



Commonwealth  
of Australia

# Gazette

No. GN 50, Wednesday, 16 December 1998

Published by AusInfo, Canberra

GOVERNMENT NOTICES

## CONTENTS

Variation of closing times .....	3881
Commercial advertising .....	3881
General Information .....	3881
Government departments .....	3885

Special Gazette Nos S 571, S 572, S 573, S 574, S 575, S 576,  
S 577, S 578, S 579, S 580, S 581, S 582, S 583, S 584, S 585,  
S 586, and S 587 are herewith

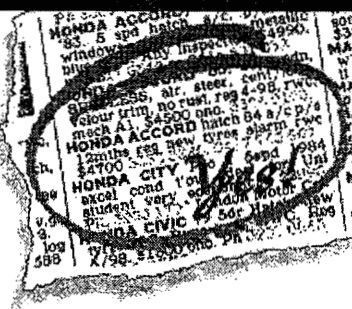
The date of publication of this Gazette is 16 December 1998

**if money is what you need today!**

Car Loans

**9.95** % PA  
Fixed 1-5 years

► Applications before  
31 December 1998  
and receive a  
15% discount on  
motor vehicle  
insurance<sup>+</sup>



\* Approvals subject to CUA lending criteria. Fees and charges are payable. Full details of the relevant terms and conditions are available on application. Entry rate may change without notice and is available for purchase of cars up to 2 years old. Available to new borrowers only. Auto loans require Bill of Sale security. Conditions apply. VACC Comprehensive motor vehicle policy underwritten by FORTIS Insurance Limited ACN 004 167 953. Offer valid until 31 December 1998.



Call **CUA Direct** on **(07) 3365 0055**  
or drop into your local CUA branch.  
[www.cua.com.au](http://www.cua.com.au)

**CREDIT UNION**  
**AustraliA**  
CREDIT UNION AUSTRALIA LIMITED

CUA/CG1 8-98



**THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION!**

**QUALITY OF YOUR PUBLICATION:**

To maximise the quality of your notice, all copy must be typewritten or typeset using a laser printer. Handwritten material will not be accepted. Other material may be accepted, however, AusInfo will take no responsibility for the quality of production of these notices.

**LODGMET RATES:**

A charge of \$126.50 per/page will apply to the submission of camera-ready copy

**CUSTOMER ACCOUNT NUMBERS and CUSTOMER REFERENCE CODES**

must be clearly stated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

**CLOSING TIMES:**

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

**INQUIRIES:**

Please direct all inquiries to (02) 6263 4617.

## Variation of closing times

Commonwealth of Australia Gazette  
Government Notices

### CHRISTMAS/NEW YEAR PERIOD

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

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

#### Issue of 6 January 1999

Thursday, 23 December 1998 at 10.00 a.m.

### AUSTRALIA DAY EARLY CLOSING

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

#### Issue of 27 January 1999

Thursday, 21 January 1999 at 10.00 a.m.

## Commercial advertising

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

## General Information

### IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 1998

This work is copyright. Apart from any use as permitted under the *Copyright Act 1968*, no part may be reproduced by any process without prior written permission from AusInfo. Requests and inquiries concerning reproduction and rights should be addressed to the Manager, Legislative Services, AusInfo, GPO Box 84, Canberra ACT 2601.

This copyright requirement on reproduction or photocopying also applies to the Australian Public Service.

### GAZETTE INQUIRIES

Lodgment inquiries .....	(02) 6263 4617
Gazettal Forms .....	(02) 6295 4613
Subscriptions (Fax) .....	(02) 6295 4888
Subscriptions .....	132 447

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

**NOTICES FOR PUBLICATION** and related correspondence should be addressed to:

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

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

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

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

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

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

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

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

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

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

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

Subscriptions fax number (02) 6295 4888.

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

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

or over the counter from Government Info Shops at:

Adelaide: 60 Waymouth Street, tel. (08) 8231 0144,  
fax (08) 8231 0135

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

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

Hobart: 31 Criterion Street, tel. (03) 6234 1403,  
fax (03) 6234 1364

Melbourne: 190 Queen Street, tel. (03) 9670 4224,  
fax (03) 9670 4115

Parramatta: Shop 24, Horwood Place  
(off Macquarie Street),  
tel. (02) 9893 8466,  
fax (02) 9893 8213

Perth: 469 Wellington Street, tel. (08) 9322 4737,  
fax (08) 9481 4412

Sydney: 32 York Street, tel. (02) 9299 6737,  
fax (02) 9262 1219

Townsville: 271 Flinders Mall, tel. (077) 21 5212,  
fax (077) 21 5217

**Agent:**

Darwin: Northern Territory Government  
Publications, 13 Smith Street,  
tel. (08) 9899 7152

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

**ALL REMITTANCES** should be made payable to;

Collector of Public Moneys, AusInfo.

**OTHER ISSUES OF THE GAZETTE**

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

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

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

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

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

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

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

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

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

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



# ISSUE OF PERIODIC GAZETTES

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

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

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

Gazette number	Date of Publication	Subject
P22	11.9.98	ASIC Deregistration Notice by the Australian Securities Commission of intention to deregister defunct companies.
P23	17.9.98	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 1998 to 31 July 1998 and not previously gazetted
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.
*P31	11.12.98	Notice by ASIC of intention to deregister defunct companies.

\* First time notified

N.N.—9611276

---

# Government Departments

---

## Agriculture, Fisheries and Forestry

---

### COMMONWEALTH OF AUSTRALIA

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

#### DIRECTION

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* ('the Act'), hereby direct, pursuant to item 12(1) of Schedule 5 of the Act, that the amount of:

**\$2,798,955.20** ('the Amount')

be paid to:

**Meat and Livestock Australia Limited ACN 081 678 364 ('MLA')**

subject to the following conditions:

1. MLA must hold and account for the Amount as a separate fund from other money of MLA except other money transferred to MLA under item 12(1) of the Act or money paid to MLA under part 3 of Division 3 of the *Australian Meat and Live-stock Industry Act 1997*.
2. MLA must use and expend the Amount only to meet accrued liabilities of the Australian Meat and Live-stock Corporation, the Meat Research Corporation and the Meat Industry Council as at 30 June 1998 which are transferred to MLA under item 13(1) of Schedule 5 of the Act.
3. MLA must provide accounts of the use of the Amount to the Assistant Secretary, Meat and Livestock Branch, Department of Primary Industries and Energy at the end of each period of two weeks following payment of the Amount to MLA.
4. MLA must, if required to do so at any time in writing by an authorised person under Part 3 of Schedule 5 of the Act, pay to Red Meat Advisory Council Limited ACN 083 193 891 any part of the Amount which will not reasonably be required by MLA to meet the liabilities referred to in paragraph 2 above.

DATED this *Monday*, *27* day of *July* 1998



GREGORY ROBERT READ  
Assistant Secretary, Meat and Livestock Branch

## COMMONWEALTH OF AUSTRALIA

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

## DIRECTION

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* ('the Act'), hereby direct, pursuant to item 12(1) of Schedule 5 of the Act, that the amount of:

**\$1,521,410.45** ('the Amount')

be paid to:

**Meat and Livestock Australia Limited ACN 081 678 364 ('MLA')**

subject to the following conditions:

1. MLA must hold and account for the Amount as a separate fund from other money of MLA except other money transferred to MLA under item 12(1) of the Act or money paid to MLA under part 3 of Division 3 of the *Australian Meat and Live-stock Industry Act 1997*.
2. MLA must use and expend the Amount only to meet accrued liabilities of the Australian Meat and Live-stock Corporation, the Meat Research Corporation and the Meat Industry Council as at 30 June 1998 which are transferred to MLA under item 13(1) of Schedule 5 of the Act.
3. MLA must provide accounts of the use of the Amount to the Assistant Secretary, Meat and Livestock Branch, Department of Primary Industries and Energy at the end of each period of two weeks following payment of the Amount to MLA.
4. MLA must, if required to do so at any time in writing by an authorised person under Part 3 of Schedule 5 of the Act, pay to Red Meat Advisory Council Limited ACN 083 193 891 any part of the Amount which will not reasonably be required by MLA to meet the liabilities referred to in paragraph 2 above.

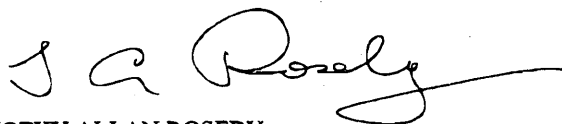
DATED this

*3rd*

day of

*August*

1998



TIMOTHY ALLAN ROSEBY

First Assistant Secretary, Livestock & Pastoral Division

COMMONWEALTH OF AUSTRALIA

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

DIRECTION

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* ('the Act'), hereby direct, pursuant to item 12(1) of Schedule 5 of the Act, that the amount of:

**\$475,862.40** ('the Amount')

be paid to:

**Meat and Livestock Australia Limited ACN 081 678 364 ('MLA')**

subject to the following conditions:

1. MLA must hold and account for the Amount as a separate fund from other money of MLA except other money transferred to MLA under item 12(1) of the Act or money paid to MLA under part 3 of Division 3 of the *Australian Meat and Live-stock Industry Act 1997*.
2. MLA must use and expend the Amount only to meet accrued liabilities of the Australian Meat and Live-stock Corporation, the Meat Research Corporation and the Meat Industry Council as at 30 June 1998 which are transferred to MLA under item 13(1) of Schedule 5 of the Act.
3. MLA must provide accounts of the use of the Amount to the Assistant Secretary, Meat and Livestock Branch, Department of Primary Industries and Energy at the end of each period of two weeks following payment of the Amount to MLA.
4. MLA must, if required to do so at any time in writing by an authorised person under Part 3 of Schedule 5 of the Act, pay to Red Meat Advisory Council Limited ACN 083 193 891 any part of the Amount which will not reasonably be required by MLA to meet the liabilities referred to in paragraph 2 above.

DATED this

*second*

day of

*2. September*  
*1998*

1998

*J A Roseby*

TIMOTHY ALLAN ROSEBY

First Assistant Secretary, Livestock & Pastoral Division

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

I, TIMOTHY ALLAN 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 direct, pursuant to item 12(1) of Schedule 5 of that Act, that the amount of:

**\$4,757,000.00**

be paid to:

**MLA Donor Company Limited ACN 083 304 867 ('MLA Donor')**

subject to the following conditions:

1. MLA Donor must use and expend the amount paid under this direction:
  - (a) consistently with:
    - (i) the MoU and MISP; and
    - (ii) the Business and Operational Plans;
  - (b) in accordance with MLA Donor's obligations under the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* and the *Australian Meat and Live-stock Industry Act 1997*; and
  - (c) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.
2. For these conditions:

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

**'Deed'** means the deed of agreement between MLA Donor and the Commonwealth of Australia dated 31 August 1998 in respect of the amount transferred to MLA Donor under this direction;

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

**'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; and

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

DATED this *thirty first* day of *August* 1998

A handwritten signature in black ink, appearing to read 'J A Roseby'.

TIMOTHY ALLAN ROSEBY  
First Assistant Secretary  
Livestock and Pastoral Division

**COMMONWEALTH OF AUSTRALIA**

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

**DIRECTION**

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 direct, pursuant to item 12(1) of Schedule 5 of that Act, that the amount of:

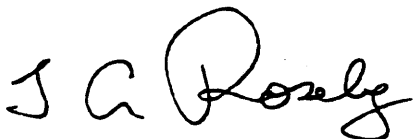
**\$6,000,000.00**

be paid to:

**RED MEAT ADVISORY COUNCIL LIMITED ACN 083 193 891 ('RMAC')**

subject to the condition that RMAC must use and expend the amount paid under this direction only in accordance with the deed between the Commonwealth of Australia and RMAC dated 22 October 1998, including the 'RMAC Scheme Rules' set out in schedule A to the deed dated 29 September 1998.

DATED this *Twenty second* day of *October* 1998



**TIMOTHY ALAN ROSEBY**  
First Assistant Secretary, Livestock & Pastoral Division



COMMONWEALTH OF AUSTRALIA

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

DIRECTION

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 direct, pursuant to item 12(1) of Schedule 5 of that Act, that the amount of:

\$ 10,962,877.45

be paid to:

RED MEAT ADVISORY COUNCIL LIMITED ACN 083 193 891 ('RMAC')

subject to the condition that RMAC must use and expend the amount paid under this direction only in accordance with the deed between the Commonwealth of Australia and RMAC dated 29 September 1998, including the 'RMAC Scheme Rules' set out in schedule A to that deed.

DATED this *Twenty ninth* day of *September* 1998



TIMOTHY ALAN ROSEBY

First Assistant Secretary, Livestock & Pastoral Division

## COMMONWEALTH OF AUSTRALIA

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

## DIRECTION

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 direct, pursuant to item 12(1) of Schedule 5 of that Act, that the amount of:

**\$100,000.00**

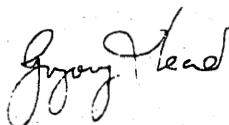
be paid to:

**RED MEAT ADVISORY COUNCIL LIMITED ACN 083 193 891 ('RMAC')**

subject to the conditions that MLA must use and expend the amount paid under this direction:

- (a) only for the establishment of its operations as contemplated by the Memorandum of Understanding in relation to the Australian meat and livestock industry agreed on 27 April 1998 to which the Commonwealth is a party; and
- (c) only in accordance with the deed of agreement between RMAC and the Commonwealth of Australia dated 16 August 1998, including the Capitalisation Plan specified in that deed.

DATED this Monday, 17<sup>th</sup> day of August 1998



GREGORY ROBERT READ  
Assistant Secretary, Meat and Livestock Branch

## COMMONWEALTH OF AUSTRALIA

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

#### DIRECTION

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* ('the Act'), hereby direct, pursuant to item 11(1) of Schedule 5 of the Act, that the amount of:

**\$5,000,000.00** ('the Amount')

be paid to:

**Meat and Livestock Australia Limited ACN 081 678 364 ('MLA')**

subject to the following conditions:

1. **MLA must hold and account for the Amount as a separate fund from other money of MLA except other money transferred to MLA under item 12(1) of the Act or money paid to MLA under part 3 of Division 3 of the *Australian Meat and Live-stock Industry Act 1997*.**
2. **MLA must use and expend the Amount only to meet accrued liabilities of the Australian Meat and Live-stock Corporation, the Meat Research Corporation and the Meat Industry Council as at 30 June 1998 which are transferred to MLA under item 13(1) of Schedule 5 of the Act, but only to the extent that such liabilities are not met by accrued income and receivables of the Australian Meat and Live-stock Corporation, the Meat Research Corporation and the Meat Industry Council as at 30 June 1998 which are transferred to MLA under item 13(1) of Schedule 5 of the Act and received by MLA.**
3. **At the end of each period of two weeks following payment of the Amount to MLA, MLA must provide to the Assistant Secretary, Meat and Livestock Branch, Department of Primary Industries and Energy:**
  - (a) **accounts of the payment during that period of the Amount to meet the liabilities referred to in paragraph 2 above; and**
  - (b) **accounts of the receipt during that period of accrued income and receivables referred to in paragraph 2 above.**

4. MLA must, if required to do so at any time in writing by an authorised person under Part 3 of Schedule 5 of the Act, pay to Red Meat Advisory Council Limited ACN 083 193 891 as a contribution to the Red Meat Industry Reserve Fund, any part of the Amount which will not reasonably be required by MLA to meet the liabilities referred to in paragraph 2 above having regard to the accrued income and receivables referred to in that paragraph.

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



**GREGORY ROBERT READ**  
Assistant Secretary, Meat and Livestock Branch

## COMMONWEALTH OF AUSTRALIA

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

#### DIRECTION

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 direct, pursuant to item 11(1) of Schedule 5 of that Act, that the amount of:

**\$5,926,667.00**

be paid to:

**Meat and Livestock Australia Limited ACN 081 678 364 ('MLA')**

subject to the following conditions:

1. MLA must use and expend the amount paid under this direction:
  - (a) in accordance with and to achieve the purposes of:
    - (i) the MoU and MISP;
    - (ii) the Business and Operational Plans; and
    - (iii) any Undertaking;
  - (b) in accordance with MLA's obligations under the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* and the *Australian Meat and Live-stock Industry Act 1997*; and
  - (c) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.

2. For 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 amount transferred to MLA under this direction;

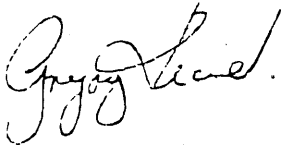
**'MISP'** means the Meat Industry Strategic Plan referred to in the MoU;

**'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.

DATED this Second day of July 1998



GREGORY ROBERT READ  
Assistant Secretary, Meat and Livestock Branch

**COMMONWEALTH OF AUSTRALIA**

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

**DIRECTION**

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 direct, pursuant to item 11(1) of Schedule 5 of that Act, that the amount of:

**\$2,375,333**

be paid to:

**Australian Meat Processor Corporation Limited ACN 082 373 448 ('AMPC')**

subject to the following conditions:

1. AMPC must use and expend the amount paid under this direction:
  - (a) in accordance with and to achieve the purposes of:
    - (i) the MoU and MISP;
    - (ii) the Business and Operational Plans; and
    - (iii) any Undertaking;
  - (b) in accordance with AMPC's obligations under the *Australian Meat and Live-stock Industry (Repeals and Consequential Provisions) Act 1997* and the *Australian Meat and Live-stock Industry Act 1997*; and
  - (c) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.

2. For 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 amount transferred to MLA under this direction;

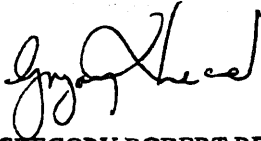
'MISP' means the Meat Industry Strategic Plan referred to in the MoU;

**'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.

DATED this 27 day of July 1998



GREGORY ROBERT READ  
Assistant Secretary  
Meat and Livestock Branch



**COMMONWEALTH OF AUSTRALIA**

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

**DIRECTION**

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 direct, pursuant to item 11(1) of Schedule 5 of that Act, that the amount of:

**\$500,000.00**

be paid to:

**Australian Livestock Export Corporation Limited ACN 082 408 740 ('Livecorp')**

subject to the following conditions:

1. Livecorp must use and expend the amount paid under this direction:
  - (a) in accordance with and to achieve the purposes of:
    - (i) the MoU and MISP;
    - (ii) the Business and Operational Plans; and
    - (iii) any Undertaking;
  - (b) in accordance with Livecorp's obligations under the *Australian Meat and Live-stock Industry Act 1997*; and
  - (c) in accordance with the Deed, including the Capitalisation Plan specified in the Deed.
2. For these conditions:

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

**'Deed'** means the deed of agreement between Livecorp and the Commonwealth of Australia dated 6 July 1998 in respect of the amount transferred to Livecorp under this direction;

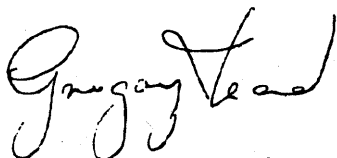
**'MISP'** means the Meat Industry Strategic Plan referred to in the MoU;

**'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 Livecorp are parties, and includes the MoU as amended or replaced from time to time;

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

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

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



**GREGORY ROBERT READ**

Assistant Secretary, Meat and Livestock Branch

COMMONWEALTH OF AUSTRALIA

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

DIRECTION

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 direct, pursuant to item 11(1) of Schedule 5 of that Act, that the amount of:

**\$4,134,000.00**

be paid to:

**AUS-MEAT Limited ACN 082 528 881 ('AUS-MEAT')**

subject to the following conditions:

1. AUS-MEAT must use and expend the amount paid under this direction:

(a) in accordance with and to achieve the purposes of:

(i) the MoU and MISP; and

(ii) any Operating Plan in force from time to time; and

(b) in accordance with the Deed;

2. For these conditions:

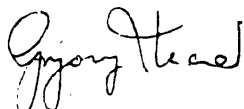
'Deed' means the deed of agreement between AUS-MEAT and the Commonwealth of Australia made on 3 July 1998 in respect of the amount paid to AUS-MEAT under this direction;

'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.

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



GREGORY ROBERT READ

Assistant Secretary, Meat and Livestock Branch

## COMMONWEALTH OF AUSTRALIA Export Control (Orders) Regulations

## Export Control Orders No. 3 of 1998

## Export Control (Fees) Orders (Amendment)

I, MARK ANTHONY JAMES VAILE, Minister for Agriculture, Fisheries and Forestry, make the following Orders under the Export Control (Orders) Regulations.

Dated the *4th* day of *December* 1998.

1. Commencement

1.1 These Orders commence on 13 January 1999.

2. Amendments

## 2.1

Provision	Omit	Insert
clause 2A	\$78	\$70
	\$39	\$35
clause 2B.1ii	\$690	\$621
	\$2,400	\$2,160
	\$9400	\$8,460
	\$108,700	\$97,830
	\$78	\$70
	\$39	\$35
clause 2B.2	\$690	\$621
	\$2,400	\$2,160
	\$78	\$70
	\$39	\$35
clause 8.2	\$64	\$58
clause 10.2	\$32	\$29
clause 11.3	\$32	\$29
clause 11B	\$16	\$14

## NOTES

1. Statutory Rules 1982 No. 355.
2. The *Export Control (Fees) Orders* are in force under the *Export Control Act 1982* and the *Export Control (Orders) Regulations*; the table below cites the *Export Control (Fees) Orders* and subsequent amendments to those Orders up to the making of these Orders:

**TABLE OF ORDERS**

Name of Orders	No. and year	Date made	Date of Entry into force
1. Export Control (Fees) Orders	9 of 1986	5.9.86	1.10.86
2. Export Control (Fees) Orders (Amendment)	12 of 1986	22.10.86	1.11.86
3. Export Control (Fees) Orders (Amendment)	2 of 1987	27.2.87	1.3.87
4. Export Control (Fees) Orders as amended (Amendment)	4 of 1987	25.3.87	1.4.87
5. Export Control (Fees) Orders as amended (Amendment)	11 of 1987	27.8.87	1.9.87
6. Export Control (Fees) Orders as amended (Amendment)	16 of 1987	28.9.87	1.10.87
7. Export Control (Fees) Orders as amended (Amendment)	17 of 1987	27.10.87	1.11.87
8. Export Control (Fees) Orders as amended (Amendment)	18 of 1987	14.12.87	1.1.88
9. Export Control (Fees) Orders as amended (Amendment)	19 of 1987	20.12.87	1.1.88
10. Export Control (Fees) Orders as amended (Amendment)	4 of 1988	30.3.88	1.4.88
11. Export Control (Fees) Orders as amended (Amendment)	7 of 1988	31.5.88	1.6.88
12. Export Control (Fees) Orders as amended (Amendment)	10 of 1988	29.6.88	1.7.88
13. Export Control (Fees) Orders as amended (Amendment)	16 of 1988	28.9.88	1.10.88
14. Export Control (Fees) Orders as amended (Amendment)	6 of 1989	27.9.89	1.10.89
15. Export Control (Fees) Orders as amended (Amendment)	7 of 1990	12.12.90	1.1.91
16. Export Control (Fees) Orders as amended (Amendment)	5 of 1991	20.6.91	1.7.91
17. Export Control (Fees) Orders as amended (Amendment)	6 of 1991	30.9.91	1.10.91
18. Export Control (Fees) Orders (Amendment)	6 of 1992	12.5.92	20.5.92
19. Export Control (Fees) Orders (Amendment)	7 of 1992	29.7.92	1.8.92
20. Export Control (Fees) Orders (Amendment)	1 of 1994	12.1.94	13.1.94

21.	Export Control (Fees) Orders (Amendment)	3 of 1994	20.10.94	1.11.94
22.	Export Control (Fees) Orders (Amendment)	1 of 1995	21.6.95	1.7.95
23.	Export Control (Fees) Orders (Amendment)	1 of 1996	18.1.96	1.2.96
24.	Export Control (Fees) Orders (Amendment)	2 of 1996	20.8.96	1.9.96
25.	Export Control (Fees) Orders (Amendment)	3 of 1996	18.12.96	1.1.97
26.	Export Control (Fees) Orders (Amendment)	1 of 1997	19.6.97	1.7.97
27.	Export Control (Fees) Orders (Amendment)	2 of 1997	27.6.97	1.7.97
28.	Export Control (Fees) Orders (Amendment)	3 of 1997	22.9.97	8.10.97
29.	Export Control (Fees) Orders (Amendment)	4 of 1997	11.9.97	1.7.97
30.	Export Control (Fees) Orders (Amendment)	5 of 1997	29.11.97	16.12.97
31.	Export Control (Fees) Orders (Amendment)	9 of 1997	9.12.97	1.1.98
32.	Export Control (Fees) Orders (Amendment)	10 of 1997	10.12.97	13.1.98
33.	Export Control (Fees) Orders (Amendment)	11 of 1997	5.12.97	13.11.97
34.	Export Control (Fees) Orders (Amendment)	1 of 1998	21.4.98	5.5.98
35.	Export Control (Fees) Orders (Amendment)	2 of 1998	7.7.98	1.7.98
36.	Export Control (Fees) Orders (Amendment)	3 of 1998		13.1.99

Printed by the authority of the Department of Agriculture, Fisheries and Forestry for the  
Commonwealth of Australia

9611278

## Attorney-General



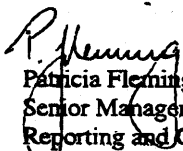
AUSTRALIAN  
TRANSACTION REPORTS  
AND ANALYSIS CENTRE



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

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

**Willoughby-North Sydney Omnibus Depot Employees Credit Union**  
**Hardie (QLD) Employees Credit Union Limited**  
**Kraft Employees Co-operative Credit Union**  
**Choice Credit Union Limited**

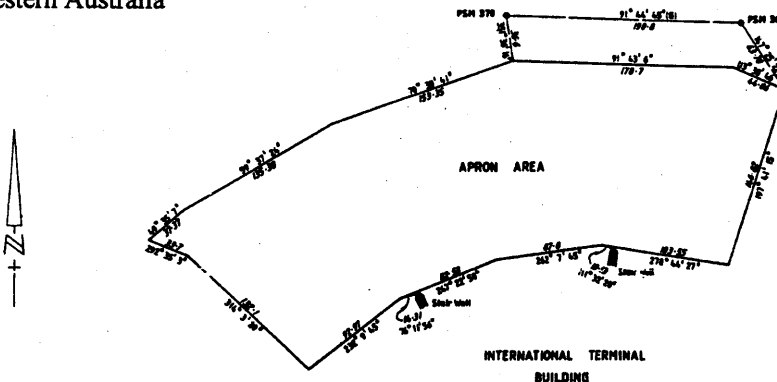
  
Patricia Fleming  
Senior Manager  
Reporting and Compliance


Date: 10 December 1998

**APPOINTMENT NOTICE No. W96/019**

- (a) declare that the boarding station at Perth Airport, Western Australia, which appeared in Commonwealth of Australia Gazette No. 43 of 28 October 1986, cease to be deemed a boarding station appointed under Section 15 of the Customs Act 1901;
- (b) appoint as a boarding station all that piece of land at Perth Airport, Western Australia, adjacent to the International Terminal building and being that area designated as apron area on Australian Survey Office Plan A3-332 as shown on the plan hereunder; and
- (c) fix as the limits of that boarding station, the bounds thereof as shown in the said plan.

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



Associated photo	Amendments	Doc	Issue	Drawn	<p>Reference</p> <p>Level datum</p> <p>Scale 1:1000</p> <p>Drawn by: J.L.R. Date: 20-7-06</p> <p>Drawn by: S.L.R. Date: 0-0-06</p> <p>Approved: <i>[Signature]</i></p>	<p>PERTH AIRPORT</p> <p>INTERNATIONAL</p> <p>TERMINAL</p> <p>CUSTOMS BOARDING AREA</p>	 <p>Scale 1:1000</p> <p>A3-332</p>
------------------	------------	-----	-------	-------	--	--	---



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	02/12/98	03/12/98	04/12/98	05/12/98	06/12/98	07/12/98	08/12/98
Austria	Schillings	7.5086	7.3642	7.3189	7.3189	7.3189	7.2740	7.3142
Belgium/Lux	Francs	21.9900	21.6100	21.4800	21.4800	21.4800	21.3200	21.4000
Brazil	Reals	.7610	.7528	.7506	.7506	.7506	.7416	.7434
Canada	Dollars	.9701	.9611	.9601	.9601	.9601	.9462	.9514
China	Yuan	5.2451	5.1911	5.1695	5.1695	5.1695	5.1057	5.1213
Denmark	Kroner	4.0577	3.9805	3.9567	3.9567	3.9567	3.9336	3.9513
EC	ECU	.5435	.5336	.5302	.5302	.5302	.5263	.5294
Fiji	Dollar	1.2527	1.2391	1.2361	1.2361	1.2361	1.2248	1.2308
Finland	Markka	3.2440	3.1813	3.1621	3.1621	3.1621	3.1430	3.1581
France	Francs	3.5797	3.5115	3.4906	3.4906	3.4906	3.4663	3.4848
Germany	Deutschmark	1.0675	1.0470	1.0405	1.0405	1.0405	1.0342	1.0394
Greece	Drachmae	179.3200	175.8100	175.0000	175.0000	175.0000	173.3700	174.5000
Hong Kong	Dollars	4.9071	4.8571	4.8372	4.8372	4.8372	4.7781	4.7935
India	Rupees	26.9718	26.6930	26.5490	26.5490	26.5490	26.2402	26.3468
Indonesia	Rupiah	4719.0000	4671.0000	4711.0000	4711.0000	4711.0000	4656.0000	4671.0000
Ireland	Pounds	.4296	.4212	.4188	.4188	.4188	.4158	.4184
Israel	Shekel	2.6485	2.6087	2.6090	2.6090	2.6090	2.5854	2.5906
Italy	Lire	1056.5700	1036.4900	1030.5300	1030.5300	1030.5300	1024.1000	1028.7900
Japan	Yen	77.1400	75.0800	73.7500	73.7500	73.7500	73.2100	74.3000
Korea	Won	786.3300	772.2200	760.6900	760.6900	760.6900	745.9200	751.2000
Malaysia	Ringgit	2.4074	2.3827	2.3728	2.3728	2.3728	2.3435	2.3508
Netherlands	Guilder	1.2027	1.1800	1.1728	1.1728	1.1728	1.1654	1.1711
New Zealand	Dollar	1.1999	1.1921	1.1876	1.1876	1.1876	1.1806	1.1844
Norway	Kroner	4.7288	4.6482	4.6221	4.6221	4.6221	4.5901	4.6362
Pakistan	Rupee	34.0500	33.7600	33.6800	33.6800	33.6800	33.3600	33.6300
Papua NG	Kina	1.3283	1.3269	1.3254	1.3254	1.3254	1.3105	1.3183
Philippines	Peso	24.8800	24.5900	24.1800	24.1800	24.1800	24.0800	24.2500
Portugal	Escudo	109.1900	107.2300	106.4600	106.4600	106.4600	105.7500	106.1900
Singapore	Dollar	1.0449	1.0325	1.0274	1.0274	1.0274	1.0219	1.0267
Solomon Is.	Dollar	3.0171	3.0077	3.0010	3.0010	3.0010	2.9555	2.9546
South Africa	Rand	3.5811	3.5562	3.5648	3.5648	3.5648	3.6252	3.6541
Spain	Peseta	90.7400	89.1000	88.5300	88.5300	88.5300	87.9300	88.4300
Sri Lanka	Rupee	43.0100	42.5800	42.4000	42.4000	42.4000	41.8100	42.1100
Sweden	Krona	5.1480	5.0479	5.0006	5.0006	5.0006	4.9900	5.0195
Switzerland	Franc	.8755	.8561	.8491	.8491	.8491	.8454	.8518
Taiwan	Dollar	20.5400	20.3200	20.2300	20.2300	20.2300	19.9500	20.0200
Thailand	Baht	22.8400	22.5400	22.4100	22.4100	22.4100	22.1400	22.2300
UK	Pounds	.3831	.3760	.3744	.3744	.3744	.3713	.3747
USA	Dollar	.6336	.6271	.6245	.6245	.6245	.6168	.6187

Michael Politi  
Delegate of the  
Chief Executive Officer of Customs  
CANBERRA A.C.T.  
09/12/98

9611281

---

## Communications, Information Technology and the Arts

---

### AUSTRALIAN BROADCASTING AUTHORITY

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

#### VARIATION OF LICENCE AREA PLAN

Pursuant to section 26(2) of the *Broadcasting Services Act 1992*, on 26 November 1998, the Australian Broadcasting Authority varied the licence area plan for the Emerald region of 5 March 1998 that determines the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Emerald region with the use of the broadcasting services bands.

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

The Planning Officer for R3 Planning Zone (Emerald)  
Australian Broadcasting Authority  
PO Box 34  
BELCONNEN ACT 2616

or by telephoning Freecall 1800 810 241

9611282

---

## Employment, Workplace Relations and Small Business

---

### Workplace Relations Act 1996

Australian Industrial Registry  
Level 7  
80 William Street  
EAST SYDNEY NSW 2011

#### NOTICE OF APPLICATION FOR THE REGISTRATION OF AN ASSOCIATION AS AN ORGANISATION OF EMPLOYEES

(D No. 20007 of 1998)

NOTICE is hereby given that an application has been made under the *Workplace Relations Act 1996* for the registration of an association called the Colliery Officials Association as an organisation of employees.

The eligibility rules of the association are:

The Union is to consist of an unlimited number of persons employed as employees or engaged as independent contractors in or in connection with the coal mining industry anywhere in the Commonwealth of Australia:-

- (a) Performing functions or duties in any supervisory or technical capacity which involves the issuing of instructions which relate, either directly or indirectly to the safety or health of persons employed at, about or for the purposes of a mine, including training officers, fire officers or ventilation officers;
- (b) Performing the functions or duties of:
  - (i) A manager of a mine;
  - (ii) An under-manager of a mine;
  - (iii) A deputy;
  - (iv) A mine electrical engineer;
  - (v) A mine mechanical engineer;
  - (vi) A mine surveyor;
  - (vii) A manager of an open cut mine;
  - (viii) An examiner of an open cut mine;
  - (ix) A mine electrical engineer of an open cut mine;
  - (x) A mine mechanical engineer of an open cut mineunder the *Coal Mines Regulation Act 1982* (NSW) whether so classified or described;

- (c) Performing the functions or duties of:
  - (i) A manager or an acting manager;
  - (ii) A deputy;
  - (iii) An open cut examiner or assistant to an open cut examiner;
  - (iv) A certificated mine electrician or assistant to a certified mine electrician

under the *Coal Mining Act 1925* (Qld) whether so classified or described;

- (d) Performing functions or duties which require the person to hold:
  - (i) A first-class mine managers certificate of competency;
  - (ii) A second-class mine managers certificate of competency;
  - (iii) Limited mine managers certificate of competency;
  - (iv) A deputy certificate;
  - (v) A open cut examiners certificate;
  - (vi) A mine electrician certificate;
  - (vii) A mine surveyor certificate;
  - (viii) A winding licence;
  - (ix) Any other certificate, licence or authorisation as the Governor in Council or Minister may, from time to time approve

under the *Coal Mining Act 1925* (Qld);

- (e) Performing functions or duties which require the person to hold not less than a certificate of competency as a Deputy in an underground mine, or an Examiner of an open cut mine, as defined by the *Coal Mines Regulation Act 1982* (NSW), or a certificate as a deputy under the *Coal Mining Act 1925* (Qld);

In these Rules where there is a reference to words such as "employed", "employee", "employment", that word shall be construed to include the relationship of "employment" and "independent contractor".

Any interested organisation, association or person who desires to object to the application may do so by lodging in the Industrial Registry a notice of objection and written statement in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the applicant (whose address for service is Unit 7, Medcalf Centre, 50 Medcalf Street, Warners Bay NSW 2282) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and the written statement so lodged.

M Kelly  
Industrial Registrar

Workplace Relations Act 1996

Australian Industrial Registry  
Principal Registry  
Nauru House  
80 Collins Street  
MELBOURNE VIC 3000

(Postal Address :  
GPO Box 1994S  
MELBOURNE VIC 3001)

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

**(D No. 30027 of 1998)**

NOTICE is given that an application has been made under the *Workplace Relations Act 1996* for consent to an alteration of the eligibility rules of the **Finance Sector Union of Australia**.

**The alteration is sought from the following :**

**4 - INDUSTRY**

- 4.1 The industries in or in connection with which the Union is registered are the Finance Industries which include, but shall not be limited to, Insurance Industry, the Industry of Banking, the Industry of Credit Unions, the Industry of Building Societies, the Industry of Finance Companies, the Industry of Financial Intermediaries, the Industry of Financial Services, the Trustee Executors and Agency Industry, and the Industry of Wool Selling Brokers. Without limiting the generality of the foregoing, the Insurance Industry shall be deemed to include the industries, trades, businesses, undertakings, callings and occupations of loss adjusting, loss assessing, insurance broking, friendly societies, health insurance and the provisions of health benefits.
- 4.2 Without in any way limiting, or being limited by the provisions of sub-rule 4.1, the description of the industry in connection with which the union is registered is the industry conducted by the Commonwealth Banking Corporation, the Commonwealth Trading Bank of Australia, the Commonwealth Savings Bank of Australia, the Commonwealth Development Bank of Australia, the Reserve Bank of Australia and any banking agency or instrumentality of the Commonwealth of Australia, together with C.B.F.C. Limited, Travelstrength Limited, Australian European Finance Corporation Limited, Australian Banks' Export Re-Finance Corporation Limited and the Australian Resources Development Bank Limited.

**5 - CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP**

- 5.1 Without in any way limiting or being limited by Rules 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall consist of an unlimited number of members, male and female, employed or usually employed:-
- 5.1.1 in or in connection with the business and/or industry of Insurance or Assurance other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory; and/or,
  - 5.1.2 in or in connection with the business and/or industry of loss adjusting or loss assessing or insurance broking other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality or authority of the Commonwealth or any State or Territory; and/or,
  - 5.1.3 by or on behalf of -
    - 5.1.3.1 the Insurance Council of Australia; or
    - 5.1.3.2 the Life Insurance Federation of Australia; or
    - 5.1.3.3 National Insurance Brokers' Association; or
    - 5.1.3.4 any member thereof; and/or,
  - 5.1.4 by or on behalf of -
    - 5.1.4.1 any insurance or assurance business; or
    - 5.1.4.2 any loss adjuster or loss assessor or insurance broker; or
    - 5.1.4.3 any health insurance fund or health benefit fund; or
    - 5.1.4.4 any friendly society in the performance of duties in or in connection with the industries in or in connection with which the union is registered;

other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory; and/or
  - 5.1.5 by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory in the performance of duties in the business of insurance or assurance; and/or
  - 5.1.6 by or on behalf of the Victorian WorkCover Authority.
- 5.2 Without in any way limiting or being limited by Rules 5.1, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the industry of Banking and Merchant Banking in Australia and/or in or in connection with the industry of Credit Unions in Australia.

- 5.3 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of an unlimited number of persons who are employed anywhere in Australia by the Australian Mutual Provident Society on its salaried staff.
- 5.4 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the Trustee Executors and Agency Industry in Australia.
- 5.5 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all persons employed by wool selling brokers in Australia, provided that members of the directorate of employer companies or persons covered by the Constitution of the Federated Storemen and Packers' Union of Australia or persons covered by the Constitution of Australian Workers' Union shall not be eligible for membership pursuant to this Rule.
- 5.6 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all persons who are employees engaged in the business of building societies throughout Australia, with the exception of employees of the following building societies:
  - 5.6.1 Illawarra Mutual Building Society Limited (NSW);
  - 5.6.2 Newcastle Permanent Building Society (NSW);
  - 5.6.3 Greater Newcastle Permanent Building Society Limited (NSW);
  - 5.6.4 The Co-operative Building Society of South Australia Limited and Subsidiaries;
  - 5.6.5 Home Building Society (WA);
  - 5.6.6 Suncorp Building Society Limited (Qld);
  - 5.6.7 Ipswich and West Moreton Building Society (Qld); and
- 5.7 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.8, 5.9 or 5.11 the Union shall also consist of all persons who are employees engaged in the business of finance companies throughout Australia, with the exception of employees of the following finance companies:
  - 5.7.1 BMW Australia (Finance) Limited;
  - 5.7.2 Ford Credit Australia Limited;
  - 5.7.3 General Motors Acceptance Corporation, Australia;
  - 5.7.4 Nissan Finance Corporation Limited;
  - 5.7.5 Suncorp Finance Limited; and
  - 5.7.6 Toyota Finance Australia Limited

- 5.8 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the finance industry in Australia and/or in connection with the businesses and/or industries of financial intermediaries or financial services in Australia with the exception of employees of the companies listed in rules 5.7.3, 5.7.4, 5.7.5 or 5.7.7.
- 5.9 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8 or 5.11 the Union shall also consist of:-
- 5.9.1 such other persons, whether or not employees in the industries of the Union, as have been elected or appointed full-time officers of the Union or a Branch of the Union; and
- 5.9.2 such other persons, whether or not employees in the industries of the Union, who -
- 5.9.2.1 are full-time industrial officers, education officers, publicity officers, administration officers, research officers or organisers of the Union or a Branch of the Union, and,
- 5.9.2.2 were, on the day immediately preceding the date upon which the amalgamation of the Australian Insurance Employees Union and the Australian Bank Employees Union and the A.M.P. Society Staff Association and the Trustee Companies' Officers' Association and the Wool Brokers Staffs Association took effect, full-time industrial officers, education officers, publicity officers, administration officers, research officers or organisers of the Australian Insurance Employees Union or a Branch thereof and members of the Australian Insurance Employees Union, and
- 5.9.3 such other persons as have been appointed Life Members of the Union.
- 5.10 For the purposes of Rule 5.9.1, the full-time officers of the Union and of any Branch thereof shall be the holders for the time being of any of the following offices where the duties of such office are of a full-time nature - National President, Joint National President, National Vice-President, Joint National Vice-President, National Secretary, Joint National Secretary, National Assistant Secretary, Joint National Assistant Secretary, Joint National Treasurer, Branch President, Branch Vice-President, Branch Secretary, Branch Assistant Secretary.
- 5.11 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8 or 5.9 the Union shall consist of an unlimited number of members employed by any of the entities referred to in Rule 4.2 whose employment is in connection with the provision of banking services, and of such other services as are provided by C.B.F.C. Limited, Travelstrength Limited, Australian European Finance Corporation Limited, Australian Banks' Export Re-Finance Corporation Limited and the Australian Resources Development Bank Limited together with such other persons whether or not employees in the industry as have been elected officers of the union and admitted as members thereof.
- 5.12 Any person who is eligible for membership of the Union under the provisions of any of Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 shall not be excluded from membership of the Union by virtue of the provisions of any other of Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11.



to the following :

#### 4 - INDUSTRY

- 4.1 The industries in or in connection with which the Union is registered are the Finance Industries which include, but shall not be limited to, Insurance Industry, the Industry of Banking, the Industry of Credit Unions, the Industry of Building Societies, the Industry of Finance Companies, the Industry of Financial Intermediaries, the Industry of Financial Services, the Trustee Executors and Agency Industry, and the Industry of Wool Selling Brokers. Without limiting the generality of the foregoing, the Insurance Industry shall be deemed to include the industries, trades, businesses, undertakings, callings and occupations of loss adjusting, loss assessing, insurance broking, friendly societies, health insurance and the provisions of health benefits.
- 4.2 Without in any way limiting, or being limited by the provisions of sub-rule 4.1, the description of the industry in connection with which the union is registered is the industry conducted by the Commonwealth Banking Corporation, Commonwealth Bank of Australia and/or its related entities, the Commonwealth Trading Bank of Australia, the Commonwealth Savings Bank of Australia, the Commonwealth Development Bank of Australia, the Reserve Bank of Australia and any banking agency or instrumentality of the Commonwealth of Australia, together with C.B.F.C. Limited, Travelstrength Limited, Australian European Finance Corporation Limited, Australian Banks' Export Re-Finance Corporation Limited and the Australian Resources Development Bank Limited.

#### 5 - CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

- 5.1 Without in any way limiting or being limited by Rules 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall consist of an unlimited number of members, male and female, employed or usually employed:-
- 5.1.1 in or in connection with the business and/or industry of Insurance or Assurance other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory; and/or,
- 5.1.2 in or in connection with the business and/or industry of loss adjusting or loss assessing or insurance broking other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality or authority of the Commonwealth or any State or Territory; and/or,
- 5.1.3 by or on behalf of -
- 5.1.3.1 the Insurance Council of Australia; or
- 5.1.3.2 the Life Insurance Federation of Australia; or
- 5.1.3.3 National Insurance Brokers' Association; or
- 5.1.3.4 any member thereof; and/or,

**5.1.4 by or on behalf of -**

**5.1.4.1 any insurance or assurance business; or**

**5.1.4.2 any loss adjuster or loss assessor or insurance broker; or**

**5.1.4.3 any health insurance fund or health benefit fund; or**

**5.1.4.4 any friendly society in the performance of duties in or in connection with the industries in or in connection with which the union is registered;**

**other than by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory; and/or**

**5.1.5 by or on behalf of the Public Service of the Commonwealth or any State or Territory or any corporation, instrumentality, institution or authority of the Commonwealth or any State or Territory in the performance of duties in the business of insurance or assurance; and/or**

**5.1.6 by or on behalf of the Victorian WorkCover Authority.**

**5.2 Without in any way limiting or being limited by Rules 5.1, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the industry of Banking and Merchant Banking in Australia and/or in or in connection with the industry of Credit Unions in Australia.**

**5.3 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of an unlimited number of persons who are employed anywhere in Australia by the Australian Mutual Provident Society on its salaried staff.**

**5.4 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the Trustee Executors and Agency Industry in Australia.**

**5.5 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.6, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all persons employed by wool selling brokers in Australia, provided that members of the directorate of employer companies or persons covered by the Constitution of the Federated Storemen and Packers' Union of Australia or persons covered by the Constitution of Australian Workers' Union shall not be eligible for membership pursuant to this Rule.**

**5.6 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.7, 5.8, 5.9 or 5.11 the Union shall also consist of all persons who are employees engaged in the business of building societies throughout Australia, with the exception of employees of the following building societies:**

**5.6.1 Illawarra Mutual Building Society Limited (NSW);**

**5.6.2 Newcastle Permanent Building Society (NSW);**

**5.6.3 Greater Newcastle Permanent Building Society Limited (NSW);**

- 5.6.4 The Co-operative Building Society of South Australia Limited and Subsidiaries;
- 5.6.5 Home Building Society (WA);
- 5.6.6 Suncorp Building Society Limited (Qld);
- 5.6.7 Ipswich and West Moreton Building Society (Qld); and
- 5.7 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.8, 5.9 or 5.11 the Union shall also consist of all persons who are employees engaged in the business of finance companies throughout Australia, with the exception of employees of the following finance companies:
  - 5.7.1 BMW Australia (Finance) Limited;
  - 5.7.2 Ford Credit Australia Limited;
  - 5.7.3 General Motors Acceptance Corporation, Australia;
  - 5.7.4 Nissan Finance Corporation Limited;
  - 5.7.5 Suncorp Finance Limited; and
  - 5.7.6 Toyota Finance Australia Limited
- 5.8 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.9 or 5.11 the Union shall also consist of all employees in or in connection with the finance industry in Australia and/or in connection with the businesses and/or industries of financial intermediaries or financial services in Australia with the exception of employees of the companies listed in rules 5.7.3, 5.7.4, 5.7.5 or 5.7.7.
- 5.9 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8 or 5.11 the Union shall also consist of:-
  - 5.9.1 such other persons, whether or not employees in the industries of the Union, as have been elected or appointed full-time officers of the Union or a Branch of the Union; and
  - 5.9.2 such other persons, whether or not employees in the industries of the Union, who -
    - 5.9.2.1 are full-time industrial officers, education officers, publicity officers, administration officers, research officers or organisers of the Union or a Branch of the Union, and,
    - 5.9.2.2 were, on the day immediately preceding the date upon which the amalgamation of the Australian Insurance Employees Union and the Australian Bank Employees Union and the A.M.P. Society Staff Association and the Trustee Companies' Officers' Association and the Wool Brokers Staffs Association took effect, full-time industrial officers, education officers, publicity officers, administration officers, research officers or organisers of the Australian Insurance Employees Union or a Branch thereof and members of the Australian Insurance Employees Union, and

- 5.9.3 such other persons as have been appointed Life Members of the Union.
- 5.10 For the purposes of Rule 5.9.1, the full-time officers of the Union and of any Branch thereof shall be the holders for the time being of any of the following offices where the duties of such office are of a full-time nature - National President, Joint National President, National Vice-President, Joint National Vice-President, National Secretary, Joint National Secretary, National Assistant Secretary, Joint National Assistant Secretary, Joint National Treasurer, Branch President, Branch Vice-President, Branch Secretary, Branch Assistant Secretary.
- 5.11 Without in any way limiting or being limited by Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.10 the Union shall consist of an unlimited number of members employed by any of the entities referred to in Rule 4.2 whose employment is in connection with the provision of banking services, and of such other services as are provided by C.B.F.C. Limited, Travelstrength Limited, Australian European Finance Corporation Limited, Australian Banks' Export Re-Finance Corporation Limited and the Australian Resources Development Bank Limited and of such other services provided to or on behalf of the Commonwealth Bank of Australia (and/or to its related entities) by EDS (Australia) Pty Limited, EDS (Services) Pty Limited or other entity (whether a subsidiary of or joint venture partner of the Commonwealth Bank of Australia or related entities or an entity in which the Commonwealth Bank of Australia and/or its related entities have a substantial shareholding of not less than 10% of the issued capital) and provided that nothing in this sub rule shall extend the constitutional coverage of the union to persons employed by EDS (Australia) Pty Limited or EDS (Services) Pty Limited engaged primarily in contracted computer services or information technology work for entities other than the Commonwealth Bank of Australia and/or its related entities together with such other persons whether or not employees in the industry as have been elected officers of the union and admitted as members thereof. For the purposes of this sub rule the term "related entity" shall have the same meaning as that defined in Section 9 of the Corporations Law 1990.
- 5.12 Any person who is eligible for membership of the Union under the provisions of any of Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11 shall not be excluded from membership of the Union by virtue of the provisions of any other of Rules 5.1, 5.2, 5.3, 5.4, 5.5, 5.6, 5.7, 5.8, 5.9 or 5.11.

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

**the reason for the proposed alteration :**

The Commonwealth Bank of Australia has outsourced its information services department to EDS (Australia) Pty Limited or associated companies and a number of employees who are members of the FSU are now employed by that company or its associated entities performing the same work as they did prior to the outsourcing. The FSU wishes to maintain its membership and its service to these members.

**the effect of the proposed alteration :**

The effect of the proposal would be to remove any uncertainty about the FSU's capacity to cover such members.

Any interested organisation, registered under the *Workplace Relations Act 1996*, association or person who desires to object to the application may do so by lodging in the Industrial Registry for attention: *Research, Information and Advice Branch*, a notice of objection accompanied by a written statement in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the applicant [whose address for service is c/- Ryan Carlisle Thomas, Lawyers, Nauru House, 80 Collins Street, Melbourne VIC 3001] within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection and the written statement so lodged.

M. Kelly  
Industrial Registrar

9611284

Workplace Relations Act 1996

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

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

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

(D No 30026 of 1998)

NOTICE is given that an application has been made under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the Australian Education Union.

The alteration is sought from the following:

**3 - INDUSTRY**

The Union is formed in or in connection with the industry of Education.

**5 - CONSTITUTION**

The Union shall consist of an unlimited number of persons employed or usually employed in the following categories:

- (1) (a) Teachers of at least two years' trained status employed by the Education Department or another Department of the Government of Queensland in a State Pre-school, a State Kindergarten, a State Primary school, a State Secondary school or a State Special School by the Special Education Division of the Queensland Education Department.
- (b) Teachers employed in the teaching and/or the training of handicapped children in Queensland schools or in any other Queensland establishment for the teaching and or training of handicapped children.
- (c) Academic staff who are teachers of at least two year trained status appointed to the teaching staff of a Queensland College of Advanced Education or an institution for the training of teachers or a successor thereto.
- (d) Teachers of at least two years' trained status who are teachers of commercial subjects in a technical college or a technical and further education institution in Queensland.

- (e) Persons employed as Assistant Teachers in any institution or position referred to in paragraphs (a), (b), (c) and (d) of this sub-rule who have obtained a qualification to be an assistant teacher from a technical and further education institution or a tertiary institution.
  - (f) Teachers of the kind specified in paragraphs (a), (b), (c), (d) and (e), of this sub-rule who have been appointed, seconded or transferred to professional duties requiring teaching qualifications within the Queensland Education Department or to another Department of the Queensland State Government, a Queensland Crown instrumentality or corporation, a Queensland Minister of the Crown or to any Queensland State Board or Council.
  - (g) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (h) Any person whom the State Council of the Queensland Teachers Union of Employees elects or appoints to an office in that Union.
- (2) (a) Teachers employed by the Education Department of Western Australia or by any institution providing technical and further education in Western Australia and teachers employed in Government pre-school centres in Western Australia provided that such teachers hold or are enrolled for the purpose of obtaining a teaching academic qualification.
- (b) Any person employed by any of the employers or in any of the places referred to in paragraph (a) of this sub-rule who is employed as an education officer, guidance officer, counsellor or demonstrator.
  - (c) Teachers employed in a temporary capacity by a technical and further education institution.
  - (d) Teachers employed by and in a Community College in Western Australia.
  - (e) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (f) Any person elected or appointed to the position of General Secretary, Industrial Advocate, Industrial Organiser, Librarian, Industrial Research Officer, Women's Officer, TAFE Organiser, Aboriginal Education Officer, Occupational Health and Safety Organiser or Organiser of the State School Teachers Union of Western Australia.
- (3) (a) In South Australia teachers employed in any Government school, pre-school, child parent centre or technical and further education institution and

any person employed in a technical and further education institution and responsible for the co-ordination of teaching therein.

- (b) Persons employed in South Australia as school assistants or pre-school aides in Government schools and Government pre-school and child parent centres.
  - (c) Persons employed as Aboriginal Education Workers in South Australia.
  - (d) Persons who at the time they are eligible for membership pursuant to paragraphs (a), (b) and (c) and this paragraph of this sub-rule are seconded by their employer to professional duties requiring teaching qualifications or are appointed by the Minister of Education to any Board, Committee or Statutory Authority.
  - (e) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (f) Any person elected or appointed to full time office in the South Australian Institute of Teachers.
- (4) (a) All persons employed as teachers, lecturers, instructors, librarians, language assistants or instrumental musicians in or in connection with the Teaching Service of the State of Victoria but not including persons employed as sign language interpreters.
- (b) All persons employed in the Technical and Further Education Teaching Service of the State of Victoria or in or by Technical and Further Education Institutions in Victoria in a position of industrial skills instructor or in a teaching position or in teaching classes or school to work transition programmes administered by such institutions as teachers, lecturers, emergency teachers, librarians, instrumental musicians.
  - (c) Persons who are employed by the Victorian Curriculum and Assessment Board or the Victorian State Board of Education provided that those persons are registered by the Teachers' Registration Board as teachers and perform professional duties requiring teaching qualifications.
  - (d) Persons, who at the time that they are eligible for membership pursuant to paragraphs (a) or (b) of this sub-rule commence to be employed elsewhere in the Victorian Ministry of Education or the State Training Board to perform professional duties requiring teaching qualifications or are seconded by their employer to perform any professional duties requiring teaching qualifications.
  - (e) All persons employed as student teachers by the Victorian Ministry of Education in Technical and Further Education Institutions or in the Technical



and Further Education Teaching Service or by a Technical and Further Education Institution.

(f) Persons who are:

(i) employed to teach and/or supervise teaching in or by registered non-residential services including day training centres, adult units, open employment agencies, supported employment and/or sheltered employment settings;

(ii) employed to teach and/or supervise teaching in early intervention programmes for the disabled;

and who are employed in Victoria and responsible for the instruction and/or training of disabled persons;

(iii) employed in Victoria to teach and/or supervise teaching of people with social, physical, sensory, educational and intellectual disabilities.

(g) Members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teaching qualifications provided that such persons are registered or are eligible for registration as teachers by the Teachers' Registration Board.

(h) Persons employed as teachers or instructors in the Victorian School of Languages.

(i) Persons employed by the Institute of Educational Administration pursuant to the Institute of Educational Administration Act 1980 to perform professional duties requiring teaching qualifications.

(j) School teachers who are employed on a part-time (non fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the union in accordance with one of the preceding paragraphs of this sub-rule.

(k) Any person elected or appointed to an office in the Federated Teachers' Union of Victoria.

(l) Any person elected or appointed to an office in the Victorian Secondary Teachers' Association.

(m) Subrule to reflect order made under section 118A of Workplace Relations Act 1996 recorded in Print N8687

For the purpose of giving effect to the section 118A order made on 6 February 1997 in C No. 33163 of 1993 recorded in Print N8687 and subject to further order of the Commission in C No. 33163 of 1993 to vary or set aside the section 118A order, with effect from 9 May 1997 the following persons or employees shall be eligible to be members of the AEU:

Allied staff employed in government primary and secondary schools and government pre-school centres, (howsoever titled and collectively described herein as Victorian government schools), in the State of Victoria, who for the purpose of this rule shall include all persons employed in or by the Department of Education in Victoria, or by any successor of that body, or by a body employing staff in Victorian government schools for the purpose of delivering educational services, who are employed as, or who perform the functions of, teacher aides, koori educators, manager - administration, registrars, assistant registrars, bursars, clerical assistants, clerical officers, typists, word processor operators, library technicians, library assistants, laboratory technicians, technical assistants, school community officers, job skills trainees, domestic arts assistants, literacy enhancement officers, school services officers and school technical officers, in Victorian government schools or who are based in any such school for the purpose of performing work.

(5) Deleted.

(6) Deleted.

(6A) (a) Any person employed in Victoria -

- (i) In a position requiring the occupant to be a qualified kindergarten teacher other than a person employed in a post-secondary education institution as a tutor or lecturer or employed in an administrative capacity by Community Services Victoria;
- (ii) As a pre-school play leader in a pre-school subsidized by the Victorian Government;
- (iii) In Early Childhood Services provided that the person has a primary or secondary teaching qualification recognised in Victoria, performs professional duties requiring teaching qualifications and is not employed as an officer or employee pursuant to the provisions of the Public Service Act 1974 (Vic.) or any successor thereto; or
- (iv) In a Montessori early childhood centre including a pre-school or kindergarten as a qualified teacher.

(b) Any person elected or appointed to a full-time or part-time paid office in the Kindergarten Teachers' Association of Victoria.

(7) (a) Teachers, supervisors, counsellors, lecturers, educational officers engaged in pre-school infants, primary or secondary public education controlled by the Government of New South Wales in New South Wales or employed by the Education Commission of New South Wales;

- (b) Teachers, supervisors, counsellors, academic staff, educational officers, and trainee-teacher advisors engaged in technical and further education, tertiary education (including Universities, Colleges of Advanced Education and Community Colleges), adult migrant education or employed in Evening Colleges within New South Wales provided that eligibility for membership for academics at Universities shall be limited to persons who were employed at Universities and were members of the New South Wales Teachers Federation on the 30th May 1985.
  - (c) Education officers and teachers working in the New South Wales State Department of Corrective Services;
  - (d) Teachers and educational officers seconded as officers or permanently employed as officers of the research and guidance branch of the Education Department;
  - (e) Persons who are members pursuant to this sub-rule who are elected to Parliament and who wish to retain membership of the Union;
  - (f) Persons who have been elected as full-time members of any statutory body established to administer the provision of educational facilities in New South Wales, or to the New South Wales Superannuation Board, who have by reason of such election ceased to be employed in one of the categories set out in paragraphs (a), (b), (c) or (d) of this sub-rule.
  - (g) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (h) Any person elected or appointed to an office in the New South Wales Teachers Federation.
- (8) (a) Teachers, (including teacher-librarians, student counsellors, supervisors and educational officers or any such other classification of employment incidental to education) engaged in kindergartens, and pre-school, infant, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services Branches of the Education Department of Tasmania.
- (b) Professional officers employed by the Government of Tasmania in the Education Department to perform professional duties requiring teaching qualifications.
  - (c) Recreation Officers and laboratory technicians employed by the Government of Tasmania in the Education Department.

- (d) Part-time and/or temporary relieving teachers employed by the Government of Tasmania.
  - (e) Teachers in training on Tasmanian Government student-ships.
  - (f) Persons who have been elected or appointed full-time members of any Tasmanian statutory body established to administer the provisions of educational facilities who have by reason of such election ceased to be employed in one of the categories in the preceding paragraphs of this sub-rule.
  - (g) Persons who at the time they are eligible for membership pursuant to the preceding paragraphs of this sub-rule are seconded by their employer to perform professional duties requiring teaching qualifications.
  - (h) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
- (9) (a) Persons employed under the ACT Teaching Service Act 1989;
- (b) Persons employed in schools, secondary colleges and TAFE institutions operated directly or indirectly by the Commonwealth of Australia or, in a Territory by the administration or Government of that Territory, or by a prescribed institution in that Territory. Provided that nothing in this paragraph shall confer eligibility for membership on persons employed or usually employed as ancillary staff or clerical staff in schools, secondary colleges and TAFE institutions.
  - (c) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
- (10) (a) Persons who are employed or usually employed under the Northern Territory Teaching Service Act;
- (b) Persons who are employed or usually employed in a teaching capacity in schools operated directly or indirectly by the Government in the Northern Territory;
  - (c) Teachers employed by the Northern Territory Teaching Service in an administrative, supervisory or advisory capacity in the Northern Territory Department of Education;
  - (d) Persons employed by the Northern Territory Department of Education as assistant teachers;

- (e) Persons employed at the Northern Territory University as lecturers Grades 2 and 3.
  - (f) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (g) Persons who are members pursuant to this sub-rule who are elected to Parliament and who wish to retain membership of the Union.
- (11) With the exception of Queensland establishments for the teaching and/or training of handicapped children referred to in paragraph 5(1)(b), Day Training Centres referred to in sub-rule 5(f), institutions employing persons referred to in sub-rule 5(6A) and Colleges of Advanced Education referred to in paragraph 5(7)(b) nothing in this rule shall be construed as conferring eligibility for membership of the Union on persons employed or usually employed in non-government educational institutions.
  - (12) Nothing in paragraphs 5(3)(d) or 5(4)(d) shall be taken as conferring eligibility for membership on persons after the expiration of three months from the date of final registration.
  - (13) Persons who are qualified to be and desire to be employed in any of the categories of persons specified in the preceding sub-rules of this rule.
  - (14) Notwithstanding the foregoing sub-rules of this rule, any other person whether employed in the industry of the Union or not who has been or is hereafter elected or appointed to a position of Federal Officer, Federal Professional Officer, Branch Officer or Branch Professional Officer or, in relation to the Tasmanian Branch, the General Manager.
  - (15) Without limiting the generality of the other parts of this rule or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union.

#### 6 - INTERPRETATION

In interpreting the various sub-rules of Rule 5, the meaning of each sub rule shall be determined independently of the meaning of any other sub rule of that rule.

to the following:

#### 3 - INDUSTRY

The Union is formed in or in connection with the industry of Education.

## 5 - CONSTITUTION

The Union shall consist of an unlimited number of persons employed or usually employed in the following categories:

- (1)
  - (a) Teachers of at least two years' trained status employed by the Education Department or another Department of the Government of Queensland in a State Pre-school, a State Kindergarten, a State Primary school, a State Secondary school or a State Special School by the Special Education Division of the Queensland Education Department.
  - (b) Teachers employed in the teaching and/or the training of handicapped children in Queensland schools or in any other Queensland establishment for the teaching and or training of handicapped children.
  - (c) Academic staff who are teachers of at least two year trained status appointed to the teaching staff of a Queensland College of Advanced Education or an institution for the training of teachers or a successor thereto.
  - (d) Teachers of at least two years' trained status who are teachers of commercial subjects in a technical college or a technical and further education institution in Queensland.
  - (e) Persons employed as Assistant Teachers in any institution or position referred to in paragraphs (a), (b), (c) and (d) of this sub-rule who have obtained a qualification to be an assistant teacher from a technical and further education institution or a tertiary institution.
  - (f) Teachers of the kind specified in paragraphs (a), (b), (c), (d) and (e), of this sub-rule who have been appointed, seconded or transferred to professional duties requiring teaching qualifications within the Queensland Education Department or to another Department of the Queensland State Government, a Queensland Crown instrumentality or corporation, a Queensland Minister of the Crown or to any Queensland State Board or Council.
  - (g) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (h) Any person whom the State Council of the Queensland Teachers Union of Employees elects or appoints to an office in that Union.
- (2)
  - (a) Teachers employed by the Education Department of Western Australia or by any institution providing technical and further education in Western Australia and teachers employed in Government pre-school centres in Western Australia provided that such teachers hold or are enrolled for the purpose of obtaining a teaching academic qualification.

- (b) Any person employed by any of the employers or in any of the places referred to in paragraph (a) of this sub-rule who is employed as an education officer, guidance officer, counsellor or demonstrator.
  - (c) Teachers employed in a temporary capacity by a technical and further education institution.
  - (d) Teachers employed by and in a Community College in Western Australia.
  - (e) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (f) Any person elected or appointed to the position of General Secretary, Industrial Advocate, Industrial Organiser, Librarian, Industrial Research Officer, Women's Officer, TAFE Organiser, Aboriginal Education Officer, Occupational Health and Safety Organiser or Organiser of the State School Teachers Union of Western Australia.
- (3) (a) In South Australia teachers employed in any Government school, pre-school, child parent centre or technical and further education institution and any person employed in a technical and further education institution and responsible for the co-ordination of teaching therein.
- (b) Persons employed in South Australia as school service officers or early childhood workers in Government schools and Government pre-school and child parent centres.
  - (c) Persons employed as Aboriginal Education Workers in South Australia.
  - (d) Persons who at the time they are eligible for membership pursuant to paragraphs (a), (b) and (c) and this paragraph of this sub-rule are seconded by their employer to professional duties requiring teaching qualifications or are appointed by the Minister of Education to any Board, Committee or Statutory Authority.
  - (e) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (f) Any person elected or appointed to full time office in the South Australian Institute of Teachers.
- (4) (a) All persons employed as teachers, lecturers, instructors, librarians, language assistants or instrumental musicians in or in connection with the Teaching

Service of the State of Victoria but not including persons employed as sign language interpreters.

- (b) All persons employed in the Technical and Further Education Teaching Service of the State of Victoria or in or by Technical and Further Education Institutions in Victoria in a position of industrial skills instructor or in a teaching position or in teaching classes or school to work transition programmes administered by such institutions as teachers, lecturers, emergency teachers, librarians, instrumental musicians.
- (c) Persons who are employed by the Victorian Curriculum and Assessment Board or the Victorian State Board of Education provided that those persons are registered by the Teachers' Registration Board as teachers and perform professional duties requiring teaching qualifications.
- (d) Persons, who at the time that they are eligible for membership pursuant to paragraphs (a) or (b) of this sub-rule commence to be employed elsewhere in the Victorian Ministry of Education or the State Training Board to perform professional duties requiring teaching qualifications or are seconded by their employer to perform any professional duties requiring teaching qualifications.
- (e) All persons employed as student teachers by the Victorian Ministry of Education in Technical and Further Education Institutions or in the Technical and Further Education Teaching Service or by a Technical and Further Education Institution.
- (f) Persons who are:
  - (i) employed to teach and/or supervise teaching in or by registered non-residential services including day training centres, adult units, open employment agencies, supported employment and/or sheltered employment settings;
  - (ii) employed to teach and/or supervise teaching in early intervention programmes for the disabled;  
  
and who are employed in Victoria and responsible for the instruction and/or training of disabled persons;
  - (iii) employed in Victoria to teach and/or supervise teaching of people with social, physical, sensory, educational and intellectual disabilities.
- (g) Members of the Victorian Teaching Service employed in non-school positions to perform professional duties requiring teaching qualifications provided that such persons are registered or are eligible for registration as teachers by the Teachers' Registration Board.
- (h) Persons employed as teachers or instructors in the Victorian School of Languages.



- (i) Persons employed by the Institute of Educational Administration pursuant to the Institute of Educational Administration Act 1980 to perform professional duties requiring teaching qualifications.
- (j) School teachers who are employed on a part-time (non fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the union in accordance with one of the preceding paragraphs of this sub-rule.
- (k) Any person elected or appointed to an office in the Federated Teachers' Union of Victoria.
- (l) Any person elected or appointed to an office in the Victorian Secondary Teachers' Association.
- (m) Subrule to reflect order made under section 118A of Workplace Relations Act 1996 recorded in Print N8687

For the purpose of giving effect to the section 118A order made on 6 February 1997 in C No. 33163 of 1993 recorded in Print N8687 and subject to further order of the Commission in C No. 33163 of 1993 to vary or set aside the section 118A order, with effect from 9 May 1997 the following persons or employees shall be eligible to be members of the AEU:

Allied staff employed in government primary and secondary schools and government pre-school centres, (howsoever titled and collectively described herein as Victorian government schools), in the State of Victoria, who for the purpose of this rule shall include all persons employed in or by the Department of Education in Victoria, or by any successor of that body, or by a body employing staff in Victorian government schools for the purpose of delivering educational services, who are employed as, or who perform the functions of, teacher aides, koori educators, manager - administration, registrars, assistant registrars, bursars, clerical assistants, clerical officers, typists, word processor operators, library technicians, library assistants, laboratory technicians, technical assistants, school community officers, job skills trainees, domestic arts assistants, literacy enhancement officers, school services officers and school technical officers, in Victorian government schools or who are based in any such school for the purpose of performing work.

(5) Deleted.

(6) Deleted.

(6A) (a) Any person employed in Victoria -

- (i) In a position requiring the occupant to be a qualified kindergarten teacher other than a person employed in a post-secondary education institution as a tutor or lecturer or

employed in an administrative capacity by Community Services Victoria;

- (ii) As a pre-school play leader in a pre-school subsidized by the Victorian Government;
  - (iii) In Early Childhood Services provided that the person has a primary or secondary teaching qualification recognised in Victoria, performs professional duties requiring teaching qualifications and is not employed as an officer or employee pursuant to the provisions of the Public Service Act 1974 (Vic.) or any successor thereto; or
  - (iv) In a Montessori early childhood centre including a pre-school or kindergarten as a qualified teacher.
- (b) Any person elected or appointed to a full-time or part-time paid office in the Kindergarten Teachers' Association of Victoria.
- (7) (a) Teachers, supervisors, counsellors, lecturers, educational officers engaged in pre-school infants, primary or secondary public education controlled by the Government of New South Wales in New South Wales or employed by the Education Commission of New South Wales;
- (b) Teachers, supervisors, counsellors, academic staff, educational officers, and trainee-teacher advisors engaged in technical and further education, tertiary education (including Universities, Colleges of Advanced Education and Community Colleges), adult migrant education or employed in Evening Colleges within New South Wales provided that eligibility for membership for academics at Universities shall be limited to persons who were employed at Universities and were members of the New South Wales Teachers Federation on the 30th May 1985.
- (c) Education officers and teachers working in the New South Wales State Department of Corrective Services;
- (d) Teachers and educational officers seconded as officers or permanently employed as officers of the research and guidance branch of the Education Department;
- (e) Persons who are members pursuant to this sub-rule who are elected to Parliament and who wish to retain membership of the Union;
- (f) Persons who have been elected as full-time members of any statutory body established to administer the provision of educational facilities in New South Wales, or to the New South Wales Superannuation Board, who have by reason of such election ceased to be employed in one of the categories set out in paragraphs (a), (b), (c) or (d) of this sub-rule.

- (g) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
  - (h) Any person elected or appointed to an office in the New South Wales Teachers Federation.
- (8)
- (a) Teachers, (including teacher-librarians, student counsellors, supervisors and educational officers or any such other classification of employment incidental to education) engaged in kindergartens, and pre-school, infant, primary, secondary, senior secondary and technical and technical and further education under the control of the Government of Tasmania and such teachers seconded as officers or permanently employed as officers of the Service and Guidance Services Branches of the Education Department of Tasmania.
  - (b) Professional officers employed by the Government of Tasmania in the Education Department to perform professional duties requiring teaching qualifications.
  - (c) Recreation Officers and laboratory technicians employed by the Government of Tasmania in the Education Department.
  - (d) Part-time and/or temporary relieving teachers employed by the Government of Tasmania.
  - (e) Teachers in training on Tasmanian Government student-ships.
  - (f) Persons who have been elected or appointed full-time members of any Tasmanian statutory body established to administer the provisions of educational facilities who have by reason of such election ceased to be employed in one of the categories in the preceding paragraphs of this sub-rule.
  - (g) Persons who at the time they are eligible for membership pursuant to the preceding paragraphs of this sub-rule are seconded by their employer to perform professional duties requiring teaching qualifications.
  - (h) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
- (9)
- (a) Persons employed under the ACT Teaching Service Act 1989;
  - (b) Persons employed in schools, secondary colleges and TAFE institutions operated directly or indirectly by the Commonwealth of Australia or, in a

Territory by the administration or Government of that Territory, or by a prescribed institution in that Territory. Provided that nothing in this paragraph shall confer eligibility for membership on persons employed or usually employed as ancillary staff or clerical staff in schools, secondary colleges and TAFE institutions.

- (c) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
- (10) (a) Persons who are employed or usually employed under the Northern Territory Teaching Service Act;
- (b) Persons who are employed or usually employed in a teaching capacity in schools operated directly or indirectly by the Government in the Northern Territory;
- (c) Teachers employed by the Northern Territory Teaching Service in an administrative, supervisory or advisory capacity in the Northern Territory Department of Education;
- (d) Persons employed by the Northern Territory Department of Education as assistant teachers;
- (e) Persons employed at the Northern Territory University as lecturers Grades 2 and 3.
- (f) School teachers who are employed on a part-time (non-fractional) basis in the supervision and/or co-ordination of student teachers during their periods of practice teaching in schools provided they are eligible for membership of the Union in accordance with one of the preceding paragraphs of this sub-rule.
- (g) Persons who are members pursuant to this sub-rule who are elected to Parliament and who wish to retain membership of the Union.
- (11) With the exception of Queensland establishments for the teaching and/or training of handicapped children referred to in paragraph 5(1)(b), Day Training Centres referred to in sub-rule 5(f), institutions employing persons referred to in sub-rule 5(6A) and Colleges of Advanced Education referred to in paragraph 5(7)(b) nothing in this rule shall be construed as conferring eligibility for membership of the Union on persons employed or usually employed in non-government educational institutions.
- (12) Nothing in paragraphs 5(3)(d) or 5(4)(d) shall be taken as conferring eligibility for membership on persons after the expiration of three months from the date of final registration.

- (13) Persons who are qualified to be and desire to be employed in any of the categories of persons specified in the preceding sub-rules of this rule.
- (14) Notwithstanding the foregoing sub-rules of this rule, any other person whether employed in the industry of the Union or not who has been or is hereafter elected or appointed to a position of Federal Officer, Federal Professional Officer, Branch Officer or Branch Professional Officer or, in relation to the Tasmanian Branch, the General Manager.
- (15) Without limiting the generality of the other parts of this rule or being limited thereby, independent contractors who, if they were employees performing work of the kind which they usually perform as independent contractors, would be eligible for membership of the Union.

## 6 - INTERPRETATION

In interpreting the various sub-rules of Rule 5, the meaning of each sub rule shall be determined independently of the meaning of any other sub rule of that rule.

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

1. The reason for the proposed alteration is to bring the AEU's eligibility rule up to date by reflecting the changed name of the two categories of employees referred to in paragraph 2 of the written statement.
2. The effect of the proposed alteration will be to bring the AEU's eligibility rule up to date by reflecting the changed name of the two categories of employees referred to in paragraph 2 of the written statement.

Any interested organisation, registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry attention: Research, Information and Advice Branch a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: P.O. Box 1158, South Melbourne, 3205) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

M. Kelly  
Industrial Registrar

9611285

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

IN

**CLERKS (A.C.T.) AWARD 1998  
(C0068CRA) C No 00427/98**

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>
C0068 Con	Consolidation		19.08.98

Dated this 16th day of December 1998  
Christine Hayward  
Deputy Industrial Registrar



**NOTIFICATION OF THE MAKING OF ORDERS UNDER SECTION 425(1AA)  
OF THE NAVIGATION ACT 1912.**

**NOTICE** is hereby given that the undermentioned orders have been made under Section 425(1AA) of the *Navigation Act 1912*.

Copies of the orders will be available from the Commonwealth Government Bookshop, 10 Mort Street, Canberra City, Australian Capital Territory by 23 December 1998.

<b><i>Number of order</i></b>	<b><i>Description of order</i></b>
14 of 1998	Part 3 (Seagoing Qualifications) Issue 5 – Amendment
15 of 1998	Part 41 (Dangerous cargoes) Issue 4 – Amendment
16 of 1998	Part 12 (Construction–Subdivision & stability, machinery and electrical installations) Issue 2
17 of 1998	Part 15 (Construction–Fire protection, fire detection and fire extinction) Issue 3
18 of 1998	Part 34 (Solid bulk cargoes) Issue 4

9611287

---

## Environment and Heritage

---

Commonwealth of Australia

*National Parks and Wildlife Conservation Act 1975*

### NOTICE UNDER SUBSECTION 11(2A)

A new Plan of Management is being prepared for Christmas Island National Park, Indian Ocean Territories.

Any group or individuals seeking to comment on the proposed Plan are invited to make representations by

**26 February 1999**

Information pamphlets are available on request and comments may be sent to the following address:

The Director of National Parks and Wildlife  
Parks Australia North  
PO Box 1260  
DARWIN NT 0801

Telephone (08) 8946 4300

or to

The Government Conservator  
PO Box ZZZ  
Christmas Island  
INDIAN OCEAN 6798

Telephone (08) 9164 8754

Colin Griffiths  
Director of National Parks and Wildlife

9611288





## COMMONWEALTH OF AUSTRALIA

### OZONE PROTECTION ACT 1989

#### GRANT OF EXEMPTION UNDER SECTION 40

Exemption No. OZO9836X

#### THIS EXEMPTION APPLIES TO THE PERIOD

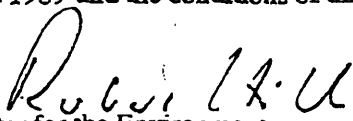
1 January 1998 to 31 December 1999

I, **ROBERT MURRAY HILL**, Minister for the Environment, under subsection 40(3) of the *Ozone Protection Act 1989*, grant an exemption to **Zeneca Pharmaceuticals Australia Pty Ltd.**

#### import aerosol products containing CFCs

This exemption is granted subject to the following conditions:

1. The import of aerosol products containing CFCs is limited to:  
Placebo metered dose inhalers
2. Upon written request, Zeneca Pharmaceuticals Australia must report on its progress towards introducing non-CFC propellants for the products covered by this exemption, including estimates of expected phase-out dates for CFC-based products.
3. Upon written request, Zeneca Pharmaceuticals Australia must provide data on the following activities:
  - the number of products imported into Australia under this exemption, and the total quantity of CFC contained in those products;
  - the number of these products exported from Australia, and the total quantity of CFC contained in those products;
  - the number of products sold in Australia; and
  - on-hand stocks of each product.
4. Zeneca Pharmaceuticals Australia must ensure that all personnel involved with activities carried out under this exemption are fully aware of the requirements of the *Ozone Protection Act 1989* and the conditions of this exemption.

  
Minister for the Environment

Dated: 21/1/98

## COMMONWEALTH OF AUSTRALIA

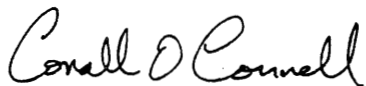
*National Parks and Wildlife Conservation Act 1975*

## Subsection 7(12)

NOTICE OF A REPORT RECOMMENDING DECLARATION OF THE TASMANIAN  
SEAMOUNTS MARINE RESERVE

1. A report is to be submitted under subsection 7(12) of the *National Parks and Wildlife Conservation Act 1975* ("the Act") in relation to the making of a Proclamation by the Governor-General under subsection 7(2) of the Act to declare a reserve.
2. It is proposed to recommend in the report that:
  - a) the area of sea in the Southern Ocean described in the Schedule to this notice (which will be taken to include the waters and sea-bed beneath the sea) be declared a reserve for the purpose of protecting the unique and vulnerable benthic communities of the Seamounts;
  - b) the Proclamation specify the subsoil beneath the sea-bed extending to a depth of 100 metres below the sea-bed be taken to be within the reserve, and
  - c) the name "Tasmanian Seamounts Marine Reserve" be assigned to that reserve.
3. Additional information is available on request from the address below or by contacting Erica Welford on (02) 6274 1769. It is also available via the internet:  
<http://www.environment.gov.au/marine/or2000/mpa/mpa.html>. This information includes:
  - background material and a statement of management intentions in relation to the proposed reserve;
  - a non-technical summary of the conservation significance of the Tasmanian Seamounts and
  - a map and the Schedule with a detailed description of the boundaries of the proposed reserve.
4. Interested persons are hereby invited to make representations in connection with the report by 15 March 1999. Such representations may be forwarded to the attention of Erica Welford, Marine Group, Department of the Environment and Heritage, GPO Box 787, Canberra 2601.

Signed this 8<sup>th</sup> day of December 1998



Conall O'Connell  
First Assistant Secretary  
Marine Group  
Department of the Environment and Heritage  
Delegate of the Director of National Parks and Wildlife

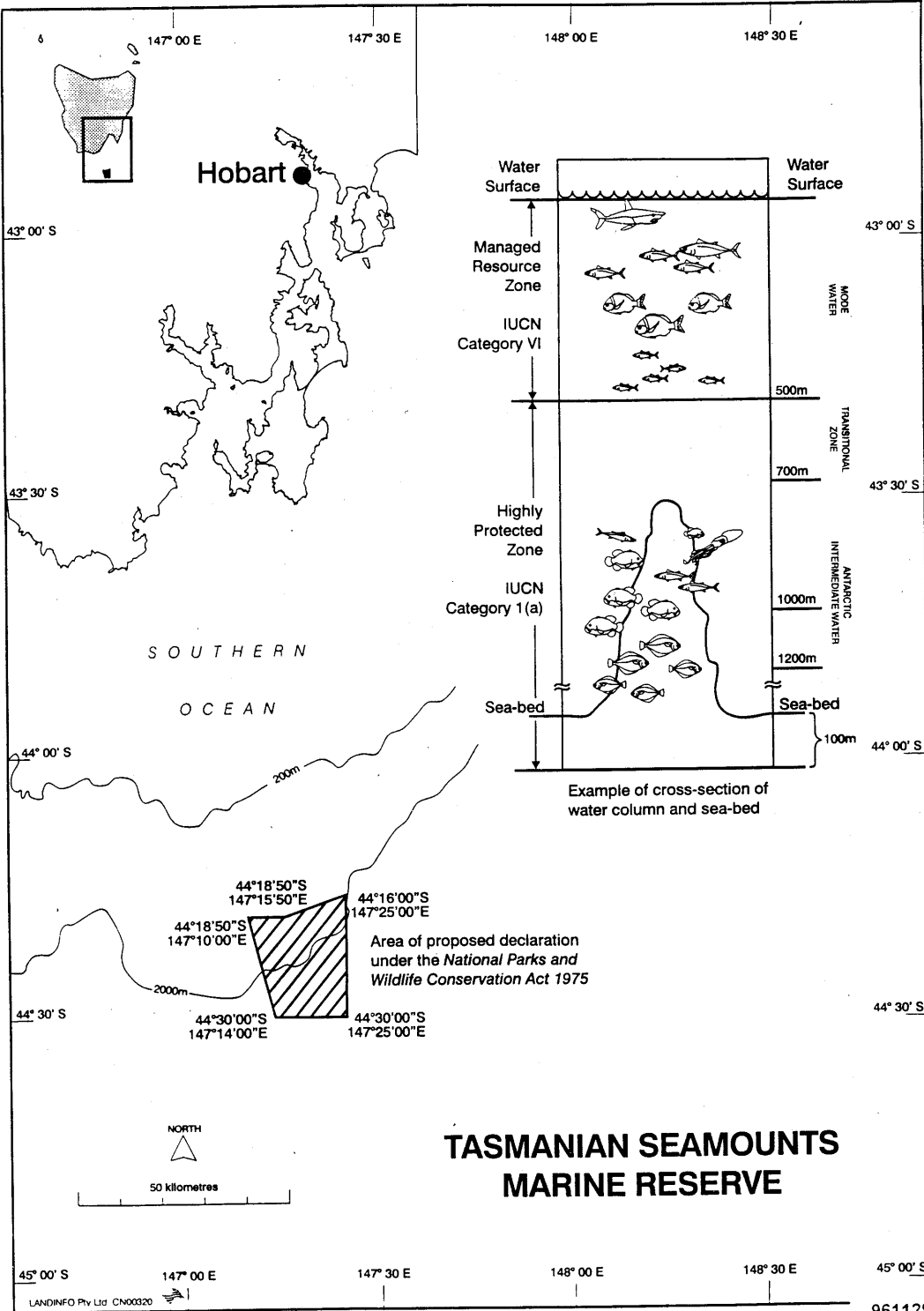
## Schedule

### Tasmanian Seamounts Marine Reserve

All of that area within the Southern Ocean contained within and bounded as follows:

- a) commencing at the point of Latitude  $44^{\circ}30'$  South and Longitude  $147^{\circ}25'$  East,
- b) and proceeding in a westerly direction along the parallel of latitude to the point Latitude  $44^{\circ}30'$  South and Longitude  $147^{\circ}14'$  East,
- c) then in a north-westerly direction along the geodesic to the point Latitude  $44^{\circ}18'50''$  South and Longitude  $147^{\circ}10'$  East,
- d) then in an easterly direction along the parallel of latitude to the point Latitude  $44^{\circ}18'50''$  South and Longitude  $147^{\circ}15'50''$  East,
- e) then in a north-easterly direction along the geodesic to the point Latitude  $44^{\circ}16'$  South and Longitude  $147^{\circ}25'$  East,
- f) then in a southerly direction along the meridian to the point of commencement.

All co-ordinates are referred to the Geocentric Datum of Australia 1994 (GDA94).



# **TASMANIAN SEAMOUNTS MARINE RESERVE**

**COMMONWEALTH OF AUSTRALIA**

***Antarctic Treaty (Environment Protection) Act 1980***  
**Notice under subsection 21(2)**

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, acting under subsection 21(2) of the *Antarctic Treaty (Environment Protection) Act 1980*, designate the person for the time being holding, or performing the duties of, the office of Director, Antarctic Division, Department of the Environment and Heritage to be an authorised officer for the purposes of subsection 21(1) of that Act.

***Antarctic Treaty (Environment Protection)***  
***(Environmental Impact Assessment) Regulations***  
**Notice under regulation 3**

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, acting under regulation 3 of the *Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations*, designate the person for the time being holding, or performing the duties of, the office of Director, Antarctic Division, Department of the Environment and Heritage to be an authorised person for the purposes of regulation 5 of those Regulations.

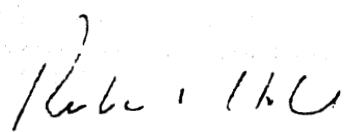
***Antarctic Treaty (Environment Protection)***  
***(Waste Management) Regulations***  
**Notice under regulation 3**

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, acting under regulation 3 of the *Antarctic Treaty (Environment Protection) (Waste Management) Regulations* designate the person for the time being holding, or performing the duties of, the office of Director, Antarctic Division, Department of the Environment and Heritage to be an authorised person for the purposes of regulation 21 of those Regulations.

**Antarctic Seals Conservation Regulations**  
**Notice under regulation 2**

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, acting under regulation 2 of the Antarctic Seals Conservation Regulations, designate the person for the time being holding, or performing the duties of, the office of Director, Antarctic Division, Department of the Environment and Heritage to be an authorised person for the purposes of subregulations 11(5A) and (5B) of those Regulations.

Dated this 3<sup>rd</sup> day of December 1998

  
Minister for the Environment and Heritage

9611291

---

## Finance and Administration

---

### AUSTRALIAN ELECTORAL COMMISSION

#### Register of Political Parties

The Australian Electoral Commission has received the following application for registration as a political party under the provisions of the *Commonwealth Electoral Act 1918* (the Act):

Name of Party: **Hope Party Australia**

Abbreviation of party name: **Hope Party**

Name and address of  
Proposed Registered Officer: **Timothy Robert Petherbridge**  
**39-41 Bemboka Road**  
**WARRANWOOD VIC 3134**

The above application is made by 10 members of the party and states it wishes to receive election funding.

If you believe that the above party should not be registered:

- because it is not an organisation with an object of promoting the election to Federal Parliament of its endorsed candidate(s);
- because the organisation does not have a member who is a Member of an Australian legislature or does not have at least 500 members;
- because the application does not comply with section 126 of the Act; or
- because the party's name (or abbreviation) is likely to be confused with that of another registered party (one that is not related to the applicant party);

you may formally object by writing to the Australian Electoral Commission.

The Australian Electoral Commission has also received an application from the following party to change its registered abbreviation in the *Register of Political Parties*:

Name of Party: **National Party of Australia (S.A.) Inc.**

Nature of change: **To change the registered abbreviation from**  
**National Party to The Nationals**

The above application is made by the Secretary of the party.

If you believe the above party should not be allowed to change its registered abbreviation to the one proposed:

- because the application does not comply with section 134 of the Act; or
- because the party's proposed abbreviation is likely to be confused with the party name or abbreviation of another registered party (one that is not related to the applicant party);

you may formally object by writing to the Australian Electoral Commission.

Objections to either of the above applications must reach the Australian Electoral Commission within one month after the date of this notification, ie by 18 January 1999. Objections, which must be signed and contain your address, should be sent to the Commission (marked to the attention of the Registrar of Political Parties), PO Box E201, KINGSTON ACT 2604.

Please contact Song Woon Kon on (02) 6271 4491 if you wish to have copies of sections 126 or 134 of the Act. You should note that objections would be made available to the applicants for comment.

W J Gray  
Electoral Commissioner

9611292



AUSTRALIAN ELECTORAL COMMISSION

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

W J GRAY  
Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	80712	-1.87
BARTON	84059	2.18
BENNELONG	84907	3.22
BEROWRA	86648	5.33
BLAXLAND	81338	-1.11
BRADFIELD	81088	-1.42
CALARE	77973	-5.20
CHARLTON	86627	5.31
CHIFLEY	83397	1.38
COOK	81147	-1.35
COWPER	80115	-2.60
CUNNINGHAM	77666	-5.58
DOBELL	83953	2.06
EDEN-MONARO	78419	-4.66
FARRER	75673	-8.00
FOWLER	91882	11.69
GILMORE	79705	-3.10
GRAYNDLER	86953	5.70
GREENWAY	86619	5.30
GWYDIR	73523	-10.61
HUGHES	88534	7.62
HUME	75837	-7.80
HUNTER	77711	-5.52
KINGSFORD-SMITH	81430	-1.00
LINDSAY	84953	3.27
LOWE	83137	1.06
LYNE	83029	0.93
MACARTHUR	93058	13.12
MACKELLAR	82973	0.86
MACQUARIE	82716	0.55
MITCHELL	83711	1.76
NEWCASTLE	78500	-4.56
NEW ENGLAND	74556	-9.36
NORTH SYDNEY	88459	7.53
PAGE	80820	-1.74
PARKES	79599	-3.23
PARRAMATTA	80120	-2.59
PATERSON	82698	0.53
PROSPECT	79149	-3.77
REID	83564	1.58
RICHMOND	89150	8.37
RIVERINA	80412	-2.24
ROBERTSON	81715	-0.66
SHORTLAND	79377	-3.50
SYDNEY	87624	6.52
THROSBY	79612	-3.21
WARRINGAH	79866	-2.90
WATSON	82050	-0.25
WENTWORTH	83432	1.42
WERRIWA	82726	0.56
Totals	4112922 ( Average: 82258 )	

Victoria as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	85685	1.92
BALLARAT	82426	-1.95
BATMAN	89454	6.40
BENDIGO	84273	0.24
BRUCE	85324	1.49
BURKE	81220	-3.39
CALWELL	88921	5.77
CASEY	80887	-3.78
CHISHOLM	85843	2.10
CORANGAMITE	80508	-4.23
CORIO	82856	-1.44
DEAKIN	83993	-0.09
DUNKLEY	82528	-1.83
FLINDERS	83843	-0.27
GELLIBRAND	85612	1.83
GIPPSLAND	81387	-3.19
GOLDSTEIN	87542	4.12
HIGGINS	86500	2.89
HOLT	82244	-2.17
HOTHAM	88989	5.85
INDI	82485	-1.88
ISAACS	80262	-4.52
JAGAJAGA	86976	3.45
KOOYONG	85210	1.35
LALOR	82510	-1.85
LA TROBE	80100	-4.72
MCEWEN	82618	-1.72
MCMILLAN	81931	-2.54
MALLEE	81280	-3.31
MARIBYRNONG	83150	-1.09
MELBOURNE	90594	7.76
MELBOURNE PORTS	83786	-0.33
MENZIES	82241	-2.17
MURRAY	83422	-0.77
SCULLIN	83894	-0.20
WANNON	81893	-2.58
WILLS	88218	4.93
Totals	3110605 ( Average: 84070 )	

Queensland as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	74505	-8.69
BOWMAN	81120	-0.58
BRISBANE	90187	10.52
CAPRICORNIA	80766	-1.01
DAWSON	84981	4.14
DICKSON	80321	-1.56
FADDEN	79676	-2.35
FAIRFAX	76829	-5.84
FISHER	76829	-5.84
FORDE	77484	-5.04
GRIFFITH	86744	6.30
GROOM	80696	-1.10
HERBERT	85210	4.42
HINKLER	78810	-3.41
KENNEDY	84646	3.73
LEICHHARDT	80785	-0.99
LILLEY	85991	5.38
LONGMAN	76326	-6.45
MCPHERSON	83662	2.53
MARANOA	83061	1.79
MONCRIEFF	83004	1.72
MORETON	86188	5.62
OXLEY	79932	-2.04
PETRIE	84768	3.88
RANKIN	78630	-3.63
RYAN	83918	2.84
WIDE BAY	78068	-4.32
Totals	2203137 ( Average: 81597 )	

Western Australia as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	77828	-6.00
CANNING	80365	-2.94
COWAN	77619	-6.26
CURTIN	86542	4.51
FORREST	83203	0.48
FREMANTLE	85020	2.67
KALGOORLIE	83289	0.58
MOORE	78453	-5.25
O'CONNOR	84403	1.93
PEARCE	81979	-0.99
PERTH	86362	4.29
STIRLING	85787	3.60
SWAN	84342	1.85
TANGNEY	84050	1.50
Totals	1159242 ( Average: 82803 )	

South Australia as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	83235	-2.41
BARKER	85505	0.24
BONYTHON	79857	-6.37
BOOTHBY	82121	-3.71
GREY	83523	-2.07
HINDMARSH	84387	-1.06
KINGSTON	89900	5.40
MAKIN	90596	6.21
MAYO	91501	7.27
PORT ADELAIDE	83132	-2.53
STURT	80766	-5.30
WAKEFIELD	89002	4.34
Totals	1023525 ( Average: 85293 )	

Tasmania as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
BASS	65977	-0.24
BRADDON	62488	-5.51
DENISON	67340	1.81
FRANKLIN	65881	-0.38
LYONS	69007	4.33
Totals	330693 ( Average: 66138 )	

Australian Capital Territory as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	105293	0.34
FRASER	104564	-0.34
Totals	209857 ( Average: 104928 )	

Northern Territory as at 30 November, 1998

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	108383	0.00
Totals	108383 ( Average: 108383 )	

TOTAL FOR AUSTRALIA 12 258 364

## Health and Aged Care

**TGA** THERAPEUTIC  
GOODS  
ADMINISTRATION

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



Commonwealth Department of  
**Health and  
Family Services**

### COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989

#### NOTICE UNDER SECTION 30(2)(A): CANCELLATION OF REGISTRATION /LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

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

<b>SPONSOR:</b>	<b>KENDALL AUSTRALASIA PTY LTD</b>
<b>ARTG NAME OF GOODS:</b>	<b>KENDALL AUSTRALASIA CONTACT LENS CARE PRODUCTS STERILE (GAMBRO, NSW) 21015</b>
<b>ARTG NUMBER:</b>	<b>65922, 65918 &amp; 107500</b>
<b>ARTG PRODUCT NUMBERS:</b>	<b>GELFLEX NORMAL SALINE 250 mL &amp; 500 MI</b>
<b>ARTG PRODUCT NAME:</b>	<b>CURITY CONTACT LENS SALINE SOLUTION</b>
<b>REASON FOR CANCELLATION:</b>	The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.
<hr/>	
<b>SPONSOR:</b>	<b>KENDALL AUSTRALASIA PTY LTD</b>
<b>ARTG NAME OF GOODS:</b>	<b>KENDALL AUSTRALASIA CONTACT LENS CARE PRODUCTS STERILE 'SODIUM CHLORIDE/POTASSIUM PHOSPHATE' (OPTO-PHARM, SINGAPORE) 50382</b>
<b>ARTG NUMBER:</b>	<b>105923 &amp; 112561</b>
<b>ARTG PRODUCT NUMBERS:</b>	<b>GELFLEX PRESERVATIVE FREE BUFFERED SALINE 500 mL</b>
<b>ARTG PRODUCT NAME:</b>	<b>CURITY CONTACT LENS SALINE 500 mL</b>
<b>REASON FOR CANCELLATION:</b>	The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

**SPONSOR:** DELTA WEST PTY LTD  
**ARTG NAME OF GOODS:** DELTA WEST CONTACT LENS CARE PRODUCTS  
**ARTG NUMBER:** 12841  
**ARTG PRODUCT NUMBERS:** 62377, 62378  
**ARTG PRODUCT NAME:** CONTACT LENS RINSING SOLUTION

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

**SPONSOR:** DELTA WEST PTY LTD  
**ARTG NAME OF GOODS:** DELTA WEST VISICARE CONTACT LENS CARE PRODUCTS  
**ARTG NUMBER:** 12843  
**ARTG PRODUCT NUMBERS:** 62382, 62383  
**ARTG PRODUCT NAME:** DELTA WEST VISICARE NORMAL SALINE

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

**SPONSOR:** WONFURWON PTY LTD  
**ARTG NAME OF GOODS:** WONFURWON CONTACT CONTACT LENS CARE PRODUCTS, STERILE SALINE SOLUTION  
**ARTG NUMBER:** 23543  
**ARTG PRODUCT NUMBERS:** 68470, 68472  
**ARTG PRODUCT NAME:** STERILE SALINE SOLUTION  
WONFURWON CONTACT LENS CARE PRODUCTS, STERILE

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

**SPONSOR:** SOUL PATTINSON (MANUFACTURING) PTY LTD  
**ARTG NAME OF GOODS:** SOUL PATTINSON CONACT LENS CARE PRODUCTS, NORMAL SALINE, GAMBRO RANGE, AUSTRALIA  
**ARTG NUMBER:** 26135  
**ARTG PRODUCT NUMBERS:** 60310 & 78308  
**ARTG PRODUCT NAME:** NORMAL SALINE 500 mL  
NORMAL SALINE 250 mL

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

---

**SPONSOR:** LLOYDS KIMBERLEY PTY LTD  
**ARTG NAME OF GOODS:** LLOYDS KIMBERLEY STERILE CONTACT LENS CARE PRODUCTS (OPTO-PHARM, SINGAPORE)  
**ARTG NUMBER:** 33886  
**ARTG PRODUCT NUMBERS:** 63009, 63010, 76944 & 76945  
**ARTG PRODUCT NAME:** DUALCARE NORMAL SALLINE SOLUTION  
HILITE BUFFERED SALINE

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

**SPONSOR:** GUARDIAN FAMILY CARE CHEMISTS AUSTRALIA LTD  
**ARTG NAME OF GOODS:** GUARDIAN FAMILY CARE CHEMISTS CONTACT LENS CARE PRODUCTS STERILE (DUALPACK AUSTRALIA, SEAFORD, VIC AUSTRALIA)  
**ARTG NUMBER:** 22879  
**ARTG PRODUCT NUMBERS:** 115943 & 49530  
**ARTG PRODUCT NAME:** OPTA-CARE NORMAL SALINE

**REASON FOR CANCELLATION:** The listing was cancelled under Section 30(2)(a) of the said Act as it appears to the Secretary that the quality, safety or efficacy of the goods is unacceptable.

---

Dated this \_\_\_\_\_ 17<sup>th</sup> day of November 1998

  
Leonie Hunt  
Delegate of the Secretary  
to the Department of Health & Aged Care

9611294

TGA THERAPEUTIC  
GOODS  
ADMINISTRATION

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



Commonwealth Department of  
Health and  
Family Services

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

Pursuant to Section 30(6)(b) of the *Therapeutic Goods Act 1989* notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the goods specified below was cancelled on 23 November 1998. Particulars of the cancellation are as follows:

---

<b>SPONSOR:</b>	<b>ROCHE PRODUCTS PTY LTD</b>
<b>ARTG NAME OF GOODS:</b>	<b>ROCHE DIAGNOSTICS INVITRO DIAGNOSTIC GOODS OF HUMAN ORIGIN KYOTO DAIICHI RANGE</b>
<b>ARTG LISTING NUMBER:</b>	<b>33927</b>
<b>ARTG PRODUCT NUMBERS:</b>	<b>77117</b>
<b>ARTG PRODUCT NAME:</b>	<b>KYOTO DAIICHI RANGE OF INVITRO DIAGNOSTICS OF HUMAN ORIGIN</b>
<b>REASON FOR CANCELLATION:</b>	<b>The listing was cancelled under Section 30(2)(a) of the said Act because it appears to the Secretary that the quality, safety and efficacy of the goods is unacceptable.</b>

---

dated this 25<sup>th</sup> day of November 1998

Leonie Hunt  
Delegate of the Secretary  
to the Department of Health & Aged Care

9611295



**NOTICE OF INTENT**  
**NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL**  
**DRAFT CLINICAL PRACTICE GUIDELINES ON**  
***THE MANAGEMENT OF ADVANCED BREAST CANCER***  
**AN INVITATION TO MAKE SUBMISSIONS**

The National Health and Medical Research Council (NHMRC) intends to issue draft clinical practice guidelines on the management of advanced breast cancer, developed by the NHMRC National Breast Cancer Centre. You are invited to make submissions to the Council about the draft guidelines.

**How to make your submission**

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

Please send your submission to:

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

The closing date for submissions is Friday, 22 January 1999.

**Other consultations**

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

**Further information**

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

The guidelines aim to assist the decision making process by women with advanced breast cancer and their doctors and educate all involved in the care of women with advanced breast cancer and assess and assure the quality of care. You may obtain a copy of the document either by downloading from the Department's website: <http://www.health.gov.au/nhmrc/advice/contents.htm> or by contacting:

Ms Natalie Milner  
Health Advisory Unit (Mail Drop Point 50)  
Office of NHMRC  
GPO Box 9848  
CANBERRA ACT 2601  
Phone: 02 6289 5233 Fax: 02 6289 5923  
Email: [health.advisory.cttee.nhmrc@health.gov.au](mailto:health.advisory.cttee.nhmrc@health.gov.au)

In addition to the availability of the draft guidelines the following supporting material can also be obtained from The National Breast Cancer Centre's Internet page <http://www.nbcc.org.au>

- *The management of advanced breast cancer: systematic reviews of randomised controlled trials regarding the use of cytotoxic chemotherapy and endocrine therapy; and*
- *Needs of children of mothers with advanced breast cancer.*

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

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

**COMMONWEALTH OF AUSTRALIA**

**National Health Act 1953**

**NOTIFICATION OF DETERMINATION UNDER  
SCHEDULE 1, PARAGRAPH (bj) (HIG10/1998)**

The delegate of the Minister for Health and Aged Care has made on 7 December 1998 a Determination under Schedule 1, paragraph (bj) of the National Health Act 1953 (the Act) amending Schedule 1 (Overnight Accommodation) of the Determination made on 23 October 1998 under Schedule 1 of paragraph (bj) of the Act. Determinations under paragraph (bj) of Schedule 1 establish minimum levels of benefits payable in respect of episodes of hospital treatment provided in a hospital or day hospital facility with which a registered health benefits organisation does not have a hospital purchaser-provider agreement which covers such treatment, otherwise than in situations of emergency. The Determination shall take effect from 1 January 1999.

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

**New South Wales**

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

**Victoria**

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

**Queensland**

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

**Western Australia**

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

**South Australia**

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

**Tasmania**

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

**Northern Territory**

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

**Australian Capital Territory**

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

## AUSTRALIA NEW ZEALAND FOOD AUTHORITY

### FOOD STANDARDS

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

The Information Officer  
Australia New Zealand Food Authority  
PO Box 7186  
CANBERRA MAIL CENTRE ACT 2610  
Tel: (02) 6271 2241 Fax: (02) 6271 2278  
Email: [info@anzfa.gov.au](mailto:info@anzfa.gov.au)

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

**Maximum Residue Limits (A366)** An application received on 12 November 1998 from the National Registration Authority to amend Australian Maximum Residue Limits for a number of agricultural chemicals as currently prescribed in the *Food Standards Code*. Submissions close **5 February 1999**.

**Review of Maximum Residue Limits (P194)** A proposal to review and develop the current provisions for Maximum Residue Limits in Australia, as set out in Standard A14 of the *Food Standards Code*.

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

**Ice Cream (Proposal P149)**

**Representational Issues - Labelling Foods with Directions for Use and Purpose (Proposal P165)**

**Frozen Confection and Ice Confection (Proposal P171)**

**Confectionery (Proposal P172)**

**Food Additive Numbering System (Proposal P193)**

Submissions on these proposals close **5 February 1999**. With respect to Proposal P193 the Authority is satisfied that it raises issues of minor significance and complexity and that to omit to invite public submissions prior to having made its full assessment would not have a significant adverse effect on the interests of any person or body. The Authority therefore did not invite public submissions prior to making a full assessment of this proposal, but now does so in order to undertake its inquiry into the matters decided at Full Assessment.

**PROPOSAL ABANDONED** Following its Full Assessment of **Proposal P134 - Review of Standard A14 - Maximum Residue Limits** the Authority has decided to abandon this Proposal. Since the raising of the Proposal in October 1995 the relationship between the Authority and the National Registration Authority has altered significantly and arrangements are currently being developed to streamline the processes of setting Maximum Residue Limits (MRLs) in Australia.

Given the above and further consideration of what the review of Standard A14 entails, the issues originally envisaged to be considered by Proposal P134 now need to be supplemented by:

- rewording Standard A14 to permit the use of approved chemicals that do not require MRLs;
- identifying temporary and trial MRLs; and
- correcting spelling errors of agricultural and veterinary chemical names.

Accordingly Proposal P134, as originally proposed, does not cover the range of issues which need to be considered and thus has been abandoned pending a new proposal (Proposal P194) which will deal with the issues originally proposed for Proposal P134 and the additional matters listed above.

## Immigration and Multicultural Affairs



Commonwealth of Australia

*Migration Act 1958*

### **AUTHORISATION OF PERSONS TO BE OFFICERS FOR THE PURPOSES OF THE *MIGRATION ACT 1958***

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* ("the Act"):

- (1) REVOKE all existing authorisations under that paragraph for:
  - (a) persons employed by the Australian Department of Foreign Affairs and Trade and the Australian Trade Commission; and
  - (b) locally engaged staff of Australian overseas posts; and
- (2) AUTHORISE to be an officer for the purposes of the Act each person holding, or for the time being performing the duties of a position specified in Schedule A, B or C.

Dated

*7th December*

1998.

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

Minister for Immigration and Multicultural Affairs

[NOTE (1) Paragraph (f) of the definition of "officer" in subsection 5(1) of the Act provides that the Minister may authorise a person to be an officer for the purposes of the Act by notice published in the *Gazette*.  
NOTE (2) This instrument comes into effect upon publication in the *Gazette*.]

# SCHEDULE A

## OVERSEAS ESTABLISHMENT OF THE AUSTRALIAN DEPARTMENT OF FOREIGN AFFAIRS AND TRADE (DFAT)

	<u>POSITION NUMBER</u>
Ambassador	8501, 8502, 8503, 8505, 8507, 8508, 8509, 8512, 8513, 8515, 8516, 8517, 8518, 8519, 8523, 8524, 8525, 8527, 8528, 8531, 8532, 8533, 8537, 8540, 8542, 8543, 8544, 8554, 8559, 8560, 8561, 8562, 8563, 8565, 8568, 8569, 8570, 8571, 8573, 8574, 8575, 8576, 8580
High Commissioner	8504, 8514, 8520, 8522, 8529, 8530, 8535, 8536, 8538, 8541, 8545, 8547, 8548, 8549, 8553, 8555, 8556, 8557, 8564, 8566, 8567, 8572, 8577
Consul-General	8511, 8550, 8583, 8590, 8593, 8595, 8596
Consul	3417
SES Band 1	1882, 2977, 3396, 3516
Broad-band 3 (EXEC2)	1209, 1419, 1477, 1553, 1587, 1612, 1697, 1735, 1789, 1887, 1905, 1943, 1973, 1987, 2073
Broad-band 2 (EXEC1 – APS5)	912, 921, 971, 1074, 1393, 1398, 1406, 1438, 1448, 1449, 1450, 1480, 1486, 1492, 1500, 1507, 1523, 1534, 1535, 1582, 1588, 1595, 1605, 1610, 1614, 1633, 1670, 1681, 1687, 1692, 1714, 1716, 1741, 1777, 1779, 1783, 1786, 1798, 1800, 1809, 1811, 1822, 1833, 1845, 1849, 1852, 1868, 1870, 1880, 1932, 1944, 1945, 1965, 1972, 1976, 1992, 2008, 2013, 2023, 2025, 2042, 2048, 2055, 2061, 2093, 2104, 2127, 2128, 2132, 2161, 2164, 2165, 2183, 2234, 2620, 2644, 2654, 3096, 3304, 3389, 3394, 3434, 3687, 3690, 3693, 3702, 3712
Broad-band 1 (APS4 – APS1)	1405, 1437, 1487, 1493, 1499, 1524, 1539, 1559, 1604, 1715, 1846, 1853, 1881, 1886, 1904, 1968, 1975, 2014, 2028, 2062, 2106, 2107, 2167, 2246, 2975, 3335, 3426, 3447, 3672, 3739, 3741, 3802, 3939, 3941, 3964

**SCHEDULE B****OVERSEAS ESTABLISHMENT OF THE  
AUSTRALIAN TRADE COMMISSION (AUSTRADE)**

<b><u>POSITION</u></b>	<b><u>POST</u></b>
Trade Commissioner	Dubai, Osaka
Consul-General and Trade Commissioner	Mumbai
Consul-General and Senior Trade Commissioner	Auckland, Dubai, Milan, Osaka
Consul and Senior Trade Commissioner	Istanbul

## SCHEDULE C

### LOCALLY ENGAGED STAFF (LES) ESTABLISHMENT OF THE AUSTRALIAN OVERSEAS POSTS

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>AMMAN</b> Locally Engaged 6 Locally Engaged 5	7224 6060, TO0101, TO0102
<b>ANKARA</b> Locally Engaged 7 Locally Engaged 6 Locally Engaged 5	7521 5033, 5037, 9456, 9457, TO0301 5032, 5035, TO0302, TO0303
<b>APIA</b> Locally Engaged 7	7184
<b>ATHENS</b> Locally Engaged 7 Locally Engaged 6 Locally Engaged 5 Locally Engaged 4	5088 5064, 5090, 5099 5083, 5092 8746
<b>AUCKLAND</b> Locally Engaged 11 Locally Engaged 8 Locally Engaged 7 Locally Engaged 6 Locally Engaged 5	IMM5 6 19, IMM4 15, 17, 32, IMM6 11, 20
<b>BALI</b> Locally Engaged 6	7445, 7446
<b>BANGKOK</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6	5154, 7665 5112, 7189, 7194, 7288, 7549 5116, 5137, 5147, 5149, 5153, 5155, 5256, 7193, 7433, 7572, 7573

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>BELJING</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6  Locally Engaged 5	7671 8792, 9008, 9316, 9486, 9490, 9519 5160, 5167, 5170, 5172, 5183, 5184, 5185, 7442, 7636, 9172, 9310, 9311, 9312, 9333, 9459, 9460, 9634, 9635, 9636 5175, 5176, 5177, 5180, 5181, 5186, 8794, 8795, 8796, 8797, 9301, 9313, 9314, 9315, 9487
<b>BEIRUT</b> Locally Engaged 6 Locally Engaged 5	TO0901 TO0902, TO0903, TO0904, TO0905, TO0906, TO0907, TO0908, TO0909, TO0910, TO0911
<b>BELGRADE</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6	5246 5259 117, 5212, 5234, 5235, 5236, 5238, 5242, 5247, 5248, 5255, 7777757
<b>BONN</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6  Locally Engaged 5 Locally Engaged 4 Locally Engaged 3	5317, 5323, 9331, 9332, 9408, 9414 5348 5307, 5319, 5320, 5325, 5327, 5331, 5340, 5344, 7399, 7400, 7458, 9410, 9412 5330, 9317, 9329, 9408, 9409, TO1301 5325, 8967 8968, 9004, 9407
<b>BRASILIA</b> Locally Engaged 7 Locally Engaged 6	5355 5360
<b>BRUNEI</b> Locally Engaged 7 Locally Engaged 5	7544 8619
<b>BRUSSELS</b> Locally Engaged 7 Locally Engaged 5	5377 5373



<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>BUDAPEST</b>	
Locally Engaged 7	7604
Locally Engaged 6	7601
<b>BUENOS AIRES</b>	
Locally Engaged 8	5396
Locally Engaged 7	5404
Locally Engaged 6	5410
<b>CAIRO</b>	
Locally Engaged 7	5427
Locally Engaged 6	5430, 8653
Locally Engaged 4	5434, 8654, 8655
<b>COLOMBO</b>	
Locally Engaged 7	5474
Locally Engaged 5	5473, 7625, 7632, TO2102, TO2103, TO2105
Locally Engaged 4	TO2104
<b>DAMASCUS</b>	
Locally Engaged 6	7583
Locally Engaged 5	7283, 7284, 7285, TO2301, TO2302, TO2303
<b>DHAKA</b>	
Locally Engaged 11	5489
<b>DUBAI</b>	
Locally Engaged 7	6
Locally Engaged 5	7
<b>DUBLIN</b>	
Locally Engaged 9	9268
Locally Engaged 7	7664
Locally Engaged 6	5520, 5521
Locally Engaged 5	5522, 7527
<b>GUANGZHOU</b>	
Locally Engaged 8	9044
Locally Engaged 7	9322, 9323
Locally Engaged 6	9045, 9304, 9305, 9324, 9575, 9576, 9577, 9578
Locally Engaged 5	9046, 9173, 9391, 9392, 9393, 9394, 9423, 9424, 9425, 9426, 9427, 9428, 9429, 9529, 9530, 9531, 9532, 9533

<b><u>LOCATION / DESIGNATION</u></b>	<b><u>POSITION NO(s)</u></b>
<b>HANOI</b> Locally Engaged 7 Locally Engaged 5	8613 9200
<b>HARARE</b> Locally Engaged 6	7352, 9629
<b>HO CHI MINH CITY</b> Locally Engaged 7 Locally Engaged 6 Locally Engaged 5  Locally Engaged 4	8386, 8387, 8740, 8741, 8742, 9422, 9588, 9589 8744, 8767, 8770, 8772 8743, 8745, 8768, 8769, 8771, 9194, 9195, 9196, 9297, 9298, 9299 9398, 9399
<b>HONG KONG</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6  Locally Engaged 4	5541, 7652, 9254 5546, 5608, 7677, 8578, 8579, 8580, 8582 5542, 5543, 5544, 5584, 5585, 5591, 5600, 5607, 5609, 5610, 5611, 5612, 5613, 5614, 5621, 7306, 7339, 7475, 9166 5545, 5547, 5552, 5555, 9210
<b>HONIARA</b> Locally Engaged 6	7574
<b>ISLAMABAD</b> Locally Engaged 10 Locally Engaged 8 Locally Engaged 7 Locally Engaged 5	9249, 9544 8589 7628, 9102 5630, 5631, 7293, 7533, 8588
<b>ISTANBUL</b> Locally Engaged 9 Locally Engaged 7	9 5
<b>JAKARTA</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6	7553 5677, 7322, 7432, 9158, 9581, 9582, 9583, 9584 5658, 5659, 5660, 5661, 5676, 5688, 5690, 5692, 5695, 8969, 8970, 8971, 8972, 8973, 8974, 8975, 8976, 8977, 8978, 9591, TO3501, TO3502

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>KUALA LUMPUR</b>	
Locally Engaged 8	5134, 9445
Locally Engaged 7	5002, 7219, 7259
Locally Engaged 6	5771, 5774, 5795, 7252, 7254
Locally Engaged 5	7550, 8979, 8980
<b>LAGOS</b>	
Locally Engaged 7	5810
<b>LONDON</b>	
Locally Engaged 9	7262
Locally Engaged 8	7153, 7162
Locally Engaged 7	7143, 7145, 7147, 7150, 7154, 7166, 7516
Locally Engaged 6	7066, 7155, 7156, 7158, 7159, 7160, 7161, 7163, 7167, 7212, 7219, 7220, 7221, 7519, 7550
Locally Engaged 4	7063, 7211, 7222, 7223, 7224, 7230, 7552, 7553
<b>LOS ANGELES</b>	
Locally Engaged 8	7227, 7228
Locally Engaged 7	7255, 7291, 7555
Locally Engaged 6	7229, 7436, 7496, 7588
Locally Engaged 5	7111
<b>MADRID</b>	
Locally Engaged 8	5858
Locally Engaged 6	5854
<b>MALTA</b>	
Locally Engaged 6	5871
<b>MANCHESTER</b>	
Locally Engaged 8	7179, 7190
Locally Engaged 7	7177, 7180, 7181, 7185, 7193, 7274, 7544
Locally Engaged 6	7183, 7186, 7187, 7188, 7251, 7530, 7531, 7543, 7545, 7546, 7547
Locally Engaged 4	7182, 7252, 7542
Locally Engaged 3	7270

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>MANILA</b>	
Locally Engaged 8	7620, 9984
Locally Engaged 7	1466, 5897, 5901, 5903, 7240, 7566, 7582, 7621, 7666, 8889, 8890
Locally Engaged 6	5904, 7230, 7465, 8891, 8892, 8893, 8896
Locally Engaged 5	8894, 8895, 9083, 9084, 9337
<b>MEXICO CITY</b>	
Locally Engaged 7	7568
Locally Engaged 5	5251
<b>MOSCOW</b>	
Locally Engaged 7	5942, 8957
Locally Engaged 6	5943, 9255
Locally Engaged 5	8954, 8955, 8956
Locally Engaged 4	5927, 5941
<b>MUMBAI</b>	
Locally Engaged 8	MU0005
Locally Engaged 6	7232, MU0002, MU0003, MU0004
Locally Engaged 5	MU0001
<b>NAIROBI</b>	
Locally Engaged 9	9246
Locally Engaged 8	5959
Locally Engaged 6	5947, 5948, 9243, T4801
Locally Engaged 5	T4802
Locally Engaged 4	9245
<b>NEW DELHI</b>	
Locally Engaged 9	5977
Locally Engaged 7	7473, 7474, 7674, 9185, 9186
Locally Engaged 6	6056, 8861, 8862, 9187, 9188, 9189, 9404, 9405, 9564, 9586, 9587, 9598, 9599, 9600, 9601, 9602, 9603
Locally Engaged 5	5873, 5980, 6057, 9056, 9105
Locally Engaged 4	9059
Locally Engaged 2	9190
<b>NICOSIA</b>	
Locally Engaged 6	6060, 7237

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>NOUMEA</b> Locally Engaged 5	7348, 7349
<b>NUKU'ALOFA</b> Locally Engaged 6 Locally Engaged 4	7374 7459
<b>OSAKA</b> Locally Engaged 7 Locally Engaged 5	6 5, 10, 14, 15, 17, 21
<b>OTTAWA</b> Locally Engaged 9 Locally Engaged 7 Locally Engaged 6	8860 8621 6212, 8622, 8623, 9559, 9560
<b>PARIS</b> Locally Engaged 8 Locally Engaged 7 Locally Engaged 6 Locally Engaged 5	6286 6287 6281, 6289, 6306 7612, 7638
<b>PHNOM PENH</b> Locally Engaged 11 Locally Engaged 7 Locally Engaged 6	9192, 9555 8684 8685, 8686, 8755
<b>PORT LOUIS</b> Locally Engaged 8 Locally Engaged 5	7569 9630
<b>PORT MORESBY</b> Locally Engaged 7 Locally Engaged 6	6416 6417, 6418, 7509
<b>PORT VILA</b> Locally Engaged 7	8626

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>PRETORIA</b>	
Locally Engaged 8	5437
Locally Engaged 7	5079, 7645
Locally Engaged 6	6381, 7173, 9433, 9579, 9580
Locally Engaged 5	5075, 5254, 8758, 8760, 9434, 9435
Locally Engaged 4	8756, 8757
<b>RANGOON</b>	
Locally Engaged 7	9488
<b>ROME</b>	
Locally Engaged 9	9300
Locally Engaged 7	6516
Locally Engaged 5	6485, 6504, 6511, TO6401
<b>SANTIAGO</b>	
Locally Engaged 8	5538
Locally Engaged 7	6618
Locally Engaged 6	6621, 6633, 6637
Locally Engaged 5	7598, 7624
<b>SEOUL</b>	
Locally Engaged 8	8773
Locally Engaged 7	8774
Locally Engaged 6	6644, 7437, 8638, 9080
Locally Engaged 5	7467
<b>SHANGHAI</b>	
Locally Engaged 7	5229
Locally Engaged 6	5228, 5230, 8642, 8643, 8644, 9334, 9335, 9436, 9534, 9551, 9552
Locally Engaged 5	5227, 5231, 5232, 5233, 5262, 8645, 8750, 8751, 8752
Locally Engaged 4	5260, 5261, 8753, 9437, 9438, 9537, 9538
<b>SINGAPORE</b>	
Locally Engaged 8	6662, 9444
Locally Engaged 7	6685, 6689
Locally Engaged 6	6663, 6673, 6683, 7324, 7326, 8984, 8985
Locally Engaged 5	6668, 8986, 8987, 8988

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>SUVA</b>	
Locally Engaged 7	7460
Locally Engaged 5	6020, 6733, 6734, 6735, 7651, 9439, 9440, 9441, 9442, 9443
<b>TARAWA</b>	
Locally Engaged 12	9495
Locally Engaged 5	7456
<b>TEHRAN</b>	
Locally Engaged 7	8595
Locally Engaged 5	7409
<b>TEL AVIV</b>	
Locally Engaged 9	6760
Locally Engaged 5	6759, 6763, 9193
<b>THE HAGUE</b>	
Locally Engaged 9	6391
Locally Engaged 6	6786, 6788
Locally Engaged 5	TO7501
<b>TOKYO</b>	
Locally Engaged 9	9384
Locally Engaged 8	8609
Locally Engaged 7	6803, 6827
Locally Engaged 6	5856, 7647, 8608
Locally Engaged 5	1214, 1222, 6804, 6819, 6829, 6836, 7331, 7631, 8607
<b>VIENNA</b>	
Locally Engaged 8	6872
Locally Engaged 7	6201
Locally Engaged 6	6198, 6860, 6862, 6882, 6890, 7327, 7902, 9637
Locally Engaged 5	5864, 6878, 7328, 7903
Locally Engaged 4	7901
Locally Engaged 3	9638
<b>WARSAW</b>	
Locally Engaged 8	6906
Locally Engaged 7	6915, 7552
Locally Engaged 6	6908, 7648, 9522, 9523

<u>LOCATION / DESIGNATION</u>	<u>POSITION NO(s)</u>
<b>WASHINGTON</b> Locally Engaged 9 Locally Engaged 7 Locally Engaged 6 Locally Engaged 5	8990 8991, 8992, 8993, 8996 8994, 8995, 8997, 8999 8998, 9000, 9001, 9002
<b>WELLINGTON</b> Locally Engaged 7 Locally Engaged 5	7449 7109
<b>RESERVE POOL</b> Locally Engaged 7 Locally Engaged 6	9619, 9620, 9621, 9622, 9623 9604, 9605, 9606, 9607, 9608, 9609, 9610, 9611, 9612, 9613, 9614, 9615, 9616, 9617, 9618





Commonwealth of Australia

*Migration Act 1958*

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

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

Dated

*1st December*

1998.

A large, stylized handwritten signature, likely of Philip Ruddock, written in dark ink.

Minister for Immigration and Multicultural Affairs

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

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

**SCHEDULE**

Column 1 Item	Column 2 Name
1.	BAILEY, David Robert
2.	BARWICK, Rhonda Lee
3.	BIBBY, Cecilia Mary
4.	CUTTLE, Jason Shane
5.	EDWARDS, John Lewis
6.	FERRIES, Jacqueline
7.	McCRACKEN, Christine Rae
8.	NORRIS, Peter Charles
9.	PAYNE, Darren Craig
10.	PUTLAND, Jennifer Ann
11.	RAAYMAAKERS, Cornelius Josephus Frasciscus
12.	RUSSELL, Marie Grace
13.	SCHULTZ, David William
14.	SICHTER, Serena Maree
15.	SUKOSKI, Silvana
16.	THOMAS, Suresh Ipe
17.	THRELFALL, Shelley Eunice



Commonwealth of Australia

*Migration Act 1958*

Migration Regulations

**AUTHORISATION OF A PERSON TO BE AN OFFICER FOR  
THE PURPOSES OF THE *MIGRATION ACT 1958***

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* ("the Act") AUTHORISE the person occupying, or for the time being performing the duties of, the Australian Federal Police position number AFP002, located in Hong Kong, to be an officer for the purposes of the Act.

Dated

*1<sup>st</sup> December*

1998.

A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock, Minister for Immigration and Multicultural Affairs.

Minister for Immigration and Multicultural Affairs

[NOTES: (1) Paragraph (f) of the definition of "officer" in subsection 5(1) of the Act provides that the Minister may authorise persons to be an officer for the purposes of the Act by notice published in the *Gazette*.  
(2) This instrument comes into effect upon publication in the *Gazette*.]



## Commonwealth of Australia

*Migration Act 1958*

## Migration Regulations

**AUTHORISATION OF PERSONS TO BE OFFICERS FOR  
THE PURPOSES OF THE *MIGRATION ACT 1958***

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* ("the Act"):

- (1) REVOKE the existing instrument, dated 11 March 1998, authorising positions in the Australian Security Intelligence Organisation to be officers for the purposes of the Act; and
- (2) AUTHORISE the persons occupying, or for the time being performing the duties of, the following positions in the Australian Security Intelligence Organisation to be officers for the purposes of the Act:

AND108  
AND165AND130  
AND168AND134  
AND169AND135  
CLD594AND138  
CLD595.

Dated

A handwritten signature in black ink, appearing to read "Philip Ruddock", with a long horizontal line extending from the end of the signature.

1998.

Minister for Immigration and Multicultural Affairs

[NOTES: (1) Paragraph (f) of the definition of "officer" in subsection 5(1) of the Act provides that the Minister may authorise persons to be an officer for the purposes of the Act by notice published in the *Gazette*.  
(2) This instrument comes into effect upon publication in the *Gazette*.]

---

## Industry, Science and Resources

---

### COMMONWEALTH OF AUSTRALIA

### INSTRUMENT OF APPROVAL NO. 40 OF 1998

### CUSTOMS ACT 1901

### REVIEW OF A DECISION WHETHER TO PUBLISH

### A DUMPING DUTY NOTICE OR

### A COUNTERVAILING DUTY NOTICE

I, Vicki Brown, Acting Trade Measures Review Officer, pursuant to section 269ZXA of the *Customs Act 1901*, hereby approve the attached form for the purposes of section 269ZZE of that Act.

The attached form is approved for use on and from the date of this notice.

Dated this *Thirtieth* day of November 1998

*Vicki Brown.*

Vicki Brown  
Acting Trade Measures Review Officer

**APPLICATION**

**TO**

**TRADE MEASURES REVIEW  
OFFICER**

**FOR**

**REVIEW OF A DECISION WHETHER TO  
PUBLISH A DUMPING DUTY NOTICE OR A  
COUNTERVAILING DUTY NOTICE**

# APPLICATION FOR REVIEW OF A DECISION WHETHER TO PUBLISH A DUMPING DUTY NOTICE OR A COUNTERVAILING DUTY NOTICE

## DECLARATION

I hereby request, in accordance with Section 269ZZA of the *Customs Act 1901*, that the Trade Measures Review Officer

(a) review a decision by the Minister to publish

☐ a dumping duty notice(s), or

☐ a countervailing duty notice(s)

(b) review a decision by the Minister **not** to publish

☐ a dumping duty notice(s), or

☐ a countervailing duty notice(s)

in respect of the goods the subject of this application.

I believe that the information contained in the application:

- provides reasonable grounds for a review to be undertaken; and
- is complete and correct to the best of my knowledge and belief.

Signature: .....

Name: .....

Position: .....

Company: .....

Date:     /     /

**NOTE:** This page must be completed by the applicant and attached to the front of the application.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

The role of the Trade Measures Review Officer (the Review Officer) is to review certain decisions by the Minister responsible for Customs or by the Chief Executive Officer of the Australian Customs Service (CEO).

**Decisions by the Minister that are reviewable:**

- to publish a dumping duty notice;
- to publish a countervailing duty notice;
- not to publish a dumping duty notice; and
- not to publish a countervailing duty notice.

The Review Officer only has the power to make recommendations to the Minister. The Review Officer may not revoke the Minister's decision or substitute another decision.

**Decisions by the CEO that are reviewable:**

- rejection of an application for dumping or countervailing measures;
- termination of an investigation; and
- a recommendation to refund an amount of interim duty less than the amount contended.

**Decisions that are not reviewable by this process include, among other things:**

- a decision by the Minister to accept an undertaking in respect of a dumping or subsidy matter;
- a decision by the Minister to vary the amount of the ascertained normal value, export price and non-injurious price imposed by an existing notice;
- a decision by the Minister to continue or not to continue dumping or countervailing measures; and
- a decision by the Minister following a review by the Review Officer.



## PREAMBLE

Division 9 of Part XVB of the *Customs Act 1901* (the Act) deals with reviews by the Review Officer. Intending applicants should familiarise themselves with the relevant sections of the Act and they should also examine the explanatory brochure produced by the Trade Measures Review Secretariat.

Where a party is of the opinion that grounds exist to review a reviewable decision by the Minister that party has the right to seek a review.

## WHO MAY SEEK A REVIEW OF A MINISTERIAL DECISION?

Any interested party may lodge an application for review. An interested party means:

- the original applicant for dumping or countervailing measures;
- a party representing the industry, or a portion of the industry, that produces the goods the subject of the reviewable decision;
- a party directly concerned with the importation or exportation to Australia of the goods;
- a party directly concerned with the production of the goods;
- a trade association, the majority of whose members are directly concerned with the production or the import or export of the goods to Australia; or
- the government of the country from which the goods originated or were exported.

Intending applicants should refer to section 269ZX of the Act to establish whether they are eligible to apply.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

## THE APPLICATION

An application should clearly and comprehensively set out the grounds on which the review is sought and provide sufficient particulars concerning the finding or findings to which the application relates.

It is not sufficient simply to request that a decision be reviewed. The applicant must satisfy the Review Officer that a reinvestigation of the finding or findings could lead to a change to the reviewable decision.

The Review Officer will only take account of information to which the CEO had regard, or was required to have regard, when making recommendations to the Minister. The Review Officer will disregard any information in applications and submissions that was not available to the CEO.

A non-confidential version of the application must be provided. An application will not be accepted unless it is accompanied by a non-confidential version which contains sufficient detail to give other interested parties a clear and reasonable understanding of the information being put forward.

### **WHEN MUST AN APPLICATION BE MADE FOR A REVIEW OF A MINISTERIAL DECISION?**

An application for a review must be received within 30 days after a public notice of the reviewable decision was first published in a national Australian newspaper.

### **INFORMATION TO BE INCLUDED IN THE APPLICATION**

1. Details of the name, street and postal address, and form of your business (e.g. company, partnership, sole trader).
2. A contact within your organisation:
  - name;
  - title/position;
  - telephone and facsimile numbers; and
  - e-mail address.
3. Name of consultant (if any) representing the applicant.
4. Your interest in a review:
  - the original applicant for dumping or countervailing measures;
  - a party representing the industry, or a portion of the industry, that produces the goods the subject of the reviewable decision;
  - a party directly concerned with the importation or exportation to Australia of the goods;
  - a party directly concerned with the production of the goods;
  - a trade association, the majority of whose members are directly concerned with the production or the import or export of the goods to Australia; or
  - the Government of the country from which the goods originated or were exported.
5. Full description of the imported goods to which the application relates.
6. The tariff classification/statistical code of the imported goods.
7. The number and title of the report by the Australian Customs Service relating to the decision in question, where applicable.

8. The finding or findings that you consider should be reviewed. These findings include, among other things:
- like goods
  - Australian industry
  - export prices
  - normal values
  - dumping
  - material injury
  - causal link
  - threat of material injury
  - non-injurious price
9. A detailed statement setting out the **ground or grounds** that, in your view, would warrant the reinvestigation of a finding or findings that formed the basis of the decision by the Minister whether to publish a dumping duty notice or a countervailing duty notice.

**Please note that such a statement must accompany each claim for review.**

## **WHERE TO LODGE THE APPLICATION**

Applications must be lodged:

by post: **The Trade Measures Review Officer  
GPO Box 9839  
CANBERRA ACT 2601**

by facsimile: **(02) 6213 6481; or**

with: **Trade Measures Review Officer  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601**

## **TIMING OF THE REVIEW**

The Review Officer will recommend to the Minister within 60 days of the public notification of the review—but not sooner than 30 days from the publication of the notice—that the reviewable decision be affirmed or that Customs be directed to reinvestigate the finding or findings that formed the basis of the reviewable decision.

**COMMONWEALTH OF AUSTRALIA**  
**INSTRUMENT OF APPROVAL NO. 41 OF 1998**  
**CUSTOMS ACT 1901**  
**REVIEW OF DECISION TO REJECT AN APPLICATION**  
**FOR THE PUBLICATION OF A DUMPING DUTY NOTICE OR**  
**A COUNTERVAILING DUTY NOTICE**

I, Vicki Brown, Acting Trade Measures Review Officer, pursuant to section 269ZXA of the *Customs Act 1901*, hereby approve the attached form for the purposes of section 269ZZQ of that Act.

The attached form is approved for use on and from the date of this notice.

Dated this *Thirtieth* day of November 1998

*Vicki Brown.*

Vicki Brown  
Acting Trade Measures Review Officer

**APPLICATION**

**TO**

**TRADE MEASURES REVIEW  
OFFICER**

**FOR**

**REVIEW OF A DECISION TO REJECT AN  
APPLICATION FOR THE PUBLICATION OF  
A DUMPING DUTY NOTICE OR A  
COUNTERVAILING DUTY NOTICE**

## APPLICATION FOR REVIEW OF A DECISION TO REJECT AN APPLICATION FOR THE PUBLICATION OF A DUMPING DUTY NOTICE OR COUNTERVAILING DUTY NOTICE

### DECLARATION

I hereby request, in accordance with Section 269ZZN of the *Customs Act 1901*, that the Trade Measures Review Officer review a decision to reject an application for the publication of a dumping duty notice or a countervailing duty notice:

☐ a dumping notice(s); or

☐ a countervailing duty notice(s)

in respect of the goods the subject of this application.

I believe that the information contained in the application:

- provides reasonable grounds for a review to be undertaken; and
- is complete and correct to the best of my knowledge and belief.

Signature: .....

Name: .....

Position: .....

Company: .....

Date:     /     /

**NOTE:** This page must be completed by the applicant and attached to the front of the application.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

The role of the Trade Measures Review Officer (the Review Officer) is to review certain decisions by the Minister responsible for Customs or by the Chief Executive Officer of the Australian Customs Service (CEO).

**Decisions by the Minister that are reviewable:**

- to publish a dumping duty notice;
- to publish a countervailing duty notice;
- not to publish a dumping duty notice; and
- not to publish a countervailing duty notice.

The Review Officer only has the power to make recommendations to the Minister. The Review Officer may not revoke the Minister's decision or substitute another decision.

**Decisions by the CEO that are reviewable:**

- rejection of an application for dumping or countervailing measures;
- termination of an investigation; and
- a recommendation to refund an amount of interim duty less than the amount contended.

**Decisions that are not reviewable by this process include, among other things:**

- a decision by the Minister to accept an undertaking in respect of a dumping or subsidy matter;
- a decision by the Minister to vary the amount of the ascertained normal value, export price and non-injurious price imposed by an existing notice;
- a decision by the Minister to continue or not to continue dumping or countervailing measures; and
- a decision by the Minister following a review by the Review Officer.

**PREAMBLE**

Division 9 of Part XVB of the *Customs Act 1901* (the Act) deals with reviews by the Review Officer. Intending applicants should familiarise themselves with the relevant sections of the Act and they should also examine the explanatory brochure produced by the Trade Measures Review Secretariat.

On receipt of an application for the publication of a dumping duty notice or a countervailing duty notice, the CEO has 20 days to complete an initial examination to determine if a *prima facie* case exists for the initiation of an investigation.

Where a party is of the opinion that grounds exist to review a decision by the CEO not to initiate an investigation, that party has the right to seek a review.

**WHO MAY SEEK A REVIEW OF A DECISION TO REJECT AN APPLICATION FOR ANTI DUMPING MEASURES?**

Only the party who lodged the application for the publication of a dumping duty notice or a countervailing notice may seek a review of the CEO's decision to reject that application.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

**THE APPLICATION**

An application should clearly and comprehensively set out the grounds on which the review is sought. It is not sufficient simply to request that a decision be reviewed. The applicant must provide sufficient particulars to satisfy the Review Officer that the CEO's decision should be reviewed.

The Review Officer will only take account of information that was before the CEO when the CEO made the reviewable decision.

**WHEN MUST AN APPLICATION FOR REVIEW BE MADE?**

An application for a review must be received within 30 days after the applicant was notified of the CEO's decision to reject the application.



## **INFORMATION TO BE INCLUDED IN THE APPLICATION**

1. Details of the name, street and postal address, and form of your business (e.g. company, partnership, sole trader).
2. A contact within your organisation:
  - name;
  - title/position;
  - telephone and facsimile numbers; and
  - e-mail address.
3. Name of consultant (if any) representing the applicant.
4. Full description of the imported goods to which the application relates.
5. The tariff classification/statistical code of the imported goods.
6. A copy of the written advice from the CEO that the application for anti-dumping measures has been rejected.
7. A detailed statement setting out why, in your view, the Review Officer should review the decision by the CEO to reject an application for the publication of a dumping duty notice or a countervailing duty notice.

## **WHERE TO LODGE THE APPLICATION**

Applications must be lodged:

by post: **The Trade Measures Review Officer  
GPO Box 9839  
CANBERRA ACT 2601**

by facsimile: **(02) 6213 6481; or**

with: **Trade Measures Review Officer  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601**

## **TIMING OF THE REVIEW**

The Review Officer will make a decision within 60 days of the receipt of the application for review.

## **FURTHER INFORMATION**

Further information about reviews can be obtained from:

Information Officer  
Trade Measures Review Secretariat  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601  
Telephone: 02 6213 6933  
Facsimile: 02 6213 6481

Inquiries and requests for general information about dumping matters should be directed to:

Director  
Dumping Liaison Unit  
Australian Customs Service  
Customs House  
5 Constitution Avenue  
CANBERRA CITY ACT 2601  
Telephone: 02 6275 6066  
Facsimile: 02 6275 6990

## **FURTHER INFORMATION**

Further information about reviews can be obtained from:

Information Officer  
Trade Measures Review Secretariat  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601  
Telephone: 02 6213 6933  
Facsimile: 02 6213 6481

Inquiries and requests for general information about dumping matters should be directed to:

Director  
Dumping Liaison Unit  
Australian Customs Service  
Customs House  
5 Constitution Avenue  
CANBERRA CITY ACT 2601  
Telephone: 02 6275 6066  
Facsimile: 02 6275 6990

**COMMONWEALTH OF AUSTRALIA**

**INSTRUMENT OF APPROVAL NO. 42 OF 1998**

**CUSTOMS ACT 1901**

**REVIEW OF A DECISION TO TERMINATE AN INVESTIGATION**

I, Vicki Brown, Acting Trade Measures Review Officer, pursuant to section 269ZXA of the *Customs Act 1901*, hereby approve the attached form for the purposes of section 269ZZQ of that Act.

The attached form is approved for use on and from the date of this notice.

Dated this *Thirtieth* day of November 1998

*Vicki Brown*

Vicki Brown  
Acting Trade Measures Review Officer

**APPLICATION**

**TO**

**TRADE MEASURES REVIEW**  
**OFFICER**

**FOR**

**REVIEW OF A DECISION TO TERMINATE**  
**AN INVESTIGATION**

## APPLICATION FOR REVIEW OF A DECISION TO TERMINATE AN INVESTIGATION

### DECLARATION

I hereby request, in accordance with Section 269ZZN of the *Customs Act 1901*, that the Trade Measures Review Officer review a decision to terminate an investigation into whether the Minister should publish:

- ☐ a dumping notice(s); or  
☐ a countervailing duty notice(s)

in respect of the goods the subject of this application.

I believe that the information contained in the application:

- provides reasonable grounds for a review to be undertaken; and
- is complete and correct to the best of my knowledge and belief.

Signature: .....

Name: .....

Position: .....

Company: .....

Date:     /     /

**NOTE:** This page must be completed by the applicant and attached to the front of the application.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

The role of the Trade Measures Review Officer (the Review Officer) is to review certain decisions by the Minister responsible for Customs or by the Chief Executive Officer of the Australian Customs Service (CEO).

**Decisions by the Minister that are reviewable:**

- to publish a dumping duty notice;
- to publish a countervailing duty notice;
- not to publish a dumping duty notice; and
- not to publish a countervailing duty notice.

The Review Officer only has the power to make recommendations to the Minister. The Review Officer may not revoke the Minister's decision or substitute another decision.

**Decisions by the CEO that are reviewable:**

- rejection of an application for dumping or countervailing measures;
- termination of an investigation; and
- a recommendation to refund an amount of interim duty less than the amount contended.

**Decisions that are not reviewable by this process include, among other things:**

- a decision by the Minister to accept an undertaking in respect of a dumping or subsidy matter;
- a decision by the Minister to vary the amount of the ascertained normal value, export price and non-injurious price imposed by an existing notice;
- a decision by the Minister to continue or not to continue dumping or countervailing measures; and
- a decision by the Minister following a review by the Review Officer.

## **PREAMBLE**

Division 9 of Part XVB of the *Customs Act 1901* (the Act) deals with reviews by the Review Officer. Intending applicants should familiarise themselves with the relevant sections of the Act and they should also examine the explanatory brochure produced by the Trade Measures Review Secretariat.

Where a party is of the opinion that grounds exist to review a decision to terminate an investigation, that party has the right to seek a review.

## **WHO MAY SEEK A REVIEW OF A TERMINATION DECISION?**

Only the party who lodged the application for the publication of a dumping duty notice or a countervailing notice may seek a review of the CEO's decision to terminate an investigation.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

## **THE APPLICATION**

An application should clearly and comprehensively set out the grounds on which the review is sought. It is not sufficient simply to request that a decision be reviewed. The applicant must provide sufficient particulars to satisfy the Review Officer that the CEO's decision should be reviewed.

The Review Officer will **only take account of information that was before the CEO** when the CEO made the reviewable decision. The Review Officer will disregard any information in applications and submissions that was not available to the CEO.

A non-confidential version of the application must be provided. An application will not be accepted unless it is accompanied by a non-confidential version which contains sufficient detail to give other interested parties a clear and reasonable understanding of the information being put forward.

## **WHEN MUST AN APPLICATION FOR REVIEW OF A TERMINATION DECISION BE MADE?**

An application for a review must be received within 30 days after the applicant was notified of the CEO's decision to terminate the investigation.



## **INFORMATION TO BE INCLUDED IN THE APPLICATION**

1. Details of the name, street and postal address, and form of your business (e.g. company, partnership, sole trader).
2. A contact within your organisation:
  - name;
  - title/position;
  - telephone and facsimile numbers; and
  - e-mail address.
3. Name of consultant (if any) representing the applicant.
4. Full description of the imported goods to which the application relates.
5. The tariff classification/statistical code of the imported goods.
6. A copy of the written advice from the CEO of the decision to terminate the investigation.
7. A detailed statement setting out why, in your view, the Review Officer should review the decision by the CEO to terminate an investigation into whether a dumping duty notice or countervailing duty notice should be published.

## **WHERE TO LODGE THE APPLICATION**

Application must be lodged:

by post: **The Trade Measures Review Officer  
GPO Box 9839  
CANBERRA ACT 2601**

by facsimile: **(02) 6213 6481; or**

with: **Trade Measures Review Officer  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601**

## **TIMING OF THE REVIEW**

The Review Officer will make a decision within 60 days of the receipt of the application for review.

## **FURTHER INFORMATION**

Further information about reviews can be obtained from:

Information Officer  
Trade Measures Review Secretariat  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601  
Telephone: 02 6213 6933  
Facsimile: 02 6213 6481

Inquiries and requests for general information about dumping matters should be directed to:

Director  
Dumping Liaison Unit  
Australian Customs Service  
Customs House  
5 Constitution Avenue  
CANBERRA CITY ACT 2601  
Telephone: 02 6275 6066  
Facsimile: 02 6275 6990

**COMMONWEALTH OF AUSTRALIA**  
**INSTRUMENT OF APPROVAL NO. 43 OF 1998**

**CUSTOMS ACT 1901**

**REVIEW OF A DECISION IN RESPECT OF THE ASSESSMENT OF THE**  
**AMOUNT OF DUMPING OR COUNTERVAILING DUTY PAYABLE**

I, Vicki Brown, Acting Trade Measures Review Officer, pursuant to section 269ZXA of the *Customs Act 1901*, hereby approve the attached form for the purposes of section 269ZZQ of that Act.

The attached form is approved for use on and from the date of this notice.

Dated this *Thirtieth* day of November 1998

*Vicki Brown*

Vicki Brown  
Acting Trade Measures Review Officer

**APPLICATION**

**TO**

**TRADE MEASURES REVIEW**

**OFFICER**

**FOR**

**REVIEW OF A DECISION IN RESPECT OF**

**THE ASSESSMENT OF THE AMOUNT OF**

**DUMPING OR COUNTERVAILING DUTY**

**PAYABLE**

**APPLICATION FOR REVIEW OF A DECISION IN RESPECT OF  
THE ASSESSMENT OF THE AMOUNT OF DUMPING OR  
COUNTERVAILING DUTY PAYABLE**

**DECLARATION**

I hereby request, in accordance with Section 269ZZN of the *Customs Act 1901*, that the Trade Measures Review Officer review a decision in respect of an assessment of:

- ☐ dumping duty; or  
☐ countervailing duty

in respect of the goods the subject of this application.

I believe that the information contained in the application:

- provides reasonable grounds for a review to be undertaken; and
- is complete and correct to the best of my knowledge and belief.

Signature: .....

Name: .....

Position: .....

Company: .....

Date:     /     /

**NOTE:** This page must be completed by the applicant and attached to the front of the application.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

The role of the Trade Measures Review Officer (the Review Officer) is to review certain decisions by the Minister responsible for Customs or by the Chief Executive Officer of the Australian Customs Service (CEO).

**Decisions by the Minister that are reviewable:**

- to publish a dumping duty notice;
- to publish a countervailing duty notice;
- not to publish a dumping duty notice; and
- not to publish a countervailing duty notice.

The Review Officer only has the power to make recommendations to the Minister. The Review Officer may not revoke the Minister's decision or substitute another decision.

**Decisions by the CEO that are reviewable:**

- rejection of an application for dumping or countervailing measures;
- termination of an investigation; and
- a recommendation to refund an amount of interim duty less than the amount contended.

**Decisions that are not reviewable by this process include, among other things:**

- a decision by the Minister to accept an undertaking in respect of a dumping or subsidy matter;
- a decision by the Minister to vary the amount of the ascertained normal value, export price and non-injurious price imposed by an existing notice;
- a decision by the Minister to continue or not to continue dumping or countervailing measures; and
- a decision by the Minister following a review by the Review Officer.

## **PREAMBLE**

Division 9 of Part XVB of the *Customs Act 1901* (the Act) deals with reviews by the Review Officer. Intending applicants should familiarise themselves with the relevant sections of the Act and they should also examine the explanatory brochure produced by the Trade Measures Review Secretariat.

If the Minister signs a dumping or countervailing duty notice, importers are required to pay interim dumping or countervailing duty. If an importer considers that the amount of interim duty paid exceeds the actual duty payable, the importer can request that the CEO assess the duty payable.

Where a party is of the opinion that grounds exist to review an assessment by the CEO, that party has the right to seek a review of that assessment.

## **WHO MAY SEEK A REVIEW OF THE ASSESSMENT OF THE AMOUNT OF DUTY PAYABLE?**

Only the party who lodged the application for the assessment of duty may seek a review of the CEO's decision.

Parties engaging a consultant or adviser to act on their behalf should enclose a copy of the authorisation for the consultant/adviser.

## **THE APPLICATION**

An application should clearly and comprehensively set out the grounds on which the review is sought. It is not sufficient simply to request that a decision be reviewed. The applicant must provide sufficient particulars to satisfy the Review Officer that the CEO's decision should be reviewed.

The Review Officer **will only take account of information that was before the CEO** when the CEO made the reviewable decision.

## **WHEN MUST AN APPLICATION FOR REVIEW BE MADE?**

An application for a review must be received within 30 days after the applicant was notified of the CEO's assessment.

## INFORMATION TO BE INCLUDED IN THE APPLICATION

1. Details of the name, street and postal address, and form of your business (e.g. company, partnership, sole trader).
2. A contact within your organisation:
  - name;
  - title/position;
  - telephone and facsimile numbers; and
  - e-mail address.
3. Name of consultant (if any) representing the applicant.
4. Full description of the imported goods to which the application relates.
5. The tariff classification/statistical code of the imported goods.
6. A copy of the written advice from the CEO in respect of the assessment of duty for these goods.
7. A detailed statement setting out why, in your view, the Review Officer should review the decision by the CEO in respect of the assessment of the amount of dumping or countervailing duty payable.

## WHERE TO LODGE THE APPLICATION

Applications must be lodged:

by post: **The Trade Measures Review Officer  
GPO Box 9839  
CANBERRA ACT 2601**

by facsimile: **(02) 6213 6481; or**

with: **Trade Measures Review Officer  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601**

## TIMING OF THE REVIEW

The Review Officer will make a decision within 60 days of the receipt of the application for review.



## **FURTHER INFORMATION**

Further information about reviews can be obtained from:

Information Officer  
Trade Measures Review Secretariat  
Level 2  
40 Allara Street  
CANBERRA CITY ACT 2601  
Telephone: 02 6213 6933  
Facsimile: 02 6213 6481

Inquiries and requests for general information about dumping matters should be directed to:

Director  
Dumping Liaison Unit  
Australian Customs Service  
Customs House  
5 Constitution Avenue  
CANBERRA CITY ACT 2601  
Telephone: 02 6275 6066  
Facsimile: 02 6275 6990

9611300

## GENETIC MANIPULATION ADVISORY COMMITTEE

### NOTICE OF RECEIPT OF PROPOSALS FOR DELIBERATE RELEASE OF GENETICALLY MODIFIED ORGANISMS

#### REQUEST FOR SUBMISSIONS

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

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

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

Tel: 02 6213 6490  
Fax: 02 6213 6462

#### PR-110: Development of fungal disease resistant canola cultivars (*Brassica napus*)

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Canola (*Brassica napus*)

**Purpose of the release:** The trial is part of a research program evaluating different strategies for obtaining tolerance to fungal diseases in canola. Three genetically modified canola lines will be compared for their fungal disease tolerance in areas where there is natural infestation with the fungi that cause disease (especially Blackleg and Sclerotinia). Development of the fungal disease tolerance trait would be a useful management tool for canola growers.

The lines to be trialled have also been modified for resistance to a herbicide, providing a further benefit to growers in their ability to manage weeds in canola crops.

**Brief description of the nature and effect of the genetic modification:** The genes conferring tolerance to fungal disease have been isolated from barley and *Aspergillus* (a fungus).

A selectable marker gene from the bacterium *Streptomyces hygroscopicus*, conferring resistance to the herbicide glufosinate ammonium, is also present in the plants.

**Location and size of trial:** Approximately 1 hectare at each of two sites at Wagga Wagga, NSW, and Devonport, Tasmania.

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

**PR-111: Development of photoperiod insensitive canola cultivars  
(*Brassica napus*)**

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Canola (*Brassica napus*)

**Purpose of the release:** The trial is part of a research program evaluating different strategies for obtaining varieties of canola whose flowering times are not dependent on day-length. Overseas lines of canola are typically not suited to Australian growing conditions because they are adapted for growing in spring, when the days are long, whereas the Australian canola season begins in autumn/winter. The development of canola that is insensitive to day-length for flowering ('photoperiod insensitive') would allow crossing of lines that normally flower at different times, thus providing access to new hybrid varieties. The current trial will involve evaluation of the modified plants in the field and a comparison with unmodified canola plants.

The lines to be trialled have also been modified for resistance to a herbicide, which is expected to benefit growers by increasing their options for managing weeds in canola crops.

**Brief description of the nature and effect of the genetic modification:** The gene conferring photoperiod insensitivity was derived from rice. It is possible that this gene will also cause the plants to flower earlier.

A selectable marker gene from the bacterium *Streptomyces hygroscopicus*, conferring resistance to the herbicide glufosinate ammonium, is also present in the plants.

**Location and size of trial:** One hectare at Wagga Wagga, NSW.

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

**PR-112: Winter nursery seed increase of INGARD® (Bt)/CryX  
cotton plants, 1999**

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

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

**Purpose of the release:** The aim of this proposal is to increase seed stocks of cotton modified for resistance to insect pests for future trials. The use of insect-resistant cotton plants has the potential to reduce the use of chemical pesticides on cotton crops.

**Brief description of the nature and effect of the genetic modification:** The genes introduced into the cotton plants are the CryIA(c) and CryX genes from the bacterium *Bacillus thuringiensis*. These genes produce proteins that are toxic to certain insects, including the major caterpillar pests that attack cotton. The presence of more than one insecticidal gene in a single plant may give better insect control and reduce the potential for the pest insects to become resistant to the proteins.

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

**Location and size of trial:** 0.1 hectare in the Ord River Irrigation Area, Kununurra, Western Australia.

**Further information:** The institution's contact officer for this proposal is G F Smart, telephone (02) 6793 1114, facsimile (02) 6793 1114.

◇ ◇ ◇

## GENETIC MANIPULATION ADVISORY COMMITTEE

### NOTICE OF EXTENSIONS TO PROPOSALS TO RELEASE GENETICALLY MODIFIED ORGANISMS

#### REQUEST FOR SUBMISSIONS

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

All correspondence should be addressed to:

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

Tel: 02 6213 6490  
Fax: 02 6213 6462

#### PR-44X(3): Seed increase of cotton expressing CryIIA and CryIA(c) (INGARD®)

**Organisation proposing release:** Cotton Seed Distributors Ltd  
PO Box 117  
Wee Waa NSW 2388

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

**Purpose of the extension to the release:** The aim of this extension is to increase seed stocks of cotton modified for resistance to insect pests for future trials and possible commercial release. The use of insect-resistant cotton plants has the potential to reduce the use of chemical pesticides on cotton crops.

**Brief description of the nature and effect of the genetic modification:** The genes introduced into the cotton plants are the CryIA(c) and CryIIA genes from the bacterium *Bacillus thuringiensis*. These genes produce proteins that are toxic to certain caterpillars, including the major caterpillar pests that attack cotton. The presence of more than one insecticidal gene in a single plant may give better insect control and reduce the potential for the pest insects to become resistant to the proteins.

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

**Location and size of trial:** Approximately 1 000 000 plants in a total area of 10 hectares over two sites at Kununurra and Broome, Western Australia.

**Further information:** The institution's contact officers for this proposal are Mr Robert Eveleigh, telephone (02) 6795 4208 and Dr Danny Llewellyn (CSIRO), telephone (02) 6246 5470.

◇ ◇ ◇

**PR-63X(4): Release of glufosinate-ammonium tolerant hybrid and open-pollinated canola cultivars**

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Canola (*Brassica napus*)

**Purpose of the extension to the release:** Canola plants genetically modified for tolerance to the herbicide glufosinate ammonium are to be trialled under this extension to the original proposal. Use of the herbicide-tolerance gene would allow the application of glufosinate ammonium on canola crops to control broadleaf and grass weeds.

During the winter season, agronomic features of the herbicide-tolerant canola will be assessed along with a new system developed for making hybrid varieties of canola. Hybrid varieties of canola can provide higher yields.

During the Australian spring/summer 'contraseason', seed from open-pollinated glufosinate ammonium-tolerant canola will be obtained and supplied to AgrEvo Canada for use in the Canadian breeding program.

**Brief description of the nature and effect of the genetic modification:** The transgenic plants to be released in both the winter and spring/summer season contain the phosphinothricin acetyltransferase gene from the bacterium *Streptomyces* conferring resistance to the herbicide glufosinate ammonium.

The hybrid system to be trialled during the winter season involves ensuring that plants cross-pollinate rather than self-pollinate. To ensure that the plants cross-pollinate, a bacterial gene conferring male-sterility has been introduced into some of the plants. A second line of plants contains a bacterial gene that restores fertility, so that the hybrid formed when the two lines cross is fertile.

Some of the plants also contain a selectable marker gene conferring resistance to the antibiotics kanamycin and neomycin.

**Location and size of trial:** A total area of approximately 1200 hectares across a number of sites in canola-growing regions of Western Australia, South Australia, Victoria, Tasmania and NSW.

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

**PR-64X: Evaluation of transgenic white clover for field resistance to alfalfa mosaic virus**

**Organisation proposing release:** Plant Biotechnology Centre  
Agriculture Victoria  
c/- La Trobe University  
Bundoora VIC 3083

**Organism to be released:** White clover (*Trifolium repens*)

**Purpose of the extension to the release:** Alfalfa mosaic virus causes large economic losses to the dairy industry. This extension to the original proposal aims to determine whether the immunity to alfalfa mosaic virus observed in primary transgenic white clover plants also occurs in the progeny derived from these plants under field conditions.

**Brief description of the nature and effect of the genetic modification:** The DNA inserted into the plants is derived from alfalfa mosaic virus and includes the gene that encodes the virus coat protein. The modified plants are resistant to infection by the virus.

A selectable marker gene conferring resistance to the antibiotics kanamycin and neomycin has also been transferred into the plants.

**Location and size of trial:** 336 plants at each of two sites at Hamilton, Victoria, and Howlong, NSW.

**Further information:** The institution's contact officer for this proposal is Prof German Spangenberg, telephone (03) 9479 3851, (03) 9479 2995, facsimile (03) 9479 3618.

◇ ◇ ◇

**PR-77X(2): Backcrossing Canadian Roundup Ready® canola varieties into Australian canola varieties**

**Organisation proposing release:** Monsanto Australia Ltd  
PO Box 6051  
St Kilda Road Central VIC 8008

**Organism to be released:** Canola (*Brassica napus*)

**Purpose of the extension to the release:** The aim of this extension is to continue breeding and variety-testing of canola modified for tolerance to the herbicide glyphosate (Roundup®). The use of herbicide-tolerant canola will allow the application of glyphosate for the control of weeds which emerge following crop planting. In addition, options for weed management in glyphosate-tolerant canola will be examined during the trial.

**Brief description of the nature and effect of the genetic modification:** The transgenic canola plants have been modified to contain two new genes which produce proteins known as CP4 EPSPS (5-enolpyruvylshikimate-3-phosphate synthase) and GOX (glyphosate oxidoreductase). These proteins are found naturally in common soil microorganisms, and together they confer tolerance to glyphosate, the active ingredient of the herbicide Roundup®.

**Location and size of trial:** An area of approximately 150 hectares over 35 sites at: Wallacetown, Temora, Wallanbeen, Barrellan, Illabo, Cowra, Forbes, Griffith, Wagga Wagga, Conoblin and Lockhart (NSW); Gatton and Toowoomba (Queensland); Kybybolite, Clare and Naracoorte (South Australia); Cressy (Tasmania); Wonwondah, Lake Bolac, Horsham, Buelah, Birchip, Quambatook, Dimboola and Ararat (Victoria); and Wongon Hills, Geraldton, Goomalling, Merridin, Narrogin, Katanning and Wagin (Western Australia).

**Further information:** The institution's contact officer for this proposal is Dr Tamara Lewis, telephone (03) 9522 7122, facsimile (03) 9525 2253.

◇ ◇ ◇

**PR-79X: Development of fungal disease resistant canola cultivars  
(*Brassica napus*)**

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Canola (*Brassica napus*)



**Purpose of the extension to the release:** The aim of this extension is to continue the evaluation of strategies for obtaining fungal disease tolerance in *Brassica napus*. Modified canola plants will be tested in an area where there is natural infestation with fungal diseases and the plants will not be treated with fungicides in order to provide clear readings of the level of introduced tolerance.

**Brief description of the nature and effect of the genetic modification:** The canola plants to be released have been genetically modified for tolerance to fungal diseases such as Blackleg by introduction of a gene encoding an enzyme from the tropical legume *Stylosanthes humilis*.

A selectable marker gene conferring resistance to the antibiotics kanamycin and neomycin was also transferred to the transgenic plants.

**Location and size of trial:** Approximately one hectare at each of two sites at Wagga Wagga, NSW, and Devonport, Tasmania.

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

**PR-89X: Agronomic and varietal assessment in Northern Australia of transgenic cotton expressing the CryIA(c) and combinations of CryIA(c) and CryIIA delta-endotoxins from *Bacillus thuringiensis***

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

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

**Purpose of the extension to the release:** The aim of the release is to begin evaluation of different transgenic varieties and agronomic management principles for a potential cotton industry in northern Australia based on transgenic insect-resistant cotton. The material used until now has been the most advanced breeding lines being evaluated for use in the eastern states, but it may be necessary to breed lines specifically for northern Australia. The use of insect-resistant cotton plants has the potential to reduce the use of chemical pesticides on cotton crops.

**Brief description of the nature and effect of the genetic modification:** The genes introduced into the cotton plants are the CryIA(c) and CryIIA genes from the bacterium *Bacillus thuringiensis*. The plants contain one or both genes.

These genes produce proteins that are toxic to certain caterpillars, including the major caterpillar pests that attack cotton.

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

**Location and size of trial:** Approximately 4.8 million plants in an area of 48 hectares spread over two sites. There will be 13 hectares at the WA Department of Agriculture Research Station in Kununurra, Western Australia, and 35 hectares at the Katherine Research Station in Katherine, Northern Territory.

**Further information:** The institution's contact officers for this proposal are Dr Greg Constable, telephone (02) 6799 1522, and Dr Colin Martin, telephone (08) 8999 2323.

◇ ◇ ◇

#### **PR-90X: Development of herbicide tolerant *Brassica juncea***

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Indian mustard (*Brassica juncea*)

**Purpose of the extension to the release:** The Indian mustard plant (*Brassica juncea*) is closely related to commercially grown canola (*Brassica napus*), and modern plant breeding would suggest that a canola-quality *Brassica juncea* would be interchangeable with *Brassica napus* for processing. Features of non-canola quality *Brassica juncea* lines, such as greater tolerance to heat and drought and early maturity, are sought-after in canola quality breeding.

The aim of this extension to the original proposal is to continue trialling in the field a new system for making hybrids in suitably modified Indian mustard plants.

**Brief description of the nature and effect of the genetic modification:** The system for making hybrids involves ensuring that plants cross-pollinate rather than self-pollinate. To ensure that the plants cross-pollinate, a bacterial gene conferring male-sterility has been introduced into the plants. A second line of plants contains a bacterial gene that restores fertility, so that the hybrid formed when the two lines cross is fertile.

The transgenic plants also contain a selectable marker gene conferring resistance to the herbicide glufosinate ammonium and some of the plants

contain a selectable marker gene coding for resistance to the antibiotics kanamycin and neomycin. The inclusion of the gene for herbicide resistance will also enable glufosinate ammonium to be used to assist weed control in the crop.

**Location and size of trial:** A total area of 11 hectares comprising one hectare per site at Wagga Wagga, NSW, and possibly ten further sites in South Australia, Victoria and Tasmania (to be advised).

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

### **PR-93X: Development of fungal disease resistant canola cultivars**

**Organisation proposing release:** AgrEvo Pty Ltd  
1731 Malvern Road  
Glen Iris VIC 3146

**Organism to be released:** Canola (*Brassica napus oleifera*)

**Purpose of the extension to the release:** The aim of the trial is to continue evaluation of strategies for obtaining fungal disease tolerance in canola. Development of fungal disease resistance would assist canola growers in managing major fungal diseases in canola crops. A line of transgenic canola for which the seed was not available for planting under the original proposal (PR-93) will be tested under this extension in areas where natural fungal disease infestation is high.

**Brief description of the nature and effect of the genetic modification:** The canola line to be released has been genetically modified for tolerance to fungal diseases such as blackleg and Sclerotinia, using genes from tobacco (*Nicotiana tabacum*). The genes from tobacco have antimicrobial activity and are induced upon infection of the plants by various disease-causing organisms.

A selectable marker gene conferring resistance to the herbicide glufosinate ammonium was also transferred to the transgenic plants.

**Location and size of trial:** Four sites of 5 hectares each at Wagga Wagga, NSW, and Devonport, Tasmania.

**Further information:** The institution's contact officer for this proposal is Mr Peter Whitehouse, telephone (03) 9248 6666, facsimile (03) 9248 6650.

◇ ◇ ◇

---

## Senate

---

### Act of Parliament assented to

---

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 7 December 1998 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 111, 1998 – An Act to amend the *Data-matching Program (Assistance and Tax) Act 1990*, and for related purposes [*Data-matching Program (Assistance and Tax) Amendment Act 1998*].

HARRY EVANS  
Clerk of the Senate

---

9611302

---

## Transport and Regional Services

---

### COMMONWEALTH OF AUSTRALIA

#### *STEVEDORING LEVY (COLLECTION) ACT 1998*

#### NOTICE OF FIRST LEVY MONTH UNDER SECTION 9

I, John Duncan Anderson, Minister for Transport and Regional Services, in pursuance of Section 9 of the *Stevedoring Levy (Collection) Act 1998* hereby give notice that the first levy month for the purposes of the Act is February 1999.

Dated this

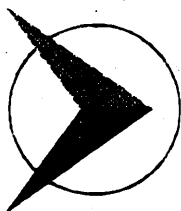
27

day of December 1998



**JOHN ANDERSON**  
**MINISTER FOR TRANSPORT AND REGIONAL SERVICES**

9611303



**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 16 December 1998.

**Civil Aviation Orders Part 105 - Aircraft**

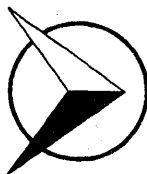
**AD/BAe 146/62 - Fire Protection Freight Compartment - CANCELLED**

**AD/BAe 146/72 - Fire Protection and Smoke Detection - Freight Compartment**

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

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

**Phone:** 02 6217 1854  
**Fax:** 02 6217 1991  
**E-Mail:** ernst\_o@casa.gov.au  
**Internet Site:** <http://www.casa.gov.au>



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

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

On 8 December 1998, amendments were made to the following Civil Aviation Order:

Part 82, section 82.3.

The commencement date for these amendments is 1 February 1999.

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**

9611305

---

**Treasurer**

---

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 22(1)**

**WHEREAS -**

- (A) Janfair Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Janfair Pty Ltd proposes to acquire an interest in the Australian urban land described in the notice furnished on 5 November 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, PROHIBIT pursuant to subsection 22(1) of the Act the proposed acquisition for a period not exceeding ninety days after this order comes into operation, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition.

Dated this

7th

day of

December

1998.



General Manager



**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 22(1)**

**WHEREAS -**

- (A) Suen Lum Ng is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Suen Lum Ng proposes to acquire an interest in Australian urban land as described in the notice furnished on 5 November 1998 under section 26A of the Act;

NOW THEREFORE I, Janine Murphy, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, PROHIBIT pursuant to subsection 22(1) of the Act the proposed acquisition for a period not exceeding ninety days after this order comes into operation, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition.

Dated this

7th

day of

December

1998.



**General Manager**

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 21A(2)**

**WHEREAS -**

- (A) C.I. Law Trustees Limited, David St.Clair Morgan and Nicholas St.Clair Morgan are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) C.I. Law Trustees Limited, David St.Clair Morgan and Nicholas St.Clair Morgan propose to acquire an interest in the Australian urban land as specified in the notice furnished on 11 August 1998 under section 26A of the Act;

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

- (i) C.I. Law Trustees Limited, David St.Clair Morgan and Nicholas St.Clair Morgan propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

8th

day of

December

1998.

*Janine Murphy.*

General Manager

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 21A(2)**

**WHEREAS -**

- (A) Mitrawest Interlink Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Mitrawest Interlink Pty Ltd proposes to acquire an interest in the Australian urban land as specified in the notice furnished on 2 September 1998 under section 26A of the Act;

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

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

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

Dated this

7th

day of

December

1998.



General Manager

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 21A(2)**

**WHEREAS -**

- (A) Rosemary Elizabeth Longden is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Rosemary Elizabeth Longden proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 6 November 1998 under section 26A of the Act;

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

- (i) Rosemary Elizabeth Longden proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

7<sup>th</sup>

day of

December

1998.



Treasurer

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 21A(2)**

**WHEREAS -**

- (A) Sui Hei Muk and Kin Wah Chan are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Sui Hei Muk and Kin Wah Chan propose to acquire an interest in the Australian urban land as specified in the notice furnished on 9 November 1998 under section 26A of the Act;

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

- (i) Sui Hei Muk and Kin Wah Chan propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

8th

day of

December

1998.



General Manager

**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 21A(2)**

WHEREAS -

- (A) Ruwantha Kumari Hettiarachhi Mudiyanseelage is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Ruwantha Kumari Hettiarachhi Mudiyanseelage proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 11 November 1998 under section 26A of the Act;

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

- (i) Ruwantha Kumari Hettiarachhi Mudiyanseelage proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

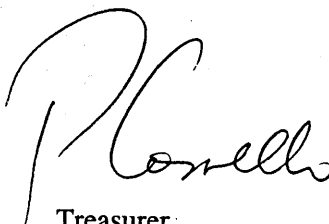
Dated this

9<sup>th</sup>

day of

December

1998.



Treasurer

## AUSTRALIAN TAXATION OFFICE

### *Income Tax Assessment Act 1936*

### NOTICE UNDER SECTION 214A

#### **Rate of interest payable in a range of circumstances (eg late payment of tax)**

In accordance with section 214A of the *Income Tax Assessment Act 1936*, I hereby notify that the rate of interest for the months January 1999 to June 1999 is 8.8%.

That rate is the annual rate at which interest is calculated or computed under:-

- a) section 102AAB, 102AAM, 163C, 170AA, 207A, 555 or 592 of the *Income Tax Assessment Act 1936*; or
- b) section 93 of the *Fringe Benefits Tax Assessment Act 1986*; or
- c) section 65 of the *Petroleum Resource Rents Tax Assessment Act 1987*; or
- d) section 75 of the *Training Guarantee (Administration) Act 1990*; or
- e) section 8C, 8I, 8P, 8T, 8X, 8ZB, 10 or 12C of the *Taxation (Interest on Overpayments and Early Payments) Act 1983*; or
- f) section 21 or 22 of the *Superannuation Contributions Tax (Assessment and Collection) Act 1997*; or
- fa) section 18 of the *Superannuation Contributions Tax (Members of Constitutionally Protected Superannuation Funds) Assessment and Collection Act 1997*; or
- g) section 13 of the *Termination Payment Tax (Assessment and Collection) Act 1997*;

for a period within those months in relation to an amount payable for the 1992-93 and subsequent years of income.

The rate is also relevant for section 67 of the *Child Support (Registration and Collection) Act 1988*.

The above interest rate is one component of additional taxes for late payment levied across tax legislation. In anticipation of amending legislation to give effect to the Government's Budget announcement to set a common rate for additional tax for late payment, the Commissioner of Taxation has announced that he has decided to exercise his administrative discretion to partially remit additional taxes for late payment across tax legislation and additional tax for late lodgment of income tax

returns by individuals. The maximum rate of additional tax (ie representing the sum of all components) that will be raised from 1 January 1999 will be 13.5%.

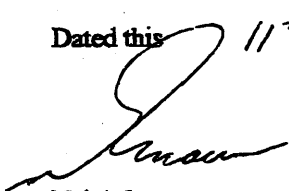
Dated this

11<sup>th</sup>

day of

December

1998



**Neil Mann**

**ACTING DEPUTY COMMISSIONER OF TAXATION**

**Small Business Income**

9611307



## 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
<b>PR 98/4</b>	Income tax: Australian Eucalypt Project 1998.	Product Ruling sets out the taxation consequences of investing in the Australian Eucalypt Project.
<b>PR 98/5</b>	Income tax: 1999 Timbercorp Eucalypts Project.	Product Ruling sets out the taxation consequences of investing in the Timbercorp Eucalypts Project.
<b>TD 98/28</b>	Income tax: should grants received by small business from the Commonwealth Government Gas Emergency Assistance Fund be included in taxable income?	Determines that these payments are assessable as income.
<b>TD 98/29</b>	Income tax: should profits made on compensation payments received by primary producers who destroy their sheep diagnosed with Ovine Johne's Disease be eligible for the tax concessions in subdivision 385-E of the <i>Income Tax Assessment Act 1997</i> ?	Determines that primary producers who receive compensation payments for the disposal of their sheep through an agreement are entitled to the tax concession, or they can elect to spread the profits over five years or defer including the profit in their assessable income if they use the proceeds to replace the livestock.
<b>TR 98/22</b>	Income tax: the taxation consequences for taxpayers entering into certain linked or split loan facilities.	Ruling considers what part of the interest incurred on certain loans is deductible and also considers whether tax avoidance legislation would apply to disallow interest otherwise deductible.
<b>TR 98/23</b>	Income tax: mining exploration and prospecting expenditure.	Ruling explains which types of mining exploration and prospecting expenditure are allowable as deductions.

### NOTICE OF ADDENDA TO RULINGS

The Commissioner of Taxation gives notice of the following addenda, copies of which can be obtained from Branches of the Australian Taxation Office.

Ruling Number	Subject	Brief Description
<b>SST 14 Addendum</b>	Sales tax: classification of: - structural building units and architectural building units; - piping and tubing (and fittings); - builders hardware; - metal materials.	Amends Sales Tax Ruling SST 14.

### 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
<b>PR 98/4</b>	Income tax: Australian Eucalypt Project 1998.	This Product Ruling is withdrawn and ceases to have effect after 18 March 1999.
<b>PR98/5</b>	Income tax: 1999 Timbercorp Eucalypts Project.	This Product Ruling is withdrawn and ceases to have effect after 30 June 2001.

9611308



Commonwealth  
of Australia

Gazette

No. S 571, Tuesday, 8 December 1998

Published by AusInfo, Canberra

SPECIAL



Government House  
CANBERRA ACT 2600

8 December 1998

The Governor-General is pleased to announce the following honorary appointment within the Military Division of the Order of Australia:

**THE ORDER OF AUSTRALIA**

*Honorary Officer (AO) in the Military Division*

**Admiral Joseph Wilson PRUEHER**  
Camp H.M. SMITH, Hawaii 96861 PAC 4028

For distinguished service in the promotion of Australian and United States of America Defence relations.

By His Excellency's Command

**Martin Bonsey**  
Official Secretary to  
the Governor-General



**APPOINTED AN HONORARY OFFICER (AO) IN THE MILITARY DIVISION  
OF THE ORDER OF AUSTRALIA****ADMIRAL JOSEPH WILSON PRUEHER,**

Camp H.M. SMITH, Hawaii 96861 PAC 4028

For distinguished service in the promotion of Australian and United States of  
America Defence relations.

Admiral Prueher entered the United States Naval Academy in 1964. He has held numerous significant appointments during his career including Vice Chief of Naval Operations, Commander United States Sixth Fleet and the North Atlantic Treaty Organisation's Naval Striking and Support Forces Southern Europe. He commanded two Carrier Air Wings and has served in four attack squadrons. He was a test pilot and a flight instructor. He has flown more than 5,500 hours in 52 aircraft types, has over 1,000 carrier landings and holds a Master's Degree in International Affairs.

Admiral Prueher served as Executive Assistant to the Secretary of the Navy and as Aide to the Chief, Naval Material Command. He was assigned as programme coordinator for air launched weapons for the Chief of Naval Operations and worked on strategic warfare issues and budget priorities for the Commander in Chief, United States Atlantic Command.

As Commander in Chief, United States Pacific Command, Admiral Prueher has ensured that the armed forces of the United States of America and Australia have cooperated to the fullest extent in military exercises, staff planning and training. These activities directly support the alliance between the two countries and contribute to the achievement of professional excellence and the maintenance of interoperability with the United States forces.

Admiral Prueher's commitment to the Pacific region and his support for the United States/Australia alliance has been outstanding. As a pre-eminent naval commander, Admiral Prueher has exercised the power of assigned forces and the authority vested in his appointment to sustain and nurture the longstanding friendship and military ties between Australia and the United States of America.



Commonwealth  
of Australia

# Gazette

No. S 572 Monday 7 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

## NOTIFICATION OF THE MAKING OF A STATUTORY RULE

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Federal Court of Australia Act 1976</i>	Federal Court Amendment Rules 1998 (No. 3)	1998 No. 323



9 780642 384324

Produced by AusInfo Canberra  
Cat. No. 984064 1 ISBN 0642 38432 0  
© Commonwealth of Australia. 1998



COMMONWEALTH OF AUSTRALIA

*Therapeutic Goods Act 1989*

**THERAPEUTIC GOODS (MANUFACTURING PRINCIPLES)**

**DETERMINATION NO.2 OF 1998**

I, Terence Slater, delegate of the Minister for Health and Aged Care for the purposes of Section 36 of the *Therapeutic Goods Act 1989* and acting under subsection 36(1) of that Act, now amend **Therapeutic Goods (Manufacturing Principles) Determination No.1 of 1998** (MP1/98), made on 23 March 1998 and gazetted in Gazette No. 13 of 1998, as follows:

After subclause 5(8) of MP1/98 insert the following new subclause:

“(9) Any blood processing plant:

- (a) that is used to process plasma collected from donors in Australia; and
- (b) that processes plasma described in paragraph (a) above for products that are or will be used in Australia (“the Australian product”)

shall not be used to process any plasma collected from any source outside of Australia (“the foreign source”) unless, in relation to that particular source:

- (c) a plasma master file, prepared in accordance with the requirements of the Committee for Proprietary Medicinal Products Guidelines entitled “Contribution to Part II of the Dossier for the Application for Marketing Authorisation – Control of Starting Materials for the Production of Blood Derivatives (reference CPMP 111/S272/94)” has been submitted to the Secretary by the licensee of the relevant blood processing plant; and
- (d) the Secretary has advised the licensee of that plant, based upon the plasma master file referred to in paragraph (c) above and having taken into account the plant's processes, that the plasma from the foreign source will not contaminate the Australian product with any blood borne pathogens.”

This amendment shall commence on the day it is gazetted in the Commonwealth Gazette.

Terence Slater  
Delegate of the Minister for Health and Aged Care  
7 December 1998



9 780642 384331



Commonwealth  
of Australia

Gazette

No. S 574 Monday 7 December 1998  
Produced by AusInfo Canberra

SPECIAL

FORM 154B

NOTICE OF APPLICATION RELATING TO MORGAN & BANKS LIMITED

A.C.N 002 888 762

MORGAN & BANKS LIMITED ACN 002 888 762 will apply to the Supreme Court of New South Wales at 10.00am on 14 December 1998 at Law Courts Building, Queens Square, Sydney, NSW, 2000 for an order:

- (a) approving the scheme of arrangement by Morgan & Banks Limited with its members under section 411(4) and (6) of the Corporations Law; and
- (b) approving the scheme of arrangement by Morgan & Banks Limited with the holders of Morgan & Banks options under section 411(4) and (6) of the Corporations Law

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 4.00 pm on 11 December 1998.

Gilbert & Tobin Lawyers  
Level 4  
50 Carrington Street  
SYDNEY NSW 2000



9 780642 384348



Commonwealth  
of Australia

# Gazette

No. S 575 Monday 7 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

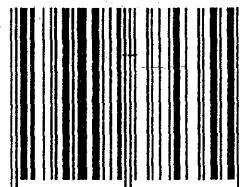
CORPORATIONS LAW  
Section 334

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1006 "INTERESTS IN JOINT VENTURES"

NOTICE is hereby given that the Australian Accounting Standards Board has made Accounting Standard AASB 1006 "Interests in Joint Ventures" under section 334 of the Corporations Law, for application to financial years ending on or after 31 December 1999.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9524 3600.



9 780642 384355

Produced by AusInfo Canberra  
Cat. No. 984092 1 ISBN 0642 38435 5  
© Commonwealth of Australia, 1998



Commonwealth  
of Australia

Gazette

No. S 576, Tuesday, 8 December 1998

Published by AusInfo, Canberra

SPECIAL



## Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Performance Recording — Exports) Order 1998

Meat and Live-stock Export Order No. MQ1/98

I, KENNETH HARRY MATTHEWS, Secretary to the Department of Agriculture, Fisheries and Forestry, make this order under section 17 of the *Australian Meat and Live-stock Industry Act 1997*.

Dated 4 December 1998.

Secretary to the Department of Agriculture, Fisheries and Forestry







# **Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Performance Recording — Exports) Order 1998**

**Meat and Live-stock Export Order No. MQ1/98<sup>1</sup>**

made under the

*Australian Meat and Live-stock Industry Act 1997*

## **Contents**

	Page
1 Name of order	2
2 Commencement	2
3 Meaning of terms	2
4 What counts as performance	4
5 Transfer of performance	5
6 Errors in recording performance	5
7 Where to send notices and documents	5
8 Revocation of Order M78/97	6

## Section 1

---

### 1 Name of order

This order is the *Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Performance Recording — Exports) Order 1998*.

### 2 Commencement

This order commences on gazettal.

### 3 Meaning of terms

In this order:

**AFFA** means the Department.

*Note* **The Department** means the Department of Agriculture, Fisheries and Forestry (also called Agriculture, Fisheries and Forestry Australia) — see section 19A of the *Acts Interpretation Act 1901* and the Administrative Arrangements Order made under that Act on 21 October 1998 and published in the *Gazette* on 22 October 1998.

**AFFA's QA Unit** means the section of AFFA known as the Quota Administration and Statistics Unit.

*Note* The address of AFFA's QA Unit is given in section 7.

**approval** means an approval issued by AFFA for an export.

**AQIS** means the operating group of AFFA known as the Australian Quarantine and Inspection Service.

**consignment** means a quantity of meat exported by an exporter on 1 ship or aircraft to 1 consignee.

**consignment information** for a consignment means:

- (a) if the information required to be given to AQIS or AFFA by section 3 of Order No. M67/94 is given to AQIS in accordance with paragraph 3 (b) of that Order — the information so given; or
- (b) if the information is given to AFFA by means of a Form 4, 9 or 10 under that Order — the information in the form.

**establishment** means premises that:

- (a) are under the full-time inspection and supervision of AQIS; and
- (b) are registered under the *Export Control Act 1982*; and

---

**Section 3**

---

- (c) have been accredited by AUS-MEAT and AQIS for the export of meat to the European Union.

***EU-accredited goatmeat establishment*** means an establishment that is accredited by AQIS to produce goatmeat for export to the European Union.

***EU-accredited sheepmeat establishment*** means an establishment that is accredited by AQIS to produce sheepmeat for export to the European Union.

***EU sheepmeat and goatmeat access amount*** means the quantity of sheepmeat and goatmeat that may be exported to the European Union, as determined by the Union.

***exporter*** means the holder of a licence that allows the holder to export sheepmeat or goatmeat from Australia.

***meat*** does not include edible offal.

***non-EU-accredited goatmeat establishment*** means an establishment that produces goatmeat, but is not an EU-accredited goatmeat establishment.

***non-EU-accredited sheepmeat establishment*** means an establishment that produces sheepmeat, but is not an EU-accredited sheepmeat establishment.

***performance***, of an exporter, means the recorded carcase equivalent weight of the meat exported by the exporter.

***Performance Account D***, for an exporter, means the recorded carcase equivalent weight of exports by it of sheepmeat and goatmeat to the European Union under an EU quota.

***Performance Account G***, for an exporter, means the recorded carcase equivalent weight of exports by it, to all destinations, of:

- (a) sheepmeat slaughtered, boned or packed in a non-EU-accredited sheepmeat establishment; and
- (b) goatmeat slaughtered, boned or packed in a non-EU-accredited goatmeat establishment.

## Section 4

---

**Performance Account I**, for an exporter, means the recorded carcase equivalent weight of exports by it, to all destinations, except where those exports to member countries of the European Union constitutes components of the EU sheepmeat and goatmeat access amount, of:

- (a) sheepmeat slaughtered, boned and packed in an EU-accredited sheepmeat establishment; and
- (b) goatmeat slaughtered, boned and packed in an EU-accredited goatmeat establishment.

### 4 What counts as performance

- (1) For performance recording, an exporter's performance includes only exports by it during the period beginning on 1 November 1998 and ending on 31 October 1999.
- (2) However, an exporter's performance does not include:
  - (a) an export of meat that has been authorised as a gift pack; or
  - (b) an export of meat without approval for which approval was required; or
  - (c) an export of meat for which the exporter does not lodge consignment information with AFFA's QA Unit:
    - (i) within the time limit for doing so allowed by Order No. M67/94; or
    - (ii) by 5.00pm on 12 November 1999.
- (3) For calculating quantities for performance recording, the carcase equivalent weight of a quantity of meat exported is:
  - (a) for bone-in meat — its weight; and
  - (b) for boneless mutton — its weight divided by 0.55; and
  - (c) for boneless goatmeat — its weight divided by 0.55; and
  - (d) for boneless lamb — its weight divided by 0.6.

**Note** AFFA keeps the following performance accounts for an exporter:

- (a) an account called Performance Account D;
- (b) an account called Performance Account G;
- (c) an account called Performance Account I.

AFFA relies on consignment information for exports to make entries in the accounts.

---

**Section 7**

---

**5 Transfer of performance**

- (1) An exporter may, in accordance with this section, transfer all or part of its performance to another exporter.
- (2) If an exporter wishes to transfer all or part of its performance to another exporter it must, before 5pm on 12 November 1999, tell AFFA's QA Unit, in writing or electronically:
  - (a) its name; and
  - (b) the kind of performance to be transferred; and
  - (c) the transferee's name; and
  - (d) how much performance is to be transferred, in kilograms carcase equivalent weight.

**6 Errors in recording performance**

- (1) If an exporter thinks that an account statement sent to it by AFFA about the exporter's performance contains an error, the exporter must tell AFFA's QA Unit in writing about it within 30 days after receiving the statement.
- (2) A notice of a possible error that is not given to AFFA's QA Unit within the time allowed by subsection (1) is of no effect.

**7 Where to send notices and documents**

- (1) A document to be sent to AFFA's QA Unit for this order must be sent to:

Agriculture Fisheries and Forestry Australia  
Quota Administration & Statistics Unit  
PO Box 6283  
NORTH SYDNEY NSW 2059

Facsimile: 02 9245 6505.

- (2) If a provision of this order requires a document, notice or information to be lodged with or given to AFFA's QA Unit, giving the document or notice to AQIS does not satisfy the requirement.

## Section 8

---

### 8 Revocation of Order M78/97

Order M78/97 made by the Australian Meat and Live-stock Corporation on 15 October 1997 is revoked.

---

### Note

1. Made by the Secretary to the Department of Agriculture, Fisheries and Forestry on 1998.



## **Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 1998**

**Meat and Live-stock Export Order No. MQ2/98**

---

I, KENNETH HARRY MATTHEWS, Secretary to the Department of Agriculture, Fisheries and Forestry, make this order under section 17 of the *Australian Meat and Live-stock Industry Act 1997*.

Dated 4 December 1998.

A handwritten signature in black ink, appearing to read 'K Matthews', written in a cursive style.

Secretary to the Department of Agriculture, Fisheries and Forestry

---



# Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 1998

**Meat and Live-stock Export Order No. MQ2/98<sup>1</sup>**

made under the

*Australian Meat and Live-stock Industry Act 1997*

## Contents

	Page
<b>Part 1 Preliminary</b>	
1 Name of order	3
2 Commencement	3
3 Definitions	3
<b>Part 2 Prohibition of certain exports</b>	
4 No export without approval and certificate	6



## Contents

---

	Page
<b>Part 3 EU quotas</b>	
5 What this Part does	7
6 How EU quota is obtained	7
7 How EU quota is worked out	7
8 Transfer of EU quotas	8
9 How much quota meat an exporter has exported	9
10 When unused quota lapses	10
<b>Part 4 Approvals</b>	
11 How to get approval for exports	11
12 Approval to export from the uncommitted amount	12
13 Approvals for exports unlikely to be accepted into European Union	12
14 Duration of approvals	12
<b>Part 5 Certificates</b>	
15 How to obtain certificates	14
16 Certificates applied for before 31 December 1998	14
17 When certificates lapse	14
<b>Part 6 Miscellaneous</b>	
18 Where to send notices and documents	15
19 Revocation of Order MQ71/97	15

## Part 1 Preliminary

### 1 Name of order

This order is the *Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 1998*.

### 2 Commencement

This order commences on gazettal.

### 3 Definitions

(1) In this order:

**access amount**, for a year, means the total carcase equivalent weight of quota meat that may, under the law of the European Union, be exported to the Union during the year.

**Act** means the *Australian Meat and Live-stock Industry Act 1997*.

**AFFA** means the Department.

**Note** *The Department* means the Department of Agriculture, Fisheries and Forestry (also called Agriculture, Fisheries and Forestry Australia) — see section 19A of the *Acts Interpretation Act 1901* and the Administrative Arrangements Order made under that Act on 21 October 1998 and published in the *Gazette* on 22 October 1998.

**AFFA's QA Unit** means the section of AFFA known as the Quota Administration and Statistics Unit.

**Note** The address of AFFA's QA Unit is given in section 18.

**approval** means an approval for an export issued under Part 4.

**AQIS** means the operating group of AFFA known as the Australian Quarantine and Inspection Service.

**AUS-MEAT** means AUS-MEAT Limited (ACN 082 528 881).

**carcase equivalent weight**, of meat, means:

- (a) for bone-in meat — its weight; or
- (b) for boneless mutton — its weight divided by 0.55; or

## Part 1

## Preliminary

**Section 3**

---

(c) for boneless goatmeat — its weight divided by 0.55; or

(d) for boneless lamb — its weight divided by 0.6.

**certificate** means the Document of Origin for sheepmeat or goatmeat exported to the European Union required by the Union.

*Note* Part 5 provides for the issue of certificates.

**consignment information** for a consignment means:

(a) if the information required to be given to AQIS or AFFA about an export by section 3 of Order No. M67/94 is given to AQIS in accordance with paragraph 3 (b) of that Order — the information so given; or

(b) if the information is given to AFFA by means of a Form 4, 9 or 10 under that Order — the information in the form.

**eligible exporter** means an exporter to which an EU quota is allocated, or to which all or part of an EU quota is transferred.

**establishment** means premises that:

(a) are under the full-time inspection and supervision of AQIS; and

(b) are registered under the *Export Control Act 1982*; and

(c) have been accredited by AUS-MEAT and AQIS for the export of meat to the European Union.

**exporter** means the holder of a meat export licence allowing the holder to export sheepmeat or goatmeat to the European Union.

**Performance Account D**, for an exporter, means the recorded carcase equivalent weight of exports by it of sheepmeat and goatmeat to the European Union under an EU quota.

**Performance Account I**, for an exporter, means the recorded carcase equivalent weight of exports by it to all destinations, except where those exports to member countries of the European Union constitute components of the EU sheepmeat and goatmeat access amount, of:

(a) sheepmeat slaughtered, boned and packed in an EU-accredited sheepmeat establishment; and

**Section 3**

---

- (b) goatmeat slaughtered, boned and packed in an EU-accredited goatmeat establishment.

*Note* AFFA keeps 3 accounts for each exporter, respectively called Performance Account D, Performance Account G and Performance Account I, to record the exporter's performance.

**quota meat** means fresh, chilled or frozen mutton, lamb or goatmeat, but does not include:

- (a) edible offal; or
- (b) canned or processed meat; or
- (c) product for ships' stores; or
- (d) a product for which a certificate is not required by the European Union.

**shipped weight** of quota meat means the actual weight of the meat (whether it is bone-in or boneless).

Part 2      Prohibition of certain exports

**Section 4**

---

**Part 2      Prohibition of certain exports**

**4      No export without approval and certificate**

An eligible exporter must not export quota meat to a member country of the European Union unless AFFA has issued an approval and a certificate for the export.

*Note* A licensee must not export meat of a kind specified in a limitation notice issued under subsection 5 (1) of the *Australian Meat and Live-stock (Quotas) Act 1990* to a country specified in the notice unless the licence holder has been granted a quota — see subsection 5 (2) of that Act.

## Part 3 EU quotas

### 5 What this Part does

This Part sets out how an EU quota is obtained and how to work out an exporter's EU quota that will have effect for the calendar year 1999.

### 6 How EU quota is obtained

An exporter can obtain an EU quota by being allocated a quota based on performance or getting quota from an eligible exporter.

### 7 How EU quota is worked out

- (1) An exporter's EU quota for 1999 is the proportion of the access amount that is the sum of the amounts worked out by the following formulas:

$$(a) \quad 0.8 \times AA \times \frac{EPAD}{TPAD};$$

$$(b) \quad 0.2 \times AA \times \frac{(EPAD + EPAI)}{(TPAD + TPAI)};$$

where:

**AA** is:

- (i) the access amount; or
- (ii) if when the quota is being worked out, the EU quota for the relevant year has not been published by the EU — the amount determined by AFFA under subsection (3).

**EPAD** is the exporter's Performance Account D for 1998.

**EPAI** is the exporter's Performance Account I for 1998.

**TPAD** is the total of all exporters' Performance Accounts D for 1998.

**TPAI** is the total of all exporters' Performance Accounts I for 1998.

## Part 3 EU quotas

**Section 8**

---

- (2) If the quantity worked out for an exporter in accordance with paragraph (1) (a) or (b) is less than 10 tonnes, that quantity is disregarded.

*Note 1* AFFA will give an exporter a notice, called a quota notice, about its quota — see the *Australian Meat and Live-stock (Quotas) Act 1990*, section 5.

*Note 2* AFFA maintains an account, called an **entitlement account**, for each eligible exporter. An eligible exporter's quota is recorded in its entitlement account, and exports by the exporter are recorded in the account as debits.

*Note 3* The Secretary may at any time vary any or all of the following:

- (a) the period of effect of a quota;
- (b) the quantity or description of goods covered by a quota;
- (c) the condition or conditions of a quota.

See the Act, section 28.

Decisions by the Secretary about a quota are reviewable by the Administrative Appeals Tribunal — see the Act, section 30.

- (3) If when quotas are being worked out for a year the EU has not published the access amount for the year, AFFA may determine an amount to be the access amount for the year based on the access amount for the previous year and AFFA's estimate of the amount of quota meat likely to be permitted entry to the European Union during the year.

**8 Transfer of EU quotas**

- (1) An exporter may transfer all or part of its EU quota to another exporter in accordance with this section.
- (2) If an eligible exporter (**transferor**) wishes to transfer all or part of its EU quota to another exporter (**transferee**), it must tell AFFA's QA Unit in writing:
- (a) the entitlement account and quota year from which the transfer is to be made; and
  - (b) the name of the transferor; and
  - (c) the name of the transferee; and
  - (d) the carcase equivalent weight, in kilograms, of EU quota to be transferred.

---

**Section 9**

---

**9 How much quota meat an exporter has exported**

- (1) An exporter is taken to have exported the quantity of quota meat shown in approvals granted to the exporter under Part 4.
- (2) However, if the quantity of quota meat actually in an export is less than the quantity stated in the approval for the export, the exporter is not taken to have exported the difference if:
  - (a) the identifying number of the approval is shown on the consignment information, and the exporter lodges that information with AFFA's QA Unit by 5.00pm on 30 September 1999; and
  - (b) the weight difference between the actual quantity of the export and the quantity stated in the certificate for the export is no more than 50 kilograms.
- (3) Also, if the quantity of quota meat actually in an export is less than the quantity stated in the certificate for the export, and (but for this subsection) the exporter concerned would be taken to have exported the difference, the exporter is not taken to have exported the difference if the exporter lodges a copy of the certificate, annotated by the relevant European Union authority to show the actual quantity of meat exported, with AFFA's QA Unit by 5.00pm on 30 September 1999.
- (4) Also, if an exporter is granted approval for an export but does not make the export, the exporter is not taken to have exported the amount of quota meat mentioned in the approval if the exporter lodges all the copies of the relevant certificate with AFFA's QA Unit by 5.00pm on 30 September 1999.
- (5) Also, if an approval lapses before 5.00pm on 30 September 1999 and before any export takes place under it, the exporter is not taken to have exported the quantity of quota meat mentioned in the approval.
- (6) Also, if an export is refused entry to the European Union, the exporter concerned is not taken to have made the export if the exporter returns all the copies of the relevant certificate to AFFA's QA Unit by 5.00pm on 30 September 1999 or 3 months after the day the export leaves Australia, whichever is the earlier.



Part 3 EU quotas

**Section 10**

---

**10 When unused quota lapses**

If an eligible exporter does not gain approval to export all the quota meat permitted by its quota before 1 October 1999, the unused quota lapses at the end of that period.

*Note* The unused quota becomes 'uncommitted', and an exporter can apply for approval to export against it — see subsection 12 (2).

## Part 4 Approvals

### 11 How to get approval for exports

- (1) An exporter must obtain a separate approval for each consignment to be exported.
- (2) An application must set out the following information for the consignment:
  - (a) the applicant's name;
  - (b) the identification number;
  - (c) for the meat to be exported:
    - (i) its type; and
    - (ii) the AUS-MEAT meat type cipher for it; and
    - (iii) the AUS-MEAT handbook cut number for it; and
    - (iv) whether it is chilled or frozen; and
    - (v) whether it is bone-in or boneless, and the quantity of it in each form; and
    - (vi) the establishment number of the establishment that prepared it; and
  - (d) the name of the importer;
  - (e) the shipped weight (in kilograms);
  - (f) the carcase equivalent weight (in kilograms);
  - (g) the name of the ship and the voyage, or the air freight carrier and flight number, to be used;
  - (h) the intended port of loading and the expected date of loading;
    - (i) the name of the final destination country;
    - (j) the intended port of discharge;
  - (k) at which AFFA regional office the AQIS notice of intention to export is to be lodged;
  - (l) at which AFFA regional office the AQIS health certificate is to be taken out.

## Part 4 Approvals

**Section 12**

---

- (3) An application for approval:
  - (a) must not be lodged with AFFA before the exporter receives a quota notice about its EU quota; and
  - (b) must be lodged with AFFA's QA Unit by 5.00pm on 30 September 1999.

**12 Approval to export from the uncommitted amount**

- (1) If, on 4 October 1999, an amount of quota has lapsed under section 10 and the total of all exports approved under this Part is less than the access amount, on or after that day an eligible exporter may apply for approval to export further quota meat up to the access amount.
- (2) Section 11 (except subsection 11 (3)) applies to an application under this section.

**13 Approvals for exports unlikely to be accepted into European Union**

An eligible exporter that is issued with an approval on or before 4 October 1999 must tell AFFA's QA Unit in writing by 31 October 1999 if it is likely that the export concerned will not be accepted for entry into a member country of the European Union by 31 December 1999.

**14 Duration of approvals**

- (1) An approval (other than an approval granted after application under subsection 12 (1)) lapses if the exporter concerned does not obtain a certificate for the proposed export before the earlier of:
  - (a) 30 September 1999; or
  - (b) 3 months after the issue of the approval.
- (2) An approval granted after application under subsection 12 (1) lapses if the exporter concerned does not obtain a certificate for the proposed export within 4 weeks after the issue of the approval.

---

**Section 14**

---

- (3) An approval under subsection 12 (1) lapses on 31 December 1999 if the export concerned is not accepted into a member country of the European Union on or before that day.

*Note* The unused quota becomes 'uncommitted', and an exporter can apply for approval to export against it — see subsection 12 (2).

## Part 5 Certificates

**Section 15**

---

**Part 5 Certificates****15 How to obtain certificates**

To apply for a certificate for a proposed export for which AFFA has issued an approval, an eligible exporter must give AFFA's QA Unit either:

- (a) an appropriate entry in the EX-DOC system; or
- (b) the original and 3 copies of a completed certificate for the export in the form required by AFFA, and copies of the health certificate or certificates issued by AQIS for the proposed export.

**16 Certificates applied for before 31 December 1998**

If an eligible exporter applies, on or before 31 December 1998, for a certificate for an export that is proposed to enter the European Union after 1 January 1999, the exporter is not entitled to receive the certificate until 1 January 1999.

**17 When certificates lapse**

A certificate lapses if the meat to which it applies is not accepted for entry into a member of the European Union by 31 December 1999.

## Part 6                      Miscellaneous

### 18    Where to send notices and documents

- (1) The address of AFFA's QA Unit is:

Agriculture Fisheries and Forestry Australia  
Quota Administration & Statistics Unit  
PO Box 6283  
NORTH SYDNEY NSW 2059

Facsimile: 02 9245 6505.

- (2) If a provision of this order requires a document, notice or information to be lodged with or given to AFFA's QA Unit, giving the document or notice to AQIS does not satisfy the requirement.

### 19    Revocation of Order MQ71/97

Order MQ71/97 made by the Australian Meat and Live-stock Corporation on 15 October 1997 is revoked.

---

#### Note

1.    Made by the Secretary to the Department of Agriculture, Fisheries and Forestry on                      1998.



NOTICE

*Fipronil*

[as the active constituent in the products: REGENT 200 SC INSECTICIDE &  
REGENT 800 WG INSECTICIDE]

The National Registration Authority for Agricultural and Veterinary Chemicals (NRA) has before it an application from Rhone-Poulenc Rural Australia Pty Ltd to vary the registration of these products to include control of sugarcane weevil borer (*Rhabdoscelus obscurus*). This requires the establishment of Food MRLs for Fipronil in sugarcane, and Animal Feed Commodity MRLs for sugarcane fodder.

The NRA invites any person to submit a relevant written submission as to whether the application should be granted. Such submissions should detail comments stating the grounds on which the submission is based. Such grounds should relate only to those matters outlined below that the NRA is required to take into account in deciding whether to grant the application. Comments must be received by the NRA by Wednesday 6 January 1999.

Particulars of Application

Product names:	Regent 200 SC Insecticide Regent 800 WG Insecticide
Applicant company:	Rhone-Poulenc Rural Australia Pty Ltd
Active constituent:	Regent 200 SC Insecticide 200g/L Fipronil Regent 800 WG Insecticide 800g/kg Fipronil
Signal heading:	Regent 200 SC Insecticide 6 Regent 800 WG Insecticide 6
Statement of claim:	Control of sugarcane weevil borer in sugarcane
Packsizes:	Regent 200 SC Insecticide 1L, 5L and 20L Regent 800 WG Insecticide 500g, 1kg and 5kg
Proposed MRLs:	Sugarcane *0.01 Sugarcane fodder *0.01
Withholding Period:	12 weeks (harvest and grazing)

Summary of NRA's assessment of the application in accordance with sections 29(1)(e) and (f) of the Agricultural and Veterinary Chemicals Code (the 'Agvet Code') scheduled to the Agricultural and Veterinary Chemicals Code Act 1994

The NRA has evaluated the application and in its assessment in relation to human and environmental safety, trade, and efficacy under sections 29(1)(e) and (f) of the Agvet Code, it proposes to determine that:

Residue Evaluation

The NRA is satisfied that the use of these products would not present an undue hazard to the safety of people consuming sugarcane products.

The Residue Evaluation Section of the NRA has completed an evaluation of data and has supported the proposed MRLs and withholding periods for Regent 200 SC Insecticide and Regent 800 WG Insecticide when used as directed on sugarcane. Data indicated that when



treated cane is processed into juice, sugar or molasses, residue levels are generally below the limit of quantitation, even at higher than proposed rates. Data also show no concentration of residues after processing.

### **Trade Evaluation**

The NRA is satisfied that use of the product will not unduly prejudice Australia's export trade.

The label recommendations for the use of the Regent 200 SC Insecticide and Regent 800 WG Insecticide (both containing Fipronil) are unlikely to present any adverse trade impact.

Establishment of the Fipronil MRLs as described above would not create direct trade issues as residues are expected to be below the limit of quantitation.

Sugarcane fodder is a potential animal feed, and consumption by cattle has trade implications. Fipronil residues in sugarcane fodder at or below the proposed MRL are not expected to result in residues in animal commodities exceeding the proposed MRLs. Thus, meat related trade issues arising from the use of the Regent 200 SC Insecticide and Regent 800 WG Insecticide products on sugarcane are not expected for that market.

A Trade Advice Notice (TAN) has been circulated to peak bodies of industry groups to allow comment prior to determination of the application. Copies of the TAN are available on request.

### **Other Criteria**

Additionally, the following criteria have been, or are being, addressed by the NRA during the evaluation of this application:

Chemistry and Manufacture  
Toxicology  
Occupational Health and Safety  
Environmental Safety  
Target Species Efficacy and Safety

### **Submissions**

Comments relating to the **trade** implications of the proposal to grant this application should be addressed in writing to:

Graeme Barden  
Agricultural & Veterinary Chemicals Evaluation  
National Registration Authority for Agricultural and Veterinary Chemicals  
PO Box E240  
KINGSTON ACT 2604

Phone: (02) 6272 3898  
Fax: (02) 6272 3218  
Email: [gbarden@nra.gov.au](mailto:gbarden@nra.gov.au)



## NOTICE

### Cancellation Of Home Garden Products Containing Atrazine

This notice is published in accordance with section 55 of the Agvet Code.

In the December 1997 Agricultural and Veterinary Chemicals Gazette the NRA advised that, following a reconsideration of atrazine under Division 4 Part 2 of the Agvet Code, it had decided amongst other things to cancel the registration of all products containing atrazine intended for use only in home garden/industrial/non-agricultural situations on 31 December 1998. The supply and the sale of these products were to cease at the same time. In its reconsideration, the NRA concluded that it could not be satisfied that the use of atrazine in non-agricultural/industrial/home garden situations might not be likely to have an unintended effect that is harmful to the environment.

The NRA now wishes to advise of the application of this decision to specific products. The NRA has now decided, in accordance with sections 34 and 40 of the Agvet Code, to cancel the registration of the following products on **31 December 1998**:

<u>NCRIS No.</u>	<u>PRODUCT</u>	<u>REGISTRANT</u>
• 48041	Betta Grower Total Herbicide	Betta Grower Fertilisers Pty Ltd
• 31224	CRG Bantox AA Weedspray	Chemical Recovery Company Pty Ltd
• 42280	Total Weed Killer	David Gray & Co Pty Ltd

Pursuant to subsection 55(2) of the Agvet Code, the following instructions are issued in relation to the supply and use of the above products after registration has been cancelled:

Remaining stocks of these products can be sold at retail level for a further 12 months (ie until 31 December 1999) and users of these products have an additional 6 months (ie until 30 June 2000) to use any of these products in their possession. Any person who deals with or uses the above products in accordance with these instructions is taken by subsection 55(3) of the Agvet Code to have been issued with a permit from the NRA to deal with or use the above products in accordance with the above instructions. It is, however, an offence to deal with or use these products except in accordance with these instructions.

An application to review the NRA's decision to cease the registration of these products may be made to the NRA to reconsider its decision or to the Administrative Appeals Tribunal under sections 166 and 167, respectively, of the Agvet Code. Application for review of the decision must be made within 28 days of the date of this notice.

For more information concerning the above please contact Ron Eichner, Manager Chemical Review on (02) 6272 5248.



Commonwealth  
of Australia

Gazette

No. S 578 Tuesday 8 December 1998  
Produced by AusInfo Canberra

SPECIAL

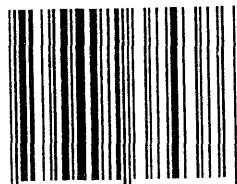
CORPORATIONS LAW  
Section 334

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1039 "CONCISE FINANCIAL REPORTS"

NOTICE is hereby given that the Australian Accounting Standards Board has made Accounting Standard AASB 1039 "Concise Financial Reports" under section 334 of the Corporations Law, for application to financial years ending on or after 31 December 1998.

Copies of the Standard may be purchased from the offices of the Australian Accounting Standards Board, 211 Hawthorn Road, Caulfield, Victoria 3162. Telephone (03) 9524 3600.



9 780642 384386

Produced by AusInfo Canberra  
Cat. No. 984095 7 ISBN 0642 38438 X  
© Commonwealth of Australia, 1998



Commonwealth  
of Australia

# Gazette

No. S 579 Tuesday 8 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

---

NOTICE OF APPLICATION RELATING TO  
MORSE COMPUTER TECHNOLOGY PTY LIMITED

ACN 073 148 811

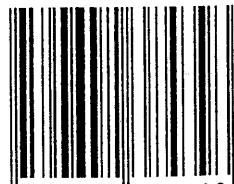
---

Comfy Interactive Movies Limited will apply to the Supreme Court of New South Wales at 11am on 2 February 1999 at Law Courts Building, Queens Square, Sydney for an order that Morse Computer Technology Pty Limited be wound up in insolvency under section 459A.

Any person intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than 29 January 1999.

---

Andrew J Wiseman  
Allen Allen & Hemsley  
Level 17  
The Chifley Tower  
2 Chifley Square  
SYDNEY NSW 2000  
DX: 105



9 780642 384393



Commonwealth  
of Australia

# Gazette

No. S 580 Wednesday 9 December 1998  
Produced by AusInfo Canberra

**SPECIAL**



Department of  
Communications  
Information Technology  
and the Arts

*Film Licensed Investment Company Act 1998*

**NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENTS**

The following disallowable instruments were made under sections 9 and 10 respectively of the *Film Licensed Investment Company Act 1998*:

- Film Licensed Investment Company (Application) Rules 1998
- Film Licensed Investment Company (Criteria and Procedures) Determination 1998

Copies of the instruments may be requested by contacting:

Film Industry Section  
Department of Communications, Information Technology and the Arts  
GPO Box 2154  
CANBERRA ACT 2601

Telephone: (02) 6271-1204  
Facsimile: (02) 6271-1688



9 780642 384409



Commonwealth  
of Australia

# Gazette

No. S 581 Wednesday 9 December 1998  
Produced by AusInfo Canberra

**SPECIAL**



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

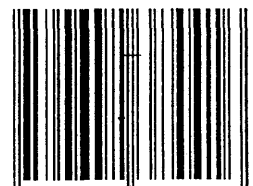
**AD/B747/194 - Horizontal Stabiliser Fuel Tank Pumps**

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

Produced by AusInfo Canberra  
Cat. No. 984098 2 ISBN 0642 38441 X  
© Commonwealth of Australia. 1998



9 780642 384416



Commonwealth  
of Australia

# Gazette

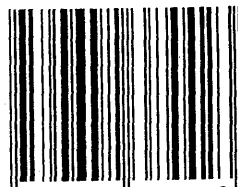
No. S 582 Wednesday 9 December 1998  
Produced by AusInfo Canberra

**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>Income Tax Assessment Act 1936</i>	Income Tax (Farm Management Deposits) Regulations 1998	1998 No. 325
<i>Loan (Income Equalization Deposits) Act 1976</i>	Loan (Income Equalization Deposits) Amendment Regulations 1998 (No. 1)	1998 No. 326



9 780642 384423

Produced by AusInfo Canberra  
Cat. No. 984099 4 ISBN 0642 38442 8  
© Commonwealth of Australia. 1998



**Commonwealth  
of Australia**

# Gazette

No. S 583 Thursday 10 December 1998  
Produced by AusInfo Canberra

**SPECIAL**

**NOTICE OF APPLICATION RELATING TO  
CHISWELL FURNITURE PTY LTD  
ACN: 000 504 432**

The Deputy Commissioner of Taxation, the plaintiff, will apply to the Supreme Court of New South Wales at 11 am on **17 December 1998** at the Registrar's Court, Court 7A, Level 7, Supreme Court, Queen's Square, Sydney for an order that CHISWELL FURNITURE PTY LTD be wound up in insolvency under section 459A of the Corporations Law.

Any person claiming to be owed money by CHISWELL FURNITURE PTY LTD may appear at the hearing as a supporting creditor to the application to wind up the company. Any person or corporation intending to appear at the hearing must file a notice of appearance in the prescribed form and serve that notice on the plaintiff no later than 15 December 1998 by sending or delivering it to the plaintiff's solicitor whose address for service is shown below.

**AUSTRALIAN GOVERNMENT SOLICITOR**  
**Level 23, Piccadilly Tower**  
**133 Castlereagh Street, Sydney**  
**or DX 444, SYDNEY**  
**Telephone: (02) 9581 7682**  
**Ref: Mrs C. Fierravanti-Wells**  
**(98036673)**



9 780642 384430



Commonwealth  
of Australia

# Gazette

No. S 584 Thursday 10 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>Migration Act 1958</i>	Migration Amendment Regulations 1998 (No. 12)	1998 No. 322
<i>Carriage of Goods by Sea Act 1991</i>	Carriage of Goods by Sea Regulations 1998 (No. 2)	1998 No. 324





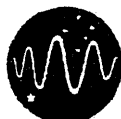


Commonwealth  
of Australia

# Gazette

No. S 585 Friday 11 December 1998  
Produced by AusInfo Canberra

**SPECIAL**



Australian  
Communications  
Authority

*Telecommunications Act 1997*

**NOTIFICATION OF THE MAKING OF A DISALLOWABLE INSTRUMENT**

The following instrument was made under section 407 of the *Telecommunications Act 1997* :

- **Telecommunications Labelling (Customer Equipment and Customer Cabling) Notice No.2 of 1997 Amendment Notice 1998 (No.2)**

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

Copies of the instrument may also be requested by contacting:

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

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

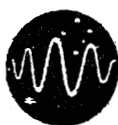


9 780642 384454

Produced by AusInfo Canberra

Cat. No. 984102 3 ISBN 0642 38445 2

© Commonwealth of Australia. 1998



Australian  
Communications  
Authority

***Telecommunications Act 1997***

**NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENTS**

The following instruments were made under subsection 376(1) of the  
*Telecommunications Act 1997* :

- **Telecommunications Technical Standard (CDMA Customer Equipment - ACA TS 200 - 1998)**
- **Telecommunications Technical Standard (Customer Equipment and Customer Cabling) - ACA TS 102 - 1998**

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

Copies of the instrument may also be requested by contacting:

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

Telephone: (02) 6256 5204

Facsimile: (02) 6256 5499

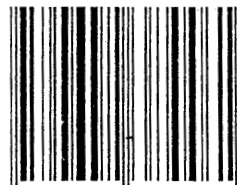


DEPARTMENT OF EDUCATION,  
TRAINING AND YOUTH AFFAIRS

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
T23-98	27A	To provide additional allocation of funds to University of Queensland for Special Capital Projects in 1998.	9/12/98
T1-99	19	To provide funding to various universities for the Restructuring and Rationalisation Program in 1999.	9/12/98
T2_99	20A	Advances to Australian Catholic University in 1999 from future years operating grants.	9/12/98
T3_99	24	To determine the maximum amount of expenditure for teaching hospital grants available to institutions in 1999.	9/12/98
T4-99	16	To provide the initial allocation for the 1999 program year of grants to institutions for expenditure for limited operating purposes	9/12/98
T5-99	15	To provide the initial allocation for the 1999 program year of grants to institutions for expenditure for operating purposes	9/12/98





Commonwealth  
of Australia

# Gazette

No. S 587 Friday 11 December 1998  
Produced by AusInfo Canberra

**SPECIAL**



CIVIL AVIATION  
SAFETY AUTHORITY  
AUSTRALIA

## NOTIFICATION OF REVOCATION OF DIRECTION UNDER THE CIVIL AVIATION REGULATIONS 1988

On 9 December 1998 the Civil Aviation Safety Authority (CASA) issued a revocation of direction under subregulation 99AA (5) of the *Civil Aviation Regulations 1988* (Instrument Number CASA 487/98).

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



9 780642 384478

Produced by AusInfo Canberra  
Cat. No. 984104 7 ISBN 0642 38447 9  
© Commonwealth of Australia, 1998

