



Commonwealth of Australia

Gazette

No. GN 42, Wednesday, 25 October 2000

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 25 October 2000

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Government Notices issues, published each Wednesday, contain all legislation, proclamations, special information and government departments notices and are sold at \$6.40 each or on subscription of \$157.00 (25 issues).

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Gazette Officer, AusInfo, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6215 2589

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

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

fax (077) 21 5217

Agent:

Darwin: Northern Territory Government

Publications, 13 Smith Street,

tel. (08) 8989 7152

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

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

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the 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).

Australian Securities Commission issues contain Notices under the Corporations Law and are published on the first Tuesday of each month and are sold at \$16.20 each or on subscription of \$71.50 (6 issues).

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

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the *Customs Act 1901*. These issues are published each Wednesday and are sold at \$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 National Health Act 1953
P2	2.03.00	Great Barrier Reef Marine Park Act 1975
		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
	en e	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 National Health Act 1953
P5	27.4.00	Australia New Zealand Food Authority. Amendment No. 48 to the Foo 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	Great Barrier Reef Marine Park Act 1975
		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	Australian Heritage Commission Act 1975 Notice of Intention to Enter Places in the Register of the National Es

Gazette number	Date of Publication	Subject The Control of the Control o
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 National Health Act 1953
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	Great Barrier Reef Marine Park Act 1975
		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	Great Barrier Reef Marine Park Act 1975
	· ·	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	Wildlife Protection (Regulation of Exports and Imports) Act 1982. Amendments to Schedules 1, 2 and 2A.
P19	29.9.00	Supplemental Royal Charter of the Institute of Chartered Accountants in Australia.
P20	4.10.00	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.

Department of the House of Representatives

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 5 October 2000 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No.121 of 2000-An Act to amend legislation relating to agriculture, fisheries and forestry, and for related purposes. (Agriculture, Fisheries and Forestry Legislation Amendment Act (No. 1) 2000)

No. 122 of 2000—An Act to amend the law relating to civil liability for pollution damage, and for related purposes. (*Protection of the Sea (Civil Liability) Amendment Act 2000*)

No. 123 of 2000-An Act to amend the *Trade Practices Act 1974*, and for other purposes. (*Trade Practices Amendment (International Liner Cargo Shipping) Act 2000*)

I C HARRIS Clerk of the House of Representatives

Courts

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

PLUMBING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD 1999 C No. 22543/00 (P0053CRA)

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 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., free of charge.

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

SCHEDULE OF TERMS TO BE VARIED

Award & Var No. Clause Substance Date of Effect P0053 V004 10,11,12,13,31 Safety NetAdjustment 29/08/00

Dated 20th October 2000 Christine Hayward Deputy Industrial Registrar

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of:

Airline Operations (Transport Workers') Award 1998 [A3474] (C00146/98]

Disability Services (Northern Territory) Award 1992 [D0085] (C80070/00]

Social and Community Services Industry - Community Services Workers - Northern Territory Award 1996 [S1100] (C80067/00)

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 code	variation no.	clause	substance	date of effect
A3474	Con-b		Correction order to Print R3316	24.03.99
D0085	V013	Sch D	flexible remuneration increase	04.10.00
<u>S1100</u>	V015		inclusion of complying superannuation fund	04.10.00
18 Octo	ber 2000			3.6 XX.4 (P)(P)(XX.1)

NEIL McHATTIE
DEPUTY INDUSTRIAL REGISTRAR

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign (urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	11/10/00	12/10/00	13/10/00	14/10/00	15/10/00	16/10/00	17/10/00
Austria	Schillings	8.4186	8.4337	8.4447	8.4447	8.4447	8.4805	8.4516
Belgium/Lux	Francs	24.6800	24.7200	24.7600	24.7600	24.7600	24.8600	24.7800
Brazil	Reals	.9909	.9889	. 9849	.9849	.9849	.9850	.9741
Canada .	Dollars	.8015	.8000	.8028	.8028	.8028	.7946	.7928
China	Yuan	4.4201	4.3992	4.3860	4.3860	4.3860	4.3652	4.3237
Denmark	Kroner	4.5588	4.5658	4.5708	4.5708	4.5708	4.5898	4.5764
European Unio	nEuro	.6118	.6129	.6137	.6137	.6137	.6163	.6142
Fiji	Dollar	1.1984	1.1928	1.1895	1.1895	1.1895	1.1890	1.1889
Finland	Markka	3.6376	3.6441	3.6489	3.6489	3.6489	3.6644	3.6519
France	Francs	4.0131	4.0204	4.0256	4.0256	4.0256	4.0427	4.0289
Germany	Deutschmark	1.1966	1.1987	1.2003	1.2003	1.2003	1.2054	1.2013
Greece	Drachmae	207.5500	207.9600	208.2400	208.2400	208.2400	209.1200	208.5600
Hong Kong	Dollars	4.1629	4.1436	4.1304	4.1304	4.1304	4.1113	4.0725
India	Rupees	24.6711	24.6122	24.5505	24.5505	24.5505	24.4341	24.1948
Indonesia	Rupiah	4725.0000	4709.0000	4752.0000	4752.0000	4752.0000	4693.0000	4648.0000
Ireland	Pounds	.4818	.4827	.4833	.4833	.4833	.4854	.4837
Israel	Shekel	2.1815	2.1647	2.1860	2.1860	2.1860	2.1619	2.1556
Italy	Lire	1184.6100	1186.7400	1188.2900	1188.2900	1188.2900	1193.3200	1189.2600
Japan	Yen	57.6000	57.2200	57.0300	57.0300	57.0300	56.8100	56.3900
Korea	Won	599.6100	596.0800	596.9300	596.9300	596.9300	594.2800	589.6500
Malaysia	Ringgit	2.0286	2.0191	2.0130	2.0130	2.0130	2.0035	1.9845
Netherlands	Guilder	1.3482	1.3507	1.3524	1.3524	1.3524	1.3581	1.3535
New Zealand	Dollar	1.3133	1.3198	1.3249	1.3249	1.3249	1.3217	1.3197
Norway	Kroner	4.9281	4.9473	4.9314	4.9314	4.9314	4.9556	4.9272
Pakistan	Rupee	31.2200	31.0000	30.8300	30.8300	30.8300	30.8600	30.5300
Papua NG	Kina	1.5125	1.5133	1.5379	1.5379	1.5379	1.5196	1.5122
Philippines	Peso	25.1100	25.2500	25.3500	25.3500	25.3500	25.6300	25.3700
Portugal	Escudo	122.6500	122.8800	123.0400	123.0400	123.0400	123.5600	123.1400
Singapore	Dollar	. 9344	.9301	.9284	.9284	.9284	.9239	.9151
Solomon Is.	Dollar	2.7074	2.6947	2.6866	2.6866	2.6866	2.6739	2.6486
South Africa	Rand	3.9313	3.9300	3.9625	3.9625	3.9625	3.9411	3.9534
Spain	Peseta	101.7900	101.9800	102.1100	102.1100	102.1100	102.5400	102.1900
Sri Lanka	Rupee	42.2600	42.0000	42.0200	42.0200	42.0200	41.8300	41.4400
Sweden	Krona	5.2731	5.2665	5.2676	5.2676	5.2676	5.2474	5.2292
Switzerland	Franc	.9301	.9264	.9230	.9230	.9230	.9322	.9266
Taiwan	Dollar	16.7000	16.6200	16.5600	16.5600	16.5600	16.7000	16.7400
Thailand	Baht	22.9300	22.8800	23.0100	23.0100	23.0100	22.8200	22.5900
UK	Pounds	.3664	.3633	.3602	.3602	.3602	.3628	.3610
USA	Dollar	.5339	.5314	.5298	.5298	.5298	.5273	.5223
•						.5250	. 34/3	

MICHAEL POLITI Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 18/10/00

Communications, Information Technology and the Arts

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 18 October 2000 a carrier licence was granted to NetComm Limited ABN 002 490 486 under subsection 56 (1) of the Act.



Telecommunications Act 1997

NOTIFICATION OF THE MAKING OF DISALLOWABLE INSTRUMENT

On 17 October 2000, the following disallowable instrument was made by the Australian Communications Authority under section 455 of the *Telecommunications Act 1997.*

• Telecommunications Numbering Plan Amendment 2000 (No.6)

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

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 inflammatory periodontal disease (Instrument Nos.368 and 369 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 inflammatory periodontal disease may be contracted or death from inflammatory periodontal disease may occur; or the extent to which inflammatory periodontal disease or death from inflammatory periodontal disease 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



17/10/2000

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 sensorineural hearing loss (Instrument Nos.45 and 46 of 1996, as amended by Instrument Nos.1 and 2 of 1998).

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 sensorineural hearing loss may be contracted or death from sensorineural hearing loss may occur; or the extent to which sensorineural hearing loss or death from sensorineural hearing loss 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



17/10/2000

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 atherosclerotic peripheral vascular disease (Instrument Nos. 87 and 88 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 atherosclerotic peripheral vascular disease may be contracted or death from atherosclerotic peripheral vascular disease may occur; or the extent to which atherosclerotic peripheral vascular disease or death from atherosclerotic peripheral vascular disease may be warcaused 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



17/10/2000

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 osteoporosis (Instrument Nos.61 and 62 of 1997).

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 osteoporosis may be contracted or death from osteoporosis may occur; or the extent to which osteoporosis or death from osteoporosis 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



17/10/2000

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

Environment and Heritage



Department of the Environment and Heritage

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

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application has been received from Pasminco Limited, Level 15, 380 St Kilda Road, Melbourne, Victoria 3004, to import up to 60 metric tonnes of paragoethite residues from Mintek, 200 Hans Strijdom Drive, Rand Burg 2125, South Africa to Pasminco Port Pirie Smelter, Ellen Street, Port Pirie, South Australia 5540.

The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The soft powdery waste would be packaged in sealed nylon bulker bags and the harder wastes would be packaged in 200 litre drums and closed with a metal clamp. The entire shipment would then be placed into shipping containers to be loaded onto ship at the Port of Durban, South Africa and off-loaded onto road transport at the Port of Adelaide. From there, it would be transported by road to the disposal facility.

The import would take place in one (1) shipment over twelve months commencing from the date of the permit, if granted.

Peter Burnett

Assistant Secretary

Chemicals and the Environment Branch

/7 October 2000

Department of the Environment and Heritage

Commonwealth of Australia

Environment Protection and Biodiversity Conservation Act 1999

NOTICE UNDER SUBSECTION 368(5)

Coringa-Herald National Nature Reserve and Lihou Reef National Nature Reserve

The Director of National Parks has prepared a draft second management plan for both the Coringa-Herald National Nature Reserve and Lihou Reef National Nature Reserve, located in the western Coral Sea, approximately 440km from the north-east coast of Australia.

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

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

Comments on the draft plan may be sent to:

Leanne Wilks
Marine and Water Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Email: leanne.wilks@ea.gov.au

Comments must be sent by 18 December 2000.

For further information please telephone Leanne Wilks on (02) 6274 1767.

SIGNED

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

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11 and Section 12

DECLARATION OF AN APPROVED INSTITUTION AND AN APPROVED ZOOLOGICAL ORGANISATION

I. ANNE-MARIE DELAHUNT, the Designated Authority under sub-section 20(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-sections 11(1) and 12(1) of that Act, hereby declare the organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution and an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule.

Dated this Twenty-Fifth day of October 2000

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens	_
1.	Royal Melbourne Zoological Gardens Parkville Victoria 3052 AUSTRALIA	Boiga dendrophila Mangrove Snakes	
2.	Taiping Zoo Taiping Municipal Council PO Box 115 Taiping Perak 34008 MALAYSIA	Boiga dendrophila Mangrove Snakes	

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COMMONWEALTH OF AUSTRALIA Wildlife Protection (Regulation of Exports and Imports) Act 1982 Section 11

DECLARATION OF AN APPROVED INSTITUTION

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

Dated this twenty-fifth day of October 2000

DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens	
1.	Tycraft House 48	Tridacna maxima Scaly Clam	
	Cocos Keeling Islands	Tridacna derasa	
· .	Indian Ocean 6799	Giant Clam	
	AUSTRALIA	A Committee of the Comm	

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. 53".

Commencement

2. This determination shall take effect from and including 11 October 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) "7.9%" (wherever occurring) and inserting in its stead "7.4%".

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 Ninth day of October 2000 by S.P. Gibbs (Chief Executive Officer) and H. Ayres (Secretary).

Health and Aged Care

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

During the period 1 August 2000 to 30 September 2000, the delegate to the Secretary of the Department of Health and Aged Care gave consent under Subsection 14 (1) of the *Therapeutic Goods Act 1989* to the following sponsors to supply for use in Australia the therapeutic goods identified below. This notice exempts the therapeutic goods identified below from compliance with specific sections of the relevant Therapeutic Goods Order (TGO) for therapeutic devices.

SPONSOR NAME	APTG NUMBER	DEVICE GROUP	PRODUCT NAME	TEO	SPECIFIC SECTION EXEMPTED	ABBITIONAL CONDITIONS
Biomet Australia Pty Ltd	AUST L 58848	Grafts, Implants & Prostheses, Non-Animal	Distraction Technology System (Various)	37	Part 2, clause 7(b)	Effective until 25/9/2002
	i	Origin Non- sterile	Rapidflap Cranial Clamp	:		
			Lorenz Pectus Bar (Various Sizes)	i		r .
			Lorenz 2.4mm Locking Reconstruction System For Ca Removal) }.		
			Procedures Plate For Ca Removal			•
		-	W. Lorenz osteosynthesis system(various)			
			Mandibular Fracture System			
Biomet Australia Pty Ltd	AUST L 15695	Grafts, Implants & Prostheses,	Arthrotek Harpoon System(Various)	37	Part 2, clause 7(b)	Effective until 25/9/2002
Liu		Non-Animal Origin Non-	Arthrotek Ligament Fixation System			
	***	sterile	Vari-Angle Hip System			
			Kasselt Acetabular Cup System(Various)			
		:	Retrograde Humeral Nail Metastatic Disease			
			Ankle Arthrodesis Nail	,		
			Uniflex Tibial Nail		,	٠
			Titanium Femoral Interlocking Nail		f	

SPONBOL	ARIC	DEVICE GROUP	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPTED	ADDITIONAL CONDITIONS
Biomet Australia Pty	AUST L 15695	Grafts, Implants &	SST Small Bone Locking Nail	37	Part 2, clause 7(b)	Effective until 25/9/2002
Ltd		Prostheses, Non-Animal Origin Non- sterile	Humeral Replacement System	,A .	•	
		Sterne	Bi-Modular Shoulder System			
			Letson Hip System			·
			Bi-Angular Shoulder System			
		, , , , , , , , , , , , , , , , , , ,	Compress/Finn Limb Salvage System			4
			Retrograde Femoral Nail(Various)			T W K
			Cannulated Screws(Various Sizes)			
			Intrigue Polished Femoral Component (Various)			
			Uchida Ankle (Various Sizes)			
			Tri-Polar Acetabular Cup Series (Various Sizes)			
			TMJ System			
			Mclaughlin +5 Acetabular Shell (Various Models)	,		
			Reach Revision Hip System (Various Sizes)			
			Bio-Groove Femoral Component (Various)			
			Mallory-Head - Hip System			
			Impact Modular Total Hip System			
		·	AGC Total Knee System			
:			BMP Cable System			
			Maxim Complete Knee System (Various)			Linear, in
,			Biomet Alternate Bearing Surface (Various)			

	EPONSOR NAME	ARTC	DEVICE	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPLED	ADDITIONAL
	Biomet Australia Pty	AUST L 15695	Grafts, Implants &	Hap Impact Stem (Various)	37	Part 2, clause 7(b)	Effective until 25/9/2002
	Ltd		Prostheses, Non-Animal	Finn Knee System			
			Origin Non- sterile	Trac Knee System (Various			
				components)			
	•			Bio Modular- Shoulder System			
				Biomed Bi-Polar- Shoulder System			
				Bio-Plug Cement Restrictor	e d	·	
				Modular Head, Modular		·	
				Acetabular, Modular Ceramic Modular calcar		:	
				mallory head revision hip system.			2
				Mars Acetabular System (Various Size Shells)			
			•	Vision Acetabular System (Various Shells & Liners)			
				Repicci 11 Unicondylar Knee System			
				Recovery Protrusio Cage (Various			
				Sizes)			
		٠,,	- 1	Hip Fracture System			
				Osteocap RS Hip System		· .	
				Precept Total Hip System		·	
			14	Balance Hip System			. "
	,			Integral Hip System			
		***		Answer Hip System			
L				Rx90 Hip System (Various)			

SPONSOR NAME	ARTG NUMBER	DEVICE GROUP	PRODUCT NAME	TGO	SPECIFIC SECTION EXEMPTED	ABBITIONAL CONDITIONS
Biomet Australia Pty	AUST L 43444	Absorbable Implants	Lactosorb Suture Anchors	37	Part 2, clause 7(b)	Effective until 25/9/2002
Ltd		Sterile	Reabsorbable Meniscal Staple	• .		•
			Gentle Threads Ligament Fixation Screws		·	
		et i	Re-Unite Orthopaedic Screws			
			Re-Unite Orthopaedic System			
			Re-Unite Orthopaedic Bone Pin			
			Lactosorb* Bone Pin			
			Lactosorb* Suture Anchor			
		,	Lactosorb* Nerve Fixator	-		
			Lactosorb Resorbable Craniomaxillofacial Fixation System			
Biomet Australia Pty Ltd	AUST L 66941	Ultrasonic Devices Non- sterile	Ultradrive System (Various Models)	37	Part 2, clause 7(b)	Effective until 25/9/2002
Biomet Australia Pty Ltd	AUST L 66940	Ultrasonic Devices Serile	Ultradrive Surgical Tool Tips (Various)	37	Part 2, clause 7(b)	Effective until 25/9/2002
			Lumenon Xenon Light Source			
Biomet Australia Pty	AUST L 70086	Surgical Instruments& Accessories	Lumenon Xenon Headlight (Various)	37	Part 2, clause 7(b)	Effective until 25/9/2002
Ltd		Non-sterile	Lumenon Xenon Headlight Fiber Optic Cable			
Boston Scientific Pty Ltd	AUST L 58820	Surgical Instruments & Accessories	Lithocath Immobilization Device-Wire Helical Basket (Various models & sizes)	37	Part 1, clause 4 2(c)(iv)	
Medtel Pty Ltd	AUST L 74751	Surgical Instruments & Accessories	Enstylet (Various sizes)	37	Part 1, clause 4 2(c)(iv)	

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

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF ILOPROST TROMETAMOL AS AN ORPHAN DRUG

I, Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated iloprost trometamol as an orphan drug on 13 October 2000 for the treatment of primary pulmonary hypertension (New York Heart Association Functional Classifications III and IV).

The dose form for iloprost trometamol for this indication is an aerosol for inhalation.

The sponsor of iloprost trometamol is Schering Pty Ltd.

Leonie Hunt

Director

Drug Safety and Evaluation Branch Therapeutic Goods Administration

Dated this 13th Day of October 2000

COMMONWEALTH OF AUSTRALIA HEALTH INSURANCE ACT 1973

DECLARATION OF QUALITY ASSURANCE ACTIVITY UNDER SECTION 124X OAA No. 3/2000

- I. MICHAEL RICHARD LEWIS WOOLDRIDGE, Minister for Health and Aged Care, under Section 124X of the Health Insurance Act 1973 (the Act), am satisfied in relation to the quality assurance activities described in the Schedule (the Activities) that:
- (i) the persons engaging in the Activities are authorised to do so by an association of health professionals at Items 1, 3 and 4 and by a body that provides health care at Item 2;
- (ii) having regard to the following it is in the public interest that Part VC of the Act apply to the Activities:
 - the Activities at Items 1, 2, 3 and 4 include the disclosure of information that concerns the quality (a) of services assessed, evaluated or studied or the factors affecting the quality of the services;
 - (b) the disclosure of information referred to in subparagraph (a) does not identify, either expressly or by implication, particular individuals;
 - (c) the proposed time and manner of disclosure of all information referred to in subparagraph (a) is acceptable to me:
 - (d) the Activities at Items 1, 2, 3 and 4 are to be engaged in more than one State or Territory;
 - the Activities at Items 1, 2 and 4 are of a kind that have not been engaged in previously in (e)
 - the application of Part VC to the Activities at Items 1, 2 and 4 is necessary to make the Activities (f) effective by encouraging the full participation in the Activities by persons who provide health
 - the Activity at Item 3 is of a kind that has been engaged in previously in Australia, (g)
 - the application of Part VC to the Activity at Item 3 is necessary to make the Activity effective by (h) encouraging the continued full participation in the Activity by persons who provide health services.

I hereby DECLARE the Activities to be quality assurance activities to which Part VC of the Act applies.

Minister for Health and Aged Car

عدودين Dated:

SCHEDULE QAA No. 3/2000

DECLARED QUALITY ASSURANCE ACTIVITY TO WHICH PART VC OF THE HEALTH INSURANCE ACT 1973 APPLIES

Item	Title of quality assurance activity	Description of quality assurance activity
1	The Royal	The Activity is an assessment or evaluation of the quality of
	Australian and	health services which includes study of the incidence or causes
	New Zealand	of conditions or circumstances that may affect the quality of
	College of	health services. The purpose of this activity is to improve
	Obstetricians and	accuracy in the diagnosis of patients who present bleeding in
	Gynaecologists	early pregnancy. The activity aims to enhance the skills and
	(RANZCOG)	accuracy of practitioners to improve patient management by
+ 4	(=======)	reducing diagnosis time and the number of patients requiring
	Obstetric and	repeat ultrasound examinations. The services to be assessed are
	Gynaecological	services in respect of which payments have been or may be
	Ultrasound	made under Part II of the Act (ie Medicare Benefits). The
	Project:	persons managing the Activity are Valerie Jenkins, MBA,
	Threatened	B.App.Sci, Practice Improvement Manager, RANZCOG; Dr
	miscarriage in the	Eleanor Long, Phd, Chief Executive Officer, RANZCOG and
	first trimester of	Dr Amanda Sampson, Ultrasound Consultant. The persons are
	pregnancy	authorised to engage in the Activity by the Royal Australian and
	programo	New Zealand College of Obstetricians and Gynaecologists
		(RANZCOG), which is an association of health professionals.
		The Activity is of a kind that has not been engaged in previously in Australia. The Activity is a national project involving persons
· ·		
		who provide health services in all States and Territories. The
	*	application of Part VC of the Act will encourage the full
		participation in the Activity of persons who provide health
		services, which is necessary to make the Activity effective.
		Results of the Activity, which will not include identifying
		information, will be published in the Australian and New
		Zealand Journal of Obstetrics and Gynaecology and the
		RANZCOG Obstetrics and Gynaecology Magazine. This
	•	information will also be provided to the Minister for Health and
	757.06 100.00	Aged Care.

SCHEDULE QAA No. 3/2000

DECLARED QUALITY ASSURANCE ACTIVITY TO WHICH PART VC OF THE HEALTH INSURANCE ACT 1973 APPLIES

Item	Title of quality assurance activity	Description of quality assurance activity
2 .	Royal Perth	The Activity is an assessment or evaluation of the the quality
	Hospital	of health services. The purpose of the Activity is to record the prevalence of bleeding disorders and monitor the health and
	The National	treatment of people suffering from these disorders. The
	Bleeding	services to be assessed are services in respect of which
	Disorder Registry	payments have been or may be made under Part II of the Act
	of Australia	(ie Medicare Benefits). The persons managing the Activity are
		Dr John Lloyd (Chairperson of the Medical Advisory Panel
		(MAP), Director Transfusion/Haemostasis Unit, Institute of
		Medical and Veterinary Science), MDBS, PhD, FRACP; Dr
		Ross Baker (Chairperson of the MAP Database Committee and Haematologist, Royal Perth Hospital), MB, BS, BmedSc,
		FRACP, FRCPA, and Leah Laurenson (National Data
		Coordinator, National Bleeding Disorder Registry, Royal Perth
		Hospital), BSN. The persons are authorised to engage in the
		Activity by the Royal Perth Hospital, which is a body that
		provides health care. The activity is of a kind that has not been
		engaged in previously in Australia. The application of Part VC
		of the Act will encourage the full participation in the Activity
		by physicians at haemophilia treatment centres, which is necessary to make the Activity effective. The Activity is a
		national project involving persons who provide health services
		in all States and Territories. Non-identifying information from
		this Activity will be disclosed and published in appropriate
		medical and research journals. Copies of this information and
	•	regular reports of the data collected on the Bleeding Disorder
		Registry will be provided to the Minister for Health and Aged
		Care.

SCHEDULE OAA No. 3/2000

DECLARED QUALITY ASSURANCE ACTIVITY TO WHICH PART VC OF THE HEALTH INSURANCE ACT 1973 APPLIES

Item	Title of quality assurance activity	Description of quality assurance activity
3	The Royal College of	The Activity is an assessment or evaluation of the quality of health services. The purpose of the Activity is to ensure that
	Pathologists of Australasia	pathologists, including pathologists in training, participate in a range of educational and quality assurance activities, which
	Continuing Professional Development Programme (CPDP)	maintain clinical standards and evaluate the quality of their practice so that they continue to provide the highest standard of health care. The services assessed are services in respect of which payments have been or may be made under Part II of the Act (ie Medicare Benefits). The persons managing the Activity are Associate Professor David Sullivan, MBBS, FRCPA,
		FRACP, Medical Practitioner; Dr Wendy Erber, MBBS, FRCPA, PhD, Medical Practitioner and Ms Lyndall Boucher, Manager, RN BA, MA. The persons are authorised to engage
		in the Activity by the Royal College of Pathologists of Australasia, which is an association of health professionals. The Activity is of a kind that has been engaged in Australia previously, under QAA No. 4/1995. The application of Part
	90 mm	VC of the Act will encourage continued full participation in the Activity by persons who provide health services, which is necessary to make the Activity effective. The Activity is a
		national project involving persons who provide health services in all State and Territories. The Royal College of Pathologists
•		of Australasia will publish non-identifying information regarding participation and compliance of the Activity as part of its general reporting activities to members, to demonstrate that the
		implementation of the Programme is meeting the College's objectives. Copies of this information will be provided to the Minister for Health and Aged Care.

SCHEDULE QAA No. 3/2000

DECLARED QUALITY ASSURANCE ACTIVITY TO WHICH PART VC OF THE **HEALTH INSURANCE ACT 1973 APPLIES**

Item	Title of quality assurance activity	Description of quality assurance activity
4	Australia and	The Activity is an assessment or evaluation of the quality of
7	New Zealand	health services. The purpose of the Activity is to identify
	Association of	providers of nuclear medicine imaging services who meet
	Physicians in	certain standards to maintain eligibility for medicare benefits.
	Nuclear Medicine	Eligibility will first be determined by self assessment and
	(Inc)	followed up with two-yearly accreditation visits. Accreditation
	(ANZAPNM)	visits will include assessment of professional medical standards
		as well as assessment of other aspects of a nuclear medicine
	Joint Nuclear	practice. The services to be studied are services in respect of
	Medicine	which payments have been or may be made under Part II of the
	Specialist	Act (i.e. Medicare Benefits). The persons engaged in the
	Credentialling	Activity are Dr Michael Kitchener, FRACP, Specialist in
	Program	Nuclear Medicine, Member of the Australian and New Zealand
		Association of Physicians in Nuclear Medicine and Dr Patrick
		Butler, FRACP FRACP, Specialist in Nuclear Medicine,
	en de la companya de	Member of the Australian and New Zealand Association of
		Physicians in Nuclear Medicine. The persons are authorised to
		engage in the Activity by the Joint Nuclear Medicine
		Credentialling and Accreditation Committee of the Royal
		Australasian College of Physicians and the Royal Australian and
		New Zealand College of Radiologists, which are associations of
		health professionals. The Activity is of a kind that has not been
		engaged previously in Australia. The application of Part VC of
		the Act will encourage the full participation in the Activity of
		persons who provide health services, which is necessary to
		make the Activity effective. It will also encourage acceptance
		and implementation by persons who provide health services, of
		any recommendation flowing from the Activity, to improve or
		maintain the quality of health services. The Activity is a
		national project involving persons who provide health services
		in all States and Territories. Non-identifying information about
		the results of the Activity will be published in Association and
		College publications. Copies of this information will be
•		provided to the Minister for Health and Aged Care.

MINISTER FOR HEALTH

NOTICE PURSUANT TO SECTION 45 OF THE COMMONWEALTH AUTHORITIES AND COMPANIES ACT 1997

I, the Hon Dr Michael Richard Lewis Wooldridge MP, Commonwealth Minister of State for Health, give notice, pursuant to section 45 of the Commonwealth Authorities and Companies Act 1997, of the event mentioned below, and, pursuant to Regulation 7 of the Commonwealth Authorities and Companies Regulations, I provide the following details:

- (a) the Commonwealth became a member of a company ("the Event") as and from the date of registration of the company, namely 11 August 2000;
- (b) I am the Minister responsible for the Event;
- (c) the name of the company is the National Breast Cancer Centre ("the Company");
- (d) the address of the principal place of business of the Company is 153 Dowling Street Woolloomooloo, Sydney NSW;
- (e) the Company is not included in any official list of a stock exchange;
- (f) the Company is a company limited by guarantee;
- (g) the Company has no holding company and is not a foreign company;
- (h) Pursuant to Regulation 7(2), I also include the following information:
 - (i) the Commonwealth became a Member of the company so as to ensure that the Commonwealth's funding of the Company will be properly accounted for;
 - (ii) the Commonwealth will be under no obligation, nor will it have any liability because of the Event. However, the Commonwealth has agreed to provide by way of Grant of Financial Assistance to the Company:
 - (A) \$2 million in the year ended 30 June 2000; and
 - (B) \$2 million in the years ending 30 June 2001, 30 June 2002 and 30 June 2003.
 - (iii) the Commonwealth will not have control of the Company because of the Event. However, while the Commonwealth is a Member of the Company, it will have certain rights under the Company's constitution, including in relation to the appointment and removal of directors and members;
 - (iv) there are no other areas in which the Commonwealth's interests have been affected by the Event.

Dated this 26

day of Seriense. 2000

Dr Michael Richard Lewis Wooldridge MP

Minister for Health

T G A THERAPEUTIC GOODS ADMINISTRATION

PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8485 Facsimile: (02) 6232 8481



THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Gary Grohmann, delegate of the Secretary to the Department of Health and Aged Care for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of Orochol Vibrio cholerae (recombinant live oral vaccine) powder for oral liquid sachet, Aust R 73475, supplied to CSL Limited by Swiss Serum & Vaccine Institute Berne, with International labelling for the sachet only. The exemption commences on 9 October 2000 and expires on 9 April 2001.

Gary Grohmann Head, Immunobiology Section

Gary Gronmann
Head, Immunobiology Section
TGA Laboratories Branch
Therapeutic Goods Administration
(Delegate of the Secretary to the
Department of Health and Aged Care)
October 9, 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 20 September 2000, the delegate of the Secretary of the Department of Health and Aged Care for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave her consent for Knoll Australia Pty Limited, 15 Orion Road, Lane Cove NSW ("the Company") to supply hydromorphone hydrochloride (Dilaudid-HP) injection 500mg in 50mL vials (Aust R 67359) and (Dilaudid) oral liquid 1mg/mL in 473mL bottles (Aust R 67360) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 "General requirements for labels for drug products".

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

- 1. The exemption applies until 31 December 2000;
- The labels to be used for the above product are those supplied with the Company letter of application dated 19 September 2000, ie the US product labels, but with the carton or bottle label (as appropriate) over-stickered with the relevant ARTG number and the name and address of the Australian Sponsor,
- 3. No other changes have been made to the products;
- 4. The Dilaudid-HP injection is supplied with either the approved Australian product information or with the US package insert. For both products, only the approved Australian consumer medicine information should be used.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 3 October 2000, the delegate of the Secretary of the Department of Health and Aged Care for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave her consent for Aventis Pharma Pty Limited, 27 Sirius Road, Lane Cove NSW ("the Company") to supply frusemide (Lasix) injection 20mg in 2mL ampoules (Aust R12404) with labels which do not comply with the requirements of Therapeutic Goods Order No. 48 "General requirements for labels for drug products".

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

- 1. The exemption applies for a period of 4 months from the date of approval,
- 2. No other changes have been made to the product other than those detailed in the Company letter of 28 September 2000;
- 3 The carton and ampoule labels to be used for the above product are those provided with the Company letter of application dated 21 September 2000, ie the UK product labels, but with the carton label over-stickered with the Aust R number of the product, together with the local sponsor name and address and the statement "Store Below 25°C";
- 4. The product is supplied with the approved Australian product information in the manner described in the Company letter of 3 October 2000.

Prime Minister

Recognition of Representative Aboriginal/Torres Strait Islander Body 2000 (No. 12)

I, John Joseph Herron, Minister for Aboriginal and Torres Strait Islander Affairs, acting under subsection 203AD(1) of the *Native Title Act 1993*, recognise the <u>Gurang Land Council Aboriginal Corporation</u> as the representative Aboriginal/Torres Strait Islander body for the area described in Schedule 1.

I am satisfied that the Gurang Land Council Aboriginal Corporation:

- (a) will satisfactorily represent persons who hold or may hold native title in the area described in Schedule 1; and
- (b) will be able to consult effectively with Aboriginal peoples and Torres Strait Islanders living in that area; and
- (c) would be able to perform satisfactorily the functions of a representative body.

This recognition takes effect on 25 September 2000.

Dated 22ml Sept 2000

Minister for Aboriginal and Torres Strait Islander Affairs

Explanatory Statement

Native Title Act 1993

Recognition under subsection 203AD(1)

No. 12:2000

This instrument is made under subsection 203AD(1) of the amended *Native Title Act 1993* (the Act).

The subsection provides that the Commonwealth Minister may, by written instrument, recognise, as the representative body for an area, an eligible body that has applied under section 203AB to be the representative body for the area.

The instrument provides that the representative body has satisfied the Minister that it will satisfactorily represent persons who hold or may hold native title in the area, that it will be able to consult effectively with Aboriginal peoples and Torres Strait Islanders living in the area and that it would be able to perform satisfactorily the functions of a representative body. Under subsection 203AD(2) the date specified in the instrument of recognition for its commencement must not precede the commencement of Division 3 of Part 11 of the amended Native Title Act 1993.

Under a proclamation made on 13 October 1999 Division 3 of Part 11 commenced on 1 July 2000.

Authority:

Subsections 203AD(1) and 203AD(2) of the amended *Native Title Act 1993*

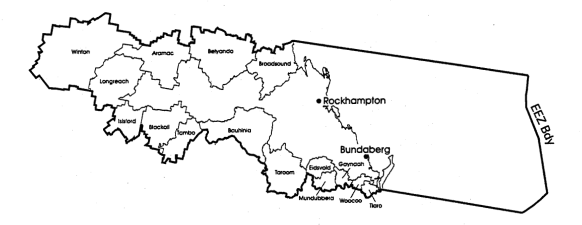
Schedule 1 Description of area (Queensland Central)

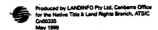
1. The area is the area of land and waters bounded by a line commencing at the intersection of the northern boundary of the 1991 Local Government Area (LGA) of Broadsound and the coastline of mainland Australia, and then proceeding due east in a straight line to the intersection with the Exclusive Economic Zone of Australia (EEZ), then generally southerly along the eastern boundary of that EEZ to a point that is due east of the intersection of the centre thread of Wide Bay Harbour and the coastline of mainland Australia, then by a line due west to the aforesaid intersection, then generally westerly along the centreline of that Harbour to the intersection with the centre thread of Tin Can Inlet, then generally southerly along the centreline of that Inlet to the intersection with the centre thread of Teebar Creek, then generally south-westerly along the centreline of that Creek to a point on the centreline of Teebar Creek and north of the intersection of the southern boundary of the 1991 Local Government Area (LGA) of Tiaro and the southern bank of Teebar Creek, then south by a straight line to that intersection, then generally westerly along the southern boundary of Tiaro LGA to its intersection with Woocoo LGA, then generally westerly along the southern boundary of that LGA to its intersection with Gayndah LGA, then generally westerly along the southern boundary of that LGA to its intersection with Mundubbera LGA, then generally westerly and northerly along the southern and western boundaries of that LGA to its intersection with Eidsvold LGA, then generally westerly along the southern boundary of that LGA to its intersection with Taroom LGA, then generally southerly, westerly and northerly along the eastern, southern and western boundaries of that LGA to its intersection with Bauhinia LGA, then generally north-westerly along the southern boundary of that LGA to its intersection with Tambo LGA, then generally southerly and westerly along the eastern and southern boundaries of that LGA to its intersection with Blackall LGA, then generally north-westerly along the southern boundary of that LGA to its intersection with Isisford LGA, then generally south-westerly, north-westerly, south-westerly and northerly along the eastern, southern and western boundaries of that LGA to its intersection with Longreach LGA, then generally westerly and northerly along the southern and western boundaries of that LGA to its intersection with Winton LGA, then generally westerly, northerly and easterly along the southern, western and northern boundaries of that LGA to its intersection with Aramac LGA, then generally easterly along the northern boundary of that LGA to its intersection with Belyando LGA, then generally northerly and easterly along the western and northern boundaries of that LGA to its intersection with Broadsound LGA, and then generally easterly along the northern boundary of that LGA to the point where the line began.

2. In this Schedule:

exclusive economic zone means the exclusive economic zone within the meaning of the Seas and Submerged Lands Act 1973.

QUEENSLAND CENTRAL





Transport and Regional Services

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0127

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
POTSDAM	ROSTOCK	

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

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

Names of ports for which permit issued

BRISBANE, SYDNEY, MELBOURNE, ADELAIDE and FREMANTLE

Dated at CANBERRA this

OFFICIAL

AUSTRALIA

16 th

day of OCTOBER 2000

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 15TH OCTOBER 2000 to 15TH APRIL 2001.
- 3. This permit is valid for shipments of cargo only in those instances where ANL has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross Modal and Maritime Transport Division before each voyage. (It is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. Containers only may be carried.
- 5. The cargo may only be carried from BRISBANE, SYDNEY, MELBOURNE and ADELAIDE to SYDNEY, MELBOURNE, ADELAIDE and FREMANTLE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.

ORIGINAL HELD BY PARLIAMENTARY LIAISON SECTION

SCHEDULE

COMMONWEALTH OF AUSTRALIA AUSTRALIAN LAND TRANSPORT DEVELOPMENT ACT 1988 DECLARATION UNDER SUBSECTION 8(1)

I, John Anderson, Minister of Transport and Regional Services, pursuant to Subsection 8(1) of the *Australian Land Transport Development Act 1988*, hereby declare the Australian Transport Safety Bureau to be an Approved research organisation for the purposes of that Act.

Dated this 10th

day of Carles 2000

John Anderson

2980

SCHEDULE

COMMONWEALTH OF AUSTRALIA AUSTRALIAN LAND TRANSPORT DEVELOPMENT ACT 1988 DECLARATION UNDER SUBSECTION 8(1)

I, John Anderson, Minister of Transport and Regional Services, pursuant to Subsection 8(1) of the *Australian Land Transport Development Act 1988*, hereby declare the Australian Transport Safety Bureau to be an Approved research organisation for the purposes of that Act.

Dated this

10th

day of Ochber

2000

John Anderson

Regulation 25

CT-4

AMENDMENT COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0125

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
CEC FANTASY	COPENHAGEN	

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

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

Names of ports for which permit issued

NEWCASTLE, GLADSTONE, PORT ALMA and TOWNSVILLE, DARWIN, WYNDHAM

Dated at CANBERRA this

16 K

day of OCTOBER 2000

Official Stamp

> Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

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



NOTIFICATION OF DIRECTION AND CIVIL AVIATION ORDER UNDER THE CIVIL AVIATION REGULATIONS 1988

On 16 October 2000 the Civil Aviation Safety Authority (CASA) issued the following instruments:

- (1) a direction under regulation 5.55 of the Civil Aviation Regulations 1988 relating to pilots and operators of helicopters engaged in helicopter mustering operations (Instrument Number CASA 447/00); and
- (2) a Civil Aviation Amendment Order (No. 16) 2000 which amended Part 82, section 82.3 of the Civil Aviation Orders. The commencement date for the amendments is 25 October 2000.

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

Airservices Australia Publications Centre 715 Swanston Street CARLTON VIC 3053

Copies of these instruments may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053



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 25 October 2000:

Part 105 - Aircraft

AD/IAI-W/22 **Horizontal Stabilizer Trim Actuator**

Centre Wing to Outboard Wing Attach Joints AD/PZL/5

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



NOTIFICATION OF APPROVAL UNDER THE CIVIL AVIATION REGULATIONS 1988

On 13 October 2000 the Civil Aviation Safety Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations 1988 relating to aircraft bearing the nationality and registration marks VH-CAV (CASA 451/00) and VH-LJT (CASA 452/00).

Copies of the Instruments are available from:

Wendy McIntosh
Exclusions Officer
Certification Standards
Aviation Safety Standards Division
Civil Aviation Safety Authority
GPO BOX 2005
CANBERRA ACT 2601

Phone: 02 6217 1856 Fax: 02 6217 1903

Email: MCINTOSH W@CASA.GOV.AU



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

On 17 October 2000 the Civil Aviation Safety Authority (CASA) issued approval under subregulation 207(2) of the Civil Aviation Regulations 1988 relating to aircraft bearing the nationality and registration marks VH-NPA (CASA 458/00), VH-FML (CASA 459/00) and VH-LCA (CASA 460/00).

Copies of the Instruments are available from:

Wendy McIntosh **Exclusions Officer Certification Standards Aviation Safety Standards Division** Civil Aviation Safety Authority **GPO BOX 2005 CANBERRA ACT 2601**

> Phone: 02 6217 1856 Fax: 02 6217 1903

Email: MCINTOSH_W@CASA.GOV.AU

Treasurer

Pay As You Go (PAYG) Withholding

Notice of exempting a class of entities from giving payment summary

I, Michael Joseph Carmody, Commissioner of Taxation, notify under section 16-180 of Schedule 1 to the *Taxation Administration Act 1953* that I have exempted the class of entities described below, from the specific requirement under sections 16-155, 16-160 or 16-167 of Schedule 1 to the *Taxation Administration Act 1953* to give the recipient a "copy" of the payment summary required to be provided under those sections. This exemption only applies to withholding payments covered under the provisions of Subdivisions 12-E (Payments where TFN or ABN not quoted) and 12-F (Dividend, interest and royalty payments) of Schedule 1 to the *Taxation Administration Act 1953*.

Entities in the class described below are thereby only required to provide the recipient with the original payment summary in accordance with sections 16-155, 16-160 or 16-167 of Schedule 1 to the *Taxation Administration Act 1953*.

Effective for payment summaries given on or after the date of this notice

This exemption applies to payment summaries given on or after the date of this notice.

Class of cases

The exemption from providing a duplicate copy of the payment summary applies only to entities who are required under sections 16-155, 16-160 or 16-167 of Schedule 1 to the *Taxation Administration Act 1953* to issue a payment summary (and a copy of it), to the recipient of a withholding payment under the provisions of Subdivisions 12-E and 12-F of Schedule 1 to the *Taxation Administration Act 1953*.

Signed at Canberra, this

1174

day of October 2000.

Commissioner of Taxation

Australian Taxation Office

Taxation Administration Act 1953

Notice of withholding schedules

I, Michael Joseph Carmody, Commissioner of Taxation, notify under section 15-25 of Schedule 1 to the *Taxation Administration Act 1953* that I have made the withholding schedule listed below. The schedule applies to payments made on or after 26 October 2000.

The coefficients are to be used for calculating weekly withholding amounts for clients who have both an accumulated Higher Education Contribution Scheme debt and an accumulated Student Financial Supplement Scheme debt. It applies to withholding payments covered by Subdivisions 12–B (except sections 12-50 and 12-55), 12-C (except sections 12-85 and 12-90) and 12-D of Schedule 1.

I made the schedule under sections 15-25 and 15-30 of Schedule 1 and for the purposes of collecting income tax, Medicare Levy and amounts of liabilities to the Commonwealth under Chapter 5A of the *Higher Education Funding Act 1988*.

The withholding schedule can be obtained from the Australian Taxation Office by telephoning 13 28 66.

Attached withholding schedule made:

Pay As You Go (PAYG) Withholding Tax Tables

NAT 3539-10.2000 Coefficients for calculating weekly withholding amounts incorporating SSFC and HECS components.Quarterly Rates

Dated this 18 day of October 2000

Commissioner of Taxation

Australian Taxation Office

Taxation Administration Act 1953

Notice of withholding schedules

I, Michael Joseph Carmody, Commissioner of Taxation, notify under section 15-25 of Schedule 1 to the *Taxation Administration Act 1953* that I have made the withholding schedule listed below. The schedule applies to payments made on or after 26 October 2000.

The special tax table for individuals in the shearing industry specifies the amounts, formulas and procedures to be used for working out the amount required to be withheld by an entity from a withholding payment covered by section 12-35 of Schedule 1.

I made the schedule under sections 15-25 and 15-30 of Schedule 1 and for the purposes of collecting income tax, Medicare Levy and amounts of liabilities to the Commonwealth under Chapter 5A of the Higher Education Funding Act 1988.

The withholding schedule can be obtained from the Australian Taxation Office by telephoning 13 28 66.

Attached withholding schedule made:

Pay As You Go (PAYG) Withholding Tax Tables

NAT 2571-10.2000 Special Tax Table for individuals working in the shearing industry

Dated this 18⁷² day of October 2000

Commissioner of Taxation

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
TR 2000/14	Income tax: Pay As You Go - withholding from payments to employees	Ruling applies to entities that pay salary, wages, commission, bonuses or allowances to an individual as an employee. The Ruling provides guidance as to whether an individual is paid as an employee for the purposes of Pay As You Go (PAYG).
TD 2000/47	Income tax: Are payments made to an individual under the age of 18 (eighteen) who has not provided the paying entity with a Tax File Number (TFN) Declaration subject to Pay As You Go withholding?	Determines whether payments made to an individual under the age of 18 (eighteen) who has not provided the paying entity with a Tax File Number (TFN) Declaration are subject to Pay As You Go withholding.
TD 2000/48	Income tax: Are payments made to an individual under the age of 18 (eighteen) who has not quoted an Australian Business Number (ABN) subject to Pay As You Go withholding?	Determines whether payments made to an individual under the age of 18 (eighteen) who has not quoted an Australian Business Number (ABN) are subject to Pay As You Go withholding.
TD 2000/49	Income tax: Are payments made by members of a body corporate in respect of that membership subject to Pay As You Go withholding?	Determines whether payments made by members of a body corporate in respect of that membership are subject to Pay As You Go withholding.

OAPRAAustralian Prudential Regulation Authority

Superannuation Industry (Supervision) Act 1993

NOTIFICATION OF THE MAKING OF AMENDMENT OF MODIFICATION DECLARATION NO 23

Graeme John Thompson, Chief Executive Officer of the Australian Prudential Regulation Authority, has made:

- an instrument entitled "Amendment of Modification Declaration No 23" dated 18 October 2000 under subsection 33(3) of the Acts Interpretation Act 1901 and section 332 of the Superannuation Industry (Supervision) Act 1993 (the SIS Act); and
- an accompanying explanatory memorandum dated 18 October 2000.

The Amendment of Modification Declaration No 23 amends modification declaration number 23, which was made under section 332 of the SIS Act.

Copies of the Amendment of Modification Declaration No 23 and the accompanying explanatory memorandum can be obtained free of charge at:

Australian Prudential Regulation Authority Level 26, 400 George Street Sydney NSW 2000 Reference: Ms Margot Undercliffe.

This notice is given under section 336 of the SIS Act and subsection 5(3) of the Statutory Rules Publication Act 1903 (read with regulation 3 of the Rules Publication Regulations 1913).

Affects mods. to Reys.

Dated 18 October 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DIRECTION NO 20

- I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to section 20 of the *Prices Surveillance Act 1983*, hereby direct the Australian Competition and Consumer Commission (ACCC), in exercising its powers and performing its functions under the Act in relation to the pricing of services at Adelaide, Alice Springs, Brisbane, Canberra, Coolangatta, Darwin, Hobart, Launceston, Melbourne, Perth and Townsville airports, to give special consideration to the following matters:
- (1) Services that have been notified for the purposes of sub-section 21(1) of the *Prices*Surveillance Act 1983 (declared services) are to be subject to a price cap. The price cap will be a CPI X (Consumer Price Inflation minus X) price cap.
- (2) The CPI measure used will be the Treasury Underlying Rate of Consumer Price Inflation, recorded in the year to the previous March quarter, as determined by the ACCC, and adjusted to exclude the impact on the price index of A New Tax System.
- (3) The value of the 'X' in each airport's price cap reflects productivity improvements which the Government considers can be made in the provision of declared services at each airport. The Government has determined the following 'X' values to apply in each year of the price cap:
- (a) 4.0 per cent for Adelaide airport;
- (b) 3.0 per cent for Alice Springs airport;
- (c) 4.5 per cent for Brisbane airport;
- (d) 1.0 per cent for Canberra airport;
- (e) 4.5 per cent for Coolangatta airport;
- (f) 3.0 per cent for Darwin airport;
- (g) 3.0 per cent for Hobart airport;
- (h) 2.5 per cent for Launceston airport;
- (i) 4.0 per cent for Melbourne airport;
- (j) 5.5 per cent for Perth airport;
- (k) 1.0 per cent for Townsville airport.
- (4) The starting point for the price cap arrangements are the Federal Airports Corporation prices introduced on 1 January 1997, as adjusted in accordance with the price cap arrangements applying since that time, and accounting for under-recoveries or over-recoveries under those price cap arrangements.
- (5) The price equation to be subject to the cap is a modified revenue-weighted average price (MWP). Declared services are to be divided into components, each of which is based on a charging category. The percentage change in price for each component will be calculated and weighted according to each component's share of total revenue in the previous period.

The price cap formula in its general form is:

$$MWP^{t} = \sum_{i} S_{i}^{t-1} \Delta P_{i}^{t}$$

where

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

The main variables in the price equation are:

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

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

- t denotes the current period (the year under consideration);
- t-1 denotes the previous period (the year prior to that under consideration); and
- and i denotes individual services or charging components.
- (6) The ACCC is to allow any under-recoveries to be carried over between years within the five year duration of the price cap. The ACCC is to require over-recoveries to be passed back to customers within the following two years from the period of over-recovery (except in the case of year 4, where the over-recovery is to be passed back fully in year 5).
- (7) Direct costs related to Government mandated security requirements are to be allowed 100 per cent pass-through in the price cap.
- (8) Congestion charges employed as part of an airport demand management scheme under the Airports Act 1996 are to be allowed 100 per cent pass-through in the price cap.
- (9) The net impact of A New Tax System, as determined by the ACCC, is to be allowed pass-through in the price cap. In determining the net impact of A New Tax System the ACCC will have regard to Price Exploitation Guidelines and Application of the Price Exploitation Guidelines to Regulated Industries: The Process.
- (10) Quality of service information obtained under Part 8 of the Airports Act 1996 may be taken into account by the ACCC in assessing compliance with price cap arrangements. In reporting on the quality of service indicators, the ACCC will focus on the facilities and services provided by, or which could be substantially influenced by, the airport operator.
- (11) New or varied charges on existing services and charges on new or varied services are to be factored into the price cap arrangements if the services are declared services.

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

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

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

(13) This Direction replaces Direction No 17.

JOE HOCKEY

3 October 2000

COMMONWEALTH OF AUSTRALIA

Prices Surveillance Act 1983

DIRECTION NO 21

- I, Joe Hockey, Minister for Financial Services and Regulation, pursuant to section 27A of the *Prices Surveillance Act 1983*, hereby direct:
- (1) the ACCC to undertake formal monitoring of the prices, costs and profits related to the supply of aeronautical related services by the following persons:
 - (a) Adelaide Airport Ltd (Adelaide Airport);
 - (b) Alice Springs Airport Pty Ltd (Alice Springs Airport);
 - (c) Brisbane Airport Corporation Ltd (Brisbane Airport);
 - (d) Canberra International Airport Pty Ltd (Canberra Airport);
 - (e) Queensland Airports Ltd (Coolangatta Airport);
 - (f) Top End Airport Pty Ltd (Darwin Airport);
 - (g) Hobart International Airport Pty Ltd (Hobart Airport);
 - (h) Australian Pacific Airports (Launceston) Pty Ltd (Launceston Airport):
 - (i) Australian Pacific Airports Melbourne Ltd (Melbourne Airport);
 - (j) Westralia Airports Corporation Pty Ltd (Perth Airport);
 - (k) Sydney Airports Corporation Ltd (Kingsford Smith Airport); and
 - (l) Australian Airports (Townsville) Pty Ltd (Townsville Airport).
- (2) In this direction, 'aeronautical related services' means the provision, by an airport operator company, of any of the following:
 - (a) aircraft refueling;
 - (b) aircraft maintenance sites and buildings;
 - (c) freight equipment storage sites;
 - (d) freight facility sites and buildings;
 - (e) ground support equipment sites;
 - (f) check-in counters and related facilities;
 - (g) car parks (including public and staff parking but not valet parking).
- (3) The ACCC is to report to me on its monitoring activities in paragraph (1) following the end of each financial year.
- (4) This Direction replaces Direction No 19.

JOE HOCKEY

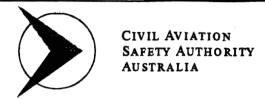


Gazette

No. S 553, Monday, 16 October 2000

Published by AusInfo, Canberra

SPECIAL



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

Notice is hereby given that the following instruments under CAR 1998 part 39.1(1) will become effective on 16 October 2000:

Part 105 - Aircraft

AD/PC-12/23 - Windshield Heater Operation - CANCELLED

AD/PC-12/25 - Windshield Heater Operation

Copies of the above Order(s) 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

ERNST O@CASA.GOV.AU

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

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Gazette

No. S 554, Wednesday, 18 October 2000

Published by AusInfo, Canberra

SPECIAL

Public Service Act 1999

APPOINTMENT TO ACT AS THE SECRETARY TO THE DEPARTMENT OF AGRICULTURE, FISHERIES AND FORESTRY

Pursuant to section 62 of the Public Service Act 1999 I hereby appoint Geoffrey Charles Gorrie to act as Secretary during the absence overseas of the Secretary, Michael John Taylor, from 18 October 2000 to 3 November 2000.

Dated

17 th October 2000

WARREN TRUSS

" *

Minister for Agriculture, Fisheries and Forestry



Gazette

No. S 555, Wednesday, 18 October 2000

Published by AusInfo, Canberra

SPECIAL

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.

ASHBURTON MINERALS NL ACN 008 894 442 will change to a public company limited by shares. The new name will be ASHBURTON MINERALS LTD ACN 008 894 442.

COMPUMEDICS SLEEP PTY LTD ACN 006 854 897 will change to a public company limited by shares. The new name will be COMPUMEDICS LIMITED ACN 006 854 897.

INTERCONTINENTAL GOLD AND MINERALS NL ACN 009 204 175 will change to a public company limited by shares. The new name will be IGM GROUP LIMITED ACN 009 204 175.

PALLADIUM RESOURCES PTY LTD ACN 092 471 513 will change to a public company limited by shares. The new name will be PALLADIUM RESOURCES LIMITED ACN 092 471 513.

PLANET X GROUP PTY LTD ACN 070 381 225 will change to a public company limited by shares. The new name will be PLANET X GROUP LIMITED ACN 070 381 225.

RADLY CORPORATION LIMITED ACN 080 037 181 will change to a proprietary company limited by shares. The new name will be RADLY CORPORATION PTY LTD ACN 080 037 181.

WESTERN RESEARCH AND DEVELOPMENT PTY LTD ACN 063 922 001 will change to a public company limited by shares. The new name will be WESTERN RESEARCH AND DEVELOPMENT LIMITED ACN 063 922 001.



Gazette

No. S 556, Wednesday, 18 October 2000

Published by AusInfo, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

The following Statutory Rules have been made and copies may be purchased at the Government Info Shop, 10 Mort Street, Canberra City, ACT, 2600.

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Family Law Act 1975	Family Law (Child Abduction Convention) Amendment Regulations 2000 (No. 2)	2000 No. 275
Proceeds of Crime Act 1987	Proceeds of Crime Amendment Regulations 2000 (No. 1)	2000 No. 276
Excise Act 1901	Excise Amendment Regulations 2000 (No. 5)	2000 No. 278
Retirement Savings Accounts Act 1997	Retirement Savings Accounts Amendment Regulations 2000 (No. 1)	2000 No. 279
Superannuation Industry (Supervision) Act 1993	Superannuation Industry (Supervision) Amendment Regulations 2000 (No. 4)	2000 No. 280
Superannuation Industry (Supervision) Act 1993	Superannuation Industry (Supervision) Amendment Regulations 2000 (No. 5)	2000 No. 281



Gazett

No. S 557, Thursday, 19 October 2000

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SPECIAL

THERAPERTIC

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



Health and

Aged Care COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989 NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF LISTING OF GOODS

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

IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

SPONSOR:

ARTG NAME OF GOODS: ARTG NUMBER:

cancellations are as follows:

DATE CANCELLED:

CHINA BELIING TONG REN TANG AUSTRALIA CO PTY LTD TONG REN TANG FANGFENG TONGSHENG WAN Pill sachet

57970

9 June 2000 REASON FOR CANCELLATION: The listing was cancelled under the Sections 30(1)(d) and 30(2)(ba) of the said Act because the certification provided under Sections 26A(2)(f, g and h) was

incorrect in that the application does not contain evidence that the goods comply with all prescribed quality or safety criteria, and the goods contain substances that are prohibited imports for the purposes of the Customs Act 1901 and information included in the application is not correct.

SPONSOR:

ARTG NAME OF GOODS: ARTG NUMBER:

ROYAL BODYCARE AUSTRALASIA PTY LTD GREEN PHYTOPOWDER Powder - oral jar/can 74027

DATE CANCELLED: 16 June 2000

REASON FOR CANCELLATION: The listing was cancelled under Section 30(2)(ba) of the said Act because the certification provided under Section 26A(2)(f and h) was incorrect in that the application does not contain evidence that the goods comply with all prescribed quality or safety criteria, and the information included in the application is not

COFFECT.

SPONSOR:

ARTG NAME OF GOODS: ARTG NUMBER:

NO.1 AUSCROWN

PROPOLIS SOFTGEL CAPSULES 500 MG Propolis 100mg Capsule - soft bottle 74089

15 May 2000

DATE CANCELLED: REASON FOR CANCELLATION:

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

are not eligible for listing.

A PLUS INTERNATIONAL PTY LTD

SPONSOR:

ARTG NAME OF GOODS: ARTG NUMBER:

74117

PROPOLIS SOFTGEL CAPSULES 500 MG Propolis 100mg Capsule - soft bottle

DATE CANCELLED: 15 May 2000

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

are not eligible for listing.

dated this 4 th day of October 2000

Chicking Bel

Christine Bell

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

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TG A THERAPEUTIC GOODS

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



THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(1)

I, Garry Hopkins, delegate of the Secretary to the Department of Health and Aged Care for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that CSL Limited be granted an exemption from the requirements of Therapeutic Goods Order No 48 - "General requirements for labels for drug products" in respect of IPOL (Inactivated Poliomyelitis Vaccine (AUST R 47217), supplied to CSL Limited by Pasteur Merieux Serums & Vaccins with International labelling.

The exemption is for 2,370 units of Batch R1280-7 (Expiry date 01 October 2002) which will be over stickered with the details of the Australian distributor, the AUST R number and the international PI and CMI will be replaced by the Australian PI and CMI.

Jany Lording

Garry Hopkins Ph D
A/G Manager Prescription Medicine Premarket
Therapeutic Goods Administration
Delegate of the Secretary
3 October 2000



Gazette

No. S 558, Thursday, 19 October 2000

Published by Austrifo, Canberra

SPECIAL



Financial Sector (Shareholdings) Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

- A. F.P. Holdings (Building Society) Limited ACN 087 933 775 ("the company") is a financial sector company under the Financial Sector (Shareholdings) Act 1998 ("the Act"); and
- B. Bendigo Bank Limited ACN 068 049 178 ("the applicant") has applied to the Treasurer under subsection 13(1) of the Act for approval to hold a 100% stake in the company; and
- C. I am satisfied that it is in the national interest to approve the applicant holding a stake in the company of more than 15%.
- I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicant holding a 100% stake in the company.

This instrument commences to have effect on the day that it is signed, and remains in force indefinitely.

Dated 25 September 2000

(signed) Stephen Glenfield General Manager South West Region

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Financial Sector (Shareholdings) Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

- A. N.B.S. Holdings (Building Society) Limited ACN 087 933 766 ("the company") is a financial sector company under the *Financial Sector (Shareholdings) Act* 1998 ("the Act"); and
- B. Bendigo Bank Limited ACN 068 049 178 ("the applicant") has applied to the Treasurer under subsection 13(1) of the Act for approval to hold a 100% stake in the company; and
- C. I am satisfied that it is in the national interest to approve the applicant holding a stake in the company of more than 15%.
- I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicant holding a 100% stake in the company.

This instrument commences to have effect on the day that it is signed, and remains in force indefinitely.

Dated 25 September 2000

(signed)
Stephen Glenfield
General Manager
South West Region

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