



# Commonwealth of Australia

# Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 9 December 1998

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## 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.

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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.

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Brisbane: City Plaza, cnr Adelaide and  
George Streets, tel. (07) 3229 6822,  
fax (07) 3229 1387

Canberra: 10 Mort Street, tel. (02) 6247 7211,  
fax (02) 6257 1797  
Hobart: 31 Criterion Street, tel. (03) 6234 1403,  
fax (03) 6234 1364  
Melbourne: 190 Queen Street, tel. (03) 9670 4224,  
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(off Macquarie Street),  
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Capital Territory Ordinances and Regulations, and other  
Commonwealth Government publications may also be  
purchased at these addresses.

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

Gazette number	Date of Publication	Subject
P1	16.1.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 30.11.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 31.12.97
P2	16.1.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P3	27.1.98	Road Vehicle (National Standards) Determination No. 2 of 1997
P4	20.2.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.12.97 to 30.12.97 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.97 to 31.11.97
P5	27.2.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P6	13.3.98	Amendment No. 38 to the Food Standards Code.
P7	3.4.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of Permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.98 to 28.2.98 and 1.11.97 to 31.12.97
P8	24.4.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P9	29.4.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P10	29.5.98	<i>Great Barrier Reef Marine Park Authority</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.98 to 30.5.98 not previously gazetted and for the period 1.3.98 to 31.3.98 not previously gazetted
P11	9.6.98	Notice by the Australian Securities Commission of intention to deregister defunct companies.
P12	3.7.98	Notice of intention to deregister defunct companies
P13	23.7.98	Amendment No. 39 to the Food Standards Code.
P14	24.7.98	Australian Public Service. Conditions of entry and advancement 1998.
P15	24.7.98	Tariff Cheese Quota.
P16	24.7.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 May 1998 to 31 May 1998 and not previously gazetted; and for period 1 April to 30 April 1998; and for period 1 June to 30 June 1998.
P17	24.7.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P18	3.8.98	Road Vehicle (National Standards) Determination No. 1 of 1998
P19	11.8.98	Australian Securities & Investments Commission Money or Property Unclaimed by Dissenting Shareholders
P20	13.8.98	Amendment No. 40 to the Food Standards Code.
P21	14.9.98	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws

Gazette number	Date of Publication	Subject
P22	11.9.98	ASIC Deregistration Notice by the Australian Securities Commission of intention to deregister defunct companies.
P23	17.9.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 1998 to 31 July 1998 and not previously gazetted
P24	23.10.98	Instruments made under Part VII of the <i>National Health Act 1953</i>
P25	27.10.98	<i>Australian Heritage Commission Act 1975</i> Notice of intention to enter places in the register of the National Estate. Notice of entry into the National Estate. Notice of decision not to enter places and parts of places in the Register of the National Estate. Notice of intention to remove places or parts of places from the Register of the National Estate. Notice of removal of the Register. Notice of variation of boundary of Registered Place.
P26	23.10.98	Notice by ASIC of intention to deregister defunct companies.
P27	17.11.98	<i>Australian Heritage Commission Act 1975</i> 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	<i>Great Barrier Reef Marine Park Act 1975</i> 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.

# Government Departments

## Agriculture, Fisheries and Forestry



Australian Fisheries Management Authority


### FISHERIES MANAGEMENT REGULATIONS

### LOGBOOK NOTICE NO. SETL 02

### LOGBOOKS FOR THE SOUTH EAST TRAWL FISHERY

I, Frank Meere, delegate of the Australian Fisheries Management Authority, make the following determination under subregulations 32 (1) and (3) of the Fisheries Management Regulations.

Dated 4 December 1998.

  
Acting Managing Director of the  
Australian Fisheries Management Authority

#### Citation

1. This determination may be cited as Logbook Notice No. SETL 02.

#### Commencement

2. This determination commences on 24 December 1998.

#### Interpretation

3. In this determination:

"AFMA approved weigh station" means a fish weighing station for which approval has been received from AFMA to weigh fish using an electronic scales keyboard;

"Commonwealth boat" means an Australian boat nominated on a fishing permit which is granted under section 32 of the *Fisheries Management Act 1991* and which allows fishing to be carried on by the method of trawling;

"distinguishing mark" in relation to a form of logbook, means the marking by which the logbook can be distinguished from AFMA's other forms of logbook;

"electronic scales keyboard" means electronic scales linked to a computer keyboard in a manner approved by AFMA from time to time;

"EST02 Electronic Catch Disposal Record" means the form of logbook produced by an electronic scales keyboard for which:

- (a) the title is "Electronic Catch Disposal Record"; and
- (b) the distinguishing mark is "EST02";

"SEF1A Daily Catch Log" means the form of logbook published by AFMA in January 1996, for which:

- (a) the title is "South East Fishery - Trawl Sector - Daily Catch Log"; and
- (b) the distinguishing mark is "SEF1A";

"SEF2A Catch Disposal Record" means the form of logbook published by AFMA in January 1996, for which:

- (a) the title is "Catch Disposal Record for South East Fishery"; and



(b) the distinguishing mark is "SEF2A";

"SEF3A Transit Form" means the form of logbook published by AFMA in January 1996, for which:

(a) the title is "South East Fishery - Transit Form"; and

(b) the distinguishing mark is "SEF3A".

[Note: Terms defined in the *Fisheries Management Act 1991* and the *Fisheries Management Regulations* have the same meanings in this determination.]

#### **Which logbooks must be used?**

4. When any kind of fish is taken by trawling or seining (except purse-seining) using a Commonwealth boat in the South East Trawl Fishery:

- (a) the SEF1A Daily Catch Log must be used to record information about the taking of the fish;
- (b) except where the fish is taken to an AFMA approved weigh station at which there is a functioning electronic scales keyboard:
  - (i) the SEF2A Catch Disposal Record must be used to record information about the sale or disposal of the fish; and
  - (ii) where the fish is taken by more than one vehicle from the boat to the first person who receives them after they have been landed - the SEF3A Transit Form must be used to record information about the carrying of the fish; and
- (c) where the person takes the fish to an AFMA approved weigh station, the EST02 Electronic Catch Disposal Record must be used to record information about the sale or disposal of the fish.

#### **When must the logbooks be used?**

5. Subregulations 33(1), 33(2) and 33(3) of the *Fisheries Management Regulations* apply:

- (a) in respect of the SEF1A Daily Catch Log;
- (b) in respect of the SEF2A Catch Disposal Record; and
- (c) in respect of the SEF3A Transit Form.
- (d) in respect of the EST02 Electronic Catch Disposal Record.

during the period beginning on 24 December 1998 and ending at the end of 1 July 2001.

#### **Where can copies of the logbooks be obtained?**

6. Copies of the SEF1A Daily Catch Log, the SEF2A Catch Disposal Record and the SEF3A Transit Form can be obtained during ordinary business hours from the Australian Fisheries Management Authority, 3<sup>rd</sup> Floor John Curtin House, 22 Brisbane Avenue, Barton, ACT 2600. Copies of the EST02 Electronic Catch Disposal Record are produced by an electronic scales keyboard at an AFMA approved weigh station.

#### **Revocation of Logbook Notice No. SETL 01**

7. Logbook Notice No. SETL01, published in Gazette No. S 489 on 16 December 1996 is revoked.

## COMMONWEALTH OF AUSTRALIA

*Australian Meat and Live-stock Industry  
(Repeals and Consequential Provisions) Act 1997*

## DETERMINATION

I, GREGORY ROBERT READ, an officer of the Department of Primary Industries and Energy authorised in writing by the Minister for Primary Industries and Energy for the purposes of Part 3 of Schedule 5 of the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*, hereby make the following determinations pursuant to item 12(1) and item 17(1) of Schedule 5 of that Act.

**1. Definitions**

1.1 Unless the context otherwise requires, words and phrases used in this determination which are defined in the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* for the purpose of Part 3 of Schedule 5 of that Act have the same meaning when used in this determination.

1.2 In addition, unless the context otherwise requires:

'Act' means the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*;

'Conditions' means the conditions set out in Schedule B;

'Contract' means any contract recorded in the Research and Development Contract Register of MRC immediately prior to the commencement time, but does not include a contract specified in Schedule A;

'Effective Date' means the day on which this determination is made;

'MRC' means the Meat Research Corporation;

'Schedule' means a schedule to this determination; and

'Specified Instrument' means a Contract and an instrument relating to a Contract, but does not include:

(a) a statute, or an instrument made, granted or issued under a statute;

(b) a statutory licence, permit or other authority; or

(c) a register kept by an official under a Commonwealth, State or Territory law.

1.3 A reference in this determination to an item is to an item in Schedule 5 of the Act.

**2. Determinations under item 12(1)**

2.1 On the Effective Date:

(a) each asset which arises under a Contract on, before or after the Effective Date becomes an asset of MLA, subject to the Conditions; and

(b) each liability which arises under a Contract after the Effective Date becomes a liability of MLA, subject to the Conditions.

**3. Determination under item 17(1)**

3.1 Each Specified Instrument continues to have effect according to its tenor as if a reference in the instrument to MRC was a reference to MLA.

DATED this Tuesday 21<sup>st</sup> day of July 1998



GREGORY ROBERT READ  
Assistant Secretary, Meat and Livestock Branch

**SCHEDULE A****(Excluded contracts)**

The following contracts, as referenced in the Research and Development Contract Register of MRC:

<u>Project Number</u>	<u>Title</u>
CP.001	The use of electronic communication in the meat industry
CS.245	Side Boning for Chilled Beef
QUT.004	Determination, analysis and optimisation of quality cost components as a basis for enterprise agreements and workplace reform in meat processing establishments
RPDE.102	A comparative study of determinants of national competitiveness in Australia, USA, Denmark and the Netherlands
MSCS.002	Consumer Food Safety and Food Safety Campaigns
MSCS.003	Preparation and Distribution of Food Safety Newsletter - Quantum Leap
MSHE.001	Technical information service for the microbiological food safety key program

## SCHEDULE B

### CONDITIONS

MLA must use and dispose of the assets and liabilities transferred under this determination:

- (a) in accordance with and to achieve the purposes of:
  - (i) the MoU and MISP;
  - (ii) the Business and Operating Plans; and
  - (iii) any Undertaking;
- (b) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.

In these Conditions:

**'Business Plan'** means a business plan prepared by MLA in accordance with the MoU;

**'Deed'** means the deed of agreement between MLA and the Commonwealth of Australia dated 30 June 1998 in respect of the assets and liabilities transferred to MLA under this determination;

**'MISP'** means the Meat Industry Strategic Plan referred to in the MoU;

**'MoU'** means the Memorandum of Understanding in relation to the Australian meat and livestock industry agreed on 27 April 1998 to which the Commonwealth of Australia and MLA are parties, and includes the MoU as amended or replaced from time to time;

**'Operating Plan'** means an operating plan prepared by MLA in accordance with the MoU; and

**'Undertaking'** means any Undertaking as defined in the Deed.

**COMMONWEALTH OF AUSTRALIA*****Australian Meat and Live-stock Industry  
(Repeals and Consequential Provisions) Act 1997*****DETERMINATION**

I, GREGORY ROBERT READ, an officer of the Department of Primary Industries and Energy authorised in writing by the Minister for Primary Industries and Energy for the purposes of Part 3 of Schedule 5 of the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*, hereby make the following determinations pursuant to item 12(1) and item 17(1) of Schedule 5 of that Act.

**1. Definitions**

1.1 Unless the context otherwise requires, words and phrases used in this determination which are defined in the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* for the purpose of Part 3 of Schedule 5 of that Act have the same meaning when used in this determination.

1.2 In addition, unless the context otherwise requires:

‘Act’ means the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*;

‘AMLC’ means the Australian Meat and Live-stock Corporation;

‘Conditions’ means the conditions set out in Schedule D;

‘Contract’ means any contract to which AMLC, MRC or MIC was a party immediately prior to the commencement time, but does not include a contract specified in Schedule C;

‘Effective Date’ means the day on which this determination is made;

‘MIC’ means the Meat Industry Council;

‘MLA’ means Meat and Livestock Australia Limited ACN 081 678 364;

‘MRC’ means the Meat Research Corporation;

‘Schedule’ means a schedule to this determination;

‘Specified Asset’ means an asset specified in Part 1 of Schedule A, but does not include an asset specified in Part 2 of Schedule A;

‘Specified Instrument’ means an instrument relating to:

(a) a Specified Asset; or

(b) a Specified Liability;

but does not include:

- (c) a statute, or an instrument made, granted or issued under a statute;
- (d) a statutory licence, permit or other authority; or
- (e) a register kept by an official under a Commonwealth, State or Territory law;

'Specified Liability' means a liability specified in Part 1 of Schedule B, but does not include a liability specified in Part 2 of Schedule B.

1.3 A reference in this determination to an item is to an item in Schedule 5 of the Act.

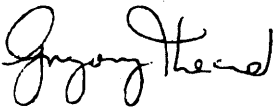
2. Determinations under item 12(1)

- 2.1 Each Specified Asset becomes an asset of MLA on the Effective Date, subject to the Conditions.
- 2.2 Each Specified Liability becomes a liability of MLA on the Effective Date, subject to the Conditions.

3. Determination under item 17(1)

- 3.1 Each Specified Instrument continues to have effect according to its tenor as if a reference in the instrument to AMLC, MIC or MRC was a reference to MLA.

DATED this *Tuesday* *7<sup>th</sup>* day of *July* 1998



GREGORY ROBERT READ  
Assistant Secretary, Meat and Livestock Branch

**SCHEDULE A****PART 1****(Specified Assets)**

All assets of AMLC, MRC and MIC vested in the Commonwealth under item 11(1), including without limitation all fitout or leasehold improvements in the building referred to in paragraph (d) of Part 2 of this Schedule.

**PART 2****(Excluded Assets)**

The following assets of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) all assets of AMLC used exclusively in or for the business carried on by AMLC under the name AUSMEAT;
- (b) all shares or other rights or interests of AMLC or MRC in:
  - (i) Australian Meat Technology Pty Limited ACN 059 733 425;
  - (ii) CALM Services Pty Limited ACN 072 403 984;
- (c) all rights and interests of MRC in:
  - (i) the property known as Belmont Research Station situated approximately 20 kilometers north of Rockhampton, Queensland, on the Fitzroy River, and comprising an area of 3865 hectares;
  - (ii) the property known as Brian Pastures situated approximately 17 kilometers south-east of Gayndah, Queensland, and comprising a total area of 3830 hectares in two blocks on Baranbah Creek;including:
  - (iii) assets included in the asset registers of, or used exclusively at, those properties at commencement time; and
  - (iv) livestock recorded in the stock records of, or kept at, those properties at commencement time;
- (d) all rights and interests of AMLC in the land and building situated at 165 Walker Street, North Sydney;
- (e) all rights and interests of AMLC in assets of AMLC identified separately in the AMLC asset registers as belonging to the Statistics and Quota Administration function and Exporting Licence function;
- (f) any asset arising from pending proceedings to which AMLC, MRC or MIC was a party immediately before the commencement time in respect of which MLA is not substituted as a party under item 18(2);
- (g) assets under any Contract which relates exclusively to the matters in paragraphs (a) to (e) above.



## **SCHEDULE B**

### **PART 1**

#### **(Specified Liabilities)**

The following liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) accrued liabilities of AMLC, MRC or MIC as at 30 June 1998 to the amount recorded in the financial statements prepared in respect of AMLC, MRC and MIC for the financial year ending 30 June 1998;
- (b) any liability which arises after the Effective Date under a Contract other than a Contract specified in paragraph (f) of Part 2 of Schedule A;
- (c) subject to the operation of Part 4 of Schedule 5 of the Act, any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC, MRC or MIC immediately before the commencement time; and
- (d) any liability arising from pending proceedings to which AMLC, MRC or MIC was a party immediately before the commencement time in respect of which MLA is substituted as a party under item 18(2).

### **PART 2**

#### **(Excluded Liabilities)**

The following liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC, MRC or MIC immediately before the commencement time who transfer to AUSMEAT Limited ACN 082 528 881 or to the Commonwealth; and
- (b) any liability for rectification of contaminated tanks of the Belmont Research Station identified in paragraph (c)(i) of Part 2 of Schedule A.

**SCHEDULE A****PART 1****(Specified Assets)**

All assets of AMLC, MRC and MIC vested in the Commonwealth under item 11(1), including without limitation all fitout or leasehold improvements in the building referred to in paragraph (d) of Part 2 of this Schedule.

**PART 2****(Excluded Assets)**

The following assets of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) all assets of AMLC used exclusively in or for the business carried on by AMLC under the name AUSMEAT;
  - (b) all shares or other rights or interests of AMLC or MRC in:
    - (i) Australian Meat Technology Pty Limited ACN 059 733 425;
    - (ii) CALM Services Pty Limited ACN 072 403 984;
  - (c) all rights and interests of MRC in:
    - (i) the property known as Belmont Research Station situated approximately 20 kilometers north of Rockhampton, Queensland, on the Fitzroy River, and comprising an area of 3865 hectares;
    - (ii) the property known as Brian Pastures situated approximately 17 kilometers south-east of Gayndah, Queensland, and comprising a total area of 3830 hectares in two blocks on Baranbah Creek;
- including:
- (iii) assets included in the asset registers of, or used exclusively at, those properties at commencement time; and
  - (iv) livestock recorded in the stock records of, or kept at, those properties at commencement time;
- (d) all rights and interests of AMLC in the land and building situated at 165 Walker Street, North Sydney;
  - (e) all rights and interests of AMLC in assets of AMLC identified separately in the AMLC asset registers as belonging to the Statistics and Quota Administration function and Exporting Licence function;
  - (f) any asset arising from pending proceedings to which AMLC, MRC or MIC was a party immediately before the commencement time in respect of which MLA is not substituted as a party under item 18(2);
  - (g) assets under any Contract which relates exclusively to the matters in paragraphs (a) to (e) above.

## **SCHEDULE B**

### **PART 1**

#### **(Specified Liabilities)**

The following liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) accrued liabilities of AMLC, MRC or MIC as at 30 June 1998 to the amount recorded in the financial statements prepared in respect of AMLC, MRC and MIC for the financial year ending 30 June 1998;
- (b) any liability which arises after the Effective Date under a Contract other than a Contract specified in paragraph (f) of Part 2 of Schedule A;
- (c) subject to the operation of Part 4 of Schedule 5 of the Act, any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC, MRC or MIC immediately before the commencement time; and
- (d) any liability arising from pending proceedings to which AMLC, MRC or MIC was a party immediately before the commencement time in respect of which MLA is substituted as a party under item 18(2).

### **PART 2**

#### **(Excluded Liabilities)**

The following liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC, MRC or MIC immediately before the commencement time who transfer to AUSMEAT Limited ACN 082 528 881 or to the Commonwealth; and
- (b) any liability for rectification of contaminated tanks of the Belmont Research Station identified in paragraph (c)(i) of Part 2 of Schedule A.

**SCHEDULE C**  
**(Excluded contracts)**

**All research and development contracts of MRC at commencement time.**

## **SCHEDULE D**

### **CONDITIONS**

**MLA must use and dispose of the assets and liabilities transferred under this determination:**

- (a) in accordance with and to achieve the purposes of:**
  - (i) the MoU and MISP;**
  - (ii) the Business and Operating Plans; and**
  - (iii) any Undertaking;**
- (b) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.**

**In these Conditions:**

**'Business Plan'** means a business plan prepared by MLA in accordance with the MoU;

**'Deed'** means the deed of agreement between MLA and the Commonwealth of Australia dated 30 June 1998 in respect of the assets and liabilities transferred to MLA under this determination;

**'MISP'** means the Meat Industry Strategic Plan referred to in the MoU;

**'MoU'** means the Memorandum of Understanding in relation to the Australian meat and livestock industry agreed on 27 April 1998 to which the Commonwealth of Australia and MLA are parties, and includes the MoU as amended or replaced from time to time;

**'Operating Plan'** means an operating plan prepared by MLA in accordance with the MoU; and

**'Undertaking'** means any Undertaking as defined in the Deed.

## COMMONWEALTH OF AUSTRALIA

*Australian Meat and Live-stock Industry  
(Repeals and Consequential Provisions) Act 1997*

## DETERMINATION

I, TIMOTHY ALAN ROSEBY, an officer of the Department of Primary Industries and Energy authorised in writing by the Minister for Primary Industries and Energy for the purposes of Part 3 of Schedule 5 of the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*, hereby make the following determinations pursuant to item 13(1) and item 17(1) of Schedule 5 of that Act.

**1. Definitions**

1.1 Unless the context otherwise requires, words and phrases used in this determination which are defined in the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* for the purpose of Part 3 of Schedule 5 of that Act have the same meaning when used in this determination.

1.2 In addition, unless the context otherwise requires:

'Act' means the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*;

'AMLC' means the Australian Meat and Live-stock Corporation;

'AUS-MEAT' means AUS-MEAT Limited ACN 082 528 881;

'Contract' means any contract to which AMLC, MRC or MIC was a party immediately prior to the commencement time;

'Deed' means the deed between the Commonwealth of Australia and RMAC dated 29 September 1998 and includes the 'RMAC Scheme Rules' set out in schedule A to the Deed;

'Effective Date' means the day on which this determination is made;

'Excluded Contract' means a Contract specified in Schedule C;

'MIC' means the Meat Industry Council;

'MLA' means Meat and Livestock Australia Limited ACN 081 678 364;

'MRC' means the Meat Research Corporation;

'RMAC' means Red Meat Advisory Council Limited ACN 083 193 891;

'Schedule' means a schedule to this determination;

'Specified Asset' means an asset specified in Schedule A;

'Specified Instrument' means an instrument relating to:

(a) a Specified Asset; or

(b) a Specified Liability;

but does not include:

(c) a statute, or an instrument made, granted or issued under a statute;

(d) a statutory licence, permit or other authority; or

(e) a register kept by an official under a Commonwealth, State or Territory law;  
and

'Specified Liability' means a liability specified in Part 1 of Schedule B, but does not include a liability specified in Part 2 of Schedule B.

1.3 A reference in this determination to an item is to an item in Schedule 5 of the Act.

## 2. Determinations under item 13(1)

2.1 Each Specified Asset becomes an asset of RMAC on the Effective Date, to be used subject to the Deed.

2.2 Each Specified Liability becomes a liability of RMAC on the Effective Date, to be used subject to the Deed.

## 3. Determination under item 17(1)

3.1 Each Specified Instrument continues to have effect according to its tenor as if a reference in the instrument to AMLC, MIC or MRC was a reference to RMAC.

DATED this

*Twenty ninth*

day of

*September*

1998

A handwritten signature in dark ink, appearing to read 'J A Roseby', with a stylized, flowing script.

**TIMOTHY ALAN ROSEBY**

**First Assistant Secretary, Livestock & Pastoral Division**



## **SCHEDULE A**

### **Specified Assets**

The following assets of AMLC, MRC or MIC vested in the Commonwealth under item 11 (1):

(a) all rights and interests of MRC in:

- (i) the property known as Belmont Research Station situated approximately 20 kilometers north of Rockhampton, Queensland, on the Fitzroy River, and comprising an area of 3865 hectares;
- (ii) the property known as Brian Pastures situated approximately 17 kilometers south-east of Gayndah, Queensland, and comprising a total area of 3830 hectares in two blocks on Baranbah Creek;

including:

- (iii) assets included in the asset registers of, or used exclusively at, those properties at commencement time; and
  - (iv) livestock recorded in the stock records of, or kept at, those properties at commencement time;
- (b) all rights and interests of AMLC in the land and building situated at 165 Walker Street, North Sydney; and
- (c) assets under any Contract which relates exclusively to the matters in paragraphs (a) and (b) above.

**SCHEDULE B****Specified Liabilities****PART 1****(included liabilities)**

All liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1).

**PART 2****(excluded liabilities)**

The following liabilities of AMLC, MRC or MIC vested in the Commonwealth under item 11(1):

- (a) accrued liabilities of AMLC, MRC or MIC as at 30 June 1998 as recorded in the financial statements prepared in respect of AMLC, MRC and MIC for the financial year ending 30 June 1998;
- (b) any liability under an Excluded Contract;
- (c) any liability which arises after 7 July 1998 under any contract to which AMLC, MRC or MIC was a party immediately prior to the commencement time, other than a contract relating exclusively to:
  - (i) any assets of AMLC used exclusively in or for the business carried on by AMLC under the name AUSMEAT;
  - (ii) any rights and interests of MRC in the property known as Belmont Research Station situated approximately 20 kilometers north of Rockhampton, Queensland, on the Fitzroy River, and comprising an area of 3865 hectares or the property known as Brian Pastures situated approximately 17 kilometers south-east of Gayndah, Queensland, and comprising a total area of 3830 hectares in two blocks on Baranbah Creek;
  - (iii) any rights and interests of AMLC in the land and building situated at 165 Walker Street, North Sydney; or
  - (iv) any rights and interests of AMLC in assets of AMLC identified separately in the AMLC asset registers as belonging to the Statistics and Quota Administration function and Exporting Licence function;

- (d) any liability which arises after 21 July 1998 under any Contract recorded in the Research and Development Contract Register of MRC immediately prior to the commencement time, other than an Excluded Contract;
- (e) any liability which arises after 7 July 1998 under a Contract which relates exclusively to any assets of AMLC used exclusively in or for the business carried on by AMLC under the name AUSMEAT;
- (f) any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC, MRC or MIC immediately before the commencement time who transfer to AUSMEAT, MLA or the Commonwealth; and
- (g) any liability arising from pending proceedings in respect of which MLA is substituted as a party under item 18(2).

**SCHEDULE C****Excluded Contracts**

The following contracts, as referenced in the Research and Development Contract Register of MRC:

<u>Project Number</u>	<u>Title</u>
CP.001	The use of electronic communication in the meat industry
CS.245	Side Boning for Chilled Beef
QUT.004	Determination, analysis and optimisation of quality cost components as a basis for enterprise agreements and workplace reform in meat processing establishments
RPDE.102	A comparative study of determinants of national competitiveness in Australia, USA, Denmark and the Netherlands
MSCS.002	Consumer Food Safety and Food Safety Campaigns
MSCS.003	Preparation and Distribution of Food Safety Newsletter - Quantum Leap
MSHE.001	Technical information service for the microbiological food safety key program

## COMMONWEALTH OF AUSTRALIA

### *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*

#### DETERMINATION

I, GREGORY ROBERT READ, an officer of the Department of Primary Industries and Energy authorised in writing by the Minister for Primary Industries and Energy for the purposes of Part 3 of Schedule 5 of the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*, hereby make the following determinations pursuant to item 12(1) and item 17(1) of Schedule 5 of that Act.

#### 1. Definitions

1.1 Unless the context otherwise requires, words and phrases used in this determination which are defined in the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* for the purpose of Part 3 of Schedule 5 of that Act have the same meaning when used in this determination.

1.2 In addition, unless the context otherwise requires:

‘Act’ means the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997*;

‘AMLC’ means the Australian Meat and Live-stock Corporation;

‘AUS-MEAT’ means AUS-MEAT Limited ACN 082 528 881;

‘Conditions’ means the conditions set out in Schedule C;

‘Contract’ means any contract to which AMLC was a party immediately prior to the commencement time;

‘Effective Date’ means the day on which this determination is made;

‘Schedule’ means a schedule to this determination;

‘Specified Asset’ means an asset specified in Schedule A;

‘Specified Instrument’ means an instrument relating to:

(a) a Specified Asset; or

(b) a Specified Liability;

but does not include:

- (c) a statute, or an instrument made, granted or issued under a statute;
- (d) a statutory licence, permit or other authority; or
- (e) a register kept by an official under a Commonwealth, State or Territory law;

**'Specified Liability'** means a liability specified in Schedule B.

1.3 A reference in this determination to an item is to an item in Schedule 5 of the Act.

**2. Determinations under item 12(1)**

2.1 Each Specified Asset becomes an asset of AUS-MEAT on the Effective Date, subject to the Conditions.

2.2 Each Specified Liability becomes a liability of AUS-MEAT on the Effective Date, subject to the Conditions.

**3. Determination under item 17(1)**

3.1 Each Specified Instrument continues to have effect according to its tenor as if a reference in the instrument to AMLC was a reference to AUS-MEAT.

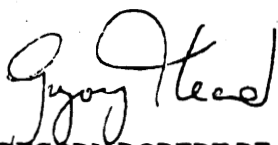
DATED this *Tuesday*

*7<sup>th</sup>*

day of

*July*

1998



**GREGORY ROBERT READ**

Assistant Secretary, Meat and Livestock Branch

## **SCHEDULE A**

### **(Specified Assets)**

The following assets of AMLC vested in the Commonwealth under item 11(1):

- (a) all assets used exclusively in or for the business carried on by AMLC under the name AUSMEAT;
- (b) all assets under any Contract which relates exclusively to the assets specified in paragraph (a) above.

## **SCHEDULE B**

### **(Specified Liabilities)**

The following liabilities of AMLC vested in the Commonwealth under item 11(1):

- (a) any liability which arises after the Effective Date under a Contract specified in paragraph (b) of Schedule A;
- (b) subject to the operation of Part 4 of Schedule 5 of the Act, any liability in respect of employee entitlements, including without limitation leave and redundancy entitlements, in relation to employees of AMLC immediately before the commencement time who transfer to AUS-MEAT.



## SCHEDULE C

### CONDITIONS

AUS-MEAT must use and dispose of the assets and liabilities transferred under this determination in accordance with and to achieve the purposes of:

- (i) the MoU and MISP;
- (ii) any Operating Plan in force from time to time; and
- (iii) the Deed;

where:

**'Deed'** means the deed of agreement between AUS-MEAT and the Commonwealth of Australia made on 3 July 1998 in respect of the assets and liabilities transferred to AUS-MEAT under this determination;

**'MISP'** means the Meat Industry Strategic Plan referred to in the MoU;

**'MoU'** means the Memorandum of Understanding in relation to the Australian meat and livestock industry agreed on 27 April 1998 to which the Commonwealth of Australia is party, and includes the MoU as amended or replaced from time to time; and

**'Operating Plan'** means an operating plan prepared by AUS-MEAT in accordance with the MoU.

9611246

## Attorney-General

### COMMONWEALTH OF AUSTRALIA

#### *Crimes Act 1914*

#### ARRANGEMENT BETWEEN HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA AND HIS EXCELLENCY THE GOVERNOR OF THE STATE OF VICTORIA

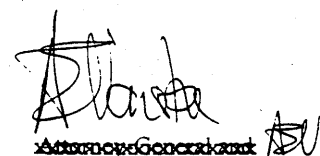
The Arrangement set out in the Schedule is made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA, acting with the advice of the Federal Executive Council and under subsection 3CA(4) of the *Crimes Act 1914*, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF VICTORIA, acting with the advice of the Premier of that State.

Dated *24<sup>th</sup> Nov* 1998

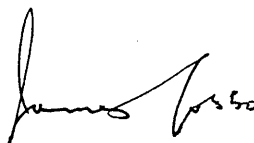


Governor-General of the  
Commonwealth of Australia

By His Excellency's Command,



~~Attorney-General and~~  
Minister for Justice and Customs of the  
Commonwealth of Australia



Governor of the  
State of Victoria

By His Excellency's Command,



Premier of the  
State of Victoria

## SCHEDULE

### Interpretation

1. In this Schedule:

“Act” means the *Crimes Act 1914*.

### Magistrates of Victoria

2. A person who for the time being holds office as a magistrate in the State of Victoria may perform the function of making orders under sections 3ZI, 3ZJ, 3ZK, 3ZN and 3ZW of the Act.

### Release and Indemnity by Commonwealth

3. The Commonwealth will release and indemnify the State of Victoria, and a magistrate of the State Victoria, in respect of:
  - (a) a claim or action arising from any act or omission by the magistrate in the performance, or purported performance, of the functions in paragraph 2; and
  - (b) all costs or expenses incurred in defending or settling the claim or action.
4. The Commonwealth has the right to control the defence of a claim or action to which the release and indemnity by the Commonwealth relates.

9611247

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 44 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* (the Act), approve the attached "Application for a Tariff Concession Order (TCO)" form as the approved form for the purposes of applying for a Tariff Concession Order under section 269F of the Act.

This instrument is approved for use on and from gazettal.

Instrument of Approval No. 2 of 1996, which approved the "Application for a Tariff Concession Order (TCO)" is revoked with effect on and from 1 February 1999.

Dated this 20<sup>th</sup> day of November 1998

  
L B WOODWARD  
Chief Executive Officer



## AUSTRALIAN CUSTOMS SERVICE

# APPLICATION FOR A TARIFF CONCESSION ORDER (TCO)

*The form should be read carefully before being completed*

- (a) Before lodging an application for a TCO, the applicant should determine whether a suitable TCO already exists. Information on existing TCOs is available from: the Customs On-line Method of Producing from Invoices Lodgeable Entries (COMPILE); the Tariff and Precedents Information Network (TAPIN); and the Schedule of Concessional Instruments (SCI). The most up-to-date source of information is COMPILE. A TCO can be used by any importer.
- (b) An application will be date stamped on the day it is first received in Canberra by an officer of Customs. Receipt of an application will be acknowledged. Any resultant TCO will operate from the date of receipt. Instructions on how to lodge this form are provided at the end of this form.
- (c) Where an application is accepted as being a valid application, the identity of the applicant and of the importer for whom the applicant is acting will be published in the *Gazette*.
- (d) Section 269F of the *Customs Act 1901* requires that a TCO application to be in writing, be in an "approved form", contain such information as the form requires, and be signed in the manner indicated in the form. **This is the approved form for the purposes of that section.**
- (e) Section 269FA of the *Customs Act 1901* states "It is the responsibility of an applicant for a TCO to establish, to the satisfaction of the Chief Executive Officer (CEO), that, on the basis of:  
(i) all information that the applicant has, or can reasonably be expected to have; and  
(ii) all inquiries that the applicant has made, or can reasonably be expected to make;  
there are reasonable grounds for asserting that the application meets the core criteria". The application is taken to meet the core criteria if, on the day of lodgement of the application, no substitutable goods were produced in Australia in the ordinary course of business.
- (f) Every question on the form must be answered. Failure to supply the information required by this form will result in rejection of the application (and in the loss of operative date).
- (g) Where the form provides insufficient space to answer a question, an answer may be provided in an attachment. The attachment should clearly identify the question to which it relates.
- (h) All information about inquiries into the production of substitutable goods must relate to the date the application is lodged with Customs.
- (i) Customs may require an applicant to substantiate, with documentary evidence, any information provided in the application form.
- (j) Further information on the Tariff Concession System is available in Part XVA of the *Customs Act 1901*, in the foreword to the SCI, in the administrative guidelines in Volume 13 of the Australian Customs Service (ACS) Manual, in Australian Customs Notice No. 98/19, or by phoning (02) 6275 6666.

### APPLICANT DETAILS *(An agent/broker should provide details on the next page)*

Applicant's Name		Australian Company Number (A.C.N.)	
Postal Address			
Applicant's Reference		Owner Code (if applicable)	
Company Contact		Position Held	
Telephone Number		Facsimile Number	

If you do not intend to use the TCO to import into Australia the goods the subject of the application, you must provide, in the section below, the identity of the importer for whom you are acting (refer to paragraph 269F(3)(c) of the *Customs Act 1901*).

### IMPORTER DETAILS

Importer's Name (If same as applicant, write "as above")		A.C.N.	
Postal Address			
Importer's Reference		Owner Code	
Company Contact		Position Held	
Telephone Number		Facsimile Number	

Agent's Name		A.C.N.
Postal Address		
Agent's Reference	Agency Contact	
Telephone Number	Facsimile Number	

- (a) The description of the goods in the application will be used as the description of the goods in the TCO (if made).
- (b) The application should provide a full description of the goods, including the physical features of the goods or the various components of the goods. It should not describe the goods in terms of what they do.
- (c) In accordance with section 269SJ of the *Customs Act 1901*, the CEO must not make a TCO in respect of goods:
  - (i) described in terms other than in generic terms; or
  - (ii) described in terms of their intended end use; or
  - (iii) declared by the regulations to be goods to which a TCO should not be extended.Goods will be taken to be described in terms other than in generic terms if, for example, their description, either directly or by implication, indicates that they are goods of a particular brand or model, or that a particular part number applies to the goods.
- (d) Guidance on the drafting of the description of goods is contained in Volume 13 of the ACS Manual and in Australian Customs Notice No. 98/19.

[illegible]

2 **Attach technical, illustrative descriptive material and/or a sample to enable a full and accurate identification of the goods the subject of the application.**

[illegible]

4 Describe ALL uses (including design uses) to which the goods can be put.

## SUBSTITUTABILITY OF LOCALLY PRODUCED GOODS

- (a) A local manufacturer's goods are substitutable when they are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application can be put (subsection 269B(1) of the *Customs Act 1901*). Even if not identical, locally made goods may be substitutable.
- (b) In determining whether the uses of Australian produced goods correspond with the uses of the goods the subject of the application, the ability of the goods to compete with each other in any market is not relevant.
- (c) The applicant must provide information as to the inquiries made to establish that there are reasonable grounds for believing that there are no producers of substitutable goods in Australia. The application must include a copy of correspondence to, and replies from, local manufacturers. The application will be rejected if it fails to provide all information as to the inquiries made.

**NOTE:** The Australian Customs Service suggests that local manufacturers should be given at least 10 working days to respond to inquiries concerning local manufacture.

- 5 Provide details of the nature of ALL inquiries you have undertaken in order to establish that substitutable goods are not produced in Australia, and the results of those inquiries.**

[illegible]

- 6 **Provide any additional information in support of discharging your responsibility to establish that there are reasonable grounds for asserting that there are no substitutable goods produced in Australia in the ordinary course of business.**

This image shows a single sheet of white paper with horizontal blue or grey ruling lines. The lines are evenly spaced and run across the width of the page. There are no margins, text, or other markings on the paper.

## PRESCRIBED ORGANISATIONS

7 Have you made inquiries of a prescribed organisation to obtain advice about whether there are producers in Australia of substitutable goods?

☐ YES ☐ NO If YES, attach a copy of the advice received.

Note that under subsection 269M(6) of the *Customs Act 1901*, the CEO may, despite section 16 of the *Customs Administration Act 1985*, give a copy of all, or of a part, of the application to a prescribed organisation.

FOR USE OF  
PRESCRIBED  
ORGANISATION ONLY

► Prescribed Organisation's Name

► Prescribed Organisation's Reference

► Prescribed Organisation's Advice:

## ADDITIONAL INFORMATION

8 Provide any additional information in support of your application.

## DECLARATION

I,	Position Held
Company (if applicable)	
declare that:	
1 To the best of my knowledge and belief the information contained in this form is correct; and	
2 I have the authority to act on behalf of the company/applicant.	
Signature of Applicant/Agent/Broker	Date

**NOTE:** SECTION 234 OF THE CUSTOMS ACT 1901 PROVIDES THAT IT IS AN OFFENCE TO MAKE A STATEMENT TO AN OFFICER THAT IS FALSE OR MISLEADING IN A MATERIAL PARTICULAR.

## WHEN THIS FORM HAS BEEN COMPLETED, LODGE IT WITH CUSTOMS BY:

- posting it by prepaid post to the National Manager, Industry Branch, Australian Customs Service, Customs House, 5 Constitution Avenue, CANBERRA ACT 2601; or
- leaving it in the box provided in the foyer of Customs House, CANBERRA; or
- sending it by facsimile to (02) 6275 6376.



COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 45 OF 1998

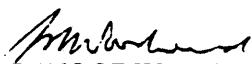
CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* (the Act), approve the attached "Submission Objecting to the Making of a Tariff Concession Order (TCO)" form as the approved form for the purposes of lodging a submission in relation to the making of a Tariff Concession Order under section 269K or 269M of the Act.

This instrument is approved for use on and from gazettal.

Instrument of Approval No. 3 of 1996, which approved the "Submission Objecting to the Making of a Tariff Concession Order (TCO)" is revoked with effect on and from 1 February 1999.

Dated this 20<sup>th</sup> day of November 1998

  
L B WOODWARD  
Chief Executive Officer



## SUBMISSION OBJECTING TO THE MAKING OF A TARIFF CONCESSION ORDER (TCO)

**THIS FORM MUST BE COMPLETED BY A LOCAL MANUFACTURER WHO WISHES TO OBJECT TO THE GRANTING OF A TCO  
THE INFORMATION PROVIDED ON THIS PAGE WILL BE FORWARDED TO THE APPLICANT FOR THE TCO  
THE FORM SHOULD BE READ CAREFULLY BEFORE BEING COMPLETED**

## DETAILS OF THE TCO APPLICATION TO WHICH THIS SUBMISSION REFERS

GAZETTE NO

DATE \_\_\_\_\_

**Gazetted description of goods.**

TC Reference Number

TC

## LOCAL MANUFACTURER DETAILS

Name

Business Address

Postal Address (if the same as business address write "as above")

Australian Company Number (A.C.N.)

## Reference

#### Company Contact

Phone Number

Facsimile Number

### DETAILS OF THE SUBSTITUTABLE GOODS PRODUCED IN AUSTRALIA

**1 Describe the locally produced substitutable goods the subject of the objection.**

*"Substitutable goods" are defined in the Customs Act 1901 as "goods produced in Australia that are put, or are capable of being put, to a use that corresponds with a use (including a design use) to which the goods the subject of the application or of the TCO can be put".*

**2 State the use(s) to which the substitutable goods are put or are capable of being put.**

4 Are you aware of any other local manufacturers producing substitutable goods? ☐ YES ☐ NO

[illegible]

- (a) the goods are wholly or partly manufactured in Australia; and
- (b) not less than 1/4 of the factory or works costs of the goods is represented by the sum of:
  - (i) the value of Australian labour; and
  - (ii) the value of Australian materials; and
  - (iii) the factory overhead expenses incurred in Australia in respect of the goods.

- (a) operations to preserve goods during transportation or storage;
- (b) operations to improve the packing or labelling or marketable quality of goods;
- (c) operations to prepare goods for shipment;
- (d) simple assembly operations;
- (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed.

**B** Does the total value of Australian labour, Australian materials and factory overhead expenses incurred in Australia represent at least 25% of the factory or works costs? ☐ YES ☐ NO

• Australian labour	\$	%
• Australian materials	\$	%
• Australian factory overhead expenses	\$	%
• Imported content	\$	%
<b>TOTAL</b>	\$	<b>100 %</b>

.....

.....

.....

.....

.....

**7 PRODUCTION OF GOODS IN THE ORDINARY COURSE OF BUSINESS**

(Answer 7.1 or 7.2)

**7.1 SUBSTITUTABLE GOODS OTHER THAN MADE-TO-ORDER CAPITAL EQUIPMENT***Substitutable goods (other than made-to-order capital equipment) are taken to be produced in Australia in the ordinary course of business if:*

- (a) they have been produced in Australia in the 2 years before the application was lodged; or  
 (b) they have been produced, and are held in stock, in Australia; or  
 (c) they are produced in Australia on an intermittent basis and have been so produced in the 5 years before the application was lodged;

*and a producer in Australia is prepared to accept an order to supply such goods.*

- A** Have the goods been produced in Australia in the last 2 years? ☐ YES ☐ NO
- B** Have the goods been produced and are they held in stock in Australia? ☐ YES ☐ NO
- C** If the goods are intermittently produced in Australia, have they been so produced in the last 5 years? ☐ YES ☐ NO
- D** Are you prepared to accept an order for the goods? ☐ YES ☐ NO

**7.2 SUBSTITUTABLE GOODS BEING MADE-TO-ORDER CAPITAL EQUIPMENT**

"Made-to-order capital equipment" means a particular item of capital equipment that is made in Australia on a one-off basis to meet a specific order rather than being the subject of regular or intermittent production and that is not produced in quantities indicative of a production run. Capital equipment means goods which, if imported, would be goods to which Chapters 84, 85, 86, 87, 89 or 90 of Schedule 3 to the Customs Tariff Act 1995 would apply.

*Goods that are made-to-order capital equipment are taken to be produced in Australia in the ordinary course of business if:*

- (a) a producer in Australia:  
     (i) has made goods requiring the same labour skills, technology and design expertise as the substitutable goods in the 2 years before the application; and  
     (ii) could produce the goods with existing facilities; and  
 (b) the producer in Australia is prepared to accept an order to supply the substitutable goods.

- E** Have goods requiring the same labour skills, technology and design expertise as the goods the subject of the application been made in Australia in the last 2 years? ☐ YES ☐ NO  
 If yes, describe the goods made during this period:

.....  
 .....  
 .....

- F** Can the goods be produced with existing facilities? ☐ YES ☐ NO
- G** Are you prepared to accept an order for the goods? ☐ YES ☐ NO

- 8** What was the first date on which you were prepared to accept an order?

 /  / 

Are the goods still in production?

☐ YES ☐ NO

If the answer is no, when did production cease?

 /  / 

If production has ceased and goods are held in stock, please estimate the date by which stock is expected to be sold, based on past sales information and attrition rate of the local goods.

 /  /

<b>9 Provide any additional information in support of your objection.</b>
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.....
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.....
.....

Full Name	Position Held
Signature	Date

**NOTES**

<p>(a) Section 269K and 269M of the <i>Customs Act 1901</i> require that a submission opposing the making of a TCO be in writing, be in an "approved form", contain such information as the form requires, and be signed in the manner indicated in the form. <b>This is the approved form for the purposes of those sections.</b></p> <p>(b) A submission will be date stamped on the day it is first received in Canberra by an officer of Customs. The submission is taken to have been lodged on that day.</p> <p>(c) For the submission to be taken into account, it must be lodged with Customs:</p> <ul style="list-style-type: none"><li>• no later than 50 days after the gazettal day for an application for a TCO;</li><li>• no later than 14 days after the gazettal day for an amended application for a TCO; or,</li><li>• where the Chief Executive Officer has invited a submission, within the period specified in the invitation.</li></ul> <p>(d) <b>Every question on the form must be answered.</b></p> <p>(e) Where the form provides insufficient space to answer a question, an answer may be provided in an attachment. The attachment should clearly identify the question to which it relates.</p> <p>(f) Unless otherwise specified, all information provided should be based on the situation as at the date of lodgement of the TCO application.</p> <p>(g) Customs may require an objector to substantiate, with documentary evidence, information provided in relation to the objection.</p> <p>(h) Further information on the Tariff Concession System is available in Part XVA of the <i>Customs Act 1901</i>, in the foreword to the Schedule of Concessional Instruments, in the administrative guidelines in Volume 13 of the Australian Customs Service Manual, in Australian Customs Notice No. 98/19, or by phoning (02) 6275 6666.</p>
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**NOTE: SECTION 234 OF THE CUSTOMS ACT 1901 PROVIDES THAT IT IS AN OFFENCE TO MAKE A STATEMENT TO AN OFFICER THAT IS FALSE OR MISLEADING IN A MATERIAL PARTICULAR.**

**WHEN THIS FORM HAS BEEN COMPLETED LODGE IT WITH CUSTOMS BY:**

- posting it by prepaid post to the National Manager, Industry Branch, Australian Customs Service, Customs House, 5 Constitution Avenue, CANBERRA ACT 2601; or
- leaving it in the box provided in the foyer of Customs House, Canberra; or
- sending it by facsimile to (02) 6275 6376.

COMMONWEALTH OF AUSTRALIA

INSTRUMENT OF APPROVAL NO. 46 OF 1998

CUSTOMS ACT 1901

I, LIONEL BARRIE WOODWARD, Chief Executive Officer of Customs, pursuant to section 4A of the *Customs Act 1901* (the Act), approve the attached "Request for Revocation of a Tariff Concession Order (TCO) or Commercial Tariff Concession Order (CTCO)" form as the approved form for the purposes of requesting the revocation of a Tariff Concession Order or a Commercial Tariff Concession Order under section 269SB of the Act.

This instrument is approved for use on and from gazettal.

Instrument of Approval No. 4 of 1996, which approved the "Request for Revocation of a Tariff Concession Order (TCO) or Commercial Tariff Concession Order (CTCO)" is revoked with effect on and from 1 February 1999.

Dated this 20<sup>th</sup> day of November 1998



L B WOODWARD  
Chief Executive Officer



**AUSTRALIAN  
CUSTOMS SERVICE**

## REQUEST FOR REVOCATION OF A TARIFF CONCESSION ORDER (TCO) OR COMMERCIAL TARIFF CONCESSION ORDER (CTCO)

**THIS FORM MUST BE COMPLETED BY A LOCAL MANUFACTURER WHO WISHES TO REQUEST THE REVOCATION OF A TCO OR CTCO.**

*The form should be read carefully before being completed*

- |     |  |
|-----|--|
| (a) | Section 269SB of the <i>Customs Act 1901</i> requires a request for the revocation of a TCO to be in writing, be in an "approved form", contain such information as the form requires, and be signed in the manner indicated in the form. <b>This is the approved form for the purposes of that section.</b>                             |
| (b) | Subitem 38(1) of Schedule 1 to the <i>Customs Amendment Act 1996</i> provides that for the purposes of revocation of a CTCO, the <i>Customs Act 1901</i> as amended by the first mentioned Act applies as though the CTCO were a TCO.  |
| (c) | The request will be date stamped on the day it is first received in Canberra by an officer of Customs. Any resultant revocation comes into force on that day. Instructions on how this form may be lodged are provided at the end of this form.  |
| (d) | <b>Every question on the form must be answered.</b>  |
| (e) | Where the form provides insufficient space to answer a question, an answer may be provided in an attachment. The attachment should clearly identify the question to which it relates.  |
| (f) | Customs may require a local manufacturer to substantiate, with documentary evidence, information provided in relation to the request for revocation.   |
| (g) | Section 269SC of the <i>Customs Act 1901</i> provides that the Chief Executive Officer may revoke a TCO and make a narrower TCO in its place.  |
| (h) | Further information on the Tariff Concession System is available in Part XVA of the <i>Customs Act 1901</i> , in the foreword to the Schedule of Concessional Instruments, in the administrative guidelines in Volume 13 of the Australian Customs Service Manual, in Australian Customs Notice No. 98/19, or by phoning (02) 6275 6666. |

### LOCAL MANUFACTURER DETAILS

Name		
Business Address		
Postal Address (if the same as business address write "as above")		
Australian Company Number (A.C.N.)	Reference	
Company Contact	Phone Number	Facsimile Number

### DETAILS OF THE TCO OR CTCO

Wording of the TCO or CTCO	TCReference Number	TC <div style="border: 1px solid black; width: 100%; height: 100%;"></div>
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.....		
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**1 Describe the locally produced substitutable goods the subject of the revocation request.**

[illegible]

**3 State the use(s) to which the substitutable goods are put or are capable of being put.**

[illegible]☐ YES ☐ NO[illegible]



## 6 PRODUCTION OF GOODS IN AUSTRALIA

Goods other than unmanufactured raw products will be taken to have been produced in Australia if:

- (a) the goods are wholly or partly manufactured in Australia; and
- (b) not less than 1/4 of the factory or works costs of the goods is represented by the sum of:
  - (i) the value of Australian labour; and
  - (ii) the value of Australian materials; and
  - (iii) the factory overhead expenses incurred in Australia in respect of the goods.

Goods are to be taken to have been partly manufactured in Australia if at least one substantial process in the manufacture of the goods was carried out in Australia.

Without limiting the meaning of the expression "substantial process in the manufacture of the goods", any of the following operations or any combination of those operations DOES NOT constitute such a process:

- (a) operations to preserve goods during transportation or storage;
- (b) operations to improve the packing or labelling or marketable quality of goods;
- (c) operations to prepare goods for shipment;
- (d) simple assembly operations;
- (e) operations to mix goods where the resulting product does not have different properties from those of the goods that have been mixed.

A Are the goods wholly or partly manufactured in Australia? ☐ YES ☐ NO

B Does the total value of Australian labour, Australian materials and factory overhead expenses incurred in Australia represent at least 25% of the factory or works costs? ☐ YES ☐ NO

Specify each of the following costs per unit for the substitutable goods:

• Australian labour	\$		%
• Australian materials	\$		%
• Australian factory overhead expenses	\$		%
• Imported content	\$		%
<b>TOTAL</b>	\$		100 %

Specify the date or period to which the costs relate.

Attach a copy of the working papers that were used to prepare the above costing information. Those working papers should be supported by (at least two) extracts from the accounting records of the business.

C Is at least one substantial process in the manufacture of the goods carried out in Australia? ☐ YES ☐ NO  
If yes, please specify at least one major process involved:

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## 7 PRODUCTION OF GOODS IN THE ORDINARY COURSE OF BUSINESS (Answer 7.1 or 7.2)

### 7.1 SUBSTITUTABLE GOODS OTHER THAN MADE-TO-ORDER CAPITAL EQUIPMENT

Substitutable goods (other than made-to-order capital equipment) are taken to be produced in Australia in the ordinary course of business if:

- (a) they have been produced in Australia in the 2 years before the application was lodged; or
- (b) they have been produced, and are held in stock, in Australia; or
- (c) they are produced in Australia on an intermittent basis and have been so produced in the 5 years before the application was lodged, and a producer in Australia is prepared to accept an order to supply such goods.

A Have the goods been produced in Australia in the last 2 years? ☐ YES ☐ NO

B Have the goods been produced and are they held in stock in Australia? ☐ YES ☐ NO

C If the goods are intermittently produced in Australia, have they been so produced in the last 5 years? ☐ YES ☐ NO

D Are you prepared to accept an order for the goods? ☐ YES ☐ NO

**7.2 SUBSTITUTABLE GOODS BEING MADE-TO-ORDER CAPITAL EQUIPMENT**

"Made-to-order capital equipment" means a particular item of capital equipment that is made in Australia on a one-off basis to meet a specific order rather than being the subject of regular or intermittent production and that is not produced in quantities indicative of a production run. Capital equipment means goods which, if imported, would be goods to which Chapters 84, 85, 86, 87, 89 or 90 of Schedule 3 to the Customs Tariff Act 1995 would apply.

Goods that are made-to-order capital equipment are taken to be produced in Australia in the ordinary course of business if:

- (a) a producer in Australia:
- (i) has made goods requiring the same labour skills, technology and design expertise as the substitutable goods in the 2 years before the application; and
  - (ii) could produce the goods with existing facilities; and
- (b) the producer in Australia is prepared to accept an order to supply the substitutable goods.

**E Have goods requiring the same labour skills, technology and design expertise as the goods the subject of the application been made in Australia in the last 2 years?**

If yes, describe the goods made during this period:

☐ YES ☐ NO

**F Can the goods be produced with existing facilities?**

☐ YES ☐ NO

**G Are you prepared to accept an order for the goods?**

☐ YES ☐ NO

**8 What was the first date on which you were prepared to accept an order?**

/ /

Are the goods still in production?

☐ YES ☐ NO

If the answer is no, when did production cease?

/ /

If production has ceased and goods are held in stock, please estimate the date by which stock is expected to be sold, based on past sales information and attrition rate of the local goods.

/ /

**9 Provide any additional information in support of your request.**

**10 If in your opinion a narrower TCO wording is appropriate, please suggest an amended form of wording which will exclude the locally produced goods the subject of the revocation request and at the same time preserve concessional entry for the balance of the imported goods.**

Full Name

Position Held

Signature

Date

**NOTE: SECTION 234 OF THE CUSTOMS ACT 1901 PROVIDES THAT IT IS AN OFFENCE TO MAKE A STATEMENT TO AN OFFICER THAT IS FALSE OR MISLEADING IN A MATERIAL PARTICULAR.**

**WHEN THIS FORM HAS BEEN COMPLETED LODGE IT WITH CUSTOMS BY:**

- posting it by prepaid post to the National Manager, Industry Branch, Australian Customs Service, Customs House, 5 Constitution Avenue, CANBERRA ACT 2601; or
- leaving it in the box provided in the foyer of Customs House, Canberra; or
- sending it by facsimile to (02) 6275 6376.

9611248

COMMONWEALTH OF AUSTRALIA  
CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency - AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	25/11/98	26/11/98	27/11/98	28/11/98	29/11/98	30/11/98	01/12/98
Austria	Schillings	7.6912	7.6552	7.6073	7.6073	7.6073	7.5714	7.4825
Belgium/Lux	Francs	22.5900	22.4400	22.2900	22.2900	22.2900	22.3200	21.9600
Brazil	Reals	.7688	.7658	.7624	.7624	.7624	.7588	.7560
Canada	Dollars	.9953	.9829	.9754	.9754	.9754	.9710	.9632
China	Yuan	5.3160	5.2861	5.2614	5.2614	5.2614	5.2368	5.2095
Denmark	Kroner	4.1565	4.1375	4.1090	4.1090	4.1090	4.1134	4.0467
EC	ECU	.5553	.5528	.5498	.5498	.5498	.5498	.5417
Fiji	Dollar	1.2585	1.2544	1.2500	1.2500	1.2500	1.2500	1.2481
Finland	Markka	3.3228	3.3068	3.2845	3.2845	3.2845	3.2880	3.2335
France	Francs	3.6664	3.6486	3.6243	3.6243	3.6243	3.6298	3.5698
Germany	Deutschmark	1.0933	1.0880	1.0810	1.0810	1.0810	1.0819	1.0639
Greece	Drachmae	183.4300	182.3700	181.3600	181.3600	181.3600	180.5000	178.0900
Hong Kong	Dollars	4.9726	4.9444	4.9212	4.9212	4.9212	4.8979	4.8724
India	Rupees	27.2452	27.0974	27.0337	27.0337	27.0337	26.9366	26.7881
Indonesia	Rupiah	4848.0000	4804.0000	4654.0000	4654.0000	4654.0000	4701.0000	4682.0000
Ireland	Pounds	.4398	.4377	.4347	.4347	.4347	.4327	.4281
Israel	Shekel	2.6696	2.6575	2.6381	2.6381	2.6381	2.6257	2.6303
Italy	Lire	1082.2500	1077.1400	1070.0600	1070.0600	1070.0600	1071.4600	1053.1000
Japan	Yen	77.6600	77.6400	77.7600	77.7600	77.7600	78.0700	77.2300
Korea	Won	805.3700	797.0200	789.4100	789.4100	789.4100	788.2200	782.1800
Malaysia	Ringgit	2.4400	2.4264	2.4150	2.4150	2.4150	2.4036	2.3910
Netherlands	Guilder	1.2324	1.2268	1.2186	1.2186	1.2186	1.2195	1.1996
New Zealand	Dollar	1.2019	1.1998	1.1959	1.1959	1.1959	1.1943	1.1950
Norway	Kroner	4.8079	4.8002	4.7632	4.7632	4.7632	4.7613	4.7126
Pakistan	Rupee	34.6300	34.5500	34.4500	34.4500	34.4500	34.2900	33.8900
Papua NG	Kina	1.3742	1.3714	1.3674	1.3674	1.3674	1.3634	1.3193
Philippines	Peso	25.3800	25.1900	25.0700	25.0700	25.0700	24.8900	24.7600
Portugal	Escudo	112.2100	111.3000	110.6300	110.6300	110.6300	110.1100	108.8700
Singapore	Dollar	1.0517	1.0464	1.0485	1.0485	1.0485	1.0455	1.0362
Solomon Is.	Dollar	3.0964	3.0687	3.0441	3.0441	3.0441	3.0297	2.9967
South Africa	Rand	3.6505	3.6288	3.6203	3.6203	3.6203	3.6085	3.5824
Spain	Peseta	92.9800	92.5300	91.9700	91.9700	91.9700	92.0900	90.5200
Sri Lanka	Rupee	43.4900	43.3500	43.0100	43.0100	43.0100	42.8100	42.7000
Sweden	Krona	5.1878	5.2485	5.1641	5.1641	5.1641	5.1620	5.1143
Switzerland	Franc	.9021	.9005	.8942	.8942	.8942	.8922	.8756
Taiwan	Dollar	20.8500	20.7300	20.6400	20.6400	20.6400	20.5200	20.4100
Thailand	Baht	23.2100	23.0200	22.8500	22.8500	22.8500	22.8300	22.6800
UK	Pounds	.3869	.3847	.3827	.3827	.3827	.3828	.3815
USA	Dollar	.6422	.6386	.6356	.6356	.6356	.6326	.6293

MICHAEL POLITI  
Delegate of the  
Chief Executive Officer of Customs  
CANBERRA A.C.T.  
02/12/98

9611249

## Communications, Information Technology and the Arts

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COMMONWEALTH OF AUSTRALIA

AUSTRALIAN COMMUNICATIONS AUTHORITY

RADIOCOMMUNICATIONS ACT 1992

NOTICE UNDER SUBSECTION 34(1)

### NOTICE OF PROPOSED VARIATION OF THE VHF MID BAND FREQUENCY BAND PLAN (70 TO 87.5 MHz) AND THE VHF HIGH BAND FREQUENCY BAND PLAN (148 TO 174 MHz)

Notice is given that the Australian Communications Authority proposes to vary, under subsection 34(1) of the *Radiocommunications Act 1992*, the VHF Mid Band Frequency Band Plan (70 to 87.5 MHz) and the VHF High Band Frequency Band Plan (148 to 174 MHz).

Copies of the draft variations are available for public comment, and may be obtained from the Authority by contacting Mark Arkell, telephone (02) 6256 5236, fax (02) 6256 5256, or email [markell@aca.gov.au](mailto:markell@aca.gov.au).

Interested persons are invited to make representations about the proposed variations by 20 January 1999.

All representations should be forwarded to:

The Manager  
Spectrum Planning Team  
Spectrum Planning and Standards Group  
Australian Communications Authority  
PO Box 78  
Belconnen ACT 2616

9611250

**AUSTRALIAN BROADCASTING AUTHORITY**

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

**PREPARATION AND VARIATION OF LICENCE AREA PLANS,  
VARIATION OF DESIGNATION OF LICENCE AREAS,  
VARIATION OF FREQUENCY ALLOTMENT PLAN**

Pursuant to section 26(1) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority prepared a licence area plan that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Toowoomba/Warwick area of the Darling Downs region with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority designated the areas described in the Toowoomba/Warwick licence area plan to be the licence areas of the licences for the commercial and community radio broadcasting services that are to be available in the Darling Downs region.

Pursuant to section 26(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority varied the Tenterfield NSW (Community) licence area plan of 10 December 1996 and the Remote Central and Eastern Australia (Commercial) licence area plan of 14 October 1996, that determine the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the regions with the use of the broadcasting services bands.

Pursuant to section 29(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority varied the designations of the licence areas of 10 December 1996 for the community radio broadcasting service identified by Service Licence Number SL10213 in the Tenterfield NSW (Community) licence area plan, and 14 October 1996 for the commercial radio broadcasting service identified by Service Licence Number SL10216 in the Remote Central and Eastern Australia (Commercial) licence area plan.

Pursuant to section 25(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, concurrently with the determination of the Toowoomba/Warwick licence area plan, and variation of the Tenterfield NSW (Community) and the Remote Central and Eastern Australia (Commercial) licence area plans, the Australian Broadcasting Authority varied the frequency allotment plan for the AM and FM radio bands in so far as they relate to the Darling Downs region.

Copies of the determined and varied licence area plans and variations of the frequency allotment plan can be obtained free from the ABA by calling Freecall 1 800 810 241, from the ABA's web site at <[www.aba.gov.au](http://www.aba.gov.au)>, or from:

The Planning Officer for Darling Downs region  
Australian Broadcasting Authority  
PO Box 34  
BELCONNEN ACT 2616

**AUSTRALIAN BROADCASTING AUTHORITY**

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

**VARIATION TO LICENCE AREA PLAN**

**VARIATION OF LICENCE AREA**

Pursuant to section 26(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority varied the licence area plan determined on 21 February 1997, that determined the number and characteristics, including technical specifications, of radio broadcasting services that are available in the Remote and Regional Western Australia area with the use of the broadcasting services bands.

Pursuant to section 29(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority varied the area described in the licence area plan determined on 21 February 1997 to be the licence area of the licence for the commercial television broadcasting service that is available in the Remote and Regional Western Australia area described in the varied licence area plan of 26 November 1998.

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

The Planning Officer for Remote and Regional Western Australia  
Australian Broadcasting Authority  
PO Box 34  
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241. This information is also available on the ABA's website at [www.aba.gov.au](http://www.aba.gov.au).

**9611252**

## Defence



To: Minister for Natural Resources  
c/- District Manager  
Department of Natural Resources  
PO Box 5318  
Townsville QLD 4810

**1. Acquisition.**

I am considering the acquisition by the Commonwealth of Australia as the acquiring authority under the *Lands Acquisition Act 1989* of the interest in land specified in paragraph 2 for the public purpose described in paragraph 3.

**2. The Interest in Land**

This notice relates to Unallocated State Lands described as surrendered mining leases 10083, 10084, 10085 and 10086 in the Parish of Dotswood, County of Wilkie Gray but excluding rights and interests as to minerals etc. reserved to the Crown. The land has a total area of approximately 23 ha and is located at Dotswood in the locality of Hervey Range, 80 kilometres west of Townsville in the State of Queensland.

**3. Public Purpose**

The interest in land appears to me to be suitable for use, or for development for use, by the Commonwealth for the public purpose of Defence.

**4. Particulars of Proposed Use**

The interest in land is to be used by the Department of Defence (Army) for inclusion within the Townsville Field Training Area to ensure the integrity of operations.

**5. Reasons**

The reason why the interest in land appears to me to be suitable for that use, or development for that use, is that it intrudes into the Townsville Field Training Area. Inclusion of the land will ensure the integrity and operational efficiency of the Field Training Area.

DATED this Ninth day of November 1998.

Arthur Gallery  
Branch Manager (Legislation Unit)  
Department of Finance and Administration  
Delegate of the Minister of State for Finance and Administration

**Note:** This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interest in land specified in paragraph 2. It does NOT mean that the interest in land has been acquired.

**Employment, Workplace Relations and Small Business***Workplace Relations Act 1996***AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION****NOTICE OF VARIATION OF COMMON RULE AWARD**

IN the matter of:

**Aboriginal and Community Controlled Health Services (Community Nursing Staff) Award 1988****[A483] (C No. 80173/98)****Building and Construction Industry (Northern Territory) Award 1996 [B035]****(C No. 24224/98) (C No. 80147/98)****Hotels, Motels, Wine Saloons, Catering, Accommodation, Clubs and Casino Employees (Northern Territory) Consolidated Award 1986 [H021]****(C No. 80141/98)****Professional Engineers (Consulting Engineers) Agreement 1988 [P165]****(C No. 34001/98)****Social and Community Services Industry - Community Services Workers - Northern Territory****Award 1996 [S1100] (C No. 80193/98)****Transport Workers' (Refuse) Award 1988 [T0107] (C No. 36071/98)****Transport Workers Award 1983 [T140] (C Nos. 38039/98 & 34720/97)****Technical Services Professional Engineers (Consulting Engineers) Award 1998 [T1451]****(C Nos. 37609/97 & 34001/98)**

AND in the matter of the variation of the awards

Notice is hereby given

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

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

**SCHEDULE OF TERMS TO BE VARIED**

award code	clause	substance	date of effect
A0483	6,37,38	incorrect rates of pay	
V019		and allowances	29.10.98
B0035	1,5,6,8	expense related	
V008	App A	allowances	25.08.98
V009		set aside Print Q6695	
	Part 11	redundancy	09.06.98
H0021	Sched C	redundancy	
V038		arrangements	17.06.98
V038		replacement page	17.06.98
P0165 consolidation - new title - Technical Services			
		Professional Engineers (Consulting Engineers)	
		Award 1998 [T1451]	01.07.98
T1451		replacement version of above	
		consolidation	01.07.98
S1100	4	probationary	
V011		employment	04.11.98
T107	5	Parties bound and area	
V072		of operation	06.05.98
T140	9C	stand-down - clause re	
V180		reduction of pay	04.11.98
V181		Interim Roping-in No. 4	
		Award 1998	20.10.98

25 November 1998

**NEIL McHATTIE**  
**DEPUTY INDUSTRIAL REGISTRAR**

9611254



**AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION**

**Workplace Relations Act 1996**

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

IN

**JOURNALISTS' (COMMERCIAL RADIO) AWARD 1996 (J0003CR)**

**C No 21888/98**

**THE RADIO ANNOUNCERS' COMMERCIAL BROADCASTING  
AWARD 1976 (R0001CR)**

**C No 21886/98**

**AND in the matter of the variation of the above awards**

Notice is hereby given

- a) That the Commission has varied the term/s of the above-mentioned award referred to in the Schedule below:
- b) That the variation will be a common rule of the Australian Capital Territory and the Northern Territory in the industry as shown in the Schedule below:
- c) That any person or organisation interested and having an objection to the variation binding that person or organisation and wanting to be heard in relation to the 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 1) Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., 2) NT House, Level 10, 22 Mitchell Street, Darwin, NT, free of charge.

**SCHEDULE OF TERMS TO BE VARIED**

<b>Award &amp; Var No</b>	<b>Clause</b>	<b>Substance</b>	<b>Date of Effect</b>
J0003 V7	Part 5, 14	SNA April 98	27.05.98
R0001 V64	8	SNA April 98	27.05.98

Dated this 9th 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 has been received from GNB Battery Technologies Limited 395 Tooronga Road, Hawthorn East, Victoria 3121, to export up to 15,000 metric tonnes of wet used lead acid batteries and lead scrap for recycling/reclamation of metals and metal compounds. The material would be transported from GNB collection points in Brisbane, Adelaide, Sydney, Melbourne and Perth to GNB Battery Technologies Limited (NZ), Wainone Street, Petone, New Zealand.

The batteries would be stacked on to pallets, strapped and shrink-wrapped and loaded into fully sealed shipping containers, then transported by road to be loaded onto a ship at Brisbane, Adelaide, Sydney, Melbourne and Perth to be offloaded at Wellington, New Zealand. From there, it would be transported by road to the disposal facility.

The waste would not transit any other country en route to New Zealand.

The exports would take place in sixty (60) shipments over twelve months, commencing from the date the permit is approved.



Pamela Harris  
Acting Assistant Secretary  
Chemicals and the Environment Branch

27 November 1998

9611256

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

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 third day of December 1998

*Chris Mobbs*

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class or species
1.	Perth Zoological Gardens 20 Labouchere Road South Perth WA 6151	<i>Acinonyx jubatus</i> (cheetah)
2.	De Wildt Cheetah and Wildlife Centre Plot 119, Silkaatsnek District Brits South Africa 0251	<i>Acinonyx jubatus</i> (cheetah)

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:

Perth Zoological Gardens, Perth, Western Australia, to import one female cheetah (*Acinonyx jubatus*);  
Ms Jennifer Harland, to export one deceased blue-tongue lizard to the United States of America; and  
Ms Lynne Marchelewicz to export one galah 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

## **Health and Aged Care**

+++Notice of Intent+++

### **THE COMMONWEALTH DEPARTMENT OF HEALTH AND AGED CARE**

#### **AN INVITATION TO MAKE SUBMISSIONS on GUIDELINES FOR TYPE 2 DIABETES**

The Commonwealth Department of Health and Aged Care in collaboration with the National Health and Medical Research Council intends to develop National Guidelines for Type 2 Diabetes.

Diabetes is a serious health problem associated with mortality rates two to three times that of the general population and affects approximately 750,000 Australians, many of whom do not know they have the disease. Large vessel disease in particular is severe and accelerated, leading to premature mortality. The estimated cost of diabetes to the national health budget is about \$1 billion per year and the human and social costs incalculable.

In 1996 with the agreement of Commonwealth and State/Territory Health Ministers diabetes was made a national health priority.

Care for people with diabetes is undertaken across a range of settings including acute in-patient, general practitioner surgeries, specialist practices, Diabetes Centres, Community Health Centres and the home. Similarly a range of professionals are involved including diabetologists, endocrinologists, ophthalmologists, general practitioners, optometrists, podiatrists, diabetes educators and nurses. In order to ensure the effective and efficient delivery of quality services across all sectors, guidelines need to be available to identify and disseminate best practice models to meet quality standards.

The task of developing guidelines has been advertised for tender and closes on 11 December 1998.

In line with the NHMRC policy, the public is asked for their views on what should be included in these guidelines. You are therefore invited to make a submission to the Commonwealth about guidelines for type 2 diabetes, outlining your views.

We are very interested in hearing about your experience (whether you are a clinical service provider or a consumer or other interested party) and your views and suggestions on diabetes care. For further information, including information on making submissions, please contact:

Ms Kerry Bennett  
Assistant Director  
Diabetes Section  
MDP 103  
GPO Box 9848  
CANBERRA ACT 2601

Phone: 02 6289 7468  
Fax: 02 6289 4901  
Email: [kerry.bennett@health.gov.au](mailto:kerry.bennett@health.gov.au)

**How to make your submission**

Please make your submission in writing or via email or on audio tape, and include your name and an address at which we can contact you. Please send your submission to Ms Bennett at the address given above.

**Closing Date**

The closing date for submissions is 1 February 1999.

**Further information**

This notice is given under subsection 12(2) of the *National Health and Medical Research Council Act 1992*.

The receipt of all submissions will be acknowledged. All committee or group documents will include a report on the nature of the consultation undertaken, provide a list of submissions received and a summary of points made in the consultation process. These reports will be available to participants in the consultations.

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*.

9611272

+++Notice of Intent+++

**NHMRC**

**NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL**

<http://www.health.gov.au/nhmrc>

**AN INVITATION TO MAKE SUBMISSIONS**

**DAY SURGERY/PROCEDURES AND DIABETES**

The National Health and Medical Research Council intends to issue guidelines about day surgery/procedures and diabetes.

There is an increasing trend towards performing surgical and diagnostic procedures during a single day admission to a hospital or day-surgery centre. A Working Party has been established to review the impact of day surgery/procedures on people with diabetes and advise on appropriate guidelines for the management of patients with diabetes in relation to day surgery/procedures.

You are invited to make a submission to the Council about the guidelines on day surgery/procedures and diabetes.

**How to make your submission**

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

Please send your submission to:

Secretary  
Health Advisory Committee  
Office of the NHMRC  
MDP 50  
GPO Box 9848  
CANBERRA ACT 2601

Fax: 02 6289 5923

Email: [health.advisory.cttee.nhmrc@health.gov.au](mailto:health.advisory.cttee.nhmrc@health.gov.au)

**Closing Date**

The closing date for submissions is Monday 15 February 1999.

**Other Consultations**

As well as receiving submissions, the Council will write to individuals and organisations with a

known interest in this field.

### **Further information**

This notice is given under subsection 12(2) of the *National Health and Medical Research Council Act 1992*.

A copy of the terms of reference of the relevant Working Party may be obtained free of charge from Ms Nava Turner at the address given above or phone: 02 6289 5979 or fax: 02 6289 5923 or email: [health.advisory.cttee.nhmrc@health.gov.au](mailto:health.advisory.cttee.nhmrc@health.gov.au)

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*.

9611258

## Immigration and Multicultural Affairs



Commonwealth of Australia

*Migration Act 1958*

Migration Regulations

### **SPECIFICATION OF CURRENCIES AND AMOUNTS OF CURRENCY FOR THE PURPOSES OF PARAGRAPH 5.36(1)(b)**

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 5.36(1)(b) of the Migration Regulations:

- (1) REVOKE all existing instruments made under paragraph 5.36(1)(b) of the Migration Regulations; and
- (2) SPECIFY for the purposes of paragraph 5.36(1)(b) the currencies and currency amounts set out in the Schedule.

This notice has effect on and from 1 January 1999.

Dated

*30<sup>th</sup> November*  
A handwritten signature in dark ink, appearing to read 'Philip Ruddock'.

1998.

Minister for Immigration and Multicultural Affairs

[NOTE 1: Regulation 1.17 provides that the Minister may, by notice published in the *Gazette*, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE 2: Paragraph 5.36(1)(b) provides that the payment in a foreign country of an instalment of the visa application charge or a fee payable under the Regulations may be made by payment of the corresponding amount in a currency that is specified for the purposes of paragraph 5.36(1)(b) by *Gazette* Notice and ascertained in accordance with that Notice.]



Schedule: Migration Regulations - Charges in Foreign Currencies from 1 January 1999

Column 1 Column 2 Column 3 Column 4 Column 5 Column 6 Column 7 Column 8 Column 9 Column 10 Column 11 Column 12

Australia Dollar	Austria Schilling	Belgium Franc	Brunei Dollar	Canada Dollar	China Yuan	Cyprus pound	Denmark Kroner	Egypt Pound	Fiji Dollar	France Franc	Germany Mark	Greece drachma
35	280	800	38	40	200	11	150	79	45	140	40	6600
50	400	1200	54	55	280	16	250	112	65	200	55	9200
55	440	1300	59	60	300	18	250	124	71	220	65	10200
65	520	1500	70	70	360	21	300	146	84	240	75	12000
80	620	1900	86	85	440	26	350	180	104	300	90	14800
110	860	2600	119	115	610	36	500	247	143	420	125	20400
145	1140	3300	157	150	800	47	650	326	188	540	160	26800
170	1320	3900	184	175	930	55	750	382	221	640	190	31400
210	1640	4800	227	215	1150	68	900	472	273	780	235	38800
225	1760	5200	243	235	1230	73	950	506	292	840	250	41400
280	2180	6400	303	290	1530	91	1200	629	363	1040	310	51600
285	2220	6500	308	295	1560	93	1200	640	370	1060	315	52600
300	2340	6900	324	310	1640	98	1300	674	389	1120	330	55200
390	3020	8900	422	400	2130	127	1650	876	506	1440	430	71800
400	3100	9100	432	410	2190	130	1700	899	519	1480	445	73600
595	4620	13600	643	610	3250	193	2500	1337	772	2200	655	109600
650	5040	14800	703	670	3550	211	2750	1461	844	2400	720	119600
945	7320	21500	1022	970	5160	307	4000	2124	1227	3500	1045	174000
1020	7900	23200	1103	1045	5570	332	4300	2292	1324	3780	1125	187800
1060	8220	24100	1146	1090	5790	345	4450	2382	1376	3920	1170	195200
1450	11240	33000	1568	1490	7920	471	6100	3258	1882	5360	1600	266800
1570	12160	35700	1697	1610	8580	510	6600	3528	2038	5800	1730	289000
2005	15540	45600	2168	2055	10950	652	8450	4506	2602	7400	2210	369000
2100	16260	47800	2270	2155	11470	683	8800	4719	2726	7760	2315	386400
2240	17360	51000	2422	2300	12240	728	9400	5034	2907	8280	2470	412200
3050	23620	69400	3297	3130	16860	991	12800	6854	3959	11260	3360	561200
3055	23660	69500	3303	3135	16690	993	12850	6865	3965	11280	3365	562200
4485	34740	102000	4849	4600	24500	1458	18800	10079	5821	16560	4940	825200
5000	38720	113700	5405	5125	27310	1625	21000	11236	6490	18460	5510	920000

## Schedule: Migration Regulations - Charges In Foreign Currencies from 1 January 1999

Column 13 Column 14 Column 15 Column 16 Column 17 Column 18 Column 19 Column 20 Column 21 Column 22 Column 23

Australia Dollar	Hong Kong Dollar	India Rupee	Indonesia Rupiah	Ireland Punt	Italy Lira	Japan Yen	Korea Won	Malaysia Ringgit	Netherlands Guilder	New Zealand Dollar	Pakistan Rupee
35	180	980	180000	15	39000	3000	31000	88	50	45	1180
50	260	1400	260000	25	55000	5000	44000	126	70	65	1690
55	300	1540	280000	25	60000	5000	48000	138	70	70	1855
65	340	1820	330000	30	71000	6000	56000	164	90	80	2195
80	420	2240	410000	35	88000	7000	69000	202	100	100	2700
110	580	3080	560000	50	120000	9000	95000	276	140	140	3710
145	760	4055	740000	65	159000	12000	125000	364	180	180	4890
170	880	4755	860000	75	186000	14000	147000	426	220	210	5735
210	1080	5875	1070000	95	229000	17000	181000	528	270	260	7085
225	1160	6295	1140000	100	246000	19000	194000	564	280	280	7590
280	1440	7830	1420000	125	306000	23000	242000	702	350	345	9445
285	1460	7970	1440000	130	311000	23000	246000	716	360	355	9615
300	1540	8390	1520000	135	328000	25000	259000	752	380	370	10120
390	2000	10905	1970000	175	426000	32000	336000	978	490	485	13155
400	2060	11185	2020000	180	437000	33000	345000	1004	500	495	13490
595	3060	16640	3010000	265	649000	48000	513000	1492	740	735	20070
650	3340	18175	3290000	290	709000	53000	560000	1630	810	805	21925
945	4840	26425	4780000	420	1031000	76000	814000	2370	1180	1165	31870
1020	5220	28525	5150000	455	1113000	83000	879000	2558	1270	1260	34400
1060	5420	29640	5360000	470	1156000	86000	913000	2658	1320	1310	35750
1450	7420	40545	7330000	645	1582000	117000	1249000	3636	1810	1790	48900
1570	8040	43900	7930000	695	1712000	127000	1352000	3938	1960	1940	52950
2005	10260	56065	10130000	890	2187000	162000	1727000	5028	2500	2475	67620
2100	10740	58720	10610000	930	2290000	169000	1809000	5268	2610	2590	70820
2240	11460	62635	11310000	995	2443000	181000	1929000	5618	2790	2765	75545
3050	15600	85285	15400000	1350	3326000	246000	2627000	7650	3790	3765	102860
3055	15620	85425	15430000	1355	3332000	246000	2631000	7662	3800	3770	103030
4485	22940	125410	22650000	1990	4891000	361000	3863000	11248	5580	5535	151255
5000	25560	139810	25250000	2215	5453000	403000	4306000	12540	6220	6170	168620

**Schedule: Migration Regulations - Charges In Foreign Currencies from 1 January 1999**

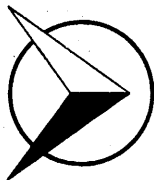
Column 24 Column 25 Column 26 Column 27 Column 28 Column 29 Column 30 Column 31 Column 32 Column 33

Australia Dollar	Philippines Peso	Singapore Dollar	South Africa Rand	Sri Lanka Rupee	Sweden Krona	Switzerland Franc	Syria Pound	Thailand Baht	United Kingdom Sterling	USA Dollar
35	930	38	140	1600	200	40	1050	860	15	23
50	1320	54	190	2300	280	50	1500	1220	20	33
55	1450	60	210	2500	300	50	1650	1340	25	36
65	1710	70	250	2900	360	60	1950	1580	30	43
80	2110	88	300	3600	440	80	2400	1940	35	53
110	2900	120	420	4900	600	100	3300	2660	45	73
145	3820	158	550	6500	780	140	4350	3500	60	96
170	4480	184	640	7600	920	160	5100	4100	70	112
210	5530	228	790	9400	1120	200	6300	5060	85	139
225	5920	244	850	10100	1200	210	6750	5420	90	148
280	7370	304	1050	12500	1500	260	8400	6740	110	185
285	7500	308	1070	12700	1520	260	8550	6860	115	188
300	7900	326	1130	13400	1600	280	9000	7220	120	198
390	10260	422	1470	17400	2080	360	11700	9380	155	257
400	10530	434	1500	17900	2140	370	12000	9620	160	264
595	15650	644	2230	26500	3180	550	17850	14320	235	393
650	17100	704	2440	29000	3480	600	19500	15640	260	429
945	24860	1024	3540	42100	5040	860	28350	22720	375	624
1020	26830	1104	3820	45500	5440	930	30575	24520	405	673
1060	27890	1148	3970	47300	5660	970	31775	25480	420	700
1450	38140	1570	5440	64600	7740	1320	43475	34860	575	957
1570	41300	1700	5880	70000	8380	1430	47075	37740	620	1036
2005	52740	2170	7510	89300	10700	1830	60100	48200	795	1323
2100	55240	2272	7870	93600	11200	1910	62950	50480	830	1386
2240	58920	2424	8390	99800	11940	2040	67150	53840	885	1478
3050	80230	3300	11430	135900	16260	2780	91425	73320	1205	2013
3055	80360	3306	11450	136100	16280	2780	91575	73440	1205	2016
4485	117970	4854	16800	199800	23900	4080	134450	107800	1770	2960
5000	131520	5410	18730	222700	26640	4550	149875	120180	1975	3300

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## Transport and Regional Services

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CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

### **NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 13 November 1998, the Civil Aviation Safety Authority (CASA) issued an exemption against regulation 208 of the *Civil Aviation Regulations 1988* (Exemption Number: CSFO 98133 (CASA 44/1988)).

On 26 November 1998, CASA issued an exemption against regulation 208 of the *Civil Aviation Regulations 1988* (Exemption Number: CSFO 98139 (CASA 45/1998)).

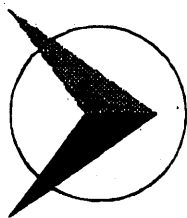
Copies of these instruments are available for inspection at, and may be purchased over the counter from:

**Airservices Australia Publications Centre  
715 Swanston Street  
CARLTON Vic 3053**

Copies of these instruments may be purchased by mail from:

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

**9611260**



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

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

Notice is hereby given that the following amendments to Civil Aviation Orders will become effective on 9 December 1998.

**Civil Aviation Orders Part 105 - Aircraft**

**AD/AB3/135 - Engine Controls - Thrust Reverser**

**AD/AB3/136 - Centre Tank Fuel Pump - Inspection**

**AD/B727/155 - Fuselage Skin Lap Joints**

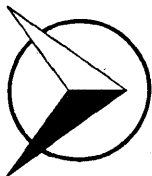
**AD/PC-12/13 - Flap Actuators**

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>

9611261



**CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF ORDERS  
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 30 November 1998, amendments were made to the following Civil Aviation Orders:

Part 40, sections 40.1.0, 40.3.0 and 40.8.3.

The commencement date for these amendments is 9 December 1998.

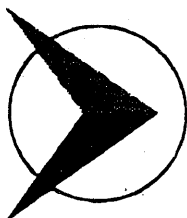
Copies of the Order are available for inspection at, and may be purchased over the counter from:

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

Copies of the Order may be purchased by mail from:

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

**9611262**



**CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA**

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

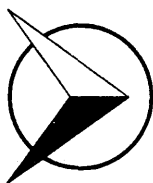
On 26 November 1998 the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207(2) of the Civil Aviation Regulations relating to an aircraft bearing the nationality and registration marks VH-CAH (CASA 476/98).

Copies of the instrument are available from:

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

**Phone : 02 6217 1856  
Fax: 02 6217 1991  
Email: MCINTOSH\_W@CASA.GOV.AU**

**9611263**



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

**NOTIFICATION OF EXEMPTION  
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 26 November 1998 the Civil Aviation Safety Authority (CASA) issued an exemption under subregulation 89ZD (1) of the *Civil Aviation Regulations 1988* (Exemption Number: CASA 43/1998 — exemption from compliance with subregulation 89S (3) of the Regulations).

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**

**9611264**



**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

**No: 0007**


**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
<b>NUOVA MEDITERRANEA</b>	<b>TRIESTE</b>	

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

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

**Names of ports for which permit issued**  
**SYDNEY, MELBOURNE and FREMANTLE**

 **Dated at CANBERRA this 26<sup>TH</sup> day of NOVEMBER 1998**



  
**Delegate of the Minister for Transport  
and Regional Services**

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

1. That the Maritime Transport Group is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 9 December 1998 to 4 April 1999.
3. This permit is valid for shipments of cargo only in those instances where BARBICAN MARINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo. (It is noted that, at this stage, there are no scheduled voyages by licensed container ships commencing on 11/12, 4 & 7/1, 1 & 4/2, 29/2 & 10/3/99).
4. Containers only may be carried.
5. The containers may only be carried from Sydney and Melbourne to Fremantle.

9611265

COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912

No: 0008

## PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
NUOVA NIPPONICA	TRIESTE	

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

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

Names of ports for which permit issued

SYDNEY, MELBOURNE and FREMANTLE

Dated at CANBERRA this 26<sup>TH</sup> day of NOVEMBER 1998  
Delegate of the Minister for Transport  
and Regional Services

## CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Maritime Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 20 December 1998 to 20 May 1999.
3. This permit is valid for shipments of cargo only in those instances where BARBICAN MARINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo. (It is noted that, at this stage, there are no scheduled voyages by licensed container ships commencing on 21 & 24/12, 18 & 21/1, 15 & 18/2, 15 & 18/3 and 12 & 15/4/99).
4. Containers only may be carried.
5. The containers may only be carried from Sydney and Melbourne to Fremantle.

9611267

**Commonwealth of Australia**

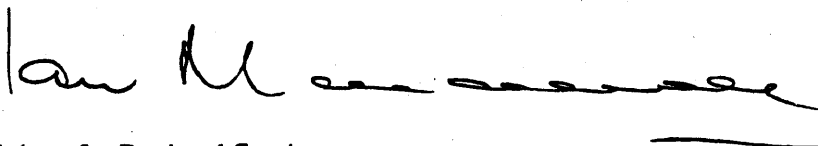
***Christmas Island Act 1958***  
***Casino Control Ordinance 1988***

Department of Transport and Regional Services

**REVOCATION OF DESIGNATION OF CASINO PREMISES**

**I, IAN DOUGLAS MACDONALD, Minister for Regional Services, Territories and Local Government, under subsection 2(1) of the *Casino Control Ordinance 1988*, **REVOKE** the designation of the casino premises of 21 October 1993 as varied on 21 September 1995 and 24 March 1997.**

Dated **19 NOV** 1998

A handwritten signature in black ink, appearing to read 'Ian Douglas Macdonald', with a horizontal line underneath.

Minister for Regional Services,  
Territories and Local Government

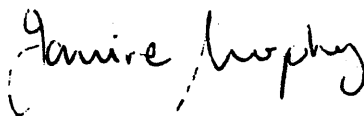
9611268

**Treasurer****COMMONWEALTH OF AUSTRALIA*****Foreign Acquisitions and Takeovers Act 1975*****ORDER UNDER SUBSECTION 22(1)****WHEREAS -**

- (A) Avalet Pty Limited is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Avalet Pty Limited proposes to acquire an interest in the Australian urban land as described in the notice furnished on 3 November 1998 under section 26A of the Act as trustee for Victoria Street Unit Trust;

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                      2nd                      day of                      December                      1998.



General Manager

9611269

## 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
SST 15	Sales tax: activities in agricultural industry.	Outlines exemptions from sales tax for certain goods, provided the goods are for use in carrying out activities in the agricultural industry.
PR 98/3	Income tax: Great Southern Blue Gum Project No.2 Prospectus No 5.	Sets out the consequences of investing in the Great Southern Blue Gum Project.

### NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

The Commissioner of Taxation gives notice that the following Product Ruling is withdrawn on the date nominated below. The Notice of Withdrawal is incorporated in the Product Ruling.

Ruling Number	Subject	Brief Description
PR 98/3	Income tax: Great Southern Blue Gum Project No 2 Prospectus No 5.	This Product Ruling is withdrawn on 30 June 1999 and ceases to have effect on and from this date.

9611270

**Veterans' Affairs*****Veterans' Entitlements Act 1986*****NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B**

Notice is hereby given that the undermentioned instruments have been made on 1 December 1998 under section 196B of the *Veterans' Entitlements Act 1986*. Copies of these instruments can be obtained from:

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

Number of Instrument	Description of Instrument
76 of 1998	Revocation of Statement of Principles (Instrument No.5 of 1994) concerning psychoactive substance abuse or dependence, and Determination of Statement of Principles under subsection 196B(2) concerning alcohol dependence or alcohol abuse and death from alcohol dependence or alcohol abuse
77 of 1998	Revocation of Statements of Principles (Instrument No.6 of 1994) concerning psychoactive substance abuse or dependence, and Determination of Statement of Principles under subsection 196B(3) concerning alcohol dependence or alcohol abuse and death from alcohol dependence or alcohol abuse
78 of 1998	Determination of Statement of Principles under subsection 196B(2) concerning drug dependence or drug abuse and death from drug dependence or drug abuse
79 of 1998	Determination of Statement of Principles under subsection 196B(3) concerning drug dependence or drug abuse and death from drug dependence or drug abuse
80 of 1998	Revocation of Statements of Principles (Instrument No.140 of 1996, Instrument No.77 of 1997 and Instrument No.37 of 1998) concerning ischaemic heart disease, and Determination of Statement of Principles under subsection 196B(2) concerning ischaemic heart disease and death from ischaemic heart disease
81 of 1998	Revocation of Statements of Principles (Instrument No.141 of 1996, Instrument No.78 of 1997 and Instrument No.38 of 1998) concerning ischaemic heart disease, and Determination of Statement of Principles under subsection 196B(3) concerning ischaemic heart disease and death from ischaemic heart disease



Commonwealth  
of Australia

# Gazette

No. S 562 Monday 30 November 1998  
Produced by AusInfo Canberra

**SPECIAL**

**DEPARTMENT OF EDUCATION,  
TRAINING AND YOUTH AFFAIRS**

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

The following determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Public Funding Section, Higher Education Division, Department of Education, Training and Youth Affairs, 10 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9647.

Number/ Year	Section	Description	Date Made
T22-98	15	To adjust operating funding to University of Wollongong and Queensland University of Technology for the base operating grants.	26/11/98



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# Commonwealth of Australia

# Gazette

No. S 563 Tuesday 1 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

## COMMONWEALTH OF AUSTRALIA

### *Therapeutic Goods Act 1989*

### THERAPEUTIC GOODS ORDER No. 63

#### Standard for Sterile Therapeutic Goods

I, Elaine Walker, delegate of the Minister for Health and Aged Care for the purposes of the exercise of the Minister's powers under section 10 of the *Therapeutic Goods Act 1989*, acting under that section:

- (a) **revoke** Therapeutic Goods Order No. 11 – Standard for Sterile Therapeutic Goods, which was made on 4 December 1983; and
- (b) **determine** that the requirements specified in the British Pharmacopoeia 1998, Appendix XVI - Test for Sterility [European Pharmacopoeia, Supplement 1998, Biological Tests - Sterility] shall constitute the standard for therapeutic devices that are labelled as sterile or sterilised or otherwise purport to be sterile or sterilised.

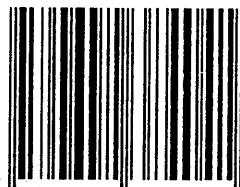
This Order takes effect on 1 December 1998.

Dated 27th November 1998

ELAINE WALKER  
Delegate of the Minister for Health and Aged Care

#### NOTE

1. By Ministerial Order in the Gazette, the British Pharmacopoeia 1998 takes effect in Australia on 1 December 1998. Accordingly, from 1 December 1998 the test for sterility of therapeutic goods applies as specified in Appendix XVI to the British Pharmacopoeia 1998. This Order extends the test to apply to therapeutic devices which are not specified in the British Pharmacopoeia.





COMMONWEALTH OF AUSTRALIA  
DEPARTMENT OF HEALTH AND AGED CARE

*Therapeutic Goods Act 1989*

ORDER UNDER SECTION 3 - DEFINITION OF "BRITISH PHARMACOPOEIA"

I, TERRY SLATER, delegate of the Minister for Health and Aged Care for the purposes of the exercise of the Minister's powers under the definition of "British Pharmacopoeia" in subsection 3(1) of the *Therapeutic Goods Act 1989* ("the Act") and acting under that provision, HEREBY SPECIFY that on and from 1 December 1998 the definition of "British Pharmacopoeia" in the Act shall include the British Pharmacopoeia 1998.

Dated this 27<sup>th</sup> day of November 1998



TERRY SLATER  
National Manager  
Therapeutic Goods Administration  
(Delegate of the Minister for Health and Aged Care)



Commonwealth  
of Australia

# Gazette

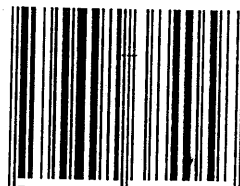
No. S 564 Tuesday 1 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

## NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Primary Industries Levies and Charges Collection Act 1991 and Horticultural Levy Act 1987</i>	Primary Industries Levies and Charges Collection (Strawberries) Amendment Regulations 1998 (No. 1)	1998 No. 315
<i>National Residue Survey (Customs) Levy Act 1998 and National Residue Survey (Excise) Levy Act 1998</i>	Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 1998 (No. 3)	1998 No. 316
<i>Evidence and Procedure (New Zealand) Act 1994</i>	Evidence and Procedure (New Zealand) Amendment Regulations 1998 (No. 1)	1998 No. 317
<i>Nuclear Non-Proliferation (Safeguards) Act 1987</i>	Nuclear Non-Proliferation (Safeguards) Amendment Regulations 1998 (No. 2)	1998 No. 318
<i>Patents Act 1990</i>	Patents Amendment Regulations 1998 (No. 8)	1998 No. 319
<i>Airports Act 1996</i>	Airports Amendment Regulations 1998 (No. 6)	1998 No. 320
<i>Air Navigation Act 1920</i>	Air Navigation Amendment Regulations 1998 (No. 1)	1998 No. 321



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Commonwealth of Australia

AUSTRALIAN COMMUNICATIONS AUTHORITY

Notice under section 191 of the *Radiocommunications Act 1992*

NOTIFICATION THAT THE AUSTRALIAN COMMUNICATIONS AUTHORITY IS  
CONSIDERING PROHIBITING A DEVICE

Notice is given that the Australian Communications Authority is considering declaring a device, commonly known as a mobile phone jammer, to be prohibited under section 190 of the *Radiocommunications Act 1992* (the Act).

The ACA, before making such a declaration, is seeking public comment to assist its consideration of the matter.

**Description of the device**

The device being considered for prohibition is described as a device designed to operate within the bands 870-960 MHz or 825-845 MHz and to interfere with radiocommunications or disrupt or disturb radiocommunications.

The ACA is concerned to ensure that the description is broad enough to accommodate the relevant devices, but not so broad that legitimate radiocommunications devices are caught unintentionally. Public comment is therefore sought about whether the description is appropriate.

**Why the ACA proposes to prohibit this device**

A device has been advertised for sale that 'jams' all mobile telephones in a locality so that calls cannot be transmitted or received. The device transmits a wideband signal across the whole cellular 'base' transmit band thereby effectively blocking mobile telephones in the affected geographic area from handshaking with the particular base station. The device is proposed to be used in places such as cinemas, restaurants, theatres, hospitals and doctors' and dentists' surgeries in order to enforce mobile telephone quiet zones.

These 'mobile phone jammers' are small portable devices that are, according to advertising material, capable of operating within the band 880-920 MHz. They are reported to have a power output that is adjustable between ten milliwatts and 100 watts and have an effective operational radius of between two metres and four kilometres. Advertising material indicates that the jammer will affect analogue and digital (including GSM) mobile telephones.

There appears to be no legitimate radiocommunications use for mobile phone jamming devices; their only purpose seems to be to deliberately disrupt licensed radiocommunications services. Advertising material stresses this as a feature of the device.



The ACA's knowledge about the interfering and disruptive nature of these devices means that they could not be licensed under normal circumstances. In addition, the *900 MHz Band Plan (Statutory Rules No. 47)*, only authorises:

- cellular mobile telephone service (base transmit frequencies);
- fixed services (wideband);
- radiolocation services; and
- industrial, scientific and medical applications.

Operation or possession for the purpose of operation of a radiocommunications device without an appropriate licence is an offence under sections 46 and 47 of the Act, respectively. In addition, operators of the device may breach section 194 of the Act (interference likely to endanger safety or cause loss or damage) and section 197 of the Act (knowingly or recklessly interfere substantially with radiocommunications).

While the ACA could take action to prosecute under these sections of the Act, that would affect individuals who, or organisations which, may buy and operate the equipment possibly ignorant of the fact that their use is illegal.

It would be more efficient and effective to focus regulatory attention on the sellers and suppliers of mobile phone jamming devices, while continuing to target individual operators if the need arises.

The use of mobile phones in particular areas is able to be discouraged, if not entirely controlled, using alternative means, including:

- promotion to encourage people to use silent messaging features of their mobile phones;
- advising people (using prominent signage) that the use of mobile phones in certain areas is not welcome, or could affect the operation of sensitive equipment; or
- electronically detecting active mobile phones, followed by advice to users to restrict their use.

The ACA also has a responsibility for electromagnetic radiation matters and is gravely concerned that radiation levels of some of these devices may result in exposure levels exceeding the maximum permitted under the interim and proposed Australian health exposure standards. This has implications for the public's safety, especially in confined areas, such as cafes or restaurants.

As there appears to be no legitimate radiocommunications use for devices that jam mobile telephones, combined with public health concerns about these devices, the ACA is considering prohibiting the devices under section 190 of the Act.

## **Comments**

The ACA is seeking particular comment about whether it is necessary to prohibit the device in question and about the scope of that device's description. In addition, public comment is sought about whether there is or could be a legitimate radiocommunications use for the device. Comments about public health concerns are also welcomed.

Interested persons are invited to make representations about the proposed prohibition by close of business 4 January 1999. Representations should be in writing and should be addressed to:

The Manager  
Compliance and Licensing Team  
Spectrum Planning and Standards Group  
Australian Communications Authority  
PO Box 78  
BELCONNEN ACT 2616

E-mail - [clt@aca.gov.au](mailto:clt@aca.gov.au)



# Commonwealth of Australia

# Gazette

No. S 566 Wednesday 2 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

Commonwealth of Australia

*Health Insurance Act 1973*

**Health Insurance Determination HS/4/1998**

I, MICHAEL RICHARD LEWIS WOOLDRIDGE, Minister for Health and Family Services,  
make this Determination under subsection 3C(1) of the *Health Insurance Act 1973*.

Dated 23 November 1998.

Minister for Health and Family Services

## Citation

1. This determination may be cited as the Health Insurance Determination HS/4/1998.

## Commencement

2. This determination shall come into effect on and from the date of this determination.

## Health services

- 3.(1) A health service mentioned in the Schedule to this determination is treated as if it were a professional service and a medical service for the following provisions:
  - (a) Schedule 1 to the *National Health Act 1953*;
  - (b) subsections 3(1) and 19(6) and sections 8, 9, 10, 14, 15, 16, 17, 18, 20, 20A, 20B and 20BA of the *Health Insurance Act 1973*; and
  - (c) regulations 13, 27, 28, 29, 30 and 31 of the Health Insurance Regulations.
- (2) A health service mentioned in the Schedule to this determination is treated as if it were related to an item in the general medical services table that specifies the fee mentioned in the Schedule for the health service.



**SCHEDULE TO DETERMINATION HS/4/1998  
UNDER SUBSECTION 3C(1) OF THE  
HEALTH INSURANCE ACT 1973**

Column 1	Column 2	Column 3
Item No.	Health Service	Fee (\$)
41880	Tracheostomy by a percutaneous technique using sequential dilatation or partial splitting method to allow insertion of a cuffed tracheostomy tube (Anaes. 17708 = 6B+2T)	192.60



**Commonwealth  
of Australia**

**Gazette**

No. S 567 Thursday 3 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

Form 14 (Rule 57)

**NOTICE OF WINDING UP APPLICATION**

**KINGSCLIFF NOMINEE MORTGAGES PTY LTD**

A.C.N. 069 405 143

Supreme Court: Brisbane

Application No: 10601 of 1998

An application for the winding up of KINGSCLIFF NOMINEE MORTGAGES PTY LTD was made by DEVON MARSHALL CONSTRUCTIONS PTY LTD ACN 056 405 773 on 13 November 1998 and will be heard by the Supreme Court of Queensland at 9.30am on 21 December 1998. Copies of documents filed may be obtained from the applicant.

Any person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below no later than 4.00pm on 18 December 1998.

**CORRS CHAMBERS WESTGARTH**  
Level 35, 1 Eagle Street  
BRISBANE QLD 4000



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Commonwealth  
of Australia

Gazette

No. S 568 Thursday 3 December 1998  
Produced by AusInfo Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

*Therapeutic Goods Act 1989*

**Order That Goods Are Therapeutic Goods  
No. 1 of 1998**

I, TERRY SLATER, delegate of the Secretary to the Department of Health and Aged Care for the purposes of subsection 7(1) of the *Therapeutic Goods Act 1989* ("the Act") and acting under that subsection, declare that the product "Cellasene" and any products containing "Cellasene" are, for the purposes of the Act, therapeutic goods.

This Order commences on Gazettal.

Dated 28 November 1998

TERRY SLATER

Delegate of the Secretary to the Department of Health and Aged Care



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Commonwealth  
of Australia

# Gazette

No. S 569 Friday 4 December 1998  
Produced by AusInfo Canberra

**SPECIAL**



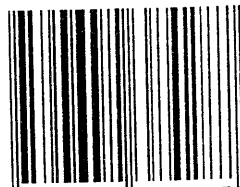
*Environment Protection Group*

**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 Lower Corporation Pty Limited, 64 Moncur Street, Woollahra, NSW 2025 to vary a special export permit granted to Lower Corporation Pty Limited on 12 August 1998. The variation would be to add steel drums as an alternative means of packaging wastes transported from Australian Glass Manufacturers Company Plants in Melbourne, Sydney, Adelaide and Perth, Australia to Hydrometal S.A., Zoning Industriel d'Ehein, B-4480, Engis, Belgium.

Jack Holland  
A/g Assistant Secretary  
Chemicals and the Environment Branch

2 December 1998



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Commonwealth  
of Australia

# Gazette

No. S 570 Friday 4 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

DEPARTMENT OF EDUCATION,  
TRAINING AND YOUTH AFFAIRS

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

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

Number/ Year	Section	Description	Date Made
T24-98	15	To adjust institutions for student places under the Joint Commonwealth/Industry Funded Additional Places Scheme.	2/12/98



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