

Rec'd 5/10/01



**Commonwealth
of Australia**

Gazette

No. GN 39, Wednesday, 3 October 2001

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

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The date of publication of this Gazette is 3 October 2001

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tel. (08) 8999 4031

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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 <i>National Health Act 1953</i>
P2	15.02.01	<i>Great Barrier Reef Marine Park Act 1975</i> 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	<i>Roads to Recovery Act 2000</i> . 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	<i>Great Barrier Reef Marine Park Act 1975</i> 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	<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.
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 <i>Customs Act 1901</i> , Customs (Prohibited Exports) Regulation 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 <i>National Health Act 1953</i> .

P14	24.4.01	<p><i>Great Barrier Reef Marine Park Act 1975</i></p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.01 to 28.Feb.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.01 to 31.Jan.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.00 to 31.Dec.00 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jul.00 to 31.Jul.00 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted</p>
P15	26.4.01	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
P16	18.5.01	Money or Property unclaimed by Dissenting Shareholders.
P17	14.6.01	Australia New Zealand Food Authority. Amendment No. 54 to the <i>Food Standards Code</i> .
P18	27.6.01	<p><i>Great Barrier Reef Marine Park Act 1975</i></p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.01 to 31.Mar.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.01 to 30.Apr.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 and not previously gazetted</p>
P19	13.07.01	Instruments made under Part VII of the <i>National Health Act 1953</i>
P20	13.7.01	<i>Australian Heritage Commission Act 1975</i> . Notice of intention to enter places in the register of the National Estate.
P21	13.7.01	Road Vehicle (National Standards) Determination No. 4 of 2001.
P22	27.8.01	<p><i>Great Barrier Reef Marine Park Act 1975</i></p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.01 to 31.May.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.01 to 30.Jun.01 and not previously gazetted</p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.01 and not previously gazetted</p>
P23	30.8.01	Australia New Zealand Food Authority Amendment No. 55 to the <i>Food Standards Code</i> .
P24	20.9.01	Australia New Zealand Food Authority Amendment No. 56 to the <i>Food Standards Code</i> .
*P25	28.9.01	<p><i>Great Barrier Reef Marine Park Act 1975</i></p> <p>Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jul.01 to 31.Jul.01 and not previously gazetted</p>

Department of the Senate

NOTIFICATION OF DISALLOWANCE OF REGULATIONS

IT IS HEREBY NOTIFIED for general information that the Senate on 26 September 2001 passed a resolution disallowing the Health Insurance (Diagnostic Imaging Services Table) Amendment Regulations 2001 (No. 4), as contained in Statutory Rules 2001 No. 157 and made under the *Health Insurance Act 1973*.

HARRY EVANS
Clerk of the Senate

{ 9620526 }

Department of the House of Representatives

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

Assented to on 17 September 2001:

No. 104 of 2001—An Act to provide for the collection of information from bodies in the financial sector, and for related purposes. (*Financial Sector (Collection of Data) Act 2001*).

No. 105 of 2001—An Act to amend the law relating to migration, and for related purposes. (*Migration Legislation Amendment (Immigration Detainees) Act (No. 2) 2001*).

No. 106 of 2001—An Act to impose levies in respect of compensation arrangements for financial services markets, and for related purposes. (*Corporations (Compensation Arrangements Levies) Act 2001*).

No. 107 of 2001—An Act to amend the *Corporations (Fees) Act 2001*. (*Corporations (Fees) Amendment Act 2001*).

No. 108 of 2001—An Act to amend the *Corporations (National Guarantee Fund Levies) Act 2001*. (*Corporations (National Guarantee Fund Levies) Amendment Act 2001*).

No. 109 of 2001—An Act relating to the application of the *Criminal Code* to certain offences, and for other purposes. (*Finance and Administration Legislation Amendment (Application of Criminal Code) Act 2001*).

No. 110 of 2001—An Act to amend the *States Grants (Primary and Secondary Education Assistance) Act 2000*. (*States Grants (Primary and Secondary Education Assistance) Amendment Act 2001*).

No. 111 of 2001—An Act relating to the application of the *Criminal Code* to certain offences, and for related purposes. (*Health and Aged Care Legislation Amendment (Application of Criminal Code) Act 2001*).

No. 112 of 2001—An Act relating to the application of the *Criminal Code* to certain offences, and for other purposes. (*Reconciliation and Aboriginal and Torres Strait Islander Affairs Legislation Amendment (Application of Criminal Code) Act 2001*).

Assented to on 18 September 2001:

No. 113 of 2001—An Act to amend the *Wool International Act 1993*, and for related purposes. (*Wool International Amendment Act 2001*).

No. 114 of 2001—An Act to deal with matters consequential on the enactment of the *Family Law Legislation Amendment (Superannuation) Act 2001*, and for related purposes. (*Family Law Legislation Amendment (Superannuation) (Consequential Provisions) Act 2001*).

No. 115 of 2001—An Act relating to the application of the *Criminal Code* to certain offences, and for related purposes. (*Agriculture, Fisheries and Forestry Legislation Amendment (Application of Criminal Code) Act 2001*).

No. 116 of 2001—An Act to amend the *Higher Education Funding Act 1988*, and for related purposes. (*Innovation and Education Legislation Amendment Act (No. 2) 2001*).

No. 117 of 2001—An Act relating to the application of the *Criminal Code* to certain offences, and for other purposes. (*Treasury Legislation Amendment (Application of Criminal Code) Act (No. 3) 2001*).

Assented to on 19 September 2001:

No. 119 of 2001—An Act to amend the *Insurance Act 1973*, and for related purposes. (*General Insurance Reform Act 2001*).

I C HARRIS
Clerk of the House of Representatives

9620527

Courts

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of the variation of the award(s)

Notice is given

- a) that the Commission has varied the term (or terms) of the above-mentioned 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

AWARD (Case No.) (Award Code-Print)

Clause	Substance	Date of Effect
BREAD SALES PERSONNEL (AUSTRALIAN CAPITAL TERRITORY) AWARD 1999		
(C2001/4663) (AW769421-PR909453)		
31.	Parental leave casuals	18/9/01
DRYCLEANING INDUSTRY AWARD 2000		
(C2001/4505) (AW779906-PR909644)		
12,16,19,24.	Safety Net 2001, parental leave, supported wage	6/9/01
TRANSPORT WORKERS (PASSENGER VEHICLES) AWARD 1984		
(C2001/1379) (AW799132-PR909181)		
12.	Intrastate/Interstate operations	14/9/01

Dated 28 September 2001

Christine Hayward

Deputy Industrial Registrar

9620528

Government Departments

Agriculture, Fisheries and Forestry

COMMONWEALTH OF AUSTRALIA

PRIMARY INDUSTRIES AND ENERGY RESEARCH AND DEVELOPMENT ACT 1989

REPRESENTATIVE ORGANISATIONS FOR THE FOREST AND WOOD PRODUCTS RESEARCH AND DEVELOPMENT CORPORATION

I, WILSON TUCKEY, Minister for Forestry and Conservation, pursuant to section 7(1) of the *Primary Industries and Energy Research and Development Act 1989*, hereby declare the following organisations to be the representative organisations for the Forest and Wood Products Research and Development Corporation:

National Association of Forest Industries; and

Plantation Timber Association of Australia.

Dated this

18

day of

Sept

2001.


Wilson Tuckey MP

Minister for Forestry and Conservation

9620529

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	19/09/01	20/09/01	21/09/01	22/09/01	23/09/01	24/09/01	25/09/01
Austria	Schillings	7.3315	7.3040	7.3150	7.3150	7.3150	7.2971	7.3907
Belgium/Lux	Francs	21.4900	21.4100	21.4400	21.4400	21.4400	21.3900	21.6700
Brazil	Reals	1.3298	1.3347	1.3610	1.3610	1.3610	1.3718	1.3203
Canada	Dollars	.7758	.7727	.7705	.7705	.7705	.7619	.7726
China	Yuan	4.0854	4.0762	4.0679	4.0679	4.0679	4.0134	4.0731
Denmark	Kroner	3.9657	3.9519	3.9578	3.9578	3.9578	3.9464	3.9960
European Union	Euro	.5328	.5308	.5316	.5316	.5316	.5303	.5371
Fiji	Dollar	1.1339	1.1343	1.1314	1.1314	1.1314	1.1290	1.1418
Finland	Markka	3.1679	3.1560	3.1608	3.1608	3.1608	3.1530	3.1935
France	Francs	3.4949	3.4818	3.4871	3.4871	3.4871	3.4785	3.5231
Germany	Deutschmark	1.0421	1.0382	1.0397	1.0397	1.0397	1.0372	1.0505
Greece	Drachmae	181.5000	180.9800	181.1400	181.1400	181.1400	180.7600	183.0800
Hong Kong	Dollars	3.8497	3.8409	3.8333	3.8333	3.8333	3.7819	3.8380
India	Rupees	23.6677	23.6552	23.5867	23.5867	23.5867	23.2708	23.5712
Indonesia	Rupiah	4760.0000	4731.0000	4640.0000	4640.0000	4640.0000	4602.0000	4677.0000
Ireland	Pounds	.4196	.4180	.4187	.4187	.4187	.4176	.4230
Israel	Shekel	2.1435	2.1325	2.1345	2.1345	2.1345	2.1137	2.1406
Italy	Lire	1031.6400	1027.7700	1029.3200	1029.3200	1029.3200	1026.8000	1039.9700
Japan	Yen	58.0500	57.8600	57.4300	57.4300	57.4300	56.5000	57.7500
Korea	Won	639.8000	638.5800	636.9000	636.9000	636.9000	632.7600	640.7100
Malaysia	Ringgit	1.8754	1.8713	1.8675	1.8675	1.8675	1.8424	1.8697
Netherlands	Guilder	1.1741	1.1697	1.1715	1.1715	1.1715	1.1686	1.1836
New Zealand	Dollar	1.1990	1.1953	1.1983	1.1983	1.1983	1.2112	1.2180
Norway	Kroner	4.2629	4.2076	4.2175	4.2175	4.2175	4.1924	4.3031
Pakistan	Rupee	31.7100	31.5600	31.4900	31.4900	31.4900	31.2100	31.5200
Papua NG	Kina	1.7029	1.7241	1.7145	1.7145	1.7145	1.6798	1.7051
Philippines	Peso	25.3700	25.3000	25.2000	25.2000	25.2000	24.8100	25.2100
Portugal	Escudo	106.8200	106.4200	106.5800	106.5800	106.5800	106.3200	107.6800
Singapore	Dollar	.8575	.8586	.8545	.8545	.8545	.8478	.8697
Solomon Is.	Dollar	2.6130	2.6141	2.6116	2.6116	2.6116	2.5806	2.6190
South Africa	Rand	4.2748	4.2579	4.2773	4.2773	4.2773	4.2443	4.2988
Spain	Peseta	88.6500	88.3200	88.4500	88.4500	88.4500	88.2300	89.3700
Sri Lanka	Rupee	44.4800	44.3100	44.2200	44.2200	44.2200	43.6200	44.2800
Sweden	Krona	5.1990	5.1645	5.2266	5.2266	5.2266	5.2737	5.3067
Switzerland	Franc	.7898	.7854	.7811	.7811	.7811	.7669	.7863
Taiwan	Dollar	17.0400	17.0300	16.9800	16.9800	16.9800	16.7600	17.0000
Thailand	Baht	21.7800	21.7800	21.7000	21.7000	21.7000	21.4700	21.8600
UK	Pounds	.3364	.3355	.3355	.3355	.3355	.3330	.3362
USA	Dollar	.4936	.4925	.4915	.4915	.4915	.4849	.4921

Wayne Baldwin
Delegate of the
Chief Executive Officer of Customs
CANNBERRA A.C.T.
26/09/01

9620530

Customs Tariff (Anti Dumping) Act 1975

Steel Shelving Kits

The People's Republic of China

NOTICE PURSUANT TO SUBSECTION 8(5)

I, CHRISTOPHER MARTIN ELLISON, Minister for Justice and Customs, pursuant to subsection 8(5) of the *Customs Tariff (Anti Dumping) Act 1975*, DIRECT that, having regard to subsection 8(5A), the element of interim dumping duty referred to in paragraph (4)(a) in respect of the goods described in the attached Schedule 1 exported from The People's Republic of China to Australia be ascertained by reference to the quantity (units) of the goods.

This notice applies to the goods described in the attached Schedule 1 and like goods exported to Australia.

Dated this **24TH** day of **SEPTEMBER** 2001



CHRISTOPHER MARTIN ELLISON
Minister for Justice and Customs

SCHEDULE 1

Steel Shelving Kits

The People's Republic of China

The Goods

The goods are steel-framed storage shelves and a work bench, which are sold in kit form, which are sold in knocked down condition, and which:

- have 1, 2, 3, 4 or 5 shelves; and
- are made with steel shelves, or medium density fibreboard shelves, or particle board shelves or melamine shelves; and
- are coated partially with paint, or are coated totally with paint, or are galvanised; and
- have nominal shelf strength of between 50kg and 350kg per shelf.

9620531



AUSTRALIAN
TRANSACTION REPORTS
AND ANALYSIS CENTRE



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

I, Patricia Fleming, 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.

Andmad P/L

Antein Pty Ltd

Cashchain Pty Ltd

Cashday Holdings Pty Ltd

Cross Road Holdings Pty Ltd

Money Plus Australia Pty Ltd

Money Plus Dee Why

Money Plus Geelong

Newzaus Investments Pty Ltd

Roy J Bell

Third Dimension Photo Pty Ltd


Patricia Fleming
Senior Manager
Reporting and Compliance

Date 26 September 2001

Defence

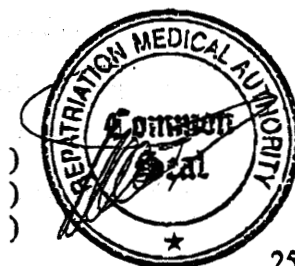


REPATRIATION MEDICAL AUTHORITY STATEMENT

RE: INVESTIGATION INTO MULTIPLE CHEMICAL SENSITIVITY

In relation to the Notice of Investigation in respect of multiple chemical sensitivity gazetted on 21 June 2000 in the Commonwealth of Australia Gazette, the Repatriation Medical Authority states that it does not propose to make a Statement of Principles concerning multiple chemical sensitivity for the purposes of subsection 196B(2) or (3) of the *Veterans' Entitlements Act 1986* (the Act), for the reason that the Authority formed the view that multiple chemical sensitivity is not a "disease" as defined in section 5D of the Act.

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



KEN DONALD
CHAIRMAN

25/9/2001

9620533

Employment, Workplace Relations and Small Business

COMMONWEALTH OF AUSTRALIA

Safety, Rehabilitation and Compensation Act 1988 Subsection 5(6A)

PERSONS TAKEN TO BE EMPLOYED BY THE COMMONWEALTH

I, ANTHONY JOHN ABBOTT, Minister for Employment, Workplace Relations and Small Business, acting under subsection 5(6A) of the *Safety, Rehabilitation and Compensation Act 1988* (the Act) declare that:

- (a) the class of persons mentioned in column 1 of the Schedule is taken to be employed by the Commonwealth for the purposes of the Act, and
- (b) the employment of that class of persons for those purposes is taken to be constituted by the performance of the class of acts mentioned in column 2 of the Schedule opposite the class of persons in column 1.

Dated

29/10/2001

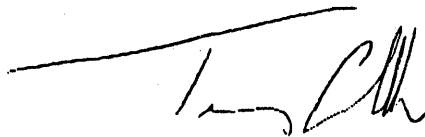
Signed: _____



Minister for Employment, Workplace Relations and Small Business

SCHEDULE

Column 1 Class of persons	Column 2 Class of acts
Persons who hold honorary rank in the Australian Defence Force	Acts performed in connection with the activities of the Australian Defence Force
Accredited representatives of approved philanthropic organisations serving the Australian Defence Force as described in Defence Instructions (General) as follows: (a) Australian Red Cross Society (ARCS) (Field Force); (b) Campaigners for Christ – Everyman's Welfare Service; (c) The Salvation Army – Red Shield Defence Services; (d) Young Men's Christian Association – Defence Forces Division; (e) Young Women's Christian Association – Defence Forces Division; and (f) The Returned and Services League of Australia – Australian Forces Overseas Fund (RSL-AFOF)	Acts performed in connection with the activities of the Australian Defence Force
Persons who are on discharge resettlement training under an arrangement made by the Australian Defence Force	Acts performed in connection with discharge resettlement training under an arrangement approved by the Australian Defence Force



EXPLANATORY STATEMENT

Issued by the authority of the
Minister for Employment, Workplace Relations and Small Business

Safety, Rehabilitation and Compensation Act 1988

Persons taken to be employed by the Commonwealth

The *Safety, Rehabilitation and Compensation Act 1988* (the Act) provides workers' compensation coverage for employees of the Commonwealth public sector.

Subsection 5(6A) of the Act provides that the Minister may, by notice in writing, declare that particular classes of persons may be taken to be employees for the purposes of the Act.

The particular classes of persons specified in subsection 5(6A) of the Act are those who:

- (a) hold an honorary rank in the Defence Force; or
- (b) are members of a philanthropic organisation that provides services to the Defence Force; or
- (c) undertake resettlement training under an arrangement made by the Defence Force.

The Act does not currently apply to the classes of persons outlined above.

It is appropriate that persons who perform acts for and on behalf of the Commonwealth, through a connection with, or in, the Australian Defence Force, have workers' compensation coverage under the Act.

Accordingly the declaration by the Minister for Employment, Workplace Relations and Small Business under the Act will ensure that it applies to these classes of persons when they perform such acts.

The declaration will take effect from the date of Gazetteal.

A handwritten signature in black ink, consisting of a long horizontal stroke followed by a stylized, cursive signature.

COMMONWEALTH OF AUSTRALIA

Occupational Health and Safety (Commonwealth Employment) Act 1991
Subsection 9(5)

PERSONS TAKEN TO BE EMPLOYED BY THE COMMONWEALTH

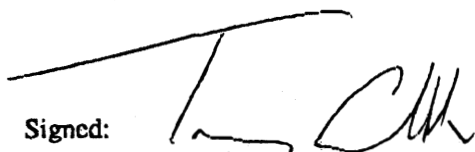
I, ANTHONY JOHN ABBOTT, Minister for Employment, Workplace Relations and Small Business, acting under subsection 9(5) of the *Occupational Health and Safety (Commonwealth Employment) Act 1991* (the Act) declare that:

- (a) the class of persons mentioned in column 1 of the Schedule is taken to be employed by the Commonwealth for the purposes of the Act, and
- (b) the employment of that class of persons for those purposes is taken to be constituted by the performance of the class of acts mentioned in column 2 of the Schedule opposite the class of persons in column 1.

Dated

29/1/ 2001

Signed:



Minister for Employment, Workplace Relations and Small Business

SCHEDULE

Column 1 Class of persons	Column 2 Class of acts
Persons who hold honorary rank in the Australian Defence Force	Acts performed in connection with the activities of the Australian Defence Force
Accredited representatives of approved philanthropic organisations serving the Australian Defence Force as described in Defence Instructions (General) as follows: (a) Australian Red Cross Society (ARCS) (Field Force); (b) Campaigners for Christ – Everyman's Welfare Service; (c) The Salvation Army – Red Shield Defence Services; (d) Young Men's Christian Association – Defence Forces Division; (e) Young Women's Christian Association – Defence Forces Division; and (f) The Returned and Services League of Australia – Australian Forces Overseas Fund (RSL-AFOF)	Acts performed in connection with the activities of the Australian Defence Force



EXPLANATORY STATEMENT

Issued by the authority of the
Minister for Employment, Workplace Relations and Small Business

Occupational Health and Safety (Commonwealth Employment) Act 1991

Persons taken to be employed by the Commonwealth

The *Occupational Health and Safety (Commonwealth Employment) Act 1991* (the Act) provides for the health and safety of Commonwealth employees and others at work and establishes a framework within which Commonwealth employers, employees and involved unions cooperate to address health and safety issues.

Subsection 9(5) of the Act provides that the Minister may, by notice in writing, declare that particular classes of persons may be taken to be employees for the purposes of the Act. A declaration can be made under subsection 9(5) where the class of persons engage in activities or perform acts at the request or direction, for the benefit, or under a requirement made by or under a law of the Commonwealth.

The Act does not currently apply to the following classes of people:

- (a) those who hold an honorary rank in the Defence Force; and
- (b) those who are members of philanthropic organisations that provide services to the Defence Force.

It is appropriate that these people, who perform acts for and on behalf of the Commonwealth, through a connection with, or in, the Australian Defence Force, have occupational health and safety coverage under the Act.

Accordingly the declaration by the Minister for Employment, Workplace Relations and Small Business under the Act will ensure that it applies to these classes of persons when they perform such acts.

The declaration will take effect from the date of Gazetteal.

A handwritten signature in black ink, consisting of a long horizontal stroke followed by a stylized, cursive-like mark that resembles the letters 'T' and 'C' joined together.

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

Health Insurance (Eligible Collection Centres) Approval Principles 2001

On 24 September 2001 the Minister for Health and Aged Care made the *Health Insurance (Eligible Collection Centres) Approval Principles 2001* under Section 23DNBA(4) of the Health Insurance Act 1973. These Principles provide for a range of matters relating to arrangements for the approval of pathology specimen collection centres. The Principles will take effect from 1 December 2001.

Copies of the determination are available on the Department of Health and Aged Care Internet site and can be found at www.health.gov.au.

The Principles are also available in hard copy. Requests may be directed to Pathology Section, MDP 107, Commonwealth Department of Health and Aged Care, GPO Box 9848, Canberra City 2601, telephone (02) 6289 8786 (24hr answering machine.)

9620538

Environment and Heritage



Fuel Standard (Diesel) Amendment Determination 2001 (No. 1)

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, make this Determination under section 21 of the *Fuel Quality Standards Act 2000*.

Dated 22nd Sept 2001

Robert Hill

Minister for the Environment and Heritage

1 Name of Determination

This Determination is the *Fuel Standard (Diesel) Amendment Determination 2001 (No. 1)*.

2 Commencement

This Determination commences on 1 January 2002.

3 Amendment of *Fuel Standard (Diesel) Determination 2001*

Schedule 1 amends the *Fuel Standard (Diesel) Determination 2001*.

Schedule 1 Amendments

Schedule 1 Amendments

(section 3)

[1] Subsection 3 (2)*omit*

evaporated

insert

been recovered

[2] After section 3*insert***4 Testing methods**

To determine the amount of a substance mentioned in the following table that is contained in diesel, or a parameter mentioned in the table for diesel, an American Society for Testing and Materials (*ASTM*) or Institute of Petroleum (*IP*) testing method mentioned in the table for the substance or parameter must be used.

Item	Substance or parameter	Testing method
1	Ash and suspended solids	ASTM D482
2	Sulfur	ASTM D1266 ASTM D2622 ASTM D4294 ASTM D5184 ASTM D5185 ASTM D5453 IP336
3	Cetane index	ASTM D976 ASTM D4737
4	Density	ASTM D1298 ASTM D4052
5	Distillation temperature	ASTM D86 ASTM D2887
6	Viscosity	ASTM D445



Fuel Standard (Petrol) Amendment Determination 2001 (No. 1)

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, make this Determination under section 21 of the *Fuel Quality Standards Act 2000*.

Dated 22 ~~2001~~ September 2001.

Minister for the Environment and Heritage

1 Name of Determination

This Determination is the *Fuel Standard (Petrol) Amendment Determination 2001 (No. 1)*.

2 Commencement

This Determination commences on 1 January 2002.

3 Amendment of *Fuel Standard (Petrol) Determination 2001*

Schedule 1 amends the *Fuel Standard (Petrol) Determination 2001*.

Schedule 1 Amendments

Schedule 1 Amendments

(section 3)

[1] Subsection 3 (1), table, Item 6*omit*

at least 10%

[2] After section 3*insert***4 Testing methods**

To determine the amount of a substance mentioned in the following table that is contained in petrol, or a parameter mentioned in the table for petrol, an American Society for Testing and Materials (*ASTM*) or Institute of Petroleum (*IP*) testing method mentioned in the table for the substance or parameter must be used.

Item	Substance or parameter	Testing method
1	Aromatics	ASTM D1319 ASTM D5059 ASTM D5580 ASTM D5845 ASTM D6293
2	Lead	ASTM D3237 ASTM D5059
3	Olefins	ASTM D1319 ASTM D5845 ASTM D6293 ASTM D6296 ASTM D6550
4	Oxygen	ASTM D5622
5	MTBE (Methyl tertiary-butyl ether)	ASTM D1319 ASTM D4815 ASTM D5599 ASTM D5845 ASTM D5986 ASTM D6293
6	DIPE (Di-isopropyl ether)	ASTM D1319 ASTM D4815 ASTM D5599 ASTM D5845 ASTM D5986

Amendments

Schedule 1

Item	Substance or parameter	Testing method
7	TBA (Tertiary butyl alcohol)	ASTM D1319 ASTM D4815 ASTM D5599 ASTM D5845 ASTM D5986
8	Sulfur	ASTM D1266 ASTM D2622 ASTM D4294 ASTM D5453 ASTM D6334 IP107 IP336
9	Phosphorus	ASTM D3231
10	Research octane number	ASTM D2699 IP237

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION*Commonwealth Electoral Act 1918***CHANGE OF NAME OF POLLING PLACES**

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Divisions specified in Column 1 of the Schedule:

(a) pursuant to section 80(1)(c) of the *Commonwealth Electoral Act 1918*, abolish the polling places named in Column 2 of the Schedule;

(b) pursuant to section 80(1)(a) of the *Commonwealth Electoral Act 1918*, appoint the corresponding polling places named in Column 3 of the Schedule.



David Muffet
Australian Electoral Officer
for Victoria

25 September 2001

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
--------------------------------	--	---------------------------------------

Victoria

GELLIBRAND	Kingsville South Maidstone East Spotswood West	Yarraville South Maribyrnong South South Kingsville
HOLT	Noble Park South	Douglas

9620535

COMMONWEALTH OF AUSTRALIA

SUPERANNUATION ACT 1976

DETERMINATION

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

Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 61".

Commencement

2. This determination shall take effect from and including 11 September 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) "3.4%" (wherever occurring) and inserting in its stead "0.0%".

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 tenth day of September 2001 by S.P. Gibbs (Chief Executive Officer) and L. McCorrison (Assistant Secretary).

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 4 September 2001 an application from the Progressive Labour Party to change the registered officer in the Register of Political Parties to:

Mary Lupi
34 Prosser Street
BUNBURY WA 6230

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of Registration

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 25 September 2001 the registration of the following party:

The Fishing Party

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of Registration

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 26 September 2001 the registration of the following party:

Australians Against Further Immigration

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 25 September 2001 an application from the Liberal Party of Australia – ACT Division to change the address of the registered officer in the Register of Political Parties to:

**John Thomas Ryan
13B National Press Club Building
16 National Circuit
BARTON ACT 2600**

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 25 September 2001 an application from the Citizens Electoral Council of Australia to change the address of the registered officer in the Register of Political Parties to:

Craig William Isherwood
595 Sydney Road
COBURG VIC 3058

A K Becker
Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Andy Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act* 1918, approved on 25 September 2001 an application from the No Goods and Services Tax Party to change the registered officer in the Register of Political Parties to:

**Michael Patrick Gallagher
9 Northview Place
MOUNT COLAH NSW 2079**

**A K Becker
Electoral Commissioner**

9620547

Health and Aged Care



NHMRC

*National Health &
Medical Research Council*

MICROBIAL INDICATORS OF WATER QUALITY AN NHMRC DISCUSSION PAPER Public Consultation

An invitation to make submissions

The National Health and Medical Research Council proposes to issue for public comment *Microbial Indicators of Water Quality - An NHMRC Discussion Paper*. You are invited, under sub-section 13(1)(b) of the *National Health and Medical Research Council Act 1992*, to make a submission to the council about this discussion paper.

How to make your submission

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

Mr Phil Callan
Assistant Director
Health Advisory Section (MDP 100)
NHMRC
GPO Box 9848
CANBERRA ACT 2601

Closing Date

The closing date for submissions is Friday 9 November 2001.

Further information

You may obtain a copy of the document by downloading from the following website, <http://www.nhmrc.gov.au/advice/consultation> or by contacting Phil Callan on telephone (02) 6289 9808, Fax (02) 6289 9820 or E-mail: philip.callan@nhmrc.gov.au.

If you would like your submission to be treated as confidential, please indicate this clearly (for example, by marking your submission 'CONFIDENTIAL'). Submissions may be subject to release under the Freedom of Information Act 1982.

Schedule

The NHMRC/ARMCANZ *Australian Drinking Water Guidelines* (ADWG) provides the Australian community and water supply industry with guidance on what constitutes good quality drinking water. The ADWG is currently under rolling-revision.

There has been increasing uncertainty in relation to the use of traditional indicator organisms, thermotolerant coliforms and total coliforms as a measure of microbiological water quality. In response, NHMRC has developed a discussion paper to consider the concepts of indicator organisms, the rationale behind their use, and to provide an evaluation of alternative indicators of microbial water quality. The purpose of this paper is to generate discussion about the relevance of current bacterial indicators of water quality as recommended in the ADWG and to determine if changes to the current recommendations are required.

Transport and Regional Services

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

No: 0242

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
P & O NEDLLOYD ADELAIDE	PANAMA	7428380

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

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

Names of ports for which permit issued

BRISBANE, SYDNEY, MELBOURNE and ADELAIDE TO FREMANTLE

Dated at CANBERRA this 2nd day of September 2001

Official
Stamp




Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

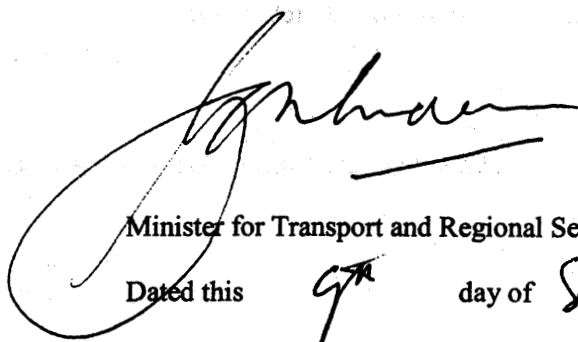
1. That the Cross-Modal and Maritime Transport Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 28 SEPTEMBER 2001 to 28 MARCH 2002.
3. This permit is valid for shipments of cargo only in those instances 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.
4. CONTAINERS only may be carried.
5. The cargo may only be carried from BRISBANE, SYDNEY, MELBOURNE and ADELAIDE to FREMANTLE
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

Notice under section 8 of the *Roads to Recovery Act 2000* (the Act)

Whereas the Milikapiti, Nguju and Pirlangimpi Community Government Councils are listed as funding recipients under the Act by notice published in the Gazette pursuant to section 5 of the Act;

And as the said Councils have ceased to exist without receiving the full amount payable to them under the Act;

Now I, John Duncan Anderson, Minister of State for Transport and Regional Services, specify that the Tiwi Islands Local Government is to replace them for all payments under the Act.



Minister for Transport and Regional Services

Dated this

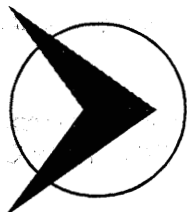
9th

day of

Sept

2001

9620540



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 3 October 2001:

Part 106 - Engines

AD/PW4000/7 Amdt 1 - Low Pressure Turbine Fourth Stage Airseal

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)

9620541

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Kei Nakazawa is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Kei Nakazawa has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by Kei Nakazawa of her interest in the Land is contrary to the national interest, direct Kei Nakazawa to dispose of the interest in the Land by midnight (Canberra time) 31 December 2001 to any person or persons approved in writing by the Treasurer.

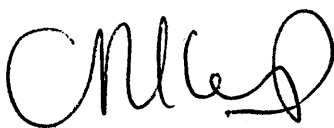
This order comes into operation on the day that is 30 days after it is published in the Gazette.

Dated this

24th

day of

September 2001



Assistant Treasurer

SCHEDULE

Land known as 85 Bollard Circuit, Clear Island Waters, Queensland, being Lot 342 in Registered Plan 882010, Parish of Gilston, County of Ward.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Hormoz Kamal is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Hormoz Kamal has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Rod Kemp, Assistant Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by Hormoz Kamal of the interest in the Land is contrary to the national interest, direct Hormoz Kamal to dispose of the interest in the Land by midnight (Canberra time) 31 December 2001 to any person or persons approved in writing by the Treasurer.

This order comes into operation on the day that is 30 days after it is published in the Gazette.

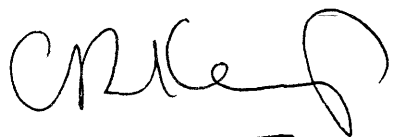
Dated this

24

day of

September

2001



Assistant Treasurer

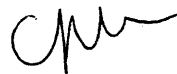
SCHEDULE

Land known as:

63 High Street, Mascot, New South Wales, being Lot 1 in Deposited Plan 85704, Local Government Area: Botany Bay, Parish of Botany, County of Cumberland.

14 Benghazi Road, Carlingford, New South Wales, being Lot 14 in Deposited Plan 27839, Local Government Area: Hornsby, Parish of Field of Mars, County of Cumberland.

424A Pennant Hills Road, Pennant Hills, New South Wales, being Lot 2 in Deposited Plan 1006233, Local Government Area: Hornsby, Parish of South Colah, County of Cumberland



9620542



Currency (Royal Australian Mint) Determination 2001 (No. 4)

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

Dated 20 September 2001


Minister for Financial Services and Regulation

Contents

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1 Name of Determination	2
2 Commencement	2
3 Specification of coins	2
4 Application of Determination	2
Schedule 1	3
Part 1 Specifications of coins	3
Part 2 Explanation of symbols	4

Section 1

1 Name of Determination

This Determination is the *Currency (Royal Australian Mint) Determination 2001 (No. 4)*.

2 Commencement

This Determination commences on gazettal.

3 Specification of coins

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

4 Application of Determination

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

Schedule 1
Specifications of coins
Part 1

Schedule 1

(section 3)

Part 1 Specifications of coins

Column 1	Column 2	Column 3	Column 4	Column 5		Column 6			
Item	Denomination	Standard composition	Standard weight and allowable variation (g)	Dimensions		Design			
				(1) Diameter (mm)	(2) Thickness (mm)	(1) Shape	(2) Edge	(3) Obverse	(4) Reverse
101	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O27	R281
102	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O27	R282
103	\$1	Copper, aluminium and nickel	9.00 ± 0.280	25.12	2.80	S1	E3	O27	R283
104	\$1	Not less than 99.9% silver	11.66 ± 0.240	25.12	2.80	S1	E3	O27	R282
105	\$1	Not less than 99.9% silver	31.635 ± 0.500	40.60	4.00	S1	E1	O27	R284
106	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O27	R285
107	\$5	Not less than 99.9% silver	36.31 ± 0.64	38.90	3.50	S1	E1	O28	R286
108	\$5	Austenitic stainless steel, copper, aluminium, and nickel	10.60 ± 0.50	28.12	2.60	S2	E4	O27	R287
109	\$5	Copper, aluminium, zinc and tin	28.00 ± 0.80	38.90	3.50	S1	E1	O27	R288
110	50c	Copper and nickel	15.55 ± 0.400	31.65	2.80	S3	E4	O27	R289
111	50c	Not less than 99.9% silver	18.24 ± 0.40	31.65	2.80	S3	E4	O27	R289
112	\$100	Not less than 99.9% gold	31.40 ± 0.20	34.10	2.80	S1	E1	O27	R290

Schedule 1

Part 2

Explanation of symbols

Part 2 Explanation of symbols

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
201	Shape	S1	Circular
202	Shape	S3	Dodecahedral
203	Edge	E1	Continuously milled
204	Edge	E3	14 segments, of which 7 are milled and 7 are plain
205	Edge	E4	Plain
206	Obverse	O27	An effigy of Queen Elizabeth II, and the monogram 'IRB', surrounded by the inscriptions: (a) 'ELIZABETH II'; and (b) 'AUSTRALIA 2002'.
207	Obverse	O28	An effigy of Queen Elizabeth II, and the monogram 'IRB', surrounded by the following inscriptions: (a) 'ELIZABETH II'; (b) 'AUSTRALIA 2001'; (c) '5 DOLLARS'.
208	Reverse	R281	A representation of the Year of the Outback logo, surrounded by: (a) the inscriptions: (i) '2002 Year of the Outback'; and (ii) 'ONE DOLLAR'; and (b) the monogram 'A', 'B', 'C', 'M' or 'S'.
209	Reverse	R282	A representation of the Year of the Outback logo, surrounded by the inscriptions: (a) '2002 Year of the Outback'; and (b) 'ONE DOLLAR'.
210	Reverse	R283	A representation of the Year of the Outback logo, pad-printed in colour, surrounded by the inscriptions: (a) '2002 Year of the Outback'; and (b) 'ONE DOLLAR'.
211	Reverse	R284	A representation of a kangaroo set against a background of wavy lines, surrounded by the inscriptions: (a) '1 OUNCE SILVER'; and (b) 'ONE DOLLAR'.
212	Reverse	R285	A representation of a windmill, and the inscription '50 CENTS'.

Explanation of symbols
Schedule 1
Part 2

Column 1	Column 2	Column 3	Column 4
Item	Design Feature	Symbol	Explanation
213	Reverse	R286	A holographic representation of the Federation Rotunda which, on changing the angle of viewing, turns into a representation of a map of Australia, both in colour, surrounded by an array of shooting stars, and the following inscriptions: (a) 'CENTENARY OF FEDERATION'; (b) 'AUSTRALIA'; (c) '1901 – 2001'; (d) 'ITS WHAT WE MAKE IT' (repeated three times).
214	Reverse	R287	A representation of the ship's bell of the USS Houston, surrounded by the following inscriptions: (a) 'BATTLE OF SUNDA STRAIT'; (b) '1942'; (c) '2002'; (d) 'USS HOUSTON'; (e) 'HMAS PERTH'; (f) '5 DOLLARS'.
215	Reverse	R288	Representations of the USS Houston and the HMAS Perth, surrounded by the following inscriptions: (a) 'BATTLE OF SUNDA STRAIT 1942'; (b) 'USS HOUSTON'; (c) 'HMAS PERTH'; (d) '5 DOLLARS'.
216	Reverse	R289	Representations of the St Edwards Crown and the seven-pointed Federation Star, and the following inscriptions: (a) '2002'; (b) '1952'; (c) 'EIIR'; (d) 'GEORGE VI'; (e) 'ELIZABETH II ACCESSION'; (f) 'FIFTIETH ANNIVERSARY'; (g) '50'.
217	Reverse	R290	Representations of Queen Elizabeth II as a young woman, a silhouette of King George VI and the St Edwards Crown, and the following inscriptions: (a) 'EIIR'; (b) 'GVI+'; (c) 'ACCESSION OF ELIZABETH II'; (d) '50TH ANNIVERSARY'; (e) '1952 – 2002'; (f) '100 DOLLARS'.

Superannuation Act 1990

NOTICE OF AMENDMENT PURSUANT TO SECTION 5 OF THE DEED MADE PURSUANT TO SECTION 4

Notice is hereby given that, on 25 September 2001, the Minister for Finance and Administration, for and on behalf of the Commonwealth of Australia, pursuant to section 5 of the *Superannuation Act 1990*, by signed instrument (in this notice called the "Fifteenth Amending Deed"), amended the Rules forming part of the Deed made pursuant to section 4 of that Act establishing an occupational superannuation scheme for Commonwealth employees and certain other persons. The amendments come into effect on the later of:

- (a) the date of gazettal; and
- (b) the time when the *Superannuation Legislation Amendment (Indexation) Act 2001* commences.

Copies of the Fifteenth Amending Deed and its Explanatory Statement may be obtained from Mr David Woolcock, Superannuation Branch, Department of Finance and Administration, John Gorton Building, King Edward Terrace, Parkes ACT 2600, telephone (02) 6215 3484.

9620545

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS –

- (A) Antonius te Lintelo and Tosca te Lintelo-Schoenmakers are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ("the Act");
- (B) Antonius te Lintelo and Tosca te Lintelo-Schoenmakers propose to acquire an interest in Australian urban land as specified in the notice furnished on 21 August 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) Antonius te Lintelo and Tosca te Lintelo-Schoenmakers 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

19th day of September 2001.

James Hagan

General Manager



Commonwealth
of Australia

Gazette

No. S 384, Monday, 24 September, 2001

Published by Commonwealth of Australia

SPECIAL



ATSIC

CHIEF EXECUTIVE OFFICER

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989

NOTICE OF PUBLICATION OF CORPORATE PLAN

I, MARK ANTHONY SULLIVAN Chief Executive Officer of the Aboriginal and Torres Strait Islander Commission, by this notice published in the Gazette in accordance with subsection 11 (5) of the Aboriginal and Torres Strait Islander Commission Act 1989 give notice that the Commission has its Corporate Plan 2001-2004. Copies of the corporate plan are available for inspection at each office of the Commission.

Dated this Eleven day of September 2001

Mark Anthony Sullivan
Chief Executive Officer

ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION
Level 8, Lovett Tower Phillip ACT 2606 • PO Box 17 Woden ACT 2606
Tel: (02) 6121 4045 • Fax: (02) 6282 4541
www.atsic.gov.au




ATSIC

CHIEF EXECUTIVE OFFICER

Aboriginal and Torres Strait Islander Commission ACT 1989
NOTICE OF PUBLICATION OF CORPORATE PLAN

Pursuant to Section 11 of the Aboriginal and Torres Strait Islander Commission Act 1989, notice is hereby given that a Corporate Plan has been published for the period 2001-2004

Dated Thursday 9 August 2001


Mark Sullivan
Chief Executive Officer



Commonwealth of Australia

Telecommunications (Interception) Act 1979

Declaration of the Anti-Corruption Commission

I, DARYL ROBERT WILLIAMS, Attorney-General of the Commonwealth of Australia, acting under subsection 34(1) of the *Telecommunications (Interception) Act 1979* and at the request of the Premier of the State of Western Australia, declare the Anti-Corruption Commission of Western Australia to be an agency for the purposes of the Act.

2. In making this declaration, I am satisfied that:

- (a) the law of Western Australia makes satisfactory provision in relation to the matters set out in subsection 35(1) of the Act; and
- (b) the State of Western Australia has entered into an agreement as required by subsection 35(2) of the Act.

Dated

24 September 2001

Daryl Williams
Attorney-General



**Commonwealth
of Australia**

Gazette

No. S 386, Monday, 24 September, 2001

Published by Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

**NOTIFICATION OF DETERMINATION UNDER
SCHEDULE 1, PARAGRAPH (bj) (PHI 24/2001)**

The delegate of the Minister for Health and Aged Care, has, with effect from 24 September 2001 amended the Determination made on 30 June 1999 under Schedule 1, paragraph (bj) of the *National Health Act 1953*, by omitting Schedule 4 and substituting a new Schedule 4. The new Schedule reflects changes in the benefits payable to private hospitals for accommodation provided to the Nursing Home Type Patient (NHTP).

Copies of the Determination can be obtained from the Commonwealth Department of Health and Aged Care, GPO Box 9848, Canberra City 2601, telephone (02) 6289 9853 24hr answering machine



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of Australia**

Gazette

No. S 387, Tuesday, 25 September, 2001

Published by Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

AUSTRALIAN COMMUNICATIONS AUTHORITY

RADIOCOMMUNICATIONS ACT 1992

NOTICE UNDER SUBSECTIONS 33(1) AND 34(2)

**PROPOSED NEW AUSTRALIAN RADIOFREQUENCY SPECTRUM PLAN AND
REVOCATION OF THE CURRENT SPECTRUM PLAN**

Under subsections 33(1) and 34(2) of the *Radiocommunications Act 1992* ('the Act'), the Australian Communications Authority (ACA) advises that a draft new spectrum plan under section 30 of the Act is proposed. If this draft new spectrum plan is made under the Act, it will revoke the previous spectrum plan made on 1 January 1999 as provided by subsection 34(1) of the Act.

The draft of the plan (incorporating the proposed revocation) is available for public comment, and copies can be obtained from the ACA's website at <http://www.aca.gov.au>, or by contacting Anne Munns, telephone (02) 6219 5277, or email: anne.munns@aca.gov.au

Interested persons are invited to make representations in connection with the plan by 26 October 2001.

All representations should be forwarded to:

**The Manager
Spectrum Planning Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
Belconnen ACT 2616**



Commonwealth
of Australia

Gazette

No. S 388, Tuesday, 25 September, 2001

Published by Commonwealth of Australia

SPECIAL

**NOTICE OF APPLICATION RELATING TO
DATA ADVANTAGE LIMITED
ACN 080 662 568**

Data Advantage Limited will apply to the Supreme Court of New South Wales at 11:00am on 2 October 2001 at the Supreme Court of New South Wales, Queens Square, Sydney, NSW 2000, for an order validating issues of shares in the capital of Data Advantage Limited in the period 22 September 1998 to 31 August 2001 under section 254E of the *Corporations Act*. Any person intending to appear at the hearing must file a Notice of Appearance in the prescribed form and serve that notice on the applicant at its address for service shown below not later than two days before 2 October 2001.

Applicant's address for service:

c/- Mallesons Stephen Jaques
Governor Phillip Tower
1 Farrer Place
Sydney NSW 2000



Health Insurance Determination HS/04/2001

I, MICHAEL RICHARD LEWIS WOOLDRIDGE, Minister for
Health and Aged Care, make the following determination under
section 3C of the *Health Insurance Act 1973*.

Dated 17 September 2001

Minister for Health and Aged Care

1 Citation

This determination is the *Health Insurance Determination HS/04/2001*.

2 Interpretation

(1) In this determination

Act means the *Health Insurance Act 1973*.

relevant service means a health service, as defined in subsection 3C (8) of the Act, that is specified in the Schedule.

(2) Unless the contrary intention appears, in this determination a reference to a provision of the Act or regulations made under the Act as applied, adopted or incorporated in relation to specifying a matter is a reference to those provisions as in force from time to time and any other reference to provisions of an Act or regulations is a reference to those provisions as in force from time to time.

Note Unless the contrary intention appears, expressions used in this determination have the same meanings as in the Act—see section 46 of the *Acts Interpretation Act 1901*.

3. Commencement

This Determination commences on 1 November 2001.

4. Indium-labelled octreotide study – including single photon emission tomography.

A relevant service shall be treated as if:

- (a) it were both a professional service and a medical service for the purposes of the provisions of the Act and of regulations made under the Act, that make provision in respect of professional services or medical services; and
- (b) it were a professional service for the purposes of the provisions of the *National Health Act 1953*, and of regulations made under the *National Health Act 1953*, that make provision in respect of professional services; and
- (c) there were an item in the general medical services table that related to the relevant service and specified in respect of the service a fee in relation to a State, being the fee specified in the Schedule in relation to the service.

SCHEDULE

Item	Health Service	Fee (\$)
61369	INDIUM-LABELLED OCTREOTIDE STUDY – including single photon emission tomography when undertaken where: (a) there is a suspected gastro-entero-pancreatic endocrine tumour based on biochemical evidence, with negative or equivocal conventional imaging; or (b) a surgically amenable gastro-entero-pancreatic endocrine tumour has been identified based on conventional techniques, in order to exclude additional disease sites. (R)	\$1,783.35



**Commonwealth
of Australia**

Gazette

No. S 390, Tuesday, 25 September, 2001

Published by 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 determination has been made under the *Higher Education Funding Act 1988*. A copy can be obtained from the Director, Analysis & Equity Unit, Higher Education Division, Department of Education, Training and Youth Affairs, 14 Mori Street, Canberra City, ACT 2601, or by telephoning (02) 6240 9755.

Number/ Year	Section	Description	Date Made
T28-2001	15	To provide funding to University of Western Sydney for the Workplace Reform Program in 2001.	21/09/2001



Great Barrier Reef Marine Park Act 1975

Notice Pursuant to Clause 4.3.2 of the Far Northern Section Zoning Plan

The Great Barrier Reef Marine Park Authority has, for the purposes of clause 4.3.2 of the Far Northern Section Zoning Plan tabled in both Houses of the Commonwealth Parliament on 6 March 2000, accredited the *Fisheries (East Coast Trawl) Management Plan 1999* (as amended) under the *Fisheries Act 1994* of Queensland as ensuring an ecologically sustainable fishery for trawling in the Far Northern Section of the Great Barrier Reef Marine Park.

The aforesaid Management Plan may be inspected at the Queensland Fisheries Service at 157 Ann Street, Brisbane Qld 4000 and copies may be obtained from GoPrint at 371 Vulture Street, Woolloongabba Qld 4102 or from the website of the Queensland Parliamentary Counsel at <http://www.legislation.qld.gov.au>.

Consistent with the resolutions of the Great Barrier Reef Ministerial Council at its 28th Meeting on 13 October 1999, the Great Barrier Reef Marine Park Authority ("the Authority") will conduct an annual audit on the progress of the East Coast Trawl Fishery in achieving the objectives of the *Fisheries (East Coast Trawl) Management Plan 1999* (as amended). This audit will include an assessment by the Great Barrier Reef Marine Park Authority of an annual report provided by the Queensland Fisheries Service to the Authority in respect of the East Coast Trawl Fishery. The Authority will report annually to the Great Barrier Reef Ministerial Council on the findings of this audit.



Commonwealth of Australia

Therapeutic Goods Act 1989

Therapeutic Goods (Groups) Order No. 1 of 2001

I, TERRY SLATER, delegate of the Secretary of the Department of Health and Aged Care, make this Order under subsection 16(2) of the *Therapeutic Goods Act 1989*.

Dated: 21st September 2001

Terry Slater
National Manager
Therapeutic Goods Administration

Citation

1. This Order may be cited as Therapeutic Goods (Groups) Order No. 1 of 2001.

Commencement

2. This Order commences on gazettal.

Revocation

3. This Order revokes Therapeutic Goods (Groups) Order No. 1 of 1992. The amendments made by the latter Order to Clause 4 of Therapeutic Goods (Single Therapeutic Goods) Order No 1 of 1991 remain effective.

Interpretation

4. In this Order, unless the contrary intention appears:

"active ingredient" means the therapeutically active component in a medicine's final formulation that is responsible for its physiological or pharmacological action.

"existing medicine" means a medicine that is listed or registered.

"export only medicine" has the meaning given by subsection 3(1) of the Act.

"gazetted therapeutic goods group" has the meaning given by subsection 16(2) of the Act.

"listed" means listed in the part of the Register for goods known as listed goods.

"medicine" has the meaning given by subsection 3(1) of the Act.

"new medicine" means a medicine that is:

- (a) required to be listed or registered; and
- (b) listed in the Register by the Secretary or approved by the Secretary to be listed or registered.

"proprietary excipient" means a fragrance, flavouring, colouring, printing ink, film coating material, empty capsule shell, preservative premix or other excipient premix, which does not contain any active ingredients, supplied to a licensed manufacturer for further use in a medicine, and the formulation of which is confidential from the sponsor.

"registered" means registered in the part of the Register for goods known as registered goods.

"restricted ingredient" has the meaning given by subregulation 10A(2) of the regulations

"the Act" means the *Therapeutic Goods Act 1989*.

"the Register" means the Australian Register of Therapeutic Goods.

"the Regulations" means the Therapeutic Goods Regulations.

Medicines – variation in excipients

5.1 A new medicine, and an existing medicine that is listed in relation to the same sponsor, together comprise a gazetted therapeutic goods group if:

- (a) the new medicine would, but for this Order, be taken to be separate and distinct from the existing medicine under subsection 16(1A) of the Act only because of:
 - (i) a change in the quantity or concentration of a restricted ingredient that is not an active ingredient; or
 - (ii) the removal or addition of an ingredient that is used only for the purpose of fragrance, flavouring, printing ink or colouring; and
- (b) the new medicine is intended to replace the existing medicine in use.

5.2 A new medicine, and an existing medicine that is registered in relation to the same sponsor, together comprise a gazetted therapeutic goods group if:

- (a) the new medicine would, but for this Order, be taken to be separate and distinct from the existing medicine under paragraph 16(1)(a) of the Act only because of:
 - (i) a change in the quantity of an ingredient that is not an active ingredient; or
 - (ii) the removal or addition of an ingredient that is used only for the purpose of fragrance, flavouring, printing ink or colouring; and
- (b) the new medicine is intended to replace the existing medicine in use.

Listed medicines other than export only medicines – variation in proprietary excipient

6. A new medicine, and an existing medicine that is listed in relation to the same sponsor, together comprise a gazetted therapeutic goods group if:

- (a) the new medicine and the existing medicine are not export only medicines; and

- (b) the new medicine would, but for this Order, be taken to be separate and distinct from the existing medicine under subsection 16(1A) of the Act only because of a substance included in a proprietary excipient; and
- (c) the dosage form of the new medicine is the same as the dosage form of the existing medicine; and
- (d) the new medicine is intended to replace the existing medicine in use.

Allergen products

- 7. All allergen extracts that are:
 - (a) made from the same components; and
 - (b) entered in the Register in relation to the same sponsor; comprise a gazetted therapeutic goods group if the extracts differ from each other only in one or more of the following:
 - (c) strength;
 - (d) container type;
 - (e) indications for use.

Medicines – Revised indications or directions for use

- 8. A new medicine, and an existing medicine that is listed or registered in relation to the same sponsor, together comprise a gazetted therapeutic goods group if:
 - (a) the new medicine differs from the existing medicine only in having:
 - (i) different indications for use; or
 - (ii) different directions for use; or
 - (iii) both different indications for use and different directions for use; and
 - (b) the new medicine will be listed or registered in place of the existing medicine.

Medicines listed for export only¹ – concurrent use of different indications and directions for use

- 9.1 A new medicine that is intended only for export², and an existing medicine that is listed in relation to the same sponsor for export only, together comprise a gazetted therapeutic goods group if:
 - (a) the new medicine and the existing medicine are not export only medicines²; and
 - (b) the new medicine and the existing medicine differ only in:
 - (i) the indications for use; or
 - (ii) the directions for use; or
 - (iii) both the indications and directions for use.
- 9.2 A new medicine that is produced as an export only medicine², and an existing medicine that is listed in relation to the same sponsor for export only, together comprise a gazetted therapeutic goods group if:
 - (a) the new medicine and the existing medicine are export only medicines; and
 - (b) the new medicine and the existing medicine differ only in:
 - (i) the indications for use; or
 - (ii) the directions for use; or
 - (iii) both the indications and directions for use.

[NOTE 1 Therapeutic goods produced in Australia for export only must be listed: see the Regulations, r11 and Item 1 of Schedule 4

- 2 The difference in meaning between a medicine "intended only for export" and an "export only medicine" is that:
- "export only medicine" is defined in subsection 3(1) of the Act to cover medicines which have been designed specifically for an export market and are only eligible for listing on that basis alone; whereas
 - "intended only for export" refers to medicines that are imported into Australia or manufactured in Australia and are listed only for export purposes on the basis that they do not need to be listed or registered for supply in Australia (although they potentially could be).

Clause 9.1 permits export medicines which are potentially eligible for listing for supply in Australia to be grouped with other medicines which meet this same criteria where the medicines differ only in indications, directions for use or both. Clause 9.2 permits export only medicines that would not be eligible for listing for supply in Australia, to be grouped with other export only medicines where the medicines differ only in indications, directions for use or both.]

Replacement of a medicine by another with a different name

10. A new medicine and an existing medicine that is listed or registered in relation to the same sponsor, together comprise a gazetted therapeutic goods group if:
- (a) the only difference between the new medicine and the existing medicine is the name given to each of them by the sponsor; and
 - (b) the new medicine is intended to replace the existing medicine in use.

[NOTE: As to whether medicines must be listed or registered, see the Regulations, rr10 and 11, and Schedules 3 and 4.]

Medicines – different name for export purposes

11. A new medicine that is produced for export only and an existing medicine that is listed or registered in relation to the same sponsor, together comprise a gazetted therapeutic goods group if the only difference between the new medicine and the existing medicine is the name given to each of them.

Medical gases

12. Medical gases, being medical gases:
- (a) required to be listed or registered; and
 - (b) approved by the Secretary to be listed or registered;
- that are mixtures of chemical elements or chemical compounds together comprise a gazetted therapeutic goods group if the medical gases:
- (c) contain the same chemical elements or chemical compounds; and
 - (d) differ only in the proportions of each element or compound in the mixture; and
 - (e) are listed or registered in relation to the same sponsor.



Commonwealth
of Australia

Gazette

No. S 393, Wednesday, 26 September 2001

Published by Commonwealth of Australia

SPECIAL



Commonwealth of Australia

Migration Act 1958

**NOTICE OF EXTENSION OF HUMANITARIAN STAY (TEMPORARY) VISAS
UNDER SUBSECTION 37A(2) OF THE *MIGRATION ACT 1958***

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under subsection 37A(2) of the *Migration Act 1958* ("the Act"), EXTEND the visa period of each Subclass 449 Humanitarian Stay (Temporary) visa listed by number in the attachment so that each visa so listed ceases to be in effect on 29 March 2002.

Dated

14th September
[Signature]

September 2001.

Minister for Immigration and Multicultural Affairs

[NOTE: Subsection 37A(2) of the Act provides that the Minister may, by notice in the *Gazette*, extend the visa period of a temporary safe haven visa so that the visa ceases to be in effect on the day specified in the notice.]

VISA GRANT NUMBERS FOR 449 VISA HOLDERS

V804< 5294706T
V804< 3706452S
V804< 6882927G
V804< 4765267A
V804< 1588840T



Commonwealth of Australia

Broadcasting Services Act 1992

**Broadcasting Services (Events) Notice
No. 1 of 1994 (Amendment No. 2 of 2001)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, being satisfied, in respect of each event that the following Notice removes from the Broadcasting Services (Events) Notice No. 1 of 1994, that:

(a) the national broadcasters and the commercial television broadcasting licensees have had a real opportunity to acquire, on a fair commercial basis, the right to televise the event; and

(b) each of those persons has declined to acquire that right;

issue the following Notice under subsection 115(2) of the *Broadcasting Services Act 1992*.

Dated 24 SEPTEMBER 2001

Minister for Communications,
Information Technology and the Arts

1. Amendment

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

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

2. Schedule (Events)

2.1 Item 5.1:

Omit "India in February 2001 and March 2001", substitute "South Africa in February, March or April 2002".

2.2 Item 5.2:

Omit "India in March 2001 and April 2001", substitute "South Africa in February, March or April 2002".



COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

**EXEMPTION FROM INDUSTRY DEVELOPMENT PLAN REQUIREMENTS
(NO. 1 OF 2001)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, under subclause 5(1) of Schedule 1 to the *Telecommunications Act 1997* ('the Act'), determine that Part 2 of Schedule 1 to the Act does not apply in relation to:

- (a) a carrier in relation to which the Australian Communications Authority ('the ACA') has previously made an assessment of its eligible revenue for an eligible revenue period under Division 13 of Part 2 of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* where:
 - (i) the carrier's eligible revenue as shown in the most recent levy assessment made by the ACA under section 20U of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* is less than \$5,000,000; and
 - (ii) the carrier has an annual capital expenditure of less than \$20,000,000;
- (b) a carrier in relation to which the ACA has not made an assessment of its eligible revenue for an eligible revenue period under Division 13 of Part 2 of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* where:
 - (i) the carrier's estimated eligible revenue is less than \$5,000,000; and
 - (ii) the carrier's estimated annual capital expenditure is less than \$20,000,000;
- (c) a carrier that is primarily engaged in the direct provision of carriage services to tertiary education institutions, research institutions, schools or other educational and/or research institutions or establishments; or
- (d) a carrier that has entered into a Memorandum of Understanding in connection with the Strategic Partnership Industry Development Agreements program ('SPIDA program') or a carrier that had previously entered into a Memorandum of Understanding in connection with the Partnerships for Development program and the carrier has transferred to the SPIDA program by means of a certificate of transfer.

In this Determination:

annual capital expenditure, in relation to a carrier, means the figure attributable to expenditure of a capital nature by the carrier as advised to the ACA and reflected in the carrier's audited financial statements for a financial year.

eligible revenue for an eligible revenue period has the same meaning as given by section 20B of the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

eligible revenue period has the same meaning as given by section 20C of the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

estimated eligible revenue means the projected eligible revenue of a carrier as advised by the carrier to the ACA in respect of the first financial year of its operations as a carrier under the Act.

estimated capital expenditure, in relation to a carrier, means the projected figure attributable to expenditure of a capital nature by the carrier as advised to the ACA in respect of the first financial year of its operations as a carrier under the Act.

school means:

- (a) a school or similar institution at which full-time primary education or full-time secondary education, or both, is or are provided; or
 - (b) a school or similar institution at which education is provided that includes full-time primary education or full-time secondary education or both;
- which is accepted for registration as a school by a State or Territory.

tertiary education institution has the same meaning as given by subsection 23(11) of the *Telecommunications Act 1997*.

Dated 24 SEPTEMBER 2001

Richard HSE

Minister for Communications,
Information Technology and the Arts



Customs Tariff (Anti Dumping) Act 1975

Steel Shelving Kits

Thailand

NOTICE PURSUANT TO SUBSECTION 8(5)

I, CHRISTOPHER MARTIN ELLISON, Minister for Justice and Customs, pursuant to subsection 8(5) of the *Customs Tariff (Anti Dumping) Act 1975*, **DIRECT** that, having regard to subsection 8(5A), the element of interim dumping duty referred to in paragraph (4)(a) in respect of the goods described in the attached Schedule 1 exported from Thailand to Australia be ascertained by reference to the quantity (units) of the goods.

This notice applies to the goods described in the attached Schedule 1 and like goods exported to Australia after 14 July 2001.

Dated this *16TH* day of *SEPTEMBER* 2001

CHRISTOPHER MARTIN ELLISON
Minister for Justice and Customs

SCHEDULE 1

Steel Shelving Kits

Thailand

The Goods

The goods are steel-framed storage shelves, which are sold in kit form, which are sold in knocked down condition, and which:

- have 2, 3, 4 or 5 shelves; and
- are made with steel shelves, or medium density fibreboard shelves, or particle board shelves or melamine shelves, and
- are coated partially with paint, or are coated totally with paint, or are galvanised; and
- are recommended by wording, or illustration or by implication for industrial, or commercial or non-decorative domestic use.