.9325	2.9325	2.9028	
Spain         Peseta         95.5000         95.0400         95.1100         95.1100         95.1100         93.0700         94.1600           Sri Lanka         Rupee         40.6100         40.2200         40.0900         40.0900         40.0900         39.6800         40.3400           Sweden         Krona         5.096         4.9703         4.9697         4.9697         4.9697         4.8769         4.9552           Switzerland         Franc         .9477         .9411         .9459         .9459         .9459         .9294         .9365           Taiwan         Dollar         21.3200         21.1400         21.1000         21.1000         21.1000         20.8900         21.2500           Thailand         Baht         25.5800         25.4500         25.6900         25.6900         25.6900         25.3500         25.5700           UK         Pounds         .3789         .3758         .3756         .3756         .3716         .3710         .3762	South Africa	Rand	3.8128	3.7705	3.8469	3.8469	3.8469		
Sri Lanka         Rupee         40.6100         40.2200         40.0900         40.0900         40.0900         39.6800         40.3400           Sweden         Krona         5.0096         4.9703         4.9697         4.9697         4.9697         4.8769         4.9562           Switzerland         Franc         .9477         .9411         .9459         .9459         .9459         .9294         .9365           Taiwan         Dollar         21.3200         221.1400         21.1000         21.1000         21.1000         20.8900         21.2500           Thailand         Baht         25.5800         25.4500         25.6900         25.6900         25.6900         25.3500         25.3500         25.5700           UK         Pounds         .3789         .3758         .3756         .3756         .3756         .3710         .3762	Spain	Peseta	95.5000	95.0400	95.1100	95.1100	95.1100	93.0700	
Sweden         Krona         5.0096         4.9703         4.9697         4.9697         4.9697         4.8769         4.9562           Switzerland         Franc         .9477         .9411         .9459         .9459         .9459         .9294         .9365           Taiwan         Dollar         21.3200         21.1400         21.1000         21.1000         21.1000         20.990         22.500           Thailand         Baht         25.5800         25.4500         25.6900         25.6900         25.6900         25.3500         25.3500           UK         Pounds         .3789         .3758         .3756         .3756         .3756         .3710         .3762	Sri Lanka	Rupee	40.6100	40.2200	40.0900	40.0900	40.0900	39.6800	
Switzerland         Franc         .9477         .9411         .9459         .9459         .9459         .9294         .9365           Taiwan         Dollar         21.3200         21.1400         21.1000         21.1000         21.1000         20.8900         21.2500           Thailand         Baht         25.5800         25.4500         25.6900         25.6900         25.6900         25.3500         25.5700           UK         Pounds         .3789         .3758         .3756         .3756         .3756         .3710         .3762	Sweden	Krona	5.0096	4.9703					
Taiwan Dollar 21.3200 21.1400 21.1000 21.1000 21.1000 20.8900 21.2500 Thailand Baht 25.5800 25.4500 25.6900 25.6900 25.6900 25.3500 25.5700 UK Pounds .3789 .3758 .3756 .3756 .3756 .3710 .3762	Switzerland	Franc							
Thailand Baht 25.5800 25.4500 25.6900 25.6900 25.6900 25.3500 25.5700 UK Pounds .3789 .3758 .3756 .3756 .3756 .3710 .3762	Taiwan	Dollar	21.3200						
UK Pounds .3789 .3758 .3756 .3756 .3756 .3710 .3762	Thailand	Baht	25.5800	25.4500					
	UK	Pounds	.3789	.3758					
	USA	Dollar		.6150	.6129	.6129	.6129	.6064	.6170

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
15/07/98

## **Primary Industries and Energy**

#### **COMMONWEALTH OF AUSTRALIA**

## AUSTRALIAN MEAT AND LIVE-STOCK INDUSTRY ACT 1997

#### DECLARATION OF INDUSTRY MARKETING BODY

I, JOHN ANDERSON, Minister for Primary Industries and Energy, pursuant to the powers conferred on me by subsection 60(1) of the *Australian Meat and Live-stock Industry Act 1997*, hereby declare Meat & Livestock Australia Limited to be the industry marketing body from 1 July 1998.

Dated this

35

day of

Venne

1998

JOHN ANDERSON

Minister for Primary Industries and Energy

#### COMMONWEALTH OF AUSTRALIA

### AUSTRALIAN MEAT AND LIVE-STOCK INDUSTRY ACT 1997

#### DECLARATION OF RESEARCH BODY

I, JOHN ANDERSON, Minister for Primary Industries and Energy, pursuant to the powers conferred on me by subsection60(2) of the *Australian Meat and Live-stock Industry Act 1997*, hereby declare Meat & Livestock Australia Limited to be the industry research body from 1 July 1998.

Dated this

35x.

day of

Jame

1998

JOHN ANDERSON

Minjster for Primary Industries and Energy

#### **COMMONWEALTH OF AUSTRALIA**

### AUSTRALIAN MEAT AND LIVE-STOCK INDUSTRY ACT 1997

#### DECLARATION OF APPROVED DONOR

I, JOHN ANDERSON, Minister for Primary Industries and Energy, pursuant to the powers conferred on me by subsection 61(1) of the Australian Meat and Live-stock Industry Act 1997, hereby declare Australian Meat Processor Corporation Limited to be an approved donor from 1 July 1998

Dated this

30th

day o

Lene

1998

JOHN ANDERSON

Minister for Primary Industries and Energy

## **Transport and Regional Development**

### **COMMONWEALTH OF AUSTRALIA**

#### AUSTRALIAN LAND TRANSPORT DEVELOPMENT ACT 1988

## **DECLARATION UNDER SUBSECTION 8(2)**

I, MARK VAILE, Minister of State for Transport and Regional Development, pursuant to subsection 8(2) of the *Australian Land Transport Development Act* 1988, hereby declare the Road Transport Forum Limited (ACN 055 583 714) to be an approved road safety organisation for the purposes of that Act.

Dated this

15th

day of

July

1998

MARK VAILE



## 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 22 July 1998.

AD/B747/171 Amdt 4 - Outboard Main Fuel Tank Boost Pump Wiring AD/B747/185 - Main Fuel Tank Boost Pump Wiring Teflon Sleeving AD/JETSTREAM/79 - Main Landing Gear Brake Unit

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

Oliver Ernst Publishing Controller Airworthiness Information Civil Aviation Safety Authority GPO Box 2005 CANBERRA ACT 2601

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST\_O@CASA.GOV.AU

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

### **Treasurer**

#### COMMONWEALTH OF AUSTRALIA

### Foreign Acquisitions and Takeovers Act 1975

### **ORDER UNDER SUBSECTION 21A(2)**

#### WHEREAS -

- (A) Sylvia Millicent Minjoot is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Sylvia Millicent Minjoot proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 16 June 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) Sylvia Millicent Minjoot 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

. 13

day of

July

1998.

Juen

Assistant Treasurer

### COMMONWEALTH OF AUSTRALIA

### Foreign Acquisition and Takeovers Act 1975

### **ORDER UNDER SUBSECTION 22(1)**

#### WHEREAS -

- (A) BP Solar Australia Proprietary Limited is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) BP Solar Australia Proprietary Limited proposes to acquire an interest in the Australian urban land described in the notice furnished on 15 June 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 1998.

15

day of

Assistant Treasurer

9609500

# australian prudential regulation authority

## **BANKING (EXEMPTION) ORDER No 87**

## Banking Act 1959

- I, Graeme John Thompson, Chief Executive Officer of the Australian Prudential Regulation Authority ("APRA"), under subsection 11(1) of the *Banking Act* 1959 (the "Act"), DETERMINE that:
- 1. subsection 66A(1) of the Act does not apply to ADI Limited, a body corporate registered under the *Corporations Law*, to the extent that it prohibits a person from assuming or using, in Australia, the expression "ADI" in relation to a financial business carried on by the person; and
- 2. section 8 of the Act does not apply to the Reserve Bank of Australia.

This order is taken to have commenced on 1 July 1998.

This order is made pursuant to a lawful delegation of power by the Board of APRA.

Dated 9 July 1998

G J Thompson CEO

## australian prudential regulation authority

## CONSENT TO USE OF RESTRICTED WORDS IN RELATION TO A FINANCIAL BUSINESS

## Banking Act 1959

I, Graeme John Thompson, Chief Executive Officer of the Australian Prudential Regulation Authority, under subsection 66(1) of the Banking Act 1959, CONSENT to the assumption or use of the word "bank", "banker", "banking" or any other word that is of like import, by the Reserve Bank of Australia (the "Bank"), in relation to the financial business carried on by the Bank.

This order is made pursuant to a lawful delegation of power by the Board of APRA.

This order is taken to have commenced on 1 July 1998.

Dated 9 July 1998

G J Thompson **CEO** 

# australian prudential regulation authority

# CONSENT TO USE OF RESTRICTED EXPRESSIONS IN RELATION TO A FINANCIAL BUSINESS

## Banking Act 1959

I, Graeme John Thompson, Chief Executive Officer of the Australian Prudential Regulation Authority, under subsection 66(1) of the *Banking Act 1959*, CONSENT to the assumption or use of the expressions "building society", "credit union", "credit society" or "credit cooperative" by any person, that is permitted to use those expressions under the Financial Institutions Legislation, in relation to a financial business carried on by the person.

#### For the purposes of this Consent:

- "person" includes each society, foreign society, services corporation and special services provider registered under the Financial Institutions Legislation; and
- the "Financial Institutions Legislation" means the Financial Institutions Codes listed in section 111AZC of the *Corporations Law* and the AFIC Codes listed in section 111AZB of the *Corporations Law*.

This order is made pursuant to a lawful delegation of power by the Board of APRA.

This order is taken to have commenced on 1 July 1998.

Dated 9 July 1998

G J Thompson CEO

9609501

### **Veterans' Affairs**



### Veterans' Entitlements Act 1986

#### NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instrument has been made on 16 July 1998 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of this instrument can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Repatriation Medical Authority, 127 Creek Street, Brisbane Qld 4000; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606; or
- the Department of Veterans' Affairs, 13 Keltie Street, Phillip, ACT 2606.

Number of Instrument	Description of Instrument
51 of 1998	Amendment of Statement of Principles, Instrument No.40 of 1998, under subsection 196B(3) concerning renal artery atherosclerotic disease and death from renal artery atherosclerotic disease

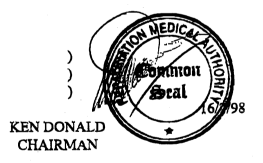


### REPATRIATION MEDICAL AUTHORITY STATEMENT

### RE: INVESTIGATION INTO HELICOBACTER PYLORI INFECTION

In relation to the Notice of Investigation in respect of Helicobacter pylori infection gazetted on 10 September 1997 in the Commonwealth of Australia Gazette, the Repatriation Medical Authority states that it does not propose to make a Statement of Principles concerning Helicobacter pylori infection for the purposes of subsection 196B(2) or (3) of the Act, for the reason that the Authority formed the view that colonisation with Helicobacter pylori infection is not a "disease" as defined in subsection 5D of the Act.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of:



9609502

### **Workplace Relations and Small Business**

Workplace Relations Act 1996
AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Aboriginal and Community Controlled Health Services (Community Health Nursing Staff) Award 1988

(C No. 80048/98)

Building and Construction Industry (NT) Award 1996

(C No. 21705 of 1998)

Doctors' Nurses (NT) Award 1980

(C No. 80047 of 1998)

Disability Services (NT) Award 1992

(C No. 80094 of 1998)

General Clerks (NT) Consolidated Award 1985

(C No. 32609 of 1998)

Hotels, Motels, Wine Saloons, Catering, Accommodtion, Clubs and Casino Employees (NT) Consolidated Award 1986 (C No. 21844 of 1998)

AND in the matter of the variation of the awards

Notice is hereby given

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

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

#### SCHEDULE OF TERMS TO BE VARIED

award code	clause	substance	date of effect
A483	6,13,37	safety net review April 1998	
V018	38,54	-wages & allowances	27.05.98
B035	5,9	safety net review April 1998	
V006	App A	-wage rates etc	25.05.98
V007	1, 11	redundancy provisions	09.06.98
D015	6,9B	safety net review April 1998	
<u>V037</u>	10,33	-wages & allowances	27.05.98
D085	Sch E	Carpentaria Disability	
V009		Services - On-Call	15.06.98
G019	6,6A	safety net review April 1998	
<u>V034</u>		-wages	02.06.98
H021	8,12,19	safety net review April 1998	
V037	20,37,55	-wages & allowances	28.05.98

10 July 1998

## Workplace Relations Act 1996 AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Nurses (Northern Territory) Private Sector Award 1989 (C No. 80045 of 1998)

Retail, Wholesale and Distributive Employees (NT) Award 1980 (C No. 32949 of 1998)

Storeman and Packers (Oil Agents/Contractors) Award 1984 (C No. 32266 of 1998)

Transport Workers (Refuse) Award 1988 (C No. 11554 of 1995)

Transport Workers (NT Oil Agents/Contractors) Award 1990 (C No. 32348 of 1998)

Transport Workers Award 1983 (C No. 30386 of 1993)

AND in the matter of the variation of the awards

Notice is hereby given

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

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

#### SCHEDULE OF TERMS TO BE VARIED

award code	clause	substance	date of effect
N0111	8,13,18,20	safety net review April 1998	
V022_	25,35,53	-wages & allowances	27.05.98
R0018	6, 36	safety net review April 1998	
V068		- wages	05.06 <u>.98</u>
S0141	12,15,17,18	safety net review April 1998	
V097	19,22,35,49	- wages	05.06.98
T0107		Roping in-	
V069		No. 1 Award 1998	05.05.98
V070	II,III,	safety net review April 1998-	
	IV 4,6	- wages	05.06.98
T0124	5,15	safety net review - April 1998	
V044	21	- wages & allowances	04.06.98
T0140		Roping in -	
V178		No. 3 Award 1998	<u>28.05.9</u> 8

7 July 1998

S1100 V006 D Print Q1890

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996 s.113 application for variation

Australian Municipal, Administrative, Clerical and Services Union (C No. 80081 of 1997)

# SOCIAL AND COMMUNITY SERVICES INDUSTRY - COMMUNITY SERVICES WORKERS - NORTHERN TERRITORY AWARD 1996

[ODN C No. 11134 of 1995] [Print N3299 [S1100]]

Various employees

Northern Territory

**COMMISSIONER EAMES** 

**DARWIN, 16 JUNE 1998** 

Award declared common rule.

#### DECLARATION

- The Social and Community Services Industry Community Services Workers Northern Territory Award 1996, as varied to date shall be a common rule of the social
  and community services industry within the Northern Territory and shall be binding on
  all employers in respect of the employment by them of employees in the said industry in
  the classifications for whom provision is made in the said award and shall be binding on
  all such employees.
- 2. The declaration shall not apply to:
  - (i) persons employed pursuant to the Public Service Act 1922; or
  - (ii) persons employed pursuant to the Northern Territory Public Sector Employment and Management Act 1993; or
  - (iii) persons employed pursuant to the Northern Territory Local Government Act 1993; or
  - (iv) any employer in respect of employees who are recognised as local governing bodies for the purposes of distribution of financial assistance to local government in the Northern Territory; or
  - (v) persons engaged in classes of work who are covered by an award and/or industrial agreement registered in the Australian Industrial Relations Commission; or
  - (vi) persons engaged in public sector employment as defined in section 4 of the Workplace Relations Act 1996; or

# DECLARATION - SOCIAL AND COMMUNITY SERVICES INDUSTRY - COMMUNITY SERVICES WORKERS - NORTHERN TERRITORY AWARD 1996

- (vii) persons employed pursuant to any Act of Parliament replacing the above Acts; or
- (viii) persons engaged in leading physical education programmes who may include and not be confined to the following: aerobic instructors, gymnastic instructors, sporting coaches and swimming instructors; or
- (ix) persons employed in a service; the predominant function of which is the provision of employment services; or
- (x) persons employed in a service, the predominant function of which is the provision of family day care and child care services; or
- (xi) persons employed in a service, the predominant function of which is the provision of care or counselling in drug or alcohol rehabilitation; or
- (xii) persons employed in a service, the predominant function of which is to care for or train people with disabilities; or
- (xiii) persons involved in delivery of respite or home based care and persons receiving payments to family sponsorship activities; or
- (xiv) persons employed in Aboriginal organisations, the predominant function of which is the provision of training or education, health or legal aid advice and assistance to Aboriginal people; or
- (xv) persons employed in organisations governed by Aboriginal traditional owners for Aboriginal cultural purposes; or
- (xvi) persons employed in a service, the predominant function of which is the provision of crisis and supported accommodation and/or related support service.
- 3. Nothing in this declaration will reduce the contingent rights to any forms of leave including sick leave, annual leave, long service leave or parenting leave which any employee has accrued, prior to the application of this declaration.
  - Nothing in this declaration will disadvantage employees in relation to their terms and conditions of employment in line with the No Disadvantage test in Part VIE in the Workplace Relations Act that employees have under any other award, agreement, industrial arrangement or contract of employment, prior to the application of this declaration.
- 4. This declaration shall operate from midnight on 30<sup>th</sup> June 1998:

### DECLARATION - SOCIAL AND COMMUNITY SERVICES INDUSTRY -COMMUNITY SERVICES WORKERS - NORTHERN TERRITORY AWARD 1996



9609503

### FORM R56

Regulation 16

2573

Workplace Relations Act 1996

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

#### NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

In the matter of:

### TRANSPORT WORKERS (AIRLINES) AWARD 1988 [T0029]

(C No. 35174 of 1998)

Notice is hereby given that the Transport Workers' Union of Australia has made application for a declaration that the terms hereinafter mentioned be a common rule:

In the Northern Territory

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

The application will be heard-at 10.00 a.m. on Friday, 7 August 1998 before Commissioner Eames at Level 10, NT House, 22 Mitchell Street, Darwin.

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

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

Dated this 14th day of July 1998.

Registrar

#### FORM R56

Regulation 16

### Workplace Relations Act 1996

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

### NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

In the matter of:

# TRANSPORT WORKERS (AIRPORT HANDLING AGENTS) AWARD 1996 [T0967]

(C No. 35173 of 1998)

Notice is hereby given that the Transport Workers' Union of Australia has made application for a declaration that the terms hereinafter mentioned be a common rule:

In the Northern Territory

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

The application will be heard at 10.15 a.m. on Friday, 7 August 1998 before Commissioner Eames at Level 10, NT House, 22 Mitchell Street, Darwin.

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

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

Dated this 14th day of July 1998.

Registrar

9609504

#### **AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**

#### Workplace Relations Act 1996

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

IN

CHILD CARE INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1992 (C0173) C No 21755/98

ENTERTAINMENT AND BROADCASTING INDUSTRY – CINEMA AWARD 1997 (E0480) C No 33223/98

GRAPHICS ARTS - GENERAL - INTERIM AWARD 1995 (G0439) C No 21822/98

PARKING STATIONS ETC. EMPLOYEES (A.C.T.) AWARD 1983 (P0114) C No 21754/98

CHILD CARE INDUSTRY (AUSTRALIAN CAPITAL TERRITORY) AWARD 1992 (C0173) C No 90185/98

CLEANING (BUILDING AND PROPERTY SERVICES) (ACT) AWARD 1996 (C1758) C No 90181/98

STORAGE SERVICES AUSTRALIAN CAPITAL TERRITORY – NATIONAL UNION OF WORKERS – AWARD 1996 (S0073) C No 34066/98

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 abovementioned 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 2, 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	Clause	Substance	Date of
& Var No			Effect
C0173 V006	C1,C2,F2	Safety net Review	20.05.98
E0480 V037	15,	"	15.06.98
G0439 V018	4,5,	"	02.06.98
P0114 V035	4, 30	66	20.05.98
C0173 Conso	olidation	Allow Award matters	01.07.98
C1758 Conso	olidation	Allow Award matters	29.06.98
S0073 Conso	olidation	Allow Award matters	01.07.98

Dated this 22nd day of July 1998

Christine Hayward

Deputy Industrial Registrar



# Gazette

No. S354 Sunday 12 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

Excise Act 1901

### DECLARATION UNDER SUBSECTION 59A(1) OF THE EXCISE ACT 1901

Pursuant to subsection 59A(1), and for the purposes of section 59A of the *Excise Act 1901*, I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, declare that the period on and from 13 July 1998 to midnight on 9 August 1998 is a declared period with respect to the tobacco products classified under Items 6. 7 and 8 in the Schedule to the *Excise Tariff Act 1921* and that the period on and from 30 March 1998 to midnight on 28 June 1998 is the base period in relation to the declared period.

Dated this

OK

day of

gul

1998.

LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs



Customs Act 1901

#### DECLARATION UNDER SUBSECTION 132B(1) OF THE CUSTOMS ACT 1901

Pursuant to subsection 132B(1), and for the purposes of section 132B. of the *Customs Act 1901*, I. LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs. declare that the period on and from 13 July 1998 to midnight on 9 August 1998 is a declared period with respect to the tobacco products classified under the subheadings of Schedule 3 to the *Customs Tariff Act 1995* ("Schedule 3") as set out hereunder and that the period on and from 30 March 1998 to midnight on 28 June 1998 is the base period in relation to the declared period.

- 1 Subheading 2402.10 of Schedule 3
- 2 Subheading 2402.20 of Schedule 3
- 3 Subheading 2403.10 of Schedule 3
- 4 Subheading 2403.99.9 of Schedule 3

Dated this

8 12

day of

July

1998.

LIONEL BARRIE WOODWARD
Chief Executive Officer of Customs



# Gazette

No. S355 Monday 13 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### Commonwealth of Australia

Social Security Act 1991

# Social Security (Pension Bonus Scheme—Non-accruing Members) Declaration (No. 1) 1998

I, DAVID MARCUS ROSALKY, Secretary to the Department of Social Security, make this Declaration under subsection 92Q (1) of the Social Security Act 1991.

Dated

1998.

Secretary to the Department of Social Security

#### 1. Name of Declaration

This Declaration is the Social Security (Pension Bonus Scheme-Non-accruing Members) Declaration (No. 1) 1998.

#### 2. Commencement

This Declaration commences on gazettal.

#### 3. Definition

In this Declaration:

Act means the Social Security Act 1991.

Note The following expressions used in this Declaration are defined in the Act (see s 23):

- member of a couple
- partner
- pension bonus
- Veteran's Entitlements Act.



#### 2 Social Security (Pension Bonus Scheme—Non-accruing Members) Declaration (No. 1) 1998

#### Kinds of non-accruing members

A member of the pension bonus scheme who is a member of any of the following kinds is a non-accruing member:

- (a) a member who is a participant in the Community Development Employment Program;
- (b) a member who is in gaol, within the meaning of subsection 23 (5) of the Act:
- (c) a member who is undergoing psychiatric confinement, within the meaning of subsections 23 (8) and (9) of the Act, because the member has been charged with committing an offence;
- (d) a member who is not a participant in the workforce, but whose partner:
  - (i) is a participant in the workforce; and
  - (ii) is not a registered member of the pension bonus scheme or of the corresponding scheme under Part IIIAB of the Veteran's Entitlements Act; and
  - (iii) intends to become a registered member of the pension bonus scheme or of the corresponding scheme under Part IIIAB of the Veteran's Entitlements Act;
- (e) a member who is on sick leave for 4 weeks or more:
- (f) a member who is the surviving member of a couple, if the member:
  - (i) is undergoing a period of bereavement; and
  - (ii) is unable to pass the work test under Subdivision A of Division 5 of Part 2.2A of the Act.

### Period for which member is non-accruing member

- (1) A member of the pension bonus scheme to whom paragraph 4 (a), (b), (c) or (d) applies is a non-accruing member throughout the period during which the member is a member of that kind.
- (2) A member of the pension bonus scheme to whom paragraph 4 (e) applies is a non-accruing member throughout the period during which the member is a member of that kind, up to a maximum of 26 weeks.
- (3) A member of the pension bonus scheme to whom paragraph 4 (f) applies is a non-accruing member throughout the period during which the member is a member of that kind, up to a maximum of 13 weeks.



# Gazette

No. S356 Tuesday 14 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

DATE OF MEETING

Parliament House Canberra 13 July 1998

IN PURSUANCE of the Resolution of the House of Representatives of 2 July 1998 I hereby fix Wednesday, 15 July 1998 as the day on which the House of Representatives shall meet, at 10 a.m.

IAN SINCLAIR Speaker of the House of Representatives



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# Gazette

No. S357 Tuesday 14 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

#### **ORDER UNDER SUBSECTION 22(1)**

#### WHEREAS -

- (A) Jean Gloria French is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Jean Gloria French proposes to acquire an interest in the Australian urban land described in the notice furnished on 9 June 1998 under section 26A of the Act;

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

Dated this

I'm day of July A'horly. Carplet

1998.

Parliamentary Secretary

2

#### COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

#### **ORDER UNDER SUBSECTION 21A(2)**

### WHEREAS -

- (A) Susan Beryl O'Toole is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Susan Beryl O'Toole proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 11 June 1998 under section 26A of the Act:

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

- (i) Susan Beryl O'Toole 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

On day of

**199**8.

Parliamentary Secretary



# Gazette

No. S358 Tuesday 14 July 1998 Produced by Auslnfo, Canberra

**SPECIAL** 



Notification of Preliminary Finding

CUSTOMS ACT 1901 - PART XVB
PRELIMINARY FINDING INTO THE ALLEGED
DUMPING OF CERTAIN WOUND/SKIN CLOSURE STRIPS
EXPORTED FROM FRANCE, THE FEDERAL REPUBLIC
OF GERMANY AND THE UNITED STATES OF AMERICA

The Australian Customs Service has completed its investigation into the alleged dumping of reinforced and non-reinforced wound or skin closure strips exported from France, the Federal Republic of Germany (Germany) and the United States of America (USA). The tariff classification of the goods is 3005.10.00 (statistical code 23). The investigation commenced on 3 April 1998 following an application by Surgi Supplies International Pty Ltd.

#### Customs found that:

- wound/skin closure strips have been exported from France, Germany and the USA at dumped prices;
- the Australian industry producing like goods has suffered material injury;
- the dumping has caused material injury to the Australian industry; and
- material injury to the Australian industry is threatened by future exports of dumped wound/skin closure strips from France, Germany and the USA.

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

Securities under section 42 of the *Customs Act 1901* will be required and taken in respect of any interim dumping duty that may become payable on the goods that are imported on or after 15 July 1998 from France, Germany and the USA.

Dumping margins were established by a comparison of the weighted average of export prices over the investigation period with the weighted average of corresponding normal values over that period.

Customs found the Australian industry had suffered material injury in the form of price undercutting on specific tenders and contracts, loss of specific sales, loss of sales volume and market share and the under-utilisation of capacity caused by the presence of dumped goods.



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

Further details of Customs preliminary finding are contained in ACDN No.98/041 and in a report that will be sent to interested parties. This report is available from the Trade Measures Branch ph: (02) 6275 6057, fax: (02) 6275 6990.

#### NOTICE UNDER SUBSECTION 269TD(2) OF THE CUSTOMS ACT 1901

I have considered the application, taking into account submissions received and any other matters considered relevant, and hereby make a preliminary finding that there are sufficient grounds for the publication of a dumping duty notice in respect of certain reinforced and non-reinforced wound/skin closure strips exported from France, the Federal Republic of Germany and the United States of America.

Patricia Maria Bridge

Delegate of the Chief Executive Officer 13 July 1998



# Gazette

No. S359 Tuesday 14 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

### Commonwealth of Australia

Telecommunications (Interception) Act 1979

### Agency (Police Integrity Commission) Declaration 1998

I, DARYL ROBERT WILLIAMS. Attorney-General, make this declaration under subsection 34 (1) of the Telecommunications (Interception) Act 1979.

Dated

10 July 1998.

Manyl hhllams
Attorney-General

#### Name of declaration

1. This declaration is the Agency (Police Integrity Commission) Declaration 1998.

#### Commencement

2. This declaration commences on gazettal.

#### Definition

3. In this declaration:

Act means the Telecommunications (Interception) Act 1979.

#### Note: Definitions in Act

Some expressions used in this declaration are defined in the Telecommunications (Interception) Act 1979, in particular.

- agency
- eligible authority.

#### Declaration

4. The Police Integrity Commission is declared to be an agency for the purposes of the Act.

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## Agency (Police Integrity Commission) Declaration 1998

#### Preconditions for declaration

- $\mathbf{5}$ . (1) The Commission is an eligible authority in relation to New South Wales.
- (2) The Premier of New South Wales has requested the declaration of the Commission as an agency for the purposes of the Act.
- (3) I am satisfied that the law of New South Wales makes satisfactory provision in relation to the matters set out in subsection 35 (1) of the Act.
- (4) I am satisfied that the State of New South Wales has entered into an agreement with the Commonwealth as required by subsection 35 (2) of the Act.



# Gazette

No. S360 Tuesday 14 July 1998 Produced by Auslnfo, Canberra

**SPECIAL** 

### CORPORATIONS LAW

### NOTICE OF VOLUNTARY LIQUIDATION SECTION 491(2)

### ILLOGAN PASTORAL CO PTY LTD

#### ACN 001 335 413

At a General Meeting of the abovenamed company, duly convened and held at 30 Blake Street, Wagga Wagga on 29 June 1998 the following Special Resolution was passed.

"That the company be wound up as a Members' Voluntary Liquidation and that the assets of the company may be distributed in whole or in part to the members in specie should the liquidators so desire and that Alfred Ronald Trescowthick, who having notified in writing his consent to act as liquidator, be appointed liquidator of the company for the purposes of such winding up".

DATED this 30-4 day of June 1998

a of Lux wester

Alfred Ronald Trescowthick Liquidator C/- Bush & Campbell Pty Limited **Chartered Accountants** 30 Blake Street Wagga Wagga NSW 2650 Telephone (02) 6921 5222





# Gazette

No. S361 Tuesday 14 July 1998 Produced by AusInfo, Canberra

SPECIAL

# FORM 154B NOTICE OF APPLICATION RELATING TO AUSTRALIAN TOURISM COMPANY LIMITED ACN 066 632 264

AUSTRALIAN TOURISM COMPANY LIMITED (ACN 066 632 264) (the "Company") will apply to the Supreme Court of New South Wales at 10.00 a.m. on 27 July 1998 at Law Courts Building, Queens Square, Sydney, NSW, 2000, for an order confirming a resolution of the above Company to reduce its issued capital as follows:

- (a) by cancelling and extinguishing all of the ordinary shares of \$0.10 fully paid in the Company and recorded in the register as at the Record Date in the names of persons other than the Excluded Participants with payment by the Company to such persons of \$0.07 per share and without reducing or varying the authorised capital of the Company; and
- (b) immediately upon the reduction referred to in paragraph (a) being effected:
  - by reducing the issued capital of the Company from \$2,171,763.70 divided into 21,717,637 shares of \$0.10 each, to \$217,176.37 divided into 21,717,637 shares of \$0.01 each without reducing or varying the authorised capital of the Company;
  - (ii) the reduction in paragraph (b)(i) be effected by cancelling capital which has been lost, or is unrepresented by available assets, to the extent of \$0.09 per share upon each of the 21,717,637 shares which have been issued;
  - (iii) the nominal amount of each share in the Company's authorised capital (whether issued or unissued) be reduced from \$0.10 to \$0.01 per share; and
  - (iv) paragraph 3 of the memorandum of association of the Company be deleted and the following be inserted in lieu;
    - "3 The share capital of the Company is \$100,000,000 divided into 10,000,000,000 ordinary shares of \$0.01 each."

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 4.00 p.m. on Friday, 24 July 1998.

BLAKE DAWSON WALDRON
Lawyers
Grosvenor Place
225 George Street
SYDNEY NSW 2000
DX 355 SYDNEY
Fax: (02) 9258 6999

Fax: (02) 9258 6999 Ref: KKR:DAJ



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# Gazette

No. S362 Wednesday 15 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF TRANSPORT AND REGIONAL DEVELOPMENT

LOCAL GOVERNMENT (FINANCIAL ASSISTANCE) ACT 1995 - SUBSECTION 4 (2)

I, ALEXANDER MICHAEL SOMLYAY, Minister for Regional Development, Territories and Local Government, pursuant to subsection 4 (2) of the Local Government (Financial Assistance) Act 1995 (the Act), on the advice of the New South Wales Minister for Local Government HEREBY declare the Village Committee for Tibooburra and the Village Committee for Silverton each to be a local governing body for the purposes of the Act.

Dated thisday of	Inh	1998
Dated the management of the ma	7	

**ALEX SOMLYAY** 

Minister for Regional Development, Territories and Local Government





# Gazette

No. S363 Wednesday 15 July 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
	Federal Court of Australia Act 1976	Federal Court Rules (Amendment)	1998 No. 224





# Gazette

No. S364 Thursday 16 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Stevedoring Levy (Imposition) Act 1998	Stevedoring Levy (Imposition) Regulations 1998	1998 No. 225
Stevedoring Levy (Collection) Act 1998	Stevedoring Levy (Collection) Regulations 1998	1998 No. 226
Therapeutic Goods Act 1989	Therapeutic Goods Regulations (Amendment)	1998 No. 227
Customs Act 1901	Customs (Prohibited Imports) Regulations (Amendment)	1998 No. 228





# Gazette

No. S365 Thursday 16 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 



Cheques and Payment Orders Amendment (Turnback of Cheques) Act 1998

#### **PROCLAMATION**

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Cheques and Payment Orders Amendment (Turnback of Cheques) Act 1998*, fix 22 July 1998 as the date on which the items of Schedule 1 to that Act, other than item 6, commence.

LS.

Signed and sealed with the Great Seal of Australia on 152 Feb. 1998

Governor-General

By His Excellency's Command,

IAN CAMPBELL

Parliamentary Secretary to the Treasurer for the

Treasurer



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Gazette

No. S366 Thursday 16 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### COMMONWEALTH OF AUSTRALIA

Family Law Act 1975

Appointment of Members of the Board of Management of the Australian Institute of Family Studies

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 114C(3) of the Family Law Act 1975, re-appoint the Hon. Dame Margaret Guilfoyle DBE and appoint Ms Louise Staley, Professor John D Mathews AM, Professor Donald Roderick Curr Chalmers and Professor Steven Schwartz to be part-time members of the Board of Management of the Australian Institute of Family Studies from 15 July 1998 until the end of 15 July 2000

Dated 1 5 JUL 1998

WILLIAM DEANE

Governor-General

By His Excellency's Command

WARWICK SMITH

Minister for Family Services





# Gazette

No. S367 Thursday 16 July 1998 Produced by AusInfo, Canberra

**SPECIAL** 

#### COMMONWEALTH OF AUSTRALIA

National Health Act 1953

## NOTIFICATION OF HEALTH BENEFITS REINSURANCE (RECORDS OF ORGANISATIONS) DETERMINATION 1998

The Commissioner of Private Health Insurance Administration has made the Health Benefits Reinsurance (Records of Organisations) Determination 1998 under susection 73BB (1) of the National Health Act 1953. The Determination was made on 26 June 1998.

Copies of this document can be obtained from the office of the Private Health Insurance Administration Council, Suite 1, Apple Building, 31 Thesiger Court, Deakin, ACT 2600.

## NOTIFICATION OF HEALTH BENEFITS REINSURANCE (TRUST FUND PRINCIPLES) DETERMINATION 1998

The Minister for Health and Family Services has made the Health Benefits Reinsurance (Trust Fund Principles) Determination 1998 under subsection 73BC (5B) of the National Health Act 1953. The Determination was made on 13 July 1998.

Copies of this document can be obtained from the office of the Commonwealth Department of Health and Family Services in the capital city of each State and Territory as follows:

#### New South Wales

Commonwealth Department of Health and Family Services, 333 Kent Street, Sydney NSW 2000

#### Victoria

Commonwealth Department of Health and Family Services, Level 3 Casselden Place, 2 - 4 Lonsdale Street, Melbourne VIC 3000

#### Queensland

Commonwealth Department of Health and Family Services, Commonwealth Government Offices, 340 Adelaide Street, Brisbane Qld 4000

#### Western Australia

Commonwealth Department of Health and Family Services, 12th Floor, 152-158 St George's Terrace, Perth WA 6000

#### South Australia

Commonwealth Department of Health and Family Services, 122 Pirie Street, Adelaide SA 5000

#### Tasmania

Commonwealth Department of Health and Family Services, 21 Kirksway Place, Battery Point TAS 7004

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Northern Territory
Commonwealth Department of Health and Family Services, Cascom Centre, 13 Scaturchio St,
Casuarina, Darwin NT 0810

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



# Gazette

No. S368 Friday 17 July 1998 Produced by Ausinfo, Canberra

**SPECIAL** 



# NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS

On 14 July 1998 the Civil Aviation Safety Authority (CASA) issued two exemptions under regulation 308 of the Civil Aviation Regulations:

- (1) exemption for world record attempt by hang gliders (Exemption Number CASA 27/1998); and
- (2) exemption of weight shift controlled aeroplane for towing purposes (Exemption Number CASA 28/1998).

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

Airservices Australia Publications Centre
715 Swanston Street
CARLTON Vic 3053

Copies of the instruments may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

