



Commonwealth
of Australia

Gazette

No. GN 44, Wednesday, 4 November 1998

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 4 November 1998

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Subscriptions	132 447

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Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,
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fax (07) 3229 1387

Canberra: 10 Mort Street, tel. (02) 6247 7211,
fax (02) 6257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,
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(off Macquarie Street),
tel. (02) 9893 8466,
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Perth: 469 Wellington Street, tel. (08) 9322 4737,
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Agent:

Darwin: Northern Territory Government
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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.

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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
P24	23.10.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P25	27.10.98	<i>Australian Heritage Commission Act 1975</i> Notice of intention to enter places in the register of the National Estate. Notice of entry into the National Estate. Notice of decision not to enter places and parts of places in the Register of the National Estate. Notice of intention to remove places or parts of places from the Register of the National Estate. Notice of removal of the Register. Notice of variation of boundary of Registered Place.
P26	23.10.98	Notice by ASIC of intention to deregister defunct companies.

Government Departments

Attorney-General



**AUSTRALIAN
CUSTOMS SERVICE**

Customs Act 1901
Notice under Section. 15
Notice No :SA98/3

I, Kym James Branson delegate of the Chief Executive Officer, pursuant to Section 15 of the Customs Act 1901, hereby:

- (a) revoke the appointment of the port at Port Bonython that was contained in Customs Proclamation No. SA 98/01 which appeared in the Commonwealth of Australia Gazette No. GN 35 of 2 September 1998;

Dated this 22nd day of October 1998.

Kym James Branson
Regional Manager Border Management
Australian Customs Service
South Australia

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	21/10/98	22/10/98	23/10/98	24/10/98	25/10/98	26/10/98	27/10/98

Austria	Schillings	7.2817	7.2416	7.2153	7.2153	7.2153	7.1209	7.1615
Belgium/Lux	Francs	21.3500	21.3200	21.1200	21.1200	21.1200	20.9700	21.0700
Brazil	Reals	.7507	.7438	.7440	.7440	.7440	.7363	.7331
Canada	Dollars	.9729	.9658	.9655	.9655	.9655	.9553	.9471
China	Yuan	5.2316	5.1736	5.1764	5.1764	5.1764	5.1215	5.0966
Denmark	Kroner	3.9365	3.9304	3.8932	3.8932	3.8932	3.8663	3.8899
EC	ECU	.5248	.5242	.5204	.5204	.5204	.5159	.5194
Fiji	Dollar	1.2378	1.2281	1.2309	1.2309	1.2309	1.2179	1.2187
Finland	Markka	3.1460	3.1427	3.1136	3.1136	3.1136	3.0918	3.1110
France	Francs	3.4713	3.4664	3.4374	3.4374	3.4374	3.4079	3.4326
Germany	Deutschmark	1.0346	1.0339	1.0247	1.0247	1.0247	1.0172	1.0237
Greece	Drachmae	177.1200	176.5700	175.2000	175.2000	175.2000	173.7000	173.2900
Hong Kong	Dollars	4.8968	4.8430	4.8453	4.8453	4.8453	4.7944	4.7709
India	Rupees	26.7217	26.4344	26.4334	26.4334	26.4334	26.1628	26.0323
Indonesia	Rupiah	4633.0000	4582.0000	4756.0000	4756.0000	4756.0000	4876.0000	4570.0000
Ireland	Pounds	.4146	.4141	.4109	.4109	.4109	.4071	.4098
Israel	Shekel	2.7179	2.7302	2.7214	2.7214	2.7214	2.6310	2.5778
Italy	Lire	1023.5000	1022.9700	1013.6900	1013.6900	1013.6900	1005.5700	1012.5600
Japan	Yen	73.3300	73.5400	73.8800	73.8800	73.8800	73.2300	73.4200
Korea	Won	839.0300	827.7100	825.9200	825.9200	825.9200	812.6800	809.3000
Malaysia	Ringgit	2.4013	2.3747	2.3758	2.3758	2.3758	2.3508	2.3394
Netherlands	Guilder	1.1672	1.1660	1.1556	1.1556	1.1556	1.1464	1.1543
New Zealand	Dollar	1.1928	1.1902	1.1829	1.1829	1.1829	1.1800	1.1829
Norway	Kroner	4.7055	4.6500	4.6069	4.6069	4.6069	4.5457	4.5449
Pakistan	Rupee	34.5000	34.2500	34.4400	34.4400	34.4400	34.1200	34.0800
Papua NG	Kina	1.3895	1.3766	1.3753	1.3753	1.3753	1.3494	1.3399
Philippines	Peso	27.1100	26.5500	26.4600	26.4600	26.4600	25.9500	25.5300
Portugal	Escudo	105.9600	105.7200	104.8100	104.8100	104.8100	103.9000	104.7400
Singapore	Dollar	1.0242	1.0122	1.0140	1.0140	1.0140	1.0045	1.0019
Solomon Is.	Dollar	3.0680	3.0325	3.0193	3.0193	3.0193	2.9788	2.9643
South Africa	Rand	3.6114	3.5724	3.5731	3.5731	3.5731	3.5488	3.5295
Spain	Peseta	87.9100	87.6200	87.0400	87.0400	87.0400	86.0400	85.6300
Sri Lanka	Rupee	41.8800	41.4900	41.6100	41.6100	41.6100	41.2000	40.9600
Sweden	Krona	4.9219	4.8764	4.8432	4.8432	4.8432	4.7377	4.7540
Switzerland	Franc	.8475	.8473	.8381	.8381	.8381	.8300	.8375
Taiwan	Dollar	20.7900	20.5500	20.5600	20.5600	20.5600	20.3200	20.1600
Thailand	Baht	23.8900	23.6300	23.5200	23.5200	23.5200	23.2400	23.0900
UK	Pounds	.3697	.3685	.3688	.3688	.3688	.3672	.3695
USA	Dollar	.6320	.6250	.6253	.6253	.6253	.6187	.6157

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
28/10/98

9610858

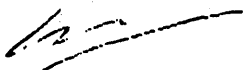
Communications, Information Technology and the Arts

PUBLICATION OF ESTIMATED TOTAL COST OF PROVIDING THE NATIONAL RELAY SERVICE (NRS) DURING THE CURRENT QUARTER

In accordance with subsection 221C(1) of the *Telecommunications Act 1997*, notice is given that the NRS provider, Australian Communications Exchange Limited (ACN 003 044 899), has advised the Minister for Communications, Information Technology and the Arts of the estimated total cost of the provider in providing the NRS during the quarter beginning on 1 October 1998 and ending on 31 December 1998.

This estimated total cost is \$2,503,431.

A component of this estimated total cost is the sum of \$398,753. This component represents the estimated total cost for Phase One of the provision of an Emergency Call Service as contemplated by the definition of 'Estimated Cost of the NRS' in clause 1.3.1 of the contract dated 16 June 1998 between the Commonwealth and the NRS provider and by Attachment F to that contract.



Chris Cheah
Assistant Secretary
Competition and Consumer Branch
Department of Communications, Information Technology and the Arts

30 October 1998

9610859

AUSTRALIAN BROADCASTING AUTHORITY

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

PREPARATION OF LICENCE AREA PLANS

DESIGNATION OF LICENCE AREAS

VARIATION OF FREQUENCY ALLOTMENT PLAN

Pursuant to section 26(1) of the *Broadcasting Services Act 1992*, on 22 October 1998, the Australian Broadcasting Authority prepared the licence area plans that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Coffs Harbour and Kempsey areas with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 22 October 1998, the Australian Broadcasting Authority designated the areas described in the above licence area plans to be the licence areas of the licences for the commercial and community radio broadcasting services that are to be available in the Coffs Harbour and Kempsey areas.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 22 October 1998, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as it relates to the Coffs Harbour and Kempsey areas.

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

The Planning Officer for Coffs Harbour and Kempsey
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241. This information is also available on the ABA's website at www.aba.gov.au.

9610860

Employment, Workplace Relations and Small Business

Workplace Relations Act 1996

Australian Industrial Registry

Principal Registry

Nauru House

80 Collins Street

Melbourne Vic 3000

(Postal Address:

GPO Box 1994S

Melbourne Vic 3001)

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D No. 30021 of 1998)

NOTICE is given that an application has been made under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of **The Licensed Clubs Association of Victoria Incorporated.**

The alteration is sought from the following:

4 - INDUSTRY

The Association is formed in or in connection with the industry of Licensed Clubs.

5 - ELIGIBILITY FOR MEMBERSHIP

The Members shall consist of:

- (a) any Licensed Club which at the date of adoption of these Rules is a member of the Association and which employs or usually employs labour in Victoria; and
- (b) any Licensed Club which employs or usually employs labour in Victoria and is approved for membership in accordance with these Rules and pays the annual subscription payable under these Rules.

In these Rules, "Licensed Club" means a body corporate or unincorporate which is the holder of a club licence which permits the sale and disposal of liquor on the club's premises to a member of the club for consumption on or off the club's premises and to a guest of a member for consumption on the club's premises in accordance with the Liquor Control Act 1987 (Victoria).

to the following:

4 - INDUSTRY

The Association is formed in or in connection with the industry of Licensed Clubs.

5 - ELIGIBILITY FOR MEMBERSHIP

The Members shall consist of:

- (a) any Licensed Club which at the date of adoption of these Rules is a member of the Association and which employs or usually employs labour in Victoria;
- (b) any Licensed Club which employs or usually employs labour in Victoria and is approved for membership in accordance with these Rules and pays the annual subscription payable under these Rules; and

- (c) any Racing Club which holds an On-Premises Licence pursuant to Section 50 of the Liquor Control Act 1987 and is approved for the Membership in accordance with these Rules and pay the annual subscription under these Rules.

In these Rules, "Licensed Club" means a body corporate or unincorporate which is the holder of a club licence which permits the sale and disposal of liquor on the club's premises to a member of the club for consumption on or off the club's premises and to a guest of a member for consumption on the club's premises in accordance with the Liquor Control Act 1987 (Victoria).

In these Rules, a "Racing Club" means the holder of a Racing Club Licence pursuant to Section 24A of the Racing Act 1958 (Victoria).

Information contained in the application and supporting documents concerning the reasons for the proposed alteration and the effect of the proposal is as follows:

the reasons for the proposal:

THAT the purpose of this amendment is to admit racing clubs which hold an On-Premises Licence pursuant to Section 50 of the Liquor Control Act 1987 ("Licensed Racing Clubs") as Members of LCAV.

THAT prior to the alteration of the eligibility rules, Licensed Racing Clubs could only be affiliated Members of the Association, which provided them with restricted benefits.

THAT the LCAV currently represents clubs which are licensed in accordance with Liquor Control Act 1987 ("Licensed Clubs") in relevant matters before the Australian Industrial Relations Commission ("AIRC").

THAT currently there is no effective representation before the AIRC for operators of Licensed Racing Clubs.

the effect of the proposal:

THAT the LCAV, by admitting Licensed Racing Clubs as Members, will be able to provide effective representation for Licensed Racing Clubs, especially in regard to employment and industrial issues which are similar if not identical to those of Licensed Clubs.

Any interested organisation, registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry for *attention: Research, Information and Advice Branch*, a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation [whose address for service is: c/- Mills Oakley, Lawyers, PO Box 453, Market Street, Melbourne VIC 8007] within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

M. Kelly
Industrial Registrar

9610861

Workplace Relations Act 1996

Australian Industrial Registry
New South Wales Registry
80 William Street
EAST SYDNEY NSW 2011

NOTICE OF APPLICATION FOR CONSENT TO
AN ALTERATION OF ELIGIBILITY RULES

(D No. 20005 of 1998)

NOTICE is given that an application has been made under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of The Australian Institute of Marine and Power Engineers.

The alteration is sought from the the following:

3 - INDUSTRY

The Institute is registered in or in connection with the maritime industry and power generation industry. Without limiting the foregoing, the term maritime industry shall include the following:

Bulk Ships
Tanker Ships
Container Ships
Roll-on/Roll-off Ships
Passenger Ships
Dredges (Self-Propelled and non Self-Propelled)
Pilot Vessels
Tug Boats
Drill Ships (Self-Propelled)
Support Vessels
Navigational Aids Vessels
Self-Propelled Barges
Small Ships
Colliers Ships
Research Vessels
Floating Production Facilities (Self-Propelled)
Ferries, Hydrofoils and Hovercraft
General Cargo Ships
Antarctic Vessels including icebreakers
Survey Vessels
Floating Hotel Installations
Fishing Vessels
Sundry Vessels
Oil Rigs (Self-Propelled)

4 - ELIGIBILITY

The Union shall consist of -

- (i) An unlimited number of marine engineers - Marine Engineers, shall mean and include Chief Engineers, First Engineers, Second Engineers, Third Engineers, Fourth Engineers, Fifth Engineers, Electrical Engineers, Junior Engineers, Assistant Engineers,

Cryogenic Engineers, Refrigeration Engineers, Trainee Engineers, Engineers in Training, Cadet Engineers, Marine Surveyors, Senior Marine Surveyors, Chief Marine Surveyors, Engineers Pilot Vessels, Engineers Dredging Plant, 1st Assistant Engineer, 2nd Assistant Engineer, Engineer Managers, Engineer Superintendents, Assistant Engineer Superintendent, Works Managers, Work Superintendent, Planning Officers.

- (ii) Persons eligible for engagement as engineers or electricians on ships ("ships" as defined as at the date of registration of this rule by clause 6(1) of the Commonwealth Navigation Act 1912 - 1984 or similar State Legislation).
- (iii) Persons who are pursuing a course of training in the marine engineering industry or a similar training ashore with the object of becoming a qualified marine engineer.
- (iv)
 - (a) Elected officers of the Institute, and
 - (b) industrial officers or research officers employed by the Institute who are qualified to be employed in or in connection with the industrial organisation pursuant to the provisions of the Industrial Relations Act (1988).
- (v) An unlimited number of power plant engineers- Power plant engineers shall mean Charge Engineers, Assistant Charge Engineers, Shift Engineers, Foremen (other than general station foremen), Mechanical Foremen, Electrical Foremen, Technical Officers, Training Officers, Mechanical Inspectors, and other power plant engineers who are employed by the Electricity Commission of New South Wales in the generation of electricity provided that such persons hold one or more of the qualifications specified in sub-rule (vii) of this rule.
- (vi) Power plant engineer shall also mean Charge Engineers and Assistant Charge Engineers employed in New South Wales by Caltex Refining Co. Pty. Limited provided that such persons hold one or more of the qualifications specified in sub-clause (vii) of this rule.
- (vii) Persons employed or usually employed in the callings specified in (v) & (vi) above shall be the holders of one or more of the following qualifications:-
 - . Any marine engineers' certificate issued or recognised by the Commonwealth in accordance with the Navigation Act 1912 as amended, or by any State or Territory in accordance with the relevant legislation;
 - . Engineers' Certificate (Machinery Department) Queensland;
 - . Mechanical or Electrical Diploma - issued by an Australian University or Technical College;
 - . Marine Engineers' Certificate - issued by the Department of Technical and Further Education of NSW or any other State or Territory;
 - . A Mechanical Engineering or Electrical Engineering Certificate, Degree or Diploma; and/or

Any other Certificate, Degree, Diploma or Qualification similar to the above which the Institute may accept.

- (viii) without limiting the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union.

To the following:

3 - INDUSTRY

The Institute is registered in or in connection with the maritime industry and power generation industry. Without limiting the foregoing, the term maritime industry shall include the following:

Bulk Ships
Tanker Ships
Container Ships
Roll-on/Roll-off Ships
Passenger Ships
Dredges (Self-Propelled and non Self-Propelled)
Pilot Vessels
Tug Boats
Drill Ships (Self-Propelled and non Self-Propelled)
Support Vessels
Navigational Aids Vessels
Self-Propelled Barges
Small Ships
Colliers Ships
Research Vessels
Floating Production Facilities (Self-Propelled and non Self-Propelled)
Ferries, Hydrofoils and Hovercraft
General Cargo Ships
Antarctic Vessels including icebreakers
Survey Vessels
Floating Hotel Installations
Fishing Vessels
Sundry Vessels
Oil Rigs (Floating)
Mobile Offshore Drilling Units

4 - ELIGIBILITY

The Union shall consist of -

- (i) An unlimited number of marine engineers - Marine Engineers, shall mean and include Chief Engineers, First Engineers, Second Engineers, Third Engineers, Fourth Engineers, Fifth Engineers, Electrical Engineers, Junior Engineers, Assistant Engineers, Cryogenic Engineers, Refrigeration Engineers, Trainee Engineers, Engineers in Training, Cadet Engineers, Marine Surveyors, Senior Marine Surveyors, Chief Marine Surveyors, Engineers Pilot Vessels, Engineers Dredging Plant, 1st Assistant Engineer, 2nd Assistant Engineer, Engineer Managers, Engineer Superintendents, Assistant Engineer Superintendent, Works Managers, Work Superintendent, Planning Officers.

- (ii) Persons eligible for engagement as engineers or electricians on ships ("ships" as defined as at the date of registration of this rule by clause 6(1) of the Commonwealth Navigation Act 1912 - 1984 or similar State Legislation).
- (iii) Persons who are pursuing a course of training in the marine engineering industry or a similar training ashore with the object of becoming a qualified marine engineer.
- (iv) (a) Elected officers of the Institute, and
 - (b) industrial officers or research officers employed by the Institute who are qualified to be employed in or in connection with the industrial organisation pursuant to the provisions of the Industrial Relations Act (1988).
- (v) An unlimited number of power plant engineers- Power plant engineers shall mean Charge Engineers, Assistant Charge Engineers, Shift Engineers, Foremen (other than general station foremen), Mechanical Foremen, Electrical Foremen, Technical Officers, Training Officers, Mechanical Inspectors, and other power plant engineers who are employed by the Electricity Commission of New South Wales in the generation of electricity provided that such persons hold one or more of the qualifications specified in sub-rule (vii) of this rule.
- (vi) Power plant engineer shall also mean Charge Engineers and Assistant Charge Engineers employed in New South Wales by Caltex Refining Co. Pty. Limited provided that such persons hold one or more of the qualifications specified in sub-clause (vii) of this rule.
- (vii) Persons employed or usually employed in the callings specified in (v) & (vi) above shall be the holders of one or more of the following qualifications:-
 - . Any marine engineers' certificate issued or recognised by the Commonwealth in accordance with the Navigation Act 1912 as amended, or by any State or Territory in accordance with the relevant legislation;
 - . Engineers' Certificate (Machinery Department) Queensland;
 - . Mechanical or Electrical Diploma - issued by an Australian University or Technical College;
 - . Marine Engineers' Certificate - issued by the Department of Technical and Further Education of NSW or any other State or Territory;
 - . A Mechanical Engineering or Electrical Engineering Certificate, Degree or Diploma; and/or
 - . Any other Certificate, Degree, Diploma or Qualification similar to the above which the Institute may accept.
- (viii) without limiting the foregoing, the union shall also consist of independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be employees eligible for membership of the union.

Information contained in the application and supporting documents concerning the reasons for the proposal and the effect of the proposal is as follows:

"The purpose of this proposal is to accommodate recent developments in the oil drilling and production industry concerning floating and semi-submersible vessels. These developments include the utilisation of floating facilities which take a number of forms other than those of a conventional ship. Some of these were previously used as ships but have had the propulsion systems removed, and some are floating or semi-submersible platforms which are constructed with propulsion systems which have been subsequently removed or which are constructed without any propulsion systems at all. In each case however, the facilities are floating in a marine environment, are required to be towed and/or navigated into their operation positions, utilise anchors and other mooring equipment, and require independent on board power supply, water and refrigeration systems more or less identical to those provided for on vessels configured in the way of a traditional ship.

In a number of recent cases, the fact of the vessel not being built and not having any form of propulsion system has been relied upon by the operators of the facilities to man such vessels with persons who are not, or are not eligible to be members, of any of the Maritime Unions and to seek to avoid any industrial coverage by Maritime Unions. As a vessel which is incapable of navigating under its own power is not required by the marine orders to be manned by a maritime crew, a maritime crew is generally only placed upon them in circumstances when they are being towed or otherwise navigated from one place to another.

AIMPE is concerned to ensure that it retains rights of representation in relation to the range of facilities and the employment of marine engineers on those facilities, notwithstanding that such operations may not fall within the traditional scope of the maritime industry. AIMPE is also concerned to maintain the level of skill and qualifications of persons engaged to perform work on such facilities, which work is indistinguishable in many cases from that traditionally performed by AIMPE members.

In the current form of the Federal Rules reference to the words "self propelled" in respect of drilling ships, floating production facilities and oil rigs is restrictive and does not allow for traditional maritime engineer functions that are actually performed on other vessels.

Further the application of the existing rules would not include engineers engaged on floating production storage or off-take facilities of a non-self propelled nature."

Any interested organisation, registered under the Workplace Relations Act 1996, association or person who desires to object to the application may do so by lodging in the Industrial Registry (attention: Research, Information and Advice Section) a notice of objection accompanied by a written statement within thirty-five (35) days after publication of this advertisement and by serving on the organisation (whose address for service is: 52 Buckingham Street, SURRY HILLS NSW 2010) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and the written statement so lodged.

M. Kelly
Industrial Registrar

9610862

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
Nauru House
80 Collins Street
Melbourne Vic 3000

(Postal Address:
GPO Box 1994S
Melbourne Vic 3001)

**NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION
OF ELIGIBILITY RULES**

(D No. 30022 of 1998)

NOTICE is given that an application has been made under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the Drycleaning Institute of Australia - Queensland.

The alteration is sought from the following:

5A - PERSONS ELIGIBLE FOR MEMBERSHIP

(i) Full Membership

The Institute shall consist of any person, firm or Company being an employer as defined under the Commonwealth Conciliation and Arbitration Act actually engaged in the industry and being a member of the Queensland Confederation of Industry Ltd.

Any application for membership in the Institute must establish the following qualifications:-

- (a) That the applicant himself or his employees is conducting the business of drycleaning and/or hat blocking and cleaning and/or dyeing and/or repairing as understood by the trade on his own, rented or leased premises;
- (b) That the applicant agrees to pay promptly all contributions, to be represented when possible at all meetings;
- (c) That the applicant for membership agrees to be bound by the Constitution and Rules;
- (d) That the applicant is a financial member of the Queensland Confederation of Industry Ltd.;
- (e) That the applicant has at least 12 months practical experience in the Industry. As a proviso, a proprietor may have trained staff sufficient to ensure quality workmanship. Membership shall be limited to proprietors only, they being entitled to nominate a representative to attend Institute meetings with a privilege of one vote only;
- (f) That the applicants' plants shall be reasonably modern and housed in decent buildings in a sanitary condition. Proper facilities for

extinguishing fires should be provided. The premises and plant shall also comply with any applicable State or Federal Law for the time being in force.

(ii) Associate Membership

- (a) Any person, firm or Company being an employer as defined under the Commonwealth Conciliation and Arbitration Act which is engaged in supplying goods or services to the industry and is a financial member of the Queensland Confederation of Industry Ltd. is eligible for associate membership.
- (b) The applicant agrees to pay promptly all contributions to be represented when possible at all meetings, and to co-operate with the Institute in all matters of general interest to the trade;
- (c) The applicant for membership agrees to be bound by the constitution and rules..

to the following:

5A - PERSONS ELIGIBLE FOR MEMBERSHIP

(i) Full Membership

The Institute shall consist of any person, firm or Company being an employer as defined under the Workplace Relations Act 1996 actually engaged in the industry.

Any application for membership in the Institute must establish the following qualifications:-

- (a) That the applicant himself or his employees is conducting the business of drycleaning and/or hat blocking and cleaning and/or dyeing and/or repairing as understood by the trade on his own, rented or leased premises;
- (b) That the applicant agrees to pay promptly all contributions, to be represented when possible at all meetings;
- (c) That the applicant for membership agrees to be bound by the Constitution and Rules;
- (d) That the applicant has at least 12 months practical experience in the Industry. As a proviso, a proprietor may have trained staff sufficient to ensure quality workmanship. Membership shall be limited to proprietors only, they being entitled to nominate a representative to attend Institute meetings with a privilege of one vote only;
- (e) That the applicants' plants shall be reasonably modern and housed in decent buildings in a sanitary condition. Proper facilities for extinguishing fires should be provided. The premises and plant shall also comply with any applicable State or Federal Law for the time being in force.

(ii) Associate Membership

- (a) Any person, firm or Company being an employer as defined under the Workplace Relations Act 1996 which is engaged in supplying goods or services to the industry is eligible for associate membership.

- (b) The applicant agrees to pay promptly all contributions to be represented when possible at all meetings, and to co-operate with the Institute in all matters of general interest to the trade;
- (c) The applicant for membership agrees to be bound by the constitution and rules.

Information contained in the application and supporting documents concerning the particulars of the proposed alteration, the reasons for the proposal and the effect of the proposal is as follows:

The particulars of the proposed alteration:

- (a) Rule 5A(i) be altered by deleting the words "Commonwealth Conciliation and Arbitration Act" and replacing those words with "Workplace Relations Act 1996".
- (b) Rule 5A(i) be altered by deleting the words "and being a member of the Queensland Confederation of Industry Ltd".
- (c) Rule 5A(i) be altered by deleting sub-rule (d) in its entirety.
- (d) Rule 5A(i) be altered by renumbering sub-rule (e) and (f) as sub-rule (d) and (e) respectively.
- (e) Rule 5A(ii) (a) be altered by deleting the words "Commonwealth Conciliation and Arbitration Act" and replacing those words with "Workplace Relations Act 1996".
- (f) Rule 5A(ii) (a) be altered by deleting the words "and is a financial member of the Queensland Confederation of Industry Ltd".

The reason and effect of the proposed alterations:

The eligibility rules of the organisation were altered for two reasons. One alteration was to remove reference to the Commonwealth Conciliation and Arbitration Act and replace that with reference to the Workplace Relations Act 1996. The reason for this alteration was to update the rules to refer to current legislation. The other alteration was to remove the previous requirement for members to be financial members of the Queensland Confederation of Industry Ltd, an organisation of employers. The reason for this alteration was due to such requirement no longer being seen as reasonable or necessary any longer.

Any interested organisation, registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry (Attention: Research, Information and Advice Branch), a notice of objection accompanied by a written statement in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the organisation whose address for service is: Industry House, 375 Wickham Terrace, Brisbane Q.4000) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and written statement so lodged.

M. Kelly
Industrial Registrar

9610863

Environment and Heritage

Commonwealth of Australia

Declaration under s18.(1) of the *Endangered Species Protection Act 1992*

I, ROBERT MURRAY HILL, Minister for the Environment, in pursuance of s18.(1) of the *Endangered Species Protection Act 1992*, hereby declare that Schedule 1 to that Act shall be deemed to be amended by:

Deleting the following species from 'Part 1 - Species that are endangered':

MAMMAL

Thevenard Island Mouse *Ieggadina* affin. *lakedownensis* (WAM M27011)

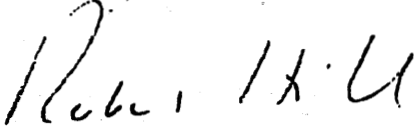
Deleting the following species from 'Part 2 - Species that are vulnerable':

MAMMAL

Western Pebble-mound Mouse *Pseudomys chapmani*

In accordance with s19 of the *Endangered Species Protection Act 1992* the reasons for the above amendments are available at reasonable cost from the Director of National Parks and Wildlife on receipt of a written request.

Dated this 14th day of October 1998.


Minister for the Environment

9610864

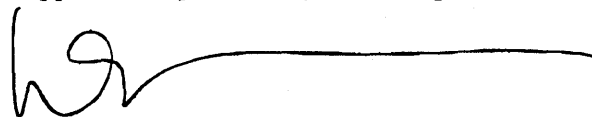


Environment Protection Group

**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 was received from Pasminco Metals Pty Limited, Level 7 380 St Kilda Road, Melbourne Vic 3004 to vary a special export permit granted to Pasminco Metals on 29 September 1998. The variation would be to add South Africa as a transit state for wastes transported from Hobart to Noranda Mining and Exploration, Brunswick Smelting Division, Belledune, New Brunswick, Canada.

The inclusion of South Africa as a transit state would not affect the total volume being shipped or the ports of export and import.



Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

27 October 1998

9610865



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 was received from Tredi Australia Pty Limited, Level 6, 3 Smail Street, Broadway, New South Wales 2007 to export up to 100 tonnes of nickel-cadmium batteries for recycling/reclamation of metals and metal compounds at SNAM Viviez, BP4 Avenue Jean Jaurés, 12110 Viviez, France.

The batteries would be packed in lined wood crates in separate layers, wrapped in plastic and loaded into containers to be transported by road to the ports of Melbourne or Sydney, then loaded onto a ship to be offloaded onto road transport at Antwerp, Belgium and transported to the recovery facility. The waste would transit through South Africa and Belgium.

The export would take place in up to six (6) shipments from the date of issue of a permit.



Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

22 October 1998

9610866



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 9 October 1998 a permit was granted to Mr Sam Sheriff of Euromet Australia (70 Koola Avenue, Killara NSW 2071, telephone/facsimile 02 9418 4394) as an agent in Australia for Amlon Metals Inc (10 East 40th Street, New York, NY 10016 United States of America, telephone 1 212 742 1043, facsimile 1 212 227 4028) to export a maximum quantity of 100 tonnes of wastes comprising spent column carbon containing gold, silver and traces of inorganic cyanide to Cominco Ltd, 1000 Aldridge Avenue, Trail, British Columbia, Canada VIR 4L8, telephone 1 250 346 4102 facsimile 1 250 364 4371 for recycling/reclamation of metals and metal compounds.

The material will be packaged in big bags and loaded into shipping containers which will be transported by road to be loaded onto a ship at the port of Brisbane, to be offloaded at Vancouver, Canada. From there, it will be transported by road to the disposal facility.

The export will take place in five shipments between 9 October 1998 and 31 March 1999.

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

A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Protection Group of the Department of the Environment and Heritage 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 enquires should be directed to:

Manager
Hazardous Waste Section
Environment Protection Group
E305 KINGSTON ACT 2604

Telephone (02) 6274 1411 Facsimile (02) 6274 1164
e-mail hwa@ea.gov.au

Mark Hyman
Assistant Secretary
Chemicals and the Environment Branch

26 October 1998

9610867

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Wilfred James Gray, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918* approved on 27 October 1998 an application from the Registered Officer of Rebuild Australia Party to change his address in the *Register of Political Parties* to:

**233 Perwillowen Road
NAMBOUR QLD 4560**

W J Gray
Electoral Commissioner

9610869

Foreign Affairs and Trade

Chemical Weapons Convention Office

Chemical Weapons (Prohibition) Act 1994 (Amended)

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

An Instrument of Approval of Forms was made under the *Chemical Weapons (Prohibition) Act 1994 (Amended)* on 12 October 1998.

Copies of the Instrument may be obtained at:

Chemical Weapons Convention Office
Department of Foreign Affairs and Trade
The R. G. Casey Building
John McEwen Crescent
Barton ACT 0221

Copies of the Instrument may also be requested by contacting:

Head, CWC Implementation
Chemical Weapons Convention Office
Department of Foreign Affairs and Trade
The R. G. Casey Building
John McEwen Crescent
Barton ACT 0221
Telephone: (02) 6261 1920
Facsimile: (02) 6261 1908

9610870

Health and Aged Care

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS LICENSED TO MANUFACTURE THERAPEUTIC GOODS

I, R W Tribe (Chief GMP Auditor), delegate of the Secretary for the purpose of s.42 of the Therapeutic Goods Act, hereby publish a list of:

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



21 October 1998

Persons who are licensed:
Cobe Laboratories Pty Ltd

Classes of goods:
Manufacture of sterile and non-sterile therapeutic goods from human use.

The steps of manufacture:
This licence authorises only the manufacture of nonimplantable therapeutic devices. This licence authorises the manufacture of sterile therapeutic goods only where the sterilisation process is carried out under contract by a third party.

The address of premises to which licence relates:
*Cobe Laboratories Pty Ltd
16-18 Hydrive Close
DANDENONG SOUTH VIC 3164*

Persons who are licensed:

Queensland Health Pathology Service, Department of Microbiology

Classes of goods:
Manufacture of therapeutic good from human tissue.

The steps of manufacture:
This licence authorises only the following tests: virology screening.

The addresses of premises to which licence relates:
*Queensland Health Pathology Service
Department of Microbiology
Princess Alexandra Hospital
Ipswich Road
WOOLLOONGABBA BRISBANE QLD 4102*

Persons who are licensed:

MATER MISERICORDIAE HOSPITAL LTD

Classes of goods:
Manufacture of therapeutic goods from human tissue.

The steps of manufacture:
This licence authorises only the manufacture of fresh frozen bone.

The address of premises to which licence relates:
*Mater Misericordiae Hospital Ltd
Bone Bank Theatres
Rocklands Road
NORTH SYDNEY NSW 2060*

Persons who are licensed:

*Nature's Care Manufacture Pty. Ltd. trading as
Leimei Nature's Care*

Classes of goods:
Manufacture of non-sterile therapeutic goods for human use.

The steps of manufacture:
This licence authorises only the manufacture of the following products or product classes: sunscreens and the packaging and release for supply of Propolis Tincture, Essential Oils, tablets and soft gel capsules. This licence does not authorise the manufacture of any drug to which any Schedule of the Poisons Standard applies except Schedule Six.

The address of premises to which licence relates:
*Nature's Care Manufacture Pty. Ltd trading as
Leimei Nature's Care
57-59 Jersey Street
HORNSBY NSW 2077*

Persons who are licensed:

Creative Packaging Services Pty Limited

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

The steps of manufacture:
This licence authorises only the secondary packaging of drugs and devices.

This licence does not authorise the manufacture of: any drug to which any Schedule of the Poisons Standard applies.

The address of premises to which licence relates:
*Creative Packaging Services Pty Limited
34 Stoddart Road
PROSPECT NSW 2148*

Health and Aged Care

THERAPEUTIC GOODS ACT 1989

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

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

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

GOOD HEALTH PRODUCTS PTY LTD - LICENCE NO. 1362 - AT THE REQUEST OF THE MANUFACTURER.



Leonie Hunt
Delegate of the Secretary

2 8 October 1998

9610872

GAZETAL NOTICE

THERAPEUTIC GOODS ACT 1989

RECOMMENDATIONS OF THE AUSTRALIAN DRUG EVALUATION COMMITTEE

The 199th (1998/5) Meeting of the Australian Drug Evaluation Committee (ADEC) (1-2 October 1998) resolved to advise the Parliamentary Secretary to the Minister for Health and Family Services, and the Secretary, Department of Health and Family Services, that the following drugs should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

VALACICLOVIR Valtrex/Valavir tablets 250 mg.
GlaxoWellcome Australia Ltd.

Indications: For the prevention of recurrent genital herpes in immunocompetent patients at doses 250 mg twice daily or 500 mg once daily for patients with a history of fewer than ten recurrences each year when not taking suppressive therapy and at a dose of 1000 mg once daily for patients with frequent (10 or more) recurrences.

TOPOTECAN Hycamtin powder for injection 4 mg.
SmithKline & Beecham (Australia) Pty Ltd.

Indications: As a single agent therapy for the treatment of small cell lung cancer patients after failure of first line chemotherapy, at a dosage of 1.5 mg/m²/day for 5 days every 21 days.

ATOVAQUONE Wellvone oral suspension 750 mg/5ml.
Glaxo Wellcome Australia Ltd.

Indications: For the treatment of mild to moderate *Pneumocystis Carinii* pneumonia in adults patients with AIDS who are intolerant of trimethoprim/sulphamethoxazole therapy.

DESONIDE Desowen 0.5% ointment, cream and lotion.
Galderma Australia Pty Ltd

Indications: For the relief of inflammatory and pruritic manifestations of corticosteroid sensitive dermatoses, in adults and children aged 2 years and older.

**COMBINED DIPHTHERIA/TETANUS/ACELLULAR PERTUSSIS & H
INFLUENZAE VACCINE** Infanrix-Hib
SmithKline & Beecham Australia Pty Ltd

Indications: For use as a booster dose at 18 months in children who have had a primary course of immunisation with PRP-Tetanus or PRP-Haemophilus b containing vaccine.

ACELLULAR PERTUSSIS VACCINE Parix

SmithKline & Beecham Australia Pty Ltd

Indications: For active primary immunisation in children and infants from 2 months of age who have been vaccinated previously against diphtheria and tetanus but not pertussis.

AMOXYCILLIN 400 MG/CLAVULANIC ACID 57 MG PER 5ML Augmentin

Junior Forte

SmithKline & Beecham Australia Pty Ltd

Indications: For the treatment of:

- upper respiratory tract infections including sinusitis and otitis media
- lower respiratory tract infections including acute exacerbations of chronic bronchitis, and community-acquired pneumonia
- urinary tract infections (complicated and uncomplicated)
- skin and skin structure infections

ALPROSTADIL Muse single use urethral delivery system 125 µG, 250 µG, 500 µG or 1000 µG.

Astra Pharmaceuticals Pty Ltd

Indications: For the treatment of erectile dysfunction.

INDAPAMIDE Natrilix SR modified release tablets 1.5 mg.

Servier Laboratories (Australia) Pty Ltd

Indications: For the treatment of mild to moderate hypertension.

GADOBUTROL Gadovist solution for injection 0.5 mmol/mL and 1 mmol/mL

Schering Pty Limited

Indications: For contrast enhancement in cranial and spinal magnetic resonance imaging.

INFLUENZA VACCINE Fluarix injection 45 µg

SmithKline & Beecham Pty Limited

Indications: For prophylaxis against influenza in adults and children older than one year of age.

COMBINED MEASLES, MUMPS, RUBELLA VACCINE (LIVE) Priorix

SmithKline & Beecham Australia Ltd

Indications: For active immunisation against measles, mumps and rubella infections.

DIPYRIDAMOLE Persantin SR capsules 200 mg

Boehringer Ingelheim Pty Limited

Indications: For the secondary prevention of ischaemic stroke and transient ischaemic attacks in conjunction with low-dose aspirin.

DICLOFENAC POTASSIUM Voltaren Rapid tablets 25 mg and 50 mg

Novartis Pharmaceuticals Australia Pty Limited

Indications: For the treatment of acute migraine attacks (with or without aura).

ETHINYLOESTRADIOL 20 µG/LEVONORGESTREL 100 µG Microlevlen/
Microlevlen ED tablets, Microgynon 20/Microgynon 20ED tablets

Schering Pty Limited

Indications: For the prevention of pregnancy.

¹⁴C-UREA TEST FOR *H. PYLORI* PYtest capsules/Breath Test

Tri-Med Distributors Pty Ltd

Indications: For use in the detection of gastric urease as an aid in the diagnosis of *Helicobacter pylori* infection in the human stomach.

EPTACOG ALPHA ACTIVATED (RECOMBINANT FACTOR VIIa) NovoSeven single
single use vials activated lyophilised power 60 KIU (1.2 mg), 120 KIU (2.4 mg) and 240 KIU
(4.8 mg)

Novo Nordisk Pharmaceuticals Pty Ltd

Indications: For the control of bleeding and surgery prophylaxis in patients with inhibitors to
coagulation factors VIII and IX.

RANITIDINE BISMUTH CITRATE Pylorid tablets 400 mg

Glaxo Wellcome Australia Ltd

Indications: To include three new treatment regimens

- pylorid 400 mg bd, clarithromycin 500 mg bd and amoxycillin 1000 mg bd
- pylorid 400 mg bd, clarithromycin 500 mg bd and metronidazole 400 mg bd
- pylorid 400 mg bd, clarithromycin 250 mg bd and metronidazole 400 mg bd

for eradication of *Helicobacter pylori* which involve administration of pylorid in combination
with two other agents for seven days.

HUMAN COAGULATION FACTOR IX MonoFix VF concentrate 500 IU per vial
CSL Limited

Indications: For the treatment of Haemorrhages for use in minor surgery and as prophylaxis
in patients with haemophilia B.

CLOPIDOGREL HYDROGEN SULFATE Plavix tablets 75 mg and Iscover tablets 75 mg
Sanofi Winthrop Pty Ltd and Bristol-Myers Squibb Australia Pty Ltd

Indications: For the prevention of vascular ischaemia associated with atherothrombotic
events (myocardial infarction, stroke and vascular death) in patients with a history of
symptomatic atherosclerotic disease.

NADROPARIN CALCIUM Fraxiparine Forte injection 19,000 IU/ml

Sanofi Winthrop Pty Ltd

Indications: For the treatment of deep vein thrombosis, given once daily for 10 days with the
dose being adjusted for body weight.

ENOXAPARIN SODIUM Clexane injection 20 mg/0.2 mL, 40 mg/0.4 mL, 60 mg/0.6 mL, 80 mg/0.8 mL, 100 mg/1.0 mL and ampoules 100 mg/1.0mL

Rhône-Poulenc Rorer Australia Pty Ltd

Indications: As a subcutaneous single daily injection of 1.5 mg/kg for the treatment of deep vein thrombosis.

TAZAROTENE Zorac 0.5%, 0.1% Topical Gel

Allergan Australia Pty Ltd

Indications: For the topical treatment of plaque psoriasis and for the topical treatment of acne vulgaris.

Martin Tattersall

29 / 10 / 1998

Date

Professor Martin Tattersall

Chairman

Australian Drug Evaluation Committee

9610873

Prime Minister

Aboriginal and Torres Strait Islander Commission Act 1989

NOTICE OF AMENDMENTS TO THE SCHEDULE OF REGIONAL COUNCIL DELEGATIONS UNDER SECTION 45A OF THE ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

Pursuant to subsections 45A(7) and 45A(8) of the *Aboriginal and Torres Strait Islander Commission Act 1989* (the ATSIC Act), notice is hereby given that in an Instrument dated 16 September 1998 the Aboriginal and Torres Strait Islander Commission (ATSIC), pursuant to Section 45A of the ATSIC Act, revoked the Instrument of Delegation dated 5 March 1997 and made new delegations and directions to Regional Councils.

Copies of the Schedule of Regional Council Delegations dated 16 September 1998 are available at each office of ATSIC free of charge. In Canberra, copies may be obtained from ATSIC's Finance Branch, 7th Floor, MLC Tower, Woden, ACT, 2606.

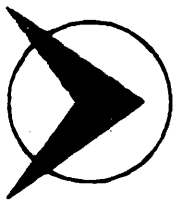


Chairperson
ATSIC

16 October 1998

9610874

Transport and Regional Development



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

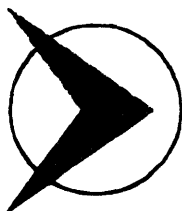
Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 4 November 1998.

AD/PC-12/11 - Flap System - Alternate Flap Capability Removal

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 105 will become effective on 4 November 1998.

AD/HU 369/97 - Overrunning Clutch Assembly

AD/R44/10 Amdt 1 - Main Rotor Blade

AD/HU 269/107 - Main Rotor Blade Abrasion Strip

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)

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Thi Lan Anh Cao and Thi Mai Anh Cao are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Thi Lan Anh Cao and Thi Mai Anh Cao propose to acquire an interest in the Australian urban land as specified in the notice furnished on 29 September 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) Thi Lan Anh Cao and Thi Mai Anh Cao 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 29th day of October 1998.


General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) An Xiaolin and Liu Shukun are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) An Xiaolin and Liu Shukun propose to acquire an interest in the Australian urban land as specified in the notice furnished on 7 October 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) An Xiaolin and Liu Shukun 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 29th day of October 1998.



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Imelda Hadi is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Imelda Hadi proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 25 September 1998 under section 26A of the Act;

NOW THEREFORE I, Peter Costello, Treasurer, being satisfied that:

- (i) Imelda Hadi 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

26th

day of October

1998.



Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Ben Lim Eng Chuan is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Ben Lim Eng Chuan proposes to acquire an interest in the Australian urban land described in the notice furnished on 25 September 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, PROHIBIT pursuant to subsection 22(1) of the Act the proposed acquisition for a period not exceeding ninety days after this order comes into operation, 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.

Dated this

26th day of October

1998.



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Yueh-Chiao Yang is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Yueh-Chiao Yang proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 19 June 1998 under section 26A of the Act;

NOW THEREFORE I, Peter Costello, Treasurer, being satisfied that:

- (i) Yueh-Chiao Yang 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

26th

day of

October

1998.


Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Felicia Lukito is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Felicia Lukito proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 28 September 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) Felicia Lukito 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 28th day of October 1998.



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Yueh-Chiao Yang is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Yueh-Chiao Yang has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Peter Costello, Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by Yueh-Chiao Yang of the interest in the Land is contrary to the national interest, direct Yueh-Chiao Yang to dispose of the interest in the Land by midnight (Canberra time) 26 February 1999 to any person or persons approved in writing by the Treasurer.

This order comes into operation on the day that is 30 days after it is published in the Gazette.

Dated this 26th day of October 1998


Treasurer

SCHEDULE

Land in the State of Western Australia known as 56 Callander Avenue, Kinross being Lot 1744 in Plan 19392 and contained in Certificate of Title Volume 1978 Folio 312

65 MARTIN PLACE
SYDNEY 2000
PHONE: (02) 9551 9507
FAX: (02) 9551 8030

RESERVE BANK OF AUSTRALIA

I. J. Macfarlane
GOVERNOR

29 October 1998

Mr Geoff Board
Assistant Governor (Business Services)
Reserve Bank of Australia
SYDNEY NSW 2000

Dear Mr Board,

PAYMENT SYSTEMS AND NETTING ACT 1998 - APPLICATION FOR APPROVAL OF RTGS SYSTEM

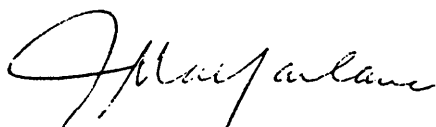
I refer to your application of 7 August 1998 for approval of the Reserve Bank Information and Transfer System (RITS) as an "approved RTGS system" in terms of the *Payment Systems and Netting Act 1998*.

I am pleased to inform you that, under section 9 of the *Act*, the Reserve Bank Information and Transfer System operated by the Reserve Bank of Australia is hereby declared to be an approved RTGS system for the purposes of the *Act*.

This approval is a disallowable instrument under section 46A of the *Acts Interpretation Act 1901* and, accordingly, is being tabled before each House of the Commonwealth Parliament for a period of 15 sitting days. Subject to disallowance, the approval will take effect from the date of this letter.

This approval may be reviewed from time to time.

Yours sincerely,



IJ Macfarlane
Chairman
Payments System Board

RESERVE BANK OF AUSTRALIA

65 MARTIN PLACE
SYDNEY 2000
PHONE: (02) 9551 9507
FAX: (02) 9551 8030

I. J. Macfarlane
GOVERNOR

29 October 1998

Mr John Hall
Managing Director
Austraclear
GPO Box 4606
SYDNEY NSW 2001

Dear Mr Hall,

PAYMENT SYSTEMS AND NETTING ACT 1998 - APPLICATION FOR APPROVAL OF RTGS SYSTEM

I refer to your application of 27 July 1998 for approval of the Austraclear System as an "approved RTGS system" in terms of the *Payment Systems and Netting Act 1998*. I also note the subsequent exchange of letters between the Bank and Austraclear in which Austraclear agreed that it will notify the Bank should one of its participants enter external administration.

I am pleased to inform you that, under section 9 of the *Act*, the Austraclear System operated by Austraclear Limited is hereby declared to be an approved RTGS system for the purposes of the *Act*.

This approval is a disallowable instrument under section 46A of the *Acts Interpretation Act 1901* and, accordingly, is being tabled before each House of the Commonwealth Parliament for a period of 15 sitting days. Subject to disallowance, the approval will take effect from the date of this letter.

This approval may be reviewed from time to time.

Yours sincerely,



IJ Macfarlane
Chairman
Payments System Board



Currency Determination No. 6 of 1998

I, CHARLES RODERICK KEMP, Assistant Treasurer, make this determination under subsection 13A (1) of the *Currency Act 1965*.

Dated

16/10 / 1998.

Assistant Treasurer

A handwritten signature in black ink, appearing to read "CR Kemp", written over a horizontal line.



Currency Determination No. 6 of 1998

made under the

Currency Act 1965

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Section 1

1 Name of determination

This determination is *Currency Determination No. 6 of 1998*.

2 Commencement

This determination commences on

16/10/98

3 Specification of coins

This determination specifies, for a coin having the denomination and standard composition specified in columns 2 and 3 of Part 1 of Schedule 1, the standard weight, the allowable variation from that weight, the dimensions and the design specified in columns 4, 5 and 6 of that Part.

4 Application of determination

This determination does not affect any other determination of the specifications of a coin.

5 Amendment of Currency Determinations

- (1) Currency Determination No. 5 of 1995 is amended as set out in Part 1 of Schedule 2.
- (2) The Schedule to Currency Determination No. 1 of 1998 is amended as set out in Part 2 of Schedule 2.
- (3) The Schedule to *Currency Determination No. 4 of 1998* is amended as set out in Part 3 of Schedule 2.

Schedule 1
Specifications of coins
Part 1

Schedule 1

(clause 3)

Part 1 Specifications of coins

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination (and, where relevant, nominal weight in ounces or kilograms)	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
101	\$5 (1/20 oz)	Not less than 99.99% gold	1.571 ± 0.015	14.10	1.40	S1	E1	O1	R92
102	\$15 (1/10 oz)	Not less than 99.99% gold	3.133 ± 0.022	16.10	1.50	S1	E1	O1	R92
103	\$25 (1/4 oz)	Not less than 99.99% gold	7.807 ± 0.030	20.10	2.00	S1	E1	O1	R92
104	\$50 (1/2 oz)	Not less than 99.99% gold	15.594 ± 0.040	25.10	2.40	S1	E1	O1	R92
105	\$100 (1 oz)	Not less than 99.99% gold	31.162 ± 0.055	32.10	2.80	S1	E1	O1	R92
106	\$200 (2 oz)	Not less than 99.99% gold	62.265 ± 0.050	40.60	4.00	S1	E1	O1	R92
107	\$1 (1 oz)	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O1	R93
108	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R93
109	\$10 (10 oz)	Not less than 99.9% silver	312.347 ± 1.000	75.50	8.70	S1	E2	O1	R93
110	\$30 (1 kg)	Not less than 99.9% silver	1002.502 ± 1.500	101.00	14.60	S1	E2	O1	R93
111	\$5 (1/20 oz)	Not less than 99.95% platinum	1.571 ± 0.015	14.10	1.40	S1	E1	O1	R94
112	\$15 (1/10 oz)	Not less than 99.95% platinum	3.137 ± 0.025	16.10	1.32	S1	E1	O1	R94

Schedule 1

Part 1

Specifications of coins

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination (and, where relevant, nominal weight in ounces or kilograms)	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
113	\$25 (1/4 oz)	Not less than 99.95% platinum	7.815 ± 0.035	20.10	1.90	S1	E1	O1	R94
114	\$50 (1/2 oz)	Not less than 99.95% platinum	15.605 ± 0.045	25.10	2.30	S1	E1	O1	R94
115	\$100 (1 oz)	Not less than 99.95% platinum	31.185 ± 0.065	32.10	2.70	S1	E1	O1	R94
116	\$200 (2 oz)	Not less than 99.95% platinum	62.313 ± 0.075	40.60	3.80	S1	E1	O1	R94
117	\$200 (2 oz)	Not less than 99.99% gold	62.265 ± 0.050	40.60	4.00	S1	E1	O1	R95
118	\$1000 (10 oz)	Not less than 99.99% gold	311.317 ± 0.250	60.30	7.90	S1	E1	O1	R95
119	\$3000 (1 kg)	Not less than 99.99% gold	1000.350 ± 0.250	75.30	13.90	S1	E1	O1	R95
120	50 cents (1/2 oz)	Not less than 99.9% silver	16.086 ± 0.500	32.10	2.80	S1	E1	O1	R96
121	\$1 (1 oz)	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O1	R96
122	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R96
123	\$10 (10 oz)	Not less than 99.9% silver	312.347 ± 1.000	75.50	8.70	S1	E2	O1	R96
124	\$30 (1 kg)	Not less than 99.9% silver	1002.502 ± 1.500	101.00	14.60	S1	E2	O1	R96
125	\$200 (2 oz)	Not less than 99.95% platinum	62.313 ± 0.075	40.60	3.80	S1	E1	O1	R97
126	\$1000 (10 oz)	Not less than 99.95% platinum	311.691 ± 0.500	60.30	7.90	S1	E1	O1	R97
127	\$3000 (1 kg)	Not less than 99.95% platinum	1001.000 ± 0.500	75.30	13.90	S1	E1	O1	R97

Schedule 1
Specifications of coins
Part 1

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination (and, where relevant, nominal weight in ounces or kilograms)	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
128	\$100	Bi-metallic: (a) centre piece — 91.67% gold & 9.33% copper; (b) surround — 99.9% silver	13.00 ± 0.500	32.00	1.14	S1	E1	O8	R98
129	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R99
130	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R100
131	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R101
132	\$2 (2 oz)	Not less than 99.9% silver	62.770 ± 0.500	50.30	4.50	S1	E2	O1	R102
133	\$1 (1 oz)	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O1	R103
134	\$50 (1/2 oz)	Not less than 99.99% gold	15.594 ± 0.040	25.10	2.40	S1	E1	O1	R104
135	\$50 (1/2 oz)	Not less than 99.99% gold	15.594 ± 0.040	25.10	2.40	S1	E1	O1	R105
136	\$50 (1/2 oz)	Not less than 99.99% gold	15.594 ± 0.040	25.10	2.40	S1	E1	O1	R106
137	\$1 (1 oz)	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O1	R107
138	\$1 (1 oz)	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O1	R108
139	\$200 (2 oz)	Not less than 99.99% gold	62.265 ± 0.050	40.60	4.00	S1	E1	O1	R109
140	\$1000 (10 oz)	Not less than 99.99% gold	311.317 ± 0.250	60.30	7.90	S1	E1	O1	R109
141	\$3000 (1 kg)	Not less than 99.99% gold	1000.350 ± 0.250	75.30	13.90	S1	E1	O1	R109

Schedule 1

Part 2 Explanation of symbols

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
201	Shape	S1	Circular
202	Edge	E1	Milled
203	Edge	E2	8 segments, of which 4 are milled and 4 are plain
204	Obverse	O1	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <ul style="list-style-type: none"> (a) the inscriptions: <ul style="list-style-type: none"> (i) 'ELIZABETH II'; and (ii) 'AUSTRALIA'; and (b) an inscription stating, in arabic numerals, the amount, in dollars or cents, of the denomination of the coin, followed by the word 'DOLLAR', 'DOLLARS' or 'CENTS', as the case requires; <p>that, in turn, surround an effigy of the Queen.</p>
205	Obverse	O8	<p>A silver annulus bearing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'ELIZABETH II'; and (b) 'AUSTRALIA'; and (c) '100 DOLLARS'; <p>surrounding a gold disc bearing an effigy of the Queen and the inscription 'IRB'.</p>
206	Reverse	R92	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN NUGGET X OZ. 9999 GOLD' (where 'X' is the nominal weight, in ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals); and (b) '1999' or '2000'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two hopping kangaroos; and (d) for a coin dated 1999 — the inscription 'P100'; <p>breaking through a sunburst design.</p>

Schedule 1
Part 2

Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
207	Reverse	R93	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <p>(a) either:</p> <p>(i) if the nominal weight of the coin is measured in ounces — the inscription 'THE AUSTRALIAN KOOKABURRA X OZ. 999 SILVER' (where 'X' is the nominal weight, in ounces, of the coin expressed as a whole number in arabic numerals); or</p> <p>(ii) if the nominal weight of the coin is 1 kilogram — the inscription 'THE AUSTRALIAN KOOKABURRA 1 KILO 999 SILVER'; and</p> <p>(b) the inscription '1999' or '2000';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a kookaburra perched on a wattle branch; and</p> <p>(d) for a coin dated 1999 — the inscription 'P100'.</p>
208	Reverse	R94	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <p>(a) 'THE AUSTRALIAN KOALA X OZ. 9995 PLATINUM' (where 'X' is the nominal weight, in ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals; and</p> <p>(b) '1999' or '2000';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a koala with eucalyptus leaves; and</p> <p>(d) for a coin dated 1999 — the inscription 'P100'.</p>

Schedule 1

Part 2

Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
209	Reverse	R95	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <p>(a) either:</p> <p>(i) if the nominal weight of the coin is measured in ounces — the inscription 'THE AUSTRALIAN NUGGET X OZ. 9999 GOLD' (where 'X' is the nominal weight, in ounces, of the coin expressed as a whole number in arabic numerals); or</p> <p>(ii) if the nominal weight of the coin is 1 kilogram — the inscription 'THE AUSTRALIAN NUGGET 1 KILO 9999 GOLD'; and</p> <p>(b) the inscription '1999';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a red kangaroo on a sunburst of rays; and</p> <p>(d) the inscription 'P100'.</p>
210	Reverse	R96	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <p>(a) either:</p> <p>(i) if the nominal weight of the coin is measured in ounces — the inscription 'X OZ 999 SILVER' (where 'X' is the nominal weight, in ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals); or</p> <p>(ii) if the nominal weight of the coin is 1 kilogram — the inscription '1 KILO 999 SILVER'; and</p> <p>(b) the inscriptions '1999' and 'P100'; and</p> <p>(c) a representation of a rabbit in a standing position; and</p> <p>(d) the Chinese character for 'rabbit'.</p>

Schedule 1
Explanation of symbols Part 2

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
211	Reverse	R97	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <p>(a) either:</p> <p>(i) if the nominal weight of the coin is measured in ounces — the inscription 'THE AUSTRALIAN KOALA X OZ. 9995 PLATINUM' (where 'X' is the nominal weight, in ounces, of the coin expressed as a whole number in arabic numerals); or</p> <p>(ii) if the nominal weight of the coin is 1 kilogram — the inscription 'THE AUSTRALIAN KOALA 1 KILO 9995 PLATINUM'; and</p> <p>(b) the inscriptions '1999' and 'P100'; and</p> <p>(c) a representation of a koala on the stump of a tree.</p>
212	Reverse	R98	<p>A silver annulus bearing the inscriptions:</p> <p>(a) 'THE PERTH MINT CENTENARY SOVEREIGN'; and</p> <p>(b) '1899 - 1999';</p> <p>surrounding a gold disc bearing an imitation of the reverse of a Sovereign of Pistrucci's <i>St George and the Dragon</i>, with the date that appeared on the Sovereign replaced by the inscription 'P100'.</p>
213	Reverse	R99	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <p>(a) 'THE AUSTRALIAN KOOKABURRA 2 OZ. 999 SILVER'; and</p> <p>(b) '1999';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a kookaburra perched on a wattle branch; and</p> <p>(d) the inscription 'P100'; and</p> <p>(e) overlapping representations, in copper cameo, of the obverse and reverse of a 1930 Australian Penny.</p>

Schedule 1

Part 2

Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
214	Reverse	R100	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 2 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of a kookaburra perched on a wattle branch; and (d) the inscription 'P100'; and (e) overlapping representations of the obverse and reverse of a 1932 Australian Florin.
215	Reverse	R101	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 2 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two kookaburras perched on a branch; and (d) the inscription 'P100'; and (e) overlapping representations, in copper cameo, of the obverse and reverse of a 1923 Australian Halfpenny.
216	Reverse	R102	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 2 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two kookaburras perched on a branch; and (d) the inscription 'P100'; and (e) overlapping representations of the obverse and reverse of a 1933 Australian Shilling.

Schedule 1
Explanation of symbols Part 2

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
217	Reverse	R103	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 1 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two kookaburras perched on a branch; and (d) the inscription 'P100'; and (e) overlapping representations of the obverse and reverse of a 1919 square Australian Penny.
218	Reverse	R104	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN NUGGET 1/2 OZ. 9999 GOLD'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of a joey kangaroo superimposed on a sunburst design; and (d) the inscription 'P100'; and (e) the Chinese character for prosperity ('Fok'), enclosed in a diamond-shaped border.
219	Reverse	R105	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN NUGGET 1/2 OZ. 9999 GOLD'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of a joey kangaroo superimposed on a sunburst design; and (d) the inscription 'P100'; and (e) the Chinese character for success ('Luk'), enclosed in a cartouche.

Schedule 1

Part 2

Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
220	Reverse	R106	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN NUGGET 1/2 OZ. 9999 GOLD'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of a joey kangaroo superimposed on a sunburst design; and (d) the inscription 'P100'; and (e) the ancient Chinese character for longevity ('Shu'), enclosed in a cartouche.
221	Reverse	R107	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 1 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two kookaburras perched on a branch; and (d) the inscription 'P100'; and (e) a representation, in gold cameo, of the Koban, an ancient unit of Japanese currency.
222	Reverse	R108	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <ul style="list-style-type: none"> (a) 'THE AUSTRALIAN KOOKABURRA 1 OZ. 999 SILVER'; and (b) '1999'; <p>that, in turn, surround:</p> <ul style="list-style-type: none"> (c) a representation of two kookaburras perched on a branch; and (d) the inscription 'P100'; and (e) a representation of the reverse of the \$100 coin described in item 128, with the centrepiece in gold cameo.

Schedule 1
Explanation of symbols Part 2

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
223	Reverse	R109	<p>A circle of raised beads, immediately inside the rim, enclosing:</p> <p>(a) either:</p> <p>(i) if the nominal weight of the coin is measured in ounces — the inscription 'X OZ. 9999 GOLD' (where 'X' is the nominal weight, in ounces, of the coin expressed as a whole number in arabic numerals); or</p> <p>(ii) if the nominal weight of the coin is 1 kilogram — the inscription '1 KILO 9999 GOLD'; and</p> <p>(b) the inscriptions '1999' and 'P100'; and</p> <p>(c) a representation of a rabbit in a sitting position; and</p> <p>(d) the Chinese character for 'rabbit'.</p>

Schedule 2

Part 1

Amendment of Currency Determination No. 5 of 1995

Schedule 2

(clause 5)

Part 1 Amendment of Currency Determination No. 5 of 1995

[1] After clause 14

insert

15 Additional design specification

- (1) This clause applies to clauses 6, 7, 8, 10 and 14.
- (2) For subclause (9) of each of the clauses, the reverse of each coin to which the clause applies bears the features mentioned in subclause (9), either:
 - (a) for a coin dated 1999 — with or without the inscription 'P100'; or
 - (b) for a coin with a date other than 1999 — with or without the inscription 'P'.

Amendment of the Schedule to Currency Determination No. 1 of 1998

Schedule 2
Part 2

Part 2 Amendment of the Schedule to Currency Determination
No. 1 of 1998

[2] Part 2 (item relating to symbol R60)
substitute

Reverse	R60	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <p>(a) 'THE AUSTRALIAN NUGGET X OZ. 9999 GOLD' (where 'X' is the nominal weight, in ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals); and</p> <p>(b) '1998' or '1999';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a joey kangaroo; and</p> <p>(d) either:</p> <p>(i) for a coin dated 1998 — the inscription 'P'; or</p> <p>(ii) for a coin dated 1999 — the inscription 'P100';</p> <p>superimposed on a sunburst design.</p>
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Schedule 2

Part 3

Amendments of the Schedule to Currency Determination No. 4 of 1998

**Part 3 Amendments of the Schedule to Currency Determination
 No. 4 of 1998**

[3] Item 110 (Column 4)

omit

321.347

insert

312.347

[4] Item 214

substitute

214	Reverse	R63	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <p>(a) 'THE AUSTRALIAN KOOKABURRA X OZ. 999 SILVER' (where 'X' is the nominal weight, in troy ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals); and</p> <p>(b) '1998' or '1999';</p> <p>that, in turn, surround:</p> <p>(c) a representation of 2 kookaburras perched on a branch; and</p> <p>(d) either:</p> <p>(i) for a coin dated 1998 — the inscription 'P'; or</p> <p>(ii) for a coin dated 1999 — the inscription 'P100'.</p>
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Amendments of the Schedule to Currency Determination No. 4 of 1998

Schedule 2
Part 3**[5] Item 219***substitute*

219	Reverse	R68	<p>A circle of raised beads, immediately inside the rim, enclosing the inscriptions:</p> <p>(a) 'THE AUSTRALIAN KOALA X OZ. 9995 PLATINUM' (where 'X' is the nominal weight, in troy ounces, of the coin expressed as a common fraction, or whole number, in arabic numerals); and</p> <p>(b) '1998' or '1999';</p> <p>that, in turn, surround:</p> <p>(c) a representation of a koala sitting on a tree stump; and</p> <p>(d) either:</p> <p>(i) for a coin dated 1998 — the inscription 'P'; or</p> <p>(ii) for a coin dated 1999 — the inscription 'P100'.</p>
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COMMISSIONER OF TAXATION

NOTICE OF RULINGS

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

Ruling Number	Subject	Brief Description
STD 98/6	Sales tax: classification of frozen yoghurt.	Determines what is frozen yogurt, whether it is exempt from sales tax and whether it is exempt if it is an ice-cream substitute.
TR 98/16	Income tax: international transfer pricing - penalty tax guidelines.	Ruling provides guidelines on the imposition and remission of penalty tax in circumstances where the transfer pricing under provisions of the <i>Income Tax Assessment Act 1936</i> or Double Tax Agreement have been applied in a taxpayer's assessment, where dealings are not conducted in accordance with the arm's length principle.

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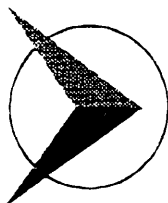


**Commonwealth
of Australia**

Gazette

No. S 517 Monday 26 October 1998
Produced by AusInfo Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

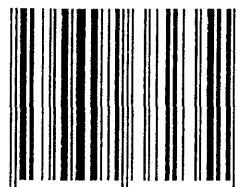
**NOTIFICATION OF APPROVAL UNDER THE
CIVIL AVIATION REGULATIONS**

On 22 October 1998 the Civil Aviation Safety Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations relating to aircraft bearing the nationality and registration mark VH-MDN (CASA 417/98).

Copies of the instrument are available from:

**Wendy McIntosh
Exemptions Officer
Airworthiness Branch
Civil Aviation Safety Authority
GPO BOX 2005
CANBERRA ACT 2601**

**Phone: 02 6217 1856
Fax: 02 6217 1991
Email: MCINTOSH_W@CASA.GOV.AU**



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Commonwealth of Australia

Gazette

No. S 518 Tuesday 27 October 1998
Produced by AusInfo Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Financial Sector (Shareholdings) Act 1998

Notice of Approval under Subsection 14(1)

I, CHARLES RODERICK KEMP, Assistant 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 Royal & Sun Alliance Australia Holdings Limited of 100%. This approval remains in force indefinitely.

SCHEDULE

RSA Australian Investment Company Limited, being the corporation formed or incorporated under that name in England.

RSA Overseas (Netherlands) Limited BV, being the corporation formed or incorporated under that name in the Netherlands.

Royal & Sun Alliance Insurance Group plc, being the corporation formed or incorporated under that name in England.

Sun Alliance and London Insurance plc, being the corporation formed or incorporated under that name in England.

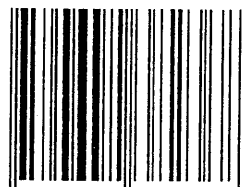
Sun Alliance Insurance Overseas Limited, being the corporation formed or incorporated under that name in England.

RSA Overseas Holdings (UK) Limited, being the corporation formed or incorporated under that name in England.

RSA Overseas Holdings BV, being the corporation formed or incorporated under that name in the Netherlands.

Dated 12/10/98

Rod Kemp
Assistant Treasurer





**Commonwealth
of Australia**

Gazette

No. S 519 Tuesday 27 October 1998
Produced by AusInfo Canberra

SPECIAL

NOTICE OF APPLICATION RELATING TO
ZION CONSTRUCTIONS & ENGINEERING PTY LIMITED
ACN 051 205 719

Leigh Smart and Colleen Smart will apply to the Supreme Court of New South Wales at 11.00 am on Thursday, 15 October 1998 at Level 7, Law Court Building, Queens Square Sydney for an order that ZION CONSTRUCTIONS & ENGINEERING PTY LIMITED ACN 051 205 719 be wound up in insolvency under Section 495A. Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 2 November 1998. LEIGH FILE & ASSOCIATES, Solicitors, 1055 Victoria Road, West Ryde NSW 2114, DX 987 Sydney. Tel: (02) 9804 6177.



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Commonwealth
of Australia

Gazette

No. S 520 Wednesday 28 October 1998
Produced by AusInfo Canberra

SPECIAL

Commonwealth of Australia
Native Title Act 1993

**Determination of Representative Aboriginal/Torres Strait Islander Bodies
Revocation (No. 1:1998)**

I, John Joseph Herron, Minister for Aboriginal and Torres Strait Islander Affairs, acting under subsection 202(1) of the *Native Title Act 1993* and subsection 33(3) of the *Acts Interpretation Act 1901*, revoke the Determination of Nanga-Ngoona Moora-Joorga Association Aboriginal Corporation (trading as West Pilbara Land Council Aboriginal Corporation) made by the Minister for Aboriginal and Torres Strait Islander Affairs on 29 February 1996.

This revocation takes effect on the date of publication in the Gazette.

Dated

28th 1998 October

Minister for Aboriginal and Torres Strait Islander Affairs



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Explanatory Statement

Native Title Act 1993

Revocation of Determination of Representative Aboriginal/Torres Strait Islander Body made on 29 February 1996

This revocation of determination is made under subsection 202(1) of the *Native Title Act 1993* (the Act) and subsection 33(3) of the *Acts Interpretation Act 1901*.

Subsection 202(1) of the Act provides that the Commonwealth Minister may, in writing, determine that a body is a representative Aboriginal/Torres Strait Islander body for an area specified in the determination.

Subsection 33(3) of the *Acts Interpretation Act 1901* gives the Minister the power to revoke an instrument.

The revocation of determination is because the Minister is satisfied that the representative body is no longer broadly representative of Aboriginal and Torres Strait Islander community groups in the area specified in the determination, is no longer performing its existing duties satisfactorily and is no longer capable of carrying out functions prescribed under the Act.

Authority: Subsection 202(1)
of the *Native Title*
Act 1993

Subsection 33(3)
Acts Interpretation
Act 1901



COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTIFICATION OF DETERMINATION UNDER
SCHEDULE 1. PARAGRAPH (bj) (HIG7/1998) (HIG8/1998) (HIG9/1998)

The delegate of the Minister for Health and Aged Care, has, with effect from 1 November 1998 amended the Determination made on 24 June 1998 under Schedule 1, paragraph (bj) of the National Health Act 1953, by omitting Schedule 1 (HIG8/1998), Schedule 3 (HIG7/1998), Schedule 4 (HIG9/1998) and substituting a new Schedule 1, 3 and 4. Schedules 1 and 3 amend Medicare Benefits Schedule item numbers for particular patient classifications and for categories of day only treatment. Schedule 4 reflects a small decrease in the benefits payable for overnight accommodation to the Nursing Home Type Patient (NHTP) in private hospitals.

Copies of the Determination can be obtained from the office of the Commonwealth Department of Health and Aged Care in the capital city of each State and Territory as follows:

New South Wales

Commonwealth Department of Health and Aged Care, 1 Oxford Street, Sydney NSW 2000

Victoria

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

Queensland

Commonwealth Department of Health and Aged Care, Commonwealth Government Offices, 340 Adelaide Street, Brisbane Qld 4000

Western Australia

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

South Australia

Commonwealth Department of Health and Aged Care, 122 Pirie Street, Adelaide SA 5000

Tasmania

Commonwealth Department of Health and Aged Care, 21 Kirksway Place, Battery Point TAS 7004

Northern Territory

Commonwealth Department of Health and Aged Care, Cascom Centre, 13 Scaturchio St, Casuarina, Darwin NT 0810

Australian Capital Territory

Commonwealth Department of Health and Aged Care, MLC Building, 8-10 Hobart Place, Canberra ACT 2601





Excise Act 1901

BY-LAW NO. 143

**REVOCATION AND DECLARATION OF
WHOLESALE LIST PRICE OF TOBACCO**

I. GAIL JENNIFER BATMAN, delegate of the Chief Executive Officer of Customs:

- (a) with effect from 30 October 1998, revoke the prices which are set out in column 4 of the table in this by-law and were prescribed in By-Law 136 of 1 August 1998, each price being the wholesale list price per kilogram of tobacco of a kind that has the brand name set out in column 1 of that table, of a type set out in column 2 of that table and has packaging particulars set out in column 3 of that table; and
- (b) pursuant to section 165 of the *Excise Act 1901* and for the purposes of sub-item 6(A) of the Schedule to the *Excise Tariff Act 1921*, prescribe that, with effect from 30 October 1998, the wholesale list price per kilogram of tobacco of a kind referred to in paragraph (a) of this by-law is the price set out in column 5 of the table in this by-law opposite to the particulars of that tobacco product.

THE TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
BRAND NAME	TYPE	PACK SIZE	OLD PRICE	NEW PRICE
BELLS	THREE NUNS	1KG	\$281.13	\$296.00
ST BRUNO	READY RUB	1KG	\$286.03	\$296.00

Dated this *twenty-eighth* day of October 1998.

GAIL JENNIFER BATMAN
Delegate of the Chief Executive Officer of Customs



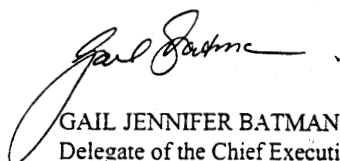
*Customs Tariff Act 1995***REVOCATION AND DECLARATION OF
WHOLESALE LIST PRICE OF TOBACCO****Declaration No. 17 of 1998**

I. GAIL JENNIFER BATMAN, delegate of the Chief Executive Officer of Customs:

- (a) with effect from 30 October 1998, revoke the prices which are set out in column 4 of the table in this declaration and were declared in Declaration No. 10 of 1 August 1998, each price being the wholesale list price per kilogram of tobacco of a kind that has the brand name set out in column 1 of that table, is of a type set out in column 2 of that table and has packaging particulars set out in column 3 of that table, not being tobacco of a kind to which section 68 of the *Customs Act 1901* does not apply because of the operation of paragraph 68(1)(d) or (e); and
- (b) for the purposes of subheadings 2403.10.20 and 2403.99.91 of Schedule 3 to the *Customs Tariff Act 1995*, declare that with effect from 30 October 1998, the wholesale list price per kilogram of tobacco of a kind referred to in paragraph (a) of this declaration is the price set out in column 5 of the table in this declaration opposite to the particulars of that tobacco product.

THE TABLE

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
BRAND NAME	TYPE	PACK SIZE	OLD PRICE	NEW PRICE
BELLS	THREE NUNS	1KG	\$281.13	\$296.00
ST BRUNO	READY RUB	1KG	\$286.03	\$296.00

Dated this *twenty-eighth* day of October 1998.

GAIL JENNIFER BATMAN
Delegate of the Chief Executive Officer of Customs



Commonwealth
of Australia

Gazette

No. S 524 Friday 30 October 1998
Produced by AusInfo Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Health Insurance Act 1973</i>	Health Insurance (1998-99 General Medical Services Table) Regulations 1998	1998 No. 301
<i>Health Insurance Act 1973</i>	Health Insurance (1998-99 Diagnostic Imaging Services Table) Regulations 1998	1998 No. 302
<i>Health Insurance Act 1973</i>	Health Insurance (1998-99 Pathology Services Table) Regulations 1998	1998 No. 303



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Commonwealth
of Australia

Gazette

No. S 525 Friday 30 October 1998
Produced by AusInfo Canberra

SPECIAL



Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991

SOUTHERN BLUEFIN TUNA FISHERY MANAGEMENT PLAN 1995

INTERIM LIVE WEIGHT VALUE OF A STATUTORY FISHING RIGHT FOR THE 1998/99 SOUTHERN BLUEFIN TUNA FISHING SEASON

I, RICHARD ANDREW STEVENS, Managing Director of the Australian Fisheries Management Authority (AFMA), for and on behalf of AFMA notify that:

1. Pursuant to clause 18.3 of the *Southern Bluefin Tuna Fishery Management Plan 1995* I have calculated the interim live weight value of a statutory fishing right for the 1998/99 Southern Bluefin Tuna fishing season, which commences on 1 December 1998 and will end at the end of 30 November 1999.
2. The interim live weight value for the season of a statutory fishing right in force under the Plan is 0.494415 kilograms.

Dated 28 October 1998

Managing Director
Australian Fisheries Management Authority



