

Commonwealth of Australia

Gaz

No. GN 20, Wednesday, 23 May 2001

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 23 May 2001

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Variation of closing times

Commonwealth of Australia Gazette
Government Notices

OUEEN'S BIRTHDAY HOLIDAY

Monday 11 June 2001 is a public holiday in the Australian Capital Territory thus affecting the closing time for the Government Notices Gazette.

Issue of 12 June 2001

All Notices.

Tuesday, 5 June 2001 at 10.00 a.m.

General Information

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

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Department of Finance and Administration, GPO Box 4007, Canberra ACT 2601. Telephone (02) 6215 2589

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

fax (03) 9670 4115

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

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

ALL REMITTANCES should be made payable to;

1440 General Information

Collector of Public Moneys, Department of Finance and Administration.

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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	17.01.01	Instruments made under Part VII of the National Health Act 1953
P2	15.02.01	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.00 to 31.Dec.00 and not previously gazetted
		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
P3	15.02.01	Roads to Recovery Act 2000. Conditions applying to Payments.
P4	28.2.01	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
P5	28.2.01	AAPT Limited—Compulsory Acquisition Consideration.
P6	2.3.01	Road Vehicle (National Standards) Determination No. 1 of 2001.
P7	8.3.01	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.01 to 31.Jan.01 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
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.00 to 30.Nov.00 and not previously gazetted
P8	23.3.01	Road Vehicle (National Standards) Determination No. 2 of 2001.
P9	23.3.01	AGL Gas Company. Register of Money which became unclaimed moneys during the year 2000.
P10	27.3.01	Australian Heritage Commission Act 1975. 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.
P11	5.4.01	Money or Property unclaimed by Dissenting Shareholders.
P12	6.4.01	Amendments to the Defence and Strategic Goods List pursuant to the Customs Act 1901, Customs (Prohibited Exports) Regulatio 13E(1) Department of Defence Publication Australian Controls on the Export of Defence and Strategic Goods, November 1996
P13	24.4.01	Health and Aged Care Instruments made under Part VII of the National Health Act 1953.

1442 General Information

P14	24.4.01	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.01 to 28.Feb.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.01 to 31.Jan.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.00 to 31.Dec.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jul.00 to 31.Jul.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted
P15	26.4.01	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.

N.N.-9619608

Courts

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

COMMUNITY AND AGED CARE SERVICES (A.C.T.) AWARD, 1995

C 2001/1304 (AW772259-PR904205)

RETAIL AND WHOLESALE INDUSTRY - SHOP EMPLOYEES -AUSTRALIAN CAPITAL TERRITORY - AWARD 2000

C 2001/298 (AW794740-PR904201)

NATIONAL TRAINING WAGE AWARD 2000

C 14205,14283,14282,14284/2000,C2001/219 (AW790899-PR904174)

AND in the matter of the variation of the above award(s) Notice is given

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

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., or at the office of the Australian Industrial Registry in any capital city.

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

SCHEDULE OF TERMS TO BE VARIED

Clause No. Substance	Date of Effect
5 Supported wage	11/05/01
19 Supported wage	11/05/01
Whole award, consent variation	28/03/01
	5 Supported wage 19 Supported wage

Dated 16 May 2001

Pam Jorritsma

Acting Deputy Industrial Registrar

Government Departments

Attorney-General



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



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

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

Austral Credit Union Limited

Unique Gem Jewellery

Jain me Alet

Iain McAlister Reporting Manager Reporting and Compliance

Date 18 May 2001

AUSTRAC • PO Box 5516W • West Chatswood NSW 2057 • Sydney Australia
Zenith Centre • Tower A • Level 12 • 821 Pacific Highway • Chatswood NSW 2067
Telephone 81 – 2 – 9950 0055 • Facsimile 61 – 2 – 9413 3486 • DX AUSTRAC 29668 Chatswood



AUSTRALIAN TRANSACTION REPORTS AND ANALYSIS CENTRE



Declaration under Section 8A of the Financial Transaction Reports Act, 1988

I, lain McAlister, Delegate of the Director of the Australian Transaction Reports and Analysis Centre (AUSTRAC), for the purposes of Section 8A of the Financial Transaction Reports Act 1988, hereby grant "Identifying Cash Dealer" status for the cash dealers name listed below.

Skycity Adelaide Pty Ltd

I mi mealet

Iain McAlister Reporting Manager Reporting and Compliance

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	09/05/01	10/05/01	11/05/01	12/05/01	13/05/01	14/05/01	15/05/01
Austria	Schillings	8.0663	8.1227	8.1819	8.1819	8.1819	8.1764	8.1516
Belgium/Lux	Francs	23.6500	23.8100	23.9900	23.9900	23.9900	23.9700	23,9000
Brazil	Reals	1.1632	1.1828	1.1860	1.1860	1.1860	1.1861	1.1986
Canada	Dollars	.8006	.8058	.8087	.8087	.8087	.8059	.8047
China	Yuan	4.2932	4.3341	4.3397	4.3397	4.3397	4.3041	4.2892
Denmark	Kroner	4.3767	4.4082	4.4392	4.4392	4.4392	4.4349	4.4217
European Unio		.5862	.5903	.5946	.5946	.5946	.5942	.5924
7111	Dollar	1.1832	1.1843	1.1881	1.1881	1.1881	1.1826	1.1826
Finland	Narkka	3.4854	3.5098	3.5353	3.5353	3.5353	3.5330	3.5223
France	Francs	3.8452	3.8721	3.9003	3.9003	3.9003	3.8977	3.8859
Germany	Deutschmark	1.1465	1.1545	1.1629	1.1629	1.1629		1.1586
Greece	Drachmae	199.7800	201.2000	202.6500	202.6500	202.6500	202.4300	201.9200
Hong Kong	Dollars	4.0446	4.0836	4.0890	4.0890	4.0890	4.0558	4.0415
India	Rupees	24.2747	24.5032	24.5599	24.5599	24.5599	24.3827	24.3852
Indonesia	Rupiah	5688.0000	5845.0000	5874.0000	5874.0000	5874.0000	5881.0000	5958.0000
Ireland	Pounds	.4617	.4649	.4683	.4683	.4683	.4680	.4666
Israel	Shekel	2.1470	2.1657	2.1711	2.1711	2.1711	2.1542	2.1492
Italy	Lire	1135.0400	1142.9800	1151.3100	1151.3100	1151.3100	1150.5300	1147.0500
Japan	Yen	63.0100	63.9800	64.2200	64.2200	64.2200	63.7400	63.8300
Korea	Won	675.0400	681.6200	684.7400	684.7400	684.7400	674.4400	674.1300
Malaysia	Ringgit	1.9704	1.9894	1.9921	1.9921	1.9921	1.9757	1.9689
Netherlands	Guilder	1.2918	1.3009	1.3103	1.3103	1.3103	1.3094	1.3055
New Zealand	Dollar	1.2297	1.2280	1.2320	1.2320	1.2320	1.2338	1.2391
Norway	Kroner	4.7118	4.7568	4.7863	4.7863	4.7863	4.7676	4.7435
Pakistan	Rupee	31.7500	32.0200	32.0600	32.0600	32.0600	31.9100	31.7800
Papua NG	Kina	1.5268	1.5423	1.5482	1.5482	1.5482	1.5456	1.5515
Philippines	Peso	26.1500	26.4900	26.4900	26.4900	26.4900	26.3000	26.0700
Portugal	Escudo	117.5200	118.3400	119.2100	119.2100	119.2100	119.1300	118.7700
Singapore	Dollar	.9456	.9534	.9516	.9516	.9516	.9432	.9423
Solomon Is.	Dollar	2.6954	2.7228	2.7265	2.7265	2.7265	2.7069	2.6975
South Africa	Rand	4.1363	4.1548	4.1656	4.1656	4.1656	4.1442	4.1292
Spain	Peseta	97.5400	98.2200	98.9300	98.9300	98.9300	98.8700	98.5700
Sri Lanka	Rupee	46.6600	46.9500	47.0000	47.0000	47.0000	46.6300	46.5600
Sweden	Krona	5.3401	5.3729	5.3737	5.3737	5.3737	5.3287	5.3367
Switzerland	Franc	.9037	.9099	.9139	.9139	.9139	.9109	.9073
Taiwan	Dollar	17.0400	17.2100	17.2300	17.2300	17.2300	17.0900	17.0300
Thailand	Baht	23.6200	23.8200	23.8200	23.8200	23.8200	23.6300	23.5800
UK	Pounds	.3634	.3678	.3684	.3684	.3684	.3666	.3651
USA	Dollar	.5186	.5236	.5243	.5243	.5243	.5200	.5182

WAYNE BALDWIN Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 16/05/01

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15

- I, Richard John Dacron, pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by the power of appointment in Section 15 of the Customs Act 1901 hereby:
- (a) appoint as a Boarding Station for smallcraft, in the area known as Throsby Basin, within the Port of Newcastle, in the state of New South Wales, the yellow coloured buoy marked Customs/Quarantine, and
- (b) fix the location of that Boarding Station to be Latitude 32 degrees, 55 minutes, 32.5 seconds South, and Longitude 151 degrees, 45 minutes, 6.16 seconds East.

Dated this Ind day of 76. 2001.

R/J Dacron

Director

Compliance & Postal Branch

New South Wales

CUSTOMS ACT 1901 NOTICE UNDER SECTION 15

I, Richard John Dacron, pursuant to a delegation under Section 14 of the Customs Administration Act 1985 and by the power to revoke in Section 15 of the Customs Act 1901 hereby:

Declare that the wharf known as Merewether Street Wharf, Newcastle as proclaimed in Customs Proclamation which appeared in Commonwealth of Australia Gazette of the 27 May 1998 is to cease to be a wharf appointed under Section 15 of the Customs Act 1901.

Dated this & day of hel. 2001.

R J Dacron

Director

Border Compliance & Postal

New South Wales

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

DECLARATION OF PROHIBITED CUSTOMER EQUIPMENT MOBILE PHONE BOOSTER AMPLIFIERS FOR GLOBAL SYSTEM FOR MOBILES ("GSM") AND CODE DIVISION MULTIPLE ACCESS ("CDMA") MOBILE TELECOMMUNICATIONS SERVICES

The Australian Communications Authority ("the Authority") declares that the operation or supply, or possession for the purpose of operation or supply, of mobile phone booster amplifiers designed to operate in the frequency bands used by GSM and CDMA services and that do not comply with the applicable standards made under Section 376 of the *Telecommunications Act 1997* ("the Act") is prohibited.

This declaration does not apply to possession of mobile phone booster amplifiers:

- that are imported into or manufactured within Australia for the purpose of verifying whether the item complies with applicable standards made under section 376 of the Act; and
- that are manufactured or imported solely to be exported.

The Authority makes this declaration under section 450 of the Act.

Dated 9th May 2001

Deputy Chair

Australian Communications Authority

REASONS FOR DECLARATION

The declaration will prohibit the operation or supply, or possession for the purpose of operation or supply, of non compliant examples of the device commonly known as a mobile phone booster amplifier. The prohibition will not apply to mobile phone booster amplifiers that are imported into Australia for the purpose of verifying whether the device complies with applicable standards made under section 376 of the Act or boosters manufactured or imported solely for export.

The Authority has made this decision after seeking public comment about the matter as required under section 451 of the Act.

The Authority has decided to make this declaration for the following reasons:

- whilst there is scope for the use of compliant devices which boost the signals of both GSM and CDMA mobile telecommunications services, non-compliant mobile phone booster amplifiers would be likely to substantially interfere with, or disrupt or disturb, public mobile telephone services and have serious adverse consequences for public mobile telephone users by:
 - having an adverse effect on the integrity of the mobile telecommunications network:
 - jeopardising the quality and coverage of legitimate carrier services;
 - impeding access to emergency services; and
 - causing inconvenience to, or loss of business for, mobile telephone users.
- the operation of these devices is also a breach of licensing conditions for devices operating in the GSM and CDMA bands under the Radiocommunications Act 1992(the Radiocommunications Act). These devices could not be licensed under normal circumstances. Operation, or possession for the purpose of operation, of a radiocommunications device without an appropriate licence is an offence under sections 46 and 47 of the Radiocommunications Act;
- use of a non-compliant and unlicensed mobile phone booster amplifier may be an offence under section 194 of the *Radiocommunications Act* (interference likely to endanger safety or cause loss or damage) and section 197 of the *Radiocommunications Act* (knowingly or recklessly doing a thing likely to interfere substantially with radiocommunications); and
- it is unfair to consumers to allow the sale of mobile telephone booster devices
 when their operation is not permitted under any circumstances. It is equitable,
 efficient and effective to focus regulatory attention on the sellers and suppliers of
 mobile telephone booster devices, while continuing to target individual users if
 the need arises.

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 May 2001 a carrier licence was granted to IP1 (Australia) Pty Ltd ACN 093 712 237 under subsection 56 (1) of the Act.

Environment and Heritage

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 section 77(1)(b) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in columns 1 and 2 of each row of the following table is a controlled action. The controlling provisions for each action are specified in column 4 of each row.

Reference No	Title of action	Date of Decision	Controlling Provisions	Component decision under s.77(3) applies
2001/250	Barlow Gregg & Associates Pty Ltd/Nature Conservation/River Heads/QLD/Landscape Habitat Construction	12 May 2001		No
2001/242	Austeel Pty Ltd/Industry/Newcastle /NSW/Port Site and Materials Handling Development	11 May 2001	s 16 the ecological character of a declared Ramsar wetland s 18 a listed threatened species or ecological community s 20 a listed migratory species	No
2001/259	Hamilton Island Enterprises Limited/Tourism and Recreational Facilities/Dent Island/QLD/Residential /Golf Course Development	11 May 2001	s 12 World Heritage values of a declared World Heritage property s 18 a listed threatened species or ecological community s 20 a listed migratory species s 26 activities involving Commonwealth land	No

2. Pursuant to section 77(1)(b) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in columns 1 and 2 of each row of the following table is not a controlled action.

Reference	Title of action	Date of	Component
No		Decision	decision
			under

			s.77(3) applies
2001/246	Staged Developments Australia Pty Ltd/Tourism and Recreational Facilities/Laguna Quays Resort/QLD/Golf Course Development	12 May 2001	No
2001/248	Staged Developments Australia Pty Ltd/Urban developments/Laguna Quays Resort/QLD/Residential and Tourist Accomodation	12 May 2001	No
2001/252	WesternGeco Australia Pty Ltd/Other/Browse Basin NW Shelf/Commonwealth Marine/Adele Trend TQ3D Seismic Survey	12 May 2001	No

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON THE APPROACH TO BE USED FOR ASSESSMENT OF THE RELEVANT IMPACTS OF AN ACTION

Pursuant to Section 91(1)(b) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided on the approach to be used for the assessment of the relevant impacts of each action identified in columns 1 and 2 of each row of the following table. The assessment approach for each identified action is specified in column 4 of each row.

Reference No	Title of action	Date of Decisio n	Assessment approach
2000/114	New South Wales Land and Housing Corporation/Urban developments/Kellyville/NSW/R esidential Development of Lot G and H	12 May 2001	Assessment Preliminary Documentation

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

CALL FOR PUBLIC COMMENT

Draft Recovery Plan for Southern Right Whales

The southern right whale (Eubalaena australis) is a listed threatened species under the Environment Protection and Biodiversity Conservation Act 1999. The Act requires the preparation and implementation of a recovery plan that describes the research and management actions necessary to stop the decline of, and support the recovery of, the listed threatened species so that its chances of long-term survival in nature are maximised.

A Draft Recovery Plan for southern right whales in Australian Waters has been prepared by Dr S Burnell and Environment Australia, in consultation with State and Territory Government representatives with relevant expertise, and is now available for public comment.

The release of this draft plan marks the beginning of a three month public comment period closing on 24 August 2001. A revised plan will be prepared and sent to the Minister for Environment and Heritage for his approval following this date, together with a report on the comments received and how they were considered in revising the plan.

An electronic copy of the draft recovery plan may be viewed on the internet at:

http://www.environment.gov.au/marine/species/cetaceans/recovery.htm

For a hard copy of the draft plan please telephone the Community Information Unit, Environment Australia, on toll free telephone 1800 803 772.

Comments on the draft plan may be sent to:

Robyn McCulloch
Marine and Water Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601
Email; robyn.mcculloch@ea.gov.au

The closing date for the receipt of comments is 24 August 2001.

Great Barrier Reef Marine Park Act 1975 Great Barrier Reef Marine Park Regulations 1983

Notice of Extension of the Designation of the Special Management Area at Kelso Reef

Whereas in pursuance of clause 14.3 of the Great Barrier Reef Marine Park Central Section Zoning Plan, the Great Barrier Reef Marine Park Authority by written advertisement including a notice published in the Gazette, No. GN 45, on 20 November 1991:

- a) designated the area specified in the Schedule to that notice to be a Special Management Area for Reef Appreciation purposes; and
- b) stated that in the Special Management Area fishing and collecting are not allowed; and
- c) stated that the designation is to apply until 1 June 2001 or until the Zoning Plan for the Central Section is revised, whichever is earlier.

Now I, VIRGINIA ANNE CHADWICK, the Chairperson of the Great Barrier Reef Marine Park Authority, in pursuance of the powers delegated to me by the Great Barrier Reef Marine Park Authority on 8 November 2000 under section 61 of the Great Barrier Reef Marine Park Act 1975 and in pursuance of sub-regulation 23(6) of the Great Barrier Reef Marine Park Regulations 1983, hereby extend the period for which the Schedule area is designated a Special Management Area and the abovementioned special management provisions apply from the expiration of the abovementioned period on 1 June 2001 to and including 1 June 2006 or the date a revised Zoning Plan for the Central Section comes into effect, whichever is the sooner. In the Special Management Area fishing and collecting are not allowed.

Dated this 1st day of May 2001.

(C.S.) The common seal of the Great Barrier Reef Marine Park Authority was hereunto affixed in the presence of:

V CHADWICK

T BAXTER Witness

Chairperson

Further detail including an indicative map of the Special Management Area is available from:

Mrs Rowena Morris Great Barrier Reef Marine Park Authority PO Box 1379 Townsville Qld 4810 Telephone (07) 4750 0772

The Great Barrier Reef Marine Park Authority is recognised world wide as a leader in marine environment management.



GREAT BARRIER REEF
MARINE PARK AUTHORITY

Visit www.gbrmpa.gov.au

COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Regulations 2000

PROHIBITION OF ACCESS BY DIVERS TO SANC'TUARY ZONE OF SOLITARY ISLANDS MARINE RESERVE (COMMONWEALTH WATERS)

I, Conall O'Connell, First Assistant Secretary Marine and Water Division, Environment Australia, delegate of the power of the Director of National Parks under regulation 12.23 of the Environment Protection and Biodiversity Conservation Regulations 2000, having taken into account that entry by scuba divers to the Sanctuary Zone of the Solitary Islands Marine Reserve (Commonwealth Waters), being that part of the Reserve specified in the Schedule hereto and which is more or less shown on the map annexed here o, might interfere with the protection or conservation of biodiversity HEREBY PROHIBIT ACCESS to that part of the Reserve by that class of persons. Certain other exemptions may apply under r12.06 of the EPBC Regulations.

Further information or permits for access by divers can be obtained from contacting the:
Manager, Solitary Islands Marine Park
New South Wales Marine Parks Authority
PO Box J297
Coffs Harbour Jetty
NSW 2450
Ph 02 6652 3977

Director, Marine Protected Areas – east Environment Australia GPO Box 787 Canberra, ACT 2601 Ph 02 6274 1906

Dated this day of May 2001

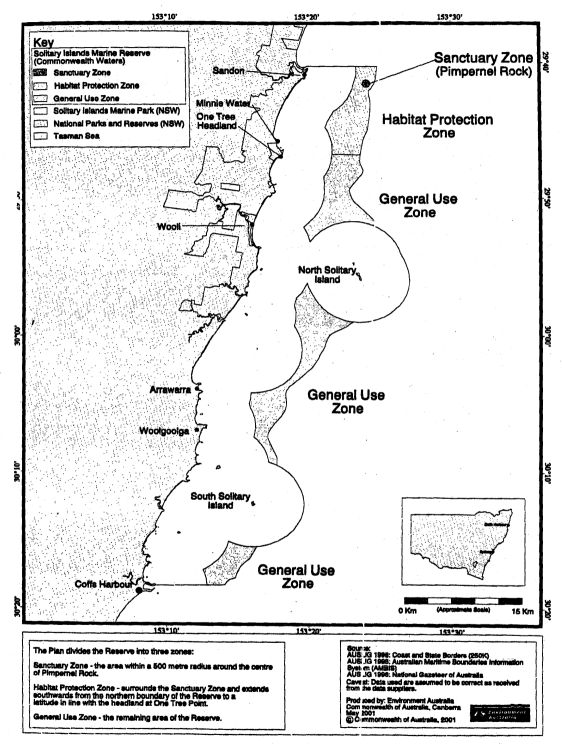
Conall O'Connell

Delegate of the Director of National Parks

First Assistant Secretary Marine and Water Division Environment Australia

SCHEDULE

THAT AREA OF SEA bounded by an imaginary line that exterds in a radius of 500 metres around the centre of Pimpernel Rock.



Family and Community Services

NOTICE OF PROPOSED DATA MATCHING PROGRAM

From 2 July 2001 Centrelink intends to match debtor records with data from the Australian Taxation Office's (ATO) Taxpayer Records System.

The matching program will enable Centrelink to identify debtors who may be eligible for a taxation refund. Centrelink could then require the ATO to pay some or all of a person's taxation refund directly to Centrelink, in order to satisfy or partially satisfy a debt owed by that person to Centrelink. This debt recovery action is known as "garnishee action" and falls under the relevant debt recovery provisions of the Social Security Act 1991, A New Tax System (Family Assistance) Act 1999, or the Student Assistance Act 1973.

There will be up to 100,000 Centrelink records which will be matched against ATO Taxpayer records.

A document describing this program has been developed in consultation with the Office of the Privacy Commissioner. Copies of the document are available from:

The Recovery and Compensation Manager Debt Services Team Centrelink Box 7788 CANBERRA MAIL CENTRE ACT 2610

Contact Officer: Dominic Kelly, phone (02) 62120419

Finance and Administration

COMMONWEALTH OF AUSTRALIA SUPERANNUATION ACT 1976 DETERMINATION

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

Citation

This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 57".

Commencement.

2. This determination shall take effect from and including 9 May 2001.

Principal Determination

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

Amendments to the Principal Determination

4. Clause 6 of the Principal Determination is amended by deleting from subclauses (1) and (2) "3.0%" (wherever occurring) and inserting in its stead "5.0%".

Application

- 5. (1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable or notional interest calculable (as the case may be) in respect of an amount that is a prescribed amount in relation to a person:
 - (a) if deferred benefits become payable in respect of the person after the date of the commencement of this determination; or
 - (b) if:
- (i) deferred benefits cease to be applicable in respect of the person; or
- (ii) in the case of a person to whom deferred benefits are not applicable the person ceases to be an eligible employee;

on or after that date.

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

Signed on the ninth day of May 2001 by S.P. Gibbs (Chief Executive Officer) and H. Ayres (Secretary).

Health and Aged Care



Department of Health and Aged Care

MRI ADDITIONAL UNITS ELIGIBILITY SCHEME

1. Background

- 1.1 The Commonwealth Government seeks to make Medicare benefits available under the Health Insurance Act 1973 ("Health Insurance Act") in respect of services (the "MRI Services") to be provided by additional MRI units ("additional MRI units") in areas identified as under-serviced ("Areas of Need").
- 1.2 Additional MRI units will be units registered under this MRI Additional Units Eligibility Scheme ("this Eligibility Scheme") following a competitive tender process.
- 1.3 Additional MRI units will be eligible equipment for the purposes of the *Health Insurance* (Diagnostic Imaging Services Table) Regulations 2000 as amended.

2. Process Prior to Registration

- 2.1 The Department of Health and Aged Care ("Health") will issue one or more Requests for Tenders ("RFT"), which will set out in detail the tender process for those seeking registration of one or more additional MRI units under this Eligibility Scheme.
- 2.2 Persons/organisations seeking to provide MRI Services will be invited to respond to an RFT within specified timeframes.
- 2.3 The tenders received in response to an RFT will be evaluated by a Health-appointed panel according to mandatory and weighted criteria and the other matters or processes specified in the RFT.
- 2.4 Having regard to the evaluation, Health may negotiate with all or any of the tenderers who have satisfied the mandatory criteria and weighted criteria, the object of such negotiation with a tenderer being to reach agreement with the tenderer on the terms and conditions of an undertaking for the purposes of this Eligibility Scheme in respect of the tenderer's proposed additional MRI unit or units.
- 2.5 Health may invite each of one or more of the tenderers with whom it has reached such an agreement to provide Health, in a specified timeframe, with a written undertaking (an "Undertaking") that, upon registration under this Eligibility Scheme, the tenderer will provide MRI services, by means of the additional MRI unit or any substituted unit registered under this Eligibility Scheme, in accordance with the terms and conditions agreed with Health. The Undertaking will also provide that Health or its nominee will have access to premises and documents in order to monitor compliance with the Undertaking.

Department of Health and Aged Care -MRI ADDITIONAL UNITS ELIGIBILITY SCHEME

3. Areas of Need for Initial RFT Process

- The Areas of Need (not listed in any order of priority) for the initial RFT process are: 3.1
 - South-Western Sydney, NSW, which means the statistical subdivisions of Fairfield-(a) Liverpool and Outer South Western Sydney:
 - Nepean area, NSW, which means the statistical subdivision of Blacktown-Baulkham (b) Hills and the Statistical Local Area (SLA) of Hawkesbury;
 - Dubbo/Orange/Bathurst, NSW, which means the statistical division of North (c) Western NSW and Central West NSW;
 - Mornington Peninsula, outer eastern suburban Melbourne and the Gippsland region, (d) which means the Vic statistical division of Gippsland and the following Vic statistical subdivisions: Mornington Peninsula Shire (SLAs Mornington Peninsula East, Mornington Peninsula South, Mornington Peninsula West) Frankston City (SLAs Frankston East, Frankston West) Greater Dandenong City (SLAs Dandenong, Dandenong-Balance) South Eastern Outer Melbourne (SLAs Cardinia-North, Cardinia-Pakenham, Cardinia-South, Casey-Berwick, Casey-Cranbourne, Casey-Hallam, Casey-South):
 - North of Brisbane to Gladstone, Queensland, which means the OLD statistical (e) division of Wide Bay/Burnett; the OLD statistical subdivision of Sunshine Coast, and the following Queensland SLAs of the statistical division of Moreton: Caboolture, Caloundra-Hinterland, Caloundra-Rail Corridor, Esk. Kilcov. Maroochy, and Noosa;
 - **(f)** Gold Coast, Queensland, which means the QLD statistical subdivision of Gold Coast City Part A and the QLD statistical subdivision of Gold Coast City Part B, and the following Queensland SLAs of the statistical division of Moreton: Beaudesert Part B, Boonah, Gatton, Ipswich-South West, Ipswich-West, Laidley and the NSW statistical division of Richmond-Tweed.
- In any subsequent RFT process after the initial RFT process, Health will identify in the RFT 3.2 the Areas of Need for additional MRI units.

4. Mandatory Criteria in RFT Process

- 4.1 In assessing tenders, Health will reject any that do not meet the following criteria:
 - substantive compliance with the requirements and intent of the RFT; (a)
 - location within an Area of Need (see clause 3 above); (b)
 - compliance with the Medicare benefits legislative arrangements, including that the (c) MRI services are:
 - to be provided following a written request by a specialist or consultant (i) physician who identified the clinical indications for the service;

Department of Health and Aged Care - MRI ADDITIONAL UNITS ELIGIBILITY SCHEME

- (ii) to be provided within a comprehensive imaging practice; and
- (iii) to be provided under the professional supervision of an eligible provider;
- (d) the MRI unit to be delivered and fully operational within 18 months of the date of registration under this Eligibility Scheme;
- (e) the MRI unit is to have a minimum size of 0.5 tesla;
- (f) corporate capability and integrity;
- (g) financial capacity;
- (h) changes to corporate structure ownership and support;
- (i) for newly formed organisations, additional assurances and information on the entities in the organisation.

5. Weighted Criteria

- In assessing tenders that comply with the mandatory criteria in clause 4.1, Health will apply the following criteria which are weighted and listed in order of importance:
 - (a) comparative advantage in terms of patient access within an Area of Need;
 - (b) patient affordability. The tenderer's policy on patient charging for Medicare-eligible MRI services: the tenderer is required to provide information on its proposed charging policy for MRI services. The tender that provides the greatest patient affordability within an Area of Need is preferred in this criterion. This should be expressed as the average patient payment per service expressed as fee charged less the relevant MRI Medicare rebate.
 - (c) location in or collocation/proximity with a Tertiary Referral Centre/Hospital if there is a Tertiary Referral Centre/Hospital in the Area of Need. Collocation or proximity means where the location allows safe, appropriate and convenient transport of patients between the Tertiary Referral Centre/Hospital and the MRI unit. Tertiary Referral Centre/Hospital means a centre/hospital that provides a comprehensive specialist diagnostic and treatment service, and advanced training;
 - (d) location of relevant specialist referral base relative to the proposed location of the MRI; and
 - (e) hours of operation emergency services or after hours availability.

6. Registration

6.1 If a preferred/successful tenderer is invited to provide an Undertaking to Health and does so within the timeframe specified by Health, Health will as soon as practicable inform that tenderer (from this stage, called the "Unit Provider") by letter that the Unit Provider's

Department of Health and Aged Care - MRI ADDITIONAL UNITS ELIGIBILITY SCHEME

tendered MRI unit is registered under this Eligibility Scheme from the date stated in the letter. The letter will also state:

- (a) details of the relevant MRI unit registered under this Eligibility Scheme;
- (b) the name, address and relevant identification numbers of the Unit Provider (such as ACN, ABN);
- (c) the Area of Need to be serviced;
- (d) that registration under this Eligibility Scheme is conditional on the Unit Provider:
 - (i) not breaching the Undertaking; and
 - (ii) providing all reasonable assistance to Health or its nominee to facilitate monitoring of compliance with the Undertaking; and
- (e) any other requirement Health considers necessary.
- 6.2 Health will provide a copy of the letter referred to in 6.1 and the Undertaking to the Health Insurance Commission and to any person who requests one. Copies may be made available on Health's website.
- 6.3 Upon application by a Unit Provider, an MRI unit may be registered in substitution for its registered unit if Health is satisfied and agrees in writing that:
 - the substituted unit is of at least the same capacity and quality as the registered unit;
 and
 - (b) the Undertaking otherwise is complied with.

7. Revocation of Registration

- 7.1 If a Unit Provider does not comply with its Undertaking, Health may revoke the registration of the Unit Provider's MRI unit, but will not do so until after it has given reasonable notice in writing to the Unit Provider of Health's intention and considered written comments, if any, of the Unit Provider provided to Health on or before a date specified in the notice.
- 7.2 Without limiting clause 7.1, Health may revoke the Unit Provider's registration under this Eligibility Scheme if a registered MRI unit (other than a replacement MRI unit referred to in 6.3) is not fully operational within 18 months of its registration under this Eligibility Scheme.
- 7.3 If the registration of the MRI unit is to be revoked, Health will give written notice to the Provider that the revocation will take effect on a date specified in the notice (not earlier than 14 days from the date of Health's notice) and on that date the MRI unit will no longer be registered under this Eligibility Scheme from that date.
- 7.4 Health will revoke the Unit Provider's registration if asked to do so by the Provider and without compliance with clause 7.3.

Department of Health and Aged Care MRI ADDITIONAL UNITS ELIGIBILITY SCHEME

8. Amendment of Undertaking

8.1 Health may, in its sole discretion and by written notice given to the Unit Provider, agree that a Unit Provider's Undertaking be amended as requested by the Unit Provider with the amendment to be effective from a date specified in the notice.

Authorised by

MICHAEL WOOLDRIDGE

Minister for Health and Aged Care.

Dated this ____ day of May 2001

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 11 may 2001, 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 Aventis Pharma Pty limited of 27 Sirius Road, Lane Cove NSW 2066 to supply Insulin Glargine ("LANTUS") 100IU/mL injection in 3mL cartridges AUST R 77737 Batch 40H014 with labels which do not comply with the requirements for Therapeutic Goods Order No 48 - "General Requirements for Labels for Drug Products".

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

- The product is to be provided to existing participants in clinical trial protocol No. HOE901/4010 1. only.
- Supply to the aforementioned participants will continue for a period of 6 months from the period 2. when each completes their initial studyperiod.
- The product supplied will be over-stickered with the carton and container labels described in the application for exemption letter dated 2 May 2001.

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

Garry Hopkins

Post Market Prescription Medicines Manager Therapeutic Goods Administration Laboratories

11 May 2001

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 10 May 2001, 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 to Roche Products Pty Limited of 4-10, Inman Road, DEE WHY NSW 2099 for the waiving of the requirements that the container label particulars for Mabthera (rituximab) 100mg/10mL Concentrate for i.v. Injection (AUST R 60318) supplied by Roche Products Pty Limited include:

- 1. particulars with a letter height of not less than 1.5millimeteres
- 2. the route of administration statement in the main label

as specified in Therapeutic Goods Order No 48 - "General Requirements for Labels for Drug Products"

For the purpose of subsection 15(1) of the Act, the company must adhere to the following:

1 The exemption applies to the batches supplied until end of September 2001.

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 Albert Farrugia

Manager, Blood Products Group

Therapeutic Goods Administration Laboratories

Delegate of the Secretary

10 May 2001

Therapeutic Goods Act 1989

NOTIFICATION OF THE MAKING OF AN ORDER UNDER SECTION 10

Proposed Therapeutic Goods Order No. 64A "Standard for Tampons Menstrual"

Notice is hereby given of the intention to revise Therapeutic Goods Order No. 64 *Tampons - Menstrual* (TGO 64) subsection 10(1) of the *Therapeutic Goods Act 1989*. TGO 64 will be amended to include the requirement of an additional advisory statement on tampon package inserts or patient information. The order will take effect 6 months from the date it is published in the Commonwealth of Australia Gazette.

Copies of the draft Order can be obtained from the address below. Comments are welcome but should be submitted by 18 June 2001:

Attention: Suzanne Chin Policy & International Liaison Section Conformity Assessment Branch Therapeutic Goods Administration PO Box 100 WODEN ACT 2606 AUSTRALIA

Transport and Regional Services

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0196

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
ARGENTINA STAR	BAHAMAS	7636688

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Dated at CANBERRA this

/5 day of May 2001



CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

 That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.

2. This permit covers the period 17 JULY 2001 to 17 JANUARY 2002.

3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).

CONTAINERS only may be carried.

5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.

- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

CT-4

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0197

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
COLUMBUS CANTERBURY	MONROVIA	8018974
		1

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Dated at CANBERRA this / S day of May 2001
Official
Stamp
RANSPORT AND REAL AUSTRALIA

elegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every salling, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 8 JULY 2001 to 8 JANUARY 2002.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0198

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
SYDNEY STAR	LONDON	7123382
		· · · · · · · · · · · · · · · · · · ·

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Dated at CANBERRA this
Official Stamp

S day of May 2001

Delégate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 2 JULY 2001 to 2 JANUARY 2002.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Model and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the
 vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

CT_4

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0199

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
COLUMBUS QUEENSLAND	LIMASSOL	7800174

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE



- CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED
- 1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 20 JUNE 2001 to 20 DECEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

1472

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912 CT-4

No: 0200

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
AMERICA STAR	LONDON	7052909

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Official
Stamp

AUSTRALIA

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 13 JUNE 2001 to 13 DECEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the
 vessel sails.
- That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

COMMONWEALTH OF AUSTRALIA **NAVIGATION ACT 1912**

CT-4

No: 0201

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
COLUMBUS VICTORIA	LIMASSOL	7800150

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

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

> Names of ports for which permit issued MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Dated at CANBERRA this Official Stamp

elegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

/) day of May 2001

- 1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 5 JUNE 2001 to 5 DECEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- 6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 0202

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
QUEENSLAND STAR	LONDON	7226275

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Official Stamp

AUSTRALIA

AUSTRALIA

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 28 MAY 2001 to 28 NOVEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

CT-4

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0203

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
MELBOURNE STAR	LONDON	7108162

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

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

Names of ports for which permit issued

MELBOURNE, SYDNEY TO SYDNEY, BRISBANE

Dated at CANBERRA this day of May 2001

Official Stamp

AUSTRALIA

Delogate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- 1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 19 MAY 2001 to 19 NOVEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from MELBOURNE, SYDNEY to SYDNEY, BRISBANE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0195

CT-4

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
COLUMBUS CANADA	LIMASSOL	7800162

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

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

Names of ports for which permit issued

MELBOURNE AND SYDNEY TO BRISBANE

Dated at CANDARA this // day of May 2001

Official Stamp



Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

 That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.

2. This permit covers the period 12 MAY 2001 to 12 NOVEMBER 2001.

3. This permit is valid for shipments of cargo only in those instances where COLUMBUS LINE has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).

4. CONTAINERS only may be carried.

5. The cargo may only be carried from MELBOURNE AND SYDNEY to BRISBANE.

- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 0204

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
SYDNEY EXPRESS	ISLE OF MAN	9130913

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

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

Names of ports for which permit issued

SYDNEY TO BURNIE

Dated at CANBERRA this 18 day of May 2001

Official Stamp

> Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit covers the period 27 MAY 2001 to 27 NOVEMBER 2001.
- 3. This permit is valid for shipments of cargo only in those instances where P & O NEDLLOYD has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. CONTAINERS only may be carried.
- 5. The cargo may only be carried from SYDNEY to BURNIE.
- If there is a change in schedule the Department of Transport and Regional Services must be advised before the vessel sails.
- That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit

1478



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 23 May 2001:

Part 105 - Aircraft

AD/CAP 232/4

Engine Mount

AD/CESSNA 206/53

Horizontal Stabiliser Attachment Brackets

AD/LEARJET/38

Main Landing Gear Tyre

AD/LEARJET 35/38

Main Landing Gear Tyre

Copies of these Airworthiness Directives are available from:

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

Phone:

02 6217 1854

Fax:

02 6217 1442

E-Mail:

ERNST_O@CASA.GOV.AU

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



NOTIFICATION OF 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 23 May 2001:

Part 106 - Engines

AD/LYC/106 - RYCO R14 Oil Filters

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: E-Mail: 02 6217 1442

ERNST O@CASA.GOV.AU

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



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

On 14 May 2001, Civil Aviation Amendment Order (No. 6) 2001 made amendments to Part 100, section 100.16 of the Civil Aviation Orders.

The commencement date for these amendments is 23 May 2001.

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

Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA

Copies of the instrument may be purchased by mail from:

Airservices Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053



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

On 11 May 2001, Civil Aviation Amendment Order (No. 5) 2001 made amendments to Part 40, section 40.1.0 of the Civil Aviation Orders.

The commencement date for these amendments is 23 May 2001.

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

Airservices Publications Centre
715 Swanston Street
CARLTON VICTORIA

Copies of the instrument may be purchased by mail from:

Airservices Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Alltrade LLC is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Alltrade LLC proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 17 April 2001 under section 26A of the Act;

NOW THEREFORE, I, James Hagan, 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

H day o

Moy

2001.

General Manager

AUSTRALIAN TAXATION OFFICE

HIGHER EDUCATION FUNDING ACT 1988

Factor to Index an Accumulated HEC Debt

I, ERIN KATHLEEN HOLLAND, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to subsection 106N(9) of the *Higher Education* Funding Act 1988, that 1.053 is the factor to be used for the indexing of accumulated HEC debts on 1 June 2001.

In accordance with subsection 106N(5) of the Higher Education Funding Act 1988, the indexation factor is the number worked out to three decimal places using the formula:

the sum of the index number for the March 2001 quarter and the index numbers for the 3 immediately preceding quarters

divided by

the sum of the index number for the March 2000 quarter and the index numbers for the 3 immediately preceding quarters,

where index number, in relation to a quarter, means the All Groups Consumer Price Index number, being the weighted average of the 8 capital cities, published by the Australian Statistician in respect of that quarter.

Indexation factor for 1 June 2001	=	Mar01+Dec00+Sep00+Jun00.
		Mar00+Dec99+Sep99+Jun99
The contract of the contract of		

- = 132.7 + 131.3 + 130.9 + 126.2125.2 + 124.1 + 123.4 + 122.3
- = <u>521.1</u> 495.0
- = 1.053 (rounded to 3 decimal places)

The indexation factor is 1.053 and the effective percentage increase is 5.3%.

Dated this	9+2	day of	May	2001
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		func The	[[]	

AUSTRALIAN TAXATION OFFICE

STUDENT ASSISTANCE ACT 1973

Indexation factor for working out Financial Supplement debts and accumulated Financial Supplement debts

I. ERIN KATHLEEN HOLLAND, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to subsection 12ZF(7A) of the Student Assistance Act 1973, that 1.053 is the indexation factor to be used for working out Financial Supplement debts and accumulated Financial Supplement debts on 1 June 2001.

In accordance with subsection 12ZF(6) of the Student Assistance Act 1973, the indexation factor is the number worked out to three decimal places using the formula:

the sum of the index number for the March 2001 quarter and the index numbers for the 3 immediately preceding quarters divided by

the sum of the index number for the March 2000 quarter and the index numbers for the 3 immediately preceding quarters,

where index number, in relation to a quarter, means the All Groups Consumer Price Index number, being the weighted average of the 8 capital cities, published by the Australian Statistician in respect of that quarter.

Indexation factor for 1 June 2001	=	<u>Mar01+Dec00+Sep00+Jun00</u> . Mar00+Dec99+Sep99+Jun99
	=	132.7 + 131.3 + 130.9 + 126.2 125.2 + 124.1 + 123.4 + 122.3
	=	<u>521.1</u> 495.0
	=	1.053 (rounded to 3 decimal places)

The indexation factor is 1.053 and the effective percentage increase is 5.3%.

True Mollard

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2001/67	Income tax: Settlers Rise Premium Vineyard Project	Ruling sets out the tax consequences of investing in the Project, by investors entering into a Licence Agreement for the purposes of viticulture.
PR 2001/68	Income tax: "Liquid Bridge" Film Investment	Ruling sets out the tax consequences of investing in the Project, by investors entering into a film distribution Agreement for the purpose of producing an Australian feature film titled 'Liquid Bridge'.
PR 2001/69	Income tax: Brokkensted Vineyard Project	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Management Agreement for the purposes of viticulture.
PR 2001/70	Income tax: Boort Olives Project No. 2	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Management and Grove Licence Agreement for the purposes of commercially growing and cultivating olive trees for eventual harvesting and selling of olives.
PR 2001/71	Income tax: Boort Olives Project No. 3	Ruling sets out the tax consequences of investing in the Project, by investors entering into a Management and Grove Licence Agreement for the purposes of commercially growing and cultivating olive trees for eventual harvesting and selling of olives.
PR 2001/72	Income tax: Boort Olives Project No. 4	Ruling sets out the tax consequences of investing in the Project, by investors entering into a Management and Grove Licence Agreement for the purposes of commercially growing and cultivating olive trees for eventual harvesting and selling of olives.
PR 2001/73	Income tax: Brooklyn Park Olive Groves Project No. 2	Ruling sets out the tax consequences of investing in the Project, by investors entering into a Management and Licence Agreement for the purposes of commercially growing olives for domestic and international sale.
PR 2001/74	Income tax: Frankland River Olive Project 2001	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Management and Lease Agreement for the purposes of commercially growing and cultivating olive trees for producing premium olives and olive products.
PR 2001/75	Income tax: Tumbarumba Paulownia Plantation No. 2	Ruling sets out the tax consequences of investing in the Project, by investors entering into a Establishment, Management and Licence Agreement for the purposes of commercially growing and harvesting Paulownia trees.
GSTR 2001/3	Goods and Services Tax: GST and how it applies to supplies of fringe benefits	This ruling describes how GST applies to supplies of fringe benefits. This ruling was issued on 18 May.
TR 2001/2	Fringe benefits tax: the operation of the new fringe benefits tax gross-up formula to apply from 1 April 2000	This ruling issued on 18 May 2001, not on 16 May 2001 as previously stated in last weeks Gazette.
CR 2001/16	Income Tax: the assessability of bonuses received on the termination of the V and T Investment Bond Fund for investments held for less than 10 years	This ruling was issued on 23 May 2001, not on 16 May 2001 as previously stated in last weeks Gazette.

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 1999/59	Income tax: Faraday Riding Vineyard Project	This Product Ruling is withdrawn with effect from today.
PR 2000/70	Income tax: deductibility of interest incurred on borrowings under the Macquarie Geared Equities investment Facility	This Product Ruling is withdrawn with effect from today.
PR 2001/67	Income tax: Settlers Rise Premium Vineyard Project	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/68	Income tax: "Liquid Bridge" Film Investment	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/69	Income tax: Brokkensted Vineyard Project	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/70	Income tax: Boort Olives Project No. 2	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.

PR 2001/71	Income tax: Boom Olives Project No. 3	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/72	Income tax: Boort Olives Project No. 4	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/73	Income tax: Brooklyn Park Olive Groves Project No 2	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/74	Income tax: Frankland River Olive Project 2001	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.
PR 2001/75	Income tax: Tumbarumba Paulownia Plantation No. 2	This Product Ruling is withdrawn and ceases to have effect after 30 June 2004.

NOTICE OF ADDENDA TO RULINGS

Ruling	Subject	Brief Description
Number	-	·
PR 2001/45	Income tax: Black Truffle Project 2001	This Product Ruling is amended with effect from today.
PR 2001/26	Income tax: Karri Oak Project No. 2 (Stage 3)	This Product Ruling is amended with effect from 2 May 2001.

NOTICE OF WITHDRAWAL OF CLASS RULINGS

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

Ruling Number	Subject	Brief Description
CR 2001/16	Income Tax: the assessability of bonuses received on the termination of the V and T Investment Bond Fund for investments held for less than 10 years	This Class Ruling is withdrawn with effect and ceases to have effect after 31 December 2001.



Commonwealth of Australia

Gazette

No. S 163, Monday, 14 May 2001

Published by the Commonwealth of Australia

SPECIAL



Government House CANBERRA ACT 2600 14 May 2001

ORDER OF AUSTRALIA

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

Honorary Member (AM) in the General Division

The Reverend Lancelot Michael Rodrigues, MBE

13 Rua Santa Clara, Macau, People's Republic of China For service to Australia and to the poor of Macau, People's Republic of China.

By His Excellency's Command

Martin Bonsey

Official Secretary to

the Governor-General

ORDER OF AUSTRALIA

Appointed as an Honorary Member (AM) in the General Division

NAME: The Reverend Lancelot Michael Rodrigues, MBE

POSITION: Director, Catholic Social Services

ADDRESS: Catholic Social Services

13 Rua Santa Clara

Macau, People's Republic of China

CITIZENSHIP: British and Portuguese

CITATION: For service to Australia and to the poor of Macau,

People's Republic of China.

The Reverend Lancelot Michael Rodrigues has given outstanding service to humanity for more than 50 years, as well as providing an exceptional service to Australia for some 25 years.

The Reverend Rodrigues' service commenced in 1949 as Chaplain, assisting and caring for the needs of Portuguese refugees from Shanghai and their resettlement to the United States of America and to Brazil. He continues to actively demonstrate his commitment and devotion to serving humanity in his present role as Director of the Catholic Social Services in Macau. In this position he has been responsible for setting up special education programmes for children and giving support in emergency situations, such as floods and earthquakes, in mainland China. Under his guidance and supervision, the Catholic Social Services also assists in a significant number of long-term projects throughout China to benefit community development, particularly special education programmes for children in a number of Chinese provinces.

The Reverend Rodrigues has also given outstanding service to Australia for some 25 years, acting as a de facto Australian consulate by assisting Australians in need and the Consulate General in Hong Kong in its dealings in Macau. The Australian government's ability to contact senior Macau government officials, dignitaries and social leaders was frequently facilitated by him. This has continued since the return of Macau to the People's Republic of China. The Reverend Rodrigues' role as a de facto Australian consulate is highly valued.



Commonwealth of Australia

Gazette

No. S 167, Friday, 11 May 2001

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
Income Tax Assessment Act 1936	Income Tax Amendment Regulations 2001 (No. 1)	2001 No. 81



Commonwealth of Australia

Gazette

No. S 168, Friday, 11 May 2001

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) DR RAMESH NANDAN is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");
- (B) DR RAMESH NANDAN proposes to acquire an interest in the Australian urban land described in the notice furnished on 5 April 2001 under section 26A of the Act;

NOW THEREFORE I, James Hagan, 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) DR RAMESH NANDAN 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

444

day of

roy

2001.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- Maria Vicencia Ferreira-Felix is a foreign person for the purposes of section 21A of the (A) Foreign Acquisitions and Takeovers Act 1975 ("the Act");
- Maria Vicencia Ferreira-Felix proposes to acquire an interest in Australian urban land as **(B)** specified in the notice furnished on 6 April 2001 under section 26A of the Act.

NOW THEREFORE I, James Hagan, General Manager, Foreign Investment Policy Division, for and on behalf of the Treasurer, being satisfied that:

- (i) Maria Vicencia Ferreira-Felix 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

ones Hogan day of

2001.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) SIN-AUS-GREENOUGH PTY LTD (ACN 095 912 011) OF HALL CHADWICK, LEVEL 20, 140 ST GEORGES TERRACE, PERTH WA 6000 is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) SIN-AUS-GREENOUGH PTY LTD (ACN 095 912 011) OF HALL CHADWICK, LEVEL 20, 140 ST GEORGES TERRACE, PERTH WA 6000 proposes to acquire an interest in the Australian urban land described in the notice furnished on 6 April 2001 under section 26A of the Act;

NOW THEREFORE I, James Hagan, 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

4th

day of

May

2001.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Maria Vicencia Ferreira-Felix is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");
- (B) Maria Vicencia Ferreira-Felix proposes to acquire an interest in Australian urban land as specified in the notice furnished on 6 April 2001 under section 26A of the Act.

NOW THEREFORE I, James Hagan, General Manager, Foreign Investment Policy Division, for and on behalf of the Treasurer, being satisfied that:

- Maria Vicencia Ferreira-Felix 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

THL day of

mes Hagan

2001.



Commonwealth of Australia

Gazette

No. S 169, Monday, 14 May 2001

Published by the Commonwealth of Australia

SPECIAL

Corporations Law Subsection 164(3)

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

A.C.N. 096 560 717 PTY LTD ACN 096 560 717 will change to a public company limited by shares. The new name will be SYNCEUTIX LIMITED ACN 096 560 717.

HITSQUAD.COM LTD ACN 088 631 574 will change to a proprietary company limited by shares. The new name will be HITSQUAD PTY LTD ACN 088 631 574.

WA CONSOLIDATED POWER LIMITED ACN 089 605 621 will change to a proprietary company limited by shares. The new name will be WA POWER CONSOLIDATORS PTY LTD ACN 089 605 621.

FALLS CREEK INVESTMENTS (AUST.) LIMITED ACN 006 940 816 will change to a proprietary company limited by shares. The new name will be FALLS CREEK INVESTMENTS (AUST.) PTY. LTD. ACN 006 940 816.

IMB FINANCIAL PLANNING PTY LIMITED ACN 094 730 195 will change to a public company limited by shares. The new name will be IMB FINANCIAL PLANNING LIMITED ACN 094 730 195.



Commonwealth of Australia

Gazette

No. S 170, Tuesday, 15 May 2001

Published by the Commonwealth of Australia

SPECIAL

Torres Strait Fisheries Act 1984
Fisheries Management Notice No. 57

TORRES STRAIT PRAWN FISHERY RESTRICTIONS ON GEAR

I, WILSON TICKEY, Commonwealth Minister for Forestry and Conservation and Chairman of the Protected Zone Joint Authority, acting on behalf of the Authority in accordance with the powers conferred on the Authority by paragraph 35(1)(a) of the Torres Strait Fisheries Act 1984, make the following Notice under section 16 of the Act.

Dated this H day of May 2001

WILSON TUCKEY

CITATION

This Notice may be cited as Torres Strait Fisheries Management Notice No. 57.

COMMENCEMENT

2. This Notice commences on gazettal.

THIS NOTICE TO APPLY WITH OTHER NOTICES

3. This Notice applies in conjunction with any other notice in force in the area of the prawn fishery.

REVOCATION OF FISHERIES MANAGEMENT NOTICE 39

Fisheries Management Notice No.39 published in Gazette No. S 61, 25 February 1994.

INTERPRETATION

5.1 In this Notice, unless the contrary intention appears:

Cat. No. 01 0261-9 ISSN 1032-2345

© Commonwealth of Australia, 2001

PROHIBITION

5. Pursuant to paragraph 16(1)(b)(iii) of the Act the taking, processing or carrying of Moreton Bay bugs, in the area of the prawn fishery, that have a carapace width of less than 75 millimetres is prohibited.

EXEMPTION FROM PROHIBITION

6. Pursuant to paragraph 16(1A)(d) of the Act a person engaged in traditional fishing is exempt from the prohibitions in paragraph 5.



Gazette

No. S 171, Wednesday, 16 May 2001

Published by the Commonwealth of Australia

SPECIAL

NOTIFICATION OF THE MAKING OF THE COMMONWEALTH PLACES (MIRROR TAXES) MODIFICATION OF APPLIED LAWS (TASMANIA) NOTICE 2001

The Commonwealth Places (Mirror Taxes) Modification of Applied Laws (Tasmania) Notice 2001 has been made under subsection 8 (2) of the Commonwealth Places (Mirror Taxes) Act 1998 and copies may be obtained from:

State Revenue Office
Department of Treasury and Finance of Tasmania
80 Elizabeth Street
HOBART TAS 7000

Telephone: (03) 6233 3647.

No. S 172, Wednesday, 16 May 2001

Published by the Commonwealth of Australia

SPECIAL

WILDLIFE PROECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

The Delegate of the Minister for the Environment, in pursuance of sub-section 44(1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, is considering giving authorities for a period up to six months under section 44 of the Act to the following company for the export of specimens of the sub-order Syngnathoidei (family Syngnathidae [scahorses, scadragons and pipefish] and family Solenostomidae [ghost pipefish]) taken as bycatch from Queensland State waters:

B & P Ward Dried Seafoods 95 Stowe Rd CALLIOPE OLD 4680

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 and Water Division
Environment Australia
GPO Box 787
CANBERRA ACT 2601



Gazette

No. S 173, Thursday, 17 May 2001

Published by the Commonwealth of Australia

SPECIAL



Australian Fisheries Management Authority

NOTIFICATION OF THE MAKING OF DIRECTIONS

The Australian Fisheries Management Authority (AFMA) has made Direction No. NPFD 54, which amends Direction No. NPFD 48 and relates to a seasonal closure, under subsection 17(5A) of the Fisheries Management Act 1991 and subclause 25(1) of the Northern Prawn Fishery Management Plan 1995.

Copies of the direction are available from:

Level 3, John Curtin House 22 Brisbane Avenue Barton ACT 2600

Ph: (02) 6272 4591 Fax: (02) 6272 3087

http://www.afma.gov.au



Commonwealth of Australia

Gazette

No. S 174, Thursday, 17 May 2001

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
Customs Act 1901	Customs Amendment Regulations 2001 (No. 3)	2001 No. 89
Occupational Health and Safety (Commonwealth Employment) Act 1991	Occupational Health and Safety (Commonwealth Employment) Amendment Regulations 2001 (No. 2)	2001 No. 90
Safety, Rehabilitation and Compensation Act 1988	Safety, Rehabilitation and Compensation Amendment Regulations 2001 (No. 1)	2001 No. 91
Airports Act 1996	Airports (Ownership — Interests in Shares) Amendment Regulations 2001 (No. 1)	2001 No. 92



Commonwealth of Australia

Gazette

No. S 175, Thursday, 17 May 2001

Published by the Commonwealth of Australia

SPECIAL



Proclamation

Education Services for Overseas Students 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 *Education Services for Overseas Students Act 2000*, fix 4 June 2001 as the day on which that Act (except sections 1 and 2) commences.

(L.S.)

Signed and sealed with the Great Seal of Australia on //6 2001

Governor-General

By His Excellency's Command

DAVID KEMP

Minister for Education, Training and Youth Affairs



Proclamation

Education Services for Overseas Students (Assurance Fund Contributions) 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 (1) of the *Education Services for Overseas Students (Assurance Fund Contributions) Act 2000*, fix 4 June 2001 as the day on which that Act commences.

L.S.

Signed and sealed with the Great Seal of Australia on 600 Australia

Governor-General

By His Excellency's Command

DAVID KEMP

Minister for Education, Training and Youth Affairs



Proclamation

Education Services for Overseas Students (Consequential and Transitional) 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 (4) of the *Education Services for Overseas Students (Consequential and Transitional) Act 2000*, fix 4 June 2001 as the day on which that Act (except sections 1 and 2, and Schedule 4) commences.

L.S.

Signed and sealed with the Great Seal of Australia on // 2001

Governor-General

By His Excellency's Command

DAVID KEMP

Minister for Education, Training and Youth Affairs