



**Commonwealth
of Australia**

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No. GN 39, Wednesday, 4 October 2000

Published by AusInfo, Canberra

GOVERNMENT NOTICES

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The date of publication of this Gazette is 4 October 2000

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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

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Agent:

Darwin: Northern Territory Government Publications, 13 Smith Street, tel. (08) 8989 7152

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

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OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Defence Force appointments etc. These issues are published weekly at 10.30 am on Thursday, and sold at \$9.70 each or on subscription of \$119.00 (14 issues).

Business issues, published each Tuesday, containing Notices under the Corporations Law, Bankruptcy Act and Private Notices and sold at \$5.35 each or on subscription of \$119.00 (25 issues).

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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 \$3.15 or on subscription only at \$62.00 for 25 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.

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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
P9	30.5.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to Enter Places in the Register of the National Estate

Gazette number	Date of Publication	Subject
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
P12	14.07.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P13	31.7.00	Notice by ASIC of intention to deregister defunct companies.
P14	11.8.00	Notice by the ASIC of intention to deregister defunct companies.
P15	11.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.00 to 31.May.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 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.Feb.00 to 29.Feb.00 and not previously gazetted
P16	17.8.00	Australia New Zealand Food Authority. Amendment No. 50 to the Food Standards Code.
P17	29.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted
P18	8.9.00	<i>Wildlife Protection (Regulation of Exports and Imports) Act 1982.</i> Amendments to Schedules 1, 2 and 2A.
*P19	29.9.00	Supplemental Royal Charter of the Institute of Chartered Accountants in Australia.

* First time notified

N.N.—9617821

Courts

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION
NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Transport Workers' (Refuse) Award 1988
[T0107] (C38803/99)

Transport Workers Award 1998
[T0140] (C38803/99)

AND in the matter of the variation of the awards :

Notice is hereby given

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

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

SCHEDULE OF TERMS TO BE VARIED

award effect code	variation clause no.	substance	date of
T0107	V080a	correction order to Print T0061	25.02.00
T0140	V026a	correction order to Print T0059	25.02.00

22 September 2000

NEIL McHATTIE
DEPUTY INDUSTRIAL REGISTRAR

9617800

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION*Workplace Relations Act 1996***NOTICE UNDER SUB-SECTION 142(4) IN RELATION TO VARIATION OF A
COMMON RULE****ACTORS' ETC., (TELEVISION) AWARD 1998 C No. 22767/00 (A0003CR)****ENGINE DRIVERS' AND FIREMEN'S (AUSTRALIAN CAPITAL TERRITORY)
AWARD 1982 C No. 22510/00 (E0026CRA)**

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, Level 10, 22 Mitchell Street, Darwin NT., free of charge

NB: the prescribed time for lodgement of objections is 28 days.

SCHEDULE OF TERMS TO BE VARIED

Award Clause & Var No.	Substance	Date of Effect
A0003 V002	Safety Net Review 2000	10/06/00
E0026 V058	Safety Net Review 2000	05/09/00

Dated 4th day of October 2000
Christine Hayward
Deputy Industrial Registrar

Government Departments

Agriculture, Fisheries and Forestry



*Australian Fisheries Management
Authority*

AUSTRALIAN FISHERIES MANAGEMENT AUTHORITY

TEMPORARY ORDER

No 5 of 2000

I, FRANK MEERE, Managing Director of the Australian Fisheries Management Authority (AFMA) and a delegate of AFMA under section 43(8) of the *Fisheries Management Act 1991* (the Management Act), being satisfied that it is no longer necessary to continue Temporary Order No 3 of 2000 in respect of longline fishing in certain areas of the Australian Fishing Zone off the East Coast of Australia, which fishing was likely to result in the incidental catch of Southern Bluefin Tuna, hereby, under subsection 43(3) of the Management Act, cancel Temporary Order No 3 of 2000 with effect from the date of gazettal of this Order.

Dated: 28 September 2000

A handwritten signature in black ink, appearing to read 'Frank Meere', is written over a white background.

Frank Meere
Managing Director

9617822



Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991
SOUTHERN BLUEFIN TUNA FISHERY
MANAGEMENT PLAN 1995

2000 SBT FINAL TAC
DETERMINATION

I, Frank Meere, delegate of the Australian Fisheries Management Authority, make the following determination under subclause 17.2 of the Southern Bluefin Tuna Fishery Management Plan 1995.

Dated 27 September 2000

A handwritten signature in black ink, appearing to read 'Frank Meere', is written over a horizontal line.

Managing Director,
Australian Fisheries Management Authority

Citation

1. This determination may be cited as the 2000 SBT Final TAC Determination.

Commencement

2. This determination commences on 4 October 2000.

Interpretation

3. A term used in this determination that is defined for the purposes of the Southern Bluefin Tuna Fishery Management Plan 1995 has the same meaning in this determination as it has in that plan.

[Notes: 1. Terms defined in the *Fisheries Management Act 1991* have the same meanings in this determination.

2. Terms defined in the Southern Bluefin Tuna Fishery Management Plan include "Southern Bluefin Tuna Fishery".]

Determination of Australia's national catch allocation

4. Australia's national catch allocation for the season in the Southern Bluefin Tuna Fishery which commenced on 1 December 1999 and which will end on 30 November 2000 is 5,265,000 kilograms.

Attorney-General

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 20 September 2000 a carrier licence was granted to Victorian Rail Track ABN 55047316805 under subsection 56 (1) of the Act.

9617802

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 Column 1	Column 2 Currency	(Foreign Currency = AUS \$1)						
		Column 3 20/09/00	Column 4 21/09/00	Column 5 22/09/00	Column 6 23/09/00	Column 7 24/09/00	Column 8 25/09/00	Column 9 26/09/00
Austria	Schillings	8.7749	8.7350	8.7130	8.7130	8.7130	8.5507	8.6263
Belgium/Lux	Francs	25.7200	25.6100	25.5400	25.5400	25.5400	25.0700	25.2900
Brazil	Reals	1.0033	.9982	1.0132	1.0132	1.0132	1.0089	1.0138
Canada	Dollars	.8045	.7990	.8109	.8109	.8109	.8146	.8155
China	Yuan	4.4916	4.4566	4.5131	4.5131	4.5131	4.5318	4.5420
Denmark	Kroner	4.7611	4.7400	4.7268	4.7268	4.7268	4.6323	4.6787
European Union	Euro	.6377	.6348	.6332	.6332	.6332	.6214	.6269
Fiji	Dollar	1.2122	1.2007	1.2227	1.2227	1.2227	1.2216	1.2199
Finland	Markka	3.7916	3.7743	3.7648	3.7648	3.7648	3.6947	3.7274
France	Francs	4.1830	4.1640	4.1535	4.1535	4.1535	4.0761	4.1122
Germany	Deutschmark	1.2472	1.2416	1.2384	1.2384	1.2384	1.2154	1.2261
Greece	Drachmae	215.9600	215.0300	214.6500	214.6500	214.6500	210.6400	212.5600
Hong Kong	Dollars	4.2311	4.1984	4.2515	4.2515	4.2515	4.2687	4.2779
India	Rupees	25.1431	24.8862	25.1333	25.1333	25.1333	25.2146	25.2745
Indonesia	Rupiah	4720.0000	4731.0000	4776.0000	4776.0000	4776.0000	4803.0000	4862.0000
Ireland	Pounds	.5022	.4999	.4987	.4987	.4987	.4894	.4937
Israel	Shekel	2.2002	2.1808	2.2124	2.2124	2.2124	2.2285	2.2169
Italy	Lire	1234.7600	1229.1400	1226.0500	1226.0500	1226.0500	1203.2000	1213.8500
Japan	Yen	58.0200	57.3500	58.2300	58.2300	58.2300	59.0400	58.9700
Korea	Won	608.7900	607.5700	617.0900	617.0900	617.0900	617.9800	616.4300
Malaysia	Ringgit	2.0616	2.0457	2.0715	2.0715	2.0715	2.0798	2.0844
Netherlands	Guilder	1.4053	1.3989	1.3954	1.3954	1.3954	1.3694	1.3815
New Zealand	Dollar	1.3133	1.3268	1.3312	1.3312	1.3312	1.3211	1.3228
Norway	Kroner	5.0997	5.0690	5.0774	5.0774	5.0774	5.0060	5.0290
Pakistan	Rupee	31.2400	31.0600	31.4400	31.4400	31.4400	31.5800	31.6900
Papua NG	Kina	1.4665	1.4591	1.4815	1.4815	1.4815	1.4895	1.5010
Philippines	Peso	24.8900	24.7400	25.0700	25.0700	25.0700	25.2300	25.3700
Portugal	Escudo	127.8500	127.2700	126.9500	126.9500	126.9500	124.5800	125.6800
Singapore	Dollar	.9456	.9404	.9518	.9518	.9518	.9558	.9578
Solomon Is.	Dollar	2.7515	2.7302	2.7647	2.7647	2.7647	2.7759	2.7820
South Africa	Rand	3.9461	3.9447	3.9877	3.9877	3.9877	3.9603	3.9728
Spain	Peseta	106.1000	105.6200	105.3600	105.3600	105.3600	103.3900	104.3100
Sri Lanka	Rupee	42.6800	42.4900	43.2500	43.2500	43.2500	43.3700	43.4200
Sweden	Krona	5.3433	5.3158	5.3281	5.3281	5.3281	5.2614	5.3001
Switzerland	Franc	.9646	.9577	.9602	.9602	.9602	.9462	.9523
Taiwan	Dollar	16.9600	16.8300	17.0400	17.0400	17.0400	17.1200	17.1500
Thailand	Baht	22.8900	22.9300	23.2500	23.2500	23.2500	23.3200	23.4000
UK	Pounds	.3852	.3814	.3790	.3790	.3790	.3752	.3776
USA	Dollar	.5426	.5384	.5452	.5452	.5452	.5474	.5486

Michael Politi
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
27/09/00

9617803

AUSTRALIAN COMMUNICATIONS AUTHORITY

Notice under section 136(1) of the *Radiocommunications Act 1992*

NOTIFICATION TO VARY THE RADIOCOMMUNICATIONS (LOW INTERFERENCE POTENTIAL DEVICES) CLASS LICENCE 2000

Notice is given that the Australian Communications Authority (ACA) proposes to vary, under section 134 of the *Radiocommunications Act 1992* (the Act), the following class licence:

- *Radiocommunications Class Licence (Low Interference Potential Devices) 2000.*

The ACA proposes to vary the class licence to:

- include the operation of Radio Local Area Network (RLAN) devices in the 5 GHz frequency range; and
- incorporate the *Radiocommunications (Electromagnetic Radiation - Human Exposure) Standard 1999* to extend its applicability to cellular mobile telecommunications handsets and cordless telephones and cradles that are capable of operating in the frequency range 800 MHz to 2.5 GHz.

Comments

The ACA is seeking comments about the proposed variation of the *Radiocommunications (Low Interference Potential Devices) Class Licence 2000* (the LIPD class licence).

A package containing a copy of the existing LIPD class licence, the variations to the LIPD class licence and a background paper explaining the proposals to include the above new items in the LIPD class licence may be obtained by contacting:

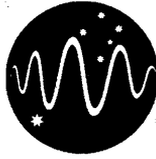
Ms Carmen Cecere
Radiocommunications Licensing Policy Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
BELCONNEN ACT 2616

Telephone: (02) 6256 5227
Facsimile: (02) 6256 5256
email: carmcn.cecerc@aca.gov.au

Interested persons are invited to make representations about the proposed variation by close of business 6 November 2000. Representations should be in writing and should be addressed to:

The Manager
Radiocommunications Licensing Policy Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
BELCONNEN ACT 2616

email - Radiocommunications.Licensing.Policy@aca.gov.au



**Australian
Communications
Authority**

Radiocommunications Act 1992

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under section 266A of the *Radiocommunications Act 1992* on the 21st September 2000.

- **Radiocommunications (Certificates - 27GHz Band) Determination 2000**

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:

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

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

9617805

Defence



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation under section 196B(7) of the Act to review the contents of Statements of Principles concerning acquired pes planus (Instrument Nos.302 and 303 of 1995).

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

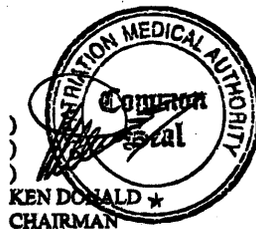
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person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

The Authority will hold its first meeting for the purposes of this investigation on **6 February 2001**.

Under the Act, the Authority is required to find out whether there is new information available about how acquired pes planus may be contracted or death from acquired pes planus may occur; or the extent to which acquired pes planus or death from acquired pes planus may be war-caused or defence-caused. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the *Repatriation Medical Authority Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **19 January 2001**.

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



27/9/2000

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation under section 196B(7) of the Act to review the contents of Statements of Principles concerning congenital pes planus (Instrument Nos.304 and 305 of 1995).

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

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

The Authority will hold its first meeting for the purposes of this investigation on **6 February 2001**.

Under the Act, the Authority is required to find out whether there is new information available about how congenital pes planus may be contracted or death from congenital pes planus may occur; or the extent to which congenital pes planus or death from congenital pes planus may be war-caused or defence-caused. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the *Repatriation Medical Authority Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **19 January 2001**.

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



27/9/2000

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation under section 196B(7) of the Act to review the contents of Statements of Principles concerning *otitis externa* (Instrument Nos.292 and 293 of 1995).

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

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

The Authority will hold its first meeting for the purposes of this investigation on **6 February 2001**.

Under the Act, the Authority is required to find out whether there is new information available about how *otitis externa* may be contracted or death from *otitis externa* may occur; or the extent to which *otitis externa* or death from *otitis externa* may be war-caused or defence-caused. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the *Repatriation Medical Authority Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **19 January 2001**.

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



KEN DONALD
CHAIRMAN ★

27/9/2000

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation under section 196B(7) of the Act to review the contents of Statements of Principles concerning lumbar spondylosis (Instrument Nos.27 and 28 of 1999).

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

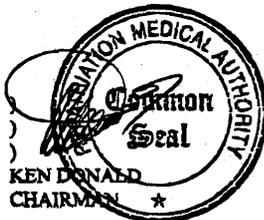
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person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

The Authority will hold its first meeting for the purposes of this investigation on **6 February 2001**.

Under the Act, the Authority is required to find out whether there is new information available about how lumbar spondylosis may be contracted or death from lumbar spondylosis may occur; or the extent to which lumbar spondylosis or death from lumbar spondylosis may be war-caused or defence-caused. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the *Repatriation Medical Authority Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **19 January 2001**.

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



27/9/2000

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



NOTICE OF INVESTIGATION

Section 196G of the *Veterans' Entitlements Act 1986*

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the Act) that it intends to carry out an investigation under section 196B(7) of the Act to review the contents of Statements of Principles concerning **chronic gastritis** (Instrument Nos.60 and 61 of 1999).

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

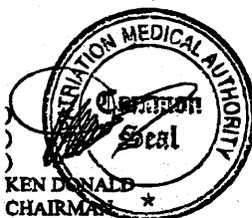
- any person eligible to make a claim for pension under Part II or Part IV of the *Veterans' Entitlements Act 1986*;
- any organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces or their dependants;
- the Repatriation Commission; and
- any person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

The Authority will hold its first meeting for the purposes of this investigation on **6 February 2001**.

Under the Act, the Authority is required to find out whether there is new information available about how chronic gastritis may be contracted or death from chronic gastritis may occur, or the extent to which chronic gastritis or death from chronic gastritis may be war-caused or defence-caused. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the *Repatriation Medical Authority Submission Guidelines*.

All submissions must be in writing and received by the Authority at the address below no later than **19 January 2001**.

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



27/9/2000

The Repatriation Medical Authority
GPO Box 1014
BRISBANE, QLD 4001
Telephone:(07) 3831 7155



Veterans' Entitlements Act 1986

NOTIFICATION OF INSTRUMENTS UNDER SECTION 196B

Notice is hereby given that the undermentioned instruments have been made on 27 September 2000 under section 196B of the *Veterans' Entitlements Act 1986*.

Copies of these instruments can be obtained from:

- the Repatriation Medical Authority, GPO Box 1014, Brisbane Qld 4001; or
- the Repatriation Medical Authority, 4th Floor 127 Creek St, Brisbane Qld 4000; or
- the Department of Veterans' Affairs, PO Box 21, Woden ACT 2606; or
- the Department of Veterans' Affairs, 13 Keltie Street, Phillip, ACT 2606.

Number of Instrument	Description of Instrument
21 of 2000	Revocation of Statement of Principles (Instrument No.29 of 1998 concerning goitre and death from goitre), and Determination of Statement of Principles under subsection 196B(2) concerning goitre and death from goitre
22 of 2000	Revocation of Statement of Principles (Instrument No.30 of 1998 concerning goitre and death from goitre), and Determination of Statement of Principles under subsection 196B(3) concerning goitre and death from goitre
23 of 2000	Revocation of Statements of Principles (Instrument No.231 of 1995, Instrument No.362 of 1995, and Instrument No.94 of 1997 concerning malignant neoplasm of the bladder and death from malignant neoplasm of the bladder), and Determination of Statement of Principles under subsection 196B(2) concerning malignant neoplasm of the bladder and death from malignant neoplasm of the bladder
24 of 2000	Revocation of Statements of Principles (Instrument No.232 of 1995, Instrument No.363 of 1995, and Instrument No.95 of 1997 concerning malignant neoplasm of the bladder and death from malignant neoplasm of the bladder), and Determination of Statement of Principles under subsection 196B(3) concerning malignant neoplasm of the bladder and death from malignant neoplasm of the bladder
25 of 2000	Revocation of Statement of Principles (Instrument No.77 of 1994 concerning Hodgkin's disease and death from Hodgkin's disease), and Determination of Statement of Principles under subsection 196B(2) concerning Hodgkin's disease and death from Hodgkin's disease
26 of 2000	Revocation of Statement of Principles (Instrument No.78 of 1994 concerning Hodgkin's disease and death from Hodgkin's disease), and Determination of Statement of Principles under subsection 196B(3) concerning Hodgkin's disease and death from Hodgkin's disease

Environment and Heritage



Department of Environment & Heritage

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 7 September 2000 a permit was granted to Exide Australia Pty Limited (Australian Company Number 093 272 005), 120 Collins Street, Melbourne, VIC 3000 (telephone 03 9274 5000, facsimile 03 9274 5111), to export up to 15,000 metric tonnes of waste comprising spent wet automotive and industrial lead sulphuric acid batteries and lead scrap and/or alloy scrap battery componentry to Exide New Zealand Limited, Hutt Park Road, Wellington, New Zealand (telephone 04 568 4269, facsimile 04 568 6687).

The batteries will be stacked on pallets, strapped, wrapped, labelled and packed into soft shipping containers while the factory lead scrap will be packed into metal drums, sealed and then packed into shipping containers. The waste will then be transported by road to be loaded onto a ship at the Ports of Adelaide, Brisbane, Melbourne, Perth and Sydney, Australia to be offloaded at the Port of Wellington, New Zealand. From there, it would be transported by road to the disposal facility.

The waste would be disposed of by recycling/reclamation of metals and metal compounds at the Exide facility, Wairone Street, Petone, New Zealand.

The export will take place in sixty (60) shipments between 7 September 2000 and 6 August 2001.

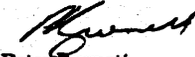
A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Quality Division of the Department of the Environment and Heritage requesting the reasons for the decision.

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

26 September 2000

9617808

Commonwealth of Australia

Environment Protection and Biodiversity Conservation Act 1999

Notice under Section 368(5)

Ningaloo Marine Park (Commonwealth Waters)

A draft Management Plan has been prepared for the Ningaloo Marine Park (Commonwealth Waters) located off the west coast of Australia near Exmouth, Western Australia.

Members of the public are invited to make comments on the draft Management Plan.

For a copy of the draft Management Plan please telephone the Community Information Unit, Environment Australia on toll free 1800 803 772 or view the draft Management Plan on the internet at: www.environment.gov.au/marine/marine_protected/ningaloo/main.html.

Comments on the draft Management Plan may be sent to:

Lesley Hodges
Marine and Water Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601.
Email: lesley.hodges@ea.gov.au.

Comments must be sent by 4 December 2000.

For further information ring Lesley Hodges on 02 6274 1737 or email:
lesley.hodges@ea.gov.au

SIGNED

Conall O'Connell
First Assistant Secretary
Marine and Water Division
Delegate of the Director of National Parks

9617809

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON WHETHER AN ACTION IS A CONTROLLED ACTION OR NOT

Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage, or delegate on his behalf, decided on the date indicated that the action identified below is a controlled action.

Reference No	Short title of action	Date of Decision	Controlling Provisions	Decision under section 77(3) applies
2000/25	Port of Brisbane Corporation/Marine Infrastructure/ Moreton Bay/ QLD/Moreton Bay Port Expansion	21 September 2000	Section 16 The ecological character of a declared Ramsar wetland. Section 18 A listed threatened species or ecological community. Section 20 A listed migratory species.	No
2000/26	Naturelink Limited/Tourism and Recreational Facilities/South-East Queensland/QLD/ Naturelink Gold Coast Cableway	21 September 2000	Section 12 World Heritage values of a declared World Heritage property. Section 16 The ecological character of a declared Ramsar wetland. Section 18 A listed threatened species or ecological community. Section 20 A listed migratory species.	No
2000/29	SAMAG Limited/Industry/Port Pirie/SA/SAMAG Magnesium Metal Production Facility	22 September 2000	Section 18 A listed threatened species or ecological community. Section 20 A listed migratory species.	No

Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage, or delegate on his behalf, decided on the date indicated that the action identified below is not a controlled action.

Reference No	Short title of action	Date of Decision	Decision under section 77(3) applies
2000/23	Tiwest Pty Ltd/Mining - sand/Cataby/WA/Cooljarloo Titanium Sand Mining	25 September 2000	No
2000/27	Department of Foreign Affairs and Trade/Communication facilities/Cape Leeuwin/Commonwealth Marine/CTBT - Cape Leeuwin Hydroacoustic Station Proposal	22 September 2000	No

For more information see: <http://www.environment.gov.au/epbc>

9617810

Employment, Workplace Relations and Small Business

COMMONWEALTH OF AUSTRALIA

SAFETY, REHABILITATION AND COMPENSATION ACT 1988

NOTICE OF DECLARATION UNDER SECTION 5(6)

Notice No 2 of 2000

I, PETER KEASTON REITH, Minister for Employment, Workplace Relations and Small Business, hereby declare for the purposes of subsection 5(6) of the *Safety, Rehabilitation and Compensation Act 1988*, that, on and from the date of publication of this Notice in the *Commonwealth of Australia Gazette*:

- (a) a person who is included in the class of persons referred to in the first column of the following table, being a class of persons who engage in activities or perform acts at the request or direction, for the benefit, or under a requirement made by or under a law, of the Commonwealth, is declared to be employed by the Commonwealth; and
- (b) the employment of the person is declared to be constituted by the performance by the person of an act included in the class of acts referred to in the second column of that table opposite to the reference to that class of persons:

First Column Class of Persons	Second Column Class of Acts
Persons who, without receiving any remuneration (other than payment of expenses incurred), assist the National Capital Authority in fostering an awareness of Canberra as the National Capital.	Acts performed in connection with the rendering of the assistance.

Dated 12th September 2000



PETER REITH

Minister for Employment, Workplace Relations and Small Business

COMMONWEALTH OF AUSTRALIA

OCCUPATIONAL HEALTH AND SAFETY (COMMONWEALTH EMPLOYMENT)
ACT 1991

NOTICE OF DECLARATION UNDER SECTION 9(5)

Notice No 3 of 2000

I, PETER KEASTON REITH, Minister for Employment, Workplace Relations and Small Business, hereby declare for the purposes of subsection 9(5) of the *Occupational Health and Safety (Commonwealth Employment) Act 1991* that, on and from the date of publication of this Notice in the *Commonwealth of Australia Gazette*:

- (a) a person who is included in the class of persons referred to in the first column of the following table, being a class of persons who engage in activities or perform acts at the request or direction, for the benefit, or under a requirement made by or under a law, of the Commonwealth, is declared to be employed by the Commonwealth; and
- (b) the employment of the person is declared to be constituted by the performance by the person of an act included in the class of acts referred to in the second column of that table opposite to the reference to that class of persons:

First Column Class of Persons	Second Column Class of Acts
Persons who, without receiving any remuneration (other than payment of expenses incurred), assist the National Capital Authority in fostering an awareness of Canberra as the National Capital.	Acts performed in connection with the rendering of the assistance.

Dated 12th September 2000



PETER REITH

Minister for Employment, Workplace Relations and Small Business

Finance and Administration

COMMONWEALTH OF AUSTRALIA

SUPERANNUATION ACT 1976

DETERMINATION

The CSS Board, pursuant to section 154A of the *Superannuation Act 1976*, and for the purposes of Division 2A of Part V, Part VIAA and section 156A of that Act, DETERMINES as follows:

Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 52".

Commencement

2. This determination shall take effect from and including 12 September 2000.

Principal Determination

3. In this determination "the Principal Determination" means the determination, as amended, in force by virtue of paragraph 154A(4)(b) of the *Superannuation Act 1976*.

Amendments to the Principal Determination

4. Clause 6 of the Principal Determination is amended by deleting from subclauses (1) and (2) "7.2%" (wherever occurring) and inserting in its stead "7.9%".

Application

5. (1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable or notional interest calculable (as the case may be) in respect of an amount that is a prescribed amount in relation to a person:

- (a) if deferred benefits become payable in respect of the person - after the date of the commencement of this determination; or
- (b) if:
 - (i) deferred benefits cease to be applicable in respect of the person; or
 - (ii) in the case of a person to whom deferred benefits are not applicable - the person ceases to be an eligible employee;

on or after that date.

(2) An expression used in subclause 5(1) that is defined in the Principal Determination has the same meaning for the purposes of that subclause as it has in that determination.

Signed on the Eleventh day of September 2000 by S.P. Gibbs (Chief Executive Officer) and H. Ayres (Secretary).

Health and Aged Care

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

PRE-NOVEMBER 2000 SCHEDULING MEETING NOTICE

Notice under Regulations 42ZCU of the Therapeutic Goods Regulations 1990

The Chair of the National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice that the next scheduling meeting of the NDPSC will be held on 14, 15 and 16 November 2000. The substances to be considered for scheduling are mentioned below.

Public submissions are invited on substances to be considered for scheduling at the November meeting. The NDPSC must consider all public submissions which are received by the closing date and which address a matter mentioned in section 52E of the Therapeutic Goods Act 1989. Persons making a submission in regard to a substance where a Schedule 3 classification may be an outcome are invited to provide additional comment on inclusion of that substance in Appendix H - Schedule 3 Poisons Permitted to be Advertised. Inclusion in Appendix H will be a consequential consideration of the Committee following a decision to include a substance in Schedule 3.

Public submissions should be in writing, include the name of the person making the submission and a contact address. Public submissions should be posted or faxed to:

The Secretary
National Drugs and Poisons Schedule Committee
PO Box 100
WODEN ACT 2606
Facsimile 02-6270 4353

The closing date for submissions is 1 November 2000.

The post-November meeting notice will invite public submissions on substances which are the subject of an amendment at the November meeting. However, the invitation will be restricted to those who make a public submission in relation to the substance in response to this pre-meeting notice.

Further information may be obtained from the Secretary, NDPSC on 02 6270 4400 during business hours.

SUBSTANCES TO BE CONSIDERED FOR SCHEDULING

- 1. PROPOSALS FOR AMENDMENT TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS**
 - (a) **Olaquinox** – review of scheduling on basis of reports of photo-allergic contact dermatitis.
 - (b) **Dialkoyl quaternary ammonium compounds** – consideration of a proposal for exemption from scheduling;
 - (c) **Tetanus antitoxin** – consideration of poisons scheduling when for use in animals;
 - (d) **Dimethyl sulfoxide** – consideration of poisons scheduling when for the treatment of animals;
 - (e) **Ranitidine** – consideration of rescheduling from Schedule 3 to Schedule 2;
 - (f) **Fluticasone** – consideration of rescheduling to aqueous nasal spray preparations from Schedule 4 to Schedule 3 and inclusion in Appendix H.
 - (g) **Trometamol** – consideration of poisons scheduling;
 - (h) **Lithium** – consideration of exemption from scheduling of low dose formulations;
 - (i) **Methoxyflurane** – consideration of the scheduling of analgesic preparations;
 - (j) **Acetylcysteine** - consideration of scheduling;
 - (k) **Erythrityl tetranitrate, glyceryl trinitrate, isosorbide dinitrate, and mannityl hexanitrate** – Consideration of the scheduling of these substances when in short-acting formulations for the treatment of angina pectoris and in topical preparations for local effect.
 - (l) **Aminophylline, theophylline and acepifylline** –Consideration of a recommendation arising from Trans-Tasman Harmonisation Working Party to re-schedule from Schedule 3 to Schedule 4;
 - (m) **Nicotine** – Consideration of the relaxation of the scheduling of nicotine replacement therapies to also allow sale from smoking cessation clinics, and exemption from scheduling for chewing gum and transdermal patches. The consideration has followed from changes in availability of such products in NZ; and
 - (n) **Salbutamol and terbutaline** – Review of scheduling of inhaled and oral formulations.

2. MATTERS REFERRED BY THE AUSTRALIAN DRUG EVALUATION COMMITTEE**New drugs – Schedule required**

Brinzolamide	Bupropion hydrochloride
Cetorelix	Eletriptan
Exemestane	Oseltamivir
Oxcarbazepine	Rabeprazole
Salcatonin	Tasonermin
Trastuzumab	Verteporfin

3. MATTERS REFERRED BY THE NATIONAL REGISTRATION AUTHORITY FOR AGRICULTURAL AND VETERINARY CHEMICALS

- (a) **Mecoprop-p** – new chemical – consideration of poisons scheduling;
- (b) **Bifenthrin** – consideration of poisons scheduling of granular formulations;
- (c) **Ethametsulfuron-methyl** – new chemical – consideration of poisons scheduling;
- (d) **Methoxyfenozide** – new chemical – consideration of poisons scheduling;
- (e) **Florfenicol** – new chemical – consideration of poisons scheduling;
- (f) **1,3 – Dichloropropene** – consideration of poisons scheduling with a cut-off to a lower schedule;
- (g) **Alpha-cypermethrin** – consideration of poisons scheduling cut-offs; and
- (h) **Novaluron** – new chemical – consideration of poisons scheduling.

4. OTHER MATTERS FOR CONSIDERATION

- (a) **Review of Schedule entries using chemical names with a view to replacing with approved names:**
 - 2-[1-(Ethoxyimino)propyl]-3-hydroxy-5-(3-butylmesityl)-cyclohex-2-enone (Butroxydim)
 - 3-Iodo-2-propynyl butyl carbamate (Iodocarb)
 - 2-methylthio-4-(2-methylprop-2-yl) amino-6-cyclopropylamino-5- triazine (Irgarol)
 - Poly (hexamethylene biguanide)
 - 2-tert-butyl-5-(4-tert-butylbenzylthio)-4-chloropyridazin-3(2H)-one (Pyridaben)
 - 5-Benzylfur-3-ylmethyl (1'R,3'S.E)-2',2'-dimethyl-3'-(2-oxo-2,3,4,5-tetrahydro-3-thienylidenemethyl)-cyclopropane carboxylate
 - N-[5-chloro-4-[(4-chlorophenyl)-cyanomethyl]-2 methylphenyl]-2-hydroxy-3,5-diiodobenzamide (Closantel)
 - N-(2,6-dichloro-3-methylphenyl)-5,7-dimethoxy-[1,2,4]-triazolo[1,5a]pyrimidine-2-sulfonamide (Metosulam)
 - 4,5-dichloro-2-N-octyl-3(2H)-isothiazolone

- (RS)-2-methyl-4-oxo-3-prop-2-ynylcyclopent-2-enyl-(1RS,3RS;1RS,3S R)-2,2-dimethyl-3-(2-methylprop-1-enyl)-cyclopropanecarboxylate (Prallethrin)
 - 2-octyl-4-isothiazolin-3-one (Octhilinone)
 - 2,2',6,6'-Tetraisopropyl-diphenyl-carbodiimide
- (b) **Hydrofluoric acid** – consideration of labelling and packaging requirements including child-resistant closures
- (c) **Ivermectin, moxidectin, selamectin, abamectin, milbemycin and diethylcarbazine** – consideration of poisons scheduling when used for the prevention of heartworm in cats and dogs;
- (d) **Pyrithione zinc** – consideration of the foreshadowed decision to require pyrithione zinc shampoos for animal use to be labelled with either “Keep out of eyes” or “If in eyes rinse well with water” as a condition of exemption from the Schedule 6 entry for pyrithione zinc;
- (e) **Dimethyl phthalate** – consideration of the foreshadowed decision to include dimethyl phthalate in either Schedule 7 or Appendix C because of concerns over developmental effects.

The NDPSC is seeking further data on short-chain phthalates (dimethyl phthalate and diethyl phthalate) to enable a risk assessment to be undertaken. The data required are data identifying the range of products in which dimethyl phthalate is used, and its concentrations, as well as information on developmental effects and cumulative exposure.

The Committee advises that the focus of the consideration is products applied directly to the skin, or otherwise likely to result in significant dermal exposure (including household products, and veterinary products to which pet owners may be exposed). Following the risk assessment, consideration will be given to exempting from scheduling controls those products or uses not presenting a high risk.

- (f) **Chlorinating compounds – trichloroisocyanuric acid, bromochlorodimethylhydantoin, calcium hypochlorite, chlorinated lime, dichloroisocyanurates, sodium hypochlorite, chlorine dioxide and similar oxidising compounds capable of releasing chlorine** – further consideration of the scheduling of chlorinating compounds, with the possibility of some chlorinating compounds being re-scheduled to Schedule 6.

The NDPSC is seeking toxicological data on the individual chlorinating compounds in order to determine appropriate concentration cut-offs and label requirements. ———

- (g) **Precursor Chemicals** – Consideration of inclusion of model regulations (in SUSDP Part 3) and a new Appendix listing precursor chemicals to facilitate the imposition of mandatory controls on monitoring the use and distribution of precursor chemicals in Australia;

- (h) **Diphenhydramine** – Consideration of requiring Appendix F Warning Statement 90 on diphenhydramine preparations indicated for the relief of insomnia.

Warning Statement 90 - *This preparation is to aid sleep. Drowsiness may continue the following day. If affected do not drive or operate machinery. Avoid alcohol.*

5. MATTERS REFERRED BY THE NEW ZEALAND MEDICINES CLASSIFICATION COMMITTEE

- (a) **Famotidine** – consideration of rescheduling from Schedule 3 to Schedule 2;
- (b) **New drugs - recently scheduled in New Zealand** – consideration of scheduling
- | | |
|-------------------------------|-----------------------------|
| Alosetron Hydrochloride | Amisulpride |
| Amprenavir | Artemether |
| Aviptadil | Balsalazide disodium |
| Bivalirudin | Dexmedetomidine |
| Esomeprazole | Ganirelix |
| Gatifloxacin | Icodextrin |
| Interleukins | Lercanidipine hydrochloride |
| Levobupivacaine hydrochloride | Linezolid |
| Lumefantrine | Mangafodipir |
| Moxifloxacin hydrochloride | Nateglinide |
| Oxaliplatin | Palivizumab |
| Pioglitazone hydrochloride | Rapacuronium bromide |
| Sertindole | Sialoepoetin |
| Sirolimus | Tegafur |
| Tegaserod | Tenecteplase |
| Unoprostone isopropyl | Uracil |
| Zaleplon | Ziprasidone |

- (c) **Anabolic agents** – consideration of scheduling
- | | |
|----------------------|--------------------------------|
| androstanolone | androstenediol |
| androstenedione | dehydrochlormethyltestosterone |
| metandienone | metenolone |
| 19-norandrostenediol | 19-norandrostenedione |

6. PROPOSALS ARISING FROM TRANS-TASMAN WORKING PARTY ON THE HARMONISATION OF THE SCHEDULING OF DRUGS AND POISONS.

- (a) **Substances for which scheduling recommendations have been made by the sixth meeting of the Working Party.** An extract of the draft scheduling recommendations and those matters referred to in 6(b) – *Extracted Draft Recommendations from the Sixth Meeting of the NDPSC Trans-Tasman Harmonisation Working Party* has been placed on the NDPSC website at <http://www.health.gov.au/tga/docs/html/ndpsc/ndpsc.htm>

Harmonisation of Nomenclature - Herbs

Aristolochic acid and Aristolochia spp.
Acokanthera schimperi and Acokanthera ouabaio
Aconitum spp.
Adonis vernalis

Apocynum spp.
Belladonna and *Atropa belladonna*
Calotropis procera and *Calotropis gigantea*
Clove oil
Conium maculatum (coniine)
Convallaria majalis and *Convallaria keiski*
Coronilla spp.
Croton tiglium
Datura stramonium
Digitalis purpurea and *Digitalis lanata*
Delphinium staphisagria
Erysimum spp.
Galantamine
Galanthus spp.
Gelsemium sempervirens
Hyoscyamus niger
Juniperus sabina
Strychnos ignatii
Nerium oleander
Podophyllum hexandrum, and *Podophyllum peltatum*
Aspidosperma quebracho
Rauwolfia serpentina and *Rauwolfia vomitoria*
Strophanthus spp.
Tanacetum vulgare
Thevetia peruviana
Veratrum spp. and *Sabadilla*

Other Drugs – scheduling recommendations

Acepyfylline, aminophylline and theophylline [see also Part 1(l) of the notice]	
Anabolic and androgenic steroidal agents	Atropine
Atropine methonitrate	Atropine sulfate
Azapetine	Bambuterol hydrochloride
Belladonna	Brucine
Carbenoxolone	Chlorbutol
Ciclopirox	Colestipol
<i>Datura</i> spp.	Dextromethorphan
Digoxin antibody	<i>Duboisia leichardtii</i>
<i>Duboisia myoporoides</i>	Estropipate
Ethoheptazine citrate	Fenclofenac
Fluorides	Follitrophin alpha and follitrophin beta
Homatropine	Hyaluronic acid
Hylan polymer	Hyoscine
Hyoscyamine	<i>Hyoscyamus</i>
Hypromellose phthalate	Ion Exchange resins
Local anaesthetics (amethocaine, benzamine, benzocaine, butyl aminobenzoate, cinchocaine, dimethisoquin, pramoxine, lignocaine, and prilocaine)	Mitotane
Nicotine [see also Part 1(m) of the notice]	Nicoumalone
Noradrenaline	Octatropine

Orbifloxacin	Pertussis antigen
Phenindione	
Phenylenediamines and alkylated phenylenediamines	Podophyllum and podophyllotoxin
Propentofylline	Pseudoephedrine
Salbutamol and terbutaline [see also Part 1(n) of the notice]	Salicylic acid
Sodium phosphate	Stramonium
Suxethonium bromide	Tetanus toxoid
Tolonium chloride	Vitamin D including ergocalciferol, dihydrotachysterol

(b) Recommendations to amend Part 1 to Part 3 the SUSDP

1. Revise the definition of 'approved name' so that the 'International Non-Proprietary Name' is second on the decision tree;
2. Adoption of definition for 'compounded' based on the UN Single Convention on Narcotic Drugs and the NZ Misuse of Drugs Act;

7. MATTERS ARISING FROM THE ESSENTIAL OILS WORKING PARTY AND SUBSEQUENT DELIBERATIONS

- (a) Essential oil definition for inclusion in SUSDP.** The August 2000 Meeting of the NDPSC proposed the following definition of essential oils be included in the Interpretation section of the SUSDP:

"Essential oils" means products obtained from natural raw materials either by distillation with water or steam or from the epicarp of citrus fruits by a mechanical process, or by dry distillation. For scheduling purposes it also means:

- (a) *oils of equivalent composition derived through synthetic means; or*
- (b) *compounded oils of equivalent composition comprising a mixture of synthetic and natural components.*

The NDPSC wishes to obtain industry comment on the wording and scope of this definition. The Committee considers that, under paragraph 1(2)(a) of the SUSDP, both natural and synthetic essential oils currently are covered by any SUSDP entries referring to 'essential oils'.

- (b) First aid instructions for scheduled essential oils and constituents – consideration of the appropriate new first aid instructions for scheduled essential oils.** The new instructions are given under the First Aid Instructions Working Party item 7(a) below. The following essential oils and constituents will be considered:

Anise oil; Bay oil; Cinnamon leaf oil; Basil oil; Clove oil; Essential oils containing camphor as a natural component unless otherwise specified; Eucalyptus oil; Cassia oil; Melaleuca oil; Cinnamon bark oil; Pennyroyal oil; Nutmeg oil; Sage oil (Dalmatian); Thyme oil; Marjoram oil; Orange oil (bitter); Bergamot oil; Lemon oil; Lime oil; Cajuput oil; d-Pulegone; Thujone; Cineole; Eugenol

8. MATTERS ARISING FROM THE FIRST AID INSTRUCTIONS WORKING PARTY AND SUBSEQUENT DELIBERATIONS

- (a) **Revised Introduction to Appendix E incorporating details of new first aid instructions and the transitional period.** The following draft has been prepared for consideration:

DRAFT REVISION

APPENDIX E

FIRST AID INSTRUCTIONS FOR POISONS

[other than agricultural and veterinary chemicals (including pesticides) registered by the National Registration Authority for Agricultural and Veterinary Chemicals]

INTRODUCTION

Directions for First Aid Attention

Under poisons legislation, scheduled substances and their preparations are required to be labelled with directions for first aid attention in case of poisoning. **It is the responsibility of the manufacturer, packer and supplier of a drug or poison to ensure that the first aid instructions included on the label of a poison are appropriate for a specific product.** The following code has been prepared as a guide for health authorities and manufacturers in drafting suitable first aid directions for this purpose. Standard statements specified in this appendix may be varied provided that the intent is not changed.

The directions listed for any particular substance may require modification to take into account combination of that substance with other substances, both toxic and non toxic, in a formulation, as well as the physical form and presentation of the product. Any such modification should be concise and readily understood.

These First Aid Instructions include action to be taken in case of eye contamination from substances recognised as causing direct poisoning via the eye, causing severe eye damage or requiring prolonged flushing to free the absorbed substance from the eye tissue. However, it is recognised that many other substances or preparations will require a statement of varying nature depending on the detailed formulation. While the necessity to flush the eyes in case of accident will be so self-evident as not to justify label space in many instances, a statement such as "If in eyes rinse well with water" may be appropriate.

Standard Statements – NEW and OLD

Based on a review of the Standard First Aid Instruction Statements undertaken by a Working Party of National Drugs and Poisons Schedule Committee, a revised set of Standard Statements is to be phased in over the transitional period of {insert start date} to {insert end date – to be 2 years from completion of the review of substances by the NDPSC}. These revised Standard Statements are shown in Part 1 of this Appendix as "NEW" Standard Statements. The Standard Statements in force at commencement of the transitional period are shown in Part 1 of this Appendix as "OLD" Standard Statements.

Manufacturers, packers and suppliers are encouraged to switch to use of the NEW Standard Statements as early as possible in the transitional period particularly if the existing first aid instructions include reference to induction of vomiting. However poisons labelled with OLD Standard Statements may continue to be sold or supplied until the end of the transitional period.

Because of the transitional period during which poisons may be labelled with either NEW or OLD Standard Statements, Part 2 of this Appendix, which gives the Standard Statements for specific poisons, has been revised to show both NEW and OLD Standard Statements. A mix of NEW and OLD Standard Statements should not be

used on labels.

It should be noted that at the commencement of the transitional period, not all poisons shown in Part 2 of this Appendix will have entries under the column headed NEW Standard Statements. These entries will be added progressively as the first aid requirements for each poison are reviewed by the National Drugs and Poisons Schedule Committee. Until such time as an entry is made under NEW Standard Statements, products containing these poisons should continue to be labelled in accordance with the OLD Standard Statements.

New substances added to Appendix E will not have entries made under the OLD Standard Statements and in such cases there is no transitional period and the specified first aid instructions should be applied by the effective date of the first document in which they are notified.

T-Values have been retained in Part 2 of this Appendix for use in conjunction with the OLD Standard Statements only.

Conflict between Instructions for Poison and Solvent

Where a preparation contains a scheduled poison dissolved or suspended in a scheduled solvent, the First Aid Instructions for the poison and the solvent may conflict.

Thus, under the OLD Standard Statements, the poison may call for Instructions "b" or "h", which prescribe the induction of vomiting, while the solvent may call for Instruction "c", which specifies not to induce vomiting, due to the risks of aspiration of the solvent into the lungs when vomiting occurs. In such cases the risks of leaving the poison in the digestive system must be balanced against the risks of aspiration.

As a guide in deciding which Instruction should be adopted, the following rule may be used:-

"Where the First Aid Instruction for a poison and its solvent are in conflict, the Instruction for the poison is to prevail if its concentration, expressed in grams per litre or grams per kilogram of preparation, is greater than the T-value listed beside the poison in Appendix E. If the concentration is equal to or less than T, then the instruction for the solvent is to prevail, provided that in the case of Instruction 'h', the statements on skin absorption are to be retained.

Where two or more poisons are present at concentrations less than their T-value and their First Aid Instructions are in conflict with the solvent calculate, for each poison, the proportion of its T-value which its actual concentration C represents (i.e., the C/T fraction) and add these fractions. If the total exceeds 1, the first aid for the poisons is to prevail."

It may be noted that where the solvent concentration is low enough to result in exemption of the solvent from scheduling, for example at 25 per cent for liquid hydrocarbons, then no conflict arises and the first aid for the poison automatically prevails.

On the other hand, for certain substances of very low toxicity, the first aid for the solvent will always prevail. In these cases the symbol 'SVT' is shown instead of a numerical T-value.

Modified First Aid Instruction on Primary Pack

Where a primary pack contains two or more immediate containers of poisons each requiring different first aid instructions:

- (a) each immediate container must be labelled with first aid instructions appropriate for its contents; and
- (b) the primary pack must be labelled with the statement:
FIRST AID: See inner packs.

Modified First Aid Instruction for Dilute Preparations

Under the OLD system of Standard Statements, where the concentration of any poison, expressed in grams per litre or grams per kilogram, is less than one tenth of the T-value listed beside the poison in Appendix E, then only standard statement "a" need be shown.

This provision does not apply to the NEW Standard Statements.

Exempt Preparations

This Appendix applies only to poisons. The directions are for substances and their preparations at the concentrations at which the schedules apply. If it is thought desirable to show first aid instructions for a substance exempted from the schedules, NEW Standard Statement "A", or OLD Standard Statement "a", or "o" for pressurised spray packs, may be used as appropriate. The NEW Standard Statement "Z" may be applied to substances and their preparations exempted from the Schedules because of very low toxicity.

Poisons Information Centre Telephone Numbers

Companies wishing to use a poisons information centre telephone number other than the national telephone numbers for Australia and New Zealand in statement either NEW statement A or OLD statement (a) in Part 1 of this Appendix must meet the following criteria:

1. The poisons information service whose number is used must be attended by adequately trained staff for 24 hour emergency poisons information; and
2. Calls must be logged and submitted for incorporation into the official collection of poisoning data.

PART 1

Standard Statements are to be grouped together and prefaced with the words "FIRST AID" (see Sub-paragraph 7(p) of this Standard).

NEW Standard Statements

Manufacturers, packers and suppliers are encouraged to replace existing first aid instructions with these New Standard Statements as soon as practical, but no later than {insert end date for transition}.

Basic

- A For advice, contact a Poisons Information Centre (Phone *eg Australia 131 126; New Zealand 03 4747 000*) or a doctor (at once).
- Z First aid is not generally required. If in doubt, contact a Poisons Information Centre (Phone *eg Australia 131 126; New Zealand 03 4747 000*) or a doctor.

General

- G1 Urgent hospital treatment is likely to be needed. (Note - the words 'at once' to be added to instruction A).
- G2 If swallowed, give activated charcoal if instructed. (Note - the words 'at once' to be added to instruction A).
- G3 If swallowed, do NOT induce vomiting.
- G4 Immediately give a glass of water.
- G5 Avoid giving milk or oils.
- G6 If sprayed in mouth, rinse mouth with water

Eyes

- E1 If in eyes wash out immediately with water.
- E2 If in eyes, hold eyelids apart and flush the eye continuously with running water. Continue flushing until advised to stop by the Poisons Information Centre or a doctor, or for at least 15 minutes.

Respiratory system

- R1 If inhaled, remove from contaminated area. Apply artificial respiration if not breathing.
- R2 If inhaled, remove from contaminated area. Apply artificial respiration if not breathing. Do not give direct mouth-to-mouth resuscitation. To protect rescuer, use air-viva, oxy-viva or one-way mask. Resuscitate in a well-ventilated area.

Skin

- S1 If skin or hair contact occurs, remove contaminated clothing and flush skin and hair with running water.
- S2 If skin or hair contact occurs, remove contaminated clothing and flush skin and hair with running water. Continue flushing with water until advised to stop by the Poisons Information Centre or a doctor.
- S3 If spilt on skin, remove any contaminated clothing, wash skin thoroughly with soap and water, then methylated spirit if available. Contact the Poisons Information Centre or a doctor.
- S4 If spilt on the skin, immediately remove any contaminated clothing, wash skin with methylated spirit or PEG (polyethylene glycol) 300 or 400 if available, then flush under running water until advised to stop by the Poisons Information Centre or a doctor.
- S5 If skin contact occurs, immediately remove contaminated clothing. Flush skin under running water for 15 minutes. Then apply calcium gluconate gel. Contact the Poisons Information Centre.

Special Purpose

- SP1 If swallowed, splashed on skin or in eyes, or inhaled, contact a Poisons Information Centre (Phone *eg Australia 131 126; New Zealand 03 4747 000*) or a doctor at once. Remove any contaminated clothing and wash skin thoroughly. If swallowed, activated charcoal may be advised. Give atropine if instructed.

OLD Standard Statements

These Standard Statements are to be phased-out over the period of {insert start date} to {insert end date} and replaced by the New Standard Statements given above, with specific requirements given in Part 2 of this Appendix.

- a. If poisoning occurs, contact a doctor or Poisons Information Centre. Phone (*eg Australia 13 1126; New Zealand 03 4747000*).
- b. If swallowed, and if more than 15 minutes from a hospital, induce vomiting, preferably using Ipecac Syrup APF.
- c. If swallowed, do NOT induce vomiting. Give a glass of water.
- d. Avoid giving milk or oils.
- e. Avoid giving alcohol.
- f. If skin contact occurs, remove contaminated clothing and wash skin thoroughly.
- g. Remove from contaminated area. Apply artificial respiration if not breathing.

- h. If swallowed, induce vomiting, preferably using Ipecac Syrup APF, and give one atropine tablet every 5 minutes until dryness of the mouth occurs - if poisoned by skin absorption or through lungs, remove any contaminated clothing, wash skin thoroughly and give atropine tablets as above. Get to a doctor or hospital quickly.
- i. If poisoning occurs get to a doctor or hospital quickly.
- j. (Cresols, Xylenols or Phenols 25 per cent or less) - If spilt on skin remove any contaminated clothing, wash thoroughly with soap and water, then methylated spirit. (Cresols, Xylenols or Phenols above 25 per cent) - If spilt on skin, remove any contaminated clothing, swab repeatedly with glycerin, PEG (polyethylene glycol) or PEG -methylated spirit mixture or if necessary methylated spirit alone.
- k. Remove from contaminated area. Give oxygen and if necessary, artificial respiration. If giving mouth-to-mouth resuscitation wash out patient's mouth and lips - do not inhale patient's expired air. Remove contaminated clothing and wash contaminated skin thoroughly. Get to a hospital or doctor quickly.
- l. Give activated charcoal and keep patient quiet, in a dark place if possible.
- m. If accidentally sucked, give milk or water. Contact a doctor or Poisons Information Centre.
- n. If in eyes wash out immediately with water.
- o. If sprayed on skin, wash thoroughly. If sprayed in mouth, give milk or water.
- p. If swallowed do NOT induce vomiting. Give water or milk, then raw egg.
- r. If swallowed, give raw egg if available, then if more than 5 minutes from a hospital induce vomiting, preferably using Ipecac Syrup APF.
- s. If in eyes, hold eyes open, flood with water for at least 15 minutes and see a doctor.
- t. If available, apply calcium gluconate gel to affected skin.
- v. Give large quantities of water and induce vomiting.
- w. Give plenty of water.
- x. If poisoned by skin absorption or through lungs, remove any contaminated clothing, wash skin thoroughly and give one atropine tablet every 5 minutes until dryness of the mouth occurs. Get to a doctor or hospital quickly.
- y. Do not give direct mouth-to-mouth resuscitation if swallowed. To protect rescuer, use air-viva, oxy-viva or one-way mask. Resuscitate in a well-ventilated area.
- z. No first aid directions are recommended for labelling purposes.

(b) Review of first aid instructions and corresponding safety directions and warning statements for the following List 1, 2 and 3 substances. The NDPSC is seeking industry assistance with the determination of the appropriate instructions for the listed substances, including information that will support differentiation in the level of instruction to apply to particular concentrations / products.

LIST 1 – SUBSTANCES FROM APPENDIX E WITH HIGH PRIORITY FOR REVIEW

Acrolein	Fluoroacetic acid	Nitrobenzene
4-Aminopyridine	Hydrazine	Nitrophenol
Ammonium thiocyanate	Hydroquinone	Paraformaldehyde
Aniline	Iodine (excluding salts, derivatives and iodophors)	PDB
Antimony chloride	Iodophors	(paradichlorobenzene)
Antimony compounds (except antimony chloride)	Lauryl isoquinolinium bromide	Phenylenediamines and alkylated phenylenediamines
Barium salts (except barium sulfate)	Lead compounds	Phenyl methyl ketone
Benzoyl peroxide	Mercuric chloride	ortho-Phenylphenol
Borax	Mercuric iodide	Phosphorus, yellow
Boric Acid	Mercuric nitrate	Picric acid
Bromoform	Mercuric oxide	Potassium bromate
Cadmium compounds	Mercuric potassium iodide	Potassium chlorate
Carbon disulphide	Mercuric thiocyanate	Potassium cyanate
Carbon tetrachloride	Mercurochrome	Propionic acid
Chlorocresol	Mercurochromic chloride	Pyrithione zinc
Chloroform	Mercurous chloride	Selenium compounds
Chromates	Mercury, organic compounds	Silicofluorides
Climbazole	Metaldehyde	Sodium bromate
Copper sulfate	Methanol	Sodium chlorate
Dichromates	Methylated spirit	Sodium nitrite
Dimethylformamide	Methyl ethyl ketone	Sodium trichloroacetate
Dinitrocresols	Methyl iso-amyl ketone	Terpenes, chlorinated
Dinitrophenols	Methyl iso-butyl ketone	Tetrachloroethane
Ether	Methyl salicylate	Thiourea
Ethylene glycol	Naphthalene	ortho-Tolidine
Fluorides except when separately specified	Nicotine	Toluenediamine
		Trichloroacetic acid
		Triethyl phosphate

LIST 2 – REMAINING SUBSTANCES IN APPENDIX E FOR REVIEW

Acetic acid	Brucine	Cresols
Acetic anhydride	2-Butoxyethanol and its acetates	Croton oil
Acetone	Calcium hypochlorite	Cyanides
Alkaline salts	Camphor	Cyanoacrylic acid esters
Amines for use as curing agents for epoxy resins	Chlorinated lime	Cyanuric acid
Ammonia	Chlorinating compounds except when separately specified	Cyclohexanone peroxide
Ammonium bifluoride	Chlorine (gas)	o-Dichlorobenzene
Anhydrides, organic acid, for use as curing agents for epoxy resins	Chromium trioxide	Dichloroethyl ether
Benzalkonium chloride	Cineole	Dichloroisocyanurates
Benzene	Clove oil	Dichloromethane (methylene chloride)
Boron trifluoride	Creosote	Didecyldimethylammonium chloride
		Diesel (distillate)

Diethanolamine	N-methyl-2-pyrrolidone	Sodium dodecylbenzene sulfonate
Dimethyl sulfoxide	Nitric acid	Sodium hydrogen sulfate
Dioxane	Nonoxinol 9	Sodium hydrosulfite
Distillate	2-Octyl-4-isothiazolin-3-one (Octhilinone)	Sodium hydroxide
N-(N-dodecyl)-2-pyrrolidone	N-(N-octyl)-2-pyrrolidone	Sodium hypochlorite
Epoxy resins liquid	Oxalic acid	Sodium laureth-6 carboxylate
Ethanolamine	Peracetic acid	Sodium metabisulphite
Ethyl bromide	Permanganates	Sodium percarbonate
Ethylene glycol monoalkyl ethers and their acetates except when separately specified	Petrol	Sodium stannate
Ethylene oxide	Phenols	Sodium sulfide
Eucalyptus oil	Phosphonic acid	Sodium trichloroisocyanurate
Eugenol	Phosphoric acid	Strychnine
Fluocufuron	Ortho-Phthalaldehyde	Styrene
Formaldehyde	Polyethanoxy alkylamine	Sulcofuron
Formic acid	2-methyl-1-propanol	Sulfamic acid
Glutaraldehyde	Polyethanoxy (15) tallow amine	Sulfuric acid
Hexachlorophane	Potassium hydroxide	Tetrachloroethylene
Hydrocarbons, liquid	Potassium metabisulphite	Toluene
Hydrochloric acid	Potassium peroxomonosulfate triple salt	1,1,1-Trichloroethane
Hydrofluoric acid	Potassium sulphide	Trichloroethylene
Hydrogen peroxide	Quaternary ammonium compounds except when separately specified	Trichloroisocyanuric acid
Hydrosilicofluoric acid	Safrole	Triethanolamine
Isocyanates, free organic	Sassafras oil	Trifluoromethanesulphonic acid
Isophorone	Silver salts	Triisopropanolamine
Kerosene	Sodium aluminate	lauryl ether sulfate
Lindane	Sodium bifluoride	Turpentine (mineral)
Magnesium chlorate	Sodium diacetate	Turpentine oil (vegetable)
Maldison	Sodium dichloroisocyanurate	White spirit
Melaleuca Oil		Xylene
Mercury metallic		Xylenols
Methyl ethyl ketone peroxide		Zinc chloride
		Zinc sulfate

LIST 3 – NEW SUBSTANCES FOR INCLUSION IN APPENDIX E AS A RESULT OF THE AUGUST 2000 MEETING

Ammonium persulfate	bicyclo-(2.2.1)heptane-
Potassium persulfate	2,5-dimethanamine
Sodium persulfate	N,N-
Poly(Oxy-1,2-ethanediyl),	bis(phenylmethylene)-
α -[2-[(2-hydroxyethyl)amino]-2-oxoethyl]- ω -hydroxy-	bicyclo-(2.2.1)heptane-
mono-C ₁₃₋₁₅ -alkyl ethers	2,6-dimethanamine
N,N-bis(phenylmethylene)-	

9. RESOLUTIONS OF THE NATIONAL CO-ORDINATING COMMITTEE ON THERAPEUTIC GOODS CONCERNING TRANS-TASMAN HARMONISATION OF SCHEDULING.

The National Co-ordinating Committee on Therapeutic Goods has requested that the NDPSC put to public consultation the following three resolutions it has made to facilitate concurrent, more efficient and timely decisions in regard to the scheduling of human medicines.

1. NCCTG endorses the proposal that uniform guidelines for applications to the NDPSC and MCC secretariats for scheduling and/or rescheduling of drugs and poisons be coordinated by the TGA and the New Zealand Ministry of Health, with the objective of facilitating concurrent, more efficient and timely achievement of common decisions.
2. Progression of above resolution will be dependent on:
 - (a) Acceptance in principle of this and the related proposals by the Trans-Tasman Interdepartmental Committee; and
 - (b) Commitment between the TGA and the New Zealand Ministry of Health to a staged approach to implementation as proposed in the following resolution.

3.

RECOMMENDATION	TGA/MOH to sign off by or before	Implement at NDPSC meeting in:
Coordination of the NDPSC and MCC meeting timetables to move to three meeting per year. [NDPSC to meet in February, June, October; MCC to meet in April, August and November each year)	1 January 2001	February 2002
Adoption of common guidelines for applications for scheduling in the NDPSC Guidelines for Scheduling and the NZ Regulatory Guidelines for Medicines	1 August 2001	February 2002
Revision of the relevant Aust. and NZ legislation and guidelines, to: <ul style="list-style-type: none"> • Support the revised timetabling; and • Achieve harmonisation of the Trans-Tasman processes for public consultation. 	1 August 2001	February 2002
Adoption of common guidelines for concurrent applications in the NDPSC Guidelines for Scheduling and the NZ Regulatory Guidelines for Medicines	1 January 2002	June 2002

The NDPSC anticipates that the proposal for the NDPSC to move to three meetings per year will be of interest to all parties. Factors that the NDPSC consider may have been relevant to the NCCTG resolutions were:

- Ensuring legislative requirements are met;
- Exchange of information between the Committees;
- Current number of scheduling meetings in each country per year (NZ meets twice and Australia four times);
- Potential to increase time available for public consultation;
- Minimal effect on time to implementation of scheduling decisions.

A further resolution was presented to the NDPSC relating to processes to be followed in regard to the substances for which harmonisation could not be achieved. The Committee agreed the resolution should be provided for information to interested parties. The Committee noted the many reasons why harmonisation cannot be achieved include:

- Schedule 4 includes veterinary drugs; the NZ *Medicines Act* does not allow for drugs for veterinary use only to be included in its Schedule;
- The NZ *Medicines Act* does not include a classification equivalent to Appendix C. A Part I classification (Prescription Medicine) is the most restrictive classification;
- The SUSDP includes narcotic drugs and psychotropic substances, which in NZ are covered under the *Misuse of Drugs Act*. To date harmonisation of scheduling has focussed on substances included in the *Medicines Act*.

4. NDPSC be advised that:

(a) In accordance with the general principles for harmonisation of scheduling as established by the NCCTG and adopted by the NDPSC in August 1998; and

(b) Where the NDPSC has taken all reasonable steps to apply these principles and has concluded that it is not in the public interest to harmonise an individual schedule entry in the SUSDP with the comparable entry in the New Zealand medicines regulations:

(i) The NDPSC minutes should identify the “non-harmonised drug” (or specific entry) as one for which harmonisation can not be achieved at that time, but for which harmonisation must be reconsidered in two years from the date of that decision, or before, if other matters related to that drug arise in the normal course of business – except where the differences are a result of legislative differences;

(ii) At the next NDPSC meeting after the due date, the usual public consultation processes would apply. The NDPSC should reconsider the drug with the aim of achieving harmonisation in accordance with the NCCTG guidelines;

(iii) If the previous decision is upheld, the process should be repeated at least every two years – except where the absence of harmonisation is a result of legislative differences;

(iv) A report on the current joint Australian / New Zealand list of “non-harmonised drugs” (as at a date to be determined) should be tabled annually at the NCCTG and noted in the joint annual report to Council of Australian Governments – Therapeutic Goods Co-operation Program;

(v) There would be no objection to adoption by the NDPSC of the drugs comprising 16 blood products, 7 'practice issues' products, 51 controlled drugs and 57 veterinary drugs into such a joint list; and

(c) This resolution should be brought to the attention of the New Zealand Ministry of Health, with the recommendation that the same process be adopted by the Medicines Classification Committee.

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Industry, Science and Tourism

Pooled Development Funds Act 1992

The Pooled Development Funds Registration Board advises that pursuant to *s14* of the *Pooled Development Funds Act 1992*, as amended, the following companies were **granted registration** as a Pooled Development Fund.

INNOVATION CAPITAL LIMITED (ACN 086 439 107) on 30 March 1999, MAWSON CAPITAL PTY LTD (ACN 080 282 613) on 12 April 1999, AUSTRALIAN FINANCIAL INITIATIVES LTD (ACN 087 334 370) on 7 June 1999, ACRUX LIMITED (ACN 082 001 152) on 7 July 1999, CONCENTRATED CAPITAL PTY LTD (ACN 087 730 667) on 14 July 1999, PRIME DEVELOPMENT FUND LIMITED (ACN 084 777 739) on 3 August 1999, JAM DEVELOPMENT CAPITAL LIMITED (ACN 088 267 190) on 23 August 1999, ADD VENTURE CAPITAL LIMITED (ACN 085 039 818) on 24 August 1999, LOFTUS POOLED DEVELOPMENT NO.2 LIMITED (ACN 088 029 645) on 16 September 1999, HEALTHNET INVESTMENTS PTY LIMITED (ACN 088 674 846) on 27 September 1999, AEGIS DEVELOPMENT FUND PTY LIMITED (ACN 087 752 912) on 1 October 1999, PACIFIC DEVELOPMENT CAPITAL LIMITED (ACN 088 964 112) on 5 October 1999, NATIONAL ENTERTAINMENT INVESTMENT FUND PTY LTD (ACN 086 583 075) on 11 October 1999, eFINANCIAL CAPITAL LIMITED (ACN 089 796 798) on 1 November 1999, ENTERPRISE DEVELOPMENT CAPITAL LIMITED (ACN 089 170 356) on 10 November 1999, E-COM INVESTMENT CAPITAL LIMITED (ACN 087 692 073) on 10 November 1999, HUBBUB INVESTMENTS PTY LTD (ACN 089 422 665) on 12 November 1999, CAPITAL INVESTMENT PARTNERS LIMITED (ACN 089 366 889) on 12 November 1999, THE NEW MILLENNIUM FUND PTY LTD (ACN 089 529 733) on 2 December 1999, FIRST FUND PTY LTD (ACN 089 175 637) on 10 December 1999, CAPRICORN DEVELOPMENT FUND PTY LTD (ACN 088 097 312) on 10 December 1999, HUNTER BAY INNOVATION LIMITED (ACN 088 779 702) on 20 December 1999, CVC DEVELOPMENT FUND LIMITED (ACN 088 731 837) on 20 December 1999, AUSTRALIAN BUSINESS DEVELOPMENT FUND NO. 2 PTY LTD (ACN 089 311 026) on 13 January 2000, FOUNDATION MILLENNIUM 2000 PTY LTD (ACN 090 868 910) on 13 January 2000, AUSTRALIAN BIOMEDICAL FUND No.1 LIMITED (ACN 089 872 999) on 13 January 2000, AUSTRALIAN BIOMEDICAL FUND No.2 LIMITED (ACN 089 873 030) on 13 January 2000, GS TECH LTD (ACN 091 558 815) on 13 March 2000, BLUEPEAK VC TECHNOLOGY POOLED FUND LIMITED (ACN 077 305 198) on 13 March 2000, INCUBATOR CAPITAL LIMITED (ACN 091 499 357) on 29 March 2000, BIOTECH CAPITAL LIMITED (ACN 091 979 172) on 29 March 2000, eFUND IT LIMITED (ACN 091 825 035) on 29 March 2000, WOLESLEY INVESTMENT FUND LIMITED (ACN 092 355 416) on 17 April 2000, A&B VENTURE PARTNERS POOLED FUND LIMITED (ACN 091 790 000) on 16 May 2000, INTELBIZ LIMITED (ACN 091 945 443) on 16 May 2000, TWENTYFIRST CAPITAL LTD (ACN 091 979 574) on 2 June 2000, CHALLENGER CAPITAL FUND (ACN 092 467 591) on 20 June 2000, KHATZ CAPITAL FUND LIMITED (ACN 092 245 871) on 11 July 2000, THE PRINCIPALS TECHNOLOGY FUND LIMITED (ACN 092 685 099) on 20 July 2000, SAGE GLOBAL FUND LIMITED (ACN 092 307 518) on 10 August 2000, D'ARTAGNAN HOLDINGS PTY LTD (ACN 083 806 704) on 10 August 2000, EPARK #1 POOLED FUND PTY LTD (ACN 092 776 666) on 10 August 2000, GENESIS PRIVATE EQUITY PTY LTD (ACN 092 840 652) on 23 August 2000, BDO INVESTMENT FUND PTY LTD (ACN 093 108 626) on 23 August 2000, STATE DEVELOPMENT FUND LTD (ACN 093 639 064) on 23 August 2000.

The PDF Registration Board advises that the following are no longer pooled development funds because their registration declaration was **revoked** pursuant to *s46(3)* of the *Pooled Development Funds Act 1992*, as amended.

H-G DEVELOPMENT LTD (ACN 066 601 189) on 23 July 1999, INTEGRATED DEVELOPMENT CAPITAL LIMITED (ACN 066 217 909) on 3 August 1999, FIRST RESOURCES DEVELOPMENT FUND LIMITED (ACN 065 006 859) on 28 September 1999.

The PDF Registration Board advises that the following are no longer pooled development funds because their registration declaration was **revoked** pursuant to *s47* of the *Pooled Development Funds Act 1992*, as amended.

PRICKLY PTY LTD (ACN 075 290 032) on 1 March 1999, CONSORTIUM DEVELOPMENT FUND PTY LTD (ACN 071 295 415) on 19 May 1999.

Michael Vertigan
Chairman
Pooled Development Funds Registration Board

Commonwealth of Australia

Australian Industry Development Corporation Act 1970

Direction No 1 of 2000

I, NICHOLAS HUGH MINCHIN, Minister for Industry, Science and Resources, pursuant to section 9 of the *Australian Industry Development Corporation Act 1970*, hereby direct the Australian Industry Development Corporation ("AIDC") to exercise its powers under section 7 of the *Australian Industry Development Corporation Act 1970* to:

1. acquire:
 - (a) all of the issued share capital in Kockums Pacific Pty Limited ACN 008 286 280; and
 - (b) the share capital held by RCI Pty Limited ACN 008 408 848 in the Australian Submarine Corporation Pty Limited ACN 008 605 034;
2. procure the execution by any 2 directors or any director and the secretary of such documents to effect the acquisitions described in 1. above, which documents and their terms and conditions are to be approved by me prior to their execution.

~~Dated:~~  ~~2000~~

20 SEP 2000

.....
Nicholas Hugh Minchin

Minister for Industry, Science and Resources

9617815

Transport and Regional Services



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

NOTIFICATION OF EXEMPTION UNDER THE CIVIL AVIATION REGULATIONS 1988

On 25 September 2000, the Civil Aviation Safety Authority (CASA) issued an exemption under subregulation 235 (11) of the *Civil Aviation Regulations 1988* relating to the re-weighing of an aircraft (Exemption Number CASA EX44/2000).

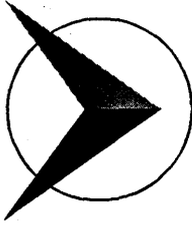
Copies of the instruments are available for inspection at, and may be purchased over the counter from:

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

Copies of the instruments may be purchased by mail from:

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

9617816



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF AN AIRWORTHINESS DIRECTIVE UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 4 October 2000:

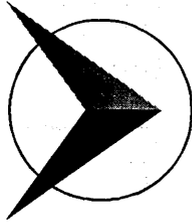
Part 105 - Aircraft

AD/F27/153 - Aircraft Flight Manual - Propeller Flight Idle

Copies of this Airworthiness Directive 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)



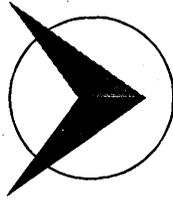
CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**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 2 November 2000:

Part 105 - Aircraft

- | | |
|------------------------------|--|
| AD/A320/99 Amdt 1 | - Rudder Pedals |
| AD/AB3/59 Amdt 5 | - Ram Air Turbine (RAT) Failure to Run |
| AD/AB3/137 Amdt 1 | - Ram Air Turbine - Modification |
| AD/B717/1 Amdt 1 | - Horizontal Stabiliser Jackscrew |
| AD/B727/152 Amdt 1 | - Rear Spar Web Between Right & Left BBL 40 |
| AD/B737/147 | - Cabin Door Handle Mounting Hub |
| AD/B747/234 | - Aft Pressure Bulkhead |
| AD/B747/235 | - Fuselage Skin as BS 980 Drag Splice Fitting |
| AD/B747/61 Amdt 2 | - Rear Pressure Bulkhead |
| AD/BAL/3 Amdt 3 | - LP Gas Cylinders |
| AD/BEECH 33/19 | - Wing Installation - CANCELLED |
| AD/BEECH 35/43 | - Wing Installation - CANCELLED |
| AD/BEECH 36/20 | - Wing Installation - CANCELLED |
| AD/BEECH 50/23 Amdt 3 | - Wing Front Spar |

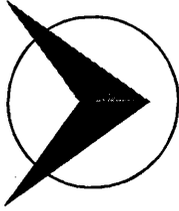


CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

Part 105 - Aircraft (Continued)

- AD/BEECH 65/18 Amdt 1 - Wing Piano Wire Installation Pin - Installation - CANCELLED**
- AD/BEECH 65/22 Amdt 4 - Wing Spar and Lower Attachment Fittings**
- AD/BEECH 65/34 Amdt 5 - Upper and Lower Outboard Wing Front Spar Caps**
- AD/BEECH 65/38 - Wing Installation - Inspection and Modification - CANCELLED**
- AD/BEECH 65/57 Amdt 4 - Wing Panel to Center Section Attach Fittings, Steel Bolts and Nuts**
- AD/BEECH 65/63 Amdt 1 - Inconel Nuts Forward Spar Lower Attachment - CANCELLED**
- AD/BEECH 65/65 - Upper Forward Wing Attach Bolts Torque - CANCELLED**
- AD/BEECH 90/21 - Wing Piano Wire Installation - Modification - CANCELLED**
- AD/BEECH 90/29 Amdt 3 - Wing Front Spar**
- AD/BEECH 90/31 - Wing Installation - Inspection and Modification - CANCELLED**
- AD/BEECH 90/47 - Wing Spar Fatigue - Inspection - CANCELLED**
- AD/BEECH 90/48 Amdt 2 - Wing Spar Fitting Fatigue - Inspection**
- AD/BEECH 90/69 Amdt 3 - Outboard Wing Attachment Bolts and Nuts**
- AD/BEECH 90/79 - Inconel Nuts Forward Spar Lower Attachment - CANCELLED**
- AD/DC-9/117 Amdt 1 - Horizontal Stabiliser Jackscrew**



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

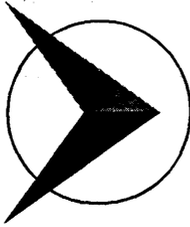
Part 105 - Aircraft (Continued)

- | | |
|-------------------------------|--|
| AD/DHC-8/71 | - Internal Baggage Compartment Door |
| AD/DHC-8/72 | - Flight Deck Structural Angle P/N 85310497-101/103 |
| AD/DHC-8/73 | - Airstair Door |
| AD/DHC-8/74 | - Oxygen-Deletion of Selector Stop on Flow Control Valve |
| AD/JETSTREAM/87 Amdt 1 | - Propeller Blade Inspection and Engine Ground Operation Limitation |
| AD/PA-46/19 Amdt 1 | - Wing and Fuselage Structural Fatigue Limitations |
| AD/SF340/79 | - Improved Air Circulation Fan |
| AD/TBM 700/21 | - Horizontal Stabiliser Top Skin |

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 AN AIRWORTHINESS DIRECTIVE UNDER
THE CIVIL AVIATION REGULATIONS 1998**

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 2 November 2000:

Part 107 - Equipment

AD/PMC/46 - Propeller Blade Inspection

Copies of this Airworthiness Directive 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)

Treasurer



Currency (Royal Australian Mint) Determination 2000 (No. 7)

I, JOE HOCKEY, Minister for Financial Services and Regulation, make this Determination under subsection 13A (1) of the *Currency Act 1965*.

Dated 19th September 2000



Minister for Financial Services and Regulation

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Section 1

1 Name of Determination

This Determination is the *Currency (Royal Australian Mint) Determination 2000 (No. 7)*.

2 Commencement

This Determination commences on gazettal.

3 Specification of coins

- (1) This Determination specifies, for a coin having the denomination and standard composition specified in columns 2 and 3 of Part 1 of Schedule 1, the standard weight, the allowable variation from that weight, the dimensions and the design specified in columns 4, 5 and 6 of that Part.
- (2) A reference in Part 1 of Schedule 1 to the diameter of a coin is, for a coin that is not circular, a reference to the distance between 2 parallel faces of the edge of the coin.

4 Application of Determination

The specifications in this Determination do not affect any other Determination of the specifications of a coin.

Schedule 1

(section 3)

Part 1 Specifications of coins

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
101	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O22	R239
102	\$1	Not less than 99.9% silver	11.66 ± 0.240	25.12	2.80	S1	E3	O22	R240
103	\$1	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O22	R241
104	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R242
105	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R243
106	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O22	R244
107	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O22	R245
108	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R246
109	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R247
110	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R248
111	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R249
112	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R250
113	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R251
114	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R252
115	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O22	R253

Schedule 1.

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
116	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.15	2.80	S1	E3	O22	R254
117	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.15	2.80	S1	E3	O22	R255

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
201	Shape	S1	Circular
202	Shape	S3	Dodecahedral
203	Edge	E1	Continuously milled
204	Edge	E3	14 segments, of which 7 are milled and 7 are plain
205	Edge	E4	Plain
206	Obverse	O22	An effigy of Queen Elizabeth II, and the monogram 'IRB', surrounded by the inscriptions: (a) 'ELIZABETH II'; and (b) 'AUSTRALIA 2001'.
207	Reverse	R239	A representation of the Rising Sun badge of the Australian Army above the inscription '1901 - 2001', surrounded by: (a) the inscriptions: (i) 'CENTENARY OF THE ARMY'; and (ii) 'ONE DOLLAR'; and (b) as a mint mark, the letter 'A', 'B', 'C', 'M' or 'S'.
208	Reverse	R240	A representation of the Rising Sun badge of the Australian Army above the inscription '1901 - 2001', surrounded by the inscriptions: (a) 'CENTENARY OF THE ARMY'; and (b) 'ONE DOLLAR'.
209	Reverse	R241	The inscriptions '1 OUNCE FINE SILVER' and 'ONE DOLLAR', superimposed on an artist's representation, in traditional Australian Aboriginal style, of a kangaroo set against a background composed of a series of small circles.
210	Reverse	R242	A representation of the coat of arms of Australia, printed in colour, surrounded by the inscription '50'.
211	Reverse	R243	A representation of the coat of arms of Australia, surrounded by the inscription '50'.

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
212	Reverse	R244	A representation of the Centenary of Federation logo, printed in colour, surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901 - 2001'; and (c) 'ONE DOLLAR'.
213	Reverse	R245	A representation of the Centenary of Federation logo surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901 - 2001'; and (c) 'ONE DOLLAR'.
214	Reverse	R246	A representation of the coat of arms of New South Wales surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'NEW SOUTH WALES'; and (e) 'FIFTY CENTS'.
215	Reverse	R247	A representation of the coat of arms of Victoria surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'VICTORIA'; and (e) 'FIFTY CENTS'.
216	Reverse	R248	A representation of the coat of arms of Queensland surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'QUEENSLAND'; and (e) 'FIFTY CENTS'.
217	Reverse	R249	A representation of the coat of arms of Western Australia surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'WESTERN AUSTRALIA'; and (e) 'FIFTY CENTS'.
218	Reverse	R250	A representation of the coat of arms of South Australia surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'FIFTY CENTS'.

Schedule 1.

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
219	Reverse	R251	A representation of the coat of arms of Tasmania surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'TASMANIA'; and (e) 'FIFTY CENTS'.
220	Reverse	R252	A representation of the coat of arms of the Australian Capital Territory surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'AUSTRALIAN CAPITAL TERRITORY'; and (e) 'FIFTY CENTS'.
221	Reverse	R253	A representation of the coat of arms of the Northern Territory surrounded by the inscriptions: (a) 'CENTENARY OF FEDERATION'; and (b) '1901'; and (c) '2001'; and (d) 'NORTHERN TERRITORY'; and (e) 'FIFTY CENTS'.
222	Reverse	R254	A representation of the badge of the Royal Australian Airforce surrounded by the inscriptions: (a) 'ROYAL AUSTRALIAN AIR FORCE'; and (b) '1921'; and (c) '2001'; and (d) 'ONE DOLLAR'.
223	Reverse	R255	A representation of the badge of the Royal Australian Navy surrounded by the inscriptions: (a) 'ROYAL AUSTRALIAN NAVY'; and (b) '1911'; and (c) '2001'; and (d) 'ONE DOLLAR'.



Currency (Royal Australian Mint) Determination 2000 (No. 8)

I, JOE HOCKEY, Minister for Financial Services and Regulation, make this Determination under subsection 13A (1) of the *Currency Act 1965*.

Dated *26 September* 2000

A large, stylized handwritten signature in black ink, which appears to be 'Joe Hockey', is written over the signature line.

Minister for Financial Services and Regulation

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Section 1**1 Name of Determination**

This Determination is the *Currency (Royal Australian Mint) Determination 2000 (No. 8)*.

2 Commencement

This Determination commences on gazettal.

3 Specification of coins

- (1) This Determination specifies, for a coin having the denomination and standard composition specified in columns 2 and 3 of Part 1 of Schedule 1, the standard weight, the allowable variation from that weight, the dimensions and the design specified in columns 4, 5 and 6 of that Part.
- (2) A reference in Part 1 of Schedule 1 to the diameter of a coin is, for a coin that is not circular, a reference to the distance between 2 parallel faces of the edge of the coin.

4 Application of Determination

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

Schedule 1

(section 3)

Part 1 Specifications of coins

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm) max.	(2) Thickness (mm) max.	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
101	\$1	Not less than 99.9% silver	20.30 ± 0.50	34.10	2.90	S1	E1	O15	R256
102	\$10	Not less than 99.9% silver	312.347 ± 1.00	75.50	8.70	S1	E9	O15	R257

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
201	Shape	S1	Circular
202	Edge	E1	Continuously milled
203	Edge	E9	Plain edge with two inscriptions, being 'GAMES OF THE XI PARALYMPIAD' and '10 oz 999 SILVER' evenly spread and separated by two images of the Sydney Paralympic Organising Committee logo, to read with the reverse of the coin facing up.
204	Obverse	O15	An effigy of Queen Elizabeth II, and the monogram 'IRB', surrounded by: (a) the inscriptions 'ELIZABETH II' and 'AUSTRALIA 2000'; and (b) an inscription stating in Arabic numerals the amount in dollars of the denomination of the coin, followed by the word 'DOLLAR' or 'DOLLARS'.
205	Reverse	R256	A representation of the design used on the obverse of the Victory Medals for the Sydney 2000 Paralympic Games, comprising: (a) the official logo of the Sydney Paralympic Organising Committee and the official logo of the International Paralympic Committee, against a background of intertwined ribbons and medal shapes; and (b) the inscription 'PARALYMPIC SUMMER GAMES SYDNEY 2000'.
206	Reverse	R257	A representation of the design used on the reverse of the Victory Medals for the Sydney 2000 Paralympic Games, comprising an image of the Sydney Harbour Bridge and the Sydney Opera House, surrounded by images of sporting venues used in the Paralympic Games.

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2000/104	Income tax: Black George Warren River Project No.1 - Supplementary Prospectus	Ruling sets out the tax consequences of investing in the Project, by Wine Producers entering into a Management Agreement and a Vinelot Lease Agreement for the purposes of carrying on a commercial viticulture and wine production business. Note: this ruling replaces Product Ruling PR 2000/72, which is now withdrawn.
PR 2000/105	Income tax: Norfolk Ridge Vineyards Project - Stage 3B	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of carrying on a long term commercial viticulture business.

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 2000/104	Income tax: Black George Warren River Project No.1 - Supplementary Prospectus	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.
PR 2000/105	Income tax: Norfolk Ridge Vineyards Project - Stage 3B	This Product Ruling is withdrawn and ceases to have effect after 30 June 2003.

NOTICE WITHDRAWAL OF RULINGS

Ruling Number	Subject	Brief Description
TD 92/142	Income tax: What is the opening value of a unit of property, for the purposes of calculating depreciation, if the unit was previously used for purposes other than producing assessable income?	This Taxation Determination is withdrawn with effect from 4 October 2000.

9617820



**Commonwealth
of Australia**

Gazette

No. S 511, Friday, 22 September 2000

Published by AusInfo, Canberra

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

**NOTIFICATION OF THE MAKING OF AN ORDER
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 20 September 2000, Civil Aviation Amendment Order (No. 7) 2000 made amendments to Part 40, section 40.1.7 of the Civil Aviation Orders.

The commencement date for these amendments is 22 September 2000.

Copies of the instrument are available from:

**Manager, Information and Production
CASA Office of Legal Counsel
Level 3 Baillieu House
71 Northbourne Avenue
Canberra ACT**

**Phone: (02) 6217 1910
Email: hornblower@casa.gov.au**



**Commonwealth
of Australia**

Gazette

No. S 512, Friday, 22 September 2000

Published by AusInfo, Canberra

SPECIAL

NOTICE OF APPLICATION

**FIRST AUSTRALIAN BUILDING SOCIETY LIMITED
ABN 30 087 652 015**

Application will be made by First Australian Building Society Limited to the Supreme Court of Queensland at Brisbane at 2.15pm on 29 September 2000 for an order that the scheme of arrangement to be considered and voted upon by the members of the Applicant on 27 September 2000 be approved pursuant to section 411(4) and (6) of the Corporations Law.

A person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below not later than 4pm on 28 September 2000.

**FIRST AUSTRALIAN BUILDING
SOCIETY LIMITED**

The address for service of the applicant is c/- McCullough Robertson Lawyers, Level 12, 66 Eagle Street, Brisbane, Qld, 4000.

NOTICE OF APPLICATION

**N.B.S. HOLDINGS (BUILDING SOCIETY) LIMITED
ABN 72 087 933 766**

Application will be made by N.B.S. Holdings (Building Society) Limited to the Supreme Court of Queensland at Brisbane at 2.15pm on 29 September 2000 for an order that the scheme of arrangement to be considered and voted upon by the members of the Applicant on 27 September 2000 be approved pursuant to section 411(4) and (6) of the Corporations Law.

A person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below not later than 4pm on 28 September 2000.

**N.B.S. HOLDINGS (BUILDING
SOCIETY) LIMITED**

The address for service of the applicant is c/- McCullough Robertson Lawyers, Level 12, 66 Eagle Street, Brisbane, Qld, 4000.

Produced by AusInfo

Cat. No. 00 1693 9

ISSN 1032-2345

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NOTICE OF APPLICATION

**FP HOLDINGS (BUILDING SOCIETY) LIMITED
ABN 72 087 933 775**

Application will be made by FP Holdings (Building Society) Limited to the Supreme Court of Queensland at Brisbane at 2.15pm on 29 September 2000 for an order that the scheme of arrangement to be considered and voted upon by the members of the Applicant on 27 September 2000 be approved pursuant to section 411(4) and (6) of the Corporations Law.

A person intending to appear at the hearing must serve a notice in the prescribed form to reach the address below not later than 4pm on 28 September 2000.

**FP HOLDINGS (BUILDING
SOCIETY) LIMITED**

The address for service of the applicant is c/- McCullough Robertson Lawyers, Level 12, 66 Eagle Street, Brisbane, Qld, 4000.



Corporations Law
Subsection 164(3)

Notice is hereby given that the ASIC will alter the registration details of the following companies 1 month after the publication of this notice, unless an order by a court or Administration Appeals Tribunal prevents it from doing so.

MACKAY PERMANENT BUILDING SOCIETY LTD ACN 087 652 033 will change to a public company limited by shares.

SHEPHERD WOOLSKINS AUSTRALIA PTY LIMITED ACN 087 052 140 will change to a public company limited by shares. The new name will be **SHEPHERD WOOLSKINS AUSTRALIA LIMITED** ACN 087 052 140.

SOUL PATTINSON TELECOMMUNICATIONS HOLDINGS PTY LIMITED ACN 093 058 069 will change to a public company limited by shares. The new name will be **SOUL PATTINSON TELECOMMUNICATIONS HOLDINGS LIMITED** ACN 093 058 069.

TENIX LADS CORPORATION LTD ACN 067 368 192 will change to a proprietary company limited by shares. The new name will be **TENIX LADS CORPORATION PTY LTD** ACN 067 368 192.



Commonwealth of Australia

Migration Act 1958

**AUTHORISATION OF EMPLOYEES OF AUSTRALASIAN CORRECTIONAL
MANAGEMENT PTY LTD, A.C.N. 051 130 600, A.B.N. 60 051 130 600 AND
PACIFIC RIM EMPLOYMENT PTY LTD A.C.N. 085 496 091, A.B.N. 84 085 496
091, TO BE OFFICERS FOR THE PURPOSES OF THE *MIGRATION ACT 1958***

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under paragraph (g) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* ("the Act"), authorise the persons included in the following classes of persons to be officers for the purposes of the Act.

- (1) Employees of Australian Correctional Management Pty Ltd, A.C.N. 051 130 600, A.B.N. 60 051 130 600, who perform duties under the Migration Act and who have met character and training requirements as set out in the Detention Services Contract.
- (2) Employees of Pacific Rim Employment Pty Ltd, A.C.N. 085 496 091, A.B.N. 84 085 496 091, who perform duties under the Migration Act and who have met character and training requirements as set out in the Detention Services Contract.

Dated

20th September
[Signature]

2000.

Minister for Immigration and Multicultural Affairs

[NOTE. (1) Paragraph (g) of the definition of "officer" in subsection 5(1) of the *Migration Act 1958* provides that the Minister may authorise any person who is included in a class of persons to be an officer for the purposes of the Migration Act 1958, including a person who becomes a member of the class after authorisation.

