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**Commonwealth
of Australia**

Gazette

No. GN 50, Wednesday, 20 December 2000

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

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The date of publication of this Gazette is 20 December 2000

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Variation of closing times

Commonwealth of Australia Government Notices

CHRISTMAS/NEW YEAR PERIOD

The last *Gazette* for 2000 will be published on Wednesday, 20 December 2000 with normal closing times.

There will be no issue of this *Gazette* on 27 December 2000 or 3 January 2001.

Issue of 10 January 2001

Closing time will be Friday, 5 January 2001 at 10.00 a.m.

AUSTRALIA DAY EARLY CLOSING

Friday, 26 January 2001 is a public holiday in the Australian Capital Territory thus affecting the closing time for the following *Government Notices Gazette*.

Issue of 31 January 2001

Closing time will be Thursday, 25 January 2001 at 10.00 a.m.

General Information

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Telephone (02) 6215 2589

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ISSUE OF PERIODIC GAZETTES

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

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

Gazette number	Date of Publication	Subject
P1	21.01.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P2	2.03.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 31.Sep.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.99 to 30.Nov.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted
P3	10.3.00	Notice by ASIC of intention to deregister defunct companies.
P4	14.4.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P5	27.4.00	Australia New Zealand Food Authority. Amendment No. 48 to the Food Standards Code.
P6	28.4.00	Notice by the ASIC of intention to deregister defunct companies.
P7	2.5.00	ASIC Money or Property Unclaimed by Dissenting Shareholders
P8	11.5.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Aug.99 to 31.Aug.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.00 to 31.Jan.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted
P9	30.5.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to Enter Places in the Register of the National Estate

Gazette number	Date of Publication	Subject
P10	22.6.00	Australia New Zealand Food Authority. Amendment No. 49 to the Food Standards Code.
P11	6.7.00	Royal Charter of the Australasian Institute of Mining and Metallurgy Amendments to Royal Charter Bye-laws
P12	14.07.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P13	31.7.00	Notice by ASIC of intention to deregister defunct companies.
P14	11.8.00	Notice by the ASIC of intention to deregister defunct companies.
P15	11.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.00 to 31.May.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.99 to 30.Sep.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.99 to 31.Oct.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.99 to 31.Dec.99 and not previously gazetted Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.00 to 29.Feb.00 and not previously gazetted
P16	17.8.00	Australia New Zealand Food Authority. Amendment No. 50 to the Food Standards Code.
P17	29.8.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted
P18	8.9.00	<i>Wildlife Protection (Regulation of Exports and Imports) Act 1982.</i> Amendments to Schedules 1, 2 and 2A.
P19	29.9.00	Supplemental Royal Charter of the Institute of Chartered Accountants in Australia.
P20	4.10.00	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
P21	30.10.00	Instruments made under Part VII of the <i>National Health Act 1953</i>
P22	2.11.00	General Recurrent Grants to non-government, non-systemic and systemic schools.

P23	6.11.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Aug. 00 to 31 Aug. 00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 July 00 to 31 July 00 and not previously gazetted
P24	9.11.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Sept. 2000 to 30 Sept 2000 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Aug 2000 to 30 Aug 2000 and not previously gazetted
P25	21.11.00	<i>Australian Heritage Commission Act 1975</i> Notice of Intention to enter places in the Register of the National Estate; Notice of entry in the Register of the National Estate; Notice of decision not to enter places and parts of places in the Register of the National Estate; Notice of intention to remove places and parts of places from the Register of the National Estate; Notice of removal of entries from the Register of the National Estate.
P26	4.12.00	Notice by ASIC of intention to deregister defunct companies.
P27	6.12.00	Amendments to the Defence and Strategic Goods List Pursuant to the Customs Act 1901, Customs (Prohibited Exports) Regulations 13E(1)
P28	7.12.00	Australian New Zealand Food Authority Amendment No. 52 to the Food Standards Code.
*P29	15.12.00	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Oct.00 to 31 Oct.00 and not previously gazetted Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.00 to 30.Sep.00 and not previously gazetted

Parliamentary Service

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 29 November 2000 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 142 of 2000—An Act to amend the *Telecommunications (Consumer Protection and Service Standards) Act 1999*, and for related purposes. (*Telecommunications (Consumer Protection and Service Standards) Amendment Act (No. 2) 2000*).

No. 143 of 2000—An Act to amend the *Family Law Act 1975* and other Acts, and for related purposes. (*Family Law Amendment Act 2000*).

I C HARRIS

Clerk of the House of Representatives

9618398

Government Departments

Agriculture, Fisheries and Forestry



Export Control (Fees) Amendment Orders 2000 (No. 3)

I, WARREN ERROL TRUSS, Minister for Agriculture, Fisheries and Forestry, make these Orders under regulation 3 of the *Export Control (Orders) Regulations 1982*.

Dated 5 December 2000

Minister for Agriculture, Fisheries and Forestry

1 Name of Orders

These Orders are the *Export Control (Fees) Amendment Orders 2000 (No. 3)*.

2 Commencement

These Orders commence as follows:

- (a) on gazettal — sections 1 to 3 and Schedule 1;
- (b) on 1 January 2001 — Schedule 2.

3 Amendment of *Export Control (Fees) Orders 1986*

Schedules 1 and 2 amend the *Export Control (Fees) Orders 1986*.

Schedule 1 Amendments commencing on gazettal

(section 3)

[1] Order 13B*omit*

issue of a certificate

insert

services of authorised officers in relation to the issue of certificates

[2] Suborder 13E.2*omit*

issue of

insert

services of an authorised officer in relation to

[3] After order 13E*insert***13F Annual fee for EXDOC registered users**

13F.1 The fee payable for the services of an authorised officer in relation to an EXDOC registered user's interaction with EXDOC is:

- (a) for a user who has, at the time of application to interact with EXDOC, nominated fish as the only kind of goods to be exported using EXDOC — the rate mentioned in suborder 13F.2; and
- (b) for a user who has, at the time of application to interact with EXDOC, nominated both fish and meat as the kinds of goods to be exported using EXDOC — the fee payable under suborder 20.3.

Note For the fee payable by a user who has nominated meat as the only kind of goods to be exported using EXDOC, see suborder 20.3.

13F.2 For paragraph 13F.1 (a), the rate is \$150 for each year, or part of a year, during which the user interacts with EXDOC.

13F.3 In suborder 13F.2:

year means:

- (a) the period of 12 months commencing at the beginning of the later of:
 - (i) the day when the user applies to interact with EXDOC; and
 - (ii) the day when this order commences; and
- (b) each consecutive period of 12 months.

[4] After suborder 14.5

insert

14.6 The fee described in suborder 13F.1 is payable by the EXDOC registered user.

[5] After suborder 16.5

insert

16.6 A fee imposed by suborder 13F.1 or 20.3 must be paid not later than the due date shown on an invoice issued for the fee by the Australian Quarantine and Inspection Service.

[6] Schedule, clause 8

substitute

8 Certificate as to condition

8.1 For order 13B, the fee payable for the issue by an authorised officer of a certificate as to condition (other than a phytosanitary certificate) is:

- (a) in relation to fresh fruits and vegetables, cut flowers and nursery stock that are not prescribed goods — \$74 for each certificate; and
- (b) in relation to mung beans, prescribed grains, grains that are not prescribed grains or other plant products — \$58 for each certificate.

8.2 For order 13B, the fee payable in relation to fish or fish products is:

- (a) for the manual issue by an authorised officer of a certificate as to condition in an approved form — \$15 for each certificate; and

Schedule 1 Amendments commencing on gazettal

-
- (b) for the manual issue by an authorised officer of a certificate as to condition not in an approved form — \$25 for each certificate; and
 - (c) for the services of authorised officers in relation to the electronic issue of certificates as to condition of goods to be exported under a Request for Permit — \$15 for each request.

8.3 In this clause:

approved form means a standard form approved by the Secretary for the purpose of issuing certificates as to condition.

Request for Permit means a notice of intention to export given by a person using EXDOC.

[7] Schedule, subclause 11A.1

omit

issue of

insert

services of an authorised officer in relation to

[8] Schedule, subclause 11A.2

omit

for the issue of

insert

for the services of an authorised officer in relation to

Schedule 2 Amendments commencing on 1 January 2001

(section 3)

[1] Suborder 13E.2

omit

or processed fruit and vegetables

insert

processed fruit and vegetables, or dairy products

[2] After order 16

insert

16AA Due date for payment of fees under Part 7

16AA.1 A fee imposed by order 23 or 24 must be paid at the time of making the application.

16AA.2 A fee imposed by order 25 must be paid not later than the due date shown on an invoice issued for the fee by the Australian Quarantine and Inspection Service.

[3] Order 16AB, except notes 1 and 2

substitute

16AB Penalty fees

16AB.1 If fees payable for inspection services remain unpaid after the time when the payment is due, a penalty fee calculated at the rate of 20% per year on the amount unpaid is payable by the person by whom the fee is payable.

16AB.2 For suborder 16AB.1, fees payable for inspection services include, but are not limited to, fees payable under Part 7.

[4] After Part 6*insert***Part 7 Fees for third party certifying bodies and auditors — Export Control (Processed Food) Orders****22 Definitions**

In this Part:

accredited third party certifying body has the meaning given by subclause 30C.1 of Schedule 8 to the Export Control (Processed Food) Orders.

approved auditor has the meaning given by subclause 30C.1 of Schedule 8 to the Export Control (Processed Food) Orders.

23 Fee for accrediting third party certifying bodies

The fee payable for the services of authorised officers in relation to an application for accreditation of a third party certifying body as an accredited third party certifying body is \$2 000.

24 Fee for approving auditors

The fee payable for the services of authorised officers in relation to an application for approval of a person as an approved auditor is \$400.

25 Fees for auditing third party certifying bodies

The fee payable for the services of an authorised officer in auditing the operations of an accredited third party certifying body is:

- (a) \$70 for the first half hour or part of that half hour; and
- (b) \$30 for each subsequent quarter hour or part of a quarter hour.

26 By whom fees are payable

- 26.1 The fee mentioned in order 23 is payable by the third party certifying body who applies for the accreditation.
- 26.2 The fee mentioned in order 24 is payable by the person who applies for the approval.
- 26.3 The fee mentioned in order 25 is payable by the accredited third party certifying body being audited.

[5] Schedule, subclause 7.4

omit

, dairy products

[6] Schedule, after subclause 7.5

insert

7.6 For order 13A, the fee payable for the issue of a replacement certificate by an authorised officer for dairy products is \$150 if:

- (a) the replacement certificate is required to correct information provided by the exporter or the exporter's agent; or
- (b) the exporter or the exporter's agent cannot provide the original document to be replaced by the replacement certificate.

[7] Schedule, after subclause 8.2

insert

8.2A For order 13B, the fee payable in relation to dairy products is:

- (a) for the manual issue by an authorised officer of a certificate as to condition in an approved form:
 - (i) if the certificate is issued to an exporter on approved alternative export clearance procedures — \$10 for each certificate; or
 - (ii) if the certificate is issued to an exporter not on approved alternative export clearance procedures — \$15 for each certificate; and
- (b) for the manual issue by an authorised officer of a certificate as to condition not in an approved form — \$50 for each certificate; and
- (c) for the services of authorised officers in relation to the electronic issue of certificates as to condition of goods to be exported under a Request for Permit:
 - (i) if the request is made by an exporter on approved alternative export clearance procedures — \$10 for each request; or
 - (ii) if the request is made by an exporter not on approved alternative export clearance procedures — \$15 for each request.

Schedule 2 Amendments commencing on 1 January 2001

[8] Schedule, after subclause 11A.2

insert

11A.3 The fee payable for the services of an authorised officer in relation to a notice of intention to export dairy products is \$15.

[9] Schedule, subclause 11B.1d

substitute

11B.1d The fee payable for the issue by an authorised officer of an export clearance declaration to an exporter on approved alternative export clearance procedures is:

- (a) if the declaration relates to fish or fish products — \$10 plus \$10 per tonne or part thereof of fish or fish products being exported under the declaration; or
- (b) if the declaration relates to dairy products — \$10.

[10] Schedule, subclause 11B.2b

substitute

11B.2b If no other clause of this Schedule applies, the fee payable for the issue by an authorised officer of a document relating to export is:

- (a) if the document relates to the export of live animals or animal reproductive material — \$19; or
- (b) if the document relates to the export of dairy products — \$50; or
- (c) in any other case — \$15.

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	06/12/00	07/12/00	08/12/00	09/12/00	10/12/00	11/12/00	12/12/00
Austria	Schillings	8.4708	8.4585	8.4419	8.4419	8.4419	8.4695	8.4640
Belgium/Lux	Francs	24.8300	24.8000	24.7500	24.7500	24.7500	24.8300	24.8100
Brazil	Reals	1.0609	1.0819	1.0769	1.0769	1.0769	1.0697	1.0618
Canada	Dollars	.8363	.8369	.8351	.8351	.8351	.8257	.8239
China	Yuan	4.4894	4.5366	4.5176	4.5176	4.5176	4.5010	4.4706
Denmark	Kroner	4.5910	4.5849	4.5754	4.5754	4.5754	4.5918	4.5876
European Union	Euro	.6156	.6147	.6135	.6135	.6135	.6155	.6151
Fiji	Dollar	1.2027	1.2216	1.2040	1.2040	1.2040	1.2010	1.1970
Finland	Markka	3.6602	3.6548	3.6477	3.6477	3.6477	3.6596	3.6572
France	Francs	4.0381	4.0322	4.0243	4.0243	4.0243	4.0374	4.0348
Germany	Deutschmark	1.2040	1.2022	1.1999	1.1999	1.1999	1.2038	1.2030
Greece	Drachmae	209.7600	209.3800	209.0300	209.0300	209.0300	209.7200	209.6100
Hong Kong	Dollars	4.2301	4.2737	4.2556	4.2556	4.2556	4.2398	4.2107
India	Rupees	25.3435	25.6316	25.5161	25.5161	25.5161	25.4289	25.2523
Indonesia	Rupiah	5158.0000	5262.0000	5226.0000	5226.0000	5226.0000	5190.0000	5022.0000
Ireland	Pounds	.4848	.4841	.4832	.4832	.4832	.4847	.4844
Israel	Shekel	2.2171	2.2390	2.2301	2.2301	2.2301	2.2094	2.2068
Italy	Lire	1191.9700	1190.2300	1187.9000	1187.9000	1187.9000	1191.7700	1191.0000
Japan	Yen	60.1600	60.4800	60.3200	60.3200	60.3200	60.3700	59.8400
Korea	Won	647.9500	659.6700	650.2300	650.2300	650.2300	645.8000	639.3900
Malaysia	Ringgit	2.0608	2.0825	2.0738	2.0738	2.0738	2.0662	2.0521
Netherlands	Guilder	1.3566	1.3546	1.3520	1.3520	1.3520	1.3564	1.3555
New Zealand	Dollar	1.2791	1.2765	1.2790	1.2790	1.2790	1.2773	1.2769
Norway	Kroner	4.9807	4.9572	4.9770	4.9770	4.9770	4.9857	4.9702
Pakistan	Rupee	31.0700	31.4100	30.9300	30.9300	30.9300	31.2500	30.6300
Papua NG	Kina	1.6095	1.6361	1.6382	1.6382	1.6382	1.6330	1.6219
Philippines	Peso	26.9200	27.4800	27.3700	27.3700	27.3700	27.2100	26.9800
Portugal	Escudo	123.4200	123.2400	123.0000	123.0000	123.0000	123.4000	123.3200
Singapore	Dollar	.9439	.9546	.9460	.9460	.9460	.9439	.9358
Solomon Is.	Dollar	2.7519	2.7808	2.7692	2.7692	2.7692	2.7590	2.7403
South Africa	Rand	4.1498	4.1450	4.1535	4.1535	4.1535	4.1605	4.1349
Spain	Peseta	102.4300	102.2800	102.0800	102.0800	102.0800	102.4100	102.3400
Sri Lanka	Rupee	44.0100	44.4700	44.2400	44.2400	44.2400	44.0700	44.3700
Sweden	Krona	5.2814	5.2506	5.3020	5.3020	5.3020	5.2900	5.2455
Switzerland	Franc	.9292	.9315	.9279	.9279	.9279	.9277	.9239
Taiwan	Dollar	17.9000	18.1100	18.0200	18.0200	18.0200	17.9600	17.8400
Thailand	Baht	23.6000	23.8900	23.6700	23.6700	23.6700	23.6800	23.4500
UK	Pounds	.3785	.3797	.3777	.3777	.3777	.3760	.3711
USA	Dollar	.5424	.5481	.5458	.5458	.5458	.5438	.5401

Wayne Baldwin
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
13/12/00

9618401

Commonwealth of Australia

Classification (Publications, Films and Computer Games) Act 1995

Approval of Form of Notice Showing Classifications for Films

I, DESMOND MATTHEW CLARK, Director, Classification Board, acting under subparagraph 53(b)(iii) of the *Classification (Publications, Films and Computer Games) Act 1995* approve the attached form of notice (marked "A") for the provisions of State and Territory laws mentioned in Regulation 10A of the *Classification (Publications, Films and Computer Games) Regulations*.

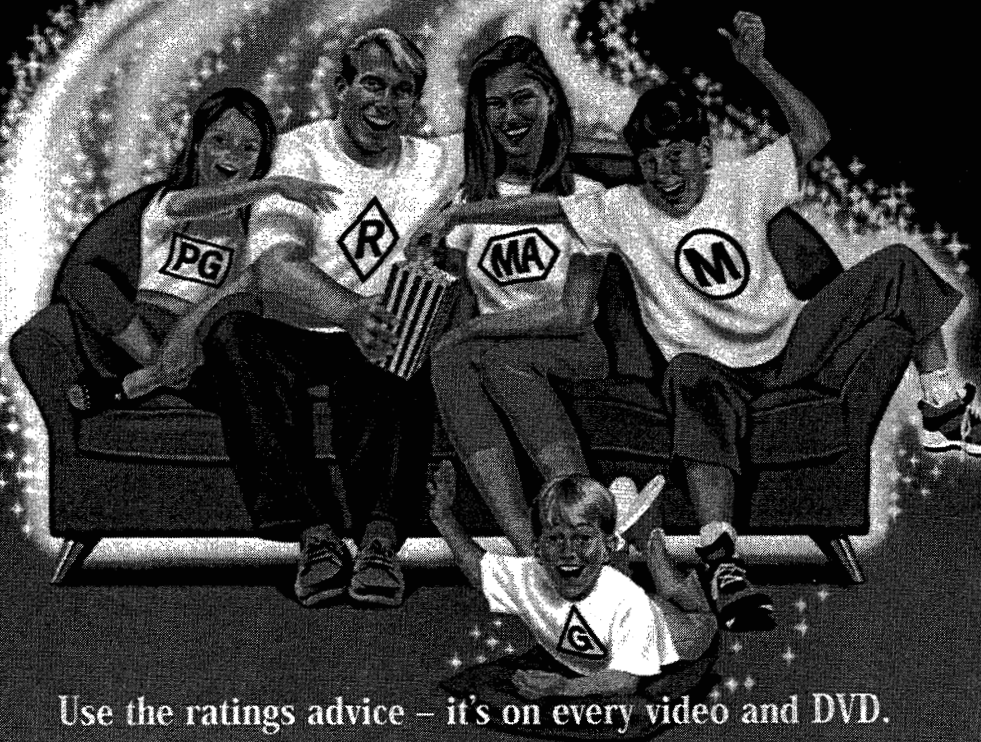
The minimum size of this notice is 297mm x 210mm

Dated this Sixth day of December 2000.



DIRECTOR

Choose the right movie for your family.



Use the ratings advice – it's on every video and DVD.



SUITABLE
FOR ALL AGES



PARENTAL GUIDANCE
RECOMMENDED
FOR PERSONS
UNDER 15 YEARS



RECOMMENDED
FOR MATURE
AUDIENCES 15
YEARS AND OVER



PERSONS UNDER 15
YEARS MUST BE
ACCOMPANIED BY A
PARENT OR ADULT
GUARDIAN



RESTRICTED TO
ADULTS 18 YEARS
AND OVER

A V S D A

Australian Visual Screenings Distribution Association Ltd



Level 540, 25-27 Mary St, Sydney NSW 2000. Tel: (02) 9229 7100

Commonwealth of Australia

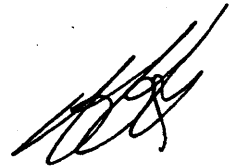
Classification (Publications, Films and Computer Games) Act 1995

Approval of Form of Notice Showing Classifications for Computer Games.

I, DESMOND MATTHEW CLARK, Director, Classification Board, acting under subparagraph 53(b)(iii) of the *Classification (Publications, Films and Computer Games) Act 1995* approve the attached form of notice (marked "A") for the provisions of State and Territory laws mentioned in Regulation 10A of the *Classification (Publications, Films and Computer Games) Regulations*.

The minimum size of this notice is 297mm x 210mm

Dated this Sixth day of December 2000.

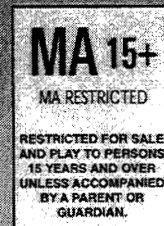
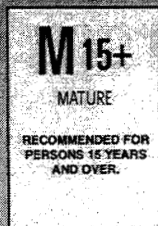
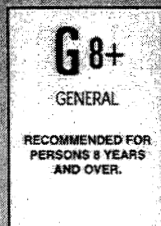
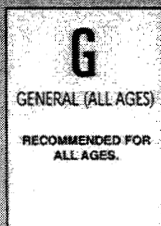


DIRECTOR

Making the right choice isn't a game.



Use the ratings advice on each game to make the right choice for your family.



A V S D A
Australian Visual Software Distributors Association Ltd



London 546, 22-23 Mary St, Sydney 2000 NSW 711 (02) 9296 7200

A

COMMONWEALTH***Classification (Publications, Films and Computer Games)
Act 1995*****DETERMINATION OF MARKINGS FOR FILMS**

I, DESMOND MATTHEW CLARK, Director, Classification Board, hereby make the following determination under section 8 of the *Classification (Publications, Films and Computer Games) Act 1995*.

The determined markings for films classified on or after 6 March 2001 are as follows:

1. THE CLASSIFICATION SYMBOL AND DESCRIPTION

- (i) a 'G' film shall comprise:
 - (a) a symbol, being the letter 'G', enclosed within, but not touched at any point by, a triangle ('the G symbol');
 - (b) immediately to the right of the G symbol the words 'FOR GENERAL EXHIBITION' ('the G classification description'); and
 - (c) immediately beneath the G classification description, additional words that constitute consumer advice if applicable;
- (ii) a 'PG' film shall comprise:
 - (a) a symbol, being the letters 'PG' enclosed within, but not touched at any point by, a rectangle ('the PG symbol');
 - (b) immediately to the right of the PG symbol the words 'PARENTAL GUIDANCE RECOMMENDED FOR PERSONS UNDER 15 YEARS' ('the PG classification description'); and
 - (c) immediately beneath the PG classification description, additional words that constitute consumer advice;
- (iii) an 'M' film shall comprise:
 - (a) a symbol, being the letter 'M' enclosed within, but not touched at any point by, a circle ('the M symbol');

- (b) immediately to the right of the M symbol the characters '15+' ('the M age description');
 - (c) immediately to the right of the M age description the words 'RECOMMENDED FOR MATURE AUDIENCES 15 YEARS AND OVER' ('the M classification description');
 - and
 - (d) immediately beneath the M classification description, additional words that constitute consumer advice;
- (iv) an 'MA' film shall comprise:
 - (a) a symbol, being the letters 'MA' enclosed within, but not touched at any point by, a hexagon ('the MA symbol');
 - (b) immediately to the right of the MA symbol the characters '15+' ('the MA age description');
 - (c) immediately to the right of the MA age description the words 'PERSONS UNDER THE AGE OF 15 MUST BE ACCOMPANIED BY A PARENT OR ADULT GUARDIAN' ('the MA classification description'); and
 - (d) immediately beneath the MA classification description, additional words that constitute consumer advice;
- (v) an 'R' film shall comprise:
 - (a) a symbol, being the letter 'R' enclosed within, but not touched at any point by, a diamond ('the R symbol');
 - (b) immediately to the right of the R symbol the characters '18+' ('the R age description');
 - (c) immediately to the right of the R age description the words 'RESTRICTED TO ADULTS 18 YEARS AND OVER' ('the R classification description'); and
 - (d) immediately beneath the R classification description, additional words that constitute consumer advice;
- (vi) an 'X' film shall comprise:
 - (a) a symbol, being the letter 'X' enclosed within, but not touched at any point by, a square ('the X symbol');
 - (b) immediately to the right of the X symbol the characters '18+' ('the X age description');
 - (c) immediately to the right of the X age description the words 'RESTRICTED TO ADULTS 18 YEARS AND OVER' ('the X classification description');

- (c) immediately beneath the X classification description, additional words that constitute consumer advice; and
- (d) immediately beneath the consumer advice the words 'Children may be disturbed by exposure to this film. It is a crime to allow this film to be seen by a person under 18 years' ('the X warning label').

2. FOR VIDEOCASSETTES AND VIDEOCASSETTE COVERS:

- (i) the following areas on the videocassette and videocassette cover are to display classification markings:
 - (a) a 20mm band across the base of the front cover;
 - (b) a space for a classification symbol, and, if appropriate, an age description, at the base of the spine of the cover;
 - (c) a space for a classification symbol, and, if appropriate, an age description, on the back cover; and
 - (d) a space for a classification symbol, and, if appropriate, an age description, on the spine of the videocassette;
- (ii) the 20mm band referred to in the preceding clause is to contain:
 - (a) a classification symbol at the edge of the cover, which in the case of:
 - (aa) a 'PG' classified videotape is to be the PG symbol specified in clause 1. The rectangle which forms part of the PG symbol is to be not less than 17mm (48 points) long and 13mm (36 points) high and the letters 'PG' are to be no less than 8mm (24 points) high;
 - (ab) any classification symbol referred to in clause 1 other than the PG symbol, the symbol is to be not less than 17mm (48 points) high and the letters contained within it are to be not less than 8mm (24 points) high;
 - (b) the age description as specified in clause 1 which is to be not less than 4mm (12 points) high;
 - (c) a classification description as specified in clause 1 in upper case is to be displayed immediately to the right of the age description or classification symbol, as appropriate. The classification description shall be not less than 4mm (12 points) high;
 - (d) a consumer advice description not less than 3.5mm (10 points) high which is to appear immediately beneath the classification description;

- (e) for an 'X' classified videotape, the X warning label not less than 3.5mm (10 points) high which is to appear immediately beneath the consumer advice description.
- (iii) The classification symbol and any age description are to be displayed at the base of the spine of the videocassette cover and are to conform to the dimensions and style set out in paragraph (ii) above;
- (iv) The classification symbol and any age description are to be displayed on the back of the videocassette cover and are to conform to the dimensions and style set out in paragraph (ii) above;
- (v) The classification symbol and any age description are to be displayed on the spine of the videocassette and are to conform to the dimensions and style set out in paragraph (ii) above.

3. OTHER (e.g. compact discs, digital video discs, computer discs and laser discs)

In this determination a 'film' within the meaning of the Act includes a cinematograph film, a slide, video tape and video disc and any other form of recording from which a visual image, including a computer generated image, can be produced.

Markings for packaging with a front cover larger than 100 square centimetres and smaller than 250 square centimetres.

- (i) The following areas on the packaging are to display classification markings:
 - (a) a band across the base of the front cover;
 - (b) a space for a classification symbol, and, if appropriate, an age description, on the back cover;
- (ii) the band referred to in the preceding clause is to contain:
 - (a) a classification symbol toward a bottom corner of the cover, which in the case of:
 - (aa) a PG classification film is to be the PG symbol specified in clause 1. The rectangle which forms part of the PG symbol is to be no less than 13mm (36

- points) long and 11mm (32 points) high and the letters 'PG' are to be no less than 7mm (20 points) high;
 - (ab) any classification symbol referred to in clause 1 other than the PG symbol, the symbol is to be not less than 13mm (36 points) high and the letters contained within it are to be not less than 7mm (20 points) high;
 - (b) the age description as specified in clause 1 which is to be not less than 3.5mm (10 points) high;
 - (c) a consumer advice description not less than 3mm (9 points) high which is to appear immediately beneath the classification symbol;
 - (d) for an 'X' classified videotape, the X warning label not less than 3mm (9 points) high which is to appear immediately beneath the consumer advice description.
- (iii) The classification symbol and any age description are to be displayed on the back cover and are to conform to the dimensions and style set out in paragraph (ii) above.

Markings for packaging with a front cover of 100 square centimetres or smaller

- (i) the following areas on the packaging are to display classification markings:
 - (a) a band across the base of the front cover;
 - (b) a space for a classification symbol, and, if appropriate, an age description, on the back cover;
- (ii) the band referred to in the preceding clause is to contain:
 - (a) a classification symbol at the bottom left edge of the cover, which in the case of:
 - (aa) a 'PG' classified film is to be the PG symbol specified in clause 1. The rectangle which forms part of the PG symbol is to be not less than 13mm (36 points) long and 10mm (28 points) high and the letters 'PG' are to be no less than 6mm (17 points) high;
 - (ab) any classification symbol referred to in clause 1 other than the PG symbol, the symbol is to be not less than 13mm (36 points) high and the letters contained within it are to be not less than 6mm (17 points) high;
 - (b) the age description as specified in clause 1 which is to be not less than 3mm (9 points) high;

- (c) a consumer advice description not less than 1mm (3 points) high which is to appear immediately beneath the classification symbol;
 - (d) for an 'X' classified videotape, the X warning label not less than 1mm (3 points) high which is to appear immediately beneath the consumer advice description.
- (iii) The classification symbol and any age description are to be displayed on the back cover and are to conform to the dimensions and style set out in paragraph (ii) above.

4. LARGE PRINTED ADVERTISEMENTS

In a printed advertisement for a classified film which is larger than 150 square centimetres the form and manner of the display of the markings referred to in clause 1 shall, with respect to:

- (i) the PG symbol, be:
 - (a) on a One Sheet Poster, 38mm (108 points) long and 28.5mm (81 points) high;
 - (b) on a Day Bill Poster, 23.5mm (67 points) long and 17.5mm (50 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 7mm (20 points) long and 5.5mm (16 points) high;
- (ii) any symbol referred to in clause 1, other than the PG symbol be:
 - (a) on a One Sheet Poster, 38mm (108 points) high;
 - (b) on a Day Bill Poster, 23.5mm (67 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 7mm (20 points) high;
- (iii) any letter that forms part of a symbol referred to in clause 1, be:
 - (a) on a One Sheet Poster, 19mm (54 points) high;
 - (b) on a Day Bill Poster, 12mm (34 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 3.5mm (10 points) high;
- (iv) each character in the M, the MA and R age description, be:

- (a) on a One Sheet Poster, 12.5mm (36 points) high;
 - (b) on a Day Bill Poster, 7.5mm (22 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 2.5mm (7 points) high;
- (v) each letter in a word, being a word in the classification description, be:
 - (a) on a One Sheet Poster, 9.5mm (27 points) high;
 - (b) on a Day Bill Poster, 6mm (17 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 2mm (6 points) high;
- (vi) each letter in a word, being a word in the consumer advice, be:
 - (a) on a One Sheet Poster, 7.5mm (22 points) high;
 - (b) on a Day Bill Poster, 5mm (14 points) high; and
 - (c) on any other printed advertisement which is 150 square centimetres or more, 2mm (6 points) high;

5. SMALL PRINTED ADVERTISEMENTS

In a printed advertisement which is less than 150 square centimetres and which relates to a classified film:

- (i) the markings shall be:
 - (a) if the film is classified as a 'G', 'PG' or 'M' film – the G, PG, or M symbol respectively; or
 - (b) if the film is classified as an 'MA' or 'R' film – the MA or R symbol respectively and immediately to the right of that symbol the MA or R age description; and
- (ii) the form and manner of display of those markings shall be such that the symbol and characters (if any) shall be not less than half the height of the general letter size in the main title of the film included in the advertisement.

6. ADVERTISEMENTS FOR MULTIPLE 'R' FILMS

In a printed advertisement which is more than 150 square centimetres and which relates to more than one film which is classified 'R', the form and manner of the display of markings referred to in clause 1 shall be a block in the bottom left corner of the advertisement containing:

- (i) the R symbol to be not less than 17mm (48 points) high;
- (ii) the 'R' letter which forms part of the R symbol to be not less than 8mm (24 points) high;
- (iii) immediately to the right of the R symbol the R age description '18+', each character in the R age description to be not less than 4mm (12 points) high; and
- (iv) immediately to the right of the R age description the R classification description, 'RESTRICTED TO ADULTS 18 YEARS AND OVER', each letter in each word of the R classification description to be 5mm (14 points) high.

7. FILM TRAILERS ON VIDEOCASSETTE OR DISC

In a film trailer on a videocassette or disc which relates to a classified film:

- (i) the markings shall be as set out in clause 5(i);
- (ii) the markings are to be displayed for a period of 5 seconds as a projected image that accompanies the trailer; and
- (iii) the symbol that is, or forms part of, the markings is to occupy 5% of the area of the projected image.

8. OTHER LARGE ADVERTISEMENTS

In large advertisements other than those specified in clause 4, such as billboards and trailer films relating to classified films that are screened for public exhibition:

- (i) the markings shall be as set out in clause 1; and
- (ii) the size of the markings shall be such that they occupy 5% of the area of the advertisement.

9. VISIBILITY OF MARKINGS

Notwithstanding any other clause, the form and manner of display of markings shall be such that:

- (i) they are as close as practicable to the title of the film; and
- (ii) their typeface and colours are prominently and easily distinguishable from any other matter with which they are displayed.

10. DEFINITION OF CONSUMER ADVICE

In this determination, 'consumer advice' means words (if any) described as consumer advice in the Director's notice of the decision which classified the film.

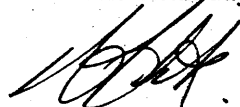
11. MINIMUM REQUIREMENT

A requirement in this determination that a matter or thing be a prescribed measurement will be satisfied if the matter or thing exceeds that measurement.

12. TRANSITIONAL

The determined markings for films classified between 3 May 1989 and 2 May 1993 are and shall remain those specified in the Chief Censor's Determination published in the Commonwealth of Australia Gazette Number GN16 dated 3 May 1989. The determined markings for films classified between 3 May 1993 and the commencement of the *Classification (Publications, Films and Computer Games) Act 1995* are and shall remain those specified in the Chief Censor's Determination published in the Commonwealth of Australia Gazette Number S133 dated 3 May 1993. The determined markings for those films classified between the commencement of the *Classification (Publications, Films and Computer Games) Act 1995* and 31 August 1997 are and shall remain those specified in the Chief Censor's Determination Published in the Commonwealth of Australia Gazette Number GN50 dated 20 December 1995. The determined markings for those films classified between 1 September 1997 and 5 March 2001 are and shall remain those specified in the Director's Determination published in the Commonwealth of Australia Gazette Number GN 31 dated 6 August 1997. This determination applies to films classified on or after 6 March 2001.

Dated this Sixth day of December 2000.



Desmond Matthew Clark
DIRECTOR

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 11 December 2000 a carrier licence was granted to Australia-Japan Cable (Australia) Limited ARBN 093 425 462 under subsection 56 (1) of the Act.

9618421



Proclamation

Broadcasting Services Amendment (Digital Television and Datacasting) Act 2000

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Broadcasting Services Amendment (Digital Television and Datacasting) Act 2000*, fix 1 January 2001 as the day on which the following provisions of the Act commence:

- (a) items 1 to 74, 76 to 134, 135, 136, 136C, 137AA to 139, 139B, 139C, 140, 141, 144 and 145 of Schedule 1;
- (b) Schedule 2;
- (c) Schedule 3.



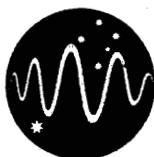
Signed and sealed with the
Great Seal of Australia
on 13 December 2000

WILLIAM DEANE
Governor-General

By His Excellency's Command

RICHARD ALSTON

Minister for Communications, Information Technology and the Arts



Australian
Communications
Authority

Radiocommunications Act 1992

**RADIOCOMMUNICATIONS SPECTRUM MARKETING PLAN
(2 GHz BAND) 2000**

On the 4 December 2000 the Australian Communications Authority made the Radiocommunications Spectrum Marketing Plan (2 GHz Band) 2000 ("the Plan") under section 39A of the *Radiocommunications Act 1992*.

Copies of the Plan may be requested by contacting:

Australian Communications Authority
Purple Building
Benjamin Offices
Chan Street
Belconnen ACT 2616
Attention: Mr David Brumfield

Telephone: (02) 6219 5471

Facsimile: (02) 6219 5231



Australian
Communications
Authority

Radiocommunications Act 1992

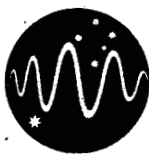
**RADIOCOMMUNICATIONS SPECTRUM MARKETING PLAN
(800 MHz BAND) 2000**

On 12 December 2000 the Australian Communications Authority made the *Radiocommunications Spectrum Marketing Plan (800 MHz Band) 2000* ("the Plan") under section 39A of the *Radiocommunications Act 1992*.

Copies of the Plan may be requested by contacting:

Australian Communications Authority
Purple Building
Benjamin Offices
Chan Street
Belconnen ACT 2616
Attention: Mr David Brumfield

Telephone: (02) 6219 5471
Facsimile: (02) 6219 5231



Australian
Communications
Authority

Radiocommunications Act 1992

**RADIOCOMMUNICATIONS SPECTRUM MARKETING PLAN
(500 MHz BAND) VARIATION NO. 1 2000**

**RADIOCOMMUNICATIONS SPECTRUM MARKETING PLAN
(500 MHz BAND) 1996**

On 8 December 2000 the Australian Communications Authority made the *Radiocommunications Spectrum Marketing Plan (500 MHz Band) Variation No. 1 2000* under subsection 42(1) of the *Radiocommunications Act 1992* ("the Act") which varied the *Radiocommunications Spectrum Marketing Plan (500 MHz Band) 1996* made under section 39 of the Act.

Copies of both instruments may be obtained at:

Australian Communications Authority
Purple Building
Benjamin Offices
Chan Street
Belconnen ACT 2616
Attention: Mr David Brumfield

Telephone: (02) 6219 5471
Facsimile: (02) 6219 5231

9618404

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 27 November 2000 a carrier licence was granted to Boeing Australia Limited ACN 006 678 119 under subsection 56 (1) of the Act.

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 27 November 2000 a carrier licence was granted to AARNet Pty Ltd ACN 084 540 518 under subsection 56 (1) of the Act.

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 27 November 2000 a carrier licence was granted to Telecasters Communications Pty Limited ACN 089 636 724 under subsection 56 (1) of the Act.

9618405

Defence



Veterans' Entitlements Act 1986

NOTIFICATION OF DETERMINATIONS MADE UNDER SUB-SECTION 88A(1).

Notice is given that the undermentioned determinations have been made under sub-section 88A(1) of the *Veterans' Entitlements Act 1986* by the Repatriation Commission. Copies of the determinations can be obtained from:

- the Department of Veterans' Affairs, 13 Keltie Street, Woden, ACT, 2606 (Tel.no. 02 62896069); or
- the Department of Veterans' Affairs, PO Box 21 Woden, ACT 2606.

Instrument No.	Description
18/2000	Veterans' Entitlements Treatment (Accident and Personal Safety) Determination 2000
19/2000	Veterans' Entitlements Treatment (Unidentifiable Condition) Determination 2000
20/2000	Veterans' Entitlements Treatment (Residential Care) Determination 2000
21/2000	Veterans' Entitlements Treatment (Anxiety and Depressive Disorders) Determination 2000
22/2000	Veterans' Entitlements Treatment (Gulf War Health Study) Determination 2000
25/2000	Veterans' Entitlements Determination (psychiatric assessment - dependants of Vietnam veterans) 2000
26/2000	Veterans' Entitlements Determination (counselling and psychiatric assessment - former dependants of Vietnam veterans) 2000
27/2000	Veterans' Entitlements Determination (Veterans' Children Education Scheme - eligible child) 2000



Veterans' Entitlements Act 1986

Determination under paragraph 5R(1)(a)

I, Bruce Scott, Minister for Veterans' Affairs, pursuant to paragraph 5R(1)(a) of the *Veterans' Entitlements Act 1986* (the Act), determine that the Act applies to, and in relation to, a person included in the class of persons who served as merchant mariners as part of the crew on HMAS Boonaroo between 17 March 1967 and 13 April 1967 or on HMAS Jeparit between 19 December 1969 and 11 March 1972 as if that person was, while rendering such service, a member of the Defence Force who was rendering continuous full-time service, for the purposes of this Act.

This determination commences on 1 January 2001.

Dated 11th December 2000

A handwritten signature in black ink, appearing to read 'Bruce Scott'.

BRUCE SCOTT
Minister for Veterans' Affairs

Environment and Heritage




Antarctic Treaty (Environment Protection) Amendment Proclamation 2000 (No. 1)

Antarctic Treaty (Environment Protection) Act 1980

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 8 of the *Antarctic Treaty (Environment Protection) Act 1980*, amend, as set out in Schedule 1, the Proclamation made under that section on 28 October 1993 and amended by Proclamations made on 29 November 1995 and 8 December 1997.

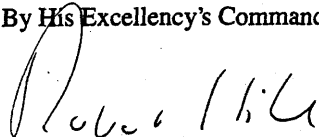


Signed and sealed with the
Great Seal of Australia
on 13th December 2000



Governor-General

By His Excellency's Command



ROBERT HILL

Minister for the Environment and Heritage

Schedule 1 Amendments

Schedule 1 Amendments**[1] Subparagraph (d) (ii), items 1 to 3***omit*

31 December 2000

insert

31 December 2005

[2] Subparagraph (d) (ii), items 8, 9 and 13 to 15*omit***[3] Subparagraph (d) (ii), items 16 and 17***omit*

31 December 2000

insert

31 December 2005

[4] Subparagraph (d) (ii), item 19*omit***[5] Subparagraph (d) (ii), items 20 and 21***omit*

31 December 2000

insert

31 December 2005

[6] Subparagraph (d) (ii), item 23*omit***[7] Subparagraph (d) (ii), items 24 to 29 and 31***omit*

31 December 2000

insert

31 December 2005

[8] **Subparagraph (d) (ii), item 32**

omit

31 December 2001

insert

31 December 2005

[9] **Schedule 2, items relating to Sites of Special Scientific Interest
Nos. 8, 9 and 13 to 15**

omit

[10] **Schedule 2, item relating to Site of Special Scientific Interest
No. 17**

substitute

Site of Special Scientific Interest No. 17

Clark Peninsula, Budd Coast, Wilkes Land

MANAGEMENT PLAN

Clark Peninsula was designated as a Site of Special Scientific Interest in 1985 (ATCM Recommendation XIII-8): put forward by Australia. The Area is approximately 9.75 square kilometres in area and is adjacent to the Windmill Islands Group on the Budd Coast, Wilkes Land, Eastern Antarctica. (Maps A and B.) Scientific research within the Area has focused on the plant communities but has also included studies of the Area's penguin colonies. The Area has served as a valuable comparative site for similar plant communities and penguin colonies closer to Casey Station which are subject to greater disturbance.

1. Description of values to be protected

Excluding the Antarctic Peninsula, the largely undisturbed terrestrial ecosystem of Clark Peninsula supports one of the most extensive and best-developed plant communities on continental Antarctica. The Area has rich associations of macrolichens and bryophytes that occupy very specific ecological niches. Within the relatively complex plant communities, 33 species of bryophytes and macrolichens have been found with 11 cryptogamic sociations being identified. This vegetation forms a continuum of ecological variation along environmental gradients of soil moisture, soil chemistry, and microclimate. As such, the Area has intrinsic ecological value and scientific importance, particularly to botanists, microbiologists, soil scientists and glacial geomorphologists.

Within the Area, moss and lichen communities are used as control plots to monitor the environmental impacts of nearby Casey Station. The Area provides baseline data with which to compare changes in similar plant communities in the immediate surroundings of Casey Station. The cryptogamic plant communities are also being monitored in relation to short-term microclimate fluctuation and long-term climate change in the region since deglaciation 8000-5000 years BP.

Significant and relatively undisturbed breeding populations of Adélie penguin (*Pygoscelis adeliae*), South polar skuas (*Catharacta maccormicki*), Wilson's storm petrels (*Oceanites oceanicus*), and Snow petrels (*Pagodroma nivea*) are established at Whitney and Blakeney Points within the Area. These populations provide valuable comparative data for assessing and measuring human impacts and disturbance of penguin colonies on nearby Shirley Island close to Casey Station.

The Area supports an exceptional vegetation cover for continental Antarctic ice free localities, with a wide range of vegetation communities. The Area requires protection because of its ecological importance, its significant scientific value and the limited geographical extent of the ecosystem. The Area is vulnerable to disturbance through trampling, sampling, pollution or alien introductions, while being sufficiently distant from Casey Station to avoid immediate impacts and disturbances from activities carried out there. It is because of the scientific and ecological values, and the values of the Area for long term monitoring, that it should continue to be protected.

2. Aims and objectives

Management at Clark Peninsula aims to:

- avoid degradation of, or substantial risk to, the values of the Area by preventing undue human disturbance;
- conserve a part of the natural ecosystem as a reference area for the purpose of comparative studies and to assess direct and indirect effects of Casey Station;
- allow scientific research on the ecosystem and elements of the ecosystem, both geological and biological, while ensuring protection from over-sampling and disturbances;
- minimise the possibility of introduction of alien plants, animals and microbes to the Area;
- allow visits for management purposes in support of the aims of the Management Plan.

3. Management activities

The following management activities will be undertaken to protect the values of the Area:

- signs illustrating the location and boundaries, with clear statements of entry restrictions, shall be placed at appropriate locations at the boundaries of the Area to help avoid inadvertent entry;
- information on the location of the Area (stating special restrictions that apply) shall be displayed prominently, and a copy of this Management Plan shall be kept available, at the adjacent abandoned Wilkes Station, the 'Wilkes Hilton' (unofficial name) Refuge Hut on Stonehocker Point, 'Jack's Donga' (unofficial name) Refuge Hut, and at Casey Station and will be provided to all visiting ships;
- markers, signs or structures erected within the Area for scientific or management purposes shall be secured and maintained in good condition and removed when no longer required;
- the Management Plan shall be reviewed at least every five years and updated as required.

4. Period of designation

Designated for an indefinite period.

5. Maps

Map A: East Antarctica, showing location of Clark Peninsula.

Map specifications:

Projection: Polar Stereographic

Horizontal Datum: WGS84

True scale of latitude 71°.

Map B: Windmill Islands, showing location of Clark Peninsula.

Map specifications:

Projection: UTM Zone 49

Horizontal Datum: WGS84.

Map C: Topographic map of the Area.

Map specifications:

Projection: UTM Zone 49

Horizontal Datum: WGS84.

Contour Interval: 10 m.

Map D: Vegetation map of the Area.

Map specifications:

Projection: UTM Zone 49

Horizontal Datum: WGS84.

Map E: Distribution of lakes of the Area.**Map specifications:**

Projection: UTM Zone 49

Horizontal Datum: WGS84.

Map F: Geology of the Area.**Map specifications:**

Projection: UTM Zone 49

Horizontal Datum: WGS84.

6. Description of the Area**6 (i) Geographical coordinates, boundary markers and natural features**

Clark Peninsula, an area of rock exposures and permanent ice and snow fields, is situated on the north side of Newcomb Bay at the east end of Vincennes Bay, opposite Windmill Islands region, on Budd Coast, Wilkes Land, in latitude 66°15'S and longitude 110°36'E. The Area is approximately 9.75 square kilometres in area. (Map C.)

The Area comprises all the land on Clark Peninsula within the southern boundary line connecting the east side of Powell Cove at a point which originates at latitude 66.254424° South, longitude 110.53330° East, to trigonometrical station G7 at latitude 66.25809° South, longitude 110.55664° East thence to a point to the east-south-east on Løken Moraine. The eastern boundary is the westernmost limit of Løken Moraines as far north as a point due east of Blakeney Point, and thence to the coast, returning along the coast to the point of origin. The boundary of the Area will be indicated by prominent markers, and is shown on Map C.

Topographically, the Clark Peninsula comprises low lying, rounded ice-free rocky outcrops (maximum altitude approximately 40 metres), rising in the east to the Løken Moraines (altitude approximately 130 metres). Intervening valleys are filled with permanent snow or ice, or glacial moraine and exfoliated debris and contain water catchment areas.

The Windmill Islands represent one of the easternmost outcrops of a Mesoproterozoic low-pressure granulite facies terrain that extends west to the Bunger Hills and further to the Archaean complexes in Princess Elizabeth Land, to minor exposures in the east in the Dumont D'Urville area and in Commonwealth Bay. The total outcrop areas do not exceed more than a few square kilometres.

The rocks of the Windmill Islands area comprise a series of migmatitic metapelites and metapsammites interlayered with mafic to ultramafic and felsic sequences with rare calc-silicates, large partial melt bodies (Windmill Island supacrustals), undeformed granite, charnockite, gabbro, pegmatite, aplites and late dolerite dykes. Clark Peninsula distinguishes the northern

transition of a metamorphic grade transition which separates the northern part of the Windmill Islands area from the southern part.

On Clark Peninsula outcrops of metapelitic rock and leucocratic granite gneiss are dominant. The metapelitic rock is generally foliated, migmatized and fine to medium grained. Mineralogy of the metapelitic rock involves biotite-sillimanite and biotite-sillimanite±cordierite. The sillimanite is strongly lineated in the foliation and the cordierite is generally pinnitized. The early granite gneiss is white, medium grained and foliated, it comprises two felsic to intermediate intrusions which predate and/or are synchronous with the deformation in the Windmill Islands. The larger intrusion, which occupies most of central Clark Peninsula is a quartz, K-feldspar, biotite, white mica and opaque-bearing granitic augen gneiss. Small outcrops of mafics and metapsammite occur. The rock beds lie in a south-west north-east orientation. The geology of Clark Peninsula is shown at Map F.

Gravels and soils appear to be derived from marine sediments deposited in the Pleistocene with a thin cover of weathered rock. Subfossil penguin colonies are common along the central ridge running south-west to north-east on Clark Peninsula and at Whitney Point and Blakeney Point. In the vicinity of abandoned penguin colonies, the soils, derived from penguin guano, are fine and silty with relatively high percentage of organic matter. Melt streams and pools and small lakes are prevalent in summer. The distribution of pools and lakes on Clark Peninsula is shown at Map E.

Conditions on Clark Peninsula, in comparison with many other continental Antarctic areas, are favourable enough to have induced relatively stable, complex, well developed, and species rich vegetation. The ice-free rocks support an extensive cover of lichen and in lower lying areas mosses predominate. Principal factors responsible for the distribution of vegetation on Clark Peninsula are exposure to wind, availability of water and the presence of abandoned penguin colonies which have a marked influence on the distribution and abundance of species.

To the north-east of the Peninsula, well-developed *Umbilicaria decussata*, *Pseudephebe minuscula*, *Usnea sphacelata* communities dominate. Further from the coast, *U. sphacelata* is dominant and forms extensive carpets over the metamorphic rocks and gravel beds in association with *P. minuscula* and *U. decussata*, together with scattered bryophytes. The bryophytes comprise *Bryum pseudotriquetrum*, *Grimmia antarctici* and *Ceratodon purpureus*. Within these communities, well-developed bryophyte patches dominate in moist, sheltered sites and locally form closed stands comprising a moss turf up to almost 30 cm depth.

In the north-western and western coastal areas where penguin colonies are present, *Xanthoria mawsonii*, *Candelariella flava* and *Buellia frigida* are more common. On the abandoned penguin colonies in the southern coastal areas, this community type contains a higher proportion of *U. decussata* and *U. sphacelata*.

In the centre of Clark Peninsula the vegetation is dominated by *U. decussata*, *P. minuscula*, *B. soredians* and *B. frigida*, with scattered occurrences of *Pleopsidium chlorophanum*.

The vegetation distribution of Clark Peninsula is shown at Map D.

The microflora comprises algae, with *Botrydiopsis constricta* and *Chlorella conglomerata* dominating, together with bacteria, yeasts and filamentous fungi.

Adélie penguins (*Pygoscelis adeliae*) are abundant within the Area, with colonies present at Whitney and Blakeney Points. Approximately 5,500 breeding pairs were counted in 1999 at Whitney Point, and 4,600 breeding pairs were present at Blakeney Point in 1991. The penguin population has shown a long-term increase since studies commenced in 1959/60. This is in contrast to nearby Shirley Island, opposite Casey Station, where the breeding population of Adélie penguins has remained stable since 1968.

Wilson's storm petrels (*Oceanites oceanicus*), South polar skuas (*Catharacta maccormicki*) and Snow petrels (*Pagodroma nivea*) breed within the Area.

Terrestrial invertebrate microfauna consists of protozoa, nematodes, mites, rotifers and tardigrades. The invertebrates are mainly confined to the moss beds, lichen stands and moist soils.

The climate of the Windmill Islands area is frigid-Antarctic. Meteorological data from Casey Station on nearby Bailey Peninsula show mean temperatures for the warmest and coldest months of 0.3 and -14.9°C, respectively, with extreme temperatures ranging from 9.2 to -41°C. The climate is dry with a mean annual snowfall of 195 mm year⁻¹ (rainfall equivalent). There is an annual average of 96 days with gale-force winds, which are predominantly easterly in direction, off the polar ice cap. Snowfall is common during the winter, but the extremely strong winds scour the exposed areas of the Peninsula of snow. On most hill crests on Clark Peninsula snow gathers in the lee of rock outcrops and in depressions in the substratum. Further down the slopes snow forms deeper drifts.

6 (ii) Special zones within the Area

There are no special zones within the Area.

6 (iii) Location of structures within and adjacent to the Area

The only structures known to exist in the Area are a severely deteriorated wood and canvas hide, known as 'Wannigan,' located on 'Lower Snow Slope' (unofficial name) on the eastern portion of Whitney Point. This hide was constructed in 1959 for behavioural studies of penguins. There are a number of boundary markers along the southern boundary, and survey markers within the Area.

The 'Wilkes Hilton' Refuge Hut is located approximately 200 metres south of the southern boundary. Approximately one kilometre to the south-west is the abandoned Wilkes Station on Stonehocker Point. Another Refuge Hut, 'Jack's Donga' is located approximately 1.5 kilometres north of the northern boundary of the Area.

6 (iv) Location of other protected areas in the vicinity

Nearby protected areas to Clark Peninsula are: North-east Bailey Peninsula, Site of Special Scientific Interest No. 16, 66°17'S, 110°33'E, 2.5 km, south-west of Clark Peninsula, across Newcomb Bay, adjacent to Casey Station; and Specially Protected Area, No. 3, Ardery Island, 66°22'S, 110°27'E, and Odbert Island, 66°22'S, 110°33'E, Budd Coast lying in Vincennes Bay, 13 km south of the former Wilkes Station.

7. Permit conditions

Entry into the Area is prohibited except in accordance with a permit issued by an appropriate National Authority.

A permit to enter the Area may only be issued for scientific research, or for essential management purposes consistent with the Management Plan's objectives and provisions, and providing that the actions permitted will not jeopardise the ecological or scientific values of the Area or interfere with existing scientific studies.

Conditions that must be included in the permit are provisos that the permit or an authorised copy shall be carried within the Area, and that the permit specify the period for specific activities. Additional conditions, consistent with the Management Plan's objectives and provisions, may be included by the issuing Authority.

7 (i) Access to and movement within or over the Area

Access into the Area should, except in emergency/exceptional circumstances be from 'Wilkes Hilton' Refuge Hut in the south-west, 'Jack's Donga' Refuge Hut in the north-east, or from the over snow route between Casey Station and 'Jack's Donga' by descending the western slope of Løken Moraines in the vicinity east of Stevenson Cove, see Map C.

Access from Casey to abandoned Wilkes Station is via a well-defined marked cane route outside the southern boundary of the Area. As the Casey-Wilkes route is very close to the boundary, pedestrian and vehicular traffic should take care not to stray northward of it. See Map C.

Vehicles are not allowed within the Area (except for emergency) and access should be by foot. Helicopters (except in emergencies or for essential management activities) are not allowed to land within the Area. Persons authorised to enter the Area should, to the maximum extent possible, avoid walking on visible vegetation. Care should be exercised walking in areas of

moist ground, where foot traffic can easily damage sensitive soils, plant or algae communities, and degrade water quality. Persons should walk around such features, on ice or rocky ground. Pedestrian traffic should be kept to the minimum necessary consistent with the objectives of any permitted activities and every reasonable effort should be made to minimise effects.

Persons should avoid disturbance of penguin populations and individuals, and not approach penguins within 40 metres during the breeding season, October to April, unless this is an integral part of the permitted research activity.

7 (ii) Activities which are or may be conducted within the Area, including restrictions on time and place

The following may be conducted within the Area:

- scientific research programs consistent with the Management Plan for the Area, including the values for which the Area has been designated, and which will not jeopardise the ecosystem of the Area;
- essential management activities, including monitoring;
- sampling, which should be the minimum required for the approved research programs.

7 (iii) Installation, modification or removal of structures

No structures are to be erected within the Area, or scientific equipment installed, except for essential scientific or management activities, and as authorised in a permit. All scientific equipment installed in the Area must be clearly identified by country, name of principal investigator, year of installation and expected date of completion of the study. Details are to be included in the visit report. All such items should be made of materials that pose minimum risk of contamination of the Area and must be removed at the completion of the study.

7 (iv) Location of field camps

Camping is not allowed within the Area and field parties should camp at either 'Wilkes Hilton' Refuge Hut or 'Jack's Donga' Refuge Hut (see Map C).

7 (v) Restrictions on materials and organisms that may be brought into the Area

No living animals, plant material or microorganisms shall be deliberately introduced into the Area and precautions shall be taken against accidental introductions.

No poultry or poultry products shall be taken into the Area.

No herbicides or pesticides shall be brought into the Area. Any other chemicals, including radio-nuclides or stable isotopes, which may be

introduced for scientific or management purposes and which have been authorised, shall be removed from the Area at or before the conclusion of the activity.

Fuel is not to be stored in the Area unless required for essential purposes connected with the authorised activity. Permanent depots are not permitted.

All material introduced shall be for a stated period only, shall be removed at or before the conclusion of that stated period, and shall be stored and handled so that risk of their introduction to the environment is minimised.

7 (vi) Taking of or harmful interference with native flora and fauna

Taking of, or harmful interference with native flora and fauna is prohibited, except in accordance with a permit. Where authorised, the activity shall, as a minimum standard, be in accordance with the requirements of the Protocol on Environmental Protection to the Antarctic Treaty, 1991, Annex II, Article 3.

7 (vii) Collection and removal of anything not brought into the Area by the permit holder

Material may only be collected or removed from the Area as authorised and should be limited to the minimum necessary to meet scientific or management needs.

Material of human origin likely to compromise the values of the Area, which was not brought into the Area by the permit holder or otherwise authorised, may be removed unless the impact of the removal is likely to be greater than leaving the material *in situ*. If material is to be removed the appropriate Authority must be notified and approval obtained.

7 (viii) Disposal of waste

All wastes generated by persons in the Area, including human faeces and urine, shall be removed from the Area, and none deposited within the Area.

7 (ix) Measures that may be necessary to ensure that the aims and objectives of the Management Plan can continue to be met

The following may be necessary to ensure the objectives of the Management Plan are met:

- permits may be granted to enter the Area to carry out biological monitoring and Area inspection activities, which may involve the collection of samples for analysis or review; the erection or maintenance of scientific equipment and structures, and signposts; or for other protective measures.

- any specific sites of long-term monitoring shall be appropriately marked and a GPS position obtained for lodgement with the Antarctic Data Directory System through the appropriate National Authority.
- to help maintain the ecological and scientific values of the plant communities found in the Area, visitors shall take special precautions against introductions. Of particular concern are microbial or vegetation introductions sourced from soils at other Antarctic sites, including Stations, or from regions outside Antarctica. To minimise the risk of introductions, before entering the Area, visitors shall thoroughly clean footwear and any equipment, particularly sampling equipment and markers to be used in the Area.

7 (x) Requirements for reports

The principal permit holder for each permit issued should submit to the appropriate National Authority a visit report describing the activities undertaken. Such reports should be submitted as soon as possible and include the types of information contained in the SCAR Visit Report form or as required by national laws. The Authority should maintain a record of such activities and make this accessible to interested Parties.

8. Supporting documentation

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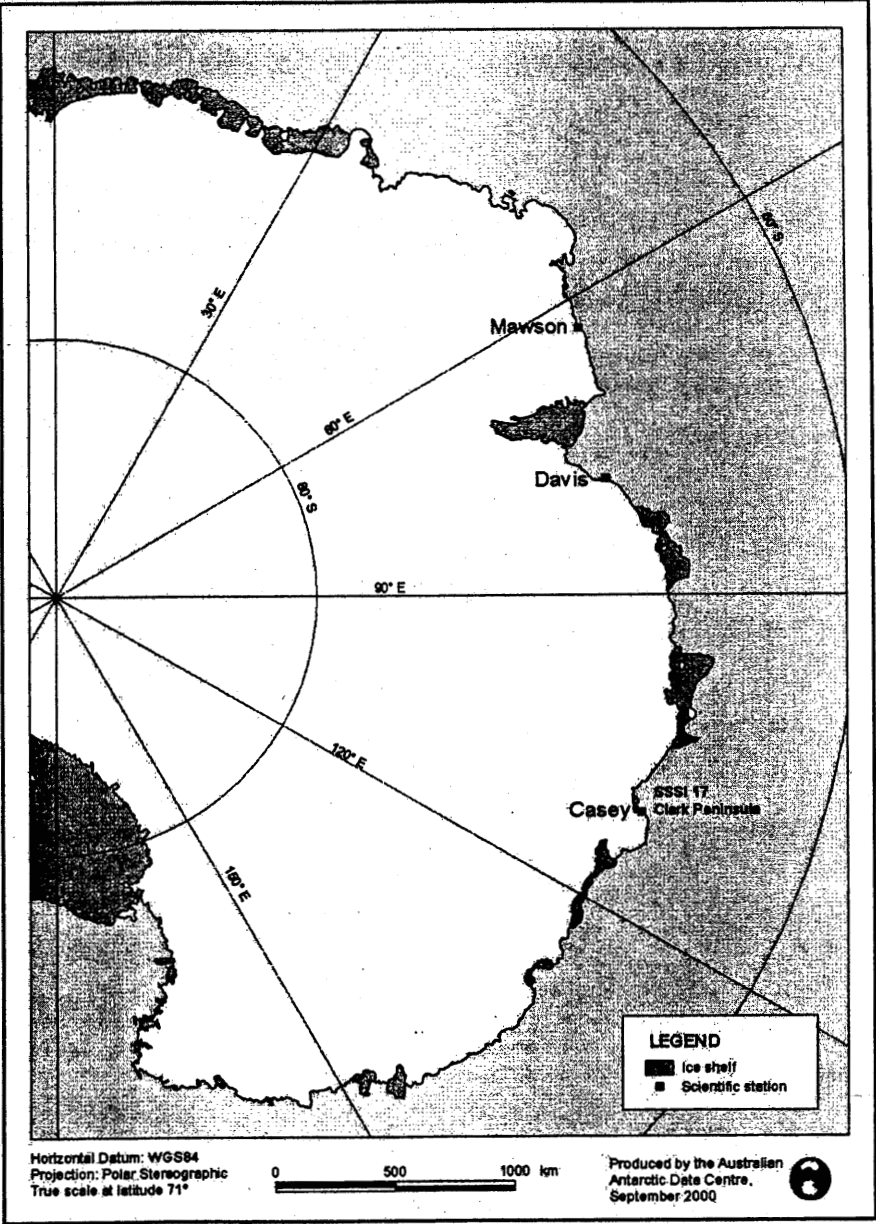
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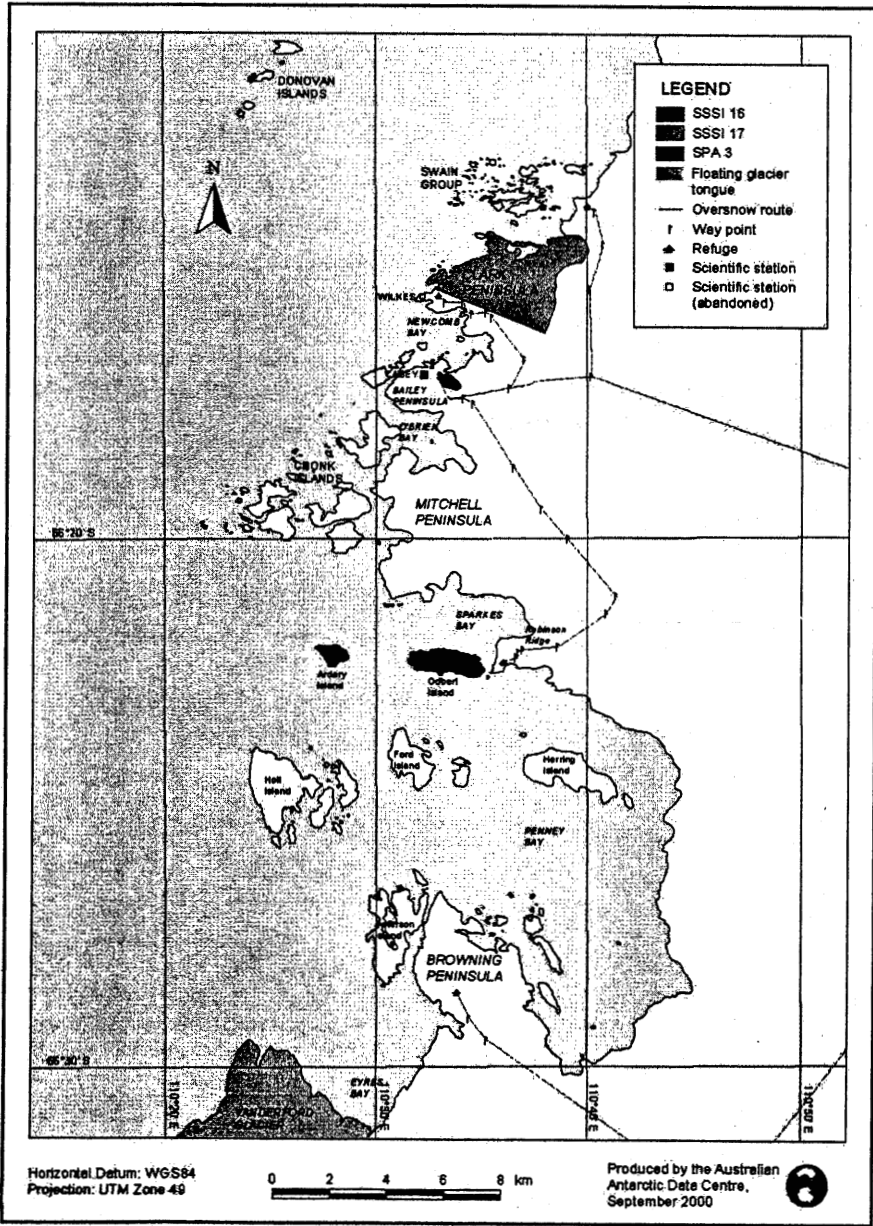
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MAP A East Antarctica, Location of Clark Peninsula
Site of Special Scientific Interest, No. 17.

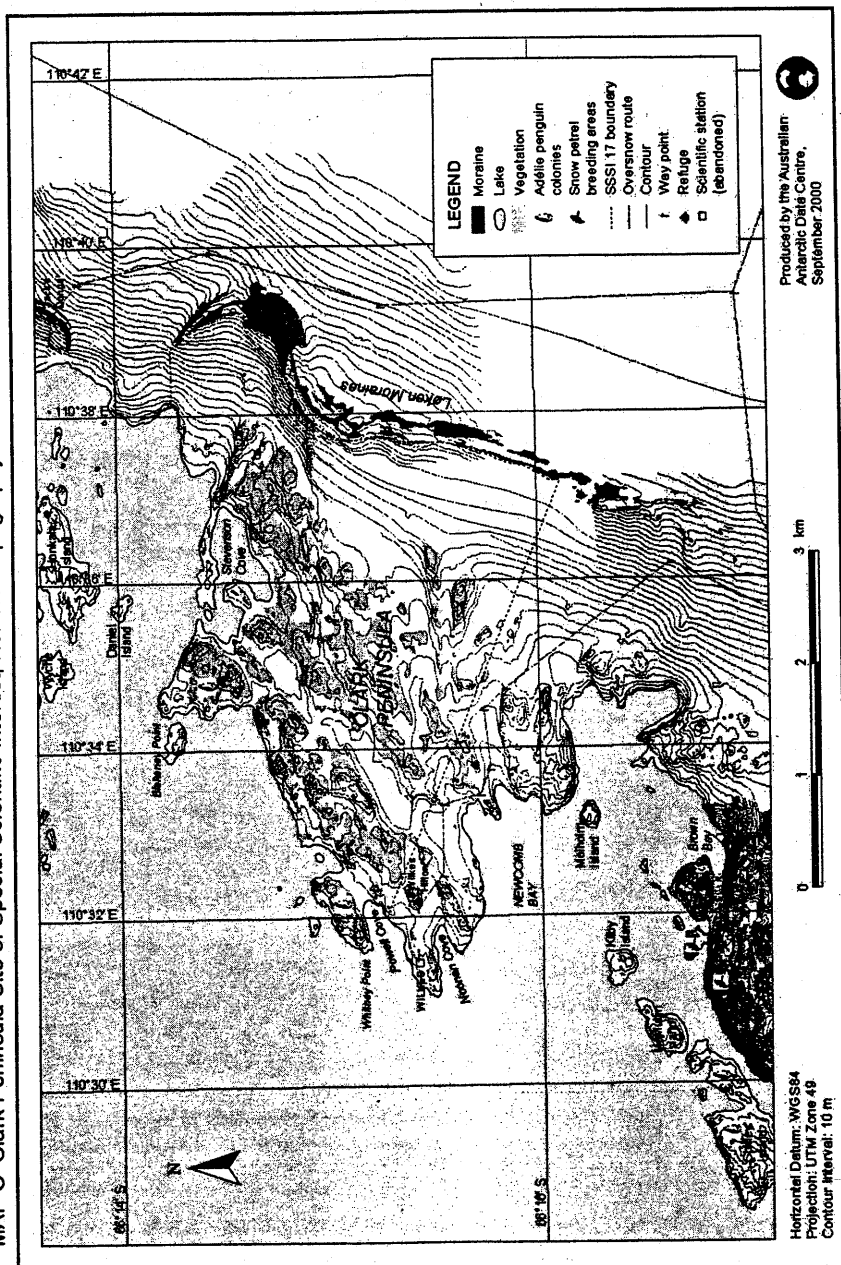


Schedule 1 Amendments

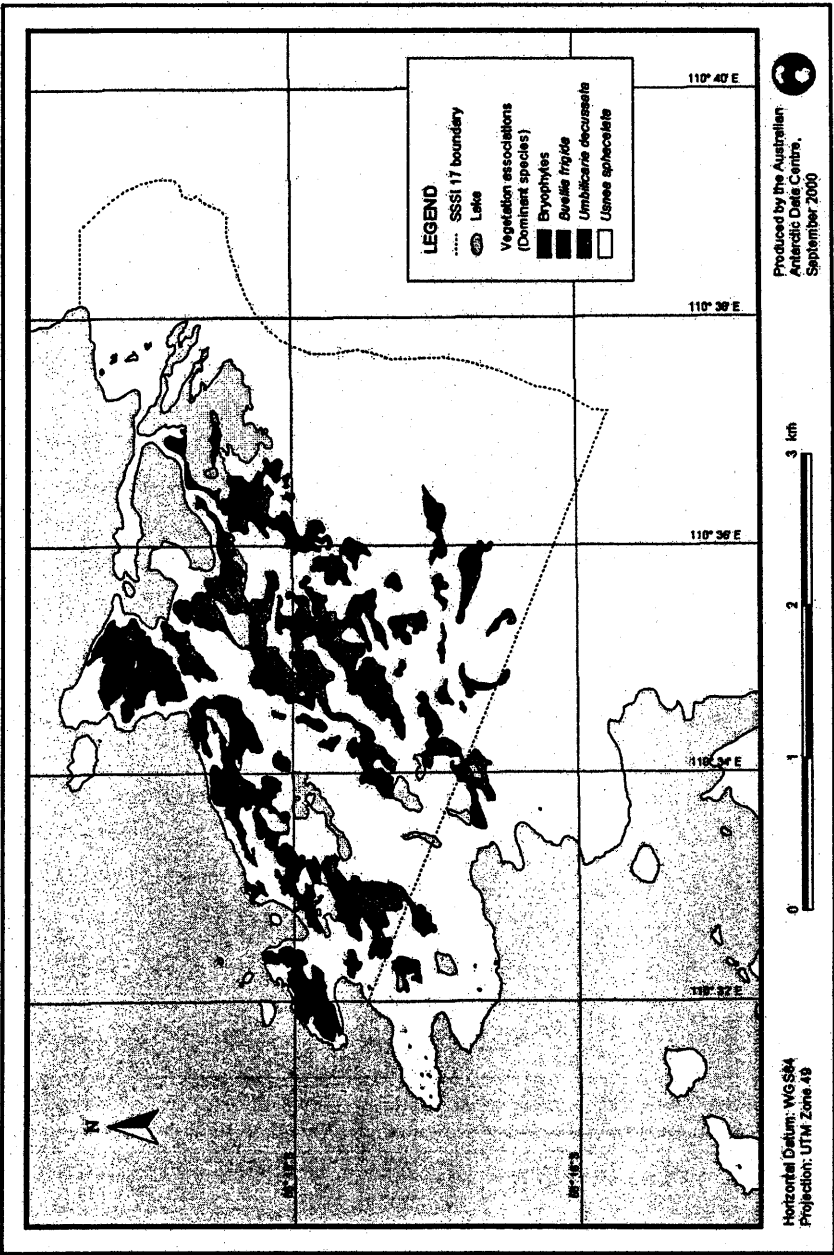
MAP B Clark Peninsula Site of Special Scientific Interest
in Windmill Islands, East Antarctica.



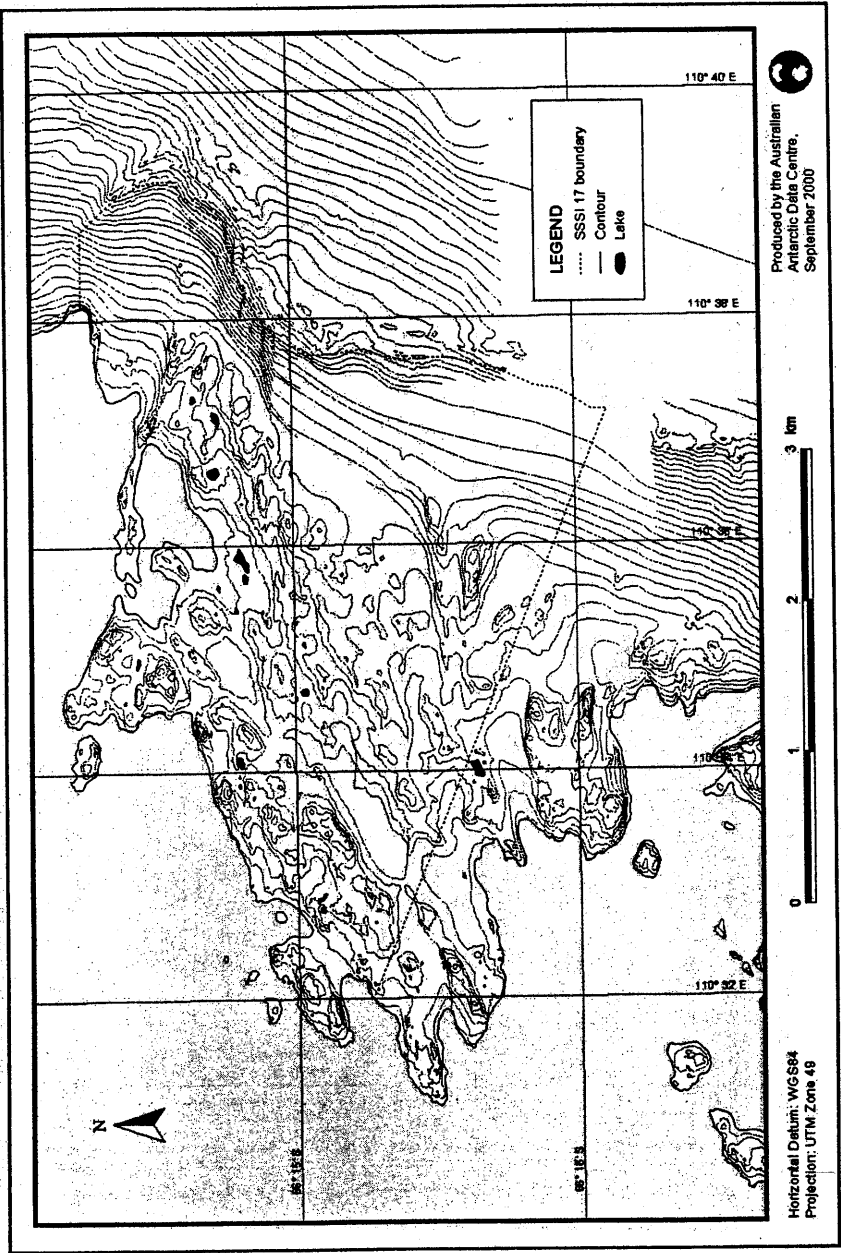
MAP C Clark Peninsula Site of Special Scientific Interest, No. 17. Topography.



MAP D Clark Peninsula Site of Special Scientific Interest, No. 17. Distribution of major vegetation types.

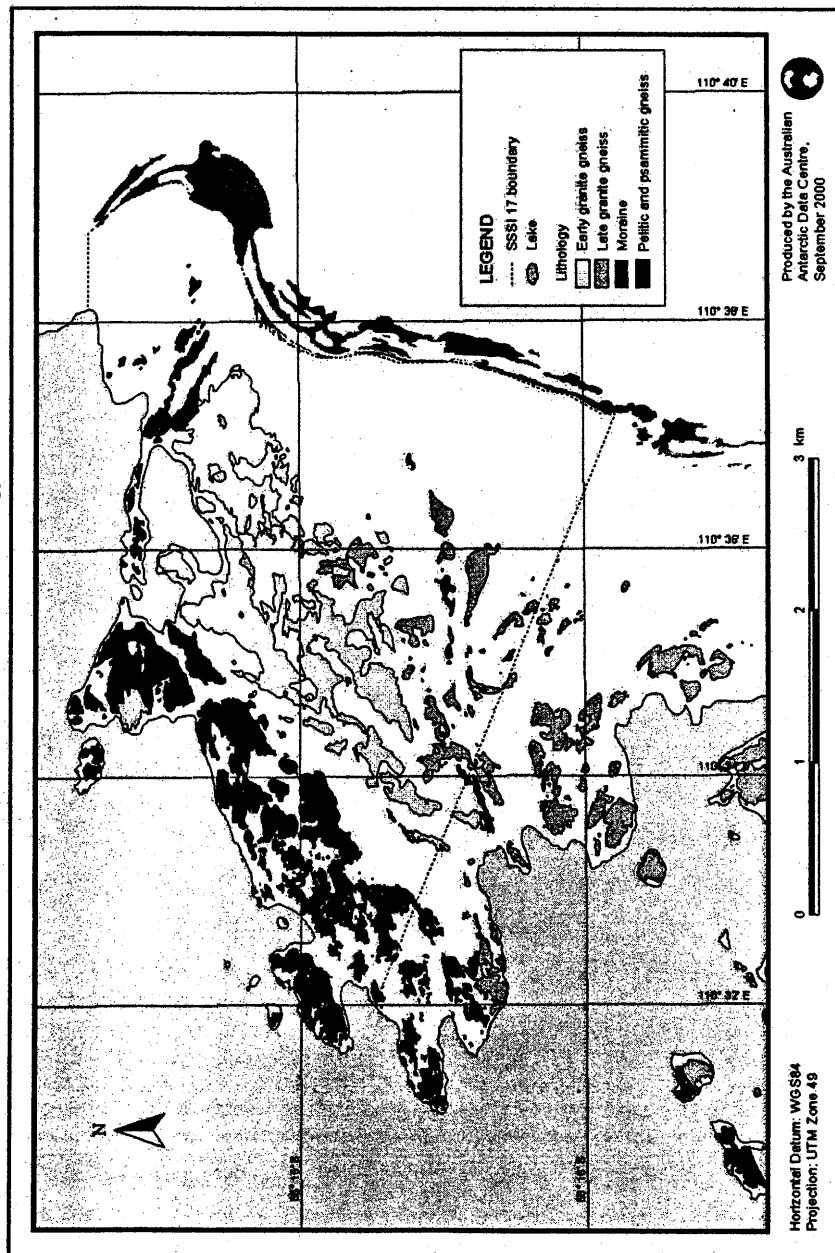


MAP E Clark Peninsula Site of Special Scientific Interest, No. 17. Distribution of lakes.



Schedule 1 Amendments

MAP F Clark Peninsula Site of Special Scientific Interest, No. 17. Geology.



**[11] Schedule 2, items relating to Sites of Special Scientific Interest
Nos. 19 and 23**

omit



Great Barrier Reef Marine Park (Broad Sound Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 31 (1) of the *Great Barrier Reef Marine Park Act 1975*.



Signed and sealed with the
Great Seal of Australia
on 13th December 2000

Governor-General

By His Excellency's Command

ROBERT HILL

Minister for the Environment and Heritage



Great Barrier Reef Marine Park (Clump Point Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 31 (1) of the *Great Barrier Reef Marine Park Act 1975*.



Signed and sealed with the
Great Seal of Australia
on 13th December 2000

Governor-General

By His Excellency's Command

ROBERT HILL

Minister for the Environment and Heritage



Great Barrier Reef Marine Park (Cooktown Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 31 (1) of the *Great Barrier Reef Marine Park Act 1975*.



Signed and sealed with the
Great Seal of Australia
on 13th Dec 2000

Governor-General

By His Excellency's Command

ROBERT HILL

Minister for the Environment and Heritage



Great Barrier Reef Marine Park (Curtis Island Section) Proclamation 2000

Great Barrier Reef Marine Park Act 1975

I, WILLIAM PATRICK DEANE, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under subsection 31 (1) of the *Great Barrier Reef Marine Park Act 1975*.

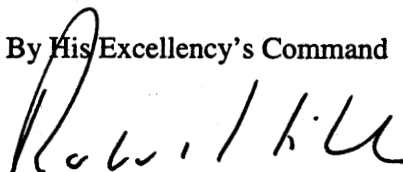


Signed and sealed with the
Great Seal of Australia
on 13th December 2000



Governor-General

By His Excellency's Command



ROBERT HILL

Minister for the Environment and Heritage

COMMONWEALTH OF AUSTRALIA

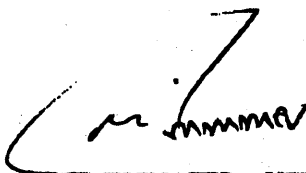
Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

I, MICK TRIMMER, the Designated Authority under sub-section 76A of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 11(1) of that Act, hereby declare the organisations specified in Column 2 of the Schedule, in an item in the Schedule, to be approved institutions in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this fourteenth day of December 2000



DESIGNATED AUTHORITY

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Sea World Gold Coast Queensland Australia Polar Bear Shores Service Complex	<i>Ursus maritimus</i> Polar Bear
2.	Sea World Gold Coast Queensland Australia Polar Bear Shores Display Complex	<i>Ursus maritimus</i> Polar Bear

9618408

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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

1) Pursuant to sections 77(1)(b) and 77(2) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage or delegate on his behalf, decided on the date indicated, that the actions identified below are controlled actions.

Reference No	Short Title of action	Date of Decision	Controlling Provisions	Decision under s.77(3) applies
2000/77	Bellvale Homes Pty Ltd/Urban developments/Glenwood/NSW/Glenwood Residential Subdivision	12 Dec 2000	s 18 a listed threatened species or ecological community s 20 a listed migratory species	No
2000/78	Crownland Developments Pty Ltd/Urban Developments /Kellyville/NSW/Conrad and Keirle Roads Residential Subdivision	12 Dec 2000	s 18 a listed threatened species or ecological community	No
2000/98	Coral Coast Marina Development Pty Ltd/Tourism and Recreational Facilities/Mauds Landing townsite/WA/Mauds Landing Marina	08 Dec 2000	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 23(2) an action taken outside a Commonwealth marine area	No

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

Reference No	Short Title of action	Date of Decision	Decision under s.77(3) applies
2000/71	VicRoads/Land Transport Infrastructure/Armstrong/VIC/Western Highway Road Realignment	13 Dec 2000	No
2000/83	Main Roads Western Australia/Land Transport Infrastructure/Shark Bay/WA/Useless Loop Road Upgrade	08 Dec 2000	No

NOTICE OF RECONSIDERATION OF DECISION THAT A PROVISION OF DIVISION 1 OF PART 3 IS A CONTROLLING PROVISION FOR A PROPOSED ACTION

Pursuant to section 79(3)(c) of the *Environment Protection and Biodiversity Conservation Act 1999*, notice is hereby given that the Minister for the Environment and Heritage decided on the date indicated to confirm the original decision that the controlling provisions for the action are as specified below.

Reference No	Short Title of action	Date of Decision	Controlling Provisions
2000/42	Department of Infrastructure Energy and Resources/Land Transport Infrastructure/Hobart/TAS/Sorell Causeway Bridge	29 Nov 2000	s 16 Wetlands of international importance s 20 Listed migratory species

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

9618409

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare foliage of *Banksia marginata* (honeysuckle banksia), *Blechnum nudum* (fish-bone fern), *Gleichenia dicarpa* (coral fern), *G. microphylla* (coral fern), *Lomatia tinctoria* (guitar plant), *Nothofagus cunninghamii* (myrtle beech), *Polystichum proliferum* (mother-shield fern) and *Xanthorrhoea australis* (grass tree) and dried dehiscent flower stems from *Gahnia grandis* (cutting grass), harvested by Tasmanian Native Flora and Fillers of St Helens, Tasmania, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of the specimens is restricted to state forests, unallocated crown land and private land in eastern and north-eastern Tasmania. Harvest on Flinders Island is restricted to private land.
2. Harvesting operations are to be carried out in accordance with the application submitted to the Designated Authority by Tasmanian Native Flora and Fillers, and conditions stipulated on relevant licences issued by Forestry Tasmania and the Tasmanian Department of Primary Industries Water and Environment.
3. Recording of yearly harvest figures are to be undertaken for the species as specified by the Designated Authority, and submitted annually to the Designated Authority.
4. Harvesting operations must be performed with appropriate precautions against introduction of plant diseases as described in the application by Tasmanian Native Flora and Fillers.
5. This declaration is valid until 31 December 2002, subject to the renewal of relevant licences by Forestry Tasmania and the Department of Primary Industries Water and Environment, Tasmania, or until approval of a statewide management plan for commercially harvested flora, whichever is the earlier.

Dated this

8 - day of December 2000


Minister for the Environment and Heritage

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

Director, Wildlife Scientific Advice Section
Natural Heritage Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601

Telephone: (02) 6274 2744 Facsimile: (02) 6274 1921

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

DECLARATION OF CONTROLLED SPECIMENS

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, having considered comments as required by subsection 9B(3) of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act) and having taken into account advice from the Designated Authority on those matters specified in Regulation 5A(1) for the purposes of subsection 10A(5) of the Act, hereby declare whole *Dicksonia antarctica* (soft tree fern) from Victoria, harvested by Mr Les Vulcz, of Beech Forest, Victoria, to be 'controlled specimens' for the purposes of subsection 10A(2) of the Act, subject to the following conditions:

1. Harvesting of the whole plants is restricted to the following property locations:

Dicksonia antarctica (soft tree fern)
CA 122, 24A, 28, 22A Part 28A
Parish of Bawongemoong

1. Harvesting of *Dicksonia antarctica* to be in accordance with conditions specified on permits issued by the Victorian Department of Natural Resources and Environment.
2. The maximum number of *Dicksonia antarctica* plants which may be harvested is limited to the number specified on the permits issued by the Victorian Department of Natural Resources and Environment.
2. A report on the total number of plants harvested (detailing both domestic and export quantities) must be provided annually to the Designated Authority.
3. For *Dicksonia antarctica* the tag numbers on each stem/plant proposed for export are to be specified in the applications for permits to export.
4. This declaration is valid until 30 June 2001, or until superseded by the declaration of a Statewide Management Program relating to this species, whichever is the earlier.

Dated this 8th day of December 2000


Minister for the Environment and Heritage

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

Director, Wildlife Scientific Advice
Natural Heritage Division
Environment Australia
GPO Box 787

CANBERRA ACT 2601

Telephone: (02) 6274 2744 Facsimile: (02) 6274 1921



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 A-dec Trading Company Inc, 41-43 Bowden Street, Alexandria, New South Wales 2015, to export up to 5,000 kgs of amalgam from various dental offices around Australia to METASYS Umwelttechnik GmbH, Florianistrasse 3, A-6063 Rum, Austria.

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

The material would be packaged in airtight and watertight sealed polypropylene containers, loaded onto pallets, then transported by road to be loaded onto a ship at Port Botany Australia to be offloaded at the Port of Hamburg, Germany. From there, it would be transported by road to the disposal facility in Austria.

The waste would transit Singapore and the Port of Hamburg, Germany.

The export would take place in three (3) shipments over twelve months commencing from the date of the permit, if granted.


for Peter Burnett

Assistant Secretary
Chemicals and the Environment Branch

8 December 2000

9618411

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of registration

I, A.K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 30 November 2000 the registration of the following party:

Peter Breen – Reform the Legal System

A.K Becker
Electoral Commissioner

9618439

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, A K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 20 October 2000 an application from the Registered Officer of Pauline Hanson's One Nation to change the address in the Register of Political Parties to:

**5 Doyle Street
IPSWICH QLD 4305**

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, A K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 31 October 2000 an application from the Secretary of The Greens NSW to change the registered officer in the Register of Political Parties to:

**Sam Byrne
11 Canonbury Grove
DULWICH HILL NSW 2203**

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, A K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 31 October 2000 an application from the Secretary of the Australian Labor Party (WA Branch) to change the registered officer in the Register of Political Parties to:

Stanley John Halden
82 Beaufort Street
PERTH WA 6000

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, A K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 31 October 2000 an application from the Secretary of the Liberal Party of Australia (Victorian Division) to change the registered officer in the Register of Political Parties to:

**Brian Gerard Loughnane
Robert Menzies Centre
104 Exhibition Street
MELBOURNE VIC 3000**

**A K Becker
Electoral Commissioner**

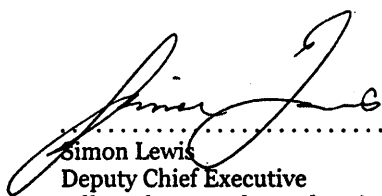
Commonwealth of Australia

AUSTRALIAN INDUSTRY DEVELOPMENT CORPORATION ACT 1970

I, SIMON LEWIS, Deputy Chief Executive of the Office of Asset Sales and IT Outsourcing, as delegate of the Minister for Finance and Administration under section 34X of the *Australian Industry Development Corporation Act 1970*, make the following declarations pursuant to section 33K of the *Australian Industry Development Corporation Act 1970*:

- (1) An asset specified in column 1 of Schedule A to this instrument vests, at 9:00 am on the 7th day of December 2000, in the person specified in column 4 opposite the reference to that asset.
- (2) After the vesting of an asset pursuant to paragraph (1), an instrument specified in column 2 of Schedule A opposite the reference to that asset continues to have effect as if a reference in the instrument to the AIDC body specified in column 3 opposite the reference to that asset were a reference to the person specified in column 4 opposite the reference to that asset.
- (3) Immediately after the vesting of an asset pursuant to paragraph (1), the person specified in column 4 of Schedule A opposite the reference to that asset shall, in relation to that asset, become the successor-in-law of the AIDC body specified in column 3 opposite the reference to that asset.

Declared this 6th day of December 2000.



.....
Simon Lewis
Deputy Chief Executive
Office of Asset Sales and IT Outsourcing
Delegate of Minister for Finance and Administration

SCHEDULE A

Column 1	Column 2	Column 3	Column 4
Asset	Instrument	AIDC Body	Specified person
The legal and beneficial interests of ACN 008 286 280 Pty Limited (formerly known as Kockums Pacific Pty Limited ACN 008 286 280) in shares in the capital of Australian Submarine Corporation Pty Limited ACN 008 605 034	All instruments necessary to give effect to the vesting of the asset specified in Column 1, including without limitation all share certificates	ACN 008 286 280 Pty Limited	The Commonwealth of Australia

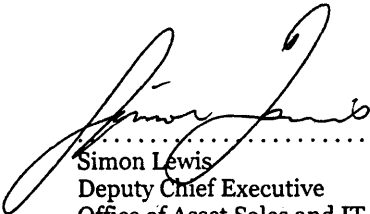
Commonwealth of Australia

AUSTRALIAN INDUSTRY DEVELOPMENT CORPORATION ACT 1970

I, SIMON LEWIS, Deputy Chief Executive of the Office of Asset Sales and IT Outsourcing, as delegate of the Minister for Finance and Administration under section 34X of the *Australian Industry Development Corporation Act 1970*, make the following declarations pursuant to section 33K of the *Australian Industry Development Corporation Act 1970*:

- (1) An asset specified in column 1 of Schedule A to this instrument vests, at 9:00 am on the 7th day of December 2000, in the person specified in column 4 opposite the reference to that asset.
- (2) After the vesting of an asset pursuant to paragraph (1), an instrument specified in column 2 of Schedule A opposite the reference to that asset continues to have effect as if a reference in the instrument to the AIDC body specified in column 3 opposite the reference to that asset were a reference to the person specified in column 4 opposite the reference to that asset.
- (3) Immediately after the vesting of an asset pursuant to paragraph (1), the person specified in column 4 of Schedule A opposite the reference to that asset shall, in relation to that asset, become the successor-in-law of the AIDC body specified in column 3 opposite the reference to that asset.

Declared this 6th day of December 2000



Simon Lewis
Deputy Chief Executive
Office of Asset Sales and IT Outsourcing
Delegate of Minister for Finance and Administration

SCHEDULE A

Column 1	Column 2	Column 3	Column 4
Asset	Instrument	AIDC Body	Specified person
The legal and beneficial interests of Australian Industry Development Corporation in shares in the capital of Australian Submarine Corporation Pty Limited ACN 008 605 034	All instruments necessary to give effect to the vesting of the asset specified in Column 1, including without limitation all share certificates	Australian Industry Development Corporation	The Commonwealth of Australia

9618412

Health and Aged Care

National Occupational Health and Safety Commission Act 1985

Section 38(4)

DRAFT NATIONAL OCCUPATIONAL HEALTH AND SAFETY CERTIFICATION STANDARD FOR USERS AND OPERATORS OF INDUSTRIAL EQUIPMENT, 3rd Edition

Pursuant to sub-section 38(4) of the *National Occupational Health and Safety Commission Act 1985* (Cwlth), the National Occupational Health and Safety Commission hereby gives notice that it is proposing to declare the *National Occupational Health and Safety Certification Standard for Users and Operators of Industrial Equipment, 3rd Edition*. This edition provides for technical and administrative improvements to the standard.

The draft national standard and explanatory material may be downloaded from the NOHSC Web site at:
<http://www.nohsc.gov.au>

Interested persons are invited to make representations related to the draft national standard before 2 February 2001.

Comment should be addressed to:

The Chief Executive Officer
National Occupational Health and Safety Commission
GPO Box 58
SYDNEY NSW 2001

Attention: Ms Michelle Conway

To facilitate the review process, comment should be provided through email to:
conwaym@nohsc.gov.au

Alternatively, comments may be forwarded by mail to:
GPO Box 58,
Sydney NSW 2001.

Mailed comments should be accompanied by a 3.5 inch floppy disk containing an electronic copy of the comments, preferably as a Word for Windows file.

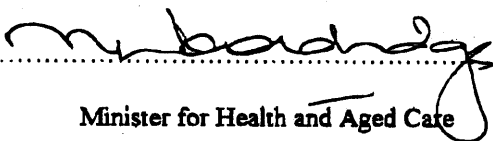
COMMONWEALTH OF AUSTRALIA
HEALTH INSURANCE ACT 1973

DECLARATION OF QUALITY ASSURANCE ACTIVITY
UNDER SECTION 124X
QAA No. 4/2000

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 activity described in the Schedule (the Activity) that:

- (i) the persons engaging in the Activity at Item 1 are authorised to do so by a body established wholly or partly for the purposes of research, which is also an educational institute;
- (ii) having regard to the following it is in the public interest that Part VC of the Act apply to the Activity:
 - (a) the Activity at Item 1 includes the disclosure of information that concerns the quality 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 Activity at Item 1 is to be engaged in in more than one State or Territory;
 - (e) the Activity at Item 1 is of a kind that has been engaged in previously in Australia; and
 - (f) the application of Part VC to the Activity at Item 1 is necessary to make the Activity effective by encouraging the participation in the Activity by persons who provide health services to a greater extent than the participation, by persons who provide health services, in the previous activity.

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


Minister for Health and Aged Care

Dated:

- 8 DEC 2000

2000

SCHEDULE
QAA No. 4/2000
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	<p>The Centre for Hospital Management and Information Systems Research, UNSW</p> <p>A project to assess the extent to which clinical work is organised and managed</p>	<p>The Activity is an assessment or evaluation of the quality of health services. The purpose of the Activity is to assess whether the way that clinical care is managed and organised has an impact on quality and outcomes of care. The Activity will examine the effectiveness of clinical pathways, their impact on care and the context in which they are implemented. The services assessed are services in respect of which payments have been or may be made under Part II of the Act (i.e. Medicare Benefits). The persons engaged in the Activity are Professor Pieter Degeling, Academic; Ros Sorensen, B Soc Stud, MBA and Sharyn Maxwell, BFc, MP, Health Researcher. The persons are authorised to engage in the Activity by the Centre for Hospital Management and Information Systems Research of the University of NSW, which is a body established wholly or partly for the purposes of research and an educational institution. The Activity is of a kind that has been engaged in previously in Australia. The application of Part VC of the Act is necessary to make the Activity effective by encouraging the participation of persons who provide health services in the Activity to a greater extent than in the previous activity. The Activity is a project involving persons who provide health services in Victoria and Queensland. The research is being undertaken in partnership with the Victorian and Queensland Governments. A non-identifying report of the Activity will be published and made publicly available, which will include publication on the internet site of the Department of Health and Aged Care. Copies of this information will be provided to the Minister for Health and Aged Care.</p>

9618414

National Health and Medical Research Council

**DRAFT CLINICAL PRACTICE GUIDELINES FOR APPROPRIATE DIAGNOSIS OF
PERSISTENT VEGETATIVE STATES**

NOTICE OF PROPOSED GUIDELINES

There is a lack of clinical practice guidelines in Australia for the appropriate diagnosis of persistent vegetative states. The Health Advisory Committee and the Australian Health Ethics Committee of the National Health and Medical Research Council are therefore developing guidelines for the appropriate diagnosis of persistent vegetative states arising from acute damage and from developmental and degenerative causes.

How to make your submission

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

Please send your submission to:

Kris Fisher
Health Advisory Section (Mail Drop Point 100)
Office of NHMRC
GPO Box 9848
CANBERRA ACT 2601
E-mail: kristine.fisher@health.gov.au
Tel: (02) 6289 9192 Fax: (02) 6289 9180

Closing date

The closing date for submissions is Friday, 16 February 2001

Further information

The terms of reference for the working party and documentation on public consultation procedures for making submissions are available at <http://www.nhmrc.health.gov.au/advice/contents.htm> or by contacting Emma Simpson on 02 6289 9186.

For further information, please contact Kris Fisher (contact details above).

9618415

National Occupational Health and Safety Commission Act 1985

Section 38(4)

Comment on Proposed Amendments to National Workplace Exposure Standards

The National Occupational Health and Safety Commission (NOHSC) invites public comment on proposed amendments to the following *National Exposure Standards for Atmospheric Contaminants in the Occupational Environment*:

Acetaldehyde

Chloroform

Chlorosulphonic acid

Cumene

Cyclohexane

1,4-Dichlorobenzene

Dimethylaminoethanol

Dimethyl ether

N,N Dimethylethylamine

n-Hexane

Lindane [Gamma-HCH-hexachlorocyclohexane]

Mercury and its inorganic divalent compounds(as Mercury)

2, 2, Oxydiethanol [Diethylene glycol]

Exposure standards are guides to the safe use of chemicals in the workplace. The proposed standards give details on the acceptable concentration of substances in the worker's breathing zone, to limit the risk of adverse health effects.

A Public Discussion paper providing a description of the process to develop the proposed amendments, details of how to provide your comment, draft documentation to support the proposed amendments and a Preliminary Impact Analysis is available free of charge by downloading from the NOHSC Website at http://www.nohsc.gov.au/whatsnew_index.htm

Alternatively, if you may wish to have a downloaded copy sent to you, place your request by

- Telephoning Freecall 1 800 021241 and follow the instructions; or
- Fax (02) 9577 9204 – mark your fax 'Proposed amendments to national exposure standards – Attention: Hazardous Substances Unit' and include your name and postal address; or
- Email a request to esrequest@nohsc.gov.au. Title your email 'Proposed amendments to national exposure standards' and include your name and postal address.

NOHSC will review the proposed amendments in light of the public comment received and make final recommendations later in 2001. Following declaration by NOHSC, final exposure standards are adopted by Commonwealth, state and territory Governments in workplace hazardous substances legislation.

Public comment closes on 7 May 2001.

9618416

National Health and Medical Research Council Act 1992

**DRAFT CLINICAL PRACTICE GUIDELINES: EVIDENCE-BASED
RECOMMENDATIONS FOR THE MANAGEMENT OF LOCALISED PROSTATE CANCER**

NOTICE OF PROPOSED GUIDELINES

The National Health and Medical Research Council proposes to issue draft guidelines (summarised in the Schedule) about the management of localised prostate cancer.

You are invited, under paragraph 13 (1) (b) of the Act, to make a submission to the Council about the draft guidelines.

How to make your submission

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

Please send your submission to:

Jan O'Day
Health Advisory Section (Mail Drop Point 100)
Office of NHMRC
GPO Box 9848
CANBERRA ACT 2601
E-mail: jan.oday@health.gov.au
Tel: (02) 6289 9185 Fax: (02) 6289 9180

Closing date

The closing date for submissions is **Thursday 8 February 2001**.

Further information

A copy of the draft guidelines is available from: <http://www.health.gov.au/nhmrc/advice/contents.htm>.

For further information, please contact Jan O'Day (contact details above).

Schedule

The *Clinical Practice Guidelines: Evidence-Based Recommendations for the Management of Localised Prostate Cancer* aim to:

- Assist doctors to make decisions about treatment and to discuss with patients the choice of treatment options
- Improve quality of care for patients
- Increase knowledge of the natural history of prostate cancer that has important implications for the treatment of localised prostate cancer
- Improve the understanding of the natural history of prostate cancer
- Examine which features of the cancer may serve as useful prognostic indicators
- Develop reliable prognostic markers

National Health and Medical Research Council Act 1992

**DRAFT CLINICAL PRACTICE GUIDELINES FOR THE APPROPRIATE USE OF RED
BLOOD CELLS**

NOTICE OF PROPOSED GUIDELINES

The National Health and Medical Research Council and the Australasian Society for Blood Transfusion proposes to issue draft guidelines (summarised in the Schedule) about the appropriate use of red blood cells in the clinical setting.

You are invited, under paragraph 13 (1) (b) of the Act, to make a submission to the Council about the draft guidelines.

How to make your submission

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

Please send your submission to:

Kris Fisher
Health Advisory Section (Mail Drop Point 100)
Office of NHMRC
GPO Box 9848
CANBERRA ACT 2601
E-mail: kristine.fisher@health.gov.au
Tel: (02) 6289 9192 Fax: (02) 6289 9180

Closing date

The closing date for submissions is Friday, 26 January 2001

Further information

A copy of the draft guidelines is available from:
<http://www.health.gov.au/nhmrc/advice/contents.htm>

For further information, please contact Kris Fisher (contact details above).

Schedule

The *Clinical Practice Guidelines on the Appropriate Use of Red Blood Cells* aim to improve quality of care for patients by:

- Improving the consistency and appropriateness of transfusion practice;
- Promoting the integration of quality management systems into transfusion practice;
- Reducing the overall incidence of transfusion-related complications;
- Increasing consumer awareness of the benefits and risks of transfusion; and
- Conserving a limited resource.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

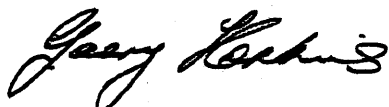
SECTION 14 NOTICE

On 7th December, 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 his consent for *Novo Nordisk Pharmaceuticals Pty Limited* to supply *1000 Norditropin PenSet 24 multidose vials batch KU61053* which are exempted from compliance with Australian and Ph.Eur requirements for content of somatropin.

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

They must contain between 24.9 and 29.9 IU somatropin (89.0 - 106.7%).

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



Dr Garry Hopkins
A/g Manager, Prescription Medicines (Premarket)
Therapeutic Goods Administration Laboratories

7th December, 2000

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 8 December 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 his consent for Wyeth Australia Pty Ltd, 5 Gibbon Road, Baulkham Hills NSW ("the Company") to supply isosorbide dinitrate (Isordil) tablets 10 mg (Aust R Nos. 40257 & 40258) and 20 mg (Aust R Nos. 40246 & 40247) which do not comply with the requirements of Therapeutic Goods Order No. 48, specifically that the above products are exempt from compliance with the BP 2000 monograph for Isosorbide Dinitrate Tablets in respect of the dissolution requirements.

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

1. The dissolution test method to be used is the USP apparatus II (paddles) operating at 75 rpm in a dissolution medium of 100mL water with assay of drug using a UV method at 200nm wavelength;
2. The limit to be applied is NLT 70% (Q) at 45 minutes using the USP Stages S1-S3 acceptance criteria.

9618418

Notice No: Surv 0008

Commonwealth of Australia, Department of Health and Aged Care
Therapeutic Goods Administration

THERAPEUTIC GOODS ACT 1989, SECTION 30A

RECOVERY OF WRONGLY SUPPLIED THERAPEUTIC GOODS

I, Pio Cesarin, delegate of the Secretary to the Department of Health and Aged Care for the purposes of Section 30A of the *Therapeutic Goods Act 1989* ("the Act"),

HEREBY GIVE NOTICE:

- In relation to the following sponsor ("the sponsor"):

OJETA AUSTRALIA DEVELOPMENT PTY LTD; and

- In respect of the following therapeutic goods ("the goods"):

OJETA AUSTRALIA DEVELOPMENT PTY LTD, OJETA NATURAL LAXATIVE TEA, HERB DRIED TEABAG; and

OJETA AUSTRALIA DEVELOPMENT PTY LTD, OJETA DIETER'S HERB TEA, MALVA VERTICILLATA 1G/G HERB, DRIED TEABAG.

THAT:

Having been satisfied that:

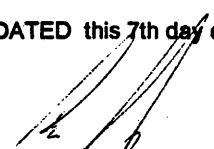
- A person has supplied the goods; and
- The goods are not registered goods or listed goods, exempt goods, goods that are the subject of an approval or authority under Section 19 of the Act or goods that are the subject of an approval under Section 19A of the Act;

IMPOSE:

On the sponsor of the goods the following requirements:

- To take steps to recover to retail level any of the goods that have been distributed.
- The steps taken are to be in accordance with sections F and G of the *Uniform recall procedure for therapeutic goods* as published by the Therapeutic Goods Administration in December 1996.

DATED this 7th day of December 2000


Pio Cesarin
Director
Chemicals and Non Prescription Medicines Branch
Therapeutic Goods Administration
(Delegate of the Secretary)

7th December 2000

9618419

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

PUBLIC INTEREST CRITERIA – RISK FACTOR

I, *PHILIP RUDDOCK*, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 of the Migration Regulations 1994 ("the Regulations"):

- (1) REVOKE all existing instruments specifying risk factor groups for the purposes of paragraph 4011(2)(b) of Schedule 4 to the Regulations; and
- (2) SPECIFY, for the purposes of paragraph 4011(2)(b) of Schedule 4 to the Regulations, the classes of persons described in the Schedule to this notice, where each row of the Schedule is a separate item and each item is a separate class.

This notice has effect on and from 1 January 2001.

Dated

20th December
A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock.

2000.

Minister for Immigration and Multicultural Affairs

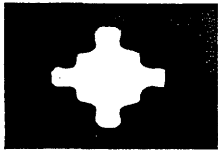
[NOTES. (1) Regulation 1.17 of the Migration Regulations provides that the Minister may, by notice published in the *Gazette*, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

(2) Part 1 of Schedule 4 to the Regulations relates to public interest criteria. Clause 4011 provides for the circumstance where an applicant is affected by the risk factor specified in subclause 4011(2). Paragraph 4011(2)(b) of Schedule 4 provides that an applicant is affected by the risk factor, referred to in subclause 4011(1), if the applicant has all the characteristics of a class of persons specified by the Minister by *Gazette* Notice for the purposes of paragraph 4011(2)(b).

Column 1 Item Number	Column 2 Nationality	Column 3 Sex	Column 4 Age or Age Group
1.	Afghanistan	Female	60 years or older
2.	Albania	Female	20 years and older
3.	Albania	Male	20 years and older
4.	Armenia	Female	60 years or older
5.	Bangladesh	Female	20 years or older
6.	Bangladesh	Male	20 to 39 years inclusive
7.	Bangladesh	Male	60 years or older
8.	Bosnia-Herzegovina	Female	30 to 39 years inclusive
9.	Bosnia-Herzegovina	Female	50 years or older
10.	Bosnia-Herzegovina	Male	60 years or older
11.	Brazil	Female	20 to 39 years inclusive
12.	Brazil	Male	20 to 29 years inclusive
13.	Burma (Myanmar)	Female	20 years or older
14.	Burma (Myanmar)	Male	20 years or older
15.	Cambodia, the Kingdom of	Female	30 years or older
16.	Cambodia, the Kingdom of	Male	25 to 29 years inclusive
17.	Cambodia, the Kingdom of	Male	60 years or older
18.	Chile	Female	20 years or older
19.	Chile	Male	20 to 39 years inclusive
20.	Chile	Male	60 years or older
21.	China, Peoples Republic of	Female	50 years or older
22.	China, Peoples Republic of	Male	20 to 24 years inclusive
23.	China, Peoples Republic of	Male	60 years or older
24.	Colombia	Female	20 years or older
25.	Colombia	Male	20 to 49 years inclusive
26.	Croatia	Female	20 to 29 years inclusive
27.	Croatia	Female	50 years or older
28.	Croatia	Male	20 to 39 years inclusive
29.	Croatia	Male	60 years or older
30.	Ecuador	Female	20 to 24 years inclusive
31.	Ecuador	Female	30 to 49 years inclusive
32.	Ecuador	Female	60 years or older
33.	Ecuador	Male	30 to 39 years inclusive
34.	Egypt, Arab Republic of	Female	20 years or older
35.	Egypt, Arab Republic of	Male	20 to 49 years inclusive
36.	Egypt, Arab Republic of	Male	60 years or older
37.	Ethiopia	Female	60 years or older
38.	Fiji	Female	20 years or older
39.	Fiji	Male	20 to 29 years inclusive
40.	Fiji	Male	60 years or older
41.	Fmr Yugo Rep of Macedonia	Female	20 years or older
42.	Fmr Yugo Rep of Macedonia	Male	20 years or older
43.	Greece	Female	20 to 29 years inclusive
44.	Greece	Female	50 years or older
45.	Greece	Male	20 to 39 years inclusive
46.	Greece	Male	60 years or older
47.	Hungary	Female	20 to 39 years inclusive
48.	Hungary	Female	60 years or older
49.	Hungary	Male	20 to 39 years inclusive
50.	Iran	Female	30 years or older
51.	Iran	Male	25 years or older
52.	Iraq	Female	60 years or older
53.	Israel	Female	20 to 29 years inclusive
54.	Israel	Male	20 to 39 years inclusive
55.	Jordan	Female	30 to 39 years inclusive
56.	Jordan	Female	50 years or older
57.	Jordan	Male	25 to 39 years inclusive

Column 1 Item Number	Column 2 Nationality	Column 3 Sex	Column 4 Age or Age Group
58.	Jordan	Male	60 years or older
59.	Korea, Dem Peoples Rep Of	Female	20 to 39 years inclusive
60.	Korea, Dem Peoples Rep Of	Male	25 to 39 years inclusive
61.	Lao Peoples Democratic Rep	Female	20 years or older
62.	Lao Peoples Democratic Rep	Male	20 to 24 years inclusive
63.	Lao Peoples Democratic Rep	Male	60 years or older
64.	Lebanon	Female	20 years or older
65.	Lebanon	Male	20 years or older
66.	Lithuania	Female	20 to 29 years inclusive
67.	Lithuania	Female	50 to 59 years inclusive
68.	Lithuania	Male	25 to 29 years inclusive
69.	Mongolia	Female	30 to 39 years inclusive
70.	Nepal	Female	30 to 59 years inclusive
71.	Nepal	Male	25 to 39 years inclusive
72.	Pakistan	Female	20 years or older
73.	Pakistan	Male	25 to 29 years inclusive
74.	Pakistan	Male	60 years or older
75.	Peru	Female	20 years or older
76.	Peru	Male	20 years or older
77.	Philippines	Female	20 years or older
78.	Philippines	Male	20 years or older
79.	Poland	Female	20 years or older
80.	Poland	Male	20 to 49 years inclusive
81.	Poland	Male	60 years or older
82.	Romania	Female	25 years or older
83.	Romania	Male	25 years or older
84.	Russian Federation	Female	20 years or older
85.	Russian Federation	Male	20 to 39 years inclusive
86.	Samoa	Female	20 years or older
87.	Samoa	Male	20 to 39 years inclusive
88.	Samoa	Male	50 years or older
89.	Sri Lanka	Female	20 to 29 years inclusive
90.	Sri Lanka	Female	50 years or older
91.	Sri Lanka	Male	20 to 29 years inclusive
92.	Sri Lanka	Male	60 years or older
93.	Syria	Female	40 years or older
94.	Syria	Male	25 to 39 years inclusive
95.	Syria	Male	50 years or older
96.	Tonga	Female	20 to 29 years inclusive
97.	Tonga	Female	60 years or older
98.	Tonga	Male	20 to 39 years inclusive
99.	Tonga	Male	60 years or older
100.	Turkey	Female	20 to 24 years inclusive
101.	Turkey	Female	30 years or older
102.	Turkey	Male	20 to 29 years inclusive
103.	Turkey	Male	50 years or older
104.	Ukraine	Female	25 years or older
105.	Ukraine	Male	20 years or older
106.	Uruguay	Female	20 to 24 years inclusive
107.	Uruguay	Female	50 years or older
108.	Uruguay	Male	20 to 49 years inclusive
109.	Uruguay	Male	60 years or older
110.	Vietnam	Female	20 years or older
111.	Vietnam	Male	20 years or older
112.	Yugoslavia, Fed Republic of	Female	30 years or older
113.	Yugoslavia, Fed Republic of	Male	20 years or older

Prime Minister



Boundaries and Electoral Systems Review Panel

Aboriginal and Torres Strait Islander Commission Act 1989 Section 141

NOTICE OF MAKING OF DRAFT BOUNDARY RECOMMENDATIONS

The Panel convened under section 141 of the Aboriginal and Torres Strait Islander Commission Act 1989, to review matters relating to the boundaries of wards, regions and zones which are prescribed under that Act, has made a number of draft boundary recommendations following its review of those matters. The areas affected by the draft boundary recommendations which propose change are:

- The boundary between the Penrith and Campbelltown Wards so as to include Picton, Narellan and Camden in the Campbelltown Ward.
- The boundary between the Bourke and Wagga Wagga Regions so that the town of Cobar lies completely in the Bourke Region.
- The boundary between the Moora and Northam Wards so as to include the community of Mukinbudin in the Northam Ward.
- The boundary between the Moora and Northam Wards so as to include the community of Toodyay in the Northam Ward.
- The boundary between the Bunbury and Narrogin Wards so as to include the community of Boddington in the Narrogin Ward.
- The boundary between the Aurukun and Kowanyama Wards so as to include Kuchendoopen and Kulinchin outstations in the Aurukun Ward.
- The boundary between the Tablelands-Douglas and Cairns Wards so as to include the township of Kuranda in the Cairns Ward.
- The boundary of the Wondai and Toowoomba Wards so as to include the township of Goombungee in the Toowoomba Ward.
- The boundary of the Apatula Region and the Tennant Creek Region so as to include Ooratippra Station and Amatye Aboriginal Land Trust in the Tennant Creek region.
- The boundary between Jabiru and Katherine Regions so as to include the community of Pine Creek in the Katherine Region.
- The boundary between the Nhulunbuy and Katherine Regions so that the communities currently serviced by the Numbulwar Homelands Council in the Katherine Region are transferred into the Nhulunbuy Region.

The draft boundary recommendation affecting the remainder of ATSI's boundaries is that there be no change to the existing boundaries.

Details of all of the draft boundary recommendations, including maps which reflect the proposed changes, are held by the Review Panel Secretariat and may be obtained free of charge, by contacting Ms Nicki Tafe on ph.(02) 6121 4759 or Mr Graham Sendall on ph.(02) 6121 4760.

Any person may make a written objection against a particular draft boundary recommendation, including the draft boundary recommendation where no change is proposed, within 90 days after the publication of this Gazette. Thus the deadline for the lodgement of written objections against draft boundary recommendations is 20 March 2001. Written objections should be directed to:

**Secretariat
Aboriginal and Torres Strait Islander Boundaries
And Electoral Systems Review Panel
PO Box 17
WODEN ACT 2606**

Attention: Ms Nicki Tafe

If any objections are lodged against any draft boundary recommendation, those objections will be considered by an Augmented Review Panel convened by the Minister for Aboriginal and Torres Strait Islander Affairs.

Any enquiries concerning this matter may be directed to Mr Craig Dukes on (02) 6121 4790 or Ms Nicki Tafe on (02) 6121 4759.

9618399

Transport and Regional Services

Instrument No: Part X 10.02A 1/2000

TRADE PRACTICES ACT 1974

Part X – Section 10.02A

INSTRUMENT OF DECLARATION OF INLAND TERMINALS

I, John Duncan Anderson, Minister for Transport and Regional Services, pursuant to section 10.02A of the *Trade Practices Act 1974*, declare the facilities specified in Schedule 1 to be inland terminals for the purposes of Part X of that Act.

Dated: 9th December 2000



JOHN DUNCAN ANDERSON

Schedule 1

SPECIFIED FACILITIES

NEW SOUTH WALES

CRT Group
Store No 4, Yennora Wool Centre
Byron road
GUILDFORD NSW 2161

Freightcorp/FCL Clyde Intermodal Terminal
322 Parramatta Road
CLYDE NSW 2142

Seatons Container Freight Station Pty Limited
10a Grand Avenue
CAMELLIA NSW 2142

Sydney Freight Terminal
(National Rail Corporation Chullora Container Terminal)
Dasea Street
CHULLORA NSW 2190

Alpens FreightCorp
Griffith Rail Yard
GRIFFITH NSW 2680

FCL Interstate Transport Services Pty Ltd
(FCL Blayney)
91 Gerty Street
BLAYNEY NSW 2799

Toll SPD Newcastle
38 Robertson Street
Carrington
NEWCASTLE NSW 2294

Macarthur International Shipping Terminal
Stonny Batter Road
MINTO NSW 2566

Western Sydney Rail Freight Facility
Forrester Road
ST MARYS NSW 2760

QUEENSLAND

E.A. Roche
60 Gay Street
ACACIA RIDGE QLD 4110

Schedule 1 cont.

Queensland Rail
Rooney Street
SOUTH TOWNSVILLE QLD 4810

Queensland Rail
Portsmith Road
CAIRNS QLD 4870

Queensland Rail
Station Street
INNISFAIL QLD 4860

Queensland Rail
Bolsover Street
ROCKHAMPTON QLD 4700

Queensland Rail
Callide Street
BILOELA QLD 4715

Queensland Rail
Archibold Street
MACKAY QLD 4740

Queensland Rail
Bruce Highway
MERINDA (BOWEN) QLD 4805

SOUTH AUSTRALIA

Charlick Road Transport
c/o Austainers
Martin Avenue
GILLMAN SA 5013

Charlick Intermodal Services
Grand Trunkway
GILLMAN SA 5013

National Rail Corporation
Adelaide Freight Terminal
Pedder Crescent
REGENCY PARK SA 5010

Mackenzie Intermodal
21 Cormack Road
WINGFIELD SA 5013

TASMANIA

Toll Tasmania Depot
41 Evans Street
HOBART TAS 7000

Schedule 1 cont.

Holymans Depot
Evans Street
HOBART TAS 7000

WESTERN AUSTRALIA

National Rail Corporation
1 Fenton Street
KEWDALE WA 6105

VICTORIA

CRT Group
21-23 Barnes Road
ALTONA NORTH VIC 3025

Freight Australia
Hoskins Street
SHEPPARTON VIC 3630

Freight Australia
Elgin Street
WODONGA VIC 3690

Wakefield Transport
Cnr Games Street & Main Avenue
MERBEIN VIC 3505

9618422

TRADE PRACTICES ACT 1974

TRADE PRACTICES REGULATIONS

**REGISTRAR OF LINER SHIPPING
NOTIFICATION OF CHANGE OF OFFICE ADDRESS
PURSUANT TO REGULATION 30**

The office of the Registrar of Liner Shipping is now located at:

Level 1, East
111 Alinga Street
CANBERRA ACT 2601

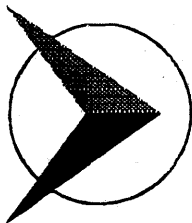
Telephone: (02) 6274 7084
Facsimile : (02) 6274 7884
E-mail : Registrar.LS@dotrs.gov.au

The Postal Address of the Registrar remains the same:

The Registrar of Liner Shipping
PO Box 625
CIVIC SQUARE ACT 2608

Neil Kelso
Registrar of Liner Shipping

9618423



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**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 20 December 2000:

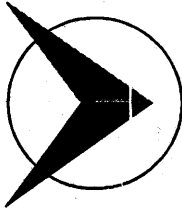
Part 105 - Aircraft

AD/AB3/163 - Messier Carbon Brakes

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
E-Mail: ernst_o@casa.gov.au
Internet Site: <http://www.casa.gov.au>



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 25 January 2001:

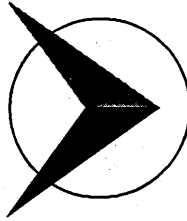
Part 105 - Aircraft

- AD/B737/127 Amdt 2 - Elevator Tab Push Rod Attachment**
- AD/B737/149 - Autothrottle Computer**
- AD/B767/130 - Nacelle Strut and Wing Structure**
- AD/B767/131 - Canted Pressure Deck Drain System**
- AD/BAe 146/84 - Rear Pressure Bulkhead Horizontal Butt Joint**
- AD/BN-2/72 - Wing Access Panel**
- AD/CL-600/39 - Fuel Level Sensing Wiring Chafing**
- AD/DC-9/118 - Outboard Flap Idler Hinge Fitting**
- AD/DC-9/15 Amdt 1 - Engine Nacelle Pylon Front Spar Attachments and Upper Cap**
- AD/HS 125/163 - Wire Bundle Chafing**
- AD/HS 125/164 - Pitot/Static and Stall Vent Drain Valves**

Copies of these Airworthiness Directives are available from:

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

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



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 25 January 2001:

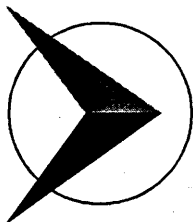
Part 106 - Engines

AD/RRT-S/12 Amdt 2 - Stage 2 Low Pressure Turbine Blades

Copies of this Airworthiness Directive are available from:

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

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



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 25 January 2001:

Part 107 - Equipment

- AD/ELECT/70 Amdt 2 - Inflatable Door Seal System**
- AD/ELECT/73 - Britax Sell Galley Equipment**
- AD/RAD/70 - Aerodata Aeronav II and III Display units**

Copies of these Airworthiness Directive are available from:

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

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

Treasurer**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 2000/18	Income tax: depreciation effective life.	Ruling discusses the methodology used by the Commissioner of Taxation in making determinations of the effective life of plant under section 42-110 of the <i>Income Tax Assessment Act 1997</i> (ITAA 1997) and horticultural plants under section 387-177 of the ITAA 1997.
GSTR 2000/38	Goods and services tax: foreign exchange rate methods for Australian currency conversions.	Ruling sets out the methods for converting transactions that are expressed in foreign currency to Australian currency for GST purposes.
GSTR 2000/39	Goods and services tax: supplies that are GST-free for tertiary education courses.	Ruling deals with supplies of tertiary courses that are GST-free under Subdivision 38-C of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> .
GSTD 2000/13	Goods and services tax: what is the GST treatment of the administration levy paid by parents and carers to a Family Day Care Scheme and Child Care Benefits (CCB) paid to carers by a Family Day Care Scheme on behalf of parents?	This Determination sets out the GST treatment of the administration levy paid by parents and carers to a Family Day Care Scheme and Child Care Benefits.
PR 2000/119	Income tax: Red Earth Olives Project.	Ruling sets out the tax consequences of investing in the Project, by growers who purchase shares and enter into a Management Agreement, for the purposes of commercially growing olives.
TD 2000/54	Income tax: Can a taxpayer calculate their Pay As You Go (PAYG) instalment amount for an instalment quarter having regard to their commercial accounting periods if they have changed the day on which their tax period ends under section 27-35 of <i>A New Tax System (Goods and Services Tax) Act 1999</i> ?	This Determination sets out whether a taxpayer may calculate their PAYG instalment amount for an instalment quarter having regard to their commercial accounting periods where they have changed the day on which their tax period ends under section 27-35 of <i>A New Tax System (Goods and Services Tax) Act 1999</i> .

NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

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

Ruling Number	Subject	Brief Description
PR 2000/119	Income tax: Red Earth Olives Project.	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.

NOTICE OF ADDENDA TO RULINGS

Ruling Number	Subject	Brief Description
PR 2000/1112	Income tax: Percydale Olive Estate.	Amends Product Ruling PR 2000/112.
ST 2454	Sales tax: Sales tax objection & appeal procedures: Jurisdiction and standing in declaratory proceedings disputing sales tax liability.	Amends Sales Tax Ruling ST 2454.

ARRANGEMENT

Between

**THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF
AUSTRALIA**

And

THE GOVERNOR OF THE STATE OF VICTORIA

In relation to

**The Application of State Taxing Laws in, or in relation to, Commonwealth
Places**

AN ARRANGEMENT made between HIS EXCELLENCY THE GOVERNOR-GENERAL OF THE COMMONWEALTH OF AUSTRALIA acting with the advice of the Federal Executive Council, and HIS EXCELLENCY THE GOVERNOR OF THE STATE OF VICTORIA, acting with the advice of the PREMIER OF THE STATE OF VICTORIA:

WHEREAS by the *Commonwealth Places (Mirror Taxes) Act 1998* (hereinafter called "the Commonwealth Act") the Parliament of the Commonwealth has made provision for the application and administration of provisions of State taxing laws (hereinafter referred to as "the applied laws") in, or in relation to, places in the States that are Commonwealth places for the purposes of the Commonwealth Act (which places are in this arrangement referred to as "Commonwealth places");

AND WHEREAS it is provided by section 9 of the Commonwealth Act that the Governor-General may make an arrangement with the Governor of a State in relation to the exercise or performance of a power, duty or function (not being a power, duty or function involving the exercise of judicial power) by an authority in relation to the State (as defined in the Commonwealth Act) under the applied laws of the State having effect in, or in relation to, a Commonwealth place in that State and, where such an arrangement is in force, the power, duty or function may or must, as the case may be, be exercised or performed accordingly;

AND WHEREAS by the *Commonwealth Places (Mirror Taxes Administration) Act 1999* (hereinafter referred to as "the State Act") the Parliament of the State of Victoria (hereinafter referred to as "the State") has made provision for the administration of laws of the Commonwealth and of the State in, or in relation to, Commonwealth places;

AND WHEREAS it is provided by section 5 of the State Act that the Governor of the State may make an arrangement with the Governor-General of the Commonwealth in relation to the exercise or performance of a power, duty or function (not being a power, duty or function involving the exercise of judicial power) under the applied laws by a State authority as defined in the State Act in, or in relation to, Commonwealth places as provided in the arrangement;

AND WHEREAS it is provided by subsection 9(3) of the Commonwealth Act that the Governor-General of the Commonwealth may arrange with the Governor of a State for the variation or revocation of an arrangement made under section 9 of the Commonwealth Act in relation to the State;

AND WHEREAS it is provided by section 6 of the State Act that the Governor of the State may arrange with the Governor-General of the Commonwealth for the variation or revocation of an arrangement made under section 5 of the State Act;

AND WHEREAS it is provided by section 7 of the State Act that, despite any State law, a State authority as defined in the State Act has any power, duty or function that the Commonwealth Act authorises or requires the authority to exercise or perform;

AND WHEREAS the definitions of authority in relation to the State and State authority under the Commonwealth Act and the State Act respectively correspond;

NOW, THEREFORE, IT IS HEREBY ARRANGED that where, under a law of the State to which a part of the applied laws corresponds, an authority in relation to the State (as defined in the Commonwealth Act) may or must, as the case may be, exercise or perform a power, duty or function (not being a power, duty or function involving the exercise of judicial power), the corresponding power, duty or function under that part of the applied laws may or must, as the case may be, be exercised or performed by that authority.

Dated this 13th day of December 2000

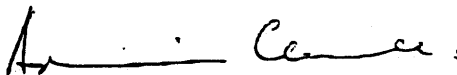


William Patrick Deane
Governor-General of the Commonwealth of
Australia

By His Excellency's Command

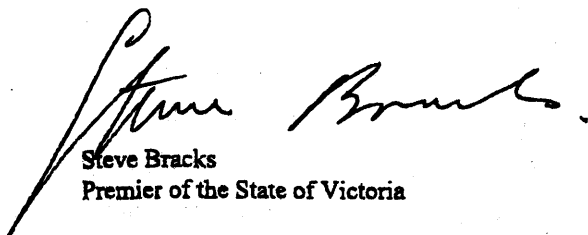


Peter Costello
Treasurer of the Commonwealth
of Australia



ADRIENNE E CLARKE
Lieutenant-Governor,
as the Governor's deputy

By His Excellency's Command



Steve Bracks
Premier of the State of Victoria

9618427

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Andreas Rudolf Ulrich is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Andreas Rudolf Ulrich proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 24 November 2000 under section 26A of the Act;

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

Dated this

13th

day of

December

2000.



Acting General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Quoc Cuong Nguyen is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ("the Act");
- (B) Quoc Cuong Nguyen proposes to acquire an interest in Australian urban land as specified in the notice furnished on 9 November 2000 under section 26A of the Act;

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

- (i) Quoc Cuong Nguyen proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

11th

day of

December

2000.



Acting General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Janet Laura UNDERWOOD and James George UNDERWOOD are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Janet Laura UNDERWOOD and James George UNDERWOOD propose to acquire an interest in Australian urban land as specified in the notice furnished on 20 November 2000 under section 26A of the Act;

NOW THEREFORE I, Grahame Crough, Manager Tertiary Industries Unit of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) Janet Laura UNDERWOOD and James George UNDERWOOD propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

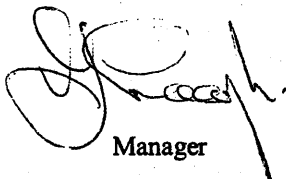
Dated this

14th

day of

December,

2000.



Manager



Superannuation Industry (Supervision) Act 1993

NOTICE OF MAKING OF EXEMPTIONS

Under section 336 of the *Superannuation Industry (Supervision) Act 1993* (the "Act") and subsection 5(3) of the *Statutory Rules Publication Act 1903* (read with regulation 3 of the *Rules Publication Regulations*), NOTICE is given that, pursuant to section 328 of the Act, the following exemptions were made by a delegate of the Australian Prudential Regulation Authority ("APRA"):

- exemption number 108, made on 5 September 2000 (exempting the trustee of the MQF Superannuation Fund (the "Fund") from compliance with regulation 9.29 of the *Superannuation Industry (Supervision) Regulations*, in relation to the Fund, subject to conditions);
- exemption number 109, made on 13 September 2000 (exempting the trustee of the Plessey Asia Pacific Superannuation Fund (the "Fund") from compliance with regulation 9.29 of the *Superannuation Industry (Supervision) Regulations*, in relation to the Fund, subject to a condition); and
- exemption number 110, made on 16 November 2000 (exempting the trustee of the FlexiSuper Fund (the "Fund") from compliance with subregulation 6.17(2) of the *Superannuation Industry (Supervision) Regulations*, in relation to the Fund, subject to a condition).

-Copies of the exemptions can be obtained free of charge at:

Australian Prudential Regulation Authority
Level 26, 400 George Street
SYDNEY NSW 2000

Inquiries about obtaining copies should be made by ringing 131060 from anywhere in Australia.

Dated 11 December 2000

(Published by authority of the Australian Prudential Regulation Authority)



REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

- A. Subitem 7(3) of Division 4 of Part 1 of Schedule 8 of the *Financial Sector Reform (Amendments and Transitional Provisions) Act (No. 1) 1999* (the "FSR Act") provides, among other things, that on the transfer date, a body that was a FIC body immediately before the transfer date is taken to have been granted an authority under subsection 9(3) of the *Banking Act 1959* (the "Banking Act"); and
- B. Geelong Refinery Club Co-operative Credit Society Limited ACN 087 651 474 (the "ADI") is an ADI by virtue of the FSR Act provision mentioned in recital A;
- C. On 28 November 2000, the ADI, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), requested a revocation of its section 9 authority; and
- D. I am satisfied that the revocation of the authority:
 - (i) Would not be contrary to the national interest; and
 - (ii) Would not be contrary to the interests of depositors of the ADI,

I, Graeme John Thompson, a delegate of APRA, under paragraph 9A(1)(a) of the *Banking Act* REVOKE the section 9 authority of the ADI.

In this instrument:

"ADI" has the meaning given by section 5 of the *Banking Act*; and

"FIC body" has the meaning given by item 1 of Division 1 of Part 1 of Schedule 8 of the FSR Act.

This instrument and the revocation of the section 9 authority of the ADI is to take effect and come on force on the close of business at 5.00 pm on 28 November 2000.

Dated 11 December 2000

[Signed]

G J Thompson
Chief Executive Officer



Financial Sector (Shareholdings) Act 1998

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

SINCE:

- (1) Bank of Cyprus Ltd and its associates (the "applicants") have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval to hold a 100% stake in Bank of Cyprus Australia Pty Limited ACN 092 167 907 (the "company"), a financial sector company under the Act; and
- (2) I am satisfied that it is in the national interest to approve the applicants holding a stake in the company of more than 15%,

I, Craig Walton Thorburn, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the company.

This approval remains in force indefinitely.

In this approval, "associates" means those persons, trusts or entities listed in the Schedule which are associates of Bank of Cyprus under clause 4 of Schedule 1 of the Act.

Dated 29 November 2000

[Signed]
Craig Thorburn
General Manager, Branch 1
Diversified Institutions Division

SCHEDULE

Person, Trust or Entity

Cyprus

Mortgage Bank of Cyprus Ltd
Bank of Cyprus Finance Corporation Ltd
Bank of Cyprus (Factors) Ltd
JCC Payment Systems Ltd
The Cyprus Investment and Securities Corporation Ltd (CISCO)
General Insurance of Cyprus Ltd
EuroLife Ltd
Kermia Ltd
Kermia Properties & Investments Ltd
Kermia Hotels Ltd
Universal Life Insurance Company Ltd
BOC Ventures Ltd
Bank of Cyprus Mutual Funds Ltd
Tefkros Investment Ltd

Greece

Kyprou Leasing S.A.
ABC Factors S.A.
Kyprou Mutual Fund Management Company
Kyprou Commercial S.A.
Kyprou Properties S.A.
Kyprou Insurance Services Ltd
Kyprou Akinita S.A.
Kyprou Emporiki S.A.

United Kingdom

Bank of Cyprus (London) Ltd

Ireland

BOC International Fund Management Ltd

Channel Islands

Bank of Cyprus (Channel Islands) Ltd



Banking Act 1959

AUTHORITY TO CARRY ON BANKING BUSINESS

I, Graeme John Thompson, Chief Executive Officer ("CEO") of the Australian Prudential Regulation Authority, under subsection 9(3) of the *Banking Act 1959*, GRANT Bank of Cyprus Australia Pty Limited ACN 092 167 907, an authority to carry on banking business in Australia.

Dated 29 November 2000

[Signed]
G J Thompson
CEO

9618433



Australian Prudential Regulation Authority

Financial Sector Shareholdings Act 1998

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

SINCE:

- (1) Ivan Charles Hoffman and Diane Marilyn Hoffman ("the "applicants") have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval to hold a 100% stake in Blackstone Holdings Pty Ltd ACN 008 717 664 (the "company");
- (2) The company is a financial sector company under the Act by virtue of being a holding company of Fortron Insurance Group Limited ACN 009 129 793 ("Fortron"), an authorised insurance company; and
- (3) I am satisfied that it is in the national interest to approve the applicants holding a stake in the company (and therefore Fortron) of more than 15%,

I, Leslie John Phelps, a delegate of the Treasurer, under section 14 of the Act, **APPROVE** the applicants holding a 100% stake in the company (and therefore in Fortron), subject to the following conditions (which are imposed under section 16 of the Act):

- (a) The applicants shall give the Australian Prudential Regulation Authority ("APRA") 21 days written notice of proposed dividend payments by Fortron. The total of any such dividend payments shall not exceed Fortron's current year earnings (as at the time of the proposed dividend payment) except with the prior written approval of APRA.
- (b) The applicants and the company shall execute, within 90 days of the date of this approval, a deed in favour of Fortron as trustee for persons ("Australian policyholders") insured under contracts of insurance in respect of insurance business carried on by Fortron in Australia ("Australian policies"). The deed will require the applicants and the company to jointly and severally pay one million dollars in Australian currency to Fortron in the event that Fortron contravenes a condition of its authority under s. 29(1)(b) or (c) of the *Insurance Act 1973*, for the purpose of meeting the company's liabilities to Australian policyholders under Australian policies (including liabilities that come into existence after the time when the one million dollars is paid to the company).
- (c) The deed under condition (b) is not to be revocable without the written approval of APRA. APRA must approve revocation of the deed on written request by the applicants or the company if APRA is reasonably satisfied that Fortron has net tangible assets greater than five million dollars in Australian currency. Assets approved by APRA as assets of Fortron for the purposes of Part III of the *Insurance Act 1973* under subsection 30(2) of that Act are not to be included in net tangible assets for this purpose.

This approval shall stay in force indefinitely.

Dated 18 October 2000

[Signed]

Les Phelps

Executive General Manager

Specialised Institutions Division



Financial Sector Shareholdings Act 1998

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

SINCE:

- (1) Blackstone Holdings Pty Ltd ACN 008 717 664 ("the "applicant") has applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval to hold a 100% stake in Fortron Insurance Group Limited ACN 009 129 793 ("the company");
- (2) The company is a financial sector company; and
- (3) 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, Leslie John Phelps, a delegate of the Treasurer, under section 14 of the Act, **APPROVE** the applicant holding a 100% stake in the company, subject to the following conditions (which are imposed under section 16 of the Act):

- (a) The applicant and its shareholders shall execute, within 90 days of the date of this approval, a deed in favour of the company as trustee for persons ("Australian policyholders") insured under contracts of insurance in respect of insurance business carried on by the company in Australia ("Australian policies"). The deed will require the applicant and its shareholders to jointly and severally pay one million dollars in Australian currency to the company in the event that the company contravenes a condition of its authority under s. 29(1)(b) or (c) of the *Insurance Act 1973*, for the purpose of meeting the company's liabilities to Australian policyholders under Australian policies (including liabilities that come into existence after the time when the one million dollars is paid to the company).
- (b) The deed under condition (a) is not to be revocable without the written approval of APRA. APRA must approve revocation of the deed on written request by the applicant if APRA is reasonably satisfied that the company has net tangible assets greater than five million dollars in Australian currency. Assets approved by APRA as assets of the company for the purposes of Part III of the *Insurance Act 1973* under subsection 30(2) of that Act are not to be included in net tangible assets for this purpose.

This approval shall stay in force indefinitely.

Dated 18 October 2000

[Signed]
Les Phelps
Executive General Manager
Specialised Institutions Division

9618434



Insurance Act 1973

**AUTHORITY TO COMMENCE CARRYING ON
INSURANCE BUSINESS**

To: **FORTRON INSURANCE GROUP LIMITED ACN 009 129 793**
("Fortron") 5 Neil Street, Osborne Park, Western Australia

SINCE:

- A. An application for an authority to commence carrying on insurance business under section 22 of the *Insurance Act 1973* (the "Act") has been made by Fortron; and
- B. I am satisfied that the requirements set out in paragraphs 23(a) to (f) of the Act are met

I, Leslie John Phelps, a delegate of the Australian Prudential Regulation Authority ("APRA"), under section 23 of the *Insurance Act 1973* (the "Act") GRANT to Fortron an authority to carry on insurance business, and under paragraph 29(1)(f) of the Act IMPOSE the following conditions on that authority:

1. Within six weeks after each 31 March, 30 June, 30 September and 31 December, Fortron must lodge with APRA audited general purpose financial statements in relation to the consolidated accounts of Fortron and its subsidiaries, relating to the quarter ending on that date.
2. Fortron must provide APRA:
 - a. with copies of all reports relating to the internal management of Fortron submitted to the directors of Fortron within four weeks after their submission to the directors; and
 - b. within six weeks after the last day of each calendar month:
 - i. a statement of assets and liabilities on that day; and
 - ii. a statement of premiums and claims in respect of insurance business carried on by Fortron during the calendar month ending on that day.
3. Fortron may only carry on the following kinds of insurance business:
 - **Domestic Motor Vehicle Business**, covering comprehensive motor vehicle, fire and theft, third party cover, third party damage and guaranteed asset protection lines of business;

- **Extended Warranty Business**, covering automotive and electrical product warranty business;
 - **Consumer Credit Insurance ("CCI") Business**, provided that any life insurance element of CCI policies is insured by a life company registered under the *Life Insurance Act 1995*.
4. Commencing five years after the date of this instrument, and at all times thereafter, the value of Fortron's assets in Australia (excluding assets approved by APRA for the purposes of Part III of the Act under subsection 30(2) of the Act) shall exceed the amount of its liabilities in Australia by not less than five million dollars. In this condition, "assets" and "liabilities" are to be determined in the same way as in Part III of the Act.
5. Commencing three months after the date of this instrument, and at all times thereafter, Fortron must ensure that it has at least two independent directors. An "independent director" means a director who will not by reason of any interest or duty have an actual or potential conflict of interests, or conflict of interest and duty, in carrying out his or her duties as director.

Dated 18 October 2000

[Signed]
Les Phelps
Executive General Manager
Specialised Institutions Division

9618435



Financial Sector Shareholdings Act 1998

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

SINCE:

- (1) RACWA Holdings Pty Ltd ACN 008 985 877 (the "holding company") has applied under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval to hold a 100% stake in RAC Insurance Pty Ltd ACN 000 671 805 (the "first company");
- (2) The Royal Automobile Club of WA (Inc) ARBN 007 457 141 and its associates (the "applicants") have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval to hold a 100% stake in the holding company;
- (3) The first company and the holding company are financial sector companies under the Act;
- (4) I am satisfied that it is in the national interest to approve the holding company holding a stake in the first company of more than 15%; and
- (5) I am satisfied that it is in the national interest to approve the applicants holding a stake in the holding company of more than 15%;

I, Stephen Edward Glenfield, a delegate of the Treasurer, under section 14 of the Act, APPROVE the holding company holding a 100% stake in the first company and the applicants holding a 100% stake in the holding company.

This approval remains in force indefinitely.

In this approval, "associates" means those persons, trusts or entities listed in the Schedule which are associates of The Royal Automobile Club of WA (Inc) under clause 4 of Schedule 1 of the Act.

"stake" has the meaning given by section 8 of the Act.

Dated 28 June 2000

[Signed]

Stephen Edward Glenfield
General Manager
South West Region

SCHEDULE

Person, Trust or Entity

ACN

(1)	RAC Finance Ltd	009 066 862
(2)	RAC Motoring & Services Pty Ltd	009 292 228
(3)	RAC Travel Services Pty Ltd	009 164 176
(4)	RAC Insurance Investments R & D Pty Ltd	057 551 603
(5)	RAC Insurance Investments R & D No 2 Pty Ltd	060 353 648
(6)	RAC Insurance Investments R & D No 3 Pty Ltd	063 835 843
(7)	RAC Glass and Security Services Pty Ltd	009 291 963
(8)	RAC Marketing & Distribution Pty Ltd	092 581 470

9618436



Commonwealth
of Australia

Gazette

No. S 620, Friday, 8 December 2000

Published by AusInfo, Canberra

SPECIAL

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

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

The following determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Institution Financing Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 14 Mort Street, Canberra City, ACT 2601, or by telephoning (02) 6240 9647.

Number/ Year	Section	Description	Date Made
T1-2001	27A	To revise funding to various universities for the Capital Projects in 2001.	6/12/2000



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
<i>Primary Industries (Excise) Levies Act 1999</i>	Primary Industries (Excise) Levies Amendment Regulations 2000 (No. 5)	2000 No. 320
<i>Primary Industries Levies and Charges Collection Act 1991</i>	Primary Industries Levies and Charges Collection Amendment Regulations 2000 (No. 4)	2000 No. 321
<i>Primary Industries (Customs) Charges Act 1999, the Primary Industries (Excise) Levies Act 1999 and the Primary Industries Levies and Charges Collection Act 1991</i>	Primary Industries Levies, Charges and Collection (Laying Chicken and Meat Chicken) Repeal Regulations 2000	2000 No. 322
<i>Primary Industries Levies and Charges Collection Act 1991, the National Residue Survey (Customs) Levy Act 1998 and the National Residue Survey (Excise) Levy Act 1998</i>	Primary Industries Levies and Charges (National Residue Survey Levies) Amendment Regulations 2000 (No. 4)	2000 No. 323
<i>Primary Industries and Energy Research and Development Act 1989</i>	Rural Industries Research and Development Corporation Regulations 2000	2000 No. 324
<i>Telecommunications (Interception) Act 1979</i>	Telecommunications (Interception) Amendment Regulations 2000 (No. 2)	2000 No. 325
<i>National Museum of Australia Act 1980</i>	National Museum of Australia Regulations 2000	2000 No. 326
<i>Workplace Relations Act 1996</i>	Workplace Relations Amendment Regulations 2000 (No. 3)	2000 No. 328
<i>Remuneration Tribunal Act 1973</i>	Remuneration Tribunal (Members' Fees and Allowances) Amendment Regulations 2000 (No. 1)	2000 No. 329
<i>Australian Radiation Protection and Nuclear Safety Act 1998</i>	Australian Radiation Protection and Nuclear Safety Amendment Regulations 2000 (No. 2)	2000 No. 330
<i>Environment Protection (Nuclear Codes) Act 1978</i>	Environment Protection (Nuclear Codes) Repeal Regulations 2000	2000 No. 331
<i>Public Employment (Consequential and Transitional) Amendment Act 1999</i>	Public Employment (Consequential and Transitional) Amendment Regulations 2000 (No. 1)	2000 No. 332
<i>Federal Court of Australia Act 1976</i>	Corporations Law Amendment Rules 2000 (No. 1)	2000 No. 333



Commonwealth
of Australia

Gazette

No. S 622, Friday, 8 December 2000

Published by AusInfo, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1).

WHEREAS -

- (A) RCI Pacific Pty Limited (ACN 084 640 933) is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) RCI Pacific Pty Limited (ACN 084 640 933) proposes to acquire an interest in the Australian urban land described in the notice furnished on 1 November 2000 under section 26A of the Act;

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

Dated this

1st

day of

December

2000.

Acting General Manager



Commonwealth
of Australia

Gazette

No. S 623, Friday, 8 December 2000

Published by Ausinfo, Canberra

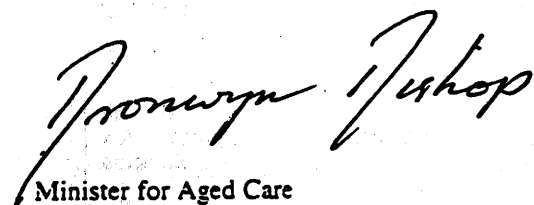
SPECIAL



Residential Care Subsidy Amendment Principles 2000 (No. 3)

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

Dated 5th December 2000


Minister for Aged Care

- 1 **Name of Principles**
These Principles are the *Residential Care Subsidy Amendment Principles 2000 (No. 3)*.
- 2 **Commencement**
These Principles commence on 8th December 2000.
- 3 **Amendment of *Residential Care Subsidy Principles 1997***
Schedule 1 amends the *Residential Care Subsidy Principles 1997*.

Schedule 1 Amendments

Schedule 1 Amendments
(section 3)

[1] **Section 21.3, Note**

after

- accommodation charge

insert

- accreditation body
- accreditation requirement
- approved provider

[2] **After Part 1**

insert

**Part 1A Determinations allowing for
exceptional circumstances**

21.3A Purpose of Part (Act, s 42-5)

This Part makes provision in relation to the application for, and making of, a determination under subsection 42-5 (1) of the Act that a residential care service is taken, for the purposes of Division 42 of the Act, to meet its accreditation requirement.

21.3B Application for determination

(1) In this section:

accreditation application means an application to the accreditation body, under subsection 2.4 (1) of the *Accreditation Grant Principles 1999*, by the approved provider of a residential care service for accreditation of the service.

exceptional circumstances determination application means an application to the Secretary by the approved provider of a residential care service for a determination under subsection 42-5 (1) of the Act that the service is taken, for the purposes of Division 42 of the Act, to meet its accreditation requirement.

-
- (2) For section 42-5 of the Act, the Secretary may give a written request to the accreditation body for the following information about a residential care service:
 - (a) whether an accreditation application by the approved provider of the service has been received by the accreditation body; and
 - (b) if so, information about the status of the accreditation application.
 - (3) If the accreditation body receives a request for information under subsection (2), the accreditation body must give a written response to the Secretary as soon as practicable.
 - (4) If the response states that the approved provider has made an accreditation application in relation to the residential care service, and that a decision has been made not to accredit the service, or that no decision has been made on the application:
 - (a) the accreditation application is taken to include an exceptional circumstances determination application in relation to the service; and
 - (b) the date on which the response was received by the Secretary is taken to be the date on which the exceptional circumstances determination application was received by the Secretary.
 - (5) Subsection (4) applies whether or not the accreditation application complies with section 2.5 of the *Accreditation Grant Principles 1999*.
 - (6) Nothing in this section prevents an approved provider of a residential care service from making an exceptional circumstances determination application to the Secretary in relation to the service.

21.3C Matters that may be taken into account

- (1) In deciding whether to make a determination under subsection 42-5 (1) of the Act in relation to a residential care service, the Secretary must take into account the following matters:
 - (a) the reasons for the residential care service not meeting the standards required for accreditation;
 - (b) the action that the approved provider conducting the residential care service must take for the service to meet those standards;
 - (c) the impact of the residential care service not meeting those standards on the residential care, accommodation and other services provided through the service to care recipients.
- (2) The Secretary may also take into account any other relevant matter.



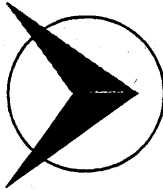
Commonwealth
of Australia

Gazette

No. S 624, Friday, 8 December 2000

Published by AusInfo, Canberra

SPECIAL



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 8 December 2000:

Part 105 - Aircraft

AD/AB3/162 - Inertial Reference Unit

Copies of this Airworthiness Directive are available from:

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

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



**Commonwealth
of Australia**

Gazette

No. S 625, Friday, 8 December 2000

Published by AusInfo, Canberra

SPECIAL

**NOTIFICATION OF THE MAKING OF THE DAIRY EXIT PROGRAM
SCHEME AMENDMENT 2000 (No.2)**

The Dairy Exit Program Scheme Amendment 2000 (No.2) has been made under the *Farm Household Support Act 1992*. Copies of the Scheme may be obtained from:

Agricultural Industries Division
Department of Agriculture Fisheries and Forestry
Edmund Barton Building
Kings Avenue
BARTON ACT 2600

Telephone: (02) 6272 4359

**NOTIFICATION OF THE MAKING OF THE DAIRY STRUCTURAL
ADJUSTMENT PROGRAM SCHEME AMENDMENT 2000 (No. 5)**

The Dairy Structural Adjustment Program Scheme Amendment 2000 (No. 5) has been made under the Dairy Produce Act 1986. Copies of the Scheme may be obtained from:

**Agricultural Industries
Department of Agriculture, Fisheries and Forestry
Edmund Barton Building
Kings Avenue
BARTON ACT 2600**

Telephone: (02) 6272 4359



Commonwealth
of Australia

Gazette

No. S 626, Friday, 8 December 2000

Published by AusInfo, Canberra

SPECIAL

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

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

The following guidelines have been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Student Financing Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 16-18 Mort Street, Canberra City, ACT, 2601, or by telephoning (02) 6240 9695.

Number/ Year	Section	Description	Date Made
G14-2000	23	Guidelines for International Postgraduate Research Scholarships Scheme and Australian Postgraduate Awards Scheme for 2001.	30/11/2000



DEPARTMENT OF THE ENVIRONMENT AND HERITAGE
ENVIRONMENT PROTECTION (IMPACT OF PROPOSALS) ACT 1974
NOTICE OF THE MAKING AVAILABLE FOR PUBLIC COMMENT
OF A PUBLIC ENVIRONMENT REPORT/PUBLIC ENVIRONMENTAL REVIEW (PER)

MT MARGARET NICKEL-COBALT PROJECT
PUBLIC REVIEW PERIOD: 11 DECEMBER 2000 TO 19 FEBRUARY 2001

Anaconda Nickel Limited proposes to develop the Mt Margaret Nickel-Cobalt Project near Leinster in the Northeastern Goldfields of Western Australia. The project will involve the mining and processing of lateritic ore to produce nickel and cobalt. The Federal Government will assess this Project as a Public Environment Report/Public Environmental Review (PER) under a joint assessment with the Western Australian Environmental Protection Authority (WA EPA), in accordance with the requirements of the Commonwealth *Environment Protection (Impact of Proposals) Act 1974* and the Western Australian *Environmental Protection Act 1986*. The PER has been prepared by URS Australia Pty Ltd for Anaconda Nickel Limited, which describes the proposal and examines the potential environmental impacts and proposed methods of environmental management.

Public Comment Invited

Interested persons and organisations are invited to submit written comments on the PER. The PER document will be available for public review from 11 December 2000 to 19 February 2001 and may be examined during this period at:

- Environment Australia Library, John Gorton Building, King Edward Terrace, Parkes, ACT, 2600, phone (02) 6274 1611.
- Department of Environmental Protection, Library Information Centre, 8th Floor, Westralia Square Building, 141 St Georges Terrace, Perth, WA, 6000, Phone (08) 9222 7000.
- Department of Environmental Protection, Goldfields Regional Office, Viskovich House, 377 Hannan Street, Kalgoorlie, WA, 6430, phone (08) 9021 3243.
- State Public Libraries in Adelaide, Brisbane, Darwin, Melbourne, Hobart, Perth and Sydney.
- Goldfields Regional (William Grant) Library, Roberts Street, Kalgoorlie, WA 6430, phone (08) 9021 9802.
- Leonora Shire Council, 16 Tower Street, Leonora, WA 6438, phone (08) 9037 6044.
- Anaconda Nickel's web page at <http://www.anaconda.com.au>.

Copies of the PER report may be purchased from Anaconda Nickel Limited (08) 9212 8554, PO Box 7512, Cloisters Square, WA 6850, at a cost \$10.00, or alternatively an electronic copy is available on a CD, including operating software, free of charge. Written submissions on this proposal are invited by 19 February 2001. Please address your submission to:

Chairman
Environmental Protection Authority
8th Floor, Westralia Square
141 St Georges Terrace
Perth WA 6000
Attention: Murray Hogarth

Submissions will be treated as public documents unless confidentiality is requested. Copies of submissions will be forwarded to Anaconda Nickel Limited and taken into account in assessing the environmental acceptability of the Proposal. If you have any questions on how to make a submission, please ring the WA DEP Project Officer, Murray Hogarth on (08) 9222 7000.



**Commonwealth
of Australia**

Gazette

No. S 628, Wednesday, 13 December 2000

Published by the Commonwealth of Australia

SPECIAL

**WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS)
ACT 1982**

SECTION 44

The Minister for the Environment, under sub-section 76 of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982* (the Act), is considering giving an authority under section 44 of the Act to the following company for the export of holothurians taken from Northern Territory waters:

**Barnby Pty Ltd
37 Charles Street
NORWOOD SA 5067**

In accordance with paragraph 44(1)(f) of the Act interested persons are invited to lodge comments in writing on the desirability of giving the authorities. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

**The Director
Sustainable Fisheries Section
Marine Group
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Fax: (02) 6274 1006**



Commonwealth
of Australia

Gazette

No. S 629, Wednesday, 13 December 2000

Published by the Commonwealth of Australia

SPECIAL

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

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

The following determinations have been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Institution Financing Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 14 Mort Street, Canberra City, ACT 2601, or by telephoning (02) 6240 9647.

Number/ Year	Section	Description	Date Made
T2-2001	15	To provide the initial allocation for the 2001 program year of grants to institutions for expenditure for Research Quantum.	11/12/2000
T3-2001	15	To provide funding to various universities for the Workplace Reform Program in 2001.	11/12/2000
T4-2001	15	To provide the initial allocation for the 2001 program year of grants to institutions for expenditure for Research Training Scheme.	11/12/2000
T5-2001	15	To provide an additional allocation for the 2001 program year of grants to institutions for expenditure for Research Training Scheme.	11/12/2000
T6-2001	15	To provide the initial allocation for the 2001 program year of grants to institutions for expenditure for operating purposes.	11/12/2000
T7-2001	16	To provide the initial allocation for the 2001 program year of grants to institutions for expenditure for limited operating purposes.	11/12/2000
T8-2001	24	To determine the maximum amount of expenditure for teaching hospital grants available to institutions in 2001.	11/12/2000



**Commonwealth
of Australia**

Gazette

No. S 630, Wednesday, 13 December 2000

Published by the Commonwealth of Australia

SPECIAL

NOTIFICATION OF THE MAKING OF A STATUTORY RULE

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Remuneration Tribunal Act 1973</i>	Remuneration Tribunal (Miscellaneous Provisions) Amendment Regulations 2000 (No. 1)	2000 No. 334



**Commonwealth
of Australia**

Gazette

No. S 631, Thursday, 14 December 2000

Published by the Commonwealth of Australia

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
<i>Migration Act 1958</i>	Migration Amendment Regulations 2000 (No. 7)	2000 No. 335
<i>Fisheries Management Act 1991 and the Fishing Levy Act 1991</i>	Fishing Levy Regulations 2000	2000 No. 336
<i>Fisheries Management Act 1991</i>	Fisheries Management Amendment Regulations 2000 (No. 4)	2000 No. 337
<i>Fisheries Management Act 1991</i>	Fisheries Management Amendment Regulations 2000 (No. 5)	2000 No. 338
<i>Fisheries Management Act 1991</i>	Fisheries Management Amendment Regulations 2000 (No. 6)	2000 No. 339

