



**Commonwealth
of Australia**

Gazette

No. GN 27, Wednesday, 12 July 2000

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 12 July 2000



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NOTICES FOR PUBLICATION and related correspondence should be addressed to:

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

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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) 8989 7152
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Commonwealth Acts and Statutory Rules, Australian Capital Territory Ordinances and Regulations, and other Commonwealth Government publications may also be purchased at these addresses.

ALL REMITTANCES should be made payable to: 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.

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ISSUE OF PERIODIC GAZETTES

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

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

Gazette number	Date of Publication	Subject
P1	21.01.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P2	2.03.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 31.Sep.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.99 to 30.Nov.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted
P3	10.3.00	Notice by ASIC of intention to deregister defunct companies.
P4	14.4.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P5	27.4.00	Australia New Zealand Food Authority. Amendment No. 48 to the Food Standards Code.
P6	28.4.00	Notice by the ASIC of intention to deregister defunct companies.
P7	2.5.00	ASIC Money or Property Unclaimed by Dissenting Shareholders
P8	11.5.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Aug.99 to 31.Aug.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted

Gazette number	Date of Publication	Subject
P9	30.5.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to Enter Places in the Register of the National Estate
P10	22.6.00	Australia New Zealand Food Authority. Amendment No. 49 to the Food Standards Code.
*P11	6.7.00	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws

* First time notified

N.N.—9617025

Courts

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

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

THE RADIO ANNOUNCERS' COMMERCIAL BROADCASTING AWARD 1976

C No. 21912 of 1998 (C4024CR)

CLERKS (A.C.T.) AWARD 1998

C No. 32685 of 2000 (C0068CRA)

AND in the matter of the variation of the above awards

Notice is hereby given

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

A copy of the award may be inspected at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., and NT House, 22 Mitchell Street, Darwin, N.T., free of charge.

SCHEDULE OF TERMS TO BE VARIED

Award & Var No.	Clause	Substance	Date of Effect
C4024 Con-a	Clause 22	Correction	13.11.98
C0068 V007	125, 17	Safety Net Review 2000	
		Wages	03.07.00

Dated 7th day of July 2000

Christine Hayward

Deputy Industrial Registrar

Government Departments

Agriculture, Fisheries and Forestry



Australian Fisheries Management Authority

NOTIFICATION OF THE MAKING OF DIRECTIONS

The Australian Fisheries Management Authority (AFMA) has made Direction Nos. NPFD 38-43, which relate to permanent closures, gear trials, by catch limits, seasonal closures, prohibitions on daylight trawling and prohibitions on navigation under subsection 17(5A) of the *Fisheries Management Act 1991* and subclause 25(1) of the Northern Prawn Fishery Management Plan 1995.

Copies of the directions are available from AFMA at Level 3, John Curtin House, 22 Brisbane Avenue, Barton ACT 2600.

9616996

Attorney-General

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	28/06/00	29/06/00	30/06/00	01/07/00	02/07/00	03/07/00	04/07/00	
Austria	Schillings	8.7419	8.7956	8.6580	8.6580	8.6580	8.6415	8.6772	
Belgium/Lux	Francs	25.6300	25.7900	25.3800	25.3800	25.3800	25.3300	25.4400	
Brazil	Reals	1.0956	1.0970	1.0859	1.0859	1.0859	1.0818	1.0837	
Canada	Dollars	.8902	.8907	.8888	.8888	.8888	.8865	.8863	
China	Yuan	4.9772	4.9922	4.9610	4.9610	4.9610	4.9586	4.9547	
Denmark	Kroner	4.7402	4.7692	4.6973	4.6973	4.6973	4.6883	4.7049	
European Union	Euro	.6353	.6392	.6292	.6292	.6292	.6280	.6306	
Fiji	Dollar	1.2485	1.2546	1.2441	1.2441	1.2441	1.2479	1.2466	
Finland	Markka	3.7773	3.8005	3.7411	3.7411	3.7411	3.7339	3.7494	
France	Francs	4.1673	4.1929	4.1273	4.1273	4.1273	4.1194	4.1365	
Germany	Deutschmark	1.2425	1.2502	1.2306	1.2306	1.2306	1.2283	1.2333	
Greece	Drachmae	213.8900	214.7900	211.7800	211.7800	211.7800	211.5900	211.9400	
Hong Kong	Dollars	4.6866	4.7009	4.6714	4.6714	4.6714	4.6692	4.6655	
India	Rupees	26.8548	26.9410	26.7718	26.7718	26.7718	26.7510	26.7275	
Indonesia	Rupiah	5220.0000	5245.0000	5240.0000	5240.0000	5240.0000	5270.0000	5361.0000	
Ireland	Pounds	.5003	.5034	.4955	.4955	.4955	.4946	.4966	
Israel	Shekel	2.4553	2.4648	2.4477	2.4477	2.4477	2.4408	2.4324	
Italy	Lire	1230.1100	1237.6600	1218.3000	1218.3000	1218.3000	1215.9800	1221.0100	
Japan	Yen	63.3500	63.4000	63.1400	63.1400	63.1400	63.5100	63.4700	
Korea	Won	671.8900	672.7300	668.3600	668.3600	668.3600	667.0900	666.8700	
Malaysia	Ringgit	2.2846	2.2915	2.2770	2.2770	2.2770	2.2759	2.2740	
Netherlands	Guilder	1.4000	1.4086	1.3866	1.3866	1.3866	1.3839	1.3897	
New Zealand	Dollar	1.2756	1.2890	1.2776	1.2776	1.2776	1.2762	1.2823	
Norway	Kroner	5.2192	5.2255	5.1457	5.1457	5.1457	5.1442	5.1609	
Pakistan	Rupee	31.3400	31.4200	31.2400	31.2400	31.2400	31.2300	31.1400	
Papua NG	Kina	1.4696	1.4722	1.4643	1.4643	1.4643	1.4628	1.4651	
Philippines	Peso	25.8800	26.0100	25.9000	25.9000	25.9000	25.9600	26.0600	
Portugal	Escudo	127.3700	128.1500	126.1400	126.1400	126.1400	125.9000	126.4200	
Singapore	Dollar	1.0418	1.0458	1.0378	1.0378	1.0378	1.0351	1.0362	
Solomon Is.	Dollar	3.0492	3.0583	3.0391	3.0391	3.0391	3.0375	3.0350	
South Africa	Rand	4.0918	4.1015	4.0887	4.0887	4.0887	4.0611	4.0743	
Spain	Peseta	105.7100	106.3500	104.6900	104.6900	104.6900	104.4900	104.9200	
Sri Lanka	Rupee	47.2700	47.4800	47.2800	47.2800	47.2800	47.5200	47.4000	
Sweden	Krona	5.3186	5.3580	5.2957	5.2957	5.2957	5.2778	5.2810	
Switzerland	Franc	.9824	.9917	.9801	.9801	.9801	.9781	.9797	
Taiwan	Dollar	18.5000	18.5600	18.4400	18.4400	18.4400	18.4500	18.4300	
Thailand	Baht	23.5100	23.5800	23.4400	23.4400	23.4400	23.4700	23.5200	
UK	Pounds	.3992	.3986	.3946	.3946	.3946	.3948	.3953	
USA	Dollar	.6013	.6031	.5993	.5993	.5993	.5990	.5985	

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
05/07/00

9616997

Customs Act 1901
Notice under Section 15
Notice No: SA 2000/2

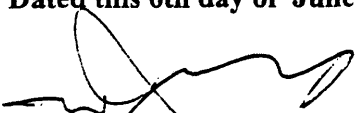
I, William George Jennings, pursuant to a delegation under S.14 of the Customs Administration Act 1985 and by power of appointment in S.15 of the Customs Act 1901 and appointments under S.33(3) of the Acts Interpretation Act 1901, hereby:

- (a) revoke the appointment of the boarding station at the Adelaide Airport in the State of South Australia that was contained in Appointment Notice No. SA 98/6 and which appeared in Commonwealth of Australia Gazette No. GN 45 of 11 November 1998.

I, William George Jennings, pursuant to a delegation under S.14 of the Customs Administration Act 1985 and by power of appointment in S.15 of the Customs Act 1901 and appointments under S.33(3) of the Acts Interpretation Act 1901, hereby:

Appoint as a boarding station for the boarding of aircraft by officers, all that piece of land containing an area of 4.42 hectares more or less as delineated on the plan lodged in the General Registry Office numbered GP 136 / 2000.

Dated this 6th day of June 2000



W G Jennings
Regional Manager

9616998

Communications, Information Technology and the Arts



Australian
Communications
Authority

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 107(1)(f) of the *Radiocommunications Act 1992* on the 6th July 2000.

- **Radiocommunications Licence Conditions (Amateur Licence)
Amendment Determination 2000 (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

9616999

Environment and Heritage

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF DIRECTION REQUIRING A PUBLIC ENVIRONMENT REPORT

Pursuant to paragraph 3.4 of the Administrative Procedures under the *Environment Protection (Impact of Proposals) Act 1974*, notice is hereby given that the Minister for the Environment on 22 June 2000, directed the preparation of a Public Environment Report in relation to a proposal by Newfield Exploration Australia to decommission the Challis oil field facilities.

9617000



Environment Protection Group

**NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989* notice is given that on 22 June 2000 a permit was granted to Simsmetal Limited, 41 McLaren Street, North Sydney, NSW 2060, to export up to 3000 tonnes of used lead acid batteries for recycling/reclamation of metals and metal compounds at Britannia Refined Metals Limited, Botany Road, North Fleet, Gravesend, Kent, DA11 9BG United Kingdom.

The batteries are to be loaded into shipping containers to be transported to the Port of Sydney, then loaded onto a ship to be offloaded at the Port of Tilbury, London, United Kingdom and transported to the disposal facility in Kent, United Kingdom. The waste will not transit through any other country.

The export would take place in twenty (20) shipments between 22 June 2000 and 15 June 2001.

A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Protection Group of the Department of the Environment requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquiries should be directed to:

Manager
Hazardous Waste Section
Environment Protection Group
GPO Box 787 CANBERRA ACT 2601

Telephone (02) 6250 0249 Facsimile (02) 6250 7554
email hwa@ea.gov.au


Peter Burnett
Assistant Secretary
Chemicals and the Environment Branch

27 June 2000

Commonwealth of Australia

Declaration under s46(1) of the
Endangered Species Protection Act 1992

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, in pursuance of s46(1) of the *Endangered Species Protection Act 1992*, hereby declare that the

- Draft Recovery Plan for the Spotted Handfish, prepared by Bruce, B.D. and Green, M. A. (1998) on behalf of the Spotted Handfish Recovery Team.
- Draft Recovery Plan for the Tasmanian Wedge-tailed Eagle 1999-2003, prepared by the Tasmanian Parks & Wildlife Service, Department of Primary Industries, Water, and Environment
- Recovery Plan for Threatened Tasmanian Lowland Euphrasia Species 1997-2001, prepared by Department of Primary Industries, Water, and Environment Tasmania
- Draft Recovery Plan for Tasmanian Galaxiid species, prepared by the Tasmanian Inland Fisheries Commission
- Recovery Plan for the Striped Legless Lizard, 1999-2003, prepared by Smith & Robertson
- Recovery Plan for the Helmeted Honeyeater, prepared by the Victorian Department of Natural Resources and Environment
- Recovery Plan for the Regent Honeyeater, prepared by the Victorian Department of Natural Resources and Environment

Are adopted as Recovery Plan under this Act.

Dated this 27th day of February, 2000.

Robert Murray Hill

Minister for the Environment and Heritage



Environment Protection Group

**NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that on 4 July 2000 a permit was granted to Intercontinental Metals Pty. Ltd. (Australian Company Number 005 616 946), 106 Bell Street, Preston, Victoria 3072, to import up to 250 metric tonnes of brass ashes and residues from MCK Metals, Paraite Road, Bell Block, New Plymouth, New Zealand to Intercontinental Metals Pty. Ltd., 28 Scarfe Street, Burnie, Tasmania 7320.

The material will be packaged in steel drums and loaded into sealed shipping containers, transported by road to be loaded onto a ship at the Port of New Plymouth, New Zealand, to be offloaded at the Port of Burnie, Australia. From Burnie, the material is to be transported by road to the recovery facility at Intercontinental Metals Pty. Ltd., 28 Scarfe Street, Burnie, Tasmania 7320.

The import will take place in twelve (12) shipments between 4 July 2000 and 16 April 2001.

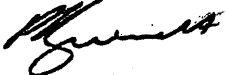
A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Protection Group of the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquiries should be directed to:

Manager
Hazardous Waste Section
Environment Protection Group
GPO Box 787 CANBERRA ACT 2601

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


Peter Burnett
Assistant Secretary
Chemicals and the Environment Branch

5 July 2000

9617003

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

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

ANDY BECKER
Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 June, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	83400	-0.41
BARTON	85644	2.26
BENNELONG	86179	2.90
BEROWRA	84975	1.46
BLAXLAND	83110	-0.76
BRADFIELD	89400	6.74
CALARE	84614	1.03
CHARLTON	82146	-1.91
CHIFLEY	83478	-0.32
COOK	82163	-1.89
COWPER	78708	-6.02
CUNNINGHAM	81367	-2.84
DOBELL	80014	-4.46
EDEN-MONARO	82647	-1.31
FARRER	84544	0.94
FOWLER	83695	-0.06
GILMORE	81573	-2.59
GRAYNDLER	86106	2.81
GREENWAY	83854	0.12
GWYDIR	85087	1.59
HUGHES	84306	0.66
HUME	83670	-0.09
HUNTER	83394	-0.42
KINGSFORD SMITH	87693	4.70
LINDSAY	79974	-4.50
LOWE	83547	-0.24
LYNE	85231	1.76
MACARTHUR	78054	-6.80
MACKELLAR	85916	2.58
MACQUARIE	85527	2.12
MITCHELL	82921	-0.98
NEWCASTLE	88875	6.11
NEW ENGLAND	85230	1.76
NORTH SYDNEY	87912	4.96
PAGE	81915	-2.19
PARKES	83592	-0.18
PARRAMATTA	86988	3.86
PATERSON	81019	-3.26
PROSPECT	86615	3.42
REID	76961	-8.10
RICHMOND	77948	-6.92
RIVERINA	87344	4.29
ROBERTSON	83607	-0.17
SHORTLAND	85708	2.33
SYDNEY	83422	-0.39
THROSBY	82896	-1.01
WARRINGAH	86014	2.70
WATSON	82774	-1.16
WENTWORTH	86191	2.91
WERRIWA	79575	-4.98
Totals	4187523 (Average: 83750)	

Victoria as at 30 June, 2000

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	88098	3.37
BALLARAT	83188	-2.38
BATMAN	88865	4.27
BENDIGO	84941	-0.32
BRUCE	85328	0.12
BURKE	84820	-0.47
CALWELL	93765	10.02
CASEY	83008	-2.59
CHISHOLM	85776	0.65
CORANGAMITE	82791	-2.85
CORIO	84152	-1.25
DEAKIN	84520	-0.82
DUNKLEY	83066	-2.52
FLINDERS	86904	1.97
GELLIBRAND	84755	-0.54
GIPPSLAND	81768	-4.05
GOLDSTEIN	89025	4.46
HIGGINS	86414	1.39
HOLT	85098	-0.14
HOTHAM	88163	3.45
INDI	83517	-1.99
ISAACS	81208	-4.70
JAGAJAGA	87158	2.27
KOOYONG	85529	0.36
LALOR	85028	-0.22
LA TROBE	83880	-1.57
MCEWEN	84505	-0.84
MCMILLAN	83242	-2.32
MALLEE	80704	-5.30
MARIBYRNONG	83221	-2.34
MELBOURNE	92636	8.70
MELBOURNE PORTS	85856	0.74
MENZIES	83650	-1.84
MURRAY	83929	-1.51
SCULLIN	86255	1.21
WANNON	81687	-4.14
WILLS	86730	1.77
Totals	3153180 (Average: 85221)	

Queensland as at 30 June, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	74330	-10.44
BOWMAN	83263	0.31
BRISBANE	92311	11.21
CAPRICORNIA	79557	-4.15
DAWSON	85262	2.72
DICKSON	83845	1.01
FADDEN	81906	-1.32
FAIRFAX	79168	-4.62
FISHER	79728	-3.94
FORDE	79921	-3.71
GRIFFITH	88978	7.19
GROOM	82274	-0.87
HERBERT	85983	3.59
HINKLER	79388	-4.35
KENNEDY	82865	-0.16
LEICHHARDT	81445	-1.87
LILLEY	86334	4.01
LONGMAN	78466	-5.46
MCPHERSON	87985	6.00
MARANOA	82774	-0.27
MONCRIEFF	84700	2.04
MORETON	86833	4.61
OXLEY	81678	-1.59
PETRIE	86637	4.37
RANKIN	81172	-2.20
RYAN	86019	3.63
WIDE BAY	78284	-5.68
Totals	2241106 (Average: 83003)	

Western Australia as at 30 June, 2000

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	81275	-2.68
CANNING	81121	-2.86
COWAN	78772	-5.68
CURTIN	85417	2.27
FORREST	86021	2.99
FREMANTLE	85752	2.67
KALGOORLIE	81717	-2.15
MOORE	81412	-2.52
O'CONNOR	83650	0.15
PEARCE	83968	0.54
PERTH	85012	1.79
STIRLING	85868	2.81
SWAN	84038	0.62
TANGNEY	85226	2.04
Totals	1169249 (Average: 83517)	

South Australia as at 30 June,2000

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	86406	0.58
BARKER	86582	0.78
BONYTHON	84223	-1.96
BOOTHBY	89287	3.93
GREY	87128	1.42
HINDMARSH	84528	-1.60
KINGSTON	83858	-2.38
MAKIN	87509	1.86
MAYO	84274	-1.90
PORT ADELAIDE	86679	0.89
STURT	85535	-0.43
WAKEFIELD	84878	-1.19
Totals	1030887 (Average: 85907)	

Tasmania as at 30 June,2000

Division	Enrolment	% Deviation from average divisional enrolment
BASS	64858	-0.16
BRADDON	66881	2.94
DENISON	65781	1.25
FRANKLIN	65032	0.10
LYONS	62284	-4.12
Totals	324836 (Average: 64967)	

Australian Capital Territory as at 30 June,2000

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	106951	-0.60
FRASER	108257	0.60
Totals	215208 (Average: 107604)	

Northern Territory as at 30 June,2000

Division	Enrolment	% Deviation from average divisional enrolment
NORTHERN TERRITORY	107767	0.00
Totals	107767 (Average: 107767)	

TOTAL FOR AUSTRALIA 12 429 756

Health and Aged Care

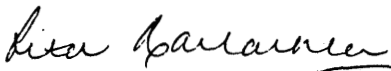
THERAPEUTIC GOODS ACT 1989

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

I, Rita Maciachlan (Acting Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 41 (6) of the **Therapeutic Goods Act**, hereby publish the following details concerning the suspension of a licence to manufacture therapeutic goods:

Under subsection 41 (1) (d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has suspended the licence number 58070 held by

THE ST GEORGE HOSPITAL TRADING AS NEW SOUTH WALES BONE BANK - LICENCE NO. 58070 -
AT THE REQUEST OF THE MANUFACTURER FOR A PERIOD OF THREE MONTHS EFFECTIVE FROM
2ND MAY 2000 UNTIL 2ND AUGUST 2000 - AT THE REQUEST OF THE MANUFACTURER.



Rita Maciachlan
Delegate of the Secretary

26 June 2000

9617005

Health and Aged Care

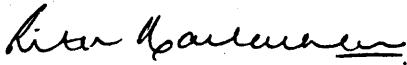
THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Rita Maciachlan, (Acting Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 42 of the *Therapeutic Goods Act*, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods:

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

BIOMET AUSTRALIA PTY LIMITED – LICENCE No. 43748 – AT THE REQUEST OF THE MANUFACTURER.



Rita Maciachlan
Delegate of the Secretary
25 June 2000

9617006

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

During the period 1 April 2000 to 31 May 2000, the delegate to the Secretary of the Department of Health and Aged Care gave consent under Subsection 14 (1) of the *Therapeutic Goods Act 1989* to the following sponsors to supply for use in Australia the therapeutic goods identified below. This notice exempts the therapeutic goods identified below from compliance with specific sections of the relevant Therapeutic Goods Order (TGO) for therapeutic devices.

SPONSOR NAME	ARTG NUMBER	DEVICE GROUP	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPTED	ADDITIONAL CONDITIONS
Dentalife Pty Ltd	73303	Materials, Dental Restorative	Acid Etch Gel	37	Part 7 (b)	
Abbott A/Asia Pty Ltd (Aust) Pty Ltd	39940	External Feeding Equipment & Accessories	Flexiflo Dura-Peg	37	Part 1, clause 4 (2)(c)(iv)	
Smith & Nephew Endoscopy Inc	73447	Implants, absorbable	Rotorloc absorbable PLA suture anchor system	49	Part 9.1 App. F. 3 (d) Schedule 9	
Baxter Healthcare Pty Ltd	68059	Catheterisation kits, Equipment & catheter accessories	Intro-Flex Percutaneous Sheath Introducer Set with AMC Thromboshield	37	Part 4 (2)(c)(iv)	
Getz Bros & Co (Aust) Pty Ltd	61880	Stents	Antares Coronary Stent System	37	Part 1, clause 4(2)(c)(iv)	

Unless otherwise indicated the exemptions specified above will remain effective until cancelled by the Secretary (or his delegate) or until the relevant Therapeutic Goods Order (or the specific section exempted) is revoked.

9617007

THERAPEUTIC GOODS ACT 1989

DESIGNATION OF AFGALSIDASE BETA (FABRAZYME)

The Therapeutic Goods Administration, on 22 May 2000, designated afgalsidase beta (FABRAZYME), Genzyme Australasia Pty Ltd, as an orphan drug for long term enzyme replacement therapy in patients with a confirmed diagnosis of Fabry Disease.

B. Hillcoat
.....
DR BRIAN HILLCOAT
Head
Orphan Drug Unit

29/6/00
.....
DATE

9617008

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 30 June 2000 the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 (*"the Act"*) gave his consent for *CSL Bioplasma of 189-209 Camp Road, Broadmeadows, Victoria 3047 to supply Intragam P (AUST R 68633)* which do not comply with the conditions of registration and requirements for Therapeutic Goods Order No 48 (Therapeutic Goods Act 1989) - "General Requirements for Labels for Drug Products".

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

1. This exemption is limited to Batch 3740000017 only.
2. That a warning to users in the package is included in addition to the Product Information and that a warning label is attached to the bottle of the product, both warnings to state as follows:
3. The maximum plasma pool size does not exceed 10,000 Kg.

"WARNING. The concentration of endotoxin in this product is 0.58 EU/mL. This exceeds the specified limit of 0.5 EU/mL. In patients weighing less than 25 kg, the rate of infusion should be less than the maximum (4 mL per minute) specified in the product information. The rate in these patients should be no greater than 0.14 mL per minute.", or equivalent.

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



Albert Farrugia
Manager, Blood and Tissue Services
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
30 June 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 21 June 2000 the delegate of the Secretary of the Department of Health and Family Services for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 (*"the Act"*) gave his consent for *CSL Bioplasma of 189-209 Camp Road, Broadmeadows, Victoria 3047 to supply Intragam P ARTG Numbers AUST R 68632 and 68633* which do not comply with the conditions of registration and requirements for Therapeutic Goods Order No 48 (Therapeutic Goods Act 1989) - "General Requirements for Labels for Drug Products".

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

- this exemption applies to Intragam P batch Numbers 3740000023, 3740000024 and 3740000025 only.
- there are no deviations from the current batch release specifications applicable to this product.
- the maximum plasma pool size does not exceed 10,000 Kg.

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



Albert farrugia
Head, Blood Products Group
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
21 June 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 12 June 2000, the delegate of the Secretary of the Department of Health and Aged Care for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Pharmacia & Upjohn Pty Limited, 59 Kirby Street, Rydalmere NSW ("the Company") to supply triazolam (Halcion) tablets 0.125 (Aust R 12304) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 "General requirements for labels for drug products", in relation to the expression of content of triazolam on the bottle and carton labels. Specifically, 0.125mg may be used instead of 125 micrograms.

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

1. The exemption applies indefinitely;
2. No other changes have been to the product;
3. The labels are those submitted with the Company application of 19 May 2000 and amended according to the Company fax of 13 June 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 21 June 2000, the delegate of the Secretary of the Department of Health and Aged Care for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Faulding Pharmaceuticals, 1538 Main North Road, Salisbury SA to supply tiludronate disodium (Skelid) tablets equivalent to 200 mg tiludronic acid (Aust R 54569) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 "General requirements for labels for drug products".

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

1. The exemption applies to batch 219 for an anticipated period of 6 months;
2. The labels for the product are as supplied with the Company fax of 21 June 2000 and the product is otherwise identical to that for which registration has been approved.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

I, Larry Kelly, delegate of the Secretary of the Commonwealth Department of Health and Aged Care for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") give my consent for Pharmacia & Upjohn Pty Limited (A.C.N 000 185 526) of 59 Kirby St, Rydalmere, NSW ("the company") to supply batch number 99SG01 of **MYCOBUTIN rifabutin 150 mg capsule bottle** currently registered under ARTG Number 55048 with labelling that does not comply with the requirements of Therapeutic Goods Order No. 48 – "General Requirements for Labels for Drug Products".

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

- The bottles will be labelled in accordance with the labels presented to TGA on 29 May 2000.
- The bottles will be overstickered with the AUST R number, in accordance with Regulation 15 of the Therapeutic Goods Regulations, and will bear the name and address of the Australian sponsor.
- The supply of this batch will cease on 30 November 2000.

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



LARRY KELLY
CHIEF SCIENTIST
CHEMISTRY SECTION - TGA LABORATORIES
DELEGATE OF THE SECRETARY
☎ (02) 62328456

23 JUNE 2000

TGA THERAPEUTIC
GOODS
ADMINISTRATION

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



**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989**

**NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

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

SPONSOR:	ROYAL BODYCARE AUSTRALASIA PTY LTD
ARTG NAME OF GOODS:	METABOLISM FORMULA Capsule – hard bottle
ARTG NUMBER:	73401
DATE CANCELLED:	19 April 2000
REASON FOR CANCELLATION:	The listing was cancelled under the Section 30(1)(e) of the said Act because the certification provided under Section 26A(2)(a, b, c, f and h) was incorrect in that the goods are not eligible for listing, are not safe for the purpose for which they are to be used, the presentation of the goods is unacceptable, the goods do not comply with all prescribed quality or safety criteria and the information included in the application is incorrect.

SPONSOR:	ROYAL BODYCARE AUSTRALASIA PTY LTD
ARTG NAME OF GOODS:	SLEEP AND SLENDER Tablet – film coated bottle
ARTG NUMBER:	73406
DATE CANCELLED:	13 April 2000
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(1)(e) of the said Act because the certification provided under Section 26A(2)(a, b and h) was incorrect in that the goods are not eligible for listing, are not safe for the purpose for which they are to be used and the information included in the application is incorrect.

SPONSOR:	ROYAL BODYCARE AUSTRALASIA PTY LTD
ARTG NAME OF GOODS:	WHOLE FOOD VITAMIN MINERAL ANTIOXIDANT FORMULA Capsule – hard bottle
ARTG NUMBER:	73399
DATE CANCELLED:	18 April 2000
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(1)(e) of the said Act because the certification provided under Section 26A(2)(a, b, c, d and h) was incorrect in that the goods are not eligible for listing, are not safe for the purpose for which they are to be used, the presentation of the goods is unacceptable, the goods do not conform to every requirement relating to advertising and the information included in the application is incorrect.

SPONSOR:	LIFE PLUS HOLDINGS PTY LTD
ARTG NAME OF GOODS:	LIFE PLUS LYPRINOL MARINE LIPID COMPLEX RICH IN EPA & DHA Capsule – soft bottle
ARTG NUMBER:	60045
DATE CANCELLED:	6 January 2000
REASON FOR CANCELLATION:	The listing was cancelled under Section 30(1)(e) of the said Act because the certification provided under Section 26A(2)(a and h) was incorrect in that the goods are not eligible for listing, and the information included in the application is incorrect.

dated this 15 day of June 2000

Pio Cesarin
Delegate of the Secretary
to the Department of Health & Aged Care

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

DESIGNATED APEC ECONOMY

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under regulations 1.17 and 1.03 of the Migration Regulations ("the Regulations"), hereby:

- (1) **REVOKE** all existing instruments specifying designated APEC economies for the purposes of regulation 1.03 of the Regulations; and
- (2) **SPECIFY** each country referred to in the Schedule as a designated APEC economy for the purposes of the definition of "designated APEC economy" in Regulation 1.03 of the Regulations.

This notice has effect on and from 15 July 2000.

Dated

29th June
A large, stylized handwritten signature in black ink, appearing to read 'Philip Ruddock'.

2000.

Minister for Immigration and Multicultural Affairs

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

NOTE. (2) Regulation 1.03 defines "designated APEC economy" as an APEC economy (also defined in regulation 1.03) that is specified by *Gazette* Notice for the purposes of the definition.]

THE SCHEDULE

Item	Designated APEC Economy
1.	The Republic of Korea
2.	The Republic of the Philippines
3.	The Republic of Chile
4.	The Hong Kong Special Administrative Region of the People's Republic of China
5.	Malaysia
6.	Thailand

9617010

Prime Minister

COMMONWEALTH OF AUSTRALIA

ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) ACT 1976

ESTABLISHMENT OF AN ABORIGINAL LAND TRUST

NOTICE

I, JOHN JOSEPH HERRON, Minister for Aboriginal and Torres Strait Islander Affairs, under subsection 4(1) of the *Aboriginal Land Rights (Northern Territory) Act 1976*, hereby establish an Aboriginal Land Trust by the name of the Kewulyi Aboriginal Land Trust to hold title to the following land in the Northern Territory, for the benefit of Aboriginals entitled by Aboriginal tradition to the use or occupation of the land concerned:

ALL THAT land in the Northern Territory of Australia containing an area of 14,410 hectares more or less, being Northern Territory Portion (NTP) 4777, the boundaries of which are set out on Survey Plans S.95/218 A and B (which have been lodged with and approved by the Surveyor-General of the Northern Territory) **BUT EXCLUDING THEREFROM** all that land on which there is a road over which the public has a right of way, namely that part of the Hodgson River Road that passes through NTP 4777 in the vicinity of the Old Roper Valley Homestead and the land adjacent to the said road within 50 metres of the centreline thereof as delineated on Survey Plans S.95/218 A and B.

Dated.....*5th July*.....2000

John Herron
Minister for Aboriginal and
Torres Strait Islander Affairs

9617011

Transport and Regional Services

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0113

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
MELANESIAN CHIEF	FREETOWN	9474

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

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

Names of ports for which permit issued

BELL BAY, MELBOURNE and MELBOURNE, SYDNEY

Done at CANBERRA this

30 day of JUNE 2000



A. T. Evans
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 5TH JULY 2000 to 5TH JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from BELL BAY and MELBOURNE to MELBOURNE and SYDNEY.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617012

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0114

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
NIUGINI CHIEF	FREETOWN	9534

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

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

Names of ports for which permit issued

BELL BAY, MELBOURNE and MELBOURNE, SYDNEY

Dated at CANBERRA this

30

day of JUNE 2000


Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 17TH JULY 2000 to 17TH JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from BELL BAY and MELBOURNE to MELBOURNE and SYDNEY.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617013

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

No: 0109

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
AOTEAROA CHIEF	HONG KONG	715751

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY and SYDNEY, BRISBANE

Dated at **CANBERRA** this

27 day of **JUNE 2000**




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

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 3RD JULY 2000 to 3RD JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617014

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0108

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
CAPITAINE TASMAN	HONG KONG	

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY and SYDNEY, BRISBANE



Dated at CANBERRA this

28

day of JUNE 2000

Lee Eldred
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 7TH JULY 2000 to 7TH JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617015

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

No: 0110

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
CORAL CHIEF	HONG KONG	715741

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY and SYDNEY, BRISBANE

Dated at **CANBERRA** this

28 day of **JUNE** 2000



[Signature]
**Delegate of the Minister for Transport
and Regional Services**

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 4TH JULY 2000 to 4TH JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617016

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912

No: 0111

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
KOKOPO CHIEF	HONG KONG	

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY and SYDNEY, BRISBANE

Date at CANBERRA this

20

day of JUNE 2000



S. J. Ellul
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 21st JULY 2000 to 21st JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617017

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

No: 0112

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
FORUM TONGA	HONG KONG	715728

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY and SYDNEY, BRISBANE



Dated at **CANBERRA** this

28 day of **JUNE** 2000


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

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 23RD JULY 2000 to 23RD JANUARY 2001.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617018

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 0107****PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
ISLAND CHIEF	NASSAU	

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

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

Names of ports for which permit issued**MELBOURNE, SYDNEY and SYDNEY, BRISBANE**Date at **CANBERRA** this**28** day of **JUNE 2000**

J. T. Egan
Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 28TH JUNE 2000 to 28TH DECEMBER 2000.
3. This permit is valid for shipments of cargo only in those instances where CCS has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
4. Containers only may be carried.
5. The cargo may only be carried from MELBOURNE and SYDNEY to SYDNEY and BRISBANE.
6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

9617019

GAZETTAL NOTICE

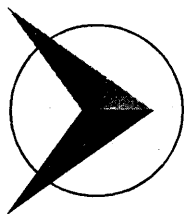
On 30 May 2000, the Department of Transport and Regional Services declared prescribed airspace for Melbourne Airport pursuant to subregulation 5(1) of the Airports (Protection of Airspace) Regulations.

Part 12 of the *Airports Act 1996*, and the Airports (Protection of Airspace) Regulations made under Part 12, provide for the protection of airspace at, and around, airports in the interests of the safety, efficiency or regularity of existing or future air transport operations into or out of airports. Subregulation 5(1) of the Regulations provides that the Secretary of the Department of Transport and Regional Services may declare, in writing, that specified airspace around an airport should, in the interests of the safety, efficiency or regularity of future air transport operations into or out of the airport, be prescribed airspace.

The prescribed airspace specified in the Declaration is the airspace above the Obstacle Limitation Surface (OLS) and Procedures for Air Navigation Systems Operations (PANS-OPS) surface which have been drawn up to take into account the ultimate four runway configuration set out in the approved Master Plan for Melbourne Airport.

Charts of the above mentioned OLS and PANS-OPS surfaces are available at Melbourne Airport for inspection or purchase.

9617020



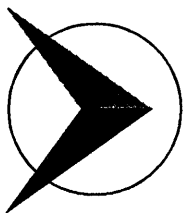
CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 10 August 2000:

Part 105 - Aircraft

AD/AC-SNOW/7	- Seat Installation - Reinforcement
AD/AS355/52	- TR Head Pitch Change Plate Bearing Spacer
AD/AT 600/1	- Airframe Time Limits
AD/AT 800/2 Amdt 3	- Airframe Life Limits
AD/B737/145	- Flightcrew Seat Locks and Seat Tracks
AD/B747/232	- Crew Rest Area Heat Exchanger - 2
AD/B767/122	- Off-Wing Escape Slide Compartment Door Latches and Disconnect Housings
AD/B767/123	- Fuel Tank Boost Pump and Override/Jettison Pump Wiring
AD/B767/88 Amdt 2	- Thrust Reverser Control System Operational Tests
AD/BAe 146/66 Amdt 2	- Wing Top Skin Panels
AD/BAL/21	- Liquid Fire & Pilot Light Valve Stem Replacement
AD/BEECH 200/38 Amdt 3	- Wing Front Spars
AD/BELL 47/61 Amdt 20	- Retirement Life - Critical Components
AD/BELL 204/1	- Tail Rotor Hub - Modification - CANCELLED

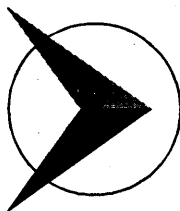


CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

Part 105 - Aircraft (Continued)

AD/BELL 204/2	- Scissors Assembly - Modification
AD/BELL 204/3	- Baggage Compartment Door - Modification - CANCELLED
AD/BELL 204/4 Amdt 1	- Tail Rotor Assembly Inspection
AD/BELL 204/5 Amdt 1	- Tail Rotor Pitch Control Slider
AD/BELL 204/6 Amdt 12	- Fatigue Critical Components Retirement Lives
AD/BELL 204/10 Amdt 1	- Tail Rotor Blade Grip
AD/BELL 204/13 Amdt 2	- Tail Rotor Pitch Change Chain
AD/BELL 204/18	- Swashplate Scissors Lever Bolts - CANCELLED
AD/BELL 204/19 Amdt 3	- Main Rotor Blade Cracking and Corrosion
AD/BELL 204/22 Amdt 1	- Main Rotor Blades Removal From Service
AD/BELL 204/23	- Main Rotor Blade Bolt Washer - Inspection
AD/BELL 204/24	- Stabiliser Bar Outer Tube - Inspection - CANCELLED
AD/BELL 204/26	- Main Rotor Hub Fitting Assemblies - Inspection - CANCELLED
AD/BELL 204/28	- Float Kit and Cross Tubes
AD/BELL 204/29	- Emergency Exit Latch Pin
AD/BELL 204/30	- External Load, Load Cell Link
AD/BELL 204/31	- Main Rotor Yoke

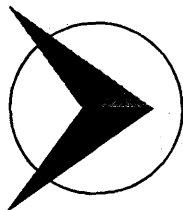


CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

Part 105 - Aircraft (Continued)

AD/BELL 204/32	- Tail Rotor Grip
AD/BELL 204/33	- Main Transmission Spiral Bevel Gear
AD/BELL 204/34	- Tail Rotor Hub
AD/BELL 204/35	- Tail Rotor Gearbox Duplex Bearings
AD/BELL 204/36	- Tail Rotor Grips
AD/BELL 204/37	- Swashplate Support Assembly
AD/BELL 204/38	- Tail Rotor Driveshaft Hangar Bearings
AD/BELL 204/39	- Pillow Block Bolts and Hardware
AD/BELL 204/40	- Main Gearbox - Planetary Spider
AD/BELL 204/41	- Tail Rotor Blades
AD/BELL 204/42	- 42° Gearbox
AD/BELL 204/43	- Tailboom Vertical Fin Spar
AD/BELL 204/44	- Main Rotor Mast
AD/BELL 205/66	- Main Rotor - Pillow Block Attachment Bolts
AD/BELL 206/144	- Rotor Mast Collective Lever
AD/BELL 212/55 Amdt 1	- Main Rotor - Pillow Block Attachment Bolts
AD/BN-2/55	- Nose Wheel Steering Ring Gear
AD/BN-2/66 Amdt 1	- Nose Wheel - Steering Drive-Ring

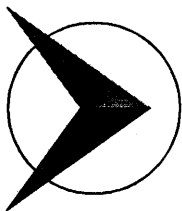


CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

Part 105 - Aircraft (Continued)

AD/BNT/39	- Nose Wheel Steering Drive Ring - CANCELLED
AD/BNT/44 Amdt 1	- Nose Wheel Steering Drive-Ring
AD/DHC-6/31 Amdt 3	- Structural Component Inspection Modification and Life Limitation
AD/EC 120/4	- Cabin Sliding Door Adjustment
AD/ECUREUIL/61	- TR Head Pitch Change Plate Bearing Spacer
AD/F27/151	- Flight Manual Emergency Procedures
AD/F27/152	- Accessory Gearbox Drive Shaft
AD/GENERAL/82	- Repair Assessment of Pressurised Fuselages
AD/HS 748/28	- Accessory Gearbox Drive Shaft
AD/HU 269/28 Amdt 3	- Main Rotor Thrust Bearing P/N 269A5050-50 or -51 Nut and Mast - Inspection and Modification
AD/HU 369/105	- Main Rotor Blade Attach Pins
AD/J41/27 Amdt 2	- Forward Fuselage Stn 4 to Stn 8 Diaphragms
AD/J41/37 Amdt 1	- Rear Baggage Bay Fire Extinguisher Placard
AD/J41/43 Amdt 1	- Elevator Cable Tension Regulator Lever
AD/J41/45	- Hydraulic Hand Pump Mounting Brackets
AD/JETSTREAM/87	- Propeller Blade Inspection and Engine Ground Operation Limitation

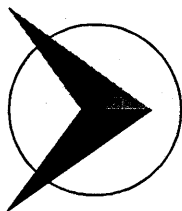


**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

Part 105 - Aircraft (Continued)

AD/JETSTREAM/88	- Steering Actuator Piston Rod
AD/JETSTREAM/89	- Main Landing Gear Radius Rod
AD/LA-4/26	- Wing upper and Lower Spar Doublers
AD/PA-25/41	- Engine Air Filter
AD/PA-28/95 Amdt 1	- Engine Air Filter
AD/PA-32/82 Amdt 1	- Engine Air Filter
AD/PA-46/129	- Turbine Inlet Temperature Gauge
AD/SAAB/4	- Main Landing Gear Operation
AD/SC7/27 Amdt 2	- Fatigue Life Limitations on Aircraft Subjected to Special Flight Profiles
AD/SC7/29	- Flight Control Trim Chain Connecting Link
AD/SD3-30/40	- Oxygen System O Ring Replacement - CANCELLED
AD/SD3-30/41	- Flight Control Trim Chain Connecting Link
AD/SD3-60/54 Amdt 1	- Baggage Bay Fire Extinguisher Adapter Covers
AD/SD3-60/57	- Flight Control Trim Chain Connecting Link
AD/UH-1/8	- Tail Rotor Hub
AD/UH-1/9	- Tail Rotor Grips
AD/UH-1/10	- Tail Rotor Gearbox Duplex Bearings



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

Part 105 - Aircraft (Continued)

AD/UH-1/11	- Pillow Block Bolts and Hardware
AD/UH-1/12	- Tail Rotor Driveshaft Hanger Bearings
AD/UH-1/13	- 42° Gearbox
AD/UH-1/14	- Retirement Lives of Fatigue Critical Components
AD/UH-1/15	- UH-1 Component Review
AD/X-TS/4	- Engine Controls

Copies of these Airworthiness Directives are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)



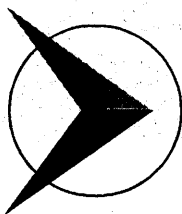
**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 10 August 2000:

Part 106 - Engines

- | | |
|----------------------------|--|
| AD/CF6/40 | - Inspection of Critical Life-limited Rotating Engine Components |
| AD/CFM 56/16 | - High Pressure Turbine Rotor - Inspection |
| AD/CFM 56/17 | - Inspection of Critical Life-limited Rotating Engine Components |
| AD/CFM56/7 Amdt 3 | - Fan Disk Inspection |
| AD/CON/81 | - Unison Industries (Slick) Magnetos |
| AD/JT8D/38 | - Inspection of Critical Life-limited Rotating Engine Components |
| AD/JT9D/31 Amdt 1 | - 14th and 15th Stage HPC Disks |
| AD/JT9D/32 | - Combustion Chamber Outer Casing |
| AD/JT9D/33 | - Diffuser Case Inspection |
| AD/JT9D/34 | - Inspection of Critical Life-limited Rotating Engine Components |
| AD/PW4000/6 | - Inspection of Critical Life-limited Rotating Engine Components |
| AD/RB 211/18 Amdt 1 | - Low Pressure Fuel Tube Assembly |



CIVIL AVIATION
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AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998 (Continued)**

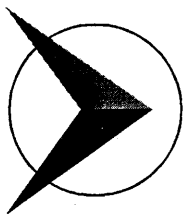
Part 106 - Engines (Continued)

- AD/RB 211/21 Amdt 1 - Radial Drive Steady Bearings**
- AD/RB 211/22 - Spray Nozzle Fuel Supply Tube - Inspection**
- AD/RB 211/23 - HP Compressor Rotor Shaft to HP Turbine Rotor Disc
Retaining Bolts**
- AD/RB 211/24 - HP Turbine Disc - Inspection**
- AD/RB 211/25 - Cold Stream Nozzle**
- AD/RB 211/26 - LP Compressor Fan Blades**
- AD/ROTAX/9 - Propeller Gearbox Inspection**
- AD/TURMO/5 Amdt 3 - Centrifugal Compressor**

Copies of these Airworthiness Directives are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
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CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 10 August 2000:

Part 107 - Equipment

- AD/APU/15 - GTCP 36 Series APU Load Compressor Containment**
- AD/PMC/45 - Additional Oil Filled Hubs**

Copies of these Airworthiness Directives are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group ,
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
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Internet Site: [HTTP://WWW.CASA.GOV.AU](http://www.casa.gov.au)

9617021

Treasurer

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

REVOCATION NO 27

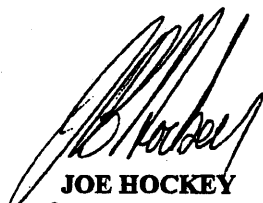
I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to subsection 21(2) of the *Prices Surveillance Act 1983*, hereby revoke:

(1) Declaration No. 83 of 22 May 1998 relating to the provision of aeronautical services, at Brisbane, Melbourne and Perth Airports, made under section 21 of the *Prices Surveillance Act 1983* and published in the Commonwealth of Australia Gazette (No GN 22 of 3 June 1998);

(2) Declaration No. 84 of 22 May 1998 relating to the provision of aeronautical services, at Adelaide, Alice Springs, Canberra, Coolangatta, Darwin, Hobart, Launceston and Townsville Airports, made under section 21 of the *Prices Surveillance Act 1983* and published in the Commonwealth of Australia Gazette (No GN 22 of 3 June 1998); and

(3) Declaration No. 85 of 9 July 1998 relating to the provision of aeronautical services, at Sydney (Kingsford Smith) Airport, made under section 21 of the *Prices Surveillance Act 1983* and published in the Commonwealth of Australia Gazette (No GN 28 of 15 July 1998).

These revocations have effect on and from 1 July 2000.



JOE HOCKEY
30 June 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DECLARATION NO 87

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to sub-section 21(1) of the *Prices Surveillance Act 1983* ('the Act'), hereby declare:

(1) subject to paragraph (3), the provision of aeronautical services, limited to:

- (a) aircraft movement facilities and activities; and
- (b) passenger processing facilities and activities;

to be notified services for the purposes of the Act;

(2) the following to be declared persons for the purposes of the Act:

- (a) Brisbane Airport Corporation Ltd in relation to the provision of the services referred to in paragraph (1) at Brisbane Airport;
- (b) Australia Pacific Airports Melbourne Ltd in relation to the provision of the services referred to in paragraph (1) at Melbourne Airport; and
- (c) Westralia Airports Corporation Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Perth Airport.

(3) The notified services referred to in paragraph (1) do not include provision of the following:

- (a) aircraft refueling;
- (b) maintenance sites and buildings;
- (c) freight equipment storage sites;
- (d) freight facility sites and buildings;
- (e) ground support equipment sites;
- (f) check-in counters and related facilities;
- (g) public and staff car parks.

Note: Services provided in relation to these facilities are subject to prices monitoring under section 27A of the Act.

(4) In this declaration:

- (a) 'aircraft movement facilities and activities' means any of the following:
 - (i) airside grounds, runways, taxiways and aprons;
 - (ii) airfield lighting, airside roads and airside lighting;
 - (iii) airside safety;
 - (iv) nose-in guidance;
 - (v) aircraft parking;
 - (vi) visual navigation aids;


(b) 'passenger processing facilities and activities' means any of the following:

- (i) forward airline support area services;
- (ii) aerobridges and airside buses;
- (iii) departure lounges and holding lounges (but excluding commercially important persons lounges);
- (iv) immigration and customs service areas;
- (v) public address systems, closed circuit surveillance systems and security systems;
- (vi) baggage make-up, handling and reclaim;
- (vii) public areas in terminals, public amenities, and public lifts, escalators and moving walkways;
- (viii) flight information display systems;
- (ix) landside roads, landside lighting, and covered walkways.

(5) The facilities and activities referred to in sub-paragraphs 4(a) and 4(b) do not include, in relation to an airport, the provision of a service which, on the date the airport lease was granted, was the subject of a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

Note: This exclusion extends to a contract, lease, licence, or authority exercised under an option in a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

(6) This declaration commences on 1 July 2000 and ceases on 1 July 2002.


JOE HOCKEY
30 June 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DECLARATION NO 88

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to sub-section 21(1) of the *Prices Surveillance Act 1983* ('the Act'), hereby declare:

(1) subject to paragraph (3), the provision of aeronautical services, limited to:

- (a) aircraft movement facilities and activities; and
- (b) passenger processing facilities and activities;

to be notified services for the purposes of the Act;

(2) the following to be declared persons for the purposes of the Act:

- (a) Adelaide Airport Ltd in relation to the provision of the services referred to in paragraph (1) at Adelaide Airport;
- (b) Alice Springs Airport Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Alice Springs Airport;
- (c) Canberra International Airport Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Canberra Airport;
- (d) Queensland Airports Ltd in relation to the provision of the services referred to in paragraph (1) at Coolangatta Airport;
- (e) Top End Airport Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Darwin Airport;
- (f) Hobart International Airport Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Hobart Airport;
- (g) Australia Pacific Airports (Launceston) Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Launceston Airport; and
- (h) Australian Airports (Townsville) Pty Ltd in relation to the provision of the services referred to in paragraph (1) at Townsville Airport.

(3) The notified services referred to in paragraph (1) do not include provision of the following:

- (a) aircraft refueling;
- (b) maintenance sites and buildings;
- (c) freight equipment storage sites;
- (d) freight facility sites and buildings;
- (e) ground support equipment sites;
- (f) check-in counters and related facilities;
- (g) public and staff car parks.

Note: Services provided in relation to these facilities are subject to prices monitoring under section 27A of the Act.

(4) In this declaration:

(a) 'aircraft movement facilities and activities' means any of the following:

- (i) airside grounds, runways, taxiways and aprons;
- (ii) airfield lighting, airside roads and airside lighting;
- (iii) airside safety;
- (iv) nose-in guidance;
- (v) aircraft parking;
- (vi) visual navigation aids;

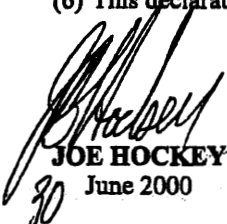
(b) 'passenger processing facilities and activities' means any of the following:

- (i) forward airline support area services;
- (ii) aerobridges and airside buses;
- (iii) departure lounges and holding lounges (but excluding commercially important persons lounges);
- (iv) immigration and customs service areas;
- (v) public address systems, closed circuit surveillance systems and security systems;
- (vi) baggage make-up, handling and reclaim;
- (vii) public areas in terminals, public amenities, and public lifts, escalators and moving walkways;
- (viii) flight information display systems;
- (ix) landside roads, landside lighting, and covered walkways.

(5) The facilities and activities referred to in sub-paragraphs 4(a) and 4(b) do not include, in relation to an airport, the provision of a service which, on the date the airport lease was granted, was the subject of a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

Note: This exclusion extends to a contract, lease, licence, or authority exercised under an option in a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

(6) This declaration commences on 1 July 2000 and ceases on 1 July 2003.


JOE HOCKEY
30 June 2000

COMMONWEALTH OF AUSTRALIA**Prices Surveillance Act 1983****DECLARATION NO 89**

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to sub-section 21(1) of the *Prices Surveillance Act 1983* ('the Act'), hereby declare:

(1) subject to paragraph (3), the provision of aeronautical services, limited to:

- (a) aircraft movement facilities and activities; and
- (b) passenger processing facilities and activities;

to be notified services for the purposes of the Act;

(2) the following to be a declared person for the purposes of the Act:

- (a) Sydney Airports Corporation Ltd in relation to the provision of the services referred to in paragraph (1) at Sydney (Kingsford Smith) Airport.

(3) The notified services referred to in paragraph (1) do not include provision of the following:

- (a) aircraft refueling;
- (b) maintenance sites and buildings;
- (c) freight equipment storage sites;
- (d) freight facility sites and buildings;
- (e) ground support equipment sites;
- (f) check-in counters and related facilities;
- (g) public and staff car parks.

Note: Services provided in relation to these facilities are subject to prices monitoring under section 27A of the Act.

(4) In this declaration:

(a) 'aircraft movement facilities and activities' means any of the following:

- (i) airside grounds, runways, taxiways and aprons;
- (ii) airfield lighting, airside roads and airside lighting;
- (iii) airside safety;
- (iv) nose-in guidance;
- (v) aircraft parking;
- (vi) visual navigation aids;

(b) 'passenger processing facilities and activities' means any of the following:

- (i) forward airline support area services;
- (ii) aerobridges and airside buses;
- (iii) departure lounges and holding lounges (but excluding commercially important persons lounges);

- (iv) immigration and customs service areas;
- (v) public address systems, closed circuit surveillance systems and security systems;
- (vi) baggage make-up, handling and reclaim;
- (vii) public areas in terminals, public amenities, and public lifts, escalators and moving walkways;
- (viii) flight information display systems;
- (ix) landside roads, landside lighting, and covered walkways.

(5) The facilities and activities referred to in sub-paragraphs 4(a) and 4(b) do not include, in relation to an airport, the provision of a service which, on the date the airport lease was granted, was the subject of a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

Note: This exclusion extends to a contract, lease, licence, or authority exercised under an option in a contract, lease, licence, or authority given under the common seal of the Federal Airports Corporation.

(6) This declaration commences on 1 July 2000 and ceases on 1 July 2003.


JOE HOCKEY

30 June 2000

COMMONWEALTH OF AUSTRALIA**Prices Surveillance Act 1983****DIRECTION NO 17**

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to section 20 of the *Prices Surveillance Act 1983*, hereby direct the Australian Competition and Consumer Commission (ACCC), in exercising its powers and performing its functions under the Act in relation to the pricing of services at Adelaide, Alice Springs, Brisbane, Canberra, Coolangatta, Darwin, Hobart, Launceston, Melbourne, Perth and Townsville airports, to give special consideration to the following matters:

(1) Services that have been notified for the purposes of sub-section 21(1) of the *Prices Surveillance Act 1983* (declared services) are to be subject to a price cap. The price cap will be a CPI - X (Consumer Price Inflation minus X) price cap.

(2) The CPI measure used will be the Treasury Underlying Rate of Consumer Price Inflation, recorded in the year to the previous March quarter, as determined by the ACCC, and adjusted to exclude the impact on the price index of *A New Tax System*.

(3) The value of the 'X' in each airport's price cap reflects productivity improvements which the Government considers can be made in the provision of declared services at each airport. The Government has determined the following 'X' values to apply in each year of the price cap:

- (a) 4.0 per cent for Adelaide airport;
- (b) 3.0 per cent for Alice Springs airport;
- (c) 4.5 per cent for Brisbane airport;
- (d) 1.0 per cent for Canberra airport;
- (e) 4.5 per cent for Coolangatta airport;
- (f) 3.0 per cent for Darwin airport;
- (g) 3.0 per cent for Hobart airport;
- (h) 2.5 per cent for Launceston airport;
- (i) 4.0 per cent for Melbourne airport;
- (j) 5.5 per cent for Perth airport;
- (k) 1.0 per cent for Townsville airport.

(4) The starting point for the price cap arrangements are the Federal Airports Corporation prices introduced on 1 January 1997, as adjusted in accordance with the price cap arrangements applying since that time, and accounting for under-recoveries or over-recoveries under those price cap arrangements.

(5) The price equation to be subject to the cap is a modified revenue-weighted average price (MWP). Declared services are to be divided into components, each of which is based on a charging category. The percentage change in price for each component will be calculated and weighted according to each component's share of total revenue in the previous period.

The price cap formula in its general form is:

$$MWP^t = \sum_i S_i^{t-1} \Delta P_i^t$$

where

$$S_i^{t-1} = \frac{R_i^{t-1}}{\sum_i R_i^{t-1}} \quad \text{and} \quad \Delta P_i^t = \frac{P_i^t - P_i^{t-1}}{P_i^{t-1}} \times 100$$

The main variables in the price equation are:

- revenue shares (S_i), which represents component i 's share of total aeronautical revenue;
- prices (P_i), which represents the average price of i over the relevant time period;
- the percentage change in the price (ΔP_i) of component i from period to period; and
- revenue (R_i) derived from component i .

Superscripts denote the time or period reference, while subscripts denote the service or charging component:

- t denotes the current period (the year under consideration);
- $t-1$ denotes the previous period (the year prior to that under consideration); and
- and i denotes individual services or charging components.

(6) The ACCC is to allow any under-recoveries to be carried over between years within the five year duration of the price cap. The ACCC is to require over-recoveries to be passed back to customers within the following two years from the period of over-recovery (except in the case of year 4, where the over-recovery is to be passed back fully in year 5).

(7) Direct costs related to Government mandated security requirements are to be allowed 100 per cent pass-through in the price cap.

(8) Congestion charges employed as part of an airport demand management scheme are to be allowed 100 per cent pass-through in the price cap.

(9) The net impact of *A New Tax System*, as determined by the ACCC, is to be allowed pass-through in the price cap. In determining the net impact of *A New Tax System* the ACCC will have regard to *Price Exploitation Guidelines and Application of the Price Exploitation Guidelines to Regulated Industries: The Process*.

(10) Quality of service information obtained under Part 8 of the *Airports Act 1996* may be taken into account by the ACCC in assessing compliance with price cap arrangements. In reporting on the quality of service indicators, the ACCC will focus on the facilities and services provided by, or which could be substantially influenced by, the airport operator.

(11) New or varied charges on existing services and charges on new or varied services are to be factored into the price cap arrangements if the services are declared services.

(12) The ACCC is to use the following criteria to guide its assessment of proposals to increase charges for declared services at a rate in excess of the price cap as a result of necessary new investment:

- (a) the operator's plans for new investment or service innovation and the associated costs;
- (b) the relationship between the proposed increases in charges and the costs (including the rate of return) of the new investment or service;
- (c) support from airport users with a significant interest in the investment for the operator's proposals, including in relation to charging changes;
- (d) contribution of the new investment/service to productivity improvements at the airport;
- (e) overall efficiency of the airport's operation;
- (f) the particular demand management characteristics of individual airports, including any demand management schemes in place, capacity constraints and any under-utilisation of airport infrastructure;
- (g) airport performance against quality of service measures, including services not directly under the control of the airport operator;
- (h) airport performance *vis-à-vis* other Australian airports and any comparable international airports; and
- (i) the extent to which the proposed investment will facilitate the operations of new entrants to domestic or international aviation.

While the ACCC must take the above into account in deciding whether to approve a proposal to increase charges outside the cap, in relation to new investment, each proposal will be considered on its merits having regard to the information available to the ACCC. The weight provided by the ACCC to each of the criteria may vary on a case-by-case basis.

The ACCC will provide a statement of reasons for its determination.

(13) This Direction takes effect from 1 July 2000 and replaces Direction No 13.



JOE HOCKEY

30 June 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DIRECTION NO 18

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to section 20 of the *Prices Surveillance Act 1983*, hereby direct the Australian Competition and Consumer Commission (ACCC), in exercising its powers and performing its functions under the Act in relation to the pricing of aeronautical services at Sydney (Kingsford Smith) Airport, to give special consideration to the following matters:

(1) Quality of service information obtained under Part 8 of the *Airports Act 1996* may be taken into account by the ACCC in considering notifications to increase prices for declared services. In reporting on the quality of service indicators, the ACCC will focus on the facilities and services provided by, or which could be influenced by, the airport operator.

(2) The ACCC is to use the following criteria to guide its assessment of proposals to increase charges for declared services as a result of necessary new investment:

- (a) the operator's plans for new investment or service innovation and the associated costs;
- (b) the relationship between the proposed increases in aeronautical charges and the costs (including the level of rate of return) of the new investment or service;
- (c) support from airport users with a significant interest in the investment for the operator's proposals, including in relation to charging changes;
- (d) contribution of the new investment/service to productivity improvements at the airport;
- (e) overall efficiency of the airport's operation;
- (f) the particular demand management characteristics of individual airports, including any demand management schemes in place, capacity constraints and any under-utilisation of airport infrastructure;
- (g) airport performance against quality of service measures, including services not directly under the control of the airport operator;
- (h) airport performance *vis-à-vis* other Australian airports and any comparable international airports; and
- (i) the extent to which the proposed investment will facilitate the operations of new entrants to domestic or international aviation.

While the ACCC must take the above into account in deciding whether to approve a proposal to increase charges, in relation to new investment, each proposal will be considered on its merits having regard to the information available to the ACCC. The weight provided by the ACCC to each of the criteria may vary on a case-by-case basis.

The ACCC will provide a statement of reasons for its determination.

(3) This Direction takes effect from 1 July 2000 and replaces Direction No 15.



JOE HOCKEY

30 June 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DIRECTION NO 19

I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to section 27A of the *Prices Surveillance Act 1983*, hereby direct:

(1) the ACCC to undertake formal monitoring of the prices, costs and profits related to the supply of aeronautical related services by the following persons:

- (a) Adelaide Airport Ltd (Adelaide Airport);
- (b) Alice Springs Airport Pty Ltd (Alice Springs Airport);
- (c) Brisbane Airport Corporation Ltd (Brisbane Airport);
- (d) Canberra International Airport Pty Ltd (Canberra Airport);
- (e) Queensland Airports Ltd (Coolangatta Airport);
- (f) Top End Airport Pty Ltd (Darwin Airport);
- (g) Hobart International Airport Pty Ltd (Hobart Airport);
- (h) Australian Pacific Airports (Launceston) Pty Ltd (Launceston Airport);
- (i) Australian Pacific Airports Melbourne Ltd (Melbourne Airport);
- (j) Westralia Airports Corporation Pty Ltd (Perth Airport);
- (k) Sydney Airports Corporation Ltd (Kingsford Smith Airport); and
- (l) Australian Airports (Townsville) Pty Ltd (Townsville Airport).

(2) In this direction, 'aeronautical related services' means the provision, by an airport operator company, of any of the following:

- (a) aircraft maintenance sites and buildings;
- (b) freight equipment storage sites;
- (c) freight facility sites and buildings;
- (d) ground support equipment sites;
- (e) check-in counters and related facilities;
- (f) car parks (including public and staff parking but not valet parking).

(3) The ACCC is to report to me on its monitoring activities in paragraph (1) following the end of each financial year.

(4) This Direction takes effect from 1 July 2000 and replaces Directions No 14. and 16.



JOE HOCKEY

29 June 2000

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) The Distribution Group Limited is a corporation for the purposes of section 19 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Hagemeyer Asia Pacific Pty Limited is a foreign person for the purposes of that section of the Act;
- (C) Hagemeyer Asia Pacific Pty Limited proposes to acquire assets of an Australian business carried on by The Distribution Group Limited as specified in the notice furnished on 7 June 2000 under section 25 of the Act.

NOW THEREFORE I, Peter Biggs, Acting General Manager General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 19(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

Dated this

5th

day of

July

2000.



Acting General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) LUCKY ANDREONO is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) LUCKY ANDREONO proposes to acquire an interest in Australian urban land as specified in the notice furnished on 2 June 2000 under section 26A of the Act;

NOW THEREFORE I, Peter Biggs, Acting 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) LUCKY ANDREONO 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

8th

day of

July

2000.



Acting General Manager

9617023

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2000/88	Income tax: Neem Australia Project No. 1.	Ruling sets out the tax consequences of investing in the Project, by growers entering into a Licence Agreement and a Management Agreement for the purposes of the commercial collection and sale of Neem Tree produce.
PR 2000/89	Income tax: Settlement 22 Managed Investment Scheme.	Ruling sets out the tax consequences of investing in the Project, by investors entering a Lease and Management Agreement, and/or buying shares in the land owning company, for the purposes of engaging in a commercial viticulture, wine production and marketing business.
PR 2000/90	Income tax: Kaarimba Fresh Fruit Project.	Ruling sets out the tax consequences of investing in the Project, by growers entering into a Lease and Management Agreement for the purpose of commercially growing fruit trees.
TD 2000/30	Fringe benefits tax: what are the indexation factors for valuing non-remote housing for the fringe benefits tax (FBT) year commencing on 1 April 2000?	Determines the indexation factors for the purpose of valuing non-remote housing for the FBT year commencing 1 April 2000.

NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

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

Ruling Number	Subject	Brief Description
PR 2000/88	Income tax: Neem Australia Project No. 1.	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.
PR 2000/89	Income tax: Settlement 22 Managed Investment Scheme.	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.
PR 2000/90	Income tax: Kaarimba Fresh Fruit Project.	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.

9617024



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

**NOTIFICATION OF THE MAKING OF A 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, Institution Financing Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 14 Mort Street, Canberra City, ACT 2601, or by telephoning (02) 6240 9647.

Number/ Year	Section	Description	Date Made
T9-2000	15	To provide funding to Monash University, The University of Melbourne and The University of Queensland for the Workplace Reform Program in 2000.	23/06/2000





COMMONWEALTH OF AUSTRALIA

INTERSTATE ROAD TRANSPORT ACT 1985

Instrument of Appointment of Inspectors

I, ROBERT JOHN HOGAN, Assistant Secretary, Land Policy Branch, a delegate of the Minister for Transport and Regional Services under section 50 of the *Interstate Road Transport Act 1985* (the Act) with the power to make appointments under subsection 44(7):

1. REVOKE all prior instruments of appointment made under the Act; and
2. APPOINT the persons within the classes of officers listed in the schedule attached to this instrument as inspectors for the purposes of the Act.

Dated this

23rd day of

June

2000

.....


Robert Hogan
Assistant Secretary
Land Policy Branch



SCHEDULE**INTERSTATE ROAD TRANSPORT ACT 1985****APPOINTMENT OF INSPECTORS**

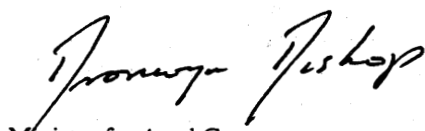
State/Territory	Department/Authority	Classes of Officers
Australian Capital Territory (ACT)	Department of Urban Services	All inspectors authorised under subsection 19(1) of the <i>Road Transport (General) Act 1999</i> (ACT).
Victoria	Roads Corporation	All authorised officers appointed under section 229 of the <i>Transport Act 1983</i> (Victoria) and paragraph 77(2)(d) of the <i>Road Safety Act 1986</i> (Victoria).
South Australia (SA)	Transport SA	All inspectors appointed under section 35 of the <i>Road Traffic Act 1961</i> (SA).
Queensland	Queensland Transport	All inspectors authorised under Part 2, section 20 of the <i>Transport Operations (Road Use Management) Act 1995</i> (Queensland).
Tasmania	Department of Infrastructure, Energy and Resources	All authorised officers appointed under section 9(2) of the <i>Tasmanian Traffic Act 1925</i> (Tasmania).
New South Wales (NSW)	Roads and Traffic Authority	A person authorised by the Roads and Traffic Authority or any other roads authority (within the meaning of the <i>Roads Act 1993</i>) to be an authorised officer for the purposes of the <i>Roads Act 1993</i> (NSW).
Northern Territory (NT)	Department of Transport & Works	All inspectors appointed under subsection 7(2) of the <i>Motor Vehicles Act</i> (NT) as in force in February 1999.
Western Australia (WA)	Transport Western Australia	All transport wardens authorised under section 7 of the <i>Road Traffic Act 1974</i> (WA).



Community Care Grant Amendment Principles 2000 (No. 1)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Principles under section 96-1 of the *Aged Care Act 1997*.

Dated 27th June 2000


Minister for Aged Care

1 Name of Principles

These Principles are the *Community Care Grant Amendment Principles 2000 (No. 1)*.

2 Commencement

These Principles commence on 1 July 2000.

3 Amendment of *Community Care Grant Principles 1997*

Schedule 1 amends the *Community Care Grant Principles 1997*.



Schedule 1 Amendments

Schedule 1 Amendments

(section 3)

[1] Section 11.3, after definition of Act

insert

GST has the same meaning as in section 195-1 of the A New Tax System (Goods and Services Tax) Act 1999.

[2] Subsection 11.7 (1)

substitute

- (1) The maximum amount of a community care grant is the sum of \$50 000 and the amount of GST payable by the approved provider on that amount.

[3] Subsection 11.7 (2)

omit

(not more than \$50,000)

insert

(not more than the maximum amount in subsection (1))



Extra Service Amendment Principles 2000 (No. 1)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Principles under section 96-1 of the *Aged Care Act 1997*.

Dated *27th June* 2000

Minister for Aged Care

1 Name of Principles

These Principles are the *Extra Service Amendment Principles 2000 (No. 1)*.

2 Commencement

These Principles commence on 1 July 2000.

3 Amendment of *Extra Service Principles 1997*

Schedule 1 amends the *Extra Service Principles 1997*.

Schedule 1 Amendments

(section 3)

[1] Section 14.3, after definition of *extra service amount**insert*

GST has the same meaning as in section 195-1 of the *A New Tax System (Goods and Services Tax) Act 1999*.

[2] Paragraph 14.25 (1) (a)*substitute*

- (a) the accommodation, services and food specified in the conditions set out in the notice must be provided to a care recipient without an additional charge, other than:
 - (i) the approved extra service amount; and
 - (ii) the amount of GST payable, if any, on the supply of a service:
 - (A) that is not a service specified in Schedule 1 to the Quality of Care Principles; and
 - (B) that is provided to the care recipient on an extra service basis under section 36-1 of the Act;

[3] Section 14.38, second dot point*substitute*

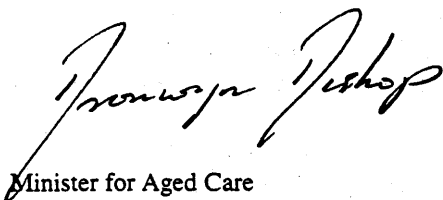
- This agreement may be varied:
 - (a) by the approved provider, if:
 - (i) the variation is necessary to implement the *A New Tax System (Goods and Services Tax) Act 1999*; and
 - (ii) the approved provider has given reasonable notice in writing about the variation to the care recipient; or
 - (b) in any other case, by the mutual consent of the care recipient and approved provider, expressed in writing and signed by the parties.
- However, this agreement must not be varied in a way that is inconsistent with the *A New Tax System (Goods and Services Tax) Act 1999*, the *Aged Care Act 1997* or the *Extra Service Principles 1997*.



Residential Care Subsidy Amendment Principles 2000 (No. 2)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Principles under subsection 96-1 (1) of the *Aged Care Act 1997*.

Dated *27th June* 2000



Minister for Aged Care

1 Name of Principles

These Principles are the *Residential Care Subsidy Amendment Principles 2000 (No. 2)*.

2 Commencement

These Principles commence on the commencement of the *A New Tax System (Compensation Measures Legislation Amendment) Act 1999*.

3 Amendment of *Residential Care Subsidy Principles 1997*

Schedule 1 amends the *Residential Care Subsidy Principles 1997*.

Schedule 1 Amendment

Schedule 1 Amendment

(section 3)

[1] After section 21.32B*insert***21.32C Exclusion from determination — GST compensation**

- (1) This section applies to a person who is receiving a pension under Part II or IV of the *Veterans' Entitlements Act 1986* at a rate determined under or by reference to the following provisions of that Act:
 - (a) for a person receiving a disability pension payable at the general rate — section 22;
 - (b) for a person receiving a disability pension payable at the general rate including an increased rate for a war-caused injury or disease — sections 22 and 27;
 - (c) for a person receiving a disability pension payable at the intermediate rate — section 23;
 - (d) for a person receiving a disability pension payable at the intermediate rate including an increased rate for a war-caused injury or disease — sections 23 and 27;
 - (e) for a person receiving a disability pension payable at the special rate — section 24;
 - (f) for a person receiving a war widow or widower pension — subsection 30 (1).
- (2) The amount specified is an amount equal to 4% of the amount of pension payable to a person under a provision referred to in subsection (1), as applicable from time to time.

Note 1 Part II of the *Veterans' Entitlements Act 1986* deals with pensions, other than service pensions, payable to veterans and their dependants.

Note 2 Part IV of the *Veterans' Entitlements Act 1986* deals with pensions payable to members of the Defence Forces or a Peacekeeping Force and their dependants.



User Rights Amendment Principles 2000 (No. 2)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Principles under subsection 96-1 (1) of the *Aged Care Act 1997*.

Dated *27th June* 2000.

Minister for Aged Care

1 Name of Principles

These Principles are the *User Rights Amendment Principles 2000 (No. 2)*.

2 Commencement

These Principles commence on gazettal.

3 Amendment of *User Rights Principles 1997*

Schedule 1 amends the *User Rights Principles 1997*.

Schedule 1 Amendments

(section 3)

[1] Section 23.3*omit*

In these Principles:

insert

(1) In these Principles:

[2] Section 23.3, after definition of *Fund**insert*

general interest charge rate has the same meaning as in subsection 8AAD (1) of the *Taxation Administration Act 1953*.

[3] Section 23.3, definition of *Treasury note yield rate**omit***[4] Section 23.3, before the note***insert*

- (2) For these Principles, the *maximum permissible interest rate*, for a day that is an entry day, means the annual rate worked out in accordance with the following steps:

Step 1 Find the general interest charge rate for the entry day.

Step 2 Round the general interest charge rate in accordance with subsection 8AAD (3) of the *Taxation Administration Act 1953*.

Step 3 Multiply the result worked out under Step 2 by the number of days in the calendar year in which the day falls.

Step 4 Subtract 4 percentage points from the amount worked out under Step 3.

The result is the *maximum permissible interest rate* for that day.

[5] Additional amendments

The following provisions are amended by omitting 'Treasury Note yield rate' and inserting 'maximum permissible interest rate':

- subsection 23.31 (3), definition of *IR*, paragraph (b)
- paragraph 23.62 (3) (a)
- subsection 23.66 (1), definition of *IR*, paragraph (b)
- subsection 23.66 (2), definition of *IR*, paragraph (b)
- subsection 23.66 (3), definition of *IR*, paragraph (b)
- subsection 23.69 (1).



User Rights Amendment Principles 2000 (No. 3)

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make these Principles under section 96-1 of the *Aged Care Act 1997*.

Dated *27th June* 2000

Minister for Aged Care

1 Name of Principles

These Principles are the *User Rights Amendment Principles 2000 (No. 3)*.

2 Commencement

These Principles commence on 1 July 2000.

3 Amendment of *User Rights Principles 1997*

Schedule 1 amends the *User Rights Principles 1997*.

Schedule 1 Amendments

Schedule 1 Amendments

(section 3)

[1] Paragraph 23.85 (c)

substitute

- (c) the agreement must provide:
 - (i) that the agreement may be varied:
 - (A) by the approved provider, if the variation is necessary to implement the *A New Tax System (Goods and Services Tax) Act 1999*; or
 - (B) in any other case, by mutual consent, following adequate consultation, of the care recipient and approved provider; and
 - (ii) that the agreement must not be varied under sub-subparagraph (i) (A) unless the approved provider has given reasonable notice in writing about the variation to the care recipient; and
 - (iii) that the agreement must not be varied in a way that is inconsistent with the *A New Tax System (Goods and Services Tax) Act 1999*, the *Aged Care Act 1997* or the *Extra Service Principles 1997*;

[2] After paragraph 23.95 (d)

insert

- (da) the agreement must provide:
 - (i) that the agreement may be varied:
 - (A) by the approved provider, if the variation is necessary to implement the *A New Tax System (Goods and Services Tax) Act 1999*; or
 - (B) in any other case, by mutual consent, following adequate consultation, of the care recipient and approved provider; and
 - (ii) that the agreement must not be varied under sub-subparagraph (i) (A) unless the approved provider has given reasonable notice in writing about the variation to the care recipient; and
 - (iii) that the agreement must not be varied in a way that is inconsistent with the *A New Tax System (Goods and Services Tax) Act 1999*, the *Aged Care Act 1997* or the *Extra Service Principles 1997*;



NOTIFICATION OF THE MAKING OF DETERMINATIONS

The following Determinations have been made and copies may be obtained from the Australian Taxation Office, 200 Collins Street, Hobart, Tasmania. Telephone: (03) 6221 0404. Copies may also be obtained from website scaleplus.law.gov.au.

**Act under which the Determination
was made**

Description of the Determination

*Diesel and Alternative Fuels Grants
Scheme Act 1999*

Diesel and Alternative Fuels Grants Scheme
Determination 2000

*Diesel and Alternative Fuels Grants
Scheme Act 1999*

Diesel and Alternative Fuels Grants Scheme (Journeys)
Determination 2000

*Diesel and Alternative Fuels Grants
Scheme Act 1999*

Diesel and Alternative Fuels Grants Advances Scheme
Guidelines 2000





Quarantine Service Fees 2000-03 (Australia Post) Determination 2000

Quarantine Determination 2000 (No. 1)

I, WARREN ERROL TRUSS, Minister for Agriculture, Fisheries and Forestry, make this Determination under section 86E of the *Quarantine Act 1908*.

Dated 26th June 2000

Minister for Agriculture, Fisheries and Forestry

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4 Payment day for basic fee	2
5 Late payment fee	3



Section 1**1 Name of Determination**

This Determination is the *Quarantine Service Fees 2000–03 (Australia Post) Determination 2000*.

Note This Determination takes effect on the day on which the notice of the Determination is published in the *Gazette* — see Act, subsection 86E (3).

2 Definitions

In this Determination:

Act means the *Quarantine Act 1908*.

Australia Post means the Australian Postal Corporation.

postal article has the same meaning as in the *Australian Postal Corporation Act 1989*.

Note The terms *basic fee*, *payment day* and *quarantine service* (used in this Determination) are defined in section 86E of the Act.

3 Basic fee for quarantine services payable by Australia Post

For section 86E of the Act, the fees payable by Australia Post for the provision of quarantine services for postal articles received by Australia Post from places outside Australia are as follows:

Item	Period of quarantine service	Basic fee (\$)
1	July, August and September 2000	625 000.00
2	October, November and December 2000	625 000.00
3	January, February and March 2001	625 000.00
4	April, May and June 2001	625 000.00
5	July, August and September 2001	656 250.00
6	October, November and December 2001	656 250.00
7	January, February and March 2002	656 250.00
8	April, May and June 2002	656 250.00
9	July, August and September 2002	689 062.50
10	October, November and December 2002	689 062.50
11	January, February and March 2003	689 062.50
12	April, May and June 2003	689 062.50

4 Payment day for basic fee

The basic fee must be paid on or before the last day of the period for which the fee is payable (the *payment day*).

Section 5

5 Late payment fee

- (1) If the basic fee is not paid on or before the payment day for the fee, an additional fee (the *late payment fee*) is payable by Australia Post.
- (2) The late payment fee is:

$$0.2 \times \text{basic fee} \times \frac{\text{days overdue}}{365}$$

where:

days overdue is the number of days after the payment day and before the day on which the basic fee is paid.



**Commonwealth
of Australia**

Gazette

No. S 364, Friday, 30 June 2000

Published by AusInfo, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

**NOTIFICATION OF DETERMINATION UNDER
SCHEDULE 1, PARAGRAPH (bj) (PIB10/2000) (PIB11/2000) (PIB12/2000) (PIB13/2000)**

The delegate of the Minister for Health and Aged Care, has, with effect from 1 July 2000 amended the Determination made on 30 June 1999 under Schedule 1, paragraph (bj) of the National Health Act 1953, by omitting Schedule 1 (PIB10/2000), Schedule 2 (PIB11/2000), Schedule 3 (PIB12/2000) and Schedule 6 (PIB13/2000) and substituting new Schedules 1, 2, 3 and 6. Schedules 1, 2, 3 and 6 amend benefit levels in regard to patient classification and patient hospital accommodation in all hospitals or day hospital facilities and conditions of benefit payment under the Second Tier arrangements. In addition some minor amendments were also made to default table day only arrangements.

Copies of the Determination can be obtained from the Commonwealth Department of Health and Aged Care, GPO Box 9848, Canberra City 2601, telephone (02) 6289 7406 24hr answering machine.





COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

**DETERMINATION UNDER SUBSECTION 95(1) (AMENDMENT NO. 1 OF
2000)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, under subsection 95(1) of the *Telecommunications Act 1997* (the Act) and subsection 33(3) of the *Acts Interpretation Act 1901*, amend the Determination under subsection 95(1) of the Act made on 12 January 1998 (as amended by the Determination made on 21 December 1999) by extending the date on which the firstmentioned Determination ceases to have effect from 30 June 2000 or such later date as is determined by the Minister to 31 December 2000 or such later date as is determined by the Minister by disallowable instrument.

Dated 27 JUNE 2000

Richard Alston

Minister for Communications, Information Technology and the Arts



COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

**DETERMINATION UNDER SUBSECTION 51(1) (AMENDMENT NO. 1 OF
2000)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, under subsection 51(1) of the *Telecommunications Act 1997* (the Act) and subsection 33(3) of the *Acts Interpretation Act 1901*, amend the Determination under subsection 51(1) of the Act made on 12 January 1998 (as amended by the Determination made on 21 December 1999) by extending the date on which the firstmentioned Determination ceases to have effect from 30 June 2000 or such later date as is determined by the Minister to 31 December 2000 or such later date as is determined by the Minister by disallowable instrument.

Dated 27 JUNE 2000

Richard Alston

Minister for Communications, Information Technology and the Arts



Commonwealth
of Australia

Gazette

No. S 369, Saturday, 1 July 2000

Published by AusInfo, Canberra

SPECIAL

Excise Tariff Act 1921

NOTICE OF SUBSTITUTED THRESHOLD PRICE

Notice No. 1 (2000)

In accordance with subsection 6AA(7) of the *Excise Tariff Act 1921*, I, BRUCE KIEREN THOMPSON, delegate of the Chief Executive Officer of Customs, notify that on and from 1 July 2000, the threshold price of \$349.16 per kilolitre is substituted for the threshold price of \$342.97 per kilolitre for the purposes of the *Excise Tariff Act 1921*.

(B K THOMPSON)

Delegate of the

Chief Executive Officer of Customs

6 June 2000

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**Commonwealth
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SPECIAL



GST-free Supply (Health Services) Determination 2000

I, MICHAEL WOOLDRIDGE, Minister for Health and Aged Care,
make this Determination under paragraph 177-10 (4) (a) of the *A New
Tax System (Goods and Services Tax) Act 1999*.

Dated 30 JUN 2000 2000.

Minister for Health and Aged Care





GST-free Supply (Health Services) Determination 2000

made under the

A New Tax System (Goods and Services Tax) Act 1999

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Section 1

1 Name of Determination

This Determination is the *GST-free Supply (Health Services) Determination 2000*.

2 Commencement

This Determination commences on 1 July 2000.

3 Definitions

In this Determination:

Act means the *A New Tax System (Goods and Services Tax) Act 1999*.

psychiatric hostel means a private psychiatric hostel licensed under the *Hospitals and Health Services Act 1927 (WA)*.

Note The following expressions that are used in this Determination are defined in the Act:

- *GST-free*
- *supply*

4 GST-free supplies

- (1) A supply of a health service of any of the following kinds to a resident under treatment at a psychiatric hostel is a supply determined under paragraph 38-15 (c) of the Act:
 - (a) accommodation;
 - (b) meals and refreshments;
 - (c) laundry;
 - (d) 24 hour supervision (including supervision and assistance with medications);
 - (e) assistance with daily living activities (for example: bathing, showering, personal hygiene, grooming, dressing, undressing and communication).

Section 4

- (2) A supply of a health service of any of the following kinds in an institutional full-time residential setting, the primary purpose of which is prevention and control of substance abuse by Aboriginal and Torres Strait Islander people, is a supply determined under paragraph 38-15 (c) of the Act:
- (a) accommodation;
 - (b) meals and refreshments for residents;
 - (c) laundry for residents;
 - (d) supervision (including supervision and assistance with medications).

Example

Northern Territory community government councils under Part VIII of the *Local Government Act 1985* (NT) could benefit from subsection (2).

Note Subject to the requirements of para 38-15 (a) and (b) of the Act, the supply of any of the services mentioned in subs 4 (1) or (2) is GST-free.



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Gazette

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SPECIAL



Australian
Communications
Authority

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 162 of the *Radiocommunications Act 1992* on the 30th June 2000.

- **Radiocommunications (Electromagnetic Radiation - Human Exposure) Amendment Standard 2000 (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



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**Australian
Communications
Authority**

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 182 of the *Radiocommunications Act 1992* on the 30th June 2000.

- **Radiocommunications (Compliance Labelling - Cordless and Mobile Phones) Amendment Notice 2000 (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



GST-free Supply (Care) Determination 2000

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make this Determination under paragraph 177-10 (1) (d) of the *A New Tax System (Goods and Services Tax) Act 1999*.

Dated *28th June* 2000

Minister for Aged Care

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Care provided to carers	4



Section 1

1 Name of Determination

This Determination is the *GST-free Supply (Care) Determination 2000*.

2 Commencement

This Determination commences on 1 July 2000.

3 Definitions

In this Determination:

Act means the *A New Tax System (Goods and Services Tax) Act 1999*.

care means services to enable a targeted person to continue to live at home.

carer means a person who provides care to a targeted person.

respite care means care provided as an alternative care arrangement with the primary purpose of giving a carer or targeted person a short-term break from the usual care arrangement.

targeted person means a frail, older person or a younger person who:

- (a) has a moderate, severe or profound disability (including addiction to a drug); and
- (b) lives at home; and
- (c) would, in the absence of services of the kind mentioned in Schedule 1, be at risk of prematurely or inappropriately needing:
 - (i) long term care in a hospital or other institution; or
 - (ii) residential care within the meaning of the *Aged Care Act 1997*.

Note The following expressions used in this Determination are defined in the Act:

- GST-free
- supply.

4 Supply of care to targeted person

For paragraph 38-30 (4) (b) of the Act, the supply of care of a kind mentioned in Schedule 1 to a targeted person is similar to a supply that is GST-free because of subsection 38-30 (2) of the Act.

Note Subject to the requirements of paragraph 38-30 (4) (a) of the Act, the supply of care of a kind mentioned in Schedule 1 is GST-free.

5 Supply of care to carer

For paragraph 38-30 (4) (b) of the Act, the supply of care of a kind mentioned in Schedule 2 to a carer that substantially enables the carer to give care to a targeted person is similar to a supply that is GST-free because of subsection 38-30 (2) of the Act.

Note Subject to the requirements of paragraph 38-30 (4) (a) of the Act in the circumstances mentioned in section 5, the supply of care of a kind mentioned in Schedule 2 is GST-free.

Care provided to targeted persons

Schedule 1

Schedule 1 Care provided to targeted persons

(section 4)

Item	Service
1	Home help
2	Personal care
3	Home maintenance
4	Home modification
5	Provision of food
6	Provision and delivery of meals at home or at a day care or similar centre
7	Respite care
8	Transport to and from day care or similar centres and for shopping trips, social outings and for health-related purposes
9	Community paramedical services
10	Community nursing
11	Assessment of the person's care needs
12	Referral to other community care services
13	Training in the use of aids and appliances and in how to get the most out of the other services mentioned in this Schedule
14	Individual care planning or case management
15	Provision of basic equipment for social support, excluding the provision of aids and appliances under paragraph 7 (3) (b) of the Schedule to the <i>Home and Community Care Act 1985</i>
16	Day care
17	Linen services
18	Counselling
19	Community advocacy for a purpose mentioned in section 81-1 of the <i>Aged Care Act 1997</i>
20	Medication management
21	Provision and monitoring of personal alert systems
22	Provision of therapeutic supplies and services under the program known as the Psychogeriatric Unit Program administered by the Commonwealth
23	Continence management

Schedule 2 Care provided to carers

Schedule 2 Care provided to carers

(section 5)

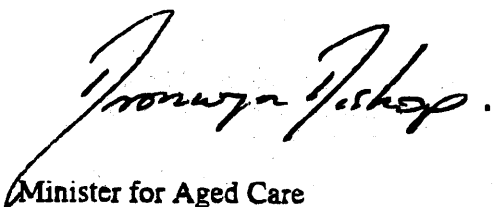
Item	Service
1	Home help
2	Personal care
3	Home maintenance
4	Home modification
5	Provision of food
6	Provision and delivery of meals at home or at a day care or similar centre
7	Respite care
8	Transport to and from day care or similar centres and for shopping trips, social outings and health-related purposes
9	Training in the provision of services mentioned in Schedule 1
10	Provision of basic equipment for social support, excluding the provision of aids and appliances under paragraph 7 (3) (b) of the Schedule to the <i>Home and Community Care Act 1985</i>
11	Linen services
12	Counselling
13	Carer support
14	Community advocacy for a purpose mentioned in section 81-1 of the <i>Aged Care Act 1997</i>
15	Provision and monitoring of personal alert systems
16	Assessment of the carer's care needs
17	Referral to other community care services



GST-free Supply (Residential Care — Non-Government-Funded Supplier) Determination 2000

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make this Determination under paragraph 177-10 (1) (c) of the *A New Tax System (Goods and Services Tax) Act 1999*.

Dated *28th June* 2000


Minister for Aged Care

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Section 1

1 Name of Determination

This Determination is the *GST-free Supply (Residential Care — Non-Government-Funded Supplier) Determination 2000*.

2 Commencement

This Determination commences on 1 July 2000.

3 Definitions**(1) In this Determination:**

Act means the *A New Tax System (Goods and Services Tax) Act 1999*.

Note The following expressions used in this Determination are defined in the Act:

- GST-free
- Quality of Care Principles
- supply.

(2) An expression used in this Determination and in the Quality of Care Principles has the same meaning in this Determination as it has in the Quality of Care Principles.

Note Examples of expressions used in Schedule 1 and in the Quality of Care Principles are given at the start of Schedule 1.

4 Kinds of services

For paragraph 38-25 (3) (b) of the Act, the services mentioned in Schedule 1, if supplied in the circumstances mentioned in section 5, are of a kind covered by Schedule 1 to the Quality of Care Principles.

Note Subject to the requirements of paragraphs 38-25 (3) (a) and (c) of the Act, the supply of any of the services mentioned in Schedule 1 is GST-free.

5 Circumstances of supply

For section 4, the circumstances are that:

- (a) the care recipient has a continuing need for the services mentioned in item 2.1 or 3.8 of Schedule 1; and
- (b) the services are supplied, under a written agreement with the supplier, as a package made up of:
 - (i) the services mentioned in item 2.1 or 3.8 of Schedule 1; and
 - (ii) other services mentioned in Schedule 1 that are needed by the care recipient; and
 - (iii) accommodation; and
- (c) the charges for services and for accommodation are payable to the same entity.

Kinds of services
Hotel services for residents in a residential facility

Schedule 1
Part 1

Schedule 1 Kinds of services

(section 4)

Note An expression used in this Schedule and in the Quality of Care Principles has the same meaning in this Schedule as it has in the Quality of Care Principles.

Examples

- resident
- residential care.

Part 1 Hotel services for residents in a residential facility

Item	Service	Content
1.1	Administration	General operation of the residential care service, including resident documentation
1.2	Maintenance of buildings and grounds	Adequately maintained buildings and grounds
1.3	Utilities	Utilities such as electricity and water
1.4	Furnishings	Bed-side lockers, chairs with arms, containers for personal laundry, dining, lounge and recreational furnishings, draw-screens (for shared rooms), resident wardrobe space, and towel rails Excludes furnishings a resident chooses to provide
1.5	Bedding	Beds and mattresses, bed linen, blankets, and absorbent or waterproof sheeting
1.6	Cleaning services, goods and facilities	Cleanliness and tidiness of the entire residential care service Excludes a resident's personal area if the resident chooses and is able to maintain it himself or herself
1.7	Waste disposal	Safe disposal of organic and inorganic waste material
1.8	General laundry	Heavy laundry facilities and services, and personal laundry services, including laundering of clothing that can be machine washed Excludes cleaning of clothing requiring dry cleaning or another special cleaning process, and personal laundry if a resident chooses and is able to do this himself or herself
1.9	Toiletry goods	Bath towels, face washers, soap, and toilet paper

Schedule 1	Kinds of services
Part 1	Hotel services for residents in a residential facility

Item	Service	Content
1.10	Meals and refreshments	<p>(a) Meals of adequate variety, quality and quantity for each resident, served each day at times generally acceptable to both residents and management, and generally consisting of 3 meals per day plus morning tea, afternoon tea and supper</p> <p>(b) Special dietary requirements, having regard to either medical need or religious or cultural observance (excluding special dietary requirements of the kind mentioned in item 2.2)</p> <p>(c) Food, including fruit of adequate variety, quality and quantity, and non-alcoholic beverages, including fruit juice</p>
1.11	Resident social activities	Programs to encourage residents to take part in social activities that promote and protect their dignity, and to take part in community life outside the residential care service
1.12	Emergency assistance	At least 1 responsible person is continuously on call and in reasonable proximity to render emergency assistance

Kinds of services	Schedule 1
Care services (general)	Part 2

Part 2 Care services (general)

Item	Service	Content
2.1	Daily living activities assistance	<p>Personal assistance, including individual attention, individual supervision, and physical assistance, with:</p> <ul style="list-style-type: none"> (a) bathing, showering, personal hygiene and grooming (b) maintaining continence or managing incontinence, and using aids and appliances designed to assist continence management (c) eating and eating aids, and using eating utensils and eating aids (including actual feeding if necessary) (d) dressing, undressing, and using dressing aids (e) moving, walking, wheelchair use, and using devices and appliances designed to aid mobility, including the fitting of artificial limbs and other personal mobility aids (f) communication, including to address difficulties arising from impaired hearing, sight or speech, or lack of common language (including fitting sensory communication aids), and checking hearing aid batteries and cleaning spectacles <p>Excludes hairdressing</p>
2.2	Meals and refreshments	<p>Special dietary requirements in addition to those mentioned in item 1.10</p> <p><i>Example</i> Vitamised or thickened food for people unable to chew or swallow</p>
2.3	Emotional support	Emotional support to, and supervision of, residents
2.4	Treatments and procedures	Treatments and procedures that are carried out according to the instructions of a health professional or a person responsible for assessing a resident's personal care needs, including supervision and physical assistance with taking medications, and ordering and reordering medications, subject to requirements of State or Territory law
2.5	Recreational therapy	Recreational activities suited to residents, participation in the activities, and communal recreational equipment

Schedule 1 Kinds of services
Part 2 Care services (general)

Item	Service	Content
2.6	Rehabilitation support	Individual therapy programs designed by health professionals that are aimed at maintaining or restoring a resident's ability to perform daily tasks for himself or herself, or assisting residents to obtain access to such programs
2.7	Assistance in obtaining health practitioner services	Arrangements for aural, community health, dental, medical, psychiatric and other health practitioners to visit residents, whether the arrangements are made by residents, relatives or other persons representing the interests of residents, or are made direct with a health practitioner
2.8	Assistance in obtaining access to specialised therapy services	Making arrangements for speech therapy, podiatry, occupational or physiotherapy practitioners to visit residents, whether the arrangements are made by residents, relatives or other persons representing the interests of residents
2.9	Support for residents with cognitive impairment	Individual attention and support to residents with cognitive impairment (eg dementia, and other behavioural disorders), including individual therapy activities and specific programs designed and carried out to prevent or manage a particular condition or behaviour and to enhance the quality of life and care for such residents and ongoing support (including specific encouragement) to motivate or enable such residents to take part in general activities of the residential care service

Kinds of services
Care services for residents needing a high level of residential care

Schedule 1
Part 3

Part 3 Care services for residents needing a high level of residential care

Item	Service	Content
3.1	Furnishings	Over-bed tables
3.2	Bedding materials	Bed rails, incontinence sheets, restrainers, ripple mattresses, sheepskins, tri-pillows, and water and air mattresses appropriate to each resident's condition
3.3	Toiletry goods	Sanitary pads, tissues, toothpaste, denture cleaning preparations, shampoo and conditioner, and talcum powder
3.4	Goods to assist residents to move themselves	Crutches, quadruped walkers, walking frames, walking sticks, and wheelchairs Excludes motorised wheelchairs and custom made aids
3.5	Goods to assist staff to move residents	Mechanical devices for lifting residents, stretchers, and trolleys
3.6	Goods to assist with toileting and incontinence management	Absorbent aids, commode chairs, disposable bed pans and urinal covers, disposable pads, over-toilet chairs, shower chairs and urodomes, catheter and urinary drainage appliances, and disposable enemas
3.7	Basic medical and pharmaceutical supplies and equipment	Analgesia, anti-nausea agents, bandages, creams, dressings, laxatives and aperients, mouthwashes, ointments, saline, skin emollients, swabs, and urinary alkalisising agents Excludes goods prescribed by a health practitioner for a particular resident and used only by the resident
3.8	Nursing services	Initial and on-going assessment, planning and management of care for residents, carried out by a registered nurse Nursing services carried out by a registered nurse, or other professional appropriate to the service (eg medical practitioner, stoma therapist, speech pathologist, physiotherapist or qualified practitioner from a palliative care team) Services may include, but are not limited to, the following: <ul style="list-style-type: none"> (a) establishment and supervision of a complex pain management or palliative care program, including monitoring and managing any side effects (b) insertion, care and maintenance of tubes, including intravenous and naso-gastric tubes

Schedule 1 **Kinds of services**
Part 3 **Care services for residents needing a high level of residential care**

Item	Service	Content
		<ul style="list-style-type: none"> (c) establishing and reviewing a catheter care program, including the insertion, removal and replacement of catheters (d) establishing and reviewing a stoma care program (e) complex wound management (f) insertion of suppositories (g) risk management procedures relating to acute or chronic infectious conditions (h) special feeding for care recipients with dysphagia (difficulty with swallowing) (i) suctioning of airways (j) tracheostomy care (k) enema administration (l) oxygen therapy requiring ongoing supervision because of a care recipient's variable need (m) dialysis treatment
3.10	Medications	Medications subject to requirements of State or Territory law
3.11	Therapy services, such as, recreational, speech therapy, podiatry, occupational, and physiotherapy services	<ul style="list-style-type: none"> (a) Maintenance therapy delivered by health professionals, or care staff as directed by health professionals, designed to maintain residents' levels of independence in activities of daily living (b) More intensive therapy delivered by health professionals, or care staff as directed by health professionals, on a temporary basis that is designed to allow residents to reach a level of independence at which maintenance therapy will meet their needs <p>Excludes intensive, long-term rehabilitation services required following, for example, serious illness or injury, surgery or trauma</p>
3.12	Oxygen and oxygen equipment	Oxygen and oxygen equipment needed on a short-term, episodic or emergency basis



GST-free Supply (Residential Care — Government-Funded Supplier) Determination 2000

I, BRONWYN KATHLEEN BISHOP, Minister for Aged Care, make this Determination under paragraph 177-10 (1) (b) of the *A New Tax System (Goods and Services Tax) Act 1999*

Dated *28th June* 2000

Minister for Aged Care

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Section 1

1 Name of Determination

This Determination is the *GST-free Supply (Residential Care — Government-Funded Supplier) Determination 2000*.

2 Commencement

This Determination commences on 1 July 2000.

3 Definitions**(1) In this Determination:**

Act means the *A New Tax System (Goods and Services Tax) Act 1999*.

Note The following expressions used in this Determination are defined in the Act:

- GST-free
- Quality of Care Principles
- supply.

(2) An expression used in Schedule 1 and in the Quality of Care Principles has the same meaning in Schedule 1 as it has in the Quality of Care Principles.

Note Examples of expressions used in Schedule 1 and in the Quality of Care Principles are given at the start of Schedule 1.

4 Kinds of services

For paragraph 38-25 (2) (b) of the Act, the services mentioned in Schedule 1 are of a kind covered by Schedule 1 to the Quality of Care Principles.

Note Subject to the requirements of paragraphs 38-25 (2) (a) and (c) of the Act, the supply of any of the services mentioned in Schedule 1 is GST-free.

Kinds of services	Schedule 1
Hotel services for residents in a residential facility	Part 1

Schedule 1 Kinds of services

(section 4)

Note An expression used in this Schedule and in the Quality of Care Principles has the same meaning in this Schedule as it has in the Quality of Care Principles.

Examples

- resident
- residential care.

Part 1 Hotel services for residents in a residential facility

Item	Service	Content
1.1	Administration	General operation of the residential care service, including resident documentation
1.2	Maintenance of buildings and grounds	Adequately maintained buildings and grounds
1.3	Utilities	Utilities such as electricity and water
1.4	Furnishings	Bed-side lockers, chairs with arms, containers for personal laundry, dining, lounge and recreational furnishings, draw-screens (for shared rooms), resident wardrobe space, and towel rails Excludes furnishings a resident chooses to provide
1.5	Bedding	Beds and mattresses, bed linen, blankets, and absorbent or waterproof sheeting
1.6	Cleaning services, goods and facilities	Cleanliness and tidiness of the entire residential care service Excludes a resident's personal area if the resident chooses and is able to maintain it himself or herself
1.7	Waste disposal	Safe disposal of organic and inorganic waste material
1.8	General laundry	Heavy laundry facilities and services, and personal laundry services, including laundering of clothing that can be machine washed Excludes cleaning of clothing requiring dry cleaning or another special cleaning process, and personal laundry if a resident chooses and is able to do this himself or herself
1.9	Toiletry goods	Bath towels, face washers, soap, and toilet paper
1.10	Meals and refreshments	(a) Meals of adequate variety, quality and quantity for each resident, served each day at times generally acceptable to both residents and management, and generally consisting of 3 meals per day plus morning tea, afternoon tea and supper (b) Special dietary requirements, having regard to either medical need or religious or cultural observance (excluding special dietary requirements of the kind mentioned in item 2.2)

Schedule 1 **Kinds of services**
Part 1 **Hotel services for residents in a residential facility**

Item	Service	Content
		(c) Food, including fruit of adequate variety, quality and quantity, and non-alcoholic beverages, including fruit juice
1.11	Resident social activities	Programs to encourage residents to take part in social activities that promote and protect their dignity, and to take part in community life outside the residential care service
1.12	Emergency assistance	At least 1 responsible person is continuously on call and in reasonable proximity to render emergency assistance

Kinds of services Schedule 1
Care services (general) Part 2

Part 2 Care services (general)

Item	Service	Content
2.1	Daily living activities assistance	<p>Personal assistance, including individual attention, individual supervision, and physical assistance, with:</p> <ul style="list-style-type: none"> (a) bathing, showering, personal hygiene and grooming (b) maintaining continence or managing incontinence, and using aids and appliances designed to assist continence management (c) eating and eating aids, and using eating utensils and eating aids (including actual feeding if necessary) (d) dressing, undressing, and using dressing aids (e) moving, walking, wheelchair use, and using devices and appliances designed to aid mobility, including the fitting of artificial limbs and other personal mobility aids (f) communication, including to address difficulties arising from impaired hearing, sight or speech, or lack of common language (including fitting sensory communication aids), and checking hearing aid batteries and cleaning spectacles <p>Excludes hairdressing</p>
2.2	Meals and refreshments	<p>Special dietary requirements in addition to those mentioned in item 1.10</p> <p><i>Example</i> Vitamised or thickened food for people unable to chew or swallow</p>
2.3	Emotional support	Emotional support to, and supervision of, residents
2.4	Treatments and procedures	Treatments and procedures that are carried out according to the instructions of a health professional or a person responsible for assessing a resident's personal care needs, including supervision and physical assistance with taking medications, and ordering and reordering medications, subject to requirements of State or Territory law
2.5	Recreational therapy	Recreational activities suited to residents, participation in the activities, and communal recreational equipment
2.6	Rehabilitation support	Individual therapy programs designed by health professionals that are aimed at maintaining or restoring a resident's ability to perform daily tasks for himself or herself, or assisting residents to obtain access to such programs
2.7	Assistance in obtaining health practitioner services	Arrangements for aural, community health, dental, medical, psychiatric and other health practitioners to visit residents, whether the arrangements are made by residents, relatives or other persons representing the interests of residents, or are made direct with a health practitioner

Schedule 1 **Kinds of services**
Part 2 **Care services (general)**

Item	Service	Content
2.8	Assistance in obtaining access to specialised therapy services	Making arrangements for speech therapy, podiatry, occupational or physiotherapy practitioners to visit residents, whether the arrangements are made by residents, relatives or other persons representing the interests of residents
2.9	Support for residents with cognitive impairment	Individual attention and support to residents with cognitive impairment (eg dementia, and other behavioural disorders), including individual therapy activities and specific programs designed and carried out to prevent or manage a particular condition or behaviour and to enhance the quality of life and care for such residents and ongoing support (including specific encouragement) to motivate or enable such residents to take part in general activities of the residential care service

	Kinds of services	Schedule 1
Care services for residents needing a high level of residential care		Part 3

Part 3 Care services for residents needing a high level of residential care

Item	Service	Content
3.1	Furnishings	Over-bed tables
3.2	Bedding materials	Bed rails, incontinence sheets, restraints, ripple mattresses, sheepskins, tri-pillows, and water and air mattresses appropriate to each resident's condition
3.3	Toiletry goods	Sanitary pads, tissues, toothpaste, denture cleaning preparations, shampoo and conditioner, and talcum powder
3.4	Goods to assist residents to move themselves	Crutches, quadruped walkers, walking frames, walking sticks, and wheelchairs Excludes motorised wheelchairs and custom made aids
3.5	Goods to assist staff to move residents	Mechanical devices for lifting residents, stretchers, and trolleys
3.6	Goods to assist with toileting and incontinence management	Absorbent aids, commode chairs, disposable bed pans and urinal covers, disposable pads, over-toilet chairs, shower chairs and urodomcs, catheter and urinary drainage appliances, and disposable enemas
3.7	Basic medical and pharmaceutical supplies and equipment	Analgesia, anti-nausea agents, bandages, creams, dressings, laxatives and aperients, mouthwashes, ointments, saline, skin emollients, swabs, and urinary alkalising agents Excludes goods prescribed by a health practitioner for a particular resident and used only by the resident
3.8	Nursing services	Initial and on-going assessment, planning and management of care for residents, carried out by a registered nurse Nursing services carried out by a registered nurse, or other professional appropriate to the service (eg medical practitioner, stoma therapist, speech pathologist, physiotherapist or qualified practitioner from a palliative care team) Services may include, but are not limited to, the following: <ul style="list-style-type: none"> (a) establishment and supervision of a complex pain management or palliative care program, including monitoring and managing any side effects (b) insertion, care and maintenance of tubes, including intravenous and naso-gastric tubes (c) establishing and reviewing a catheter care program, including the insertion, removal and replacement of catheters (d) establishing and reviewing a stoma care program (e) complex wound management



COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in subsection 10A(5) of the Act, hereby declare specimens of the Class *Holothuroidea* (beche-de-mer, trepang, sea cucumber), excluding those species listed under Schedule 4 of the Act, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. operation of the fishery will be carried out in accordance with the document from the Protected Zone Joint Authority entitled "Statement of Management Arrangements - Torres Strait Beche-de-mer Fishery" dated November 1999;
2. the Torres Strait Beche-de-mer Working Group review the Total Allowable Catches for species other than sandfish (*Holothuria scabra*) with the objective of establishing them on a more scientific basis by 30 June 2003;
3. there should be an independent scientific assessment of all targeted stocks in the fishery before 1 January 2003;
4. where the process for establishing TACs in the fishery is to be changed, the Protected Zone Joint Authority shall submit a statement of the proposed new process to the Designated Authority for approval;
5. the export of sandfish (*Holothuria scabra*) shall be banned for the period of this declaration;
6. annual reports are to be provided by the Protected Zone Joint Authority to the Designated Authority by 30 September each year and to include:
 - total catch (number of specimens and wet weight);
 - catch per unit effort, by species, area and month;
 - the proposed TAC for the following year; and
 - an overall assessment of the fishery including, but not limited to, compliance issues, research, and review of the progress in achieving the objectives of the management arrangements;
7. this declaration is only for *Holothuroidea* taken in the area of the Torres Strait Beche-de-mer Fishery and expires on 30 June 2003 or upon the implementation of a plan of management for the fishery, whichever occurs sooner.

Dated this 30 day of June 2000

Robert Hill
Minister for the Environment and Heritage

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

Director, Sustainable Fisheries Section
Marine Group
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 1917 Facsimile: (02) 6274 1006





Commonwealth of Australia

Broadcasting Services Act 1992

**Broadcasting Services (Events) Notice
No. 1 of 1994 (Amendment No. 2 of 2000)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, being satisfied that the televising of the events specified in the following Notice should be available free to the general public, hereby amend the Broadcasting Services (Events) Notice No. 1 of 1994 by issuing the following Notice under subsection 115(1A) of the *Broadcasting Services Act 1992*.

Dated

29 / 6 / 1999

Richard Alston

Minister for Communications,
Information Technology and the Arts

1. Amendment

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

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

2. Schedule (Events)

2.1 Insert Item 6A.

"6A. Each match in the Federation of International Football Associations World Cup tournament to be held in 2006."





NOTICE OF INTENTION TO PROPOSE A CUSTOMS TARIFF ALTERATION

NOTICE NO. 2 (2000)

Pursuant to section 273EA of the *Customs Act 1901*, I, DEBORAH JOY BATES, delegate of the Minister for Justice and Customs, hereby give notice that it is intended, within seven sitting days of the House of Representatives after the date of publication of this notice in the *Gazette*, to propose in the Parliament a Customs Tariff alteration in accordance with the particulars specified in the Schedule to this notice and operating on and from 4 July 2000.

The Schedule

Alteration to the *Customs Tariff Act 1995*

1 Item 17 in Part II of Schedule 4

Repeal the item, substitute:

17

Goods:

Free

- (a) produced in Australia, that have been exported from Australia and returned in an unaltered condition, being goods which have not been subjected to treatment, repair, renovation, alteration or any other process; or
- (b) on which duties of the Commonwealth were paid when first imported into Australia, that have been exported from Australia and are returned in an unaltered condition, being goods which have not been subjected to treatment, repair, renovation, alteration or any other process, not being goods in respect of which:
 - (i) any duties of the Commonwealth were payable at or prior to the date of exportation but which have not been paid; or
 - (ii) drawback or refund of any duties of the Commonwealth was paid and an amount equal to such drawback or refund has not been paid to the Commonwealth; or



- (c) which, when first imported into Australia, were entered for home consumption under item 41A in Part III of Schedule 4 to the *Customs Tariff Act 1995* and export credits were used in calculating the amount of duty, that have been exported from Australia and are returned in an unaltered condition, being goods which have not been subjected to treatment, repair, renovation, alteration or any other process, not being goods in respect of which:
- (i) any duties of the Commonwealth were payable at or prior to the date of exportation but which have not been paid; or
 - (ii) drawback or refund of any duties of the Commonwealth was paid and an amount equal to such drawback or refund has not been paid to the Commonwealth; or
 - (iii) reinstatement of export credits was made and an amount equal to the value of the export credits has not been paid to the Commonwealth; or
 - (iv) reinstatement of export credits was made and has not been reversed; or
- (d) which, when first imported into Australia were entered for home consumption under item 54 in Part III of Schedule 4 to the *Customs Tariff Act 1995* and import credits were used in calculating the amount of duty, that have been exported from Australia and are returned in an unaltered condition, being goods which have not been subjected to treatment, repair, renovation, alteration or any other process, not being goods in respect of which:
- (i) any duties of the Commonwealth were payable at or prior to the date of exportation but which have not been paid; or
 - (ii) drawback or refund of any duties of the Commonwealth was paid and an amount equal to such drawback or refund has not been paid to the Commonwealth; or
 - (iii) reinstatement of import credits was made and an amount equal to the value of the import credits has not been paid to the Commonwealth; or
 - (iv) reinstatement of import credits was made and has not been reversed.

Exception

This item does not apply to goods covered by item 17A of this Schedule.

17A

Goods produced in Australia, that have been exported from Australia and returned in an unaltered condition, being goods which have not been subjected to treatment, repair, renovation, alteration or any other process which contain components of the following kind:

- (a) components that were previously imported by the holder of a Tradex Order (in force under the *Tradex Scheme Act 1999*) in which the components were specified; or
- (b) components that were previously imported under the Manufacturing in Bond Scheme

For each component or part of goods previously imported under the *Tradex Scheme Act 1999* or the Manufacturing in Bond Scheme on which duty was not payable: The rate in relation to each component or part of goods is the rate assessed in accordance with Part 2 of this Act
NZ/PNG/FI/DC/DCS/DCT: The rate in relation to each component or part of goods is the rate assessed in accordance with Part 2 of this Act

In relation to each of the remaining components or part of goods: Free

Dated this third day of July 2000.



DEBORAH JOY BATES
Delegate of the Minister for
Justice and Customs



Excise Act 1901

**NOTICE OF DECLARED RATE IN RESPECT OF DIESEL FUEL REBATE
UNDER SUBSECTION 78A(5AAC)**

NOTICE NO. 1 (2000)

I, PETER COSTELLO Treasurer, hereby declare, pursuant to subsection 78A(5AAC) of the *Excise Act 1901* (the Act), that the rate of rebate payable under subsection 78A(1) of the Act on and after 1 July 2000 in respect of diesel fuel prescribed in paragraphs 2AA(1)(b) and (c) of the Excise Regulations, for use in a manner specified in Column 1 of the Schedule to this notice, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

THE SCHEDULE

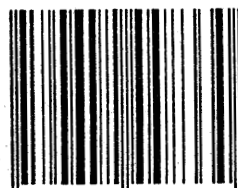
Column 1	Column 2
<u>USE FOR WHICH DIESEL FUEL PURCHASED</u>	<u>DECLARED RATE OF DIESEL FUEL REBATE</u>
Mining Operations referred to in paragraph 78A(1)(a) of the Act	\$0.07426 per litre
Primary Production referred to in paragraph 78A(1)(aa) of the Act	\$0.07426 per litre
Residential Premises referred to in paragraph 78A(1)(b) of the Act	\$0.07426 per litre
Hospitals, Nursing Homes or Other Institutions referred to in paragraph 78A(1)(c) of the Act	\$0.07426 per litre
Homes for Aged Persons referred to in paragraph 78A(1)(d) of the Act	\$0.07426 per litre

Dated this

30th

day of June 2000.

Peter Costello
Treasurer



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**Commonwealth
of Australia**

Gazette

No. S 377, Tuesday, 4 July 2000

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SPECIAL

**NOTIFICATION OF THE MAKING OF THE DAIRY EXIT PROGRAM
SCHEME AMENDMENT 2000 (NO. 1)**

The *Dairy Exit Program Scheme Amendment 2000 (No. 1)* has been made under subsection 52C (1) of the *Farm Household Support Act 1992* and copies may be obtained from:

Rural Programs Branch
Rural Policy and Communications Division
Agriculture, Fisheries and Forestry — Australia
Edmund Barton Building
Broughton Street
BARTON ACT 2600

Telephone: (02) 6272 4418.





Customs Act 1901

**NOTICE OF DECLARED RATE IN RESPECT OF DIESEL FUEL REBATE
UNDER SUBSECTION 164(SAAC)**

NOTICE NO. 1 (2000)

I, AMANDA ELOISE VANSTONE, Minister for Justice and Customs, hereby declare, pursuant to subsection 164(SAAC) of the *Customs Act 1901* (the Act), that the rate of rebate payable under subsection 164(1) of the Act on and after 1 July 2000 in respect of diesel fuel prescribed in paragraphs 1B(1)(b) and (c) of the *Customs Regulations 1926*, for use in a manner specified in Column 1 of the Schedule to this notice, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

THE SCHEDULE

Column 1	Column 2
<u>USE FOR WHICH DIESEL FUEL PURCHASED</u>	<u>DECLARED RATE OF DIESEL FUEL REBATE</u>
Mining Operations referred to in paragraph 164(1)(a) of the Act	\$0.07426 per litre
Primary Production referred to in paragraph 164(1)(aa) of the Act	\$0.07426 per litre
Residential Premises referred to in paragraph 164(1)(b) of the Act	\$0.07426 per litre
Hospitals, Nursing Homes or Other Institutions referred to in paragraph 164(1)(c) of the Act	\$0.07426 per litre
Homes for Aged Persons referred to in paragraph 164(1)(d) of the Act	\$0.07426 per litre

Dated this

3rd

JULY
day of July 2000.

Amanda Vanstone
Minister for Justice and Customs





Commonwealth of Australia

Migration Act 1958

**AUTHORISATION OF EMPLOYEES OF FISHERIES
WESTERN AUSTRALIA 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 notices authorising employees of Fisheries Western Australia to be officers for the purposes of the Act; and
- (2) **AUTHORISE** the persons, who are employees of Fisheries Western Australia, as set out in the attached Schedule, to be officers for the purposes of the Act.

Dated

21st June
2000.

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*.]



SCHEDULE

Column 1 Position No.	Column 2 Title
02093832	Administrative Support Officer AFZ
00076533	Supervising Fisheries Officer
00076570	Senior Fisheries Officer
01475095	Fisheries Officer
00076569	Fisheries Officer
RSD02098	Fisheries Officer
RSD04098	Fisheries Officer
01585605	Fisheries Officer
02093856	Fisheries Officer
RSD00796	Fisheries Officer
02166434	Senior Fisheries Officer
01585587	Fisheries Officer
02108630	Officer (Clerical)



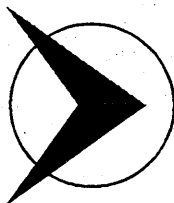
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Gazette

No. S 380, Wednesday, 5 July 2000

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SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE ISSUE OF AIRWORTHINESS DIRECTIVES UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 5 July 2000:

Part 105 - Aircraft

AD/EC 120/4 - Cabin sliding Door Adjustment

AD/B767/123 - Fuel Tank Boost Pump and Override/Jettison Pump Wiring

Copies of these Airworthiness Directives are available from:

Oliver Ernst
Publishing Controller
AD/AAC Publishing Group
Civil Aviation Safety Authority
GPO Box 2005
CANBERRA ACT 2601

Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)

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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>Customs Act 1901</i>	Customs Amendment Regulations 2000 (No. 6)	2000 No. 173
<i>Customs Act 1901</i>	Customs Amendment Regulations 2000 (No. 7)	2000 No. 174

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