

Commonwealth of Australia

Gazette

No. GN 48, Wednesday, 2 December 1998.

Published by AusInfo, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 2 December 1998

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UNIVERSITY OF CANBERRA

TMPUCH108

Variation of closing times

Commonwealth of Australia Gazette

Government Notices

CHRISTMAS/NEW YEAR PERIOD

The last Government Notices Gazette for 1998 will be published on Wednesday, 16 December 1998 with normal closing times. There will be no issue of this Gazette on 23 December or 30 December 1998.

Departments are requested to note the dates upon which regular issues will not appear and to make every effort to avoid the need for Special Issues during the holiday period by making arrangements for all necessary administrative and executive material to be gazetted by Wednesday, 16 December 1998. Where possible, all other material should be held over until the first regular issue of 1999.

Issue of 6 January 1999

Thursday, 23 December 1998 at 10.00 a.m.

AUSTRALIA DAY EARLY CLOSING

Tuesday, 26 January 1999 is a public holiday in the Australian Capital Territory thus affecting closing times for the following *Government Notices Gazette*.

Issue of 27 January 1999

Thursday, 21 January 1999 at 10.00 a.m.

Commercial advertising

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

General Information

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Subscriptions	132 447

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

or lodged at AusInfo, 2nd Floor, C Block, Treasury Building, Parkes. Notices are accepted for publication in the next available issue, unless otherwise specified.

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

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

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

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

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

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

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

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

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

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

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

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,

fax (08) 8231 0135

Brisbane: City Plaza, cnr Adelaide and

George Streets, tel. (07) 3229 6822,

fax (07) 3229 1387

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

fax (02) 6257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,

fax (03) 6234 1364

Melbourne: 190 Queen Street, tel. (03) 9670 4224,

fax (03) 9670 4115

Parramatta: Shop 24, Horwood Place

(off Macquarie Street), tel. (02) 9893 8466. fax (02) 9893 8213

Perth: 469 Wellington Street, tel. (08) 9322 4737,

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

fax (077) 21 5217

Agent:

Darwin: Northern Territory Government

Publications, 13 Smith Street,

tel. (08) 8989 7152

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

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

OTHER ISSUES OF THE GAZETTE

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

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

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

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

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

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

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

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

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

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

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject
P1	16.1.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoke or reconsidered for the period 1.11.97 to 30.11.97 and not previousl gazetted Particulars of some permissions granted, refused, suspended, reinstated
		revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the National Health Act 1953
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoke or reconsidered for the period 1.12.97 to 30.12.97 and not previousl 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 deregiste defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	Great Barrier Reef Marine Park Act 1975 Particulars of Permissions granted, refused, suspended, reinstated, revoke or reconsidered for the period 1.1.98 to 28.2.98 and 1.11.97 to 31.12.9
P8	24.4.98	Instruments made under Part VII of the National Health Act 1953
P9	29.4.98	Notice by the Australian Securities Commission of intention to deregiste defunct companies.
P10	29.5.98	Great Barrier Reef Marine Park Authority Particulars of permissions granted, refused, suspended, reinstated, revoke or reconsidered for the period 1.5.98 to 30.5.98 not previously gazette 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 deregiste 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	Great Barrier Reef Marine Park Act 1975
		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 National Health Act 1953
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	Great Barrier Reef Marine Park Act 1975
		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 National Health Act 1953
P25	27.10.98	 Australian Heritage Commission Act 1975 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.
P27	17.11.98	Australian Heritage Commission Act 1975 Notice of intention to enter places in the register of the National Estate.
P28	20.11.98	Bye Laws for the Institution of Engineers Australia
*P29	30.11.98	General recurrent grants to Non-Government, Non-Systemic and Systemic Schools.
*P30	30.11.98	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 August 1998 to 31 August 1998; 1 September 1998 to 30 September 1998; 1 October 1998 to 31 October 1998; 1 November to 30 November 1998 and not previously gazetted.

* First time notified N.N.—9611211

Government Departments

Attorney-General

I, NORMAN STEPHEN REABURN, Acting Secretary to the Attorney-General's Department, acting under subsection 55E (4) of the *Judiciary Act 1903*:

- (a) revoke the authorisation dated 14 April 1998 made under that subsection;
- (b) authorise the persons specified in the Schedule, being persons who are officers of the Attorney-General's Department and whose names are on a roll referred to in subsection 55D (1) of that Act, to act in the name of the Australian Government Solicitor.

SCHEDULE

Person	Position
Robert Menzies Alexander	Deputy Government Solicitor Office of Litigation Canberra
Richard Andrew Andruszko	Director Office of the Australian Government Solicitor Northern Territory of Australia
Michael Charles Bersten	Deputy Government Solicitor Office of the Chief Executive Officer Canberra
Dale Roger Louis Boucher	Chief Executive Officer Australian Government Solicitor Canberra
Peter Anthony Bowen	Director Office of the Australian Government Solicitor Tasmania
Martin Geoffrey Bruckard	Director Office of the Australian Government Solicitor Victoria
Peter Vincent Rody Byrne	Deputy Government Solicitor Business and Commercial Canberra
David Neil Durack	Director Office of the Australian Government Solicitor Queensland

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Wynne Patricia Hannon	General Counsel to the Department of Health and Aged Care Canberra
Roslyn Anne Kenway	National Manager Legal Services Branch Australian Customs Service Canberra
Barry Haynes Leader	Deputy Government Solicitor Office of Litigation Canberra
Noela Marie L'Estrange	General Manager Business Development Canberra
Peter Rowan Macliver	General Counsel Office of the Australian Government Solicitor Western Australia
Donald Frederick Markus	General Counsel to the Department of Communications, Information Technology and the Arts Canberra
Simon Peter Vallance May	General Manager Barton Office Canberra
Ross Edward McClure	Director Office of the Australian Government Solicitor South Australia
Brian Edward McMillan	General Counsel to the Department of Employment, Workplace Relations and Small Business Canberra
Graham Albert Mowbray	General Counsel to the Department of Immigration and Multicultural Affairs Canberra
Megan Patricia Pitt	Director Office of the Australian Government Solicitor New South Wales
John Joseph Scala	Deputy Government Solicitor Office of the Chief Executive Officer Canberra

William John Simms	Special Adviser, Legal to the Australian Nuclear Science and Technology Organisation Sydney
Louise Evelyn Vardanega	Director Office of the Australian Government Solicitor Australian Capital Territory
Graeme John Windsor	Director Office of the Australian Government Solicitor Western Australia

Dated November 1998.

N S REABURN

Acting Secretary to the Attorney-General's Department

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15

I, Richard John Dacron, pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by the power to revoke in Section 15 of the Customs Act 1901 hereby:

revoke the appointment of the wharfs known as **Kooragang Berths No. 4 and 5 at Newcastle** that was contained in the Customs Appointment Notice which appeared in Commonwealth of Australia Gazette No. GN 21 of 27 May 1998.

Dated this 1 that day of Movember 1998

R.J.Dacron Senior Manager Cargo Management New South Wales

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15

- I, **Richard John Dacron**, pursuant to a delegation under section 14 of the Customs Administration Act of 1985, and by the power of appointment in section 15 of the Customs Act, 1901 hereby:
- (a) appoint as wharfs all those premises known as **Kooragang Berths No.4**, 5 and 6 at Newcastle containing an area of 18.0 hectares in the City of Newcastle, County of Northumberland, State of New South Wales, as delineated on plan catalogue KL 12290 Revision 2 dated 1 September 1998 and held in the registered office of Port Waratah Coal Services Limited: and
- (b) fix as the limits of the wharfs the bounds thereof as shown on the said plan.

Dated this 18 day of Movember 1998

R.J.Dacron
Senior Manager
Cargo Management

New South Wales

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	EDULE (Foreign Currency = AUS \$1)							
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	18/11/98	19/11/98	20/11/98	21/11/98	22/11/98	23/11/98	24/11/98
•								
Austria	Schillings	7.4104	7.5889	7.6220	7.6220	7.6220	7.5947	7.5615
Belgium/Lux	Francs	21.7500	22.1700	22.3000	22.3000	22.3000	22.3600	22.4300
Brazil	Reals	. 7517	. 7674	. 7670	. 7670	. 7670	.7642	.7609
Canada	Dollars	. 9774	. 9997	. 9939	. 9939	. 9939	. 9901	. 9883
China	Yuan	5.2291	5.3285	5.3219	5.3219	5.3219	5.3027	5.2795
Denmark	Kroner	4.0031	4.1015	4.1208	4.1208	4.1208	4.1214	4.1344
EC /	ECU	. 5352	. 5483	. 5507	. 5507	.5507	. 5506	. 5525
Fiji	Dollar	1.2410	1.2550	1.2544	1.2544	1.2544	1.2538	1.2516
Finland	Markka	3.2008	3.2776	3.2939	3.2939	3.2939	3.2918	3.3048
France	Francs	3.5323	3.6177	3.6350	3.6350	3.6350	3.6341	3.6467
Germany	Deutschmark	1.0533	1.0789	1.0841	1.0841	1.0841	1.0838	1.0876
Greece	Drachmae	177.3900	181.1500	181.4200	181.4200	181.4200	180.7700	179.9800
Hong Kong	Dollars	4.8918	4.9850	4.9779	4.9779	4.9779	4.9597	4.9384
India	Rupees	26.8057	27.3183	27.2820	27.2820	27.2820	27.1449	27.0600
Indonesia	Rupiah	4658.0000	4808.0000	4858.0000	4858.0000	4858.0000	4793.0000	4814.0000
Ireland	Pounds	. 4235	. 4338	. 4358	. 4358	.4358	. 4343	. 4324
Israel	Shekel	2.6122	2.6614	2.6775	2.6775	2.6775	2.6679	2.6563
Italy	Lire	1042.4400	1067.6100	1073.3500	1073.3500	1073.3500	1072.8900	1076.6200
Japan	Yen	76.5400	78.4200	76.9000	76.9000	76.9000	77.0900	77.2500
Korea	Won	822.6600	833.0000	823.0200	823.0200	823.0200	804.4900	794.3800
Malaysia	Ringgit	2.4001	2.4457	2.4427	2.4427	2.4427	2.4340	2.4233
Netherlands	Guilder	1.1874	1.2163	1.2227	1.2227	1.2227	1.2221	1.2263
New Zealand	Dollar	1.1886	1.1954	1.1915	1.1915	1.1915	1.1980	1.1992
Norway	Kroner	4.6919	4.7927	4.8172	4.8172	4.8172	4.7908	4.7737
Pakistan	Rupee	34.1100	35.0200	34.9200	34.9200	34.9200	34.7900	34.6400
Papua NG	Kina	1.3336	1.3662	1.3688	1.3688	1.3688	1.3639	1.3619
Philippines	Peso	25.1800	25.7000	25.4600	25.4600	25.4600	25.3500	25.2400
Portugal	Escudo	107.7300	110.3600	110.9000	110.9000	110.9000	110.5000	110.0200
Singapore	Dollar	1.0322	1.0514	1.0446	1.0446	1.0446	1.0455	1.0440
Solomon Is.	Dollar	3.0312	3.0992	3.1194	3.1194	3.1194	3.1082	3.0946
South Africa	Rand	3.5974	3.6509	3.6276	3.6276	3.6276	3.5954	3.6227
Spain	Peseta	89.5700	91.7400	92.2000	92.2000	92.2000	91.9600	92.5100
Sri Lanka	Rupee	42.6600	43.4300	43.4400	43.4400	43.4400	43.2800	43.0900
Sweden	Krona	5.0714	5.1776	5.1938	5.1938	5.1938	5.1738	5.1681
Switzerland	Franc	. 8668	. 8882	. 8918	.8918	.8918	. 8928	. 8963
Taiwan	Dollar	20.5300	20.9300	20.8600	20.8600	20.8600	20.7700	20.6900
Thailand	Baht	22.9800	23.2900	23.2200	23.2200	23.2200	23.1300	22.8700
UK	Pounds	.3769	. 3857	. 3863	. 3863	. 3863	. 3865	. 3854
USA	Dollar	. 6317	. 6437	.6429	. 6429	. 6429	. 6406	. 6378

MICHAEL POLITI
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
25/11/98

Communications, Information Technology and the Arts



Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under subsection 107(1)(f) of the Radiocommunications Act 1992:

Radiocommunications Licence Conditions (Maritime Coast Licence)
 Determination 1998

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street Belconnen, Canberra, ACT.

Copies of the instrument may also be requested by contacting:

The Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (02) 6256 5204 Facsimile: (02) 6256 5499

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Telecommunications Pre-selection Exemption Declaration 1998

The Australian Communications Authority (ACA) makes this Declaration under subsection 352(1) of the *Telecommunications Act 1997*.

Dated 27 November 1998.



Australian Communications Authority

Citation

1. This Declaration may be cited as Telecommunications Pre-selection Exemption Declaration 1998.

Commencement

2. This Declaration commences on gazettal.

Exemption

- 3. (1) Except where section 4 of this Declaration applies, Telstra Corporation Limited (ACN 051 775 556) ('Telstra') is exempt, until the dates set out in subsections (2) and (3), from the requirements of sections 4 and 5 of the Telecommunications (Provision of Pre-selection) Determination 1997, which apply to each of the following controlled facilities:
 - (a) Ericsson exchanges with the Model Reference ARFC; and
 - (b) Ericsson exchanges with the Model Reference ΛΧΕ/69.
- (2) The exemption for the controlled facilities in paragraph 3(1)(a) is until 31 December 1998.

- (3) The exemption for the controlled facilities in paragraph 3(1)(b) is until 30 June 1999.
- 4. Subsection 3(1) does not exempt Telstra from the requirements of sections 4 and 5 of the Telecommunications (Provision of Pre-selection)

 Determination 1997 in so far as those requirements apply to permit end-users to request pre-selection in favour of Optus Networks Pty Ltd (ACN 008 570 330).

Note:

Sections 4 and 5 of the Telecommunications (Provision of Pre-selection)

Determination 1997 respectively impose requirements on each carrier and carriage service provider to ensure that its controlled networks and controlled facilities permit each end-user to pre-select a carriage service provider as his or her preferred service provider for pre-selectable services and to change that selection from time to time.

The sections also require each carrier and carriage service provider to provide override dial codes for selecting alternative carriage service providers for calls made using a standard telephone service on a call-by-call basis.

Under the Telecommunications Act 1991 (Telecommunications(General Telecommunication Licences) Declaration No 1 of 1991) Telestra had an obligation to provide preselection to Optus. Section 4 of this Declaration reflects that continuing requirement for the specified exchanges.]

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Telecommunications Pre-selection Exemption Declaration No. 2 1998

The Australian Communications Authority (ACA) makes this Declaration under subsection 352(1) of the *Telecommunications Act 1997*.

Dated 26 Nanamber 1998.

On MUNICA

Seul Chairman

Chairman

Deputy Chairman

Australian Communications Authority

Citation

1. This Declaration may be cited as Telecommunications Pre-selection Exemption Declaration (No. 2) 1998.

Commencement

2. This Declaration commences on Gazettal.

Exemption

- 3. Telstra Corporation Limited (ACN 051 775 556) is exempt, until 30 June 1999, from the requirements of sections 4 and 5 of the Telecommunications (Provision of Pre-selection) Determination 1997, which apply to the controlled facilities which are Ericsson exchanges:
 - (a) used to supply standard telephone services to the Territory of Cocos (Keeling) Islands and the Territory of Christmas Island; and
 - (b) identified by the Model Reference AMPS MSSC/386.

Notc:

Sections 4 and 5 of the Telecommunications (Provision of Pre-selection)

Determination 1997 respectively impose requirements on each carrier and carriage service provider to ensure that its controlled networks and controlled facilities permit each end-user to pre-select a carriage service provider as his or her preferred service provider for pre-selectable services and to change that selection from time to time.

The sections also require each carrier and carriage service provider to provide override dial codes for selecting alternative carriage service providers for calls made using a standard telephone service on a call-by-call basis.]

AUSTRALIAN COMMUNICATIONS AUTHORITY

RADIOCOMMUNICATIONS ACT 1992

RADIOCOMMUNICATIONS SPECTRUM MARKETING PLAN (28 GHZ AND 31 GHZ BANDS) 1998

On 11 November 1998 the Australian Communications Authority made the Radiocommunications Spectrum Marketing Plan (28 GHz and 31 GHz Bands) 1998 ('the Plan') under sections 39 and 39A of the Radiocommunications Act 1992.

Copies of the Plan can be obtained from:

Australian Communications Authority
Purple Building
Benjamin Offices
Chan Street
Belconnen ACT 2617

Telephone number: (02) 6256 5450



Australian Broadcasting Authority

BROADCASTING SERVICES ACT 1992 NOTICE OF APPLICATION FOR RENEWAL OF LICENCE

In accordance with sections 46(2)(commercial licences) and 90(2)(community licences) of the *Broadcasting Services Act 1992* (the Act), the Australian Broadcasting Authority (ABA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

Commercial Radio Licensee

- Tasradio Pty Ltd
- Double T Radio Pty Ltd
- Austerco Pty Ltd
- Newcastle FM Pty Ltd

Call Sign/SL Number

7XXX/SL4217

3TTT/SL4142

4BBB

2NEW/197

Community Radio Licensee

- Community Media Chy Ltd
- Progressive Broadcasting Service Co-operative Ltd

Call Sign/SL Number 2CHY/SL3045

3PBS/SL3066

The ABA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ABA does not decide that subsection 41(2) (for commercial) or 83(2) (for community) of the Act applies to the company.

The ABA may decide that either section 41(2) or 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of:

- (a) an offence against the Act or the regulations being committed; or
- (b) a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, the ABA is required by sections 41(3) (commercial) and 83(3) (community) of the Act, to take into account:

- (a) the business record of the company; and
- (b) the company's record in situations requiring trust and candour; and
- (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or (community) the business record of the chief executive and each director and secretary of the applicant; and
- (d) the record in situations requiring trust and candour of each such person; and
- (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

The Act does not require the ABA to hold an investigation or a hearing into whether a licence should be renewed.

NEW SOUTH WALES

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

APPROVAL OF ORGANISATION

I, Simon Patrick Webb, Director of the Classification Board, in pursuance of subsection 51(3) of the New South Wales Classification (Publications, Films and Computer Games) Enforcement Act 1995 ("the Act"), hereby approve the Human Rights and Equal Opportunity Commission as an organisation for the purposes of Section 51 of the Act.

DATED this

25

day of November 1998

Director

Education, Training and Youth Affairs

DEPARTMENT OF EDUCATION, TRAINING AND YOUTH AFFAIRS

NOTIFICATION OF THE MAKING OF GUIDELINES UNDER THE HIGHER EDUCATION FUNDING ACT 1988

The following guidelines have been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Private Funding Section, Higher Education Division, Department of Education Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9695.

Number/ Year	Section	Description	Date Made
G13-98	39(2)	Guidelines for calculating standard student load and equivalent full-time student unit values.	9/11/98

Employment, Workplace Relations and Small Business

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION Workplace Relations Act 1996

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

IN the matter of

TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984 (T0091) C NO. 34535/98

AND in the matter of the variation of the above awards

Notice is hereby given

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

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

SCHEDULE OF TERMS TO BE VARIED

Award code

& Var No Clause No T0091 V111 2 Prt III Substance of variation Application of Award Date of Effect 14.11.98

Dated this 2nd day of December 1998 Christine Hayward Deputy Industrial Registrar

Environment and Heritage



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 Euromet Australia, 70 Koola Avenue, Killara, NSW 2071 (telephone 02 9418 4394 facsimile 02 9499 5310) to export 500 tonnes of spent catalyst to Metrex BV, Sourethweg 13, 6422 PC Heerlen, the Netherlands for recovery of components from the catalysts. The waste would transit Belgium

The waste would be packed in sealed drums then stored in covered storage with watertight floors then loaded into containers to be transported by road to the port of Fremantle then loaded onto a ship to be offloaded onto road transport at Belgium and transported to the recovery facility in the Netherlands.

The export would take place in up to 5 shipments from the date of issue of a permit should a permit be granted.

Pamela Harris

A/g Assistant Secretary

Chemicals and the Environment Branch

7.7 November 1998

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

I, CHRISTOPHER JAMES MOBBS, the Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 11(1) of that Act, hereby declare the organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this twenty-fifth day of November 1998

aus Reson.

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Western Plains Zoo Obley Road Dubbo NSW 2830	Ateles geoffroyi (Spider monkey)

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

The Designated Authority, under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 44(1) of that Act is considering giving an authority under section 44 of that Act to:

Ms Saori Tsutsumi to export one cockatiel as a household pet.

In accordance with paragraph 44(1)(f) of the Act interested persons are invited to lodge comments in writing on the desirability of giving the authority. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

The Director
Wildlife Protection
Environment Australia
GPO Box 636
CANBERRA ACT 2601



Environment Protection Group

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

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application has been received from Tomago Aluminium Company Pty Limited, Tomago Road, Tomago, New South Wales 2322, to export up to 18,000 metric tonnes of spent pot linings contaminated with cyanides from their Tomago facility to Selca S.p.A., 22 Via Milano, Pisogne (Bs) 25055, Italy.

The waste would be disposed of by recycling/reclamation of organic substances not used as solvents and of metals and metal compounds.

The material will be packaged into bags and loaded into sealed shipping containers, transported by road to be loaded onto a ship at the Port of Newcastle, Australia, to be offloaded at the Port of Marghera, Italy. From there, it would be transported by road to the disposal facility.

The import would take place in three (3) shipments over twelve months commencing from the date of the permit, if granted.

Pamela Harris

A/g Assistant Secretary
Chemicals and the Environment Branch

25 November 1998

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, having considered comments as required by subsection 9B(3) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982 (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare foliage of Banksia marginata (honeysuckle banksia), Blechnum nudum (fish-bone fern), Gleichenia dicarpa (coral fern), G. microphylla (coral fern), Lomatia tinctoria (guitar plant), Nothofagus cunninghamii (myrtle beech), Polystichum proliferum (mother-shield fern) and Xanthorrhoea australis (grass tree) and dried dehisced flower stems from Gahnia grandis (cutting grass), harvested by Tasmanian Native Flora and Fillers of St Helens, Tasmania, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

- 1. Harvesting of the specimens is restricted to state forests, unallocated crown land and private land in eastern and north-eastern Tasmania. Harvest on Flinders Island is restricted to private land.
- Harvesting operations are to be carried out in accordance with the application submitted to the
 Designated Authority by Tasmanian Native Flora and Fillers, and conditions stipulated on relevant
 licences issued by Forestry Tasmania and the Tasmanian Parks and Wildlife Service.
- Recording of yearly harvest figures are to be undertaken for the species as specified by the Designated Authority, and submitted annually to the Designated Authority.
- 4. Harvesting operations must be performed with appropriate precautions against introduction of plant diseases as described in the application by Tasmanian Native Flora and Fillers.
- 5. This declaration is valid until 31 December 2000, subject to the renewal of relevant licences by Forestry Tasmania and the Parks and Wildlife Service, Tasmania, or until approval of a statewide management plan for commercially harvested flora, whichever is the earlier.

Dated this 19 n day of November 1998

Minister for the Environment and Heritage

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

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

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

3770

TERRITORY OF HEARD ISLAND AND MCDONALD ISLANDS Environment Protection and Management Ordinance 1987

GRANT OF PERMIT UNDER SECTION 15

I, REX LEONARD MONCUR, Delegate of the Minister for the Environment and Heritage, in accordance with section 17 of the Heard Island and McDonald Islands Environment Protection and Management Ordinance 1987, give particulars of the following permit granted under section 15 of the Ordinance:

On 20 November 1998 Permit No 98/3 was granted to Mr Greg Mortimer of Aurora Expeditions, Level 1, 37 George Street, The Rocks, SYDNEY NSW 2000, Australia, subject to conditions, to:

- (i) enter the Territory; and
- (ii) sail a vessel and land an aircraft in the Territory; and
- (iii) land on Heard Island

during the period, 26 December 1998 to 31 December 1998.

Aurora Expeditions will sail the *Kapitan Khlebnikov* in the Territory and land groups of tourists on Heard Island (Atlas Cove, Spit Bay and Long Beach tourist sites only as defined) using helicopters and small craft.

Other persons included in the permit are: all those persons included on the crew and passenger manifests.

Copies of the permit may be obtained from the Permits Officer, Antarctic Division, Channel Highway, Kingston, Tasmania 7050.

Rex Moncur

Delegate of the Minister for the Environment and Heritage

20 November 1998

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

The Policy Section Antarctic Division Channel Highway KINGSTON TAS 7050

Telephone (03) 62 323 504 Facsimile (03) 62 323 500

Health and Aged Care

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL DRAFT GUIDELINES ON THE FAMILIAL ASPECTS OF CANCER

AN INVITATION TO MAKE SUBMISSIONS

The National Health and Medical Research Council in conjunction with the Australian Cancer Council (ACN) proposes to issue the draft guidelines set out below.

You are invited to make submissions to the Council about the draft guidelines.

How to make your submission

Please make your submission in writing or on audio tape, and include your name and an address or phone number at which we can contact you.

Please send your submission to:

The Secretary
Working Party on Guidelines on Familial Aspects of Cancer
Mail Drop Point 50
Office of NHMRC
GPO Box 9848
CANBERRA ACT 2601

The closing date for submissions is 15 January 1999.

Other consultations

As well as receiving submissions, the Council will write to individuals and organisations with a known interest in the field.

Further information

This Notice is given under subsection 12(3)(a) of the National Health and Medical Research Act 1992. It represents the second stage of consultation on the development of these guidelines.

The first stage of consultation took place during May 1998. An invitation to make further comment will be mailed directly to those who made submissions during the first stage.

The guidelines on Familial Aspects of Cancer address the needs of major groups with proven or suspected predisposition to cancer. You may obtain a copy of the document either by downloading from the Department's website: http://www.health.gov.au/nhmrc/advice/contents.htm or by contacting:

Ms Amanda McCarthy
Health Advisory Unit (Mail Drop Point 50)
Office of NHMRC
GPO Box 9848
CANBERRA ACT 2601

Phone: 02 6289 5100 Fax: 02 6289 5923

Email: health advisory cttee.nhmrc@health.gov.au

For further information please contact Monica Johns phone (02) 6289 5676 or fax (02) 6289 5923.

If you would like your submission to be treated as confidential, please indicate this clearly (for example, by marking your written submission 'CONFIDENTIAL'). Submissions may be subject to release under the Freedom of Information Act 1982.



Child Care (High Need Regions) Amendment Determination 1998 (No. 1)

I, DAVID MARCUS ROSALKY, Secretary of the Department of Family and Community Services, make this determination under subsection 2.6 (1) of the Child Care (New Allocations) Guidelines 1998.

Dated 18 Nonember 1998.

Hamel lard

Secretary of the Department of Family and Community Services



Child Care (High Need Regions) Amendment Determination 1998 (No. 1)

made under the

Child Care (New Allocations) Guidelines 1998

Contents

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Section 1

1 Name of determination

This determination is the Child Care (High Need Regions) Amendment Determination 1998 (No. 1).

2 Commencement

This determination commences on gazettal.

3 Amendment of Child Care (High Need Regions) Determination

Schedule 1 amends the Child Care (High Need Regions) Determination 1998.

Schedule 1

Schedule 1 Amendments of Child Care (High Need Regions) Determination 1998

[1] Section 1.3, definition of region

omit

the Schedule

insert

Schedule 1

[2] Section 2.2

Omit each mention of

the Schedule

insert

Schedule 1

Schedule 1

Amendments of Child Care (High Need Regions) Determination 1998

[3] Schedule

substitute

Schedule 1 New child care places for high need regions

(section 2.2)

Part 1 New South Wales

Item	Region or combined region	Number of places
1	Aubum	20
2	Blue Mountains	35
3	Camden	160
4	Combined regions of: Warringah and Pittwater	60
5	Combined regions of: Blacktown and Baulkham Hills	160
6	Combined regions of: Strathfield Concord Ashfield Drummoyne	120
7	Combined regions of: Kogarah Rockdale Hurstville	90
8	Fairfield	35
9	Griffith	40
10	Jindabyne	40

Amendments of Child Care (High Need Regions) Determination 1998

Schedule 1

item	Region or combined region	Number of places
11	Ku-ring-gai	35
12	Liverpool	160
13	Ryde	35
14	Wagga Wagga	35
15	Wingecarribee	35
16	Wollongong	20

Schedule 1 Amendments of Child Care (High Need Regions) Determination 1998

Part 2 Victoria

item	Region or combined region	Number of places
1	Baw Baw - Part B West	30
2	Bayside - South	30
3	Boroondara - Camberwell North	20
4	Boroondara - Hawthorn	20
5	Boroondara - Kew	60
6	Campaspe - Kyabram	15
7	Campaspe - Rochester	15
8	Corangamite - South	30
9	Hobsons Bay - Williamstown	30
10	Moira - West	35
11	Moyne - South	10
12	Strathbogie	30
13	Swan Hill (RC) Balance	30

Part 3 Queensland

Item	Region or combined region	Number of Places
1	Murgon	44
2	Agnes Waters	29
3	Cardwell	30

Part 4 Western Australia

ltem	Region or combined region	Number of Places
1	Busselton	. 38
2	Atwell	38
3	Combined regions of:	12
	Geraldton and Greenough	
4	Combined regions of:	60
	Kalgoorlie and Boulder	
5	Neerabup	38
6	Newman	10

Schedule 1

Amendments of Child Care (High Need Regions) Determination 1998

Part 5 Northern Territory

Item	Region or combined region	Number of Places
1	Combined regions of:	10
	City - Inner (Darwin) Larrakeyah Stuart Park The Gardens Narrows Winnellie City - Remainder (Darwin) Fannie Bay Ludmilla Parap Coconut Grove Millner Nightcliff Rapid Creek Alawa Brinkin Nakara Tiwi Anula Jingili Karama Leanyer Lee Point - Leanyer Swamp Malak Marrara Moil Wagaman Wanguri	
2	Tennant Creek	30

Note

1. Made by the Secretary of the Department of Family and Community Services on 1998.

T G A THERAPEUTIC GOODS ADMINISTRATION

PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8532 Facsimile: (02) 6232 8531



COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 20 November 1998, the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for CSL Bioplasma, 189-209 Camp Road Broadmeadows, Victoria, Australia to supply Albumin 4% solution – Albumex 4 AUST R 59155 Lot No 3420000087 at a batch scale of ten tonnes of plasma as distinct from seven and a half tonnes of plasma as currently registered.

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

- 1. Provision of a suitable application to change the conditions of registration as soon as three batches at the ten tonne scale are manufactured for validation purposes
- 2. Full conformance to current product release specifications as demonstrated through the company's batch release certificate for each batch manufactured at the ten tonne scale
- 3. Submission to TGA of the afore mentioned release certificates for review.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

Albert Farrugia

Head, Blood Products Group Molecular Biology Section

Therapeutic Goods Administration Laboratories

20 November 1998



PO Box 100 Woden ACT 2606 Australia

Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241



COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989 NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Pursuant to Section 30 (6)(b) of the Therapeuric Goods Act 1989 notice is hereby given that the listings in the Australian Register of Therapeutic Goods (ARTG) of the following goods were cancelled on the dates specified. Particulars of the cancellations are as follows.

SPONSOR:

ALLWORTH MW, INGRAM CJ, MCGRATH AG, MEWETT BG &

BAKER NJ (T/A KPMG)

ARTG NAME OF GOODS:

ALL BLACK 'N BLUE Gel tube

ARTG NUMBER:

64956

DATE CANCELLED:

30 June 1998

REASON FOR CANCELLATION: The listing was cancelled under Section 30(1)(e) of the said Act, because

the certification provided under Section 26A(2)(a) was incorrect in that

the goods are not eligible for listing.

SPONSOR:

ALLWORTH MW, INGRAM CJ, MCGRATH AG, MEWETT BG &

BAKER NJ (T/A KPMG)

ARTG NAME OF GOODS:

"EZE" Gel bottle

ARTG NUMBER:

64957

DATE CANCELLED:

30 June 1998

REASON FOR CANCELLATION: The listing was cancelled under Section 30(1)(e) of the said Act, because the certification provided under Section 26A(2)(a) was incorrect in that

the goods are not eligible for listing.

SPONSOR:

PHUOC THANG TRAN T/A SUNHO TRADITIONAL MEDICINE CO

ARTG NAME OF GOODS:

TRANS WOOD LOCK LINIMENT Liniment bottle

ARTG NUMBER:

63385

DATE CANCELLED:

13 March 1998

REASON FOR CANCELLATION: The listing was cancelled under Section 30(1)(e) of the said Act, because

the certification provided under Section 26A(2)(a) was incorrect in that

the goods are not eligible for listing.

SPONSOR:

GATEWAY PHARMACEUTICALS (AUST) PTY LTD

ARTG NAME OF GOODS:

VITAMIN A 50,000 IU Retinyl palmitate 27.5 mg Capsule – soft bottle

ARTG NUMBER:

65363

DATE CANCELLED:

30 July 1998

REASON FOR CANCELLATION: The listing was cancelled under Section 30(1)(e) of the said Act, because

the certification provided under Section 26A(2)(a) was incorrect in that

the goods are not eligible for listing.

dated this 2nd day of November 1998

Kalen a from

Helen A Brown

Delegate of the Secretary

to the Department of Health & Aged Care

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

I, Larry Kelly, delegate of the Secretary of the Commonwealth Department of Health and Aged Care for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ('the Act') give my consent for Pfizer Pty Limited (ACN 008 422 348) of 38-42 Wharf Road, West Ryde, NSW ('the company') to supply batch no. 807068 of **ZITHROMAX azithromycin (as dihydrate) 600mg tablet blister pack** currently registered under ARTG Number 60057 which does not comply with the requirements of Therapeutic Goods Order No. 48 - "General requirements for labels for drug products".

For the purposes of subsection 15(1) of the Act the company must adhere to the following condition in supplying the aforementioned product:

 The product will be labelled in accordance with the labels presented to TGA on 9 November 1998.

Supply of this product is also subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

LARRY KELLY
A/g CHIEF SCIENTIST
CHEMISTRY SECTION - TGA LABORATORIES
DELEGATE OF THE SECRETARY

November 1998

PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241



COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989 NOTICE UNDER SECTION 30(6)(B): CANCELLATION OF REGISTRATION LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Pursuant to Section 30(6)(b) of the Therapeutic Goods Act 1989 notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below was cancelled on 28 October 1998. Particulars of the cancellation are as follows:

SPONSOR:

ARTG NAME OF GOODS:

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME: REASON FOR CANCELLATION: SURGICAL HOUSE PTY LTD

SURGICAL HOUSE MEDICAL LUBRICANTS INGRAM &

BELL RANGE CANADA

32102

73408 & 73410

MUKO LUBRICATING JELLY

The listing was cancelled under Section 30(2)(c) of the said Act as the sponsor has refused or failed to comply with a

condition to which the inclusion of the goods is subject.

dated this — 9th day of November 1998

Delegate of the Secretary

to the Department of Health & Aged Care



PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241



COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989 NOTICE UNDER SECTION 30(2)(A): CANCELLATION OF REGISTRATION /LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC **GOODS**

Pursuant to Section 30(2)(a) of the Therapeutic Goods Act 1989 notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below was cancelled on 28 October 1998. Particulars of the cancellation are as follows:

SPONSOR:

ARTG NAME OF GOODS:

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME:

KENDALL AUSTRALASIA PTY LTD

KENDALL AUSTRALASIA CONTACT LENS CARE

PRODUCTS STERILE {GAMBRO, NSW}

21015

65922, 65918 & 107500

GELFLEX NORMAL SALINE 250 mL & 500 MI **CURITY CONTACT LENS SALINE SOLUTION**

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

KENDALL AUSTRALASIA PTY LTD

KENDALL AUSTRALASIA CONTACT LENS CARE

PRODUCTS STERILE 'SODIUM CHLORIDE/POTASSIUM

PHOSPHATE' {OPTO-PHARM, SINGAPORE}

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME:

105923 & 112561

GELFLEX PRESERVATIVE FREE BUFFERED SALINE

500 mL

50382

CURITY CONTACT LENS SALINE 500 mL

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME:

DELTA WEST PTY LTD

DELTA WEST CONTACT LENS CARE PRODUCTS

62377, 62378

CONTACT LENS RINSING SOLUTION

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

DELTA WEST PTY LTD

DELTA WEST VISICARE CONTACT LENS CARE

PRODUCTS

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME:

12843 62382, 62383

DELTA WEST VISICARE NORMAL SALINE

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

ARTG PRODUCT NAME:

WONFURWON PTY LTD

WONFURWON CONTACT CONTACT LENS CARE

PRODUCTS, STERILE SALINE SOLUTION 23543

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

68470, 68472

STERILE SALINE SOLUTION

WONFURWON CONTACT LENS CARE PRODUCTS,

STERILE

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said

Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

SOUL PATTINSON (MANUFACTURING) PTY LTD SOUL PATTINSON CONACT LENS CARE PRODUCTS, NORMAL SALINE, GAMBRO RANGE, AUSTRALIA

ARTG NUMBER:

ARTG PRODUCT NUMBERS:

ARTG PRODUCT NAME:

60310 & 78308

NORMAL SALINE 500 mL NORMAL SALINE 250 mL

REASON FOR CANCELLATION:

The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or

efficacy of the goods is unacceptable.

AUSTRALIA NEW ZEALAND FOOD AUTHORITY FOOD STANDARDS

The Authority advises progress on the following matters relating to Food Standards. You are invited to present written submissions to the Authority on these matters, including the potential regulatory impact on consumers, industry and government, by the dates indicated. The information papers on these matters provide further information, including advice on the Authority's policy regarding submissions. You can get these information papers from:

The Information Officer
Australia New Zealand Food Authority
PO Box 7186
CANBERRA MAIL CENTRE ACT 2610
Tel: (02) 6271 2241 Fax: (02) 6271 2278

Email: info@anzfa.gov.au

MATTERS AT FULL ASSESSMENT The Authority has made preliminary assessments and accepted the following applications, developed the following proposal, and will now make full assessments of them:

Maximum Residue Limits (A364 and A365) Two applications received on 22 September 1998 and 9 October 1998 respectively from the National Registration Authority to amend Australian Maximum Residue Limits (MRLs) for a number of agricultural chemicals as currently prescribed in the Australian Food Standards Code. Submissions close 27 January 1999.

Meat, Poultry, Game and Related Products (P191) A proposal to review current Australian and New Zealand regulations in order to develop a joint Australia New Zealand standard for meat, poultry, game and related products. Submissions close 27 January 1999.

MATTERS AT INQUIRY The Authority will conduct inquiries into the draft standards prepared at full assessment of the following proposals reviewing current Australian and New Zealand regulations in order to develop joint Australia New Zealand standards:

Dried, Evaporated and Condensed Milks (P159)

Egg and Egg Products (P190)

Submissions on these proposals close 27 January 1999. With respect to proposal P190 the Authority is satisfied that it raises issues of minor significance and complexity and that to omit to invite public submissions prior to making a full assessment will not have a significant adverse effect on the interests of any person or body. The Authority has therefore decided to omit to invite public submissions prior to making a full assessment of this proposal.

FOLATE HEALTH CLAIMS The Authority has completed its second round of assessment of foods to be included in the register of foods approved to carry a folate / neural tube defect (NTD) health claim. This matter is part of the review being undertaken by the Authority of the general prohibition on health and related claims. It relates specifically to a pilot for permitted health claims which may be made concerning the relationship between adequate intakes of folate by women of child-bearing age and the reduction in the risk of NTDs in babies.

Subject to any public submissions received on the proposed list of additional foods, the Authority will shortly make a recommendation to the Australia New Zealand Food Standards Council that the foods be added to the register and be approved to carry a folate/NTD health claim.

You are invited to provide comments on the Authority's proposed list by 8 December 1998. The list is available from the Authority's Information Officer on 02-62712241; fax 02-62712278; or Email <info@anzfa.gov.au>. Given the short time for comment, the list will be mailed, faxed or Emailed immediately upon request. The list is also available on the ANZFA home page http://www.anzfa.gov.au

Further applications for foods to be included in the pilot will be considered for inclusion on the register and are welcome at any time. Applications are available from the Authority's Information Officer. Further queries should be directed to **Mr Les Bienkiewicz** on 02-62712258.

Industry, Science and Resources

ANTI-DUMPING AUTHORITY

Continuation inquiry in respect of concrete-filled access floor panels from the Republic of South Africa

The Anti-Dumping Authority has completed its inquiry into whether dumping and countervailing duties currently applying to exports to Australia of concrete-filled access floor panels from the Republic of South Africa (South Africa) should be continued beyond their scheduled expiry date of 1 December 1998.

The Authority concluded that:

- the expiration of the dumping duties currently in place in relation to concrete-filled access
 floor panels exported to Australia from South Africa would lead to a recurrence of the
 material injury that the measures were intended to prevent, and
- future exports to Australia of concrete-filled access floor panels from South Africa will not be subsidised—the countervailable subsidy in South Africa has been discontinued by the South African government.

Accordingly, the Authority recommended that the Minister continue the dumping duties applying to exports to Australia of concrete-filled access floor panels from South Africa for a further five years beyond their scheduled expiry date of 1 December 1998.

The Authority further recommended that the Minister take no action to continue the countervailing duties applying to concrete-filled access floor panels from South Africa.

The Minister has accepted the Authority's recommendations.

Requests for copies of the Authority's report no. 192 should be addressed to the Information Officer, Ms Margaret McLeod, at the Authority on telephone (02) 6213 6754 or email MMCLEOD@isr.gov.au

9611231

Transport and Regional Services



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 31 December 1998.

AD/AB3/69 Amdt 1

- Engine Pylons Lower Spars at Ribs 6 & 7

AD/B747/61 Amdt 1

- Rear Pressure Bulkhead

AD/B747/118 Amdt 1

- Cargo Doorway Fitting

AD/B757/43

- Secondary Fuel Barrier

AD/BAe 146/71

- NLG Retraction Jack Attachment Boss

AD/BELL 206/126 Amdt 2 - Swashplate Support Assembly

AD/BELL 206/141

- Hydraulic Relief Valves

AD/DAUPHIN/49

- MRH Spherical Thrust Bearings/Attach Beams Attachment

Bolts

AD/DC9/107

- Upper Cargo Doorjamb

AD/DC9/108

- Aft Fuselage Structure

AD/DHC-2/30

- Front Fuselage Struts at Windshield

AD/EMB 120/5 Amdt 1

- Escape Hatch Marking

AD/PUMA/25 Amdt 3

- Main Rotor Head Drag Hinges and Flapping Hinge Pins

AD/PC-12/12

- Standby Magnetic Compass

AD/SC7/26 Amdt 1

- Wing Attachment Bushes in Fuselage Front and REar Spar

Frames

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



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

Notice is hereby given that the following amendments to Civil Aviation Orders Part 107 will become effective on 31 December 1998.

AD/ELECT/70 Amdt 1

- Inflatable Door Seal System

AD/PROP/3 Amdt 1

- Propeller Blade Bearings - CANCELLED

AD/PR/31

- Propeller Blade Bearings - CANCELLED

AD/PHZL/69 Amdt 1

- Hartzell X and V Shank Propellers

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



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

Notice is hereby given that the following amendments to Civil Aviation Orders will become effective on 2 December 1998.

Civil Aviation Orders Part 107 - Equipment

AD/INST/43 - Parker Hannifin Flexible Coupling

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



NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS 1988

On 24 November 1998 the Civil Aviation Safety Authority (CASA) issued an exemption under regulation 308 of the *Civil Aviation Regulations 1988* (Exemption Number: CASA 42/1998 — exemption to allow an aircraft to operate without showing the usual nationality and registration marks).

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

Airservices Australia Publications Centre 715 Swanston Street CARLTON Vic 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

9611234

Withdrawal of Draft Amendments 15 and 18 of the National Capital Plan

In accordance with Section 6 of the Australian Capital Territory (Planning and Land Management) Act 1988 this is to notify that Draft Amendments 15 and 18 of the National Capital Plan are to be withdrawn.

Draft Amendment 15 - Section 9 Barton - proposed amendment of the land use policy for Blocks 12 and 13 Section 9, Barton by deleting the current commercial, open space and car parking land use policies and replacing them with an office and car park related land use policy. One of its objectives was to allow development of a combined Commonwealth office and structured car park complex on land owned by the Commonwealth. The Parliamentary Standing Committee on Public Works inquired into the proposal and recommended against the project proceeding. The Committee was concerned about car parking and traffic flow in Barton and the impact on Civic and other employment locations of increased office space being developed or redeveloped in Barton/Parkes. Any future amendments to the National Capital Plan for this area will address these matters.

Draft Amendment 18 - Telecommunications Plan - provided a framework for the assessment of proposals for the construction of telecommunications facilities in the ACT (excluding Jervis Bay). It was originally certified under Sections 16 and 17 of the Act on 18 January 1996 and re-certified twice thereafter. Certification brought into effect the provisions of the Telecommunications Plan while national telecommunications legislation was further developed. The coming into force of a new National Code of Practice under the Telecommunications Act 1997, meant that Draft Amendment 18 required considerable change. It has been replaced by Draft Amendment 21 - Policies for Telecommunications Facilities, which has been certified pending further public consultation which is scheduled to commence in early 1999.

Queries concerning the withdrawal of Draft Amendments 15 and 18 should be directed to:

John Bolton
Director, National Capital Plan
National Capital Authority
GPO Box 373
CANBERRA ACT 2601
(telephone 6271 2816, Email john.bolton@natcap.gov.au)



9611235

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) David James Triston-Rattay is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) David James Triston-Rattay proposes to acquire an interest in Australian urban land as described in the notice furnished on 23 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, 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 23 rd day of Nwember 1998.

General Manager

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Cheng Toon Wah and Leong Ngiap Qhi are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Cheng Toon Wah and Leong Ngiap Qhi propose to acquire an interest in the Australian urban land as specified in the notice furnished on 21 July 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) Cheng Toon Wah and Leong Ngiap Qhi 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

2350

day of

Nivember

1998.

gamme Jusphy

General Manager

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Darwin International Trade Pty Ltd is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Darwin International Trade Pty Ltd has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Peter Costello, Treasurer, being satisfied that the acquisition by Darwin International Trade Pty Ltd of the interest in the Land is contrary to the national interest, DIRECT, pursuant to subsection 21A(4) of the Act, Darwin International Trade Pty Ltd 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

day o

1998

Treasurer

SCHEDULE

Land known as 14 Exmouth Court, Leanyer in the Northern Territory being Lot 5951 Town of Sanderson, Plan 83/220 and contained in Certificate of Title Volume 522 Folio 081

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Jutta Irene Rathgeber and Helmut Karl Rathgeber-Muller are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Jutta Irene Rathgeber and Helmut Karl Rathgeber-Muller have acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Peter Costello, Treasurer, being satisfied that the acquisition by Jutta Irene Rathgeber and Helmut Karl Rathgeber-Muller of the interest in the Land is contrary to the national interest, DIRECT, pursuant to subsection 21A(4) of the Act, Jutta Irene Rathgeber and Helmut Karl Rathgeber-Muller to dispose of the interest in the Land by midnight (Canberra time) 30 April 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

day of

Treasurer

SCHEDULE

Land known as Lots 81 and 82 of P/S 302526 and also Lot 83 of P/S 302527A, Parish of Phillip Island, Town of Cowes in the State of Victoria being all the Land now contained in Certificate of Title Volume 10400 Folio 147.

GAZETTE NOTICE

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

In exercise of the powers and functions delegated to me by the Treasurer by instrument of delegation signed 8 April 1998, I, Charles Roderick Kemp, hereby declare that the following person is an Offshore Banking Unit from the date of this declaration.

The Toronto-Dominion Bank

Dated this

day of Levlen 1998

CHARLES RODERICK KEMP

Assistant Tressurer

9611237

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
TD 98/27	Income tax: is a deduction allowable to complying superannuation funds under section 279 of the Income Tax Assessment Act 1936, for insurance premiums attributable to the provision of benefits for members in the event of temporary disability longer than two years?	Determines the extent to which insurance premiums are deductible under section 279 for complying superannuation funds.
TR 98/18	Income tax; section 218 notices and sales of secured property.	Ruling clarifies the circumstances in which the Commissioner relies upon statutory power to require, by notice, the payment of the purchase price of mortgaged property to the Commissioner rather than to the holder of the security over the property.
TR 98/19	Income tax: PPS deduction exemption certificates and reporting exemption approvals.	Ruling explains how the tests in Division 3A are applied in deciding whether to issue a deduction exemption certificate or exemption approval, when these may be revoked, and appeal rights available to the payee.
TR 98/20	Income tax: PPS deduction variation certificates.	Ruling explains the process for making applications for a deduction variation certificate, how the tests in Division 3A are applied in deciding whether to issue the certificate, the circumstances in which the Commissioner may revoke a certificate and appeal rights available to a payee.
TR 98/21	Income tax: withholding tax implications of cross border leasing arrangements.	Ruling explains the withholding tax issues that arise in cross border equipment leasing arrangements in respect of payments made by an Australian resident lessee to a non-resident lessor.

9611238

Veterans' Affairs



NOTICE OF INVESTIGATION

Section 196G of the Veterans' Entitlements Act 1986

The Authority gives notice under section 196G of the Veterans' Entitlements Act 1986 (the Act) that it intends to carry out an investigation in respect of cluster headache, particularly in relation to physical trauma to the head or neck following a decision of the Authority to investigate this condition under section 196B(4) of the Act:

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

- . any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of this investigation on 9 March 1999.

Under the Veterans' Entitlements Act 1986, the RMA is required to find out whether there is sound medical-scientific evidence about cluster headache, particularly in relation to physical trauma to the head or neck. Persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the RMA Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than

29 January 1999.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DOI THE CHAIRMAN

The Repatriation Medical Instantity

CPO Per 1014

26/11/98

GPO Box 1014 BRISBANE, QLD 4001 Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the Veterans' Entitlements Act 1986

The Repatriation Medical Authority gives notice under section 196G of the Veterans' Entitlements Act 1986 (the Act) that it intends to carry out an investigation in respect of migraine or tension type headache, particularly in relation to physical trauma to the head or neck, following a decision of the Authority to investigate the above conditions under section 196B(7) of the Act.

This investigation will be carried out in the context of Statements of Principles concerning migraine (Instrument Nos.3 and 4 of 1996) and Statements of Principles concerning tension headache (Instrument Nos,259 and 260 of 1995).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

- any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- · the Repatriation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of this investigation on 9 March 1999.

Under the Veterans' Entitlements Act 1986, the RMA is required to find out whether there is a body of new sound medical-scientific evidence about migraine or tension type headache, particularly in relation to physical trauma to the head or neck. Persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the RMA Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than

mann

29 January 1999.

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

26/11/98

The Repatriation Mathematical The Repatriation Mathematical The Repatriation Mathematical Telephone: (07) 3831 7155



Gazette

No. S 543 Friday 13 November 1998 Produced by AusInfo Canberra

SPECIAL

TERRITORY OF COCOS (KEELING) ISLANDS

NOTIFICATION OF THE MAKING OF AN ORDINANCE

The following Ordinance of the Territory of Cocos (Keeling) Islands has been made and copies may be obtained from the Legislation Policy and Support Section. Department of Transport and Regional Services. Level 4, 111 Alinga Street. Canberra, ACT

Number and year of Ordinance

Short title of Ordinance

No. 4 of 1998

Imprisonment and Custody of Offenders Ordinance 1998



TERRITORY OF CHRISTMAS ISLAND

NOTIFICATION OF THE MAKING OF AN ORDINANCE

The following Ordinance of the Territory of Christmas Island has been made and copies may be obtained from the Legislation Policy and Support Section. Department of Transport and Regional Services. Level 4. 111 Alinga Street. Canberra. ACT

Number and year of Ordinance	Short title of Ordinance
No. 4 of 1998	Imprisonment and Custody of Offenders Ordinance 1998



Commonwealth of Australia

Gazette

No. S 552, Monday, 23 November 1998

Published by AusInfo, Canberra

SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

The following forms (Forms 1 to 4) are approved under section 245 of the Commonwealth Electoral Act 1918 for purpose of notifying electors of their apparent failure to vote at an election.

Form 1 [EF043(a)] is the front page of the first penalty notice for use in all States and Territories.

Form 2 [EF043(b)] is the front page of the second penalty notice (final notice) for use in all States and Territories.

Form 3 [EF043(r)] is the reverse of Forms 1 and 2, and is for use in all Territories and States excluding Western Australia.

Form 4 [EF043(rw)] is the reverse of Forms 1 and 2, and is for use in Western Australia only.

[Form 1]

Dear (insert elector/name)

Apparent Failure to Vote

I am writing to you as, according to my records, it appears that you failed to vote at the (insert electoral event and date).

To resolve this matter, please complete the form on the back of this notice. Please note that if you are absent or incapacitated someone else can complete the form on your behalf.

If you did vote, please provide details on the form so that the voting records can be rechecked, and corrected if necessary. If you did not vote but believe that you have a valid and sufficient reason for not voting, please provide that reason.

If you did not vote and wish to finalise the matter, please pay the penalty of \$20 to the Australian Electoral Commission. This payment will fully discharge your liability.

Under provisions of the *Commonwealth Electoral Act 1918* it is an offence to fail to vote at an election without a valid or sufficient reason. The penalty for failing to vote is \$20 if paid to the Australian Electoral Commission or a maximum of \$50 (plus any court costs) if the matter is dealt with by a court. Please note that if you do not reply to this notice the matter will be referred to a court.

Please return this form by (*insert date*). Should you require any further information, please phone the Commission on (*insert phone details*). Thank you for your co-operation.

Yours faithfully

Divisional Returning Officer

Commonwealth Electoral Act 1918 Penalty Notice under section 245 EF043(b)

AUSTRALIAN ELECTORAL COMMISSION

[Form 2]

Dear (insert elector/name)

Apparent Failure to Vote - Final Notice

I wrote to you on (insert date) concerning your apparent failure to vote at the (insert electoral event and date).

To date I have not received a response.

To resolve this matter, please complete the form on the back of this notice. Please note that if you are absent or incapacitated someone else can complete the form on your behalf.

If you did vote, please provide details on the form so that the voting records can be rechecked, and corrected if necessary. If you did not vote but believe that you have a valid and sufficient reason for not voting, please provide that reason.

If you did not vote and wish to finalise the matter, please pay the penalty of \$20 to the Australian Electoral Commission. This payment will fully discharge your liability.

As advised in my previous letter, under provisions of the *Commonwealth Electoral Act 1918* it is an offence to fail to vote at an election without a valid or sufficient reason. The penalty for failing to vote is \$20 if paid to the Australian Electoral Commission or a maximum of \$50 (plus any court costs) if the matter is dealt with by a court.

If you do not reply to this notice by (insert date) the matter will be referred to a court.

Should you require any further information, please phone the Commission on (insert phone details). Thank you for your co-operation.

Yours faithfully

Divisional Returning Officer

Commonwealth Electoral Act 1918 Penalty Notice under section 245 EF043(b)

AUSTRALIAN ELECTORAL COMMISSION

[Form 3]

Your enrolment as at Polling Day was:

Please complete	sections 1, 2 and 3 and return in the envelope provided. PLEASE PRINT.
Section 1	Name (if different to above) Daytime phone number (if convenient) ()
	Current residential address (if different to above)
Section 2	When answering section 2, complete either A, B or C.
	If you DID vote, complete this part.
	EITHER Write the location of the polling place where you voted
	OR Tick the box if you voted by post
OR	If you DID NOT vote and believe you have a valid and sufficient reason, complete this part. (You will be advised if the reason you give is not acceptable).
	I did not vote because (attach a separate sheet if required)
OR	If you DID NOT vote and wish to pay the penalty of \$20 and finalise the matter, complete this part. Method of payment: Cash (in person ONLY—do not send money in the post) Cheque or money order (made payable to 'Collector of Public Monies')
	Note: Payment of the \$20 penalty fully discharges any liability in relation to your apparent failure to vote. No further proceedings can be taken against you and you will not be regarded as having been convicted of an offence. However, if for any reason your cheque is not honoured by your bank, it will be deemed that payment of the penalty has not been made.
Section 3	Signature of elector or person acting on elector's behalf
ç	Name of person acting on elector's behalf (if applicable)

4 Special Gazette

AUSTRALIAN ELECTORAL COMMISSION

[Form 4]

Your enrolment as at Polling Day was:

Please complete	sections 1, 2 and 3 and return in the envelope provided. PLEASE PRINT.
Section 1	Name (if different to above)
	Daytime phone number (if convenient) ()
	Current residential address (if different to above)
Section 2	When answering section 2, complete either A, B or C.
	A If you DID vote, complete this part.
	EITHER Write the location of the polling place where you voted
	OR Tick the box if you voted by post
OR	If you DID NOT vote and believe you have a valid and sufficient reason, complete this part. (You will be advised if the reason you give is not acceptable).
	I did not vote because (attach a separate sheet if required)
OR	If you DID NOT vote and wish to pay the penalty of \$20 and finalise the matter, complete this part.
	Method of payment: Cash (in person ONLY—do not send money in the post)
	Cheque or money order (made payable to 'Collector of Public Monles')
	Credit card (complete credit card deduction authority below)
	Bankcard Mastercard Visa Expiry date
	Card number Amount \$20.00
	Cardholder's name Cardholder's signature
	Note: Payment of the \$20 penalty fully discharges any fiability in relation to your apparent failure to vote. No further proceedings can be taken against you and you will not be regarded as having been convicted of an offence. However, if for any reason your cheque is not honoured by your bank, it will be deemed that payment of the penalty has not been made.
Section 3	Signature of elector or person acting on elector's behalf / /
	Name of person acting on elector's behalf (if applicable)



Commonwealth of Australia

Gazette

No. S 553 Tuesday 24 November 1998 Produced by AusInfo Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA National Health Act 1953 PHARMACEUTICAL BENEFITS DETERMINATIONS UNDER SECTIONS 85, 85A AND 88

- I. BRETT ANTHONY LENNON, Assistant Secretary, Pharmaceutical Benefits Branch, Department of Health and Aged Care and Delegate of the Minister for Health and Aged Care. pursuant to sections 85, 85A and 88 of the National Health Act 1953, hereby make the following Determinations:
- 1. These Determinations shall come into operation on 1 December 1998.
- 2. The Determinations under sections 85, 85A and 88 of the National Health Act 1953 made on 14 October 1998 with effect from 1 November 1998 are, in these Determinations, referred to as the Principal Determinations.
- 3. Paragraph 14 of the Principal Determinations is amended:
 - (a) by inserting, after the details in respect of "Novartis Pharmaceuticals Australia Ptv Ltd", the following details:

Manufacturer's Name: "Orphan Australia Pty Ltd"

(b) by omitting the following details:

Letters: "VH"

Manufacturer's Name: "Virgo Heaithcare Pty Ltd"

- 4. The First Schedule—Part 1 to the Principal Determinations is amended:
 - (a) by omitting the maximum quantity "120" in respect of "Tetrabenazine" and substituting "112";
 - (b) by omitting the brand "VH" in respect of "Tetrabenazine" and substituting "OA".

Dated this 20th

day of November

1998.

BRETT ANTHONY LENNON Assistant Secretary

Pharmaceutical Benefits Branch Department of Health and Aged Care Delegate of the Minister for Health and Aged Care



Commonwealth of Australia

Gazette

No. S 554 Wednesday 25 November 1998 Produced by Ausinfo Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF A STATUTORY RULE

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Fishing Levy Act 1991 and Fisheries Management Act 1991	Fishing Levy Regulations 1998	1998 No. 314





Gazette

No. S 555 Wednesday 25 November 1998 Produced by AusInfo Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Citadin Pty Limited is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Citadin Pty Limited proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 22 October 1998 under section 26A of the Act:

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

- (i) Citadin Pty Limited proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

day of

1998.

Treasurer



Commonwealth of Australia

Gazette

No. S 556 Wednesday 25 November 1998 Produced by AusInfo Canberra

SPECIAL



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following amendments to Civil Aviation Orders Part 105 will become effective on 25 November 1998.

AD/JETSTREAM/82 - Nose Wheel Steering - Inspection - CANCELLED

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

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

Phone:

02 6217 1854

Fax:

02 6217 1991

E-Mail:

ERNST_O@CASA.GOV.AU

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

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Commonwealth of Australia

Gazette

No. S 557, Thursday, 26 November 1998

Published by AusInfo, Canberra

SPECIAL

NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 547 of 1998 Kevin Francis Lowther will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.

NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 546 of 1998 Graeme Vincent Rough will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.

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NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 548 of 1998 Peter James Pengilly will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.

NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 549 of 1998 Thomas David Jenkins will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.

NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 550 of 1998 Michael Peter Tortoni will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.

NOTICE OF APPLICATION UNDER SECTION 246AA OF THE CORPORATIONS LAW IN THE FEDERAL COURT OF AUSTRALIA

VICTORIA DISTRICT REGISTRY

NOTICE OF APPLICATION RELATING TO AUSTRALIAN STOCK EXCHANGE LIMITED AUSTRALIAN COMPANY NUMBER: 008 624 691

In Proceedings No. 545 of 1998 Peter Bruce Wenzel will apply to the Federal Court of Australia at 9.30 am on 4 December 1998 at 450 Little Bourke Street for orders under section 246AA of the Corporations Law in respect of the above company.

Subject to the Rules, the Registrar of the Court will permit a contributory, member, creditor or officer of the company to inspect the application and any affidavit in relation to the application and will provide a copy of the application and of any affidavit in relation to the application to a contributory, member, creditor or officer of the company on payment of the prescribed fee. The applicant's address for service is C/- William Abbott & Associates, Solicitors, Level 11, 100 Collins Street, Melbourne, Vic 3000.

Any person intending to appear at the directions hearing must file a notice of appearance in Form 79 and serve that notice of appearance on the applicant at its address for service shown above not later than 2 days before the date appointed for directions.



Gazette

No. S 558 Thursday 26 November 1998 Produced by Ausinfo Canberra

SPECIAL

CORPORATIONS LAW

NOTICE OF VOLUNTARY LIQUIDATION SECTION 491(2)

GOODHUM PTY LTD ACN 003 899 849 (In Liquidation)

The following resolutions were passed at a General Meeting of Members held on $30.09.199 \circ$.

"THAT the company is not carrying on business, the company be wound up as a Members Voluntary Liquidation and that the assets of the company may be distributed in whole or in part to the members in specie or kind should the liquidators so desire and that Mr. William S. W. Ng be appointed liquidator."

DATED this 30 September 1998.

William S. W. Ng Liquidator, Partlett, Chave & Rowland - Baulkham Hills Suite 22, 35 Old Northern Road Baulkham Hills , NSW 2153

(One insertion in the Commonwealth Government Gazette, next available issue)





Commonwealth of Australia

Gazette

No. S 559 Thursday 26 November 1998 Produced by AusInfo Canberra

SPECIAL

TERRITORY OF COCOS (KEELING) ISLANDS

NOTIFICATION OF THE MAKING OF REGULATIONS

The following Regulations of the Territory of Cocos (Keeling) Islands have been made and copies may be obtained from the Legislation Policy and Support Section. Department of Transport and Regional Development, Level 6, 1 Bowes Place. Woden. ACT.

Act under which the Regulation was made	Description of the Regulation	Year and number of the Regulation
Tobacco Sellers Licensing Act 1975 (W.A.) (C.K.I.)	Business Franchise (Tobacco) Amendment Regulations 1998 (W.A.) (C.K.I.) Amendment Regulations 1998 (No. 1)	1998 No. 1
Liquor Licensing Act 1988 (W.A.) (C.K.I.)	Liquor Licensing Regulations 1989 (W.A.) (C.K.I.) Amendment Regulations 1998 (No. 1)	1998 No. 2



TERRITORY OF CHRISTMAS ISLAND

NOTIFICATION OF THE MAKING OF REGULATIONS

The following Regulations of the Territory of Christmas Island have been made and copies may be obtained from the Legislation Policy and Support Section, Department of Transport and Regional Development, Level 6, 1 Bowes Place, Woden, ACT.

Act under which the Regulation was made	Description of the Regulation	Year and number of the Regulation
Tobacco Sellers Licensing Act 1975 (W.A.) (C.I.)	Business Franchise (Tobacco) Amendment Regulations 1998 (W.A.) (C.I.) Amendment Regulations 1998 (No. 1)	1998 No. 1
Liquor Licensing Act 1988 (W.A.) (C.I.)	Liquor Licensing Regulations 1989 (W.A.) (C.I.) Amendment Regulations 1998 (No. 1)	1998 No. 2



Gazette

SPECIAL

No. S 560 Thursday 26 November 1998 Produced by AusInfo Canberra

INSTRUMENT NO. R36/98



PUBLIC ROADS ACT 1902 (NSW)

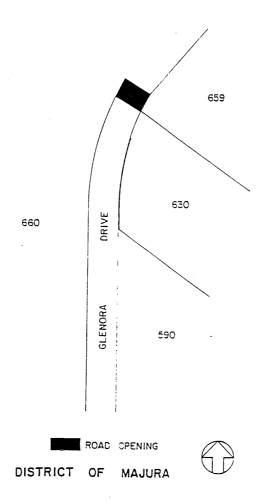
NOTICE OF DECLARATION OF A PUBLIC ROAD

Pursuant to section 18 of the Public Roads Act 1902 (NSW) I declare that the land described below, shall be a public road.

LINCOLN JAMES HAWKINS Delegate of the Minister

The land adjacent to Blocks 659 and 660 known as Glenora Drive in the District of Majura, shown in a thick black line on the plan annexed hereto.





This is the plan annexed to Instrument No. R36/98 signed on this 20Th day of 00006er, 1998.

Delegate's Initials

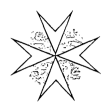


Commonwealth of Australia

Gazette

No. S 561 Friday 27 November 1998 Produced by AusInfo Canberra

SPECIAL



THE MOST VENERABLE ORDER OF THE HOSPITAL OF ST. JOHN OF JERUSALEM

THE PRIORY IN AUSTRALIA

The following have been admitted to, or promoted in, The Order of St John

Knight

Professor Francis Alfred Billson. AO Dr Glyn Anthony Davies, AM, RFD. ED Donald Leslie Fraser Dr Alan Charles Grice

Dame

Lynette Ann Dansie Margaret Isabel Switzer

Commander

Lynnette Allen-Brown, AM
Martin Charles Brian Bonsey
Dr Franklin Herbert Bridgewater
Beryl Eileen Granger
Stewart Roy Granger
Joyce Olive James
Brigadier Peter John Anthony Evans
Vincent John Little
Rebecca McEwan
Debbie Jane Nilsson
Peter James Poole
Christine Purdie

Officer

Timothy John Duncan Elizabeth Anne Dyer Rex Warner Dyer Fay Ellen Gleave Francis Edwyn Swinnerton Keiller, MBE Anne Winifred Lomas Peter Wayne Lorimer
Jan Olive McLean
Patricia Anne McQuillen
Herbert George O'Neill
Abner Rupert James Paine
Lynne Marea Panayiotis
Gordon William Robins
Kay Straede
Elke Wittesch Unger
Peter Stuart Wood
Sheryl Lesley Wood
Dr Christopher John Zeitz

Serving Brother

Gregory Robin Baird Darryl Wayne Beaton David Stanley Bryant Gary Stephen Burke Leo James Cartwright Neil Robert Caughey Peter John Corkhill Graeme George Gee James Francis Havdock Simon Warwick Hughes Athol Charles Johnson Darren James Johnson Leonard John Johnston Terry Jongen Phillip Allan King Malcolm David Little Ivan Anthony Trevor Lloyd Leonard Reginald Martin



lan Grayden McPherson Allan Arthur McSwain Anthony Joseph Mesman Donald Sydney Owen David John Quill Vaughan Martin Smith Reinald Ter Horst Murdoch Alfred Wales

Serving Sister .

Dorothy Margaret Burns Lesley Kathleen Collins Kathleen Anne Crofts Mary Patricia Dolan
Elsa Drage
Lorraine Edna Griffin
Pauline June Harris
Pamela Joan Jenkinson
Fay Jensen
Georgina Florence Luckman
Maxine June Martin
Jill Cheryl Murray
Patricia Helen Wade
Sheila Maureen Warren
Susan Onlea Webster
Mary Ann Wilkinson