



Commonwealth
of Australia

Gazette

No. GN 41, Wednesday, 14 October 1998

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GOVERNMENT NOTICES

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
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Macarthur
Australian Centre for Security Research

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For further details contact: Myles Maxwell, PricewaterhouseCoopers (02) 8266-3091
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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

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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.

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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).

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

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

ALL REMITTANCES should be made payable to;
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OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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ISSUE OF PERIODIC GAZETTES

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

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

Gazette number	Date of Publication	Subject
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

Communications and the Arts



Australian Broadcasting Authority

Level 15 Darling Park
201 Sussex St
Sydney
PO Box Q500
Queen Victoria Building
NSW 1230
Phone (02) 9334 7700
Fax (02) 9334 7799
E-mail info@aba.gov.au
DX 13012 Market St Sydney

OPINION ON CATEGORY OF BROADCASTING SERVICE

We have considered the information provided by Foxtel Cable Television Pty Ltd in an application made under section 21 of the *Broadcasting Services Act 1992* (the Act). The application was for an opinion to be formed by the Australian Broadcasting Authority (ABA) in relation to the category of broadcasting service of an non-violent adult erotica subscription television service known as "*Foxtel adult service*".

This opinion is based on information provided by the applicant in its application received by the ABA on 18 August 1998. The ABA has also relied upon research it has used on previous occasions when determining similar category of service questions. The ABA holds the view that the nature of audiences targeted by non-violent adult erotica television services cannot be clearly defined as being limited to a particular type, and consequently considers that viewers interested in such programming cannot be characterised as a special interest group. The ABA also holds the view that, as a general rule, the nature of programs provided on non-violent adult erotica television services cannot clearly be characterised as being of limited appeal. (See research cited below)

It is our opinion that the service falls within the **subscription narrowcasting category**.

This opinion is given having regard to the criteria set down in sections 17 and 22 of the Act. Matters considered by the ABA in reaching this opinion include:

- that the service will be made available only on payment of subscription fees;
- that reception of the service will **not be limited** in any of the following ways:
 - by being targeted to special interest groups [subpara. 17(a)(i)]; or
 - by being intended only for limited locations for example, arenas or business premises [subpara. 17(a)(ii)]; or
 - by being provided during limited period or to cover a special event [subpara. 17(a)(iii)]; or
 - because it provides programs of limited appeal [subpara. 17(a)(iv)];

but reception of the service will **be limited** in the following way:

- for some other reason [subpara 17(a)(v)].

We consider that the combination of the late night hours of operation of the service (between 10.45 p.m. through to 4.00 a.m. daily), the required payment of an additional subscription fee over and above the basic package subscription fee and the encryption of the service with the provision to all subscribers of a PIN numbered conditional access facility constitute a significant limiting effect by which the service may be regarded as a narrowcasting service within the meaning of s.17(a)(v) of the Act.


This opinion does not imply that any of the three above mentioned features of the service, operating alone, would cause the reception of the service to be limited "for some other reason" within the meaning of s.17(a)(v) of the Act.

The ABA would consider any significant variation to the hours of operation of the service or the provision of the service to subscribers without an additional subscription fee having to be paid (over and above that required to access the basic service package) or the provision of the service without a PIN numbered conditional access facility would constitute a material change to the circumstances relating to the service as advised to the ABA for the purposes of this opinion.

Under subsection 21(5)(a) of the Act, this opinion is binding for five years while the circumstances relating to the broadcasting service remain substantially the same as those advised to the ABA in relation to the application for the opinion.

The Common Seal of
the Australian Broadcasting Authority
was affixed to this document in the presence of:




Signature of Member


Signature of Member/General Manager

D. E. CLINT
Name (print)

GILES TANNER
Name (print)

Dated this 12 day of October 1998.

File: 1998/0615

RESEARCH CITED

Australian Broadcasting Authority. *Report on R-rated material on Pay TV* (Draft), November 1994

Broadcasting Standards Authority (NZ). *Community Attitudes to Adult Material on Pay Television*, October 1997

9610598

Environment

DEPARTMENT OF THE ENVIRONMENT

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF DIRECTION REQUIRING A PUBLIC ENVIRONMENT REPORT

Pursuant to paragraph 3.4 of the Administrative Procedures under the *Environment Protection (Impact of Proposals) Act 1974*, notice is hereby given that the Minister for the Environment on 12 February 1998, directed the preparation of a Public Environment Report in relation to a proposal by Woodside Offshore Petroleum Pty Ltd to construct and operate additional LNG facilities and associated installations on the Burrup Peninsula, Western Australia.

9610599



Environment Protection Group

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

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from McKechnie Metals, Paraite Road, Bell Block, New Plymouth 4620, New Zealand, to import up to 360 metric tonnes of zinc ashes baghouse dust from their New Plymouth facility to Pasmenco Metals Pty Ltd, Cockle Creek Smelter, Main Road, Bullaroo, NSW 2284.

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

The material will be packaged in bulk bags and loaded into shipping containers, transported by road to be loaded onto a ship at the Port of Auckland, New Zealand, to be offloaded at the Port of Sydney. From there, it would be transported by road to the disposal facility.

The import would take place in twelve (12) shipments over twelve months commencing from the date of the permit, if granted.



Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

| October 1998

9610600



Environment Protection Group

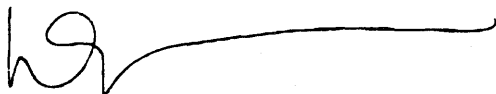
**NOTICE OF APPLICATION RECEIVED UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from SimsMetal Limited, Level 6, Simsmetal House, 41 McLaren Street, North Sydney, 2001, to import up to 4000 metric tonnes of aluminium ashes and residues from Sims Pacific, James Fletcher Drive, Otahuhu, Auckland, New Zealand to Sims Aluminium RSF Technology, 80 Buckley Grove, Moolap, Victoria 3221.

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

The material will be packaged into sealed shipping containers, transported by road to be loaded onto a ship at either the Ports of Auckland, Bluff or Littleton, New Zealand, to be offloaded at the Port of Melbourne. From there, it would be transported by road to the disposal facility.

The import would take place in forty (40) shipments over twelve months commencing from the date of the permit, if granted.



Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

8 October 1998

9610601



Environment Protection Group

**NOTICE OF DECISION TO GRANT 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 29 September 1998 a permit was granted to Pasmenco Metals Pty Limited, ACN 004 368 674, Level 7 380 St Kilda Road, Melbourne Vic 3004 (telephone 03 9288 0333, facsimile 03 9288 0208) to export up to 6,500 metric tonnes of Hobart Lead Sulphate Concentrate from Hobart, Australia to Noranda Mining and Exploration, Brunswick Smelting Division, Belledune, New Brunswick, Canada (telephone 1 506 522 2100, facsimile 1 506 502 2807) for recycling/reclamation of metals and metal compounds.

The material is to be loaded in bulk directly from the Hobart smelter site storage shed to the ship at Hobart, to be offloaded at Belledune, Canada which is adjacent to the Belledune disposal facility.

The waste will transit through the United States.

The export will take place in one shipment, and shall not depart before 29 September 1998 or after 31 December 1998.

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

Telephone (02) 6274 1411 Facsimile (02) 6274 1164
email hwa@ea.gov.au

Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

8 October 1998

Finance and Administration**AUSTRALIAN ELECTORAL COMMISSION**

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

W J GRAY
Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	79820	-1.40
BARTON	82533	1.94
BENNELONG	83499	3.13
BEROWRA	85621	5.75
BLAXLAND	80002	-1.18
BRADFIELD	80458	-0.61
CALARE	77094	-4.77
CHARLTON	85558	5.68
CHIFLEY	81402	0.54
COOK	79878	-1.33
COWPER	78473	-3.06
CUNNINGHAM	76664	-5.30
DOBELL	82183	1.51
EDEN-MONARO	77980	-3.67
FARRER	74572	-7.88
FOWLER	89696	10.79
GILMORE	78451	-3.09
GRAYNDLER	85063	5.07
GREENWAY	85590	5.72
GWYDIR	72487	-10.46
HUGHES	87543	8.13
HUME	74839	-7.55
HUNTER	76384	-5.64
KINGSFORD-SMITH	79726	-1.52
LINDSAY	83505	3.14
LOWE	81563	0.74
LYNE	81585	0.77
MACARTHUR	91145	12.58
MACKELLAR	80990	0.03
MACQUARIE	81269	0.38
MITCHELL	82594	2.02
NEWCASTLE	77555	-4.20
NEW ENGLAND	73850	-8.77
NORTH SYDNEY	87532	8.12
PAGE	79247	-2.11
PARKES	79266	-2.08
PARRAMATTA	78708	-2.77
PATERSON	81434	0.58
PROSPECT	77650	-4.08
REID	82643	2.08
RICHMOND	87185	7.69
RIVERINA	78958	-2.47
ROBERTSON	80003	-1.17
SHORTLAND	78113	-3.51
SYDNEY	86723	7.12
TEROSBY	78354	-3.21
WARRINGAH	78338	-3.23
WATSON	81146	0.23
WENTWORTH	81945	1.21
WERRIWA	81103	0.17
Totals	4047920 (Average: 80958)	

Victoria as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	84619	2.13
BALLARAT	81056	-2.16
BATMAN	88381	6.67
BENDIGO	83275	0.50
BRUCE	84373	1.83
BURKE	79808	-3.67
CALWELL	86899	4.88
CASEY	79782	-3.70
CHISHOLM	84937	2.51
CORANGAMITE	79649	-3.86
CORIO	81159	-2.04
DEAKIN	83108	0.30
DUNKLEY	81222	-1.96
FLINDERS	82279	-0.69
GELLIBRAND	84315	1.76
GIPPSLAND	80521	-2.81
GOLDSTEIN	86816	4.78
HIGGINS	84562	2.06
HOLT	80846	-2.42
HOTRAM	87744	5.90
INDI	81563	-1.55
ISAACS	78881	-4.79
JAGAJAGA	85815	3.57
KOORYONG	83690	1.01
LALOR	80806	-2.47
LA TROBE	78958	-4.70
MCEWEN	81160	-2.04
MCNILLAN	81279	-1.89
MALLEE	80402	-2.95
MARIBYRNONG	82068	-0.94
MELBOURNE	88589	6.92
MELBOURNE PORTS	82817	-0.04
MENZIES	81101	-2.11
MURRAY	82800	-0.06
SCULLIN	82692	-0.19
WANNON	80779	-2.50
WILLS	86837	4.80
Totals	3065588 (Average: 82853)	

Queensland as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	74197	-8.26
BOWMAN	80490	-0.48
BRISBANE	88804	9.79
CAPRICORNIA	80348	-0.66
DAWSON	83690	3.46
DICKSON	79769	-1.37
FADDEN	79185	-2.10
FAIRFAX	76024	-6.00
FISHER	75687	-6.42
FORDE	76705	-5.16
GRIFFITH	86211	6.58
GROOM	80043	-1.04
HERBERT	84102	3.97
HINKLER	78311	-3.18
KENNEDY	84097	3.97
LEICHHARDT	79999	-1.09
LILLEY	85906	6.20
LONGMAN	75768	-6.32
MCPHERSON	82378	1.84
MARANOA	82679	2.21
MONCRIEFF	81505	0.76
MORETON	85380	5.55
OXLEY	79180	-2.10
PETRIE	84353	4.28
RANKIN	77894	-3.69
RYAN	83404	3.11
WIDE BAY	77786	-3.83
Totals	2183895	(Average: 80885)

Western Australia as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	76912	-5.74
CANNING	79578	-2.47
COWAN	76730	-5.96
CURTIN	85159	4.36
FORREST	81761	0.19
FREMANTLE	84417	3.45
KALGOORLIE	82035	0.53
MOORE	77117	-5.49
O'CONNOR	83132	1.87
PEARCE	81029	-0.69
PERTH	83925	2.85
STIRLING	84590	3.66
SWAN	82862	1.54
TANGNEY	83132	1.87
Totals	1142379	(Average: 81598)

South Australia as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	81790	-2.68
BARKER	84266	0.25
BONYTHON	77920	-7.29
BOOTHBY	81044	-3.57
GREY	82378	-1.98
HINDMARSH	83386	-0.78
KINGSTON	88135	4.86
MAKIN	89354	6.31
MAYO	90362	7.51
PORT ADELAIDE	81679	-2.81
STURT	79531	-5.37
WAKEFIELD	88740	5.58
Totals	1008585 (Average: 84048)	

Tasmania as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BASS	65818	-0.21
BRADDON	62397	-5.39
DENISON	67223	1.91
FRANKLIN	65682	-0.41
LYONS	68671	4.11
Totals	329791 (Average: 65958)	

Australian Capital Territory as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	105106	0.65
FRASER	103737	-0.65
Totals	208843 (Average: 104421)	

Northern Territory as at 30 September, 1998

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	105373	0.00
Totals	105373 (Average: 105373)	

TOTAL FOR AUSTRALIA 12 092 374

9610603

AUSTRALIAN ELECTORAL COMMISSION

The attached forms are approved pursuant to *the Commonwealth Electoral Act 1918*.

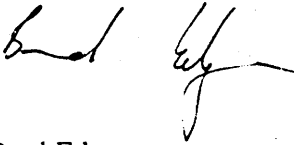
Donor to Political Parties Annual Return – [Section 305B (1)]

Candidate Returns for the Election held on – [Sections 304 (2) and 309 (2)]

Senate Group Returns for the Election held on – [Sections 304 (3) and 309 (3)]

Broadcaster Return for the Election held on – [Section 310 (1)]

Publisher Return for the Election held on – [Section 311 (1)]



Brad Edgman
Director
Funding and Disclosure

9 October 1998



Donor to Political Party Annual Return

199 /9

Please refer to the *Funding and Disclosure Handbook for Third Parties* when completing this form.

Donor Details

Name of person or organisation

Postal Address

Postcode

Details of Persons completing the Return

Name

(Write "as above" if you are completing your own return.)

Capacity/Position

(A return for an organisation should be completed by an appropriate officer such as the company secretary or finance manager.)

Postal Address

Postcode

Telephone number (BH)

Facsimile number

I certify that the information contained in this return and its attachments is true and complete.

Signature

Date

The due date for lodging this return is 17 November, 20 weeks after the end of the financial year.

Enquiries and returns should be addressed to:

THE RETURNS OFFICER
FUNDING AND DISCLOSURE SECTION
AUSTRALIAN ELECTORAL COMMISSION
PO BOX E201
KINGSTON ACT 2604

Telephone: (02) 6271 4416 (02) 6271 4411

Office Use Only

Date Received:

Registration No:



Candidate Returns for the Election held on

Please refer to the *Funding and Disclosure Handbook for Candidates* when completing this form.

Candidate Details

Name

Party Name

(If the candidate was not endorsed by a registered political party please write "unendorsed" above.)

Electorate contested

(Show the State/Territory for a Senate candidate; the electoral division for a House of Representatives candidate.)

Agent Details

Name

(Write "as above" if you are completing your own return.)

Postal Address

Postcode

Telephone number (BH)

Facsimile number

All donations received and campaign expenditure incurred by, or on behalf of, an endorsed candidate must be disclosed *either* in these returns or by the party in its return.

I certify that the information contained in these returns and their attachments is true and complete.

Agent's Signature

Date

The due date for lodging these returns is Monday,

Enquiries and returns should be addressed to:

THE RETURNS OFFICER
FUNDING AND DISCLOSURE SECTION
AUSTRALIAN ELECTORAL COMMISSION
PO BOX E201
KINGSTON ACT 2604

Telephone: (02) 6271 4416 (02) 6271 4411

Office Use Only
Date Received:
Registration No:

ELECTION DONATIONS

1. Disclosure period for donations received

All election donations received during the disclosure period must be listed on the adjacent page. The disclosure period commences on the 31st day after a previous Federal election you have contested or otherwise from the commencement of your candidature and concludes 30 days after polling day (ie

Commencement date of disclosure period

- i) If you have stood previously as a candidate in any of the Federal elections or by-elections listed below, your disclosure period commences from the date indicated against the most recent election contested.

Election	Polling Date	Commencement date for disclosure of donations

- ii) If you have not stood previously as a candidate in a Federal election or by-election, and:

- you stood at this election as an endorsed candidate, your disclosure period commences from the date of your endorsement for this election; or
- you stood at this election as an independent candidate, your disclosure period commences from the date that you declared your candidacy; or
- you were appointed to a casual Senate vacancy, your disclosure period commences from the date that you were appointed.

Indicate below the total value of donations received during the disclosure period (as determined according to the instructions on the previous page), the total number of donors who made those donations, and the details of individual donors.

Note:

- donations include monetary receipts and gifts-in-kind (as defined in the handbook);
- a donation received by an endorsed candidate but passed to the party is not required to be disclosed in this return;
- a donation received by the campaign committee of an endorsed candidate does not need to be included as it is to be included in the return lodged by the party; and
- a personal gift received by a candidate is not required to be disclosed.

2. Total donations

\$ _____

3. Total number of donors

4. Details of individual donors

In the table below list the name and address (and the date and value of each donation received) for those persons and organisations from whom donations totalling \$200 or more were received.

[illegible]

If space is insufficient please attach additional sheets

ELECTORAL EXPENDITURE

5. The period covered by this return is from

Set out below the totals for each category of electoral expenditure incurred by the candidate on campaign goods and services used during the election period from the issue of the writ to the close of polling.

6. Totals of electoral expenditure

Expenditure incurred by, or on behalf of, the candidate must be included in the category totals below.

Note:

- electoral expenditure does not need to be completed for a candidate who was a member of a Senate group;
- only the listed categories of campaign expenditure are disclosed (eg travel and telephone costs are not included);
- expenditure on campaign goods or services used must be included irrespective of when payment was actually made (eg the cost of production incurred before the writ was issued, of advertisements shown during the election period, is included); and
- electoral expenditure incurred by the campaign committee of an endorsed candidate does not need to be included as it is to be included in a return lodged by the party.

i) Broadcasting electoral advertisements (including production costs)	\$ <input type="text"/>
ii) Publishing electoral advertisements (including production costs)	\$ <input type="text"/>
iii) Displaying electoral advertisements at a place of entertainment such as a cinema (including production costs)	\$ <input type="text"/>
iv) Production of campaign material requiring authorisation (for example, how to vote cards, posters and pamphlets)	\$ <input type="text"/>
v) Direct mailing (including printing and postage)	\$ <input type="text"/>
vi) Opinion polling and other electoral research	\$ <input type="text"/>



Senate Group Returns for the Election held on

Please refer to the *Funding and Disclosure Handbook for Candidates* when completing this form.

Senate Group Details

Party Name

(If the Senate group was not endorsed by a registered political party please write "unendorsed" above.)

State/Territory contested

Names of Senate group members

1. _____	5. _____
2. _____	6. _____
3. _____	7. _____
4. _____	8. _____

Agent Details

Name

(If no Agent was appointed, the candidate whose name was listed first on the ballot paper is deemed to be the Agent.)

Postal Address

_____	Postcode

Telephone number (BH)

Facsimile number

I certify that the information contained in these returns and their attachments is true and complete.

Agent's Signature

Date

The due date for lodging these returns is Monday,

Enquiries and returns should be addressed to:

THE RETURNS OFFICER
FUNDING AND DISCLOSURE SECTION
AUSTRALIAN ELECTORAL COMMISSION
PO BOX E201
KINGSTON ACT 2604

Telephone: (02) 6271 4416 (02) 6271 4411

Office Use Only

Date Received:

Registration No:

ELECTION DONATIONS

1. Disclosure period for donations received

All election donations received during the disclosure period must be included below. The disclosure period commences from the date a claim to be grouped on the ballot paper was made and concludes 30 days after polling day (ie concludes on

Indicate below the total value of donations received during the disclosure period, the total number of donors who made those donations, and the details of individual donors.

Note: donations include monetary receipts and gifts-in-kind (as defined in the handbook).

2. Total donations

\$

3. Total number of donors

4. Details of individual donors

In the table below list the name and address (and the date and value of each donation received) for those persons and organisations from whom donations totalling \$1000 or more were received.

[illegible]

If space is insufficient please attach additional sheets

ELECTORAL EXPENDITURE

5. The period covered by this return is from

Set out below the totals for each category of electoral expenditure incurred by the Senate group on campaign goods and services used during the election period from the issue of the writ to the close of polling.

6. Totals of electoral expenditure

Expenditure incurred by, or on behalf of, the Senate group must be included in the category totals below.

Note:

- only the listed categories of campaign expenditure are disclosed (eg travel costs are not included);
- expenditure on campaign goods or services used must be included irrespective of when payment was actually made (eg the cost of production incurred before the writ was issued, of advertisements shown during the election period, is included); and
- all electoral expenditure incurred by every member of the Senate group must be included.

i) Broadcasting electoral advertisements (including production costs)	\$ <input type="text"/>
ii) Publishing electoral advertisements (including production costs)	\$ <input type="text"/>
iii) Displaying electoral advertisements at a place of entertainment such as a cinema (including production costs)	\$ <input type="text"/>
iv) Production of campaign material requiring authorisation (for example, how to vote cards, posters and pamphlets)	\$ <input type="text"/>
v) Direct mailing (including printing and postage)	\$ <input type="text"/>
vi) Opinion polling and other electoral research	\$ <input type="text"/>



Publisher Return for the Election held on

Please refer to the *Funding and Disclosure Handbook for Broadcasters and Publishers* when completing this form.

Publisher Details

Name of Publication

(Note, a separate return form must be completed for each individual publication, newspaper, magazine and journal published by the group.)

Business Name

Postal Address

Postcode

Details of Person completing the Return

Name

Capacity/Position

(The return should be completed by an appropriate person such as the General Manager or Advertising Manager)

Postal Address

Postcode

Telephone number (BH)

Facsimile number

I certify that the information contained in this return and its attachments is true and complete.

Signature

Date

The due date for lodging this return is Monday,

Enquiries and returns should be addressed to:

THE RETURNS OFFICER
FUNDING AND DISCLOSURE SECTION
AUSTRALIAN ELECTORAL COMMISSION
PO BOX E201
KINGSTON A.C.T. 2604

Telephone: (02) 6271 4416

(02) 6271 4411

OFFICE USE ONLY

Date Received:

Registration No:

ELECTORAL ADVERTISEMENTS PUBLISHED

Complete all columns in the table below, listing the details for each federal election advertisement on each occasion it was published during the election period from

Note:

- electoral advertisements to be listed include advertisements by special interest groups as well as those from political parties and candidates;
 - discounts on advertisements provided to political parties or candidates which were not commercially based may be disclosable donations; and
- if the total of charges made for electoral advertisements was not more than \$1,000, simply write "nil" in the table below.

[illegible]

[illegible]

If space is insufficient please attach additional sheets

COMPLETING THIS RETURN

What advertisements need to be listed?

This return must disclose details of each placement of every federal election advertisement published during the period from the issue of the writ to polling day (the actual disclosure period dates are shown inside this return). In addition to the advertisements placed on behalf of political parties and candidates campaigning for election, advertisements placed by others also must be disclosed where they are commenting directly on election issues, political parties or candidates. Electoral advertisements required to be disclosed, therefore, include advertisements run by special interest groups stating their position on an issue and/or advocating a vote in a certain manner.

What information needs to be disclosed?

The information to be disclosed in this return forms part of the wider election disclosures required under the *Commonwealth Electoral Act 1918*. The following information should be provided to the fullest extent possible:

- | | |
|----------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| column 1 | the name of the person or organisation who placed the advertisement (eg this would often be an advertising agency but may also be the candidate, a campaign worker, a party official or employee); |
| column 2 | the name and full contact address of the person or organisation on whose behalf the advertisement was placed (eg the political party, candidate, Senate group or other participant in the election campaign); |
| column 3 | each date on which the advertisement was published; |
| column 4 | the page number upon which the advertisement appeared on each occasion; |
| column 5 | the space occupied by the advertisement each time it appeared in the publication (eg number of column centimetres, full page, 1/2 page); |
| column 6 | the price charged for each advertisement; and |
| column 7 | whether the price charged was made in line with normal commercial practice (discounts given for bulk placement, pre-bookings and to regular customers are considered to be normal commercial practice, however, discounts which were not given strictly on commercial grounds may need to be separately disclosed as election donations). |

Who should sign the Return?

The Return should be completed and signed by someone with the appropriate authority and knowledge to take responsibility for the information disclosed, such as the General Manager or Advertising Manager. This is the person who will be contacted should there be any questions relating to the information disclosed.



Broadcaster Return for the Election held on

Please refer to the *Funding and Disclosure Handbook for Broadcasters and Publishers* when completing this form.

Broadcaster Details

Station Call Sign

(Note: a separate return form must be completed for each individual television and radio station)

Business Name

Postal Address

Postcode

Details of Person completing the Return

Name

Capacity/Position

(The return should be completed by an appropriate person such as the General Manager or Advertising Manager)

Postal Address

Postcode

Telephone number (BH)

Facsimile number

I certify that the information contained in this return and its attachments is true and complete.

Signature

Date

The due date for lodging this return is Monday, 30 November 1998.

Enquiries and returns should be addressed to:

THE RETURNS OFFICER
FUNDING AND DISCLOSURE SECTION
AUSTRALIAN ELECTORAL COMMISSION
PO BOX E201
KINGSTON A.C.T. 2604

Telephone: (02) 6271 4416

(02) 6271 4411

OFFICE USE ONLY

Date Received:

Registration No:

ELECTORAL ADVERTISEMENTS BROADCAST

List below the details for each federal election advertisement broadcast during the election period from 31 August to 3 October 1998.

Note:

- if attaching time sheets and schedules complete column 1 as a cross reference and do not complete columns 4 and 5 - if not attaching times sheets, complete columns 2 to 7 in full;
- electoral advertisements to be listed include advertisements by special interest groups as well as those from political parties and candidates; discounts on advertisements provided to political parties or candidates which were not commercially based may be disclosable donations;
- if no electoral advertisements were broadcast, write 'nil' in the table below; and
- if a re-broadcasting or re-transmission licensee, write the name of the station which will be disclosing the details of the advertisements broadcast.

[illegible]

COMPLETING THIS RETURN

What advertisements need to be listed?

This return must disclose details of each placement of every federal election advertisement broadcast during the period from the issue of the writ to polling day (the actual disclosure period dates are shown inside this return). In addition to the advertisements placed on behalf of political parties and candidates campaigning for election, advertisements placed by others also must be disclosed where they are commenting directly on election issues, political parties or candidates. Electoral advertisements required to be disclosed, therefore, include advertisements run by special interest groups stating their position on an issue and/or advocating a vote in a certain manner.

What information needs to be disclosed?

The information to be disclosed in this return forms part of the wider election disclosures required under the *Commonwealth Electoral Act 1918*. The following information should be provided to the fullest extent possible:

- | | |
|----------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| column 1 | the identification number of each advertisement (only complete this column if you have attached time sheets/schedules - it is then not necessary to complete columns 4 and 5); |
| column 2 | the name of the person or organisation who placed the advertisement (eg this would often be an advertising agency but may also be the candidate, a campaign worker, a party official or employee); |
| column 3 | the name and full contact address of the person or organisation on whose behalf the advertisement was placed (eg the political party, candidate, Senate group or other participant in the election campaign); |
| column 4 | the dates between which the advertisement was broadcast; |
| column 5 | the time zones between which the advertisement was broadcast (eg 9:00am - 12:00 noon, 4:00pm - 6:00pm, 24 hour); |
| column 6 | the price charged for the advertisement; and |
| column 7 | whether the price charged was made in line with normal commercial practice (discounts given for bulk placement, pre-bookings and to regular customers are considered to be normal commercial practice, however, discounts which were not given strictly on commercial grounds may need to be separately disclosed as election donations). |

Who should sign the Return?

The Return should be completed and signed by someone with the appropriate authority and knowledge to take responsibility for the information disclosed such as the General Manager or Advertising Manager. This is the person who will be contacted should there be any questions relating to the information disclosed.

[illegible]

If space is insufficient please attach additional sheets

COMMONWEALTH OF AUSTRALIA

SUPERANNUATION ACT 1976

DETERMINATION

The CSS Board, pursuant to section 154A of the Superannuation Act 1976, and for the purposes of Division 2A of Part V, Part VIAA and section 156A of that Act, DETERMINES as follows:

Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 34".

Commencement

2. This determination shall take effect from and including 5 August 1998.

Principal Determination

3. In this determination "the Principal Determination" means the determination, as amended, in force by virtue of paragraph 154A(4)(b) of the Superannuation Act 1976.

Amendments to the Principal Determination

4. Clause 6 of the Principal Determination is amended by:

- (a) deleting from subclauses (1) and (2) "1 July 1997" (wherever occurring) and inserting in its stead "1 July 1998"; and
- (b) deleting from subclauses (1) and (2) "11.3%" (wherever occurring) and inserting in its stead "7.9%".

5. Part I of the Schedule to the Principal Determination is amended by adding at the end:

"Financial Year that commenced on 1 July 1997

10.8% per annum"

Application

6. (1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable or notional interest calculable (as the case may be) in respect of an amount that is a prescribed amount in relation to a person:

- (a) if deferred benefits become payable in respect of the person - after the date of the commencement of this determination; or
- (b) if:
 - (i) deferred benefits cease to be applicable in respect of the person; or
 - (ii) in the case of a person to whom deferred benefits are not applicable - the person ceases to be an eligible employee;

on or after that date.

- (2) An expression used in subclause 6(1) that is defined in the Principal Determination has the same meaning for the purposes of that subclause as it has in that determination.

Signed on the fourth day of August 1998 by R.L. Brown (Chairperson), P. Reynolds, W. Hall, R. Balderstone, G. J. Kelly, J.A. Flitcroft, J. Palmer (Members).

Health and Family Services

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 24 September 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Eli Lilly Australia Pty Limited of 112 Wharf Road, West Ryde, New South Wales ("the Company"), to supply amylobarbitone sodium (Amytal sodium) 500mg powder for injection (AUST R 14617) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products."

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product:

1. The product is otherwise identical to that for which registration has been approved.
2. That an updated Product Information (PI) document which meets the standards of the *Australian Guidelines for the Registration of Drugs* be submitted to the TGA for review within two months of 24 September 1998
3. The labels and PI to be used are those submitted with the Company letter of 1 September 1998, ie. English Export (EN) carton and vial labels and package insert except that the product carton is overstickered with the AUST R number and the name and address of the Australian sponsor or supplier.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 28 August 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Pharmacia & Upjohn (Perth) Pty Ltd of 15 Brodie Hall Drive, Bently, Western Australia ("the Company"), to supply a range of products formerly registered under the sponsor name Delta West with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products", in that the name "Delta West" will be used in place of "Pharmacia & Upjohn (Perth) Pty Ltd".

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the range of products:

1. The labels are unchanged, except insofar as changes may be self-assessed according to TGA guidelines.
2. The labels otherwise comply with TGA 48.
3. The exemption applies until 31 December 2000.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 25 September 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Novartis Pharmaceuticals Australia Pty Ltd ("the Company"), to supply terbinafine hydrochloride (Lamisil) 250mg tablet (AUST R 43523) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products."

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product:

1. The foil labels are those supplied with the Company application of 16 September 1998.
2. The product (including the carton label) is otherwise identical to that for which registration has been approved.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 1 September 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for IBAH Pty Ltd of Suite 2, 13-15 Lyon Park Road, North Ryde, New South Wales ("the Company"), to supply iomeprol (Imeron 150, Imeron 200, Imeron 300, Imeron 350) injection products (AUST R 63949, 63950, 63953, 63965, 63955, 63956, 63957, 63958, 63967, 63960, 63961, 63962) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products."

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the products:

1. There is no promotion during the period that the exempted product is supplied
2. The product is otherwise identical to that for which registration has been approved.
3. The exemption applies for a period of four months from 1 September 1998.
4. Each product carton is overstickered with the AUST R number and the name and address of the Australian sponsor.
5. Each product is overstickered with the corresponding Australian vial label.
6. The Australian approved PI only is included in each carton.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 9 September 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Sanofi Winthrop Pty Ltd of Riverview Park, 166 Epping Road, Lane Cove, New South Wales ("the Company"), to supply phenylephrine (Neo-Synephrine) 10% w/v (as the hydrochloride) eye drops (AUST R 15511) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products."

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product:

1. The bottle label to be used is that provided with the Company letter of 27 August 1998.
2. The affected bottles are packaged in cartons which are overlabelled with the Australian label submitted with the Company letter of 27 August 1998.
3. No other changes have been made to the product.

9610606

AUSTRALIA NEW ZEALAND FOOD AUTHORITY

FOOD STANDARDS

The Authority advises progress on the following matters relating to Food Standards. You can get further information on these matters in information papers available from:

The Information Officer

Australia New Zealand Food Authority

PO Box 7186

CANBERRA MAIL CENTRE ACT 2610

Tel: (02) 6271 2241 Fax: (02) 6271 2278

Email: info@anzfa.gov.au

MATTERS AT FULL ASSESSMENT The Authority has prepared the following proposals and will now make full assessments of them:

Milk, Cream, Fermented Milks and Related Products (P185) A proposal to review regulations in Australia and New Zealand for milk, cream, fermented milks and related products.

Cheese, Butter and Edible Oil Spreads (P186) A proposal to review regulations in Australia and New Zealand for cheese, butter and edible oil spreads.

MATTERS AT INQUIRY The Authority will conduct inquiries into the draft standards or variations to standards prepared at full assessment of the following:

Review of Representational Issues - Claims about Food (P169) A proposal to review the regulations in Australia and New Zealand which regulate claims made about food.

Fruit and Vegetables (P187) A proposal to review the regulations in Australia and New Zealand for fruit and vegetables (including nuts, spices, herbs, fungi, legumes and seeds).

With respect to this Proposal the Authority is satisfied it raises issues of minor significance and complexity and that to omit to invite public submissions prior to making a full assessment will not have a significant adverse effect on the interests of any person or body. The Authority has therefore decided to omit to invite public submissions prior to making a full assessment.

You are invited to present written submissions to the Authority on the above matters, including the potential regulatory impact on consumers, industry and government, by 30 November 1998. The information papers on these matters provide further information, including advice on the Authority's policy regarding submissions.

MATTERS BEFORE COUNCIL The Authority has made recommendations to the Australia New Zealand Food Standards Council relating to the following application and proposal that the variations be adopted into the *Food Standards Code*:

Maximum Residue Limits (A331) The Authority has completed an inquiry into the variations to standards prepared at full assessment of an application from the National Registration Authority to amend current maximum residue limits in Standard A14. In accordance with the transitional arrangements for food standards between Australia and New Zealand, individual country MRLs for agricultural and veterinary chemicals continue to apply for these standards and this application proposes changes for MRLs for food sold in Australia, whether imported or domestically produced.

Folate/Neural Tube Defect (NTD) Health Claims (P184) The Authority has undertaken a full assessment of a proposal to list products on the register of approved products to carry a folate/NTD health claim and to provide for changes to the amendment to Standard A1(19) previously made under Proposal P170.

The Authority has prepared variations to the standard, is satisfied that a recommendation should be made to Council as a matter of urgency and therefore decided to omit to invite public submissions prior to making a full assessment and recommendation to Council on this matter. If Council accepts the Authority's recommendation a further notice will be published by the Authority inviting public submissions as part of its inquiry into the variation to the *Food Standards Code* which the Authority will be obliged to do as soon as practicable after the adoption of the draft variations.

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

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

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

Dated

30th September

1998.

A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock.

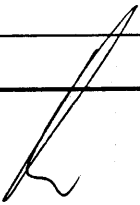
Minister for Immigration and Multicultural Affairs

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

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

SCHEDULE

Column 1 Item	Column 2 Name
1.	AGIUS, Susan Rita
2.	CELI, Anne
3.	CLIFFORD, Leah
4.	CUVELLO, Gerry Damien
5.	FLOROS, Helen
6.	HOGAN, Garry John
7.	JONES, Cynvelyn
8.	KIRKO, Jim
9.	MURRAY, Geoffrey
10.	NEWMAN, Joan Katherine
11.	PEPE, Carol
12.	PEPE, Michelle
13.	SEDLAREVIC, Gordana
14.	TOLLEY, George
15.	TURNER, Craig Henry
16.	VENIERI, Angela

**9610608**

Industry, Science and Tourism

Customs Act 1901

Notice under Section 15

APPOINTMENT NOTICE No. W96/016

I, Craig Andrew Sommerville pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by a power to appoint under Section 15 of the Customs Act 1901 and to revoke such appointments under Section 15 of the Customs Act 1901 under Section 33(3) of the Acts Interpretation Act 1901 hereby:

- (a) appoint as a wharf all that area at Albany, known as "Albany Town Jetty" in the State of Western Australia, that is within fifty metres either side of the median line formed by the latitude 35 degrees 2 minutes 2 seconds South, and longitude 117 degrees 53 minutes 9 seconds East; latitude 35 degrees 1 minute 99 seconds South and longitude 117 degrees 53 minutes and 9 seconds East; latitude 35 degrees 1 minute 94 seconds South and longitude 117 degrees 53 minutes and 13 seconds East; and
- (b) fix as the limits of those wharves, the bounds thereof as shown in the said plan.

Dated this 24th day of September 1998



CRAIG ANDREW SOMMERVILLE
Regional Manager Border Management
Australian Customs Service
Western Australia

9610609

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	30/09/98	01/10/98	02/10/98	03/10/98	04/10/98	05/10/98	06/10/98
<hr/>								
Austria	Schillings	7.0108	6.9619	6.8990	6.8990	6.8990	6.8990	6.7297
Belgium/Lux	France	20.5900	20.4200	20.2500	20.2500	20.2500	20.2500	19.7500
Brazil	Reals	.7064	.7018	.7016	.7016	.7016	.7016	.6948
Canada	Dollars	.9033	.9068	.9207	.9207	.9207	.9207	.9141
China	Yuan	4.9371	4.9064	4.9262	4.9262	4.9262	4.9262	4.8550
Denmark	Kroner	3.7910	3.7604	3.7283	3.7283	3.7283	3.7283	3.6362
EC	ECU	.5064	.5025	.4983	.4983	.4983	.4983	.4858
Fiji	Dollar	1.2186	1.2128	1.2160	1.2160	1.2160	1.2160	1.1994
Finland	Markka	3.0355	3.0115	2.9851	2.9851	2.9851	2.9851	2.9106
France	Francs	3.3445	3.3168	3.2885	3.2885	3.2885	3.2885	3.2076
Germany	Deutschmark	.9972	.9891	.9808	.9808	.9808	.9808	.9565
Greece	Drachmae	171.5900	170.4700	169.3500	169.3500	169.3500	169.3500	166.3400
Hong Kong	Dollars	4.6210	4.5922	4.6105	4.6105	4.6105	4.6105	4.5441
India	Rupees	25.3018	25.1349	25.2109	25.2109	25.2109	25.2109	24.8612
Indonesia	Rupiah	6438.0000	6400.0000	6459.0000	6459.0000	6459.0000	6459.0000	6087.0000
Ireland	Pounds	.3981	.3957	.3921	.3921	.3921	.3921	.3828
Israel	Shekel	2.2891	2.2761	2.3030	2.3030	2.3030	2.3030	2.3083
Italy	Lire	985.6000	977.9100	969.7800	969.7800	969.7800	969.7800	945.9600
Japan	Yen	80.4200	80.7700	80.4300	80.4300	80.4300	80.4300	78.4000
Korea	Won	823.9300	823.9900	825.4700	825.4700	825.4700	825.4700	814.0600
Malaysia	Ringgit	2.2660	2.2520	2.2611	2.2611	2.2611	2.2611	2.2284
Netherlands	Guilder	1.1241	1.1155	1.1065	1.1065	1.1065	1.1065	1.0786
New Zealand	Dollar	1.1844	1.1840	1.1833	1.1833	1.1833	1.1833	1.1833
Norway	Kroner	4.4013	4.3750	4.3957	4.3957	4.3957	4.3957	4.3796
Pakistan	Rupee	32.2500	32.0700	32.2000	32.2000	32.2000	32.2000	31.7500
Papua NG	Kina	1.3463	1.3317	1.3398	1.3398	1.3398	1.3398	1.3158
Philippines	Peso	26.2600	26.0100	26.1100	26.1100	26.1100	26.1100	25.6900
Portugal	Escudo	101.9100	101.3500	100.5700	100.5700	100.5700	100.5700	98.1700
Singapore	Dollar	1.0028	1.0020	1.0044	1.0044	1.0044	1.0044	.9817
Solomon Is.	Dollar	2.9293	2.9111	2.9344	2.9344	2.9344	2.9344	2.8920
South Africa	Rand	3.4745	3.5197	3.6446	3.6446	3.6446	3.6446	3.5537
Spain	Peseta	84.5800	84.0600	83.3200	83.3200	83.3200	83.3200	81.3700
Sri Lanka	Rupee	39.3700	39.1100	39.1600	39.1600	39.1600	39.1600	38.4000
Sweden	Krona	4.6596	4.6558	4.6775	4.6775	4.6775	4.6775	4.7019
Switzerland	Franc	.8264	.8174	.8092	.8092	.8092	.8092	.7863
Taiwan	Dollar	20.5400	20.3500	20.3800	20.3800	20.3800	20.3800	19.7000
Thailand	Baht	23.3500	23.3900	23.5200	23.5200	23.5200	23.5200	22.8200
UK	Pounds	.3489	.3491	.3497	.3497	.3497	.3497	.3482
USA	Dollar	.5964	.5927	.5951	.5951	.5951	.5951	.5865

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
07/10/98

9610610

GENETIC MANIPULATION ADVISORY COMMITTEE

NOTICE OF RECEIPT OF A PROPOSAL FOR DELIBERATE RELEASE OF A GENETICALLY MODIFIED ORGANISM

REQUEST FOR SUBMISSIONS

The Genetic Manipulation Advisory Committee (GMAC) has received an application for the deliberate release of a genetically modified organism. The Committee invites written submissions on matters relevant to the environmental and safety issues of this proposal. Submissions should be received by GMAC within 30 days of the date of this Gazette.

All correspondence, including submissions and inquiries, should be addressed to:

The Secretary
Genetic Manipulation Advisory Committee
GPO Box 2183
CANBERRA ACT 2601

Tel: 02 6213 6490
Fax: 02 6213 6462

PR-109: Winter nursery seed increase of Ingard[®] (Bt)/Roundup Ready[®] (RR) cotton plants, 1999

Organisation proposing release: Deltapine Australia Pty Ltd
PO Box 196
Narrabri NSW 2390

Organism to be released: Cotton (*Gossypium hirsutum*)

Purpose of the release: This proposal aims to seed increase several lines of cotton which express the Roundup[®]-tolerance gene in combination with a gene conferring resistance to insect attack. The long-term goal of the work is to develop new commercial cotton cultivars which are resistant to Roundup[®] and to insect damage. It is intended that the Roundup[®]-tolerance gene will permit more effective control of weeds in cotton crops, while the insect-resistance trait has the potential to reduce the amount of insecticide applied to cotton crops.

Brief description of the nature and effect of the genetic modification: The cotton plants have been modified to contain the 5-enolpyruvyl shikimate-3-phosphate synthase (EPSPS) gene from *Agrobacterium*. This gene confers tolerance to the herbicide glyphosate, the active ingredient of Roundup[®]. Some cotton lines will also contain a gene encoding CryIA(c), an insecticidal protein from the bacterium *Bacillus thuringiensis*; this gene confers tolerance to the major insect pests of cotton.

In addition, the plants contain a selectable marker gene that confers resistance to the antibiotics kanamycin and neomycin. This marker gene was inserted to allow selection of the transgenic plants from the non-transgenic plants during regeneration of the plants in tissue culture.

Location and size of trial: 5 hectares in the Ord River Irrigation Area, Kununurra, Western Australia.

Further information: The institution's contact officer for this proposal is G F Smart, telephone (067) 92 5233, facsimile (067) 92 5235.

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GENETIC MANIPULATION ADVISORY COMMITTEE

NOTICE OF EXTENSIONS TO PROPOSALS TO RELEASE GENETICALLY MODIFIED ORGANISMS

REQUEST FOR SUBMISSIONS

The Genetic Manipulation Advisory Committee (GMAC) has received applications for extensions to proposals for the deliberate release of genetically modified organisms. The Committee invites written submissions on matters relevant to the environmental and safety issues of these proposals. Submissions should be received by GMAC within 30 days of the date of this Gazette.

All correspondence should be addressed to:

The Secretary
Genetic Manipulation Advisory Committee
GPO Box 2183
CANBERRA ACT 2601

Tel: 02 6213 6490
Fax: 02 6213 6462

PR-47X(4): Winter nursery seed increase of Bt transgenic cotton plants 1999

Organisation proposing release: Deltapine Australia Pty Ltd
PO Box 196
Narrabri NSW 2390

Organism to be released: Cotton (*Gossypium hirsutum*)

Purpose of the extension to the release: The aim of the release is to increase seed stocks of promising insect-resistant transgenic cotton lines developed during previous trials.

Brief description of the nature and effect of the genetic modification: The genes introduced into the cotton plants are the CryIA(c) and CryIIA genes from the bacterium *Bacillus thuringiensis*. The plants contain one or both genes. These genes encode toxins which act against lepidopteran (caterpillar) larvae, including two *Helicoverpa* species which are major pests of cotton.

The plants also contain a marker gene from the bacterium *Escherichia coli* that allows identification of the transgenic plants. This gene encodes neomycin phosphotransferase which confers resistance to the antibiotics kanamycin and neomycin.

Location and size of trial: 10 hectares in the Ord River Irrigation Area, Kununurra, Western Australia.

Further information: The institution's contact officer for this proposal is G F Smart, telephone (067) 92 5233, facsimile (067) 92 5235.

◇ ◇ ◇

PR-71X: Winter nursery seed increase of Roundup Ready[®] (RR) transgenic cotton plants 1999

Organisation proposing release: Deltapine Australia Pty Ltd
PO Box 196
Narrabri NSW 2390

Organism to be released: Cotton (*Gossypium hirsutum*)

Purpose of the extension of the release: This proposal aims to increase seed stocks of herbicide-resistant cotton varieties developed under previous trials.

Brief description of the nature and effect of the genetic modification:

Cotton has been genetically modified for tolerance to the herbicide Roundup[®] (glyphosate). The cotton lines contain two new genes. One is from petunia, *Arabidopsis* (a plant) or *Agrobacterium* (a bacterium) and allows the cotton plant to overproduce the essential enzyme EPSPS (5-enolpyruvylshikimate-3-phosphate synthase). Overproduction of this enzyme allows the plants to produce the enzyme in sufficient amounts to overcome the herbicidal action of glyphosate. The other gene is from *Achromobacter* (a bacterium) and encodes the enzyme glyphosate oxidoreductase which converts glyphosate to non-herbicidal chemicals.

In addition to these genes, the cotton plants also contain a marker gene which encodes resistance to the antibiotics kanamycin and neomycin. This marker gene was inserted to allow selection of the transgenic plants from the non-transgenic plants during regeneration of the plants in tissue culture.

Location and size of trial: 5 hectares in the Ord River Irrigation Area, Kununurra, Western Australia.

Further information: The institution's contact officer for this proposal is G F Smart, telephone (067) 92 5233, facsimile (067) 92 5235.

◇ ◇ ◇

**PR-78X: Assessment of potatoes resistant to leafroll virus and
potato virus Y**

Organisation proposing release: CSIRO Plant Industry
GPO Box 1600
Canberra ACT 2601

Organism to be released: Potato (*Solanum tuberosum*)

Purpose of the extension to the release: The aim of this extension is to further evaluate the resistance of genetically modified potatoes to potato leafroll virus (PLRV) and potato virus Y (PVY). These viruses, transmitted by aphids, are serious pathogens of Australian potatoes and are currently controlled by spraying crops with insecticides. The use of virus-resistant potatoes has the potential to reduce the need for aphicide treatments.

Brief description of the nature and effect of the genetic modification: The plants contain either the PRLV coat protein gene or the PVY protease gene to confer resistance to the viruses. In addition the plants contain a selectable marker gene conferring resistance to the antibiotics kanamycin and neomycin.

Location and size of trial: A total of 960 plants over two sites of 40 square metres each at Ginninderra Experiment Station, Hall, ACT, and the Institute for Horticultural Development, Toolangi, Victoria.

Further information: The institution's contact officer for this proposal is Dr Peter Waterhouse, telephone (02) 6246 5365.

◇ ◇ ◇

**PR-86X: Stability, dispersal and transmission of a genetically marked
Helicoverpa armigera singly-enveloped nucleopolyhedrovirus (HaSNPV)
in the cotton agro-ecosystem**

Organisation proposing release: CSIRO Entomology
GPO Box 1700
Canberra ACT 2601

Organism to be released: *Helicoverpa armigera* nucleopolyhedrovirus
(HaSNPV)

Purpose of the extension to the release: Nucleopolyhedroviruses are insect-specific viruses that have potential as biological insecticides because of their infectivity and pathogenicity to insects. This trial aims to use a genetically 'marked' HaSNPV to gain a better understanding of the patterns of viral spread and persistence in the environment. This will assist in the design of future trials using nucleopolyhedroviruses modified to provide better control of insect pests in Australian crops.

Brief description of the nature and effect of the genetic modification: The parent organism is an insect-specific virus called a nucleopolyhedrovirus, isolated from an Australian bollworm species (*Helicoverpa armigera*), which is pathogenic to only a narrow range of moth species. The virus has been modified so that it can be identified and differentiated from other closely related viruses present at the release site and in the surrounding environment. The modifications have been made to a gene that encodes a viral protein. No foreign genes or sequences have been introduced into the virus and the genetic modification does not alter any of the proteins that the virus produces.

Location and size of trial: An area of cotton of no greater than 216 square metres will be treated with 2.4×10^{11} virus particles at the Australian Cotton Research Institute in Narrabri, NSW.

Further information: The institution's contact officer for this proposal is Dr Andrew Richards, telephone (02) 6246 4114, facsimile (02) 6246 4000.

◇ ◇ ◇

PR-87X: Field performance and integrated pest management studies on transgenic cotton expressing the CryIA(c) delta-endotoxin from *Bacillus thuringiensis*, in the Kimberley region of Western Australia

Organisation proposing release: Agriculture Western Australia &
Western Agricultural Industries Pty Ltd
3 Baron-Hay Court
South Perth WA 6151

Organism to be released: Cotton (*Gossypium hirsutum*)

Purpose of the extension to the release: The aim of this trial is to assess the field efficacy and agronomic performance of cotton modified for resistance to insect pests in the conditions at Kununurra and Broome. A major aim is the development of an integrated pest management (IPM) system for transgenic cotton in the Kimberley region, as a precursor to the eventual re-introduction of cotton as a commercial crop in the Kimberley.

The use of insect-resistant cotton plants has the potential to reduce the use of chemical pesticides on cotton crops.

Brief description of the nature and effect of the genetic modification: The insecticidal gene introduced into the cotton plants is the CryIA(c) gene from *Bacillus thuringiensis*. This gene produces a protein that is toxic to certain caterpillars, including the major caterpillar pests that attack cotton.

In addition to the insecticidal gene, the plants contain a selectable marker gene that confers resistance to the antibiotics kanamycin and neomycin.

Location and size of trial: 90 million plants in an area of 1000 hectares in the Ord River Irrigation Area, Kununurra, Western Australia, and 1.3 million plants in 15 hectares at Broome, Western Australia.

Further information: The institution's contact officer for this proposal is Mr Geoff Strickland, telephone (08) 9368 3756, facsimile (08) 9368 3223.

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9610611

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Department of Primary Industries and Energy Wheat Marketing Act 1989

Determination of the Aggregate Estimated Net Pool Return from Wheat of the 1998-99 Season

Pursuant to Section 78 of the *Wheat Marketing Act 1989*, and having regard to information provided by the Australian Wheat Board and the Australian Bureau of Agricultural and Resource Economics, I, John Duncan Anderson, Minister for Primary Industries and Energy, hereby determine the aggregate estimated net pool return from wheat of the 1998-99 season to be \$A2,802 million.

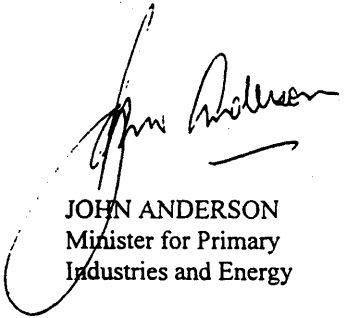
Dated this

30th

day of

September

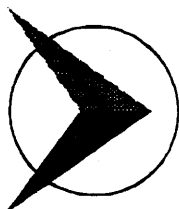
1998.



JOHN ANDERSON
Minister for Primary
Industries and Energy

9610612

Transport and Regional Development

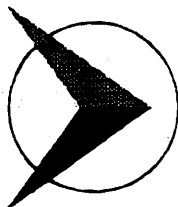


CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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 5 November 1998.

- | | |
|---------------------|------------------------------------------------|
| AD/CESSNA 180/79 | - Wing Lower Spar Cap Angle Stiffener |
| AD/AB3/97 Amdt 2 | - Inner Airbrakes 1 & 2, Centre Hinge Fittings |
| AD/AB3/120 | - Fire Shut Off Valve Test - CANCELLED |
| AD/AB3/132 | - Fire Shut Off Valve Test |
| AD/A320/92 Amdt 1 | - Relay 11QG Relocation |
| AD/AMD-50/15 | - Take-Off Configuration Warning |
| AD/B747/191 | - Engine Fire Detection |
| AD/B757/42 | - Electrical Wire Bundles |
| AD/B767/106 | - Engine Fire Detection |
| AD/CA21/8 | - Throttle Control Grub Screw |
| AD/CESSNA 185/45 | - Wing Lower Spar Cap Angle Stiffener |
| AD/CL-600/23 Amdt 1 | - Brakes |
| AD/DHC-3/35 | - Electrical System |
| AD/DHC-7/10 | - Wing to Fuselage Attachment Bolt |



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

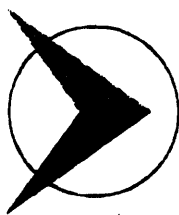
**NOTIFICATION OF THE MAKING OF ORDERS UNDER THE
CIVIL AVIATION REGULATIONS (Continued)**

AD/DHC-8/50 Amdt 1	- Ditching Dam Inflation Bottle
AD/DHC-8/55	- Horizontal Stabiliser Skin Disbonding Follow-up
AD/DHC-8/56	- Main Landing Gear Uplock Actuator Modification
AD/EMB 120/25 Amdt 1	- Nacelle Structure
AD/GAF-N22/66 Amdt 2	- Stub Fin Ribs
AD/GBK 117/8 Amdt 1	- Engine Mount Sideways Link
AD/MU-2/64	- Elevator Trim Indication
AD/PUMA/7 Amdt 2	- Emergency Float Inflating Head
AD/S-PUMA/8	- Engine/Main Gearbox Coupling Shaft - CANCELLED

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**

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 5 November 1998.

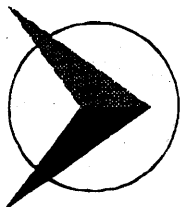
AD/PHZL/72

- Counterweight Clamp Bolt Hole

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**



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 106 will become effective on 5 November 1998.

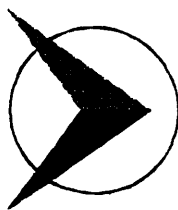
AD/CFMS6/7 Amdt 2

- Fan Disk Inspection

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



**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 14 October 1998.

AD/A109/29 Amdt 1 - Main Rotor Blades Tip Cap

AD/B737/121 - Fuel Boost Pump Wiring

AD/R22/47 - Fuel Tank Vent System

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)

Workplace Relations and Small Business

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 0003****PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
KAPITAN SERYKH	NAKHODKA	8509461

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued**MELBOURNE and BRISBANE**Dated at **CANBERRA** this 30 day of September 1998Official
Stamp

Adrian Bayfield
Delegate of the Minister for Workplace
Relations and Small Business

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Maritime Transport Group is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 1 October 1998 to 1 March 1999.
3. This permit is valid for shipments of cargo only in those instances where FESCO has obtained documentary evidence from operators of appropriate licensed ships that no licensed ship is available to transport the cargo. (It is noted that, at this stage, there are no scheduled voyages by licensed container ships commencing on 5/10, 12/11, 14/12, 18/1 and 22/2).
4. Containers only may be carried.
5. The containers may only be carried from Melbourne to Brisbane.

9610615

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0004

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
KHUDOZHNIK IOGANSON	VLADIVOSTOK	7532765

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.


Names of ports for which permit issued

MELBOURNE and BRISBANE



Witnessed at CANBERRA this 7 day of OCTOBER 1998




Delegate of the Minister for Workplace
Relations and Small Business

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Maritime Transport Group is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 8 October 1998 to 8 March 1999.
3. This permit is valid for shipments of cargo only in those instances where FESCO has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo. (It is noted that, at this stage, there are no scheduled voyages by licensed container ships commencing on 9/10, 13/11, 18/12, 22/1 and 26/2).
4. Containers only may be carried.
5. The containers may only be carried from Melbourne to Brisbane.

9610616

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**Workplace Relations Act 1996****NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION
OF A COMMON RULE**

IN

MUSICIANS GENERAL AWARD 1998**(M0094CR) C No 24124/98****BUILDING AND CONSTRUCTION INDUSTRY (ACT) AWARD 1991****(B0171CRA) C No 24222/98****JOURNALISTS (AUSTRALIAN CAPITAL TERRITORY GOVERNMENT
DEPARTMENTS AND INSTRUMENTALITIES) AWARD 1996****(J0345CRA) C No 20253/98****MUSICIANS GENERAL AWARD 1998****(M0094) c No 21409/98****TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984****(T0091) C No 32329/98**

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

A copy of the award may be inspected at the Australian Industrial Registry at
(1) Level 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 & Var No	Clause	Substance	Date of Effect
M0094 V001	26	Travel allowance	18.08.98
B0171 V031	9,18,46	Expense	
		Related allowances	25.08.98
J0345	Con	Consolidation	20.08.98
M0094	Con	Consolidation	10.08.98
T0091 V106 Ptd 9,11,23 PtdI			
	3, PtdIII 6,8,10,15	Wages 1998 SNA	05.06.98

Dated this 14th day of October 1998

Christine Hayward

Deputy Industrial Registrar

9610617



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Harjana Bustan is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Harjana Bustan proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 26 August 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

25th

day of

September

1998.

Assistant Treasurer



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Tan Susan Anadayana is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Tan Susan Anadayana proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 26 August 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.

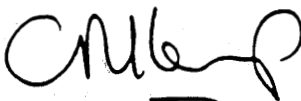
Dated this

25

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Fa Jau Liem is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Fa Jan Liem proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 28 August 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

25th

day of

September

1998.


Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Otty Prawira Hananto and Onny Pranata Hananto are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Otty Prawira Hananto and Onny Pranata Hananto propose to acquire an interest in the Australian urban land referred to in the notice furnished on 17 August 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.

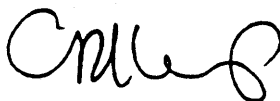
Dated this

25

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Hengky Hadiprayitno and Evelyn Henrietta are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Hengky Hadiprayitno and Evelyn Henrietta propose to acquire an interest in the Australian urban land referred to in the notice furnished on 26 August 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

25

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Mayaliliwati Goentoro and Soesanto Goentoro are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Mayaliliwati Goentoro and Soesanto Goentoro propose to acquire an interest in the Australian urban land referred to in the notice furnished on 28 August 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.

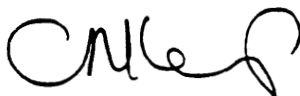
Dated this

28

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Paul Fernando Sunardi Phang and Steffie Suriani are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Paul Fernando Sunardi Phang and Steffie Suriani propose to acquire an interest in the Australian urban land referred to in the notice furnished on 26 August 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.

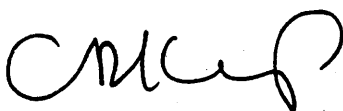
Dated this

28

day of

September

1998.



Assistant Treasurer



Commonwealth
of Australia

Gazette

No. S 486 Friday 2 October 1998
Produced by AusInfo Canberra

SPECIAL

Commonwealth of Australia

Health Insurance Act 1973

Health Insurance (Approval of Billing Agents) Amendment Guidelines (No. 1) 1998

I, MICHAEL RICHARD LEWIS WOOLDRIDGE, Minister for Health and Family Services, make these amendment guidelines under subsection 20AB (3) of the *Health Insurance Act 1973*.

Dated 28th Sept 1998.

Minister for Health and Family Services

1. Name of amendment guidelines

1.1 These amendment guidelines are the *Health Insurance (Approval of Billing Agents) Amendment Guidelines (No. 1) 1998*.

2. Commencement

2.1 These amendment guidelines commence on gazettal.

3. Amendment

3.1 The *Health Insurance (Approval of Billing Agents) Guidelines 1998*¹ are amended as set out in these amendment guidelines.

4. Section 1.3 (Definitions)

Note The expression *registered organisation* is inserted in the list of expressions in the note after section 1.3.



9 780642 381705

Health Insurance (Approval of Billing Agents) Amendment
Guidelines (No. 1) 1998

5. New section 3.5A

5.1 After section 3.5, insert:

3.5A Claims lodged by registered organisations

"An applicant must undertake not to appoint another person to lodge claims for medicare benefits on behalf of the applicant unless:

- (a) the other person is a registered organisation; and
- (b) the terms of the appointment provide that the registered organisation must pay to the applicant all amounts received on behalf of the applicant within 7 days after receipt."

6. Section 3.7 (Payment to an assigning practitioner — 90 day period)

6.1 Omit "after receiving the payment.", substitute "after the Commission makes the payment."

NOTE

1. Notified in the *Commonwealth of Australia Gazette* on 1 July 1998.



Commonwealth
of Australia

Gazette

No. S 487 Friday 2 October 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
<i>Family Law Act 1975</i>	Family Law Amendment Rules 1998 (No. 2)	1998 No. 299



9 780642 381712



COMMONWEALTH OF AUSTRALIA

Financial Sector (Shareholdings) Act 1998

Notice of Approval under Subsection 14(1)

I, IAN GORDON CAMPBELL, Parliamentary Secretary to the Treasurer acting for the Treasurer and being satisfied that it is in the national interest, under subsection 14(1) of the *Financial Sector (Shareholdings) Act 1998*, approve the corporations mentioned in the Schedule holding a stake in SGIO Insurance Limited of 100%. This approval remains in force indefinitely.

SCHEDULE

Wesfarmers Limited

Westralian Farmers Co-operative Limited

WFCL Investments Pty Ltd

Each of Wesfarmers' controlled entities and associated entities, as detailed in the attached Schedule A

Dated

11/9/98

Ian Campbell
Parliamentary Secretary to the Treasurer



SCHEDULE A
WESFARMERS CONTROLLED AND ASSOCIATED ENTITIES
COMPANY NAMES AND ACN NUMBERS

Air Liquide WA Pty Ltd	008 694 166
Albany Wool Stores Pty Ltd	008 674 253
Arcadian Woolbrokers Limited	006 238 348
Australian Gold Reagents Pty Ltd	009 140 121
Barnett Bros Pty Ltd	008 669 690
Bengalla Agricultural Company Pty Limited	058 360 991
Bengalla Coal Sales Pty Limited	058 360 982
Bengalla Mining Company Pty Limited	053 909 470
Bunnings (Northern Territory) Pty Ltd	008 698 628
Bunnings Building Supplies Pty Ltd	008 672 179
Bunnings Chip Mill Pty Ltd	058 451 997
Bunnings Forest Products Pty Ltd	008 665 898
Bunnings Management Services Pty Ltd	008 683 387
Bunnings Manufacturing Pty Ltd	008 685 238
Bunnings Properties Pty Ltd	008 557 622
Bunnings Property Management Limited	082 856 424
Bunnings Pulp Mill Pty Ltd	058 452 029
Bunnings Timbcraft Pty Ltd	008 732 974
Bunnings Tree Plantations Ltd	009 456 204
Bunnings Treefarms Pty Ltd	009 378 607
C S Holdings Pty Limited	001 139 751
CALM Services Pty Limited	072 403 984
Cardinal Contractors Pty Ltd	008 688 097
Charlie Carter (Retail) Pty Ltd	009 449 558
Charlie Carter Pty Ltd	008 760 674
Chemical Holdings Kwinana Pty Ltd	009 187 375
Co-Operative Wholesale Services Ltd	Co-op
Credit Management Pty Ltd	051 954 717
CSBP Ammonia Terminal Pty Ltd	009 387 615
CSBP Superannuation Services Pty Ltd	009 189 306
Cuming Smith And Company Limited	004 048 319
Dairy Properties Co-operative Limited	Co-op
Dalgely Limited	008 996 218
Dalgely Real Estate (Qld) Pty Limited	010 274 245
Eastfarmers Pty Ltd	008 713 326
Fremantle Dumpers Limited	008 708 281
Greenloop Limited	Not registered in Australia
Gresham Partners Group Limited	003 856 933
Gresham Partners Holdings Ltd	002 993 259
Gresham Partners Management Ltd	003 344 312
Interfix Gold Coast Pty Ltd	008 682 479
Interline Pty Ltd	008 678 144
Jakem Timbers Limited	Not registered in Australia
Jardine Australian Insurance Brokers Holdings Pty Limited	009 098 864
Johnstone River Transport Pty Ltd	082 719 775
Kwinana Nitrogen Company Proprietary Limited	008 693 570
Latot Pty Ltd	069 907 099
Loggia Pty Ltd	009 197 273
Malwest Pty Ltd	008 705 986
Millars (Wa) Pty Ltd	008 734 683
Pailou Pty Ltd	009 197 282
Queensland Nitrates Management Pty Ltd	079 889 268
Queensland Nitrates Pty Ltd	081 555 455
R & N Palmer Pty Ltd	008 680 500
Riodale Pty Ltd	078 888 785
Share Nominees Limited	008 906 689
South West Forest Holdings Pty Ltd	009 009 214

Stores Realty Pty Ltd	008 683 850
Sydney Woolbrokers Limited	001 040 008
Tasmanian Fertilisers Limited	008 747 126
The Roofing Centre Pty Ltd	009 340 952
Total Western Transport Pty Ltd	009 031 583
Ucone Pty Ltd	002 534 278
Wa Chip & Pulp Co Pty Ltd	008 720 518
Wa Salvage Pty Ltd	009 403 374
Wesfarmers Bengalla Limited	008 744 278
Wesfarmers Bunnings Limited	008 673 363
Wesfarmers Coal (Indonesia) Pty Ltd	009 379 597
Wesfarmers Coal Limited	008 672 599
Wesfarmers Coal Superannuation Pty Ltd	065 618 019
Wesfarmers Credit Corporation (Finance) Ltd	008 674 057
Wesfarmers Credit Corporation Limited	008 742 765
Wesfarmers CSBP Limited	008 668 371
Wesfarmers Dalgety Limited	008 743 217
Wesfarmers Dalgety Real Estate (Wa) Pty Ltd	009 238 993
Wesfarmers Dalgety Risk Management Pty Ltd	071 302 791
Wesfarmers Dalgety Wool Pty Ltd	076 744 619
Wesfarmers Energy Limited	008 797 402
Wesfarmers Federation Insurance Limited	009 027 221
Wesfarmers Fertilizers Pty Ltd	008 741 160
Wesfarmers Gas Limited	008 795 471
Wesfarmers Insurance Investments Pty Ltd (formerly QM Pty Ltd)	008 984 049
Wesfarmers International Finance Limited	Not registered in Australia
Wesfarmers Investments Pty Ltd	078 120 877
Wesfarmers Kleenheat Gas (Asia) Pty Ltd	Not registered in Australia
Wesfarmers Kleenheat Gas Pty Ltd	008 679 543
Wesfarmers Limited	008 984 049
Wesfarmers LPG Pty Ltd	009 214 831
Wesfarmers Nitrogen Company Pty Ltd	009 362 565
Wesfarmers OD Transport Pty Ltd	007 980 280
Wesfarmers Provident Fund Pty Ltd	008 679 329
Wesfarmers Resources Pty Ltd	009 030 139
Wesfarmers Risk Management Limited	Not registered in Australia
Wesfarmers Sugar Company Pty Ltd	076 656 409
Wesfarmers Superannuation Pty Ltd	050 218 972
Wesfarmers Transport Indonesia Pty Ltd	078 907 338
Wesfarmers Transport Limited	008 670 077
Weskem Pty Ltd	009 207 470
Wespine Industries Pty Ltd	052 954 337
Westralian Farmers Co-operative Limited	Co-op
Westralian Farmers Superphosphates Limited	008 667 847
WFCL Investments Limited	009 287 245
Wool.Exchange (WA) Pty Ltd	008 683 190
Wooldumpers (Vic) Pty Ltd	004 696 940
Wooldumpers Australia Pty Ltd	069 066 842
WWH Holdings Pty Ltd	052 474 998
Zaafir Pty Ltd	008 998 321

COMMONWEALTH OF AUSTRALIA

Financial Sector (Shareholdings) Act 1998

Notice of Approval under Subsection 14(1)

I, IAN GORDON CAMPBELL, Parliamentary Secretary to the Treasurer acting for the Treasurer and being satisfied that it is in the national interest, under subsection 14(1) of the *Financial Sector (Shareholdings) Act 1998*, approve the corporation mentioned in the Schedule holding a stake in SGIO Insurance Limited of 100%. This approval remains in force indefinitely.

SCHEDULE

Permanent Trustee Australia Limited, in its capacity as trustee of The Franked Income Fund.

Dated

11/9/98



Ian Campbell
Parliamentary Secretary to the Treasurer



Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0002

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
WESTPORT	LYTTELTON	7423249

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued

DEVONPORT and MELBOURNE or SYDNEY or NEWCASTLE

Dated at CANBERRA this 25 day of September 1998

Official
Stamp



John Leary
Delegate of the Minister for Workplace
Relations and Small Business

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Maritime Transport Group is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 28 September 1998 to 30 November 1998.
3. This permit is valid for shipments of cargo only in those instances where CSR Shipping has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo.
4. Bulk cement only may be carried.
5. The cement may only be carried from Devonport to Melbourne, Sydney or Newcastle.





Commonwealth
of Australia

Gazette

No. S 490 Tuesday 6 October 1998
Produced by AusInfo Canberra

SPECIAL

NOTICE OF APPOINTMENT

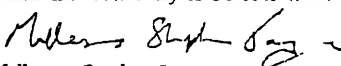
Victorian Meter Management Pty Limited (Receiver and Manager appointed)
ACN 056 777 845

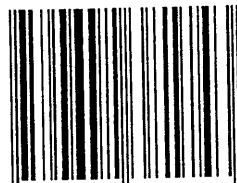
ACTEW Corporation Limited ACN 069 381 960 of Level 5, ACTEW House, 221 London Circuit, Canberra City in the Australian Capital Territory hereby gives notice that on 18 September 1998 it appointed Anthony Gregory McGrath of KPMG Chartered Accountants, 80 Northbourne Avenue, Braddon in the Australian Capital Territory as receiver and manager of the property the subject of the Charge listed in the Schedule under powers contained in that Charge.

Schedule

Charge granted by Victorian Meter Management Pty Limited (Receiver and Manager appointed) ACN 056 777 845 dated 25 June 1997 and registered number 603485 in the register maintained by the Australian Securities and Investments Commission.

Dated this second day of October 1998.


Mallesons Stephen Jaques
Level 10
60 Marcus Clarke Street
Canberra City ACT 2601



NOTICE OF APPOINTMENT

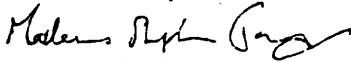
Meter Management Pty Limited (Receiver and Manager appointed)
ACN 003 476 668

ACTEW Corporation Limited ACN 069 381 960 of Level 5, ACTEW House, 221 London Circuit, Canberra City in the Australian Capital Territory hereby gives notice that on 18 September 1998 it appointed Anthony Gregory McGrath of KPMG Chartered Accountants, 80 Northbourne Avenue, Braddon in the Australian Capital Territory as receiver and manager of the property the subject of the Charge listed in the Schedule under powers contained in that Charge.

Schedule

Charge granted by Meter Management Pty Limited (Receiver and Manager appointed)
ACN 003 476 668 dated 25 June 1997 and registered number 603513 in the register maintained by the Australian Securities and Investments Commission.

Dated this second day of October 1998.


Mallesons Stephen Jaques
Level 10
60 Marcus Clarke Street
Canberra City ACT 2601



Commonwealth
of Australia

Gazette

No. S 491 Tuesday 6 October 1998
Produced by AusInfo Canberra

SPECIAL

CORPORATIONS LAW
Section 334

NOTIFICATION OF ACCOUNTING STANDARDS

AASB 1001 "ACCOUNTING POLICIES"

AASB 1008 "LEASES"

NOTICE is hereby given that the Australian Accounting Standards Board has made the following accounting standards under section 334 of the Corporations Law, for application to financial years ending on or after 31 December 1999:

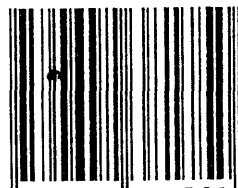
Accounting Standard AASB 1001 "Accounting Policies"; and

Accounting Standard AASB 1008 "Leases".

When operative, AASB 1001 supersedes Accounting Standard AASB 1001 "Accounting Policies" as approved by notice published in Gazette No. S357 on 22 September 1995.

When operative, AASB 1008 supersedes Accounting Standard AASB 1008 "Accounting for Leases" as approved by notice published in Gazette No. S312 on 20 November 1987 and amended by Accounting Standard AASB 1025 "Application of the Reporting Entity Concept and other Amendments".

Copies of AASB 1001 and AASB 1008 may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9524 3637.





Commonwealth
of Australia

Gazette

No. S 492 Wednesday 7 October 1998
Produced by AusInfo Canberra

SPECIAL



Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991
**SOUTHERN BLUEFIN TUNA FISHERY
MANAGEMENT PLAN 1995**

**1998 SBT FINAL TAC
DETERMINATION**

I, Richard Andrew Stevens, delegate of the Australian Fisheries Management Authority, make the following determination under subclause 17.6 of the Southern Bluefin Tuna Fishery Management Plan 1995.

Dated 15 September 1998.

Managing Director,
Australian Fisheries Management Authority

Citation

1. This determination may be cited as the 1998 SBT Final TAC Determination.

Commencement

2. This determination commences on 7 October 1998.

Interpretation

3. A term used in this determination that is defined for the purposes of the Southern Bluefin Tuna Fishery Management Plan 1995 has the same meaning in this determination as it has in that plan.

[Notes: 1. Terms defined in the *Fisheries Management Act 1991* have the same meanings in this determination.

2. Terms defined in the Southern Bluefin Tuna Fishery Management Plan 1995 include "Southern Bluefin Tuna Fishery".]

Determination of Australia's national catch allocation

4. Australia's national catch allocation for the season in the Southern Bluefin Tuna Fishery which commenced on 1 December 1997 and which will end on 30 November 1998 is 5,265,000 kilograms.





Commonwealth of Australia

Broadcasting Services Act 1992

**Broadcasting Services (Events) Notice
No. 1 of 1994 (Amendment No. 4 of 1998)**

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

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

Dated 2nd October 1998

Minister for Communications,
the Information Economy and the Arts

1. Amendment

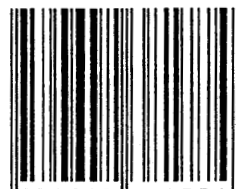
1.1 The Broadcasting Services (Events) Notice No. 1 of 1994 is amended as set out in this Notice.

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

2. Schedule (Events)

2.1 Item 5.2

Omit "India in April 1998 and a match of that kind played in the United Arab Emirates in April 1998;" substitute "Bangladesh in October 1998 and November 1998;"





**Commonwealth
of Australia**

Gazette

No. S 494 Wednesday 7 October 1998
Produced by AusInfo Canberra

SPECIAL

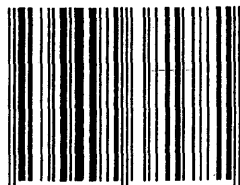
98 / 1891

**Australian Securities and Investment Commission
Corporations Law
Subsection 766C(1)**

Notice is hereby given that on 13 October 1998 Australian Stock Exchange Limited will change type from a company limited by guarantee to a company limited by shares and ASIC will alter the company's registration details accordingly.

Dated this 5th day of October 1998

Signed by George Durbridge
as a delegate of the Australian
Securities and Investments Commission



9 780642 381781



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Jean George Leques is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Jean George Leques proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 10 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) Jean George Leques 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

4

day of

October

1998.

Assistant Treasurer



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) John Thomas Huston is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) John Thomas Huston proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 7 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) John Thomas Huston 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.

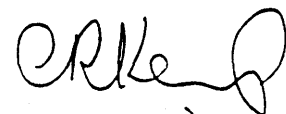
Dated this

4

day of

October

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Lau Kok Seng and Angela Kong are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Lau Kok Seng and Angela Kong propose to acquire an interest in the Australian urban land as specified 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) Lau Kok Seng and Angela Kong 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

30th

day of

September

1998.



Assistant Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Mitrawest Interlink Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Mitrawest Interlink Pty Ltd proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 2 September 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.

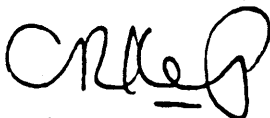
Dated this

35

day of

September

1998.



Assistant Treasurer

