

19/10/98



Commonwealth of Australia

Gazette

No. GN 39, Wednesday, 30 September 1998

Published by AusInfo, Canberra

GOVERNMENT NOTICES

CONTENTS

Variation of closing times	3227
Commercial advertising	3227
General Information	3227
Government departments	3231
Special Gazette Nos S 468, S 469, S 470, S 471 and S 472 of 1998 are herewith	

The date of publication of this Gazette is 30 September 1998

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

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Please direct all inquiries to (02) 6263 4617.

Variation of closing times

Commonwealth of Australia Gazette

Government Notices

LABOUR DAY EARLY CLOSING

Monday, 5 October 1998 is a public holiday in the Australian Capital Territory thus affecting closing time for the following *Government Notices Gazette*.

Issue of 7 October 1998

Thursday, 1 October 1998

Commercial advertising

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

General Information

IMPORTANT COPYRIGHT NOTICE

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Subscriptions	132 447

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6263 4617

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

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a

margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

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

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

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

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

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

Late copy may be accepted on payment of a surcharge. For further information contact the Gazette Office on (02) 6295 4608.

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. Other carriage rates are available on application. Subscriptions fax number (02) 6295 4888.

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

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

or over the counter from Government Info Shops at:

Adelaide:	60 Waymouth Street, tel. (08) 8231 0144, fax (08) 8231 0135
Brisbane:	City Plaza, cnr Adelaide and George Streets, tel. (07) 3229 6822, fax (07) 3229 1387
Canberra:	10 Mort Street, tel. (02) 6247 7211, fax (02) 6257 1797
Hobart:	31 Criterion Street, tel. (03) 6234 1403, fax (03) 6234 1364
Melbourne:	190 Queen Street, tel. (03) 9670 4224, fax (03) 9670 4115
Parramatta:	Shop 24, Horwood Place (off Macquarie Street), tel. (02) 9893 8466, fax (02) 9893 8213
Perth:	469 Wellington Street, tel. (08) 9322 4737, fax (08) 9481 4412
Sydney:	32 York Street, tel. (02) 9299 6737, fax (02) 9262 1219
Townsville:	271 Flinders Mall, tel. (077) 21 5212, fax (077) 21 5217

Agent:

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

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

ALL REMITTANCES should be made payable to;
Collector of Public Moneys, AusInfo.

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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

ISSUE OF PERIODIC GAZETTES

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

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

Gazette number	Date of Publication	Subject
P1	16.1.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	<i>Great Barrier Reef Marine Park Act 1975</i> 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 <i>National Health Act 1953</i>
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
P13	23.7.98	Amendment No. 39 to the Food Standards Code.
P14	24.7.98	Australian Public Service. Conditions of entry and advancement 1998.
P15	24.7.98	Tariff Cheese Quota.
P16	24.7.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 May 1998 to 31 May 1998 and not previously gazetted; and for period 1 April to 30 April 1998; and for period 1 June to 30 June 1998.
P17	24.7.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P18	3.8.98	Road Vehicle (National Standards) Determination No. 1 of 1998
P19	11.8.98	Australian Securities & Investments Commission Money or Property Unclaimed by Dissenting Shareholders
P20	13.8.98	Amendment No. 40 to the Food Standards Code.
P21	14.9.98	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws

Gazette number	Date of Publication	Subject
P22	11.9.98	ASIC Deregistration Notice by the Australian Securities Commission of intention to deregister defunct companies.
P23	17.9.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 1998 to 31 July 1998 and not previously gazetted

N.N.—9610439

Government Departments

Attorney-General



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



Declaration under section 8A of the *Financial Transaction Reports Act, 1988*

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the *Financial Transaction Reports Act 1988*, hereby declare the cash dealer named below to be an 'identifying cash dealer'.

Jonathan Taylor

Janie Stubbing
Senior Manager
Financial Dealer Programs
AUSTRAC

Date: 21 September 1998.



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



Declaration under section 8A of the
Financial Transaction Reports Act, 1988

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the *Financial Transaction Reports Act 1988*, hereby declare the cash dealer named below to be an 'identifying cash dealer'.

Members Australia Credit Union Limited

Janie Stubbing
Senior Manager
Financial Dealer Programs
AUSTRAC
Date: 21 September 1998



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



Declaration under section 8A of the
Financial Transaction Reports Act, 1988

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the *Financial Transaction Reports Act 1988*, hereby declare the cash dealer named below to be an 'identifying cash dealer'.

NMFM Lending Pty Limited

Janie Stubbing
Senior Manager
Financial Dealer Programs
AUSTRAC

Date: 21 September 1998



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



**Declaration under section 8A of the
*Financial Transaction Reports Act, 1988***

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the *Financial Transaction Reports Act 1988*, hereby revoke the 'Identifying Cash Dealer' status for the cash dealer named below.

CSIRO Co-operative Credit Society Limited

Janie Stubbing
Senior Manager
Financial Dealer Programs
Date: 21 September 1998



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



**Declaration under section 8A of the
*Financial Transaction Reports Act, 1988***

I, Janie Stubbing, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the *Financial Transaction Reports Act 1988*, hereby revoke the 'Identifying Cash Dealer' status for the cash dealer named below.

Outlook Credit Union Limited

Janie Stubbing
Senior Manager
Financial Dealer Programs

Date: 26 September 1998



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



**Declaration for the purposes of subsection 17B(4) of
the *Financial Transaction Reports Act 1988*.**

I, Neil James Jensen, delegate of the Director of the Australian Transaction Reports and Analysis Centre, hereby declare, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, that subsection 17B(3) does not apply in relation to Thomas Cook Limited, in relation to the following class of report:

Reports of International Funds Transfer Instructions processed by Thomas Cook Limited during the period 1 September 1998 to 15 June 1999, where the transaction is processed for and on behalf of Thomas Cook Hung Kai Airport Currency Exchange Limited.

N J JENSEN PRM
Deputy Director
Australian Transaction Reports and Analysis Centre

Date: 2 September 1998.



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



Declaration for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988.*

I, Janie Stubbing, delegate of the Director of the Australian Transaction Reports and Analysis Centre, hereby declare, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, that subsection 17B(3) does not apply in relation to WMC Finance Limited, in relation to the following class of report:

Reports of International Funds Transfer Instructions undertaken by WMC Finance Limited on its own behalf for the period 1 May 1996 to 30 April 1997 where the instructions were transmitted through the Bank of America Wanda system.

Dated this

21st

day, September 1998.

Janie Stubbing
Delegate of the Director
Australian Transaction Reports and Analysis Centre

OFFICE OF THE DIRECTOR

AUSTRAC • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia
Telephone 61-2-9950 0055 • Facsimile 61-2-9950 0073 • DX AUSTRAC 29668 Chatswood

9610442

Communications and the Arts

AUSTRALIAN CAPITAL TERRITORY

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

APPROVAL

UNDER subsection 57(1A) of the *Classification (Publications, Films and Computer Games) (Enforcement) Act 1995*, I APPROVE

The Jewish Film Foundation of Australia Inc.

as an organisation for the purposes of Part VII of that Act.

DATED this 18th day of September 1998



ANDREE WRIGHT

Director

9610443

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 22 September 1998 a carrier licence was granted to SCCL Australia Limited under subsection 56 (1) of the Act.

9610444

Environment

*Environment Protection Group***NOTICE OF DECISION TO GRANT A VARIATION TO A PERMIT UNDER THE
HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that on 14 September 1998 a variation to an export permit (dated 18 July 1998) to export up to 12,000 metric tonnes of fully drained lead acid batteries to Britannia Refined Metal Limited, Botany Road, Northfleet, Gravesend, Kent DA11 9BG, United Kingdom for recycling/reclamation of metals and metal compounds was granted to Simsmetal Limited, ACN 008 634 526, Level 6, 41 McLaren Street, North Sydney, NSW 2060 (phone 02-9956 9100 facsimile 02-9954 9680).

The variation to the permit is to include Burnie and Bell Bay, Tasmania as additional ports of export. No shipment shall depart Tasmania before 14 September 1998 or arrive in the United Kingdom after 14 July 1999.

It is a condition of the permit that any requirements lawfully imposed by State or Territory Departments and Agencies in areas under their jurisdiction, relative to the storage, handling, transport, disposal, and labelling of the material, are met.


A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Protection Group of the Department of the Environment requesting 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 the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquiries should be directed to:

Manager
Hazardous Waste Section
Environment Protection Group
E305 KINGSTON ACT 2604

Ph (02) 6274 1411 Fax (02) 6274 1164



Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch
16 September 1998

9610445

COMMONWEALTH OF AUSTRALIA

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 9A

NOTICE

I, Colin Griffiths, the Designated Authority under the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act), as required by sub-section 9A(2) of the Act, hereby notify that persons and organisations are invited to have their names and addresses entered or retained, as the case may be, on a register of persons and organisations who are to be notified of:

(a) proposals for declarations of approved management programs under section 10; and

(b) proposals for declarations of controlled specimens under section 10A.

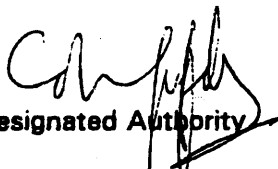
Acceptance of this invitation must be given, in the case of a person or organisation already in existence, within one month of the publication of this notice and in any other case, within twelve months of the publication of this notice. Acceptance including the name and postal address of the person or organisation should be sent in writing to the following address:

The Designated Authority
Environment Australia - Biodiversity Group
GPO Box 636
Canberra ACT 2601
Attention: Wildlife Population Assessment Section

Registrants are requested to indicate whether they wish to receive all proposals or only proposals of a particular kind, for example those relating only to particular States or Territories, only to animals, or only to plants.

A registered person or organisation will, for a period of one year, be notified of proposals, as outlined above, and provided with details of each proposal to enable the person or organisation to consider the merits of the proposal. Registered persons and organisations may provide written comments to the Wildlife Population Assessment Section on proposals within one month of receipt. Such written comments will be considered by the Minister for the Environment before a proposed declaration under section 10 or section 10A of the Act is made.

Dated this 2nd day of September 1998


Designated Authority

9610446

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID COLIN GRIFFITHS, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare *Adiantum formosum*, *Calochlaena dubia*, *Pteridium esculentum*, *Macrozamia communis* and *Caustis flexuosa* harvested in New South Wales by Kevin Francis Hayward, of Wandandian, New South Wales, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. The harvesting of *A. formosum*, *P. esculentum* and *M. communis* is restricted to areas of private land in the County of St. Vincent, New South Wales.
2. The harvesting of *Calochlaena dubia* is restricted to areas of private land in the County of St. Vincent and Yerriyong and McDonald State Forests in New South Wales.
3. The harvesting of *Caustis flexuosa* is restricted to Yerriyong and McDonald State Forests in New South Wales.
4. Harvesting is to be in accordance with conditions stipulated on relevant licences issued by the State Forests of New South Wales and the New South Wales National Parks and Wildlife Service, and from locations specified in the application submitted by Mr Hayward.
5. Recording of yearly harvest figures is to be undertaken for the species as specified by the Designated Authority, and submitted annually to the Designated Authority.
6. The New South Wales National Parks and Wildlife Service tag numbers for bundles of *Adiantum formosum* and *Caustis flexuosa* are to be supplied to the Designated Authority when application is made for export permits.
7. This declaration is valid until 30 September 2000, subject to the renewal of relevant licences by the State Forests of New South Wales and the New South Wales National Parks and Wildlife Service, or until approval of a Statewide management plan for commercially harvested flora, whichever is the earlier.

Dated this

14TH

day of

September

1998



Director of National Parks and Wildlife

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

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

Telephone: (02) 6250 0200

Facsimile: (02) 6250 0243

COMMONWEALTH OF AUSTRALIA


Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID COLIN GRIFFITHS, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare *Adiantum formosum* harvested in New South Wales by Green Land Ferns, of Nowra, New South Wales, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. The harvesting of *A. formosum* is restricted to areas of private land in the County of Camden, New South Wales as specified in the relevant NSW NPWS licence.
2. Harvesting is to be in accordance with conditions stipulated on relevant licences issued by the New South Wales National Parks and Wildlife Service.
3. Recording of yearly harvest figures is to be undertaken as specified by the Designated Authority, and submitted annually to the Designated Authority.
4. The New South Wales National Parks and Wildlife Service tag numbers for bundles of *Adiantum formosum* to be supplied to the Designated Authority when application is made for export permits.
5. This declaration is valid until 30 September 2000, subject to the renewal of relevant licences by the New South Wales National Parks and Wildlife Service, or until approval of a Statewide management plan for commercially harvested flora, whichever is the earlier.

Dated this 14TH day of September 1998



Director of National Parks and Wildlife

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

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601
Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243

9610447



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

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that an application was made on 4 August 1998 and a permit granted commencing 8 September 1998 to the NSW Department of Land & Water Conservation to dump onto the wreck of the sunken vessel "Idaho" up to 10,000 cubic metres of spoil, derived from dredging the entrance of the Tweed River, for the purpose of burying the wreck. The permit is valid until 1 September 1999.

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

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

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


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

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

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

Further information or enquiries should be directed to:

Assistant Secretary
Air and Water Quality Branch
Environment Protection Group
40 Blackall Street
BARTON ACT 2600
Telephone: 06 274 1642
Facsimile: 06 274 1172


Jennie Ludlow
Assistant Secretary A/g
Air and Water Quality Branch

21 September 1998

9610448

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID COLIN GRIFFITHS, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare whole *Dicksonia antarctica* (soft tree fern), *Cyathea australis* (rough tree fern), *Polystichum proliferum* (mother shield fern) and *Blechnum nudum* (fishbone water fern) from Victoria, harvested by Mr Les Vulcz, of Beech Forest, Victoria, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of the whole plants is restricted to the following property location as specified on permits issued by the Victorian Department of Natural Resources and Environment.
Dicksonia antarctica (soft tree fern), *Cyathea australis* (rough tree fern)
CA 70 and 71 Parish of Moomowroong
CA 27 and Pt. 27A, Parish of Weeaprounah
Cyathea australis (rough tree fern), *Polystichum proliferum* (mother shield fern) and *Blechnum nudum* (fishbone water fern)
CA 16A Parish of Bawongemoog
2. Harvesting of *Dicksonia antarctica* and *Cyathea australis* to be in accordance with conditions specified on permits issued by the Victorian Department of Natural Resources and Environment.
3. The maximum number of *Dicksonia antarctica* and *Cyathea australis* plants which may be harvested is limited to the number specified on the permits issued by the Victorian Department of Natural Resources and Environment. The *Polystichum proliferum* and *Blechnum nudum* harvest is limited to 1000 plants per species per year.
4. The following details need to be recorded and provided annually to the Designated Authority:
total number of plants harvested (detailing both domestic and export quantities);
number of plants transplanted; and
number of propagated plants (tubestock) planted.
5. The tag numbers on each stem/plant proposed for export are to be specified in the applications for permits to export.
6. This declaration is valid until 30 September 2000, or until superseded by the declaration of a Statewide Management Program relating to these species, whichever is the earlier, and subject to the issue of relevant licences by the Victorian Department of Natural Resources and Environment. The superseding declaration affects only the species to which it refers.

Dated this *Twenty third* day of *September* 1998


Director of National Parks and Wildlife

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

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601
Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, DAVID COLIN GRIFFITHS, Director of National Parks and Wildlife, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare *Pycnosorus globosus* (syn *Craspedia globosa*) and *Calocephalus citreus* to be controlled specimens for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. This declaration is limited to harvesting of *Pycnosorus globosus* (syn *Craspedia globosa*) and *Calocephalus citreus* carried out by Mr M and Ms J T Donker of Bindy Dry Flower of Nathalia, Victoria, from private land and roadside reserves in the Shire of Moira in Victoria.
2. Harvesting is to be conducted in accordance with the harvest proposal revised on 11 June 1998 and in accordance with any relevant permits.
3. Up to 50% of available material at each harvesting site may be harvested in any one season provided at least 50 viable culms per 10m² is retained.
4. Recording of harvest figures is to be undertaken and figures are to be submitted annually to the Designated Authority.
5. This declaration is valid until 30 September 2000, or until approval of a Statewide management plan for the relevant species.

Dated this 21ST day of September 1998



Director of National Parks and Wildlife

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

Director, Wildlife Population Assessment Section
Biodiversity Group
Environment Australia
GPO Box 636
CANBERRA ACT 2601
Telephone: (02) 6250 0200 Facsimile: (02) 6250 0243

9610449

Health and Family Services

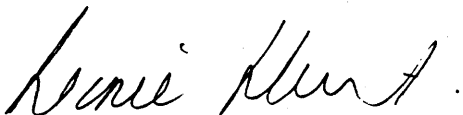
THERAPEUTIC GOODS ACT 1989

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

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

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

HAVILLAND PTY LTD TRADING AS MELRAE APPLICATIONS - LICENCE NO. 65607 - AT THE REQUEST OF THE MANUFACTURER.



Leonie Hunt
Delegate of the Secretary
11 September 1998

9610450

Industry, Science and Tourism

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	16/09/98	17/09/98	18/09/98	19/09/98	20/09/98	21/09/98	22/09/98
Austria	Schillings	7.0737	7.0118	7.0217	7.0217	7.0217	6.9750	6.9461
Belgium/Lux	Francs	20.7400	20.5800	20.6400	20.6400	20.6400	20.4500	20.3400
Brazil	Reals	.7019	.6971	.6976	.6976	.6976	.6926	.6901
Canada	Dollars	.8952	.8956	.9049	.9049	.9049	.8936	.8937
China	Yuan	4.9265	4.8909	4.8991	4.8991	4.8991	4.8552	4.8355
Denmark	Kroner	3.8342	3.8029	3.8199	3.8199	3.8199	3.7820	3.7662
EC	ECU	.5118	.5079	.5100	.5100	.5100	.5045	.5027
Fiji	Dollar	1.2153	1.2109	1.2080	1.2080	1.2080	1.2065	1.2048
Finland	Markka	3.0604	3.0365	3.0511	3.0511	3.0511	3.0206	3.0080
France	Francs	3.3737	3.3465	3.3624	3.3624	3.3624	3.3266	3.3136
Germany	Deutschmark	1.0059	.9979	1.0022	1.0022	1.0022	.9918	.9877
Greece	Drachmae	172.5700	170.7700	171.8300	171.8300	171.8300	170.2400	170.1300
Hong Kong	Dollars	4.6100	4.5775	4.5846	4.5846	4.5846	4.5436	4.5255
India	Rupees	25.2880	25.0920	25.1456	25.1456	25.1456	24.9292	24.8183
Indonesia	Rupiah	6510.0000	6545.0000	6627.0000	6627.0000	6627.0000	6514.0000	6461.0000
Ireland	Pounds	.4016	.3980	.4000	.4000	.4000	.3962	.3944
Israel	Shekel	2.2860	2.2595	2.2782	2.2782	2.2782	2.2503	2.2425
Italy	Lire	993.4600	985.6200	990.5500	990.5500	990.5500	980.3600	975.7300
Japan	Yen	79.8500	79.2500	78.1100	78.1100	78.1100	78.1000	78.5000
Korea	Won	822.1300	814.7100	820.7300	820.7300	820.7300	813.9600	814.5800
Malaysia	Ringgit	2.2612	2.2449	2.2486	2.2486	2.2486	2.2284	2.2193
Netherlands	Guilder	1.1345	1.1253	1.1306	1.1306	1.1306	1.1184	1.1139
New Zealand	Dollar	1.1647	1.1610	1.1625	1.1625	1.1625	1.1682	1.1656
Norway	Kroner	4.4604	4.4258	4.4318	4.4318	4.4318	4.3802	4.3820
Pakistan	Rupee	32.0500	31.8400	31.9000	31.9000	31.9000	31.6400	31.5100
Papua NG	Kina	1.3313	1.3287	1.3420	1.3420	1.3420	1.3468	1.3399
Philippines	Peso	26.0300	25.8400	25.9100	25.9100	25.9100	25.8600	25.9400
Portugal	Escudo	102.9200	102.1200	102.6800	102.6800	102.6800	101.5400	101.0100
Singapore	Dollar	1.0264	1.0148	1.0186	1.0186	1.0186	1.0132	1.0118
Solomon Is.	Dollar	2.9186	2.9175	2.8996	2.8996	2.8996	2.8792	2.8675
South Africa	Rand	3.6643	3.5986	3.6339	3.6339	3.6339	3.5957	3.5771
Spain	Peseta	85.4200	84.6400	85.0700	85.0700	85.0700	84.2000	83.8900
Sri Lanka	Rupee	39.1600	39.0200	38.9500	38.9500	38.9500	38.7100	38.5500
Sweden	Krona	4.6197	4.6074	4.6494	4.6494	4.6494	4.6179	4.6566
Switzerland	Franc	.8298	.8214	.8226	.8226	.8226	.8165	.8124
Taiwan	Dollar	20.5600	20.4100	20.4300	20.4300	20.4300	20.2500	20.1900
Thailand	Baht	24.2500	24.0400	24.0300	24.0300	24.0300	23.7900	23.7000
UK	Pounds	.3552	.3517	.3516	.3516	.3516	.3492	.3477
USA	Dollar	.5951	.5908	.5918	.5918	.5918	.5865	.5841

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
23/09/98

9610451

Primary Industries and Energy

PETROLEUM (SUBMERGED LANDS) ACT 1967

NOTICE OF GRANT OF RETENTION LEASE

Territory of Ashmore and Cartier Islands Adjacent Area

The following offshore petroleum retention lease was granted for a period of 5 years effective 31 May 1994:

Retention lease **AC/RL1** granted to Santos Limited, Norcen International Limited and Asisun Pty Limited.

NOTICE OF GRANT OF EXPLORATION PERMITS

Territory of Ashmore and Cartier Islands Adjacent Area

The following offshore petroleum exploration permits were granted for a period of 6 years effective 18 April 1996:

Permit **AC/P15** granted to Parker and Parsley Australasia Limited, Oryx NW Shelf Australia Energy Pty Limited and Yukong Limited;

Permit **AC/P16** granted to Woodside Oil Ltd, Shell Development (Australia) Proprietary Limited and Shoseki Overseas Oil Development Co., Ltd; and

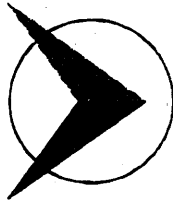
Permit **AC/P17** granted to Cultus Timor Sea Ltd, Crusader Resources NL, Cosmo Oil Co Ltd and PanCanadian Petroleum Limited.

Designated Authority

Territory of Ashmore and Cartier Islands Adjacent Area

9610452

Transport and Regional Development



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 30 September 1998.

AD/AB3/131 - Engine Mount Bolt Inspection/Replacement

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



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

On 24 September 1998, amendments were made to the following Civil Aviation Order:

Part 82, section 82.0.

The commencement date for these amendments is 1 October 1998.

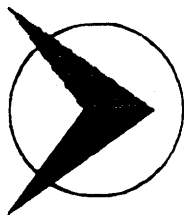
Copies of the Order are available for inspection at, and may be purchased over the counter from:

**Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA**

Copies of the Order may be purchased by mail from:

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

9610454



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
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Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 30 September 1998.

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Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Premkumar Segaram and Theivendrarany Premkumar are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Premkumar Segaram and Theivendrarany Premkumar propose to acquire an interest in the Australian urban land referred to in the notice furnished on 1 September 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) Premkumar Segaram and Theivendrarany Premkumar propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

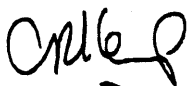
Dated this

23rd

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Wei Xiong Cai is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Wei Xiong Cai proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 24 July 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) Wei Xiong Cai 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

22

day of

September

1998.



Assistant Treasurer

COMMISSIONER OF TAXATION**NOTICE OF RULINGS**

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

Ruling Number	Subject	Brief Description
TR 98/14	Income tax: employee journalists - allowances, reimbursements and work-related deductions.	Ruling deals with the assessability of allowances and reimbursements received and deductions for work-related expenses claimed by employee journalists.
TR 98/15	Income tax: taxation consequences of trading-in a previously leased asset for a replacement leased asset.	This Ruling describes the taxation consequences to a taxpayer trading-in a previously leased asset, used for income producing or business purposes, for a leased replacement asset.

NOTICE OF WITHDRAWAL OF RULINGS

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

Ruling Number	Subject	Brief Description
TD 93/9	Income tax: operation of section 170AA and section 223 in relation to the application provisions of Taxation IT 2682: payments made under interest rate swap contracts.	Legislation on which the Determination is based has been repealed.
TD 94/7	Income tax: does section 82 KZM apply to a prepayment equal to 12 months lease instalments where the prepayment does not reduce subsequent lease instalments?	Determination is replaced by Taxation Ruling TR 98/15.

9610457

Veterans' Affairs

DEPARTMENT OF VETERANS' AFFAIRS

Veterans' Entitlements Act 1986

Notice is hereby given of the making of the following determinations:

- **Veterans' Entitlements (Pension Valuation Factor) Determination 1998 (Instrument 1998 No.9) made under subsection 52B(3) of the *Veterans' Entitlements Act 1986*.**
- **Asset-test Exempt Income Stream (Lifetime Income Stream Guidelines) Determination 1998 (Instrument 1998 No.10) made under sub-section 5JA(6) of the *Veterans' Entitlements Act 1986*.**

9610458



SPECIALIST MEDICAL REVIEW COUNCIL

Veterans' Entitlements Act 1986

Section 196ZB

NOTIFICATION OF INTENTION TO CARRY OUT A REVIEW

The Specialist Medical Review Council (the Council) has received requests under section 196Y of the *Veterans' Entitlements Act 1986* (the Act) for review of the contents of Statement of Principles No.245 of 1995 made by the Repatriation Medical Authority (the RMA). The Council, under section 196ZB of the Act, therefore notifies its intention to carry out a review of the information available to the RMA about **Motor Neuron Disease**

The following persons or organisations are invited to make written submissions to the Council:

- the Repatriation Commission;
- persons eligible to make a claim for a pension under Part II or IV of the Act; and
- organisations representing veterans, Australian mariners, members of the Forces, members of Peacekeeping Forces or their dependants.

Written submissions must be received by 30 November 1998

The Council will hold its first meeting for the purposes of this review after 1 December 1998. The location and time of that meeting will be advised to the organisations that have asked for the review under section 196Y of the Act and to those persons or organisations that make written submissions.

Advice on the preparation of written submissions is available from the Specialist Medical Review Council Secretariat, PO Box 895, Woden, ACT 2606, telephone 02 6289 6658 or fax: 02 6289 4744. Submissions should be lodged with the Secretariat.

Alexander Kevin Cohen, AO
Convener

9610459

Workplace Relations and Small Business

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

s.141 application for common rule declaration

Australian Liquor, Hospitality and Miscellaneous Workers Union (C No. 90229 of 1998)

CLEANING (BUILDING AND PROPERTY SERVICES) (ACT) AWARD 1998 (ODN C No. 20632 of 1991) [Print Q2605 [C1758CRA]]

Various employees

Cleaning services

COMMISSIONER DEEGAN

CANBERRA, 17 SEPTEMBER 1998

Award declared common rule.

DECLARATION

1. That the whole of the terms of the Cleaning (Building and Property Services) (ACT) Award 1998 be a common rule of the cleaning and property services industry in the Australian Capital Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the Cleaning (Building and Property Services) (ACT) Award 1998 including classifications covering cleaning, caretaking, grounds maintenance, parking, tea attending, trolley collecting, lift driving, building maintenance (excluding building and construction tradespersons employed as such), security (excluding persons engaged by companies who provide only a security service at a particular site/s), servicing of sanitary waste disposal bins (including removal, replacement, transportation and processing) and shall be binding on all such employees.
2. That this declaration shall not apply to:
 - (i) The Australian Government in respect of employees under the *Public Service Act 1922*; and
 - (ii) Australian Capital Territory government employees.
3. That this declaration shall operate from 16 September, 1998.

BY THE COMMISSIONER:

COMMISSIONER

Printed by authority of the Commonwealth Government Printer

<Price code A>

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**Workplace Relations Act 1996****NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO
VARIATION OF A COMMON RULE****IN****SECURITY EMPLOYEES (A.C.T.) AWARD 1998
(S0157) C No 90232/98**

**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 in the industry as shown in the Schedule below.
- c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award & Var No	Clause	Substance	Date of Effect
S0157 V001	Part 4	Casual employees	24.06.98

Dated this 30th day of September 1998

Christine Hayward

Deputy Industrial Registrar

9610460



**Commonwealth
of Australia**

Gazette

No. S 468, Friday, 18 September 1998

Published by AusInfo, Canberra

SPECIAL



Social Security (Pension Valuation Factor) Determination 1998

I, JOCELYN MARGARET NEWMAN, Minister for Social Security, make this determination under subsection 1120 (3) of the *Social Security Act 1991*.

Dated *14 September* 1998.


Minister for Social Security





Social Security (Pension Valuation Factor) Determination 1998

made under the

Social Security Act 1991

Contents

	Page
Part 1 Introductory	
1 Name of determination	2
2 Commencement	2
3 Definition	2
4 Purpose of determination	2
Part 2 Pension valuation factor and index factor	
5 Pension valuation factor — indexation of income stream by not more than 8%	4
6 Indexation factor — non-discretionary indexation of income stream	4
7 Indexation factor — discretionary indexation of income stream	5
8 Pension valuation factor — indexation of income stream by more than 8%	5
Schedule Pension valuation factors	7

Part 1 Introductory

Section 1

Part 1 Introductory

1 Name of determination

This determination is the *Social Security (Pension Valuation Factor) Determination 1998*.

2 Commencement

This determination commences on 20 September 1998.

3 Definition

In this determination:

Act means the Social Security Act 1991.

relevant year means the 12 month period for which the value of a person's income stream is being worked out for section 1120 of the Act.

Note The following terms used in this determination are defined in the Act:

- defined benefit income stream
- governing rules.

4 Purpose of determination

- (1) This determination sets out the pension valuation factor that applies to a person for a relevant year for section 1120 of the Act.
- (2) The pension valuation factor is worked out in different ways, depending on whether the person's defined benefit income stream is indexed by a discretionary determination by trustees of the income stream fund or in a non-discretionary way in accordance with governing rules of the fund paying the person's income stream.
- (3) This determination also sets out a way of treating different non-discretionary ways of indexing a person's defined benefit income stream so as to treat similar real levels of indexing in the same way regardless of the way the indexing is done.

Part 2 Pension valuation factor and index factor

5 Pension valuation factor — indexation of income stream by not more than 8%

If the indexation factor for a person's defined benefit income stream for a relevant year, as worked out in accordance with section 6 or 7, is not more than 8%, the pension valuation factor that applies to the person for that year is the pension valuation factor mentioned in the Schedule for:

- (a) the age of the person on the person's next birthday following the beginning of the relevant year; and
- (b) the indexation factor for the person's income stream.

6 Indexation factor — non-discretionary indexation of income stream

- (1) For section 5. if, under the governing rules of the fund paying a person's defined benefit income stream, the income stream is indexed in a non-discretionary way, the indexation factor for the income stream is worked out in accordance with this section.
- (2) If the income stream is indexed by reference to movements in salary, the indexation factor is taken to be a rate of at least 7% but less than 8%.
- (3) If the income stream is indexed by reference to movements in a price index published by the Australian Statistician, the indexation factor is taken to be a rate of at least 6% but less than 7%.
- (4) If the income stream is indexed in accordance with a rate set by the governing rules, the indexation factor is taken to be the range of rates set out in the Schedule that includes that rate.
- (5) For this section, an income stream is indexed in a non-discretionary way if it is indexed otherwise than as described in subsection 7 (1).

Part 2 Pension valuation factor and index factor

Section 7

7 Indexation factor — discretionary indexation of income stream

- (1) For section 5, if, under the governing rules of the fund paying a person's defined benefit income stream, the income stream is indexed by discretionary determination of trustees of the fund, the indexation factor for the income stream is worked out in accordance with this section.
- (2) Unless subsection (4) applies, the indexation factor is the average of the indexation factors determined for the person's income stream for the 5 years immediately preceding the relevant year.
- (3) The average of the indexation factors is the sum of the indexation factors determined for the person's income stream, or for a class of income streams that includes the person's income stream, for the 5 years, divided by 5.
- (4) The indexation factor is taken to be the range of rates set out in the Schedule that includes the average of the indexation factors worked out under subsection (3).
- (5) If the fund has been in existence, or making income stream payments to the person, for less than 5 years, the indexation factor is taken to be a rate of at least 6% but less than 7%.

8 Pension valuation factor — indexation of income stream by more than 8%

- (1) If the indexation factor for a person's defined benefit income stream for a relevant year, as worked out in accordance with section 6 or 7, is more than 8%, the pension valuation factor that applies to the person for that year is determined in accordance with this section.
- (2) The Minister must seek advice from the Australian Government Actuary of the appropriate pension valuation factor for the person for the relevant year.
- (3) The Minister must determine the appropriate pension valuation factor that applies to the person for the relevant year, having regard to the advice given by the Australian Government Actuary.

Pension valuation factor and index factor

Part 2

Section 8

- (4) Application may be made to the Administrative Appeals Tribunal for review of a determination under subsection (3).

Note For telling a person affected by a determination of the right of review, see section 27A of the *Administrative Appeals Tribunal Act 1975* and the Code of Practice made under section 27B of that Act.

Schedule Pension valuation factors

Schedule Pension valuation factors

(section 5)

Age of person on next birthday	Indexation factor for person's income stream							
	At least 7% but less than 8%	At least 6% but less than 7%	At least 5% but less than 6%	At least 4% but less than 5%	At least 3% but less than 4%	At least 2% but less than 3%	At least 1% but less than 2%	Less than 1%
	8%	7%	6%	5%	4%	3%	2%	1%
Pension valuation factor								
20 or less	34	27	22	19	16	14	12	10
21 to 25	32	26	22	18	16	14	12	10
26 to 30	30	25	21	18	16	14	12	10
31 to 35	28	23	20	17	15	13	12	10
36 to 40	26	22	19	16	14	13	11	9
41 to 45	23	20	17	15	14	12	11	9
46 to 50	20	18	16	14	13	11	10	9
51 to 55	18	16	14	13	12	11	10	8
56 to 60	15	14	12	11	10	10	9	8
61 to 65	12	11	11	10	9	8	8	7
66 to 70	10	9	9	8	8	7	7	6
71 to 75	8	7	7	7	6	6	6	5
76 to 80	6	6	5	5	5	5	4	4
81 to 85	4	4	4	4	4	4	3	3
86 to 90	3	3	3	3	3	3	3	2
91 to 95	2	2	2	2	2	2	2	2
96 to 100	2	2	2	2	2	2	2	2
101+	1	1	1	1	1	1	1	1



AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CORRIGENDUM

APPOINTMENT OF DAYS AND HOURS FOR THE PURPOSES OF PRE-POLL VOTING

In the undermentioned appointment of a pre-poll voting centre for the purposes of pre-poll voting –

NEW SOUTH WALES

Division of Dobell

Wyong PPVC was gazetted for -

16 September 1998 to 18 September 1998 – 8:30 am to 5:00 pm
(Gazette No. S459 page 22 of 11 September 1998)

but should read –

15 September 1998 to 18 September 1998 – 8:30 am to 5:00 pm

W J Gray
Electoral Commissioner

18 September 1998

AUSTRALIAN ELECTORAL COMMISSION*Commonwealth Electoral Act 1918***DECLARATION OF HOSPITALS TO BE SPECIAL HOSPITALS FOR THE
PURPOSES OF TAKING VOTES IN A SPECIFIED ELECTION**

I, as delegate of the Australian Electoral Commission, and pursuant to subsection 225(1) of the *Commonwealth Electoral Act 1918*, hereby declare the whole or the specified parts of the hospitals listed in Column 2 of the Schedule to be special hospitals for the purposes of taking votes in the forthcoming election in the electoral Division indicated in Column 1.



David Muffet
Australian Electoral Officer for VIC

17 September 1998

SCHEDULE

Column 1
Electoral Division

Column 2
Hospital

Victoria

Division of WILLS

Dorset Private Hospital, PASCOE VALE
John Fawcner Hospital, COBURG
Vaucluse Private Hospital, BRUNSWICK

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

**DETERMINATION OF PLACES FOR VISITS TO BE MADE BY A TEAM FOR THE PURPOSES
OF TAKING VOTES OF ELECTORS IN REMOTE DIVISIONS**

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 227(4)(a) of the *Commonwealth Electoral Act 1918*, hereby declare the places in Column 2 of the Schedule to be places for taking votes in the forthcoming election for the Divisions specified in Column 1.



R L Longland
Australian Electoral Officer
for Queensland

17 September 1998

SCHEDULE

Column 1
Electoral Division

Column 2
Remote Mobile Polling Place

Queensland

Division of LEICHHARDT

Badu Island Community Hall
Boigu Island Community Hall
Coconut Island Community Hall
Darnley Island Community Hall
Dauan Island Community Hall
Hammond Island Community Hall
Kubin Community Hall
Mabiuag Island Community Hall
Marpuna Community Hall
Murray Island Community Hall
Saibai Island Community Hall
St Pauls Community Hall
Stephen Island Community Hall
Torres Strait Home for the Aged
Warraber Island Community Hall
Yam Island Community Hall
Yorke Island Community Hall

AUSTRALIAN ELECTORAL COMMISSION*Commonwealth Electoral Act 1918***DECLARATION OF HOSPITALS TO BE SPECIAL HOSPITALS FOR THE PURPOSES OF TAKING VOTES IN A SPECIFIED ELECTION**

I, as delegate of the Australian Electoral Commission, and pursuant to subsection 225(1) of the *Commonwealth Electoral Act 1918*, hereby declare the whole or the specified parts of the hospitals listed in Column 2 of the Schedule to be special hospitals for the purposes of taking votes in the forthcoming election in the electoral Division indicated in Column 1.



Andrew Moyes
AEO for Western Australia

17 September 1998

SCHEDULE

Column 1
Electoral Division

Column 2
Hospital

Western Australia

Division of O'CONNOR

Collie District Hospital, COLLIE
Geraldton Nursing Home, GERALDTON
Harvey District Hospital, HARVEY
Hocart Lodge, HARVEY
Kojonup District Hospital, KOJONUP
Mount Barker District Hospital, MOUNT BARKER
Narrogin Nursing Home, NARROGIN
Nazareth House Geraldton, BLUFF POINT
Pam Corker House, WAROONA
Riverview Residence, COLLIE
Wagin District Hospital, WAGIN



Commonwealth
of Australia

Gazette

No. S 470, Friday, 18 September 1998

Published by AusInfo, Canberra

SPECIAL



Asset-test Exempt Income Stream (Lifetime Income Stream Guidelines) Determination 1998

I, DAVID MARCUS ROSALKY, Secretary to the Department of Social Security, make this determination under subsection 9A (6) of the *Social Security Act 1991*.

Dated 18 September 1998.

Secretary to the Department of Social Security





Asset-test Exempt Income Stream (Lifetime Income Stream Guidelines) Determination 1998

made under the

Social Security Act 1991

Contents

	Page
Part 1 Preliminary	
1.1 Name of determination	2
1.2 Commencement	2
1.3 Definitions	2
1.4 Purpose	3
Part 2 Guidelines	
2.1 Asset-test exempt lifetime income streams — public sector superannuation schemes	4
2.2 Asset-test exempt lifetime income streams — private sector superannuation schemes	5

Part 1 Preliminary

Section 1.1

Part 1 Preliminary

1.1 Name of determination

This determination is the *Asset-test Exempt Income Stream (Lifetime Income Stream Guidelines) Determination 1998*.

1.2 Commencement

This determination commences on 20 September 1998.

1.3 Definitions

In this determination:

Act means the *Social Security Act 1991*.

defined benefit fund has the same meaning as in subregulation 1.03 (1) of the *Superannuation Industry (Supervision) Regulations*.

defined benefit superannuation pension means a pension product that pays a superannuation pension from a defined benefit fund.

lifetime income stream, in relation to a person, means an income stream in which payments are made throughout the life of the person and, if there is a reversionary beneficiary, throughout the life of the reversionary beneficiary.

private sector superannuation scheme means a regulated superannuation fund other than a public sector superannuation scheme.

public sector fund has the same meaning as in subsection 10 (1) of the *Superannuation Industry (Supervision) Act 1993*.

public sector superannuation scheme has the same meaning as in subsection 10 (1) of the *Superannuation Industry (Supervision) Act 1993*.

regulated superannuation fund has the meaning given by section 19 of the *Superannuation Industry (Supervision) Act 1993*.

superannuation fund has the same meaning as in subsection 10 (1) of the *Superannuation Industry (Supervision) Act 1993*.

Section 1.4

superannuation pension means a pension payable from a superannuation fund.

Note The following expressions used in this determination are defined in the Act (see ss 9 (1), 9 (1E), 9A and 9B):

- asset-test exempt income stream
- commencement day
- defined benefit income stream
- governing rules
- income stream.

1.4 Purpose

The purpose of this determination is to set out the guidelines for the exercise of the Secretary's discretion, under subsection 9A (5) of the Act, to determine that an income stream that does not meet the requirements of subsection 9A (2) is an asset-test exempt income stream for the purposes of the Act.

Part 2 Guidelines

Section 2.1

Part 2 Guidelines

2.1 Asset-test exempt lifetime income streams — public sector superannuation schemes

- (1) A lifetime income stream that does not meet the requirements of subsection 9A (2) is an asset-test exempt income stream for the purposes of the Act if:
 - (a) the lifetime income stream is a defined benefit income stream consisting of payments to a person because of a defined benefit superannuation pension under the governing rules of a fund that complies with subsection (2); and
 - (b) either:
 - (i) for a lifetime income stream commencing before 20 September 1998 — the value of the defined benefit superannuation pension is disregarded in calculating the value of the person's assets under section 1118 of the Act as in force immediately before 20 September 1998 (*the previous section 1118*); or
 - (ii) for a lifetime income stream commencing on or after 20 September 1998 — the value of the defined benefit superannuation pension (being a defined benefit superannuation pension that existed before 20 September 1998) would have been disregarded in calculating the value of the person's assets under the previous section 1118 as it would have applied if:
 - (A) the commencement day of the lifetime income stream was before 20 September 1998; and
 - (B) the defined benefit superannuation pension was paid before 20 September 1998.
- (2) A fund complies with this subsection if:
 - (a) for a fund that is a public sector superannuation scheme — the public sector superannuation scheme was established before 20 September 1998; or

Section 2.2

- (b) for a fund that is a public sector fund — the public sector fund and the public sector superannuation scheme of which it is part were established before 20 September 1998.

2.2 Asset-test exempt lifetime income streams — private sector superannuation schemes

- (1) A lifetime income stream that does not meet the requirements of subsection 9A (2) is an asset-test exempt income stream for the purposes of the Act if:
 - (a) the lifetime income stream is a defined benefit income stream consisting of payments to a person because of a defined benefit superannuation pension under the governing rules of a fund that complies with subsection (2); and
 - (b) either:
 - (i) for a lifetime income stream commencing before 20 September 1998 — the value of the defined benefit superannuation pension is disregarded in calculating the value of the person's assets under section 1118 of the Act as in force immediately before 20 September 1998 (*the previous section 1118*); or
 - (ii) for a lifetime income stream commencing on or after 20 September 1998 — the value of the defined benefit superannuation pension (being a defined benefit superannuation pension that existed before 20 September 1998) would have been disregarded in calculating the value of the person's assets under the previous section 1118 as it would have applied if:
 - (A) the commencement day of the lifetime income stream was before 20 September 1998; and
 - (B) the defined benefit superannuation pension was paid before 20 September 1998.

Part 2 Guidelines

Section 2.2

- (2) A fund complies with this subsection if:
- (a) except if the person is a reversionary beneficiary of the defined benefit superannuation pension, the fund is directly connected to the person's previous employment; and
 - (b) either:
 - (i) for a fund that is a private sector superannuation scheme — the private sector superannuation scheme was established before 20 September 1998; or
 - (ii) for a fund that is part of a private sector superannuation scheme — the fund and the private sector superannuation scheme of which it is part were established before 20 September 1998.
- (3) For paragraph (2) (a), a fund is directly connected to the person's previous employment if the payments from the fund became payable to, or in respect of, the person because of that employment.
- (4) This section ceases to have effect on 19 September 1999.



Commonwealth
of Australia

Gazette

No. S 471 Wednesday 23 September 1998
Produced by AusInfo Canberra

SPECIAL

NOTICE OF APPLICATION RELATING TO
DELTA GOLD N.L.
ACN 002 527 899

Notice is hereby given that Delta Gold N.L. will apply to the Supreme Court of New South Wales at 10.00 am on 2 October 1998 at Queens Square, Sydney for an order under section 411(4) and (6) of the Corporations Law approving a scheme of arrangement (with or without modification) between the Company and the holders of its ordinary shares.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on Delta Gold N.L. at its address for service shown below not later than 30 September 1998.

Ronald William Schaffer
Solicitor for Delta Gold N.L.
Address for service:
Clayton Utz
Levels 27-35
No. 1 O'Connell Street
SYDNEY NSW 2000





AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

DETERMINATION OF PLACES FOR VISITS TO BE MADE BY A TEAM FOR THE PURPOSES OF
TAKING VOTES OF ELECTORS IN REMOTE DIVISIONS.

As delegate of the Australian Electoral Commission and pursuant to paragraph 227(4)(a) of the
Commonwealth Electoral Act 1918, I hereby declare the places in Column 2 of the Schedule to be places for
taking votes in the forthcoming election for the Division specified in Column 1.

Kerry Heisner
Australian Electoral Officer
for the Northern Territory

23 September 1998

SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
Northern Territory	Adelaide Bore
	Adelaide River (Wairia)
	Alexandria Station
	All-Curung
	Alperrurulam
	Alroy Downs
	Alyuen (Aileron Station)
	Amanbidji
	Ampilatwatja
	Angurugu
	Ankerrapw
	Anningie
	Arawerr (Soapy Bore)
	Areyonga
	Artpara
	Attjere (Harts Range)
	Atmeltyey



SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
	Atmwegerrpe
	Badawarrka (Roper Bar)
	Baniyala
	Banthula
	Barunga
	Betyuen
	Beswick
	Binjari
	Birany Birany
	Black Point (Coboury Peninsula)
	Borrooloola
	Brunette Downs Station (Ngumarr)
	Bulgul
	Bulla Camp
	Bulman
	Buluhkaduru
	Bundatharri
	Bynoe Haven
	Camel Camp
	Canteen Creek
	Corella Creek (Kuntaburra)
	Cox Peninsula
	Daguragu
	Daly Waters
	Dhalinbuy
	Djarrakpi
	Donydji
	Dundee Lodge
	East Alligator (Cannon Hill)
	Elliott
	Engawala
	Eva Valley
	Finke
	Gagadgu Lodge Coolinda
	Galiwinku
	Galupa
	Gamardi

SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
	Gamargawon
	Gan Gan
	Gantjakwerra
	Gapuwiyak
	Garrthalala
	Gatji
	Gilbert Springs
	Gochan Jiny-Jirra
	Gumarrinbang
	Gunyangara (Ski Beach)
	Gurrumuru
	Gutjangan
	Haasts Bluff
	Hayes Creek Mine
	Hermannsburg
	Hodgson River
	Ilkarilalama
	Iluwuru
	Ilyperenye
	Imangara
	Imanpa
	Indaringinya
	Inkawenyerre
	Inkwelaye
	Intjarrtnama
	Intyamangama
	Ipolera
	Irrerlirre
	Irrwelty
	Iwupataka
	Iylentye
	Ji-Balbal
	Ji-Bena
	Jilkminggan
	Ji-Malawa
	Ji-Marda
	Jodetluk

SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
	Kakadu Holiday Village
	Kalkatadji
	Kaltakatjara (Dockers River)
	Kaporitja
	Kiana
	Kings Canyon
	Kintore
	Kulpitarra
	Kybrook Farm
	La Belle Downs Station
	Lajamanu
	Langarra
	Laramba
	Larrimah
	Likkaparta
	Lingarra
	Lyiltjara
	Malnjangarnak
	Mamadawerrre
	Maningrida
	Mankorted
	Mamwoyi
	Maparru
	Mara
	Marlinja (Newcastle Waters)
	Martwon
	Marrkoldjban
	Mata Mata
	Mataranka
	Mbungbara
	Milikapiti
	Milingimbi
	Milyakburra (Bickerton Island)
	Miniyeri
	Minjilang (Crocker Island)
	Mount Eaglebeak
	Mount Liebig

SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
	Mudginberri
	Mulga Bore
	Mumakala
	Mumeka
	Mungkarta
	Munyalini
	Murganella
	Murun Murula
	Mutitjulu
	Myatt (Timber Creek)
	Nadirri
	Naiyu - Daly River
	Nemarluk
	New 8 Mile
	Ngangalala
	Ngkwarlerlanem
	Nguiu
	Ngukurr
	No 5 Bore
	Ntakarra
	Nturiya
	Nudjabarra
	Numbulwar
	Nyirripi
	Oenpelli (Kunbarlaninja)
	Orrtjpa-Thurra
	Palumpa
	Papunya
	Patonga
	Peppimenarti
	Perrederr
	Pigeon Hole
	Pirlangimpi
	Pmara Jutunta
	Pungalindum
	Ramingining
	Raymangirr

SCHEDULE

Column 1 Electoral Division	Column 2 Remote Mobile Polling Place
	Red Sandhill
	Rittarangu
	Robinson River
	Rockhole
	Rorraway
	Santa Teresa
	Soakage Bore
	Spring Peak
	Tara
	Tipperary Station
	Titjikala
	Ti-Tree
	Tjamaangkura
	Tjoungoorri
	Ukaka
	Ulpanyali
	Umbakumba
	Undarraa
	Uriampe
	VRD Station
	Wada Warra
	Wadeye
	Walkabout Bore (Mpwelarre)
	Wallace Rockhole
	Wandangala
	Wandawu
	Warrego
	Warren Creek
	Warrawi
	Weemol
	West Waterhouse
	Willowra
	Wilora
	Wogvala
	Wollogarang
	Woodycupaldiya
	Woolaming

SCHEDULE

Column 1	Column 2
Electoral Division	Remote Mobile Polling Place
	Wurankwu
	Wutunugurra
	Yanungbi
	Yanyala
	Yarralin
	Yathalamarra
	Yingwinarri
	Yirrkala
	Yuelamu
	Yuendumu

