



**Commonwealth
of Australia**

Gaz

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 10 October 2001

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

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fax (07) 3229 1387

Canberra: 10 Mort Street, tel. (02) 6247 7211,
fax (02) 6257 1797

Hobart: 31 Criterion Street, tel. (03) 6234 1403,
fax (03) 6234 1364

Melbourne: 190 Queen Street, tel. (03) 9670 4224,
fax (03) 9670 4115

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Sydney: 32 York Street, tel. (02) 9242 8500,
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Darwin: Northern Territory Government
Publications, 203 Railway Street, Parap
tel. (08) 8999 4031

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

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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

Act of Parliament assented to

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 18 September 2001 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 118, 2001 — An Act to amend legislation relating to the environment, and for related purposes [*Environmental Legislation Amendment Act 2001*].

HARRY EVANS
Clerk of the Senate

9620549

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)

<u>Clause Substance</u>	<u>Date of Effect</u>
-------------------------	-----------------------

ENGINE DRIVERS' AND FIREMAN'S (ACT) AWARD 2000	
---	--

(C2001/4199) (AW805250-PR909712)	
---	--

18.19.23. Allowances	
-----------------------------	--

5/9/01

Dated 10 October 2001

Christine Hayward

Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

**NOTICE OF APPLICATION FOR COMMON RULE
DECLARATION**

IN the matter of:

***Technical Services Professional Engineers (Consulting Engineers) Award
1998 [AW800663CRN]
(C2001/5104)***

Notice is hereby given that the **Association of Professional Engineers, Scientists and Managers, Australia** has made an application for a declaration that the terms of the ***Technical Services Professional Engineers (Consulting Engineers) Award 1998 [AW800663CRN]*** as varied be a common rule in the **Australian Capital Territory** for the industry and/or industrial pursuits of the **Technical services industry in respect of the employment of all persons engaged in the performance of professional engineering duties.**

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, 17-21 University Avenue, Canberra, or at the office of the Australian Industrial Registry in any capital city.

The application will be heard at **11.00 am on Friday, 26 October, 2001** before Commissioner Deegan at CML Building, 17-21 University Avenue, Canberra.

Any person or organisation seeking to be heard at the hearing of the application must, **at least three days before the hearing date**, file with the Australian Industrial Registry, Level 2, CML Building, 17-21 University Avenue, Canberra ACT 2600, a notice in accordance with form R57, appearing in the rules of the Australian Industrial Relations Commission; and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant union.

Persons and organisations not so appearing will be bound by any declaration made by the Commission in the matter which is applicable to them.

Terms to which application applies:

1. The whole of the award as varied is to be declared.

Dated: 26 September 2001

Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION
Workplace Relations Act 1996
**NOTICE OF APPLICATION FOR COMMON RULE
DECLARATION**

IN the matter of:

***Technical Services Professional Engineers (General Industries)
Award 1998 [AW800659CRN]
(C2001/5102)***

Notice is hereby given that the **Association of Professional Engineers, Scientists and Managers, Australia** has made an application for a declaration that the terms of the ***Technical Services Professional Engineers (General Industries) Award 1998 [AW800659CRN]*** as varied be a common rule in the **Australian Capital Territory** for the industry and/or industrial pursuits of the **Technical services industry in respect of the employment of all persons engaged in the performance of professional engineering duties.**

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, 17-21 University Avenue, Canberra, or at the office of the Australian Industrial Registry in any capital city.

The application will be heard at **11.00 am on Friday, 26 October, 2001** before Commissioner Deegan at CML Building, 17-21 University Avenue, Canberra.

Any person or organisation seeking to be heard at the hearing of the application must, **at least three days before the hearing date**, file with the Australian Industrial Registry, Level 2, CML Building, 17-21 University Avenue, Canberra ACT 2600, a notice in accordance with form R57, appearing in the rules of the Australian Industrial Relations Commission; and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant union.

Persons and organisations not so appearing will be bound by any declaration made by the Commission in the matter which is applicable to them.

Terms to which application applies:

1. The whole of the award as varied is to be declared.

Dated: 26 September 2001

Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION
Workplace Relations Act 1996
**NOTICE OF APPLICATION FOR COMMON RULE
DECLARATION**

IN the matter of:

***Information Technology Industry (Professional Engineers) Award
1999 [AW785422]
(C2001/5103)***

Notice is hereby given that the **Association of Professional Engineers, Scientists and Managers, Australia** has made an application for a declaration that the terms of the ***Information Technology Industry (Professional Engineers) Award 1999 [AW785422]*** as varied be a common rule in the Australian Capital Territory for the industry and/or industrial pursuits of the **Information technology industry in respect of the employment of all persons engaged in the performance of professional engineering duties.**

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, 17-21 University Avenue, Canberra, or at the office of the Australian Industrial Registry in any capital city.

The application will be heard at **11.00 am on Friday, 26 October, 2001** before Commissioner Deegan at CML Building, 17-21 University Avenue, Canberra.

Any person or organisation seeking to be heard at the hearing of the application must, **at least three days before the hearing date**, file with the Australian Industrial Registry, Level 2, CML Building, 17-21 University Avenue, Canberra ACT 2600, a notice in accordance with form R57, appearing in the rules of the Australian Industrial Relations Commission; and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant union.

Persons and organisations not so appearing will be bound by any declaration made by the Commission in the matter which is applicable to them.

Terms to which application applies:

1. The whole of the award as varied is to be declared.

Dated: 26 September 2001

Deputy Industrial Registrar

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION
Workplace Relations Act 1996
**NOTICE OF APPLICATION FOR COMMON RULE
DECLARATION**

IN the matter of:

the *Veterinary Surgeons Award 2001*
(C2001/5105)

Notice is hereby given that the **Association of Professional Engineers, Scientists and Managers, Australia** has made an application for a declaration that the terms of the *Veterinary Surgeons Award 2001* as varied be a common rule in the **Australian Capital Territory** for the industry and/or industrial pursuits of the **veterinary science industry in respect of the employment of persons employed as Veterinary Associates defined as follows:**

- "Veterinary Associate" ("Associate") means a Veterinary Surgeon who is employed on a permanent or casual basis.
- "Veterinary Surgeon" means a qualified Veterinary Surgeon who satisfies the statutory and professional requirements to practice in the state in which he/she is practicing (e.g. registration with the relevant State Veterinary Board).

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, 17-21 University Avenue, Canberra, or at the office of the Australian Industrial Registry in any capital city.

The application will be heard at **2.00 pm on Wednesday, 10 October, 2001** before Commissioner Larkin at 2nd Floor, CML Building, 17-21 University Avenue, Canberra.

Any person or organisation seeking to be heard at the hearing of the application must, at least three days before the hearing date, file with the Australian Industrial Registry, Level 2, CML Building, 17-21 University Avenue, Canberra ACT 2600, a notice in accordance with form R57, appearing in the rules of the Australian Industrial Relations Commission; and shall, as soon as practicable before the hearing, serve a copy of the notice upon the applicant union.

Persons and organisations not so appearing will be bound by any declaration made by the Commission in the matter which is applicable to them.

Terms to which application applies:

1. The whole of the award as varied is to be declared.

Dated: 27 September 2001

Deputy Industrial Registrar

Government Departments

Agriculture, Fisheries and Forestry

Commonwealth of Australia

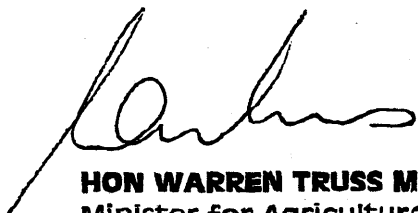
Export Control Act 1982

Export Control (Orders) Regulations

Livestock Export (Merino) Orders (Amendment)¹

NO. 1 of 2001

I, WARREN TRUSS Minister for Agriculture, Fisheries and Forestry,
make the following Orders under the Export Control (Orders)
Regulations.



HON WARREN TRUSS MP
Minister for Agriculture, Fisheries and Forestry

Dated 24 September 2001.

1. Amendment

1.1 the Livestock Export (Merino) Orders² are amended as set out in the following table:

Provision amended	Omit	Substitute
Suborder 4.1 (definition of "designated export auction", paragraph (c))	8 June 2000	9 March 2001
Suborder 4.1 (definition of "designated export auction", paragraph (d))	8 June 2000	2001
Suborder 4.1 (definition of "National Register")	8 June 2000	9 March 2001
Subparagraph 8.2 (a) (ii)	8 June 2000	9 March 2001
Subparagraph 8.2 (b) (ii)	8 June 2000	9 March 2001
[NOTE: These Orders commence on gazettal: see <i>Export Control Act 1982</i> , s. 25 and <i>Acts Interpretation Act 1901</i> , s. 48.]		

NOTES

1. Notified in the *Commonwealth of Australia Gazette* on 10 October 2001.
2. The table below provides a list of all Livestock Export (Merino) Orders made up until the making of these Orders.

Name of Orders	No and Year	Date made	Date of entry into force
Livestock Export (Merino) Orders	1 of 1990	12/7/90	18/7/90
Livestock Export (Merino) Orders	2 of 1990	22/8/90	26/8/90
Livestock Export (Merino) Orders	1 of 1991	30/5/91	12/6/91
Livestock Export (Merino) Orders	2 of 1991	6/11/91	19/11/91
Livestock Export (Merino) Orders	1 of 1992	24/6/92	26/6/92
Livestock Export (Merino) Orders	1 of 1993	17/6/93	30/6/93
Livestock Export (Merino) Orders	1 of 1994	1/7/94	13/7/94
Livestock Export (Merino) Orders	2 of 1994	6/12/94	14/12/94
Livestock Export (Merino) Orders	1 of 1995	18/7/95	20/7/95
Livestock Export (Merino) Orders	1 of 1996	2/7/96	10/7/96
Livestock Export (Merino) Orders	1 of 1997	23/6/97	16/7/97
Livestock Export (Merino) Orders	1 of 1998	14/5/98	3/6/98
Livestock Export (Merino) Orders	1 of 1999	10/7/99	10/7/99
Livestock Export (Merino) Orders	1 of 2000	26/6/00	19/7/00
Livestock Export (Merino) Orders	1 of 2001	24/9/01	10/10/01

NOTE: Copies of the Guidelines and Conditions for Merino Export Sales and Nomination of Merino Rams as Export Semen Donors referred to in suborder 4.1 are available from:

Manager
Wool and Dairy
Agricultural Industries
Department of Agriculture, Fisheries and Forestry, Australia
BARTON ACT 2600
Telephone: 02 6272 5628 Facsimile: 02 6272 4246

through the AFFANet internet connection at:
www.affa.gov.au/outputs/agind.html#2

or by contacting:

**The Australian Association of Stud Merino Breeders Limited
The Australian Merino Centre,
Level 2, RAS Administration Building
1 Showground Road
HOMEBUSH BAY NSW 2001
Telephone: 02 9763 2744 Facsimile: 02 9763 1878**

9620551

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

Export Control Act 1982

Export Control (Fees) Orders 2001

9620552

Defective

Attorney-General

HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION SEX DISCRIMINATION ACT 1984 (Cth)

Section 44(1)

NOTICE OF GRANT OF TEMPORARY EXEMPTION

By this instrument the Human Rights and Equal Opportunity Commission grants to the Department of Immigration and Multicultural Affairs ("DIMA") its contractors and agents, a temporary exemption ("the exemption") pursuant to section 44(1) of the *Sex Discrimination Act (Cth)* 1984 ("the Act"), in relation to the operation of sections 22, 23 and 26 of the Act.

The temporary exemption applies only on the terms set out in this instrument.

1. TERMS OF THE EXEMPTION

- 1.1 The temporary exemption ("the exemption") is to commence from the date of this Notice and is to continue for a period of 12 months.
- 1.2 The exemption is granted to DIMA, its contractors and agents, in response to an application for exemption dated 4 April and 20 July 2001 from the Hon Phillip Ruddock, the Minister for Immigration and Multicultural Affairs.
- 1.3 The exemption is granted in respect of a trial project to be conducted in Woomera, South Australia, whereby (i) female detainees and (ii) male detainees up to the age of 12 years at the Woomera Immigration Reception and Processing Centre will be eligible to participate in alternative detention arrangements, namely accommodation in houses outside the Centre.

2. FINDINGS ON MATERIAL FACT

The Human Rights and Equal Opportunity Commission's findings on material questions of fact relating to the application were as follows:

2.1 DIMA proposes to introduce a trial alternative accommodation project for detainees held at the Woomera Immigration Reception and Processing Centre. Only (i) female detainees and (ii) male detainees up to the age of 12 years will be eligible to participate in the project. The maximum number of participants will be 25. The alternative accommodation arrangements will comprise four houses located in the community, three of which will be available for shared accommodation. These arrangements are intended to provide a different form of immigration detention that will provide for the needs of women and children asylum seekers. It is envisaged that participants in the project will be able to lead a more normal family life through such matters as attending school, cooking, having family meals, maintaining the house, doing the laundry and so on. Children will be able to live and play in family atmosphere within a small group house and garden. DIMA advises that the trial cannot be extended to males as to do so would mean the number of overall participants would be reduced as a house would need to be set aside for male ablutions and as females might be reluctant to participate if it meant being in close proximity to non familial males.

2.2 As males over the age of 12 may not participate in the trial, there may be discrimination against males in potential contravention of the Act.

3. THESE FINDINGS WERE BASED ON THE FOLLOWING EVIDENCE

3.1 The application for an exemption dated 20 July 2001 from the Hon Phillip Ruddock, the Minister for Immigration and Multicultural Affairs and the Commission's own knowledge of the Woomera Immigration Reception and Processing Centre resulting from its visits to the Centre.

4. THE COMMISSION'S REASONS FOR GRANTING AN EXEMPTION ARE AS FOLLOWS:

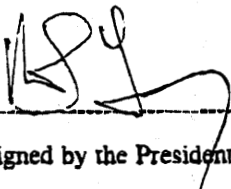
4.1 Having considered the advice and recommendation of the Sex Discrimination Commissioner and the Human Rights Commissioner, the Commission is of

the view that in light of the objects of the Act the trial project is a worthwhile project and that the exemption to ensure the scheme may operate without challenge under the Act is appropriate.

- 4.2 There is a possibility the proposed alternative detention arrangements may be in contravention of the Sex Discrimination Act.
- 4.3 Section 22 which is contained in Division 2 of Part II of the Act renders unlawful discrimination by a person, who provides goods and services or makes facilities available, against another person on the ground of that other person's sex, marital status, pregnancy or potential pregnancy in the provision of those goods, services or facilities.
- 4.4 Section 23 contained in Division 2 of Part II of the Act, renders unlawful discrimination by a person against another person on the ground of the other person's sex, marital status, pregnancy or potential pregnancy in connection with the provision of accommodation.
- 4.5 Section 26 contained in Division 2 of Part II of the Act, renders unlawful discrimination by a person against another person on the ground of the other person's sex, marital status, pregnancy or potential pregnancy in connection with the performance of a function or exercise of a power under a Commonwealth law or for the purposes of a Commonwealth program.
- 4.6 Section 44(1) enables the Commission to grant, on application from a person, a temporary exemption from the operation of a provision of Division 1 or 2 of Part II of the Act.
- 4.7 The Commission's stated policy is that Australia's mandatory detention regime as it currently exists is in breach of its human rights obligations under the International Covenant on Civil and Political Rights and the Convention on the Rights of the Child.

- 4.8 The Human Rights Commissioner has encouraged the development of alternatives to the current detention regime that are consistent with Australia's human rights obligations.
- 4.9 The Commission's general approach in respect of temporary exemption applications is that the Act in the context of its objects should comprehensively apply. In this case having regard to human rights issues and the objects of the Act the Commission, on balance, regards it as appropriate to grant the exemption sought.

Dated this seventh day of August 2001


A handwritten signature in dark ink, appearing to be 'AT', is written over a horizontal line.

Signed by the President, Professor Alice Tay AM, on behalf of the Commission.

Please note

Section 45 of the Act provides that applications may be made to the Administrative Appeals Tribunal for a review of a decision made by the Commission under section 44 of the *Sex Discrimination Act*.

9620553

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 Currency	Column 3 26/09/01	Column 4 27/09/01	Column 5 28/09/01	Column 6 29/09/01	Column 7 30/09/01	Column 8 01/10/01	Column 9 02/10/01
Austria	Schillings	7.3521	7.2806	7.3576	7.3576	7.3576	7.3576	7.4237
Belgium/Lux	Francs	21.5500	21.3400	21.5700	21.5700	21.5700	21.5700	21.7600
Brazil	Reals	1.3426	1.3351	1.3090	1.3090	1.3090	1.3090	1.3236
Canada	Dollars	.7750	.7668	.7729	.7729	.7729	.7729	.7785
China	Yuan	4.0856	4.0375	4.0532	4.0532	4.0532	4.0532	4.0954
Denmark	Kroner	3.9738	3.9350	3.9770	3.9770	3.9770	3.9770	4.0119
European Union	Euro	.5343	.5291	.5347	.5347	.5347	.5347	.5395
Fiji	Dollar	1.1405	1.1305	1.1417	1.1417	1.1417	1.1417	1.1448
Finland	Markka	3.1768	3.1459	3.1792	3.1792	3.1792	3.1792	3.2077
France	Francs	3.5048	3.4707	3.5074	3.5074	3.5074	3.5074	3.5389
Germany	Deutschmark	1.0450	1.0348	1.0458	1.0458	1.0458	1.0458	1.0552
Greece	Drachmae	182.0800	180.2600	182.2900	182.2900	182.2900	182.2900	183.8300
Hong Kong	Dollars	3.8497	3.8043	3.8193	3.8193	3.8193	3.8193	3.8587
India	Rupees	23.6241	23.3498	23.4350	23.4350	23.4350	23.4350	23.7409
Indonesia	Rupiah	4729.0000	4715.0000	4741.0000	4741.0000	4741.0000	4741.0000	4954.0000
Ireland	Pounds	.4208	.4167	.4211	.4211	.4211	.4211	.4249
Israel	Shekel	2.1472	2.1263	2.1351	2.1351	2.1351	2.1351	2.1539
Italy	Lire	1034.5500	1024.4800	1035.3200	1035.3200	1035.3200	1035.3200	1044.6200
Japan	Yen	57.9000	57.5900	58.4500	58.4500	58.4500	58.4500	59.5100
Korea	Won	644.5100	635.2100	639.8000	639.8000	639.8000	639.8000	648.1200
Malaysia	Ringgit	1.8754	1.8534	1.8606	1.8606	1.8606	1.8606	1.8800
Netherlands	Guilder	1.1774	1.1660	1.1783	1.1783	1.1783	1.1783	1.1889
New Zealand	Dollar	1.2122	1.2085	1.2119	1.2119	1.2119	1.2119	1.2180
Norway	Kroner	4.2878	4.2677	4.3258	4.3258	4.3258	4.3258	4.3613
Pakistan	Rupee	31.5700	31.2300	31.3600	31.3600	31.3600	31.3600	31.1600
Papua NG	Kina	1.7177	1.7056	1.7223	1.7223	1.7223	1.7223	1.7492
Philippines	Peso	25.3000	25.0500	25.1400	25.1400	25.1400	25.1400	25.4800
Portugal	Escudo	107.1200	106.0800	107.2000	107.2000	107.2000	107.2000	108.1600
Singapore	Dollar	.8737	.8617	.8636	.8636	.8636	.8636	.8773
Solomon Is.	Dollar	2.6298	2.5989	2.6103	2.6103	2.6103	2.6103	2.6404
South Africa	Rand	4.3277	4.3289	4.3930	4.3930	4.3930	4.3930	4.4920
Spain	Peseta	88.9000	88.0300	88.9700	88.9700	88.9700	88.9700	89.7700
Sri Lanka	Rupee	44.4100	43.9000	44.0500	44.0500	44.0500	44.0500	44.5100
Sweden	Krona	5.2712	5.2496	5.2555	5.2555	5.2555	5.2555	5.2609
Switzerland	Franc	.7833	.7810	.7916	.7916	.7916	.7916	.8002
Taiwan	Dollar	17.0600	16.8600	16.9000	16.9000	16.9000	16.9000	17.1000
Thailand	Baht	21.9200	21.6200	21.7300	21.7300	21.7300	21.7300	22.0500
UK	Pounds	.3353	.3307	.3325	.3325	.3325	.3325	.3345
USA	Dollar	.4936	.4878	.4897	.4897	.4897	.4897	.4948

WAYNE BALDWIN
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
03/10/01

9620554

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 56 (3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications Authority gives notice under subsection 56 (3) of the *Telecommunications Act 1997* ('the Act') that on 3 October 2001 a carrier licence was granted to COMindico Australia Pty Limited ACN 092 630 852 under subsection 56 (1) of the Act.

9620555

Defence



SPECIALIST MEDICAL REVIEW COUNCIL

Veterans' Entitlements Act 1986

Section 196ZB

AMENDMENT TO NOTIFICATION OF INTENTION TO CARRY OUT A REVIEW

On the 29th day of August 2001 the Specialist Medical Review Council (the Council) having been asked by application dated the 5th day of June 2001 under section 196Y of the *Veterans' Entitlements Act 1986* (the Act) to review the contents of Statements of Principles Nos. 31 and 32 of 2001 in respect of hypertension, notified, under section 196ZB of the Act its intention to carry out a review of the information available to the Repatriation Medical Authority (the RMA) when it determined, amended or last amended the Statements of Principles about **hypertension**.

The previous Gazette Notice [No 34, 29 August 2001] stated that written submissions must be received by the Council by 12 October 2001. This notice extends the period of time available for persons and organisations to make written submissions.

The following persons and organisations are invited to make written submissions to the Council:

- the Repatriation Commission;
- a person eligible to make a claim for a pension under Part II or IV of the Act; and
- an organisation representing veterans, Australian mariners, members of the Forces, members of Peacekeeping Forces or their dependants.

Written submissions must now be received by 02 November 2001.

The Council will hold its first meeting for the purposes of this review after 08 November 2001. The location and time of that meeting will be advised to the persons/organisations that have asked for the review under section 196Y of the Act and to those persons and organisations that make written submissions.

Advice on the preparation of written submissions is available from the Specialist Medical Review Council Secretariat, PO Box 895, Woden, ACT 2606, telephone 03 9284 6784 or fax: 03 9284 6752. Submissions should be lodged with the Council Secretariat.

Alexander Kevin Cohen, AO
Convener





SPECIALIST MEDICAL REVIEW COUNCIL

Veterans' Entitlements Act 1986

Section 196ZB

REVOCATION OF NOTIFICATION OF INTENTION TO CARRY OUT A REVIEW

On the 30th day of September 1998 the Specialist Medical Review Council (the Council) having been asked by application dated the 27th day of November 1997 under section 196Y of the *Veterans' Entitlements Act 1986* (the Act) to review the contents of Statement of Principles No.245 of 1995 in respect of motor neuron disease, notified, under section 196ZB of the Act its intention to carry out a review of the information available to the Repatriation Medical Authority (the RMA) about motor neuron disease. Statements of Principles Nos.245 and 246 of 1995 have been revoked and replaced with Statements of Principles Nos.65 and 66 of 2001. The Council is thus unable to carry out a review under section 196W of the Act of the contents of Statement of Principles No.245 of 1995.

Alexander Kevin Cohen, AO
Convener



9620557

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
2001/435	Department of Transport & Regional Services/Marine Infrastructure/Christmas Island/Christmas Island/Christmas Island Port Facility	24 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 23(1) an action taken in a Commonwealth marine area s 28 an action taken by the Commonwealth or a Commonwealth agency	No
2001/436	Department of Transport & Regional Services/Land Transport Infrastructure/Christmas Island/Christmas Island/Road Upgrade/Construction between Lily Beach Road and Port Facility	22 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 28 an action taken by the Commonwealth or a Commonwealth agency	No
2001/434	Department of Transport and Regional Services/Aviation facilities/Christmas Island/Christmas Island/Christmas Island Airport Expansion	22 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 28 an action taken by the Commonwealth or a Commonwealth agency	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 No	Title of action	Date of Decision	Component decision under s.77(3) applies
2001/423	SA Water Corporation/Energy and Infrastructure (incl. Pipelines)/Renmark to Paringa/SA/Transport of Filtered Water	25 Sep 2001	No
2001/425	Tara Shire Council/Vegetation Clearance/Tara/QLD/Surat Development Road Works	25 Sep 2001	No
2001/424	AGSO Geoscience Australia/Other/Bucklands Military Training Area/TAS/Infrasound Monitoring Station (ISO5)	24 Sep 2001	No
2001/414	Energy Equity (Operations) Pty Ltd/Energy and Infrastructure (incl. Pipelines)/Broome/WA/Power Station Upgrade (South Port Site)	24 Sep 2001	No
2001/413	Landings at Turrumurra Pty Limited/Urban developments/North Turrumurra/NSW/Turrumurra Retirement Village	24 Sep 2001	No
2001/416	Woodside Energy Ltd/Mining - petroleum/Carnarvon Basin/WA/Skorpion Marine Seismic Survey WA	24 Sep 2001	No
2001/418	Australian Postal Corporation/Commonwealth land use changes/Melbourne/VIC/Lease of Melbourne GPO	21 Sep 2001	No
2001/392	Learmonth Limestone/Mining/Learmonth/WA/Learmonth Limestone Quarry	21 Sep 2001	No
2001/411	City of Onkaparinga/Vegetation Clearance/Onkaparinga/SA/Construction of a survey path through Woodcutters Road Reserve in the Mount Lofty Ranges at Cherry Gardens South Australia	20 Sep 2001	No
2001/409	Strathfield Municipal Council/Nature Conservation/Greenacre/NSW/Cox's Creek Reserve	20 Sep 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 Decision	Assessment approach
2001/407	Cultus Timor Sea Pty Ltd/Mining - petroleum/Timor Sea/ Commonwealth Marine/Audacious Oil Field Standalone Development	20 Sep 2001	Public Environment Report

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

9620558

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
2001/435	Department of Transport & Regional Services/Marine Infrastructure/Christmas Island/Christmas Island/Christmas Island Port Facility	24 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 23(1) an action taken in a Commonwealth marine area s 28 an action taken by the Commonwealth or a Commonwealth agency	No
2001/436	Department of Transport & Regional Services/Land Transport Infrastructure/Christmas Island/Christmas Island/Road Upgrade/Construction between Lily Beach Road and Port Facility	22 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 28 an action taken by the Commonwealth or a Commonwealth agency	No
2001/434	Department of Transport and Regional Services/Aviation facilities/Christmas Island/Christmas Island/Christmas Island Airport Expansion	22 Sep 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 28 an action taken by the Commonwealth or a Commonwealth agency	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 No	Title of action	Date of Decision	Component decision under s.77(3) applies
2001/430	Royal Automobile Club of Victoria (RACV) Ltd/Tourism and Recreational Facilities/Inverloch/VIC/accommodation units and associated administration and recreational facilities	02 Oct 2001	No
2001/421	Homestake Gold of Australia Ltd/Mining/Lake Cowal/NSW/The Cowal Gold Project	29 Sep 2001	No
2001/431	Simon Vinnicombe/Urban developments/Kellyville/NSW/Residential Subdivision of Lot 60 Baulkham Hills Shire	27 Sep 2001	No
2001/432	Southern Hydro/Water Management/Dartmouth Dam, Mitta Mitta River/VIC/Increase Regulating Pondage Area	27 Sep 2001	No
2001/423	SA Water Corporation/Energy and Infrastructure (incl. Pipelines)/Renmark to Paringa/SA/Transport of Filtered Water	25 Sep 2001	No
2001/425	Tara Shire Council/Vegetation Clearance/Tara/QLD/Surat Development Road Works	25 Sep 2001	No
2001/424	AGSO Geoscience Australia/Other/Bucklands Military Training Area/TAS/Infrasound Monitoring Station (ISO5)	24 Sep 2001	No
2001/414	Energy Equity (Operations) Pty Ltd/Energy and Infrastructure (incl. Pipelines)/Broome/WA/Power Station Upgrade (South Port Site)	24 Sep 2001	No
2001/413	Landings at Turrumurra Pty Limited/Urban developments/North Turrumurra/NSW/Turrumurra Retirement Village	24 Sep 2001	No
2001/416	Woodside Energy Ltd/Mining - petroleum/Carnarvon Basin/WA/Skorpion Marine Seismic Survey WA	24 Sep 2001	No
2001/418	Australian Postal Corporation/Commonwealth land use changes/Melbourne/VIC/Lease of Melbourne GPO	21 Sep 2001	No

Reference No	Title of action	Date of Decision	Component decision under s.77(3) applies
2001/392	Learmonth Limestone/Mining/Learmonth/WA/ Learmonth Limestone Quarry	21 Sep 2001	No
2001/411	City of Onkaparinga/Vegetation Clearance/ Onkaparinga/SA/Construction of a survey path through Woodcutters Road Reserve in the Mount Lofty Ranges at Cherry Gardens South Australia	20 Sep 2001	No
2001/409	Strathfield Municipal Council/Nature Conservation/ Greenacre/NSW/Cox's Creek Reserve	20 Sep 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 Decision	Assessment approach
2001/380	TransGrid/Energy and Infrastructure (incl. Pipelines)/Buronga (NSW) to Monash (SA)/NSW/Electricity Transmission Line	27 Sep 2001	Environment Impact Statement

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF THE GRANTING OF AN APPROVAL FOR TAKING AN ACTION

Notice is hereby given that the Minister for the Environment and Heritage, or a delegate of that Minister, has decided to grant the following approval for taking each action identified in columns 1 and 2 of each row of the following table.

Reference No	Title of action	Approval	Date
2000/101	Steritech Pty Ltd/Nuclear/Caboolture Shire/QLD/Steritech Gamma Sterilisation and Decontamination Plant, Narangba Industrial Estate	Approved	14 Sep 2001

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 Decision	Assessment approach
2001/407	Cultus Timor Sea Pty Ltd/Mining - petroleum/Timor Sea/ Commonwealth Marine/Audacious Oil Field Standalone Development	20 Sep 2001	Public Environment Report

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

9620559



Department of Environment & Heritage

**NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989**

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that on 22 August 2001 a permit was granted to Caltex Refineries (NSW) Ltd (Australian Business Number 1900 108 725), Solander Street, Kurnell, NSW 2231, (telephone 02 9668 1111, facsimile 02 9668 1188), to export up to 60,000 kgs of waste comprising leaded antiknock compound sludge to Associated Ocel Co Ltd, Oil Sites Road, Ellesmere Port, Chester CH 65, 4HF, United Kingdom (telephone +44 151 355 3611, facsimile +44 151 356 2349).

The waste will be stored in 5 MT tanks, transported in sealed containers by road and loaded onto a ship at the Port of Sydney, Australia to be offloaded at the Port of Felixstowe, United Kingdom. From there, it will be transported by road to the disposal facility.

The waste will be disposed of by recycling/reclamation of metals and metal compounds at Associated Ocel Co Ltd, Oil Sites Road, Ellesmere Port, Chester CH 65, 4HF, United Kingdom.

The export will take place in one (1) shipment between 22 August 2001 and 26 July 2002.

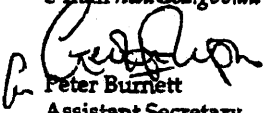
A person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Environment Quality Division of the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages.

Further information or enquiries should be directed to:

Manager
Hazardous Waste Section
Environment Protection Group
GPO Box 787 CANBERRA ACT 2601

Telephone (02) 6274 1411 Facsimile (02) 6274 1164
e-mail hwa@ea.gov.au


Peter Burnett
Assistant Secretary
Chemicals and the Environment Branch

25 September 2001

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11 and Section 12

DECLARATION OF AN APPROVED INSTITUTION AND
AN APPROVED ZOOLOGICAL ORGANISATION

I, ANNE-MARIE DELAHUNT, the delegate of the Designated Authority under section 76A of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-sections 11(1) and 12(1) of that Act, hereby declare the organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution and an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule.

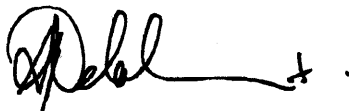
SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Nagoya Higayashima Zoo 3-70 Higayashimamotomachi Chikusaku Nagoya 464 JAPAN	Indian rhinoceros <i>Rhinoceros unicornis</i>

Dated this

24

day of September 2001



DELEGATE OF THE DESIGNATED AUTHORITY

WILDLIFE PROTECTION (REGULATION OF EXPORTS AND IMPORTS) ACT 1982

SECTION 44

The delegate of the Designated Authority, under section 76A of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-section 44(1) of that Act is considering giving an authority under section 44 of that Act to:

Mr Geoffrey Warren, to export one Rainbow Lorikeet (*Trichoglossus haematodus*) to England as a household pet.

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 authority. Such comments should be lodged at the following address not later than 5 days after the date of publication of this Notice:

The Director
Wildlife Permits and Enforcement
Environment Australia
GPO Box 787
CANBERRA ACT 2601

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

DECLARATION OF AN APPROVED INSTITUTION

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

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	National Zoo and Aquarium Sridate Pty Ltd RMB 999 Lady Dedman Drive Weston Creek ACT 2611 AUSTRALIA	<i>Amblonyx cinereus</i> Asiatic Small-clawed Otters
2.	Leningzadskii Zoologicheskii Park Aleksandrovskii Park 1 St Petersburg RUSSIA 197198	<i>Ursus maritimus</i> Polar Bear

Section 11 and Section 12

**DECLARATION OF AN APPROVED INSTITUTION AND
AN APPROVED ZOOLOGICAL ORGANISATION**

I, MARINA WALKINGTON, the delegate of the Designated Authority under section 76A of the *Wildlife Protection (Regulation of Exports and Imports) Act 1982*, in pursuance of sub-sections 11(1) and 12(1) of that Act, hereby declare the organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution and an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	Nagoya Higayashima Zoo 3-70 Higayashimamotomachi Chikusaku Nagoya 464 JAPAN	<i>Rhinoceros unicornis</i> Indian rhinoceros

C.A 08N151 45013268

Dated this

4th

day of October 2001

M. Walkington

DELEGATE OF THE DESIGNATED AUTHORITY



Department of the Environment and Heritage

**ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981
MATTERS TO BE PUBLISHED IN THE GAZETTE
FOR THE PERIOD: 1 AUGUST 2001 – 30 SEPTEMBER 2001**

Pursuant to section 25 of the *Environment Protection (Sea Dumping) Act 1981*, notice is given that:

Applications for Permits

- an application was received on 27 August 2001, from the Bundaberg and District Artificial Reef Association Inc, PO Box 127, BUNDABERG QLD 4670, to extend the Cochrane Artificial Reef.
- an application was received on 4 September 2001, from the Unauthorised Arrivals Section, Department of Immigration and Multicultural Affairs, PO Box 25, Belconnen, ACT 2616, to dump at sea up to forty seized vessels.
- an application was received on 4 September 2001, from Cocos (Keeling) Islands Dive Club, PO Box 1020, Cocos (Keeling) Islands, Indian Ocean WA 6799, to place on the sea bed a Sri Lankan fishing vessel for the purpose of creating an artificial reef.
- an application was received on 6 September 2001, from the Unauthorised Arrivals Section, Department of Immigration and Multicultural Affairs, PO Box 25, Belconnen, ACT 2616, to dump at sea the seized vessel Wingsang 108.

Permits Granted

- a sea dumping permit was granted on 3 September 2001, to Newcastle Port Corporation, Corner Scott and Newcomen Streets, Newcastle NSW 2300, to load, for the purposes of dumping, and dump up to 290 000 cubic metres of spoil derived from capital dredging of the Hunter River South Arm, adjacent to the Steelworks Channel Swinging Basin, for a period of 36 months.

Revocation, Variation, Suspension, and Cancellation of a Suspension, of a permit or Condition imposed in respect of a Permit

- a variation to a sea dumping permit was granted on 27 September 2001, to vary the conditions of the sea dumping permit granted to Bundaberg Port Authority, M/S 108, BUNDABERG, QLD, 4670, by extending the period of the permit until 14 October 2001.

Copies of relevant documentation may be obtained, upon request, from the Assistant Director, Marine and International Section, Environment Australia, GPO Box 787 CANBERRA ACT 2601. Ph: 02 6274 1765 Fax: 02 6274 1006.

Philip Burgess
A/g Assistant Secretary
Marine, Coasts and Wetlands Branch
Marine and Water Division
3 October 2001



Finance and Administration

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 28 September 2001 an application from National Party of Australia - Victoria to change the address of the registered officer in the Register of Political Parties to:

**Mr Malcolm Fearn
Level 7
Farrer House
24 Collins Street
Melbourne VIC 3000**

A K Becker
Electoral Commissioner

9620564

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 28 September 2001 a change to the registered abbreviation of the *National Party of Australia - NSW* to:

Nationals

A K Becker
Electoral Commissioner

9620565

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CHANGE OF NAME OF A POLLING PLACE

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

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

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



Frances Mary Howat
Australian Electoral Officer
for New South Wales

21 September 2001

SCHEDULE

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

BARTON	Arncliffe East	Arncliffe
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9620566

AUSTRALIAN ELECTORAL COMMISSION

I HAVE ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

ANDY BECKER
Electoral Commissioner

THE SCHEDULE

New South Wales as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	82047	-1.11
BARTON	83552	0.69
BENNELONG	85629	3.20
BEROWRA	84065	1.31
BLAXLAND	81828	-1.37
BRADFIELD	88127	6.21
CALARE	84088	1.34
CHARLTON	82066	-1.09
CHIFLEY	81995	-1.17
COOK	80099	-3.46
COWPER	78547	-5.33
CUNNINGHAM	80097	-3.46
DOBELL	80251	-3.28
EDEN-MONARO	84180	1.45
FARRER	82996	0.02
FOWLER	81815	-1.39
GILMORE	82272	-0.84
GRAYNDLER	84399	1.71
GREENWAY	84034	1.27
GWYDIR	83589	0.74
HUGHES	83863	1.07
HUME	84350	1.65
HUNTER	82933	-0.04
KINGSFORD SMITH	84883	2.30
LINDSAY	79143	-4.61
LOWE	82114	-1.03
LYNE	85157	2.63
MACARTHUR	78267	-5.67
MACKELLAR	84895	2.31
MACQUARIE	84758	2.15
MITCHELL	84467	1.80
NEWCASTLE	87610	5.58
NEW ENGLAND	83131	0.19
NORTH SYDNEY	86772	4.57
PAGE	80665	-2.78
PARKES	82081	-1.07
PARRAMATTA	85943	3.57
PATERSON	81343	-1.96
PROSPECT	85513	3.06
REID	76242	-8.11
RICHMOND	79353	-4.36
RIVERINA	86147	3.82
ROBERTSON	82403	-0.68
SHORTLAND	84783	2.18
SYDNEY	82861	-0.13
THROSBY	82941	-0.03
WARRINGAH	83559	0.70
WATSON	80893	-2.50
WENTWORTH	84385	1.70
WERRIWA	81527	-1.74
Totals	4148658 (Average: 82973)	

Victoria as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	89252	3.25
BALLARAT	84265	-2.51
BATMAN	89223	3.22
BENDIGO	86708	0.31
BRUCE	84767	-1.93
BURKE	87534	1.26
CALWELL	97259	12.51
CASEY	84282	-2.49
CHISHOLM	85950	-0.56
CORANGAMITE	84820	-1.87
CORIO	84705	-2.00
DEAKIN	84801	-1.89
DUNKLEY	83796	-3.05
FLINDERS	89967	4.08
GELLIBRAND	85676	-0.88
GIPPSLAND	82987	-3.99
GOLDSTEIN	89296	3.30
HIGGINS	86832	0.45
HOLT	86988	0.63
HOTHAM	88451	2.32
INDI	85026	-1.63
ISAACS	81010	-6.27
JAGAJAGA	87381	1.09
KOOYONG	86136	-0.34
LALOR	88035	1.84
LA TROBE	86886	0.51
MCEWEN	87569	1.30
MCMILLAN	84518	-2.22
MALLEE	80918	-6.38
MARIBYRNONG	83242	-3.69
MELBOURNE	95771	10.79
MELBOURNE PORTS	88142	1.97
MENZIES	83841	-3.00
MURRAY	84553	-2.18
SCULLIN	87980	1.78
WANNON	81922	-5.22
WILLS	87747	1.51
Totals	3198236 (Average: 86438)	

Queensland as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	75839	-10.76
BOWMAN	85652	0.78
BRISBANE	93645	10.18
CAPRICORNIA	80315	-5.49
DAWSON	85994	1.18
DICKSON	86515	1.79
FADDEN	84473	-0.60
FAIRFAX	82586	-2.82
FISHER	83271	-2.01
FORDE	85057	0.08
GRIFFITH	90920	6.98
GROOM	83317	-1.96
HERBERT	88804	4.49
HINKLER	80303	-5.51
KENNEDY	83481	-1.77
LEICHHARDT	83387	-1.88
LILLEY	86235	1.46
LONGMAN	81803	-3.74
MCPHERSON	92352	8.66
MARANOA	82945	-2.40
MONCRIEFF	87392	2.82
MORETON	87708	3.20
OXLEY	83668	-1.55
PETRIE	88380	3.99
RANKIN	84028	-1.12
RYAN	86340	1.59
WIDE BAY	80242	-5.58
Totals	2294652 (Average: 84987)	

Western Australia as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	77110	-3.23
CANNING	75875	-4.78
COWAN	79063	-0.78
CURTIN	81772	2.61
FORREST	81573	2.36
FREMANTLE	79846	0.19
HASLUCK	78261	-1.78
KALGOORLIE	82091	3.01
MOORE	73205	-8.13
O'CONNOR	82562	3.60
PEARCE	76957	-3.42
PERTH	81368	2.10
STIRLING	85320	7.06
SWAN	77980	-2.14
TANGNEY	82323	3.30
Totals	1195306 (Average: 79687)	

South Australia as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	84938	-0.49
BARKER	86640	1.49
BONYTHON	84216	-1.34
BOOTHBY	88295	3.43
GREY	85083	-0.32
HINDMARSH	83799	-1.82
KINGSTON	84027	-1.56
MAKIN	86898	1.80
MAYO	84877	-0.56
PORT ADELAIDE	85238	-0.14
STURT	85081	-0.32
WAKEFIELD	85239	-0.14
Totals	1024331 (Average: 85360)	

Tasmania as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
BASS	64314	-1.09
BRADDON	66579	2.39
DENISON	66227	1.85
FRANKLIN	65926	1.38
LYONS	62073	-4.53
Totals	325119 (Average: 65023)	

Australian Capital Territory as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	108199	-1.32
FRASER	111096	1.32
Totals	219295 (Average: 109647)	

Northern Territory as at 28 September, 2001

Division	Enrolment	% Deviation from average divisional enrolment
LINGIARI	56277	2.83
SOLOMON	53178	-2.83
Totals	109455 (Average: 54727)	

TOTAL FOR AUSTRALIA 12 515 052

Health and Aged Care



Minister for Health and Aged Care

Departmental No. ...34.....

Executive Council Meeting

No.22.....

Minute Paper for the Executive Council

SUBJECT

*Health Legislation Amendment (Medical Practitioners'
Qualifications and Other Measures) Act 2001*

Proclamation

Approved in Council

PETER HOLLINGWORTH

Peter John Hollingworth
Governor-General

27 SEP 2001

Filed in the Records of the Council

GERARD MARTIN

Secretary to the Executive Council

Recommended for the approval of His Excellency the Governor-General in Council that, by Proclamation in the attached form, under subsection 2(2) of the *Health Legislation Amendment (Medical Practitioners' Qualifications and Other Measures) Act 2001*, he fix 1 December 2001 as the day on which items 5, 6, 23, 24, 25, 28, 31, 33, 34, 35, 36, 37, 38, 40, 41, 42, 43, 45, 46, 47, 49, 53, 54, 55 and 56 of Schedule 1 of that Act commence.

A handwritten signature in black ink, appearing to read 'Michael Wooldridge'.

Michael Wooldridge
Minister for Health and Aged Care

Health and Aged Care

THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Rita Maclachlan, (Director, Conformity Assessment Branch), delegate of the Secretary for the purpose of subsection 41 of the *Therapeutic Goods Act*, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods:

Under subsection 41 (1) (d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by :

CARTER-WALLACE (AUSTRALIA) PTY LIMITED – LICENCE NO. 127 – AT THE REQUEST OF THE MANUFACTURER.

CREATIVE PACKAGING SERVICES PTY LIMITED - LICENCE NO. 106267 - AT THE REQUEST OF THE MANUFACTURER. THE COMPANY HAS RELOCATED TO CASTLE HILL NSW, A NEW LICENCE IS BEING ISSUED.



Rita Maclachlan
Delegate of the Secretary
27 September 2001

9620569

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

**DESIGNATION OF EXTRANEAL BRAND OF ICODEXTRIN 7.5% W/V
PERITONEAL DIALYSIS SOLUTION AS AN ORPHAN DRUG**

I, Dr Leonie Gail Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated Extraneal brand of icodextrin 7.5% w/v peritoneal dialysis solution as an orphan drug on 26th September 2001 for use as an alternative osmotic agent in dialysis solutions for long dwell exchange in patients treated with peritoneal dialysis.

The sponsor of Extraneal brand of icodextrin 7.5% w/v peritoneal dialysis solution is Baxter Healthcare Pty Ltd.



Dr Leonie Gail Hunt,
Director, Drug Safety and Evaluation Branch

Dated this Twenty-Sixth Day of September, 2001

9620570

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

OUTCOME OF CONSIDERATIONS BY THE NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE AT ITS AUGUST 2001 MEETING OF PROPOSALS FOR AMENDMENT TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

Notice under subsection 52D(4) Therapeutic Goods Act 1989 (the Act)

The NDPSC hereby gives notice, pursuant to subsection 52D(4) of the Act, that an amendment has been made to the Standard for the Uniform Scheduling of Drugs and Poisons (SUSDP).

The notice is divided into four parts:

- Part A – Amendments to the SUSDP, Part 4 in respect of substances mentioned in the pre-meeting Gazette Notice;
- Part B – Other amendments to the SUSDP (Parts 1-3 and Part 5) arising from matters mentioned in the pre-meeting Gazette Notice.
- Part C – Variations to previous decisions.
- Part D – Foreshadowed Amendments

Please note that the basis for these amendments to the SUSDP can be found in the *record of the reasons*. The *record of the reasons*, which also contains other outcomes not amending the SUSDP, can be accessed through:

<http://www.health.gov.au/tga/docs/html/ndpsc/ndpsc.htm>

Hard copies of the document can be obtained from The Secretary, National Drugs and Poisons Schedule Committee (NDPSC), PO Box 100, Woden ACT 2606 or Facsimile 02 6270 4353 or Telephone 02 6270 4400 or email NDPSC@health.gov.au.

Copies of the amendment arising from this notice will be available for purchase from AusInfo Government Information Shops from January 2002.

To promote timely communications with stakeholders, the NDPSC has created an e-mail subscription list. Subscribers will be notified by e-mail of new information on the NDPSC website including pre- and post-meeting gazette notices, Record of the Reasons, advice on the publication of the SUSDP and other information relating to NDPSC operations. For further information follow the “**Subscribe by email:**” link at:

<http://www.health.gov.au/tga/docs/html/ndpsc/ndpsc.htm>

PART A – AMENDMENTS TO PART 4 OF THE SUSDP

The amendments set out in this Part A were made in respect of substances mentioned in the Gazette of 11 July 2001 as substances to be considered for scheduling at the August 2001 meeting. These amendments are subject to the receipt of further public submissions.

Persons who made a public submission in relation to the substances listed in this Part A are invited to make a further submission to:

The Secretary,
National Drugs and Poisons Schedule Committee (NDPSC),
PO Box 100,
Woden ACT 2606
or Facsimile 02 6270 4353

Submissions must be made by 24 October 2001 and address a matter mentioned in section 52E of the Act and be relevant to the reasons for the making of the decision.

If a submission is made to the Committee in respect of a substance set out below, the Committee must consider the submission and then: confirm the amendment; vary the amendment; or set aside the amendment, replace it with a new scheduling decision and publish notice of the decisions under section 52D of the Act. (If a new scheduling decision is made and notice of it published under section 52D, the public consultation process commences again). Subject to the matters set out above, the amendments in Part A come into effect on 1 February 2002, unless otherwise indicated.

PART B – OTHER AMENDMENTS TO THE SUSDP

Subject to further reconsideration by the Committee, the amendments in Part B will come into effect on 1 February 2002, unless otherwise indicated.

PART C – VARIATIONS TO PREVIOUS DECISIONS

After consideration of public comment, the NDPSC has agreed to minor changes in the wording of these decisions to clarify the intent or implementation of the original decision. The public consultation process in respect of the decisions set out in Part C has been concluded.

The variations to wording apply retrospectively to the original decision and will come into effect on the same date as the original decision.

PART D – FORESHADOWED AMENDMENTS

These proposals are provided for information of interested parties. Final consideration of these proposals will be notified in a forthcoming pre-meeting gazette. Public submissions on these proposals will be accepted by the Secretariat at any time up to the deadline notified in the pre-meeting gazette above.

PART A

AMENDMENTS TO PART 4 OF THE SUSDP

Schedule 2 - New entry

MINOXIDIL in preparations for dermal use containing 5 per cent or less of minoxidil.

NIZATIDINE for the relief of symptoms of gastro-oesophageal reflux, in packs containing not more than 14 days supply.

Schedule 2 - Amendment

BIFONAZOLE – amend entry to read:

BIFONAZOLE in preparations for dermal use, **except** in preparations containing 1 per cent or less of bifonazole for the treatment of the scalp.

Schedule 3 - Amendments

MINOXIDIL – delete entry.

NICOTINE – amend entry to read:

NICOTINE for use as an aid in withdrawal from tobacco smoking:

- (a) in lozenges;
- (b) in preparations;
 - (i) for inhalation; or
 - (ii) sublingual use.

NIZATIDINE – delete entry.

SELENIUM in preparations for human oral use with a recommended daily dose of 100 micrograms or less of selenium **except** where the sum of the organic selenium expressed in micrograms and half the inorganic selenium expressed in micrograms, contained in the recommended daily dose of the preparation, does not exceed 26 micrograms.

Schedule 4 - New entry

#BEXAROTENE.

DARBEPOETIN ALFA.

DROSPIRENONE.

LANREOTIDE.

LOPINAVIR.

REBOXETINE.

Schedule 4 - Amendments

BIFONAZOLE – amend entry to read:

BIFONAZOLE except:

- (a) when included in Schedule 2; or
- (b) in preparations containing 1 per cent or less of bifonazole for dermal use for the treatment of the scalp.

IVERMECTIN – amend entry to read:

IVERMECTIN

- (a) for human use; or
- (b) for the treatment of mange in dogs.

MINOXIDIL except when included in Schedule 2.

NITROUS OXIDE – Amend entry to read:

NITROUS OXIDE for inhalation.

NIZATIDINE – amend entry to read:

NIZATIDINE except when included in Schedule 2.

SELENIUM for therapeutic use except:

- (a) when included in Schedule 3, 6 or 7;
- (b) in preparations for human oral use where the sum of the organic selenium expressed in micrograms and half the inorganic selenium expressed in micrograms, contained in the recommended daily dose of the preparation, does not exceed 26 micrograms;
- (c) for the treatment of animals:
 - (i) in solid, slow release bolus preparations each weighing 100 g or more and containing 300 mg or less of selenium per dosage unit;
 - (ii) in other divided preparations containing 30 micrograms or less of selenium per dosage unit;
 - (iii) as elemental selenium, in pellets containing 100 g/kg or less of selenium; or
 - (iv) in feeds containing 1 g/tonne or less of selenium; or
- (d) in preparations for topical use containing 2.5 per cent or less of selenium sulphide.

Schedule 6 - New entry

TEBUTHIURON.

Schedule 6 - Amendments

DEMETON-O-METHYL – delete entry.

DEMETON-S-METHYL – delete entry.

PYRITHIONE ZINC – Amend entry to read:

PYRITHIONE ZINC **except:**

- (a) when included in Schedule 2;
- (b) in semi-solid hair preparations;
- (c) in shampoos containing 2 per cent or less of pyrrithione zinc when labelled with the statement, "Keep out of eyes" or "If in eyes, rinse well with water"; or
- (d) when immobilised in solid preparations containing 0.5 per cent or less of pyrrithione zinc.

Schedule 7 – Amendments

DEMETON-O-METHYL – Amend entry to read:

DEMETON-O-METHYL.

DEMETON-S-METHYL – Amend entry to read:

DEMETON-S-METHYL.

PART B – OTHER AMENDMENTS

Part 1 – Interpretation, Sub-Paragraph 1(1) – New entry

"child-resistant packaging" means single use packaging in which a unit of use is individually protected until the time of release and that complies with Section 3 (Requirements for non-Reclosable Packages) of Australian Standard AS 1928-2001 *Child-resistant packages*.

Part 1 – Interpretation, Sub-Paragraph 1(1) – Amendment

"child-resistant closure" – amend to read:

“child-resistant closure” means:

- (a) a closure that complies with Section 2 (Requirements for Reclosable Packages) of Australian Standard AS 1928-2001 *Child-resistant packages*;
- (b) a closure approved by any order made under section 10(3) of the Commonwealth *Therapeutic Goods Act 1989*; or
- (c) in the case of a can fitted with a press on lid, a lid of the design known as “double tight” or “triple tight”.

Part 3, Miscellaneous Regulations – Amendment

Paragraph 45 – Amend sub-paragraph (3) to read:

(3) acitretin, adapalene, bexarotene, etretinate, isotretinoin, thalidomide, or tretinoin:

Appendix A - New entry

SURGICAL ADHESIVES.

Appendix C - New entries

ASARUM CANADENSE for therapeutic use.

ASARUM HIMALAICUM for therapeutic use.

ASARUM SPLENDENS for therapeutic use.

BRAGANTIA WALLICHII for therapeutic use.

DIETHYLPHTHALATE in sunscreens or personal insect repellents for human use
except in preparations containing 0.5% or less of diethylphthalate.

DIMETHYLPHTHALATE in sunscreens or personal insect repellents for human use
except in preparations containing 0.5% or less of dimethylphthalate.

Appendix C – Amendment

ARISTOLOCHIACEAE – amend entry to read:

ARISTOLOCHIA SPP. for therapeutic use.

Appendix D, Paragraph (2) – New entry

BEXAROTENE for human use.

Appendix D – Amendment

Sub-paragraph 2(2) (b) – amend to read:

- (b) **bexarotene, isotretinoin or thalidomide, advise the patient to avoid becoming pregnant during or for a period of 1 month after completion of treatment.**

Appendix F, Part 1 - Amendment

Statement 32 – amend statement to read:

32. This preparation should be part of an overall treatment plan regularly assessed with your doctor.

Appendix F, Part 3 – New entry

Bexarotene

- (a) for human use

Warning Statement 7,62,76

- (b) for topical use

Warning Statement 77,62

Appendix F, Part 3 – Amendments

Antihistamines – amend entry to read:

Antihistamines not separately specified39 or 40

in this Appendix except:

- (a) dermal, ocular, parenteral and paediatric preparations;
- (b) oral preparations of astemizole, fexofenadine, loratadine, desloratadine or terfenadine;
- (c) nasal preparations of azelastine; or
- (d) preparations for the treatment of animals.

Nizatidine – amend entry to read:

Nizatidine when included in Schedule 2.

Warning statements 35,68,69,70

Salbutamol – amend entry to read:

Salbutamol in metered aerosols or in dry powder formulations.

Warning Statement 32

Terbutaline – amend entry to read:

Terbutaline in metered aerosols or in dry powder formulations.

Warning Statement

32

Appendix H - New entry

Diclofenac.

Appendix H – Amendment

Minoxidil – delete entry.

PART C – VARIATIONS TO PREVIOUS DECISIONS

VARIATION TO DECISION 2001/31 - 33.

Schedule 2 - Amendment

IRON COMPOUNDS (excluding iron oxides when present as an excipient, up to 1 per cent in undivided preparations or up to 10 mg per dosage unit in divided preparations) for human internal use **except**:

- (a) when included in Schedule 4;
- (b) in preparations when labelled with a recommended daily dose of more than 5 mg but less than 24 mg of iron when supplied in a pack each containing 600 mg or less of iron; or
- (c) in other preparations when labelled with a recommended daily dose of 5 mg or less of iron.

VARIATION TO DECISION 2001/31 - 34

Schedule 4 -Amendment

BORON – amend entry to read:

BORON for human therapeutic use (excluding when present as an excipient):

- (a) in preparations for internal use containing more than 3 mg of boron per recommended daily dose;
- (b) in glycerines and honeys of borax or boric acid;
- (c) in preparations for vaginal use;
- (d) in preparations for paediatric dermal use, being

- (i) dusting powders; or
- (ii) other preparations containing more than 0.35 per cent of boron; or
- (e) in other preparations for dermal use containing more than 0.35 per cent of boron except antifungal preparations.

VARIATION TO DECISION 2001/31 – 27**Schedule 5 – Amendment**

DELTAMETHRIN – amend entry to read:

DELTAMETHRIN:

- (a) in aqueous preparations containing 1 per cent or less of deltamethrin, when no organic solvent, other than a glycol, is present;
- (b) in water-dispersible tablets each containing 500mg or less of deltamethrin in child-resistant packaging; or
- (c) in other preparations containing 0.5 per cent or less of deltamethrin.

Schedule 6 – Amendment

DELTAMETHRIN – amend entry to read:

DELTAMETHRIN:

- (a) in aqueous preparations containing 25 per cent or less of deltamethrin, when no organic solvent, other than 10 per cent or less of a glycol, is present;
- (b) in water-dispersible tablets each containing 500mg or less of deltamethrin; or
- (c) in other preparations containing 3 per cent or less of deltamethrin;

except when included in Schedule 5.

PART D – FORESHADOWED AMENDMENTS**Appendix D, Item 5 – New entries**

DARBEPOETIN ALFA.

ERYTHROPOIETIN.

SIALOEPOETIN.

Other foreshadowed amendments relate to the following substances:

BIFLUORIDES.(AMMONIUM, POTASSIUM AND SODIUM)

BORON TRIFLUORIDE

HYDROSILICOFLUORIC ACID

CASSIA OIL

CINNAMON BARK OIL

SALVIA DIVINORUM

See the November 2001 pre-meeting gazette notice in this gazette, or the record of the reasons for details.

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

PRE-NOVEMBER 2001 SCHEDULING MEETING NOTICE

Notice under Regulations 42ZCU of the *Therapeutic Goods Regulations 1990*

The Chair of the National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice that the next scheduling meeting of the NDPSC will be held on 20, 21 and 22 November 2001. The substances to be considered for scheduling and open for public comment are mentioned below.

Public submissions are invited on substances to be considered for scheduling at the November 2001 meeting. The NDPSC must consider all public submissions which are received by the closing date and which address a matter mentioned in section 52E of the *Therapeutic Goods Act 1989*. Persons making a submission in regard to a substance where a Schedule 3 classification may be an outcome are invited to provide additional comment on inclusion of that substance in Appendix H - Schedule 3 Poisons Permitted to be Advertised. Inclusion in Appendix H will be a consequential consideration of the Committee following a decision to include a substance in Schedule 3.

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

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

The closing date for submissions is 7 November 2001.

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

Further information may be obtained from the Secretary, NDPSC on 02 6270 4400 during business hours or by e-mailing NDPSC@health.gov.au

To promote timely communications with stakeholders, the NDPSC has created an e-mail subscription list. Subscribers will be notified by e-mail of new information on the NDPSC website including pre- and post-meeting gazette notices, Record of the Reasons, advice on the publication of the SUSDP and other information relating to NDPSC operations. For further information follow the "Subscribe by email:" link at:

<http://www.health.gov.au/tga/docs/html/ndpsc/ndpsc.htm>

SUBSTANCES TO BE CONSIDERED FOR SCHEDULING

1. PROPOSALS FOR AMENDMENT TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

1.1 Sodium Nitrite – Consideration of Scheduling

1.2 Corrosive Fluorides including hydrosilicofluoric acid, boron trifluoride, ammonium sodium and potassium bifluorides and silicofluorides – consideration of the following foreshadowed amendments:

Schedule 5 – New entries

BIFLUORIDES (including ammonium, potassium and sodium salts) in preparations containing 0.3 % or less of bifluorides.

BORON TRIFLUORIDE in preparations containing 0.1 per cent or less of boron trifluoride (BF₃).

Schedule 5 – Amendment

HYDROSILICOFLUORIC ACID – Amend entry to read:

HYDROSILICOFLUORIC ACID (excluding its salts and derivatives) in preparations containing 0.1 per cent or less of hydrosilicofluoric acid (H₂SiF₆).

Schedule 6 – New entry

BIFLUORIDES (including ammonium, potassium and sodium salts) in preparations containing 3 per cent or less of bifluorides **except** when in Schedule 5.

Schedule 6 - Amendments

BORON TRIFLUORIDE – Amend entry to read:

BORON TRIFLUORIDE in preparations containing 1 per cent or less of boron trifluoride (BF_3) **except** when included in Schedule 5.

HYDROSILICOFLUORIC ACID – Amend entry to read:

HYDROSILICOFLUORIC ACID (excluding its salts and derivatives) in preparations containing 1 per cent or less of hydrosilicofluoric acid (H_2SiF_6) **except** when included in Schedule 5.

Schedule 7 – New entries

BIFLUORIDES (including ammonium, potassium and sodium salts) **except** when in Schedule 5 or 6.

BORON TRIFLUORIDE **except** when included in Schedule 5 or 6.

Appendix E, Part 2 – Amendments

BORON TRIFLUORIDE – Amend entry to read:

BORON TRIFLUORIDE

- when included in Schedule 5 A
- when included in Schedule 6 or 7 A,E2,S5,G3

AMMONIUM BIFLUORIDE – amend entry to read:

BIFLUORIDES (including ammonium potassium and sodium salts)

- when included in Schedule 5 A
- when included in Schedule 6 A,E2,S5,G3

SODIUM BIFLUORIDE – delete entry.

Appendix F, Part 3 – Amendments

AMMONIUM BIFLUORIDE – Amend entry to read:

BIFLUORIDES (including ammonium, potassium and sodium salts)

- (a) when included in Schedule 5
 - Warning statements.....2
 - Safety directions.....1,4
- (b) when included in Schedule 6

- Warning statements.....1,17, 91
- Safety directions1,3,4,5,8,29,35

SODIUM BIFLUORIDE – delete entry.

BORON TRIFLUORIDE – New entry

BORON TRIFLUORIDE (including mixtures that generate boron trifluoride)

(a) when included in Schedule 5

- Warning statements.....2
- Safety directions.....1,4

(b) when included in Schedule 6 or 7

- Warning statements.....1,17, 91
- Safety directions.....1,3,4,5,8,29,35

HYDROSILICOFLUORIC ACID – Amend entry to read:

HYDROSILICOFLUORIC ACID (including mixtures that generate hydrosilicofluoric acid)

(a) when included in Schedule 5

- Warning statements.....2
- Safety directions.....1,4

(b) when included in Schedule 6 or 7

- Warning statements.....1,17, 91
- Safety directions.....1,3,4,5,8,29,35

Appendix J, Part 2 – New entries

BIFLUORIDES (including ammonium,
potassium and sodium salts)

1

BORON TRIFLUORIDE

1

- 1.3 Cassia and Cinnamon Oil – consideration of the following foreshadowed amendments:

Schedule 5 – Amendments

CASSIA OIL – amend entry to read:

CASSIA OIL **except** in preparations containing 2 per cent or less of cassia oil.

CINNAMON BARK OIL – Amend entry to read:

CINNAMON BARK OIL **except** in preparations containing 2 per cent or less of cinnamon bark oil.

- 1.4 Alclometasone – consideration of the scheduling of dermal preparation containing 0.05% or less for use in humans.
1.5 Butyl aminobenzoate – Consideration of scheduling.
1.6 *Salvia divinorum* – Consideration of the following foreshadowed amendments:

Schedule 9 - New entries

SALVIA DIVINORUM

8-METHOXYCARBONYL-4A,8A-DIMETHYL-6-ACETOXY- 5-KETO-
3,4,4B,7,9,10,10A-SEPTAHYDRO-3-(4-FURANYL)- 2,1-NAPHTHO[4,3-
E]PYRONE *(SALVINORIN A)

- 1.7 Hydrocortisone/lignocaine – Consideration of the scheduling of rectal products for human use.
1.8 Aciclovir – Consideration of exemption from scheduling of products containing 5% or less aciclovir for dermal use in humans.
1.9 Beclomethasone/ fluticasone – Consideration of less restrictive scheduling of nasal products for perennial allergic rhinitis in humans.
1.10 Ammonium, potassium and sodium persulphates – consideration of exemption from scheduling for single application hair bleaching kits.

2. **MATTERS REFERRED BY THE AUSTRALIAN DRUG
EVALUATION COMMITTEE**

- 2.1 Ferucarbotran – Consideration of scheduling.
2.2 Caspofungin – Consideration of scheduling.
2.3 Imatinib mesylate – Consideration of scheduling.
2.4 Dienogest – Consideration of scheduling.
2.5 Laureth-9 – Consideration of scheduling of injectable products.

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

- 3.1 Busan 77 (poly{oxyethylene(dimethyliminio) ethylene (dimethyliminio) ethylenedichloride}) – Consideration of scheduling.
- 3.2 Diclazuril – Consideration of scheduling.
- 3.3 Pimobendan – Consideration of scheduling.
- 3.4 Quinoxifen – Consideration of scheduling.
- 3.5 Omeprazole – Consideration of scheduling.

4. OTHER MATTERS FOR CONSIDERATION

- 4.1 JETACAR – Consideration of antibiotic resistance and the scheduling of sulfadiazine, sulfadimidine, sulfamerazine, sulfathiazole, sulfacetamide, tetracycline, oxytetracycline, chlortetracycline and nalidixic acid for the treatment of ornamental caged birds or ornamental fish.
- 4.2 JETACAR – Consideration of antibiotic resistance and the scheduling of silver sulfadiazine and nitrofurazone in topical preparations for human use.
- 4.3 JETACAR – Consideration of antibiotic resistance and the scheduling of sulfacetamide for ophthalmic use in humans.
- 4.4 JETACAR – Consideration of antibiotic resistance and the scheduling of clindamycin in topical preparations for human use.

**5. MATTERS REFERRED BY THE NEW ZEALAND MEDICINES
CLASSIFICATION COMMITTEE**

No items

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

- 6.1 Solanaceous plants and alkaloids including Duboisia, Datura, Stramonium, Hyoscine, Hyoscyamine, Hyoscyamus, Belladonna, and Atropine – review of amendments in Amendment 1 to SUSDP 16.

7. PROPOSALS FROM OTHER WORKING PARTIES

No items

8. NOTICE OF FUTURE REVIEWS

No items

TGA THERAPEUTIC
GOODS
ADMINISTRATION

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



Commonwealth Department of
Health and
Aged Care

**COMMONWEALTH OF AUSTRALIA
THERAPEUTIC GOODS ACT 1989
NOTICE UNDER SECTION 30(6)(b): CANCELLATION OF REGISTRATION OF GOODS
IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS**

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

SPONSOR: Medical Industries Australia Pty Limited

ARTG NAME OF GOODS AND AUST R NUMBER:

- (a) SOUL PATTINSON aspirin clear tablet aspirin 300mg strip pack AUST R 58222
- (b) NO FRILLS ASPIRIN CLEAR tablet aspirin 300mg strip pack AUST R 47043
- (c) HOME BRAND ASPIRIN CLEAR tablet aspirin 300mg strip pack AUST R 47905

DATE CANCELLED: 6 JULY 2001

REASON FOR CANCELLATION: Registration of the goods was cancelled under the provisions of Section 30(2)(a) of the said Act because the quality of the goods is unacceptable.

Dated this 16th day of July 2001

Pio Cesarin
Delegate of the Secretary
to the Department of Health and Aged Care

9620572

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 26 September 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 her consent for Dermatech Laboratories Pty Limited, Unit 17, 167 Prospect Highway, Seven Hills NSW ("the Company") to supply the following products which do not comply with the requirements of Therapeutic Goods Order No 48/69 (TGO 48/69) - "General requirements for labels for drug products." specifically, that the incorrect sponsor address (that of Dermatech Laboratories) appears on the product labels.

ARTG No.		Batch No.	Expiry
AUST R 13721	Efidix fluorouracil 5% cream tube 20g	1104	3/05
	Efidix fluorouracil 5% cream tube 20g	1204	3/05
	Efidix fluorouracil 5% cream tube 20g	1404	3/05
AUST R 40204	Maxolon metoclopramide HCl. 10mg/2ml. inj. amp 10's	R315	11/02
	Maxolon metoclopramide HCl. 10mg/2ml. inj. amp 10's	R531	11/02
	Maxolon metoclopramide HCL 10mg/2ml inj. amp 10's	R793	1/03
AUST R 11153	Maxolon metoclopramide 10mg (as HCL) tablets 25's	05497	8/02
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	10537	1/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11093	1/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11180	2/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11289	3/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11725	3/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11864	2/03
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11988	3/05
	Maxolon metoclopramide 10mg (as HCL) tablets 25's	11989	3/03
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	04768	8/05
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	07325	12/04
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	05081	8/04
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	11094	2/05
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	11095	2/05
	Maxolon metoclopramide 10mg (as HCL) tablets 100's	11090	3/05
AUST R 11151	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	04811	8/02
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	04804	3/02
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	04808	8/02
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	04810	8/02
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	04809	8/02
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	10337	2/03
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	10598	2/03
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	11261	2/03
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	11262	3/03
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	11263	3/03
	Maxolon metoclopramide 1mg/mL (as HCL) oral liquid 100mL	11264	3/03
AUST R 13747	Mestison pyridostigmine Br 10mg tablets 100's	B1007	3/02
AUST R 13748	Mestison pyridostigmine Br 60mg tablets 150's	B1051	10/04
	Mestison pyridostigmine Br 60mg tablets 150's	B1053	10/04
	Mestison pyridostigmine Br 60mg tablets 150's	B799	10/03
AUST R 13749	Mestison Timespan pyridostigmine Br 180mg tablets 100's	1001	4/02
	Mestison Timespan pyridostigmine Br 180mg tablets 100's	1004	5/02
AUST R 13751	Mogadon nitrazepam 5mg tablets 25's	DO2591	12/05
	Mogadon nitrazepam 5mg tablets 25's	DO2775	3/06
	Mogadon nitrazepam 5mg tablets 25's	DO2774	2/06
AUST R 16851	Oxoralen methoxsalen 1% lotion 30mL	NO0707	7/05
AUST R 51764	Oxoralen-Ultra methoxsalen 10mg capsules 100's	NO501	5/05
AUST R 13699	Prostigmin neostigmine bromide 15mg tablets	PGH496	2/02
AUST R 18225	Viraside ribavirin 6g powder for solution 3's	MO314	3/04

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

1. The exemption applies for a period of 18 months from the date of approval. Before this period expires, ICN Pharmaceuticals should take the necessary regulatory action to gain approval for product labels complying with the TGO 48/69;
2. The labels for the products are those previously approved;
3. No other changes have been to the products.

COMMONWEALTH OF AUSTRALIA**THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

On 20 September 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 her consent for Eli Lilly Australia Pty Ltd, 112 Wharf Road, West Ryde NSW ("the Company") to supply capreomycin (as capreomycin sulfate) (Capastat) 1 g powder for injection vial (Aust R 28633) which does not comply with the requirements of the British Pharmacopoeia 2000 monograph and with Therapeutic Goods order 48/69, specifically that the product is exempt from compliance with subclauses 3(1)(b)(ii), 3(2)(b), 3(2)(c) and 3(2)(j) of Therapeutic Goods Order No. 69 [and equivalent clauses in Therapeutic Goods Order No. 48], and from compliance with the requirements of the British Pharmacopoeia 2000 monograph for Capreomycin Sulphate for Injection.

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

1. The exemption applies for a period of 36 months;
2. No other changes have been to the product;
3. The product will comply with the requirements of USP 24 monograph for Capreomycin Injection and with the requirements set out in the finished product specifications presented to the TGA with the Company application;
4. The product will be labelled with the international English language export labels presented with the Company application, over-stickered with the AUST R number, the name and address of the Australian sponsor, and the statement "Contains no antimicrobial agent. Use once only and discard residue.", as detailed in the Company facsimile letters dated 12 September 2001 and 20 September 2001;
5. The Company will maintain records of the quantities and batches imported, and will make these available to the TGA upon expiry of this approval, or when requested.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 24 September 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 her consent for Pharmacia Australia Pty Limited, 59 Kirby Street, Rydalmere NSW ("the Company") to supply linezolid (Zyvox) tablets 600 mg and injection 600 mg/300 mL, single bags (Aust R 79692 & 79690) which do not comply with the requirements of Therapeutic Goods Order No 48/69 (TGO 48/69) "General requirements for labels for drug products".

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

1. There is no promotion during the period that the exempted products are supplied;
2. Under subsections 32(5) & 28(3) of the Act, approval to supply the tablets in bottles containing 30 (instead of 24, as registered) tablets is given for the duration of this exemption only. Otherwise, the products are identical to those for which registration has been approved;
3. The exemption applies until the 30 November 2001;
4. The products are over-stickered with the ARTG number and the name and address of the Australian sponsor or supplier. In addition, the injection is over-stickered with: the total quantity of active in the container (i.e 600 mg/300 mL); an instruction not to remove the overwrapper until immediately before use; the expiry date; and a warning that the product contains no preservative, is for single use only and any remaining solution should be discarded;
5. The product is accompanied by the Australian approved product information, and any overseas product information is removed.

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 24 September 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 CSL Ltd, 45 Poplar Rd Parkville VIC) to supply Funnel Web Spider Antivenom (Lapine) Powder for Injection 125 U vial AUST R 31847, lot 0504 067 with a moisture content that does not comply with the condition of registration of NMT 1.4%.

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

1. The lot will have a moisture content of NMT 1.6%
2. The shelf life will be reduced from 3 years to 18 months
3. A stability study will be conducted throughout the reduced shelf life

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



Dr Garry Hopkins
Manager, Prescription Medicines
Therapeutic Goods Administration Laboratories

24 September 2001

9620574

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

During the period 1 July 2001 to 30 September 2001, the delegate to the Secretary of the Department of Health and Aged Care gave consent under Section 14 and 15 of the *Therapeutic Goods Act 1989* to the following sponsors to supply the therapeutic goods identified below. This notice exempts the medicines identified below from compliance with specific sections of the relevant Therapeutic Goods Order (TGO) for medicines, or from requirements of the British Pharmacopoeia (BP).

Sponsor	AUST L	Medicine	BP	Exemption
Alphapharm Pty Ltd	AUST L 79435	Triazolam 0.25mg tablet, bottle (AF7).	BP	Exemption from the requirements of the British Pharmacopoeia provided that: <ul style="list-style-type: none"> the goods comply with all relevant requirements of the United States Pharmacopoeia 24th edition; the goods are exported from Australia; and the goods are exported only to countries that accept the USP monograph.
Alphapharm Pty Ltd	AUST L 79413	Trazodone Hydrochloride 100mg (AF) capsule, bulk.	BP	Exemption from the requirements of the British Pharmacopoeia provided that: <ul style="list-style-type: none"> the goods are exported from Australia; and the goods comply with standards approved for the product in the country of receipt.
Alphapharm Pty Ltd	AUST L 79415	Trazodone Hydrochloride 50mg (AF) capsule, bulk.	BP	Exemption from the requirements of the British Pharmacopoeia provided that: <ul style="list-style-type: none"> the goods are exported from Australia; and the goods comply with standards approved for the product in the country of receipt.
Bayer Australia Ltd	AUST R 15683	Alka-Seltzer Regular Flavour aspirin 324mg effervescent tablet.	BP	Exempt from the requirements of the British Pharmacopoeia monograph on effervescent Soluble Aspirin Tablets in relation to that part of the monograph which relates to the limits for content of aspirin and salicylic acid provided: <ul style="list-style-type: none"> All batches of products supplied in Australia will be selected from batches found to contain 95.0-105.0% of label claim for content of aspirin and not more than 1% for content of salicylic acid at batch release; The expiry limits for content of aspirin are 90.0-105.0% of the labelled content; The expiry limit for content of salicylic acid is not greater than 6.0% w/w of the labelled content of aspirin; and The shelf life of the product is not more than 2 years when stored below 25 degrees Celsius.
Boots Healthcare Australia P/L		Nurofen Plus tablets, professional sample pack (4 tablets)	48	Paragraph 3(1)(b) <p>Exemption from minimum letter height requirement on primary pack for the following components:</p> <ul style="list-style-type: none"> warning statements; storage conditions applicable to the goods; directions for use; name and address of the sponsor or supplier of the goods; and the statement of purpose or purposes for which it is intended that the goods be used, <p>provided that minimum letter height is 1.2 mm, all text remains legible and all other requirements of the Order are met.</p>

Cat Media Pty Ltd trading as Naturopathica	AUST L 79409	Champions' Choice for Men. tablets, film coated, blister pack.	48	Subclause 3(13)(a)	Exemption from "General requirements for labels for drug products" in relation to inclusion of the names and quantities of the active ingredients on the blister platform provided that the product name is included on the blister platform and all other requirements of the Order are met.
Chemchoice Pty Ltd	AUST L 79036	Hairy Lemon Tablets, strip pack of two tablets.	48	Subclause 3(13)(a)	Exemption from the general requirement to include the names and quantities of all active ingredients on the foil strip enclosing two single tablets, provided that: <ul style="list-style-type: none"> • These details are printed on the primary pack; • The primary pack fully complies with the labelling requirements of TGO 48; and • The foil strip is labelled with the product name, batch number & expiry date.
F H Faulding & Co. Ltd trading as David Bull Laboratories	AUST L 79181	DBL Naloxone Hydrochloride Injections 400 micrograms/ 1ml syringe.	BP		Exemption from the requirements of the British Pharmacopoeia provided that: <ul style="list-style-type: none"> • the goods comply with all relevant requirements of the United States Pharmacopoeia 24th edition; • the goods are exported from Australia; and • the goods are exported only to countries that accept the USP monograph.
F H Faulding & Co. Ltd trading as David Bull Laboratories		Bleomycin for Injection USP 30 units Powder for injection vial.			Exemption from the requirements of the British Pharmacopoeia provided that: <ul style="list-style-type: none"> • the goods comply with all relevant requirements of the United States Pharmacopoeia 24th edition; • the goods are exported from Australia; and • the goods are exported only to countries that accept the USP monograph.
Flordis	AUST L 76758	Simlin tablet, sugar coated, blister pack 50s & 25s.	48	Subclause 3(13)(a) (Blister packs)	Exemption from inclusion on the blister platforms of one of the specified expiry date prefixes preceding the expiry date for Batch No. 103274111
Flordis	AUST L 76757	Broncholin tablet, film coated blister pack 20s.	48	Subclause 3(13)(a) (Blister packs)	Exemption from inclusion on the blister platforms of one of the specified expiry date prefixes preceding the expiry date for Batch No. 103272511
ICN Pharmaceuticals Australasia Pty Ltd	AUST L 43436	Insta-Glucose 965 mg/g oral liquid tube	48 69	Subclause 3(2)(n) Subclause 3(2)(l)	Exemption from the general requirements for labels for medicines in relation to inclusion on the label of the name and address of the sponsor or supplier of the goods for batch P0105 (expiry 1/04) only, provided: <ul style="list-style-type: none"> • the goods are labelled with alternate name and address details (that of Derma Tech Laboratories Pty Ltd) for product enquires; and • a referral mechanism is maintained to promptly direct all product enquires to the current sponsor. This exemption applies for a period of 18 months from the date of signing.

ICN Pharmaceuticals Australasia Pty Ltd	AUST R 12996	Pevaryl econazole nitrate 10 mg/g cream, 20 g tube	48	Subclause 3(2)(n)	<p>Exemption from the general requirements for labels for drug products and medicines in relation to inclusion on the label of the name and address of the sponsor or supplier of the goods for batches 04148 (expiry 7/03), OIAS01810867 (expiry 1/04), R25330 (expiry 4/04), OIAS08112144 (expiry 1/04) and 12144 (expiry 1/04) only, provided:</p> <ul style="list-style-type: none"> the goods are labelled with alternate name and address details (that of Derma Tech Laboratories Pty Ltd) for product enquires; and a referral mechanism is maintained to promptly direct all product enquires to the current sponsor. <p>This exemption applies for a period of 18 months from the date of signing.</p>
	AUST R 12998	Pevaryl econazole nitrate 150 mg pessary, strip pack, 3's	69	Subclause 3(2)(l)	
	AUST R 13042	Pevaryl econazole nitrate 10 mg/g foaming solution, 10 mL sachet			
Le Reve Cosmetics Pty Ltd	AUST L 79372	Eucalyptus Oil Pure Essential Oil.	48	Subclause 3(2)(m) and 3(2)(o)	<ul style="list-style-type: none"> Exemption from inclusion on the bottle label of full direction for use and the purpose of use provided this information is supplied in a leaflet in the pack; Consent to the sponsor's logo being included on the bottle instead of the full name and address of the sponsor, provided the full name and address appear on carton label; Exemption from the storage conditions and expiry date being included on the bottle label provided these details appear on the carton label; Consent to the minimum letter height of text on the bottle & carton labels being 1mm instead of 1.5mm, provided all text remains legible.
	AUST L 79371	Rosemary Oil Pure Essential Oil		Subclause 3(2)(n)	
	AUST L 79370	Tea Tree Oil Pure Essential Oil.		Subclause 3(2)(k) & 3(2)(f) Subclause 3(1)(b) of TGO	
National Chemical Pty Ltd		StingAid	69	Subclause 3(3)	Exemption from the general requirements for labels for medicines in relation to inclusion of the names and quantities of all active ingredients on the main label of the goods, provided that these details are recorded on the side panel of the label for the goods.
Nelson Laboratories Pty Ltd	AUST L 43128	Myadec Capsule, 30 pack.	69	Clause 3(1)(b)(ii)	<p>Exemption from the general requirements for labels for medicines in relation to the letter height for the following particulars displayed on the label:</p> <ul style="list-style-type: none"> names and quantities of all active ingredients; name of excipients required to be declared; directions for use; claims; storage conditions; and name and address of sponsor <p>provided the letter height for these particulars is not less than 1 mm, all text remains legible and all other requirements of the Order are met.</p>
Pharmacia (Perth) Pty Ltd	AUST R 12643	Povidone-Iodine Solution 10%w/v Cutaneous Solution, Ampoule.	48	Subclause 3(2)(n) Subclause 3(2)(o) Subclause 3(2)(m)	<p>Exemption from inclusion on the label of ampoule of:</p> <ul style="list-style-type: none"> the address of the sponsor or supplier of the good; a statement of the purpose or purposes of the good; the directions for use of the goods <p>provided the carton (primary pack) label contains this information and the sponsor's name appears on the ampoule.</p>

Applicant	Product Name	Product Description	BP	Subclause	Comments
Roche Products Pty Ltd	AUST R 79412	Elevit Multivitamin & Mineral tablets.	56	Subclause 4(2)(a)	<ul style="list-style-type: none"> Exemption from the requirements to comply with the British Pharmacopoeia general monograph for tablets in relation to disintegration time, provided disintegration time does not exceed 60 minutes. Exemption from the general standards for tablets, pills & capsules in relation to content of active ingredient for the minerals calcium, magnesium, iron, phosphorus, zinc, manganese & copper, provided the limits for content of these minerals are not less than 90% and not more than 110% of the stated content. Exemption from the general requirements to include the names and quantities of all active ingredients on the blister platform, provided the platform includes the product name Elevit, the Roche logo, the statement "Contains 11 vitamins and 7 minerals for pregnancy & lactation including folic acid (800mg) and iron (60mg)" and all other requirements of the Order are met.
			48	Subclause 3(13)(a)	
Whitehall Consumer Healthcare Pty Ltd		Chapstick Lipsations	48	Subclauses 3(2)(h) & 3(2)(i)	Consent to the display of batch number and expiry date, without prefixes, on one end of the tube, for the purposes of compliance with subclauses 3(2)(h) & 3(2)(i) of TGO 48 "General requirements for labels for drug products" provided that the printing is located on the end of the tube opposite the removable cap and is durable and all other requirements of the Order are met.

9620575

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 28 September 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 her consent for Roche Products Pty Limited, 4-10 Inman Road, Dee Why NSW ("the Company") to supply the following products which do not comply with the requirements of Therapeutic Goods Order No 48 (TGO 48) "General requirements for labels for drug products", specifically exemption is granted from compliance with clause 3(2)(n) (sponsor's or supplier's name and address).

- naproxen (Naprosyn) tablets 250 mg (AUST R 65247);
- naproxen (Naprosyn 500) tablets 500 mg (AUST R 65246);
- naproxen (Naprosyn SR 750) sustained release tablets 750 mg (AUST R 10174); and
- naproxen (Naprosyn_ suppositories 500 mg (AUST R 11020).

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

1. The exemption applies to the above products until 31 January 2002;
2. The labels to be used for the affected products are those approved for use by the previous sponsor, Syntex Australia;
3. No other changes have been made to the products.

9620576

TGA THERAPEUTIC
GOODS
ADMINISTRATION

BIOCHEMISTRY / BLOOD PRODUCTS GROUP

PO Box 100 Woden ACT 2606 Australia

Telephone: (02) 6232 8530 Facsimile: (02) 6232 8531



Commonwealth Department of
**Health and
Aged Care**

File No: 2001/045829
Application No:

The Managing Director
Regulatory Concepts P/L
9/7 Anella Avenue
Castle Hill NSW 2154

for

The Managing Director
Richard Thomson Pty Ltd
PO Box 386
ALEXANDRIA NSW 1435

Attention: Dr Helena Dickenson

I refer to your correspondence dated 12 September 2001 seeking an extension to the previously granted exemption from compliance with Therapeutic Goods Order 48 (TGO48) for your,

- bee venom protein (ALBAY Honey Bee Venom) 550 microgram powder for injection (AUST R 18693)
- wasp - paper venom protein (ALBAY Wasp Venom) 550 microgram powder for injection (AUST R 18695)
- vespula species venom protein (ALBAY Yellow Jacket) Venom 550 microgram powder for injection (AUST R 18770)

under the provisions of the Therapeutic Goods Act 1989 (the Act).

Further to section 14(1) of the Act, I hereby grant consent for the above product to be exempted from compliance with TGO48.

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

1 The exemption applies to:

- Lot # 7291501C 1055, 7323901C 1808, 7431801 1701 and 7830401C 1736 of bee venom protein (ALBAY Honey Bee Venom) 550 microgram powder for injection (AUST R 18693)
- Lot # 7544301C 2480 and 7968601C 2747 of wasp - paper wasp venom protein (ALBAY Wasp Venom) 550 microgram powder for injection (AUST R 18695)
- Lot # 7181101C 482, 7181301C 1301, 7432001 961 and 7642201C 1468 of vespula species venom protein (ALBAY Yellow Jacket Venom) 550 microgram powder for injection (AUST R 18770)

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



Dr Kevin Grant
A/G Manager, Prescription Medicines
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
5 October 2001

9620577

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 28 September 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 her consent for Pharmacia Australia Pty Limited, 59 Kirby Street, Rydalmere NSW ("the Company") to supply the following products which do not comply with the requirements of Therapeutic Goods Order No 48/69 (TGO 48/69) "General requirements for labels for drug products", specifically that the incorrect sponsor name and address appears on the labels.

TRADE NAME	ACTIVE	STRENGTH	AUST R
Brevinor 21 day tablet blister pack (OF)			10043
Brevinor 28 day tablet blister pack (OF)			10044
Brevinor-1 21 day tablet blister pack			10045
Brevinor-1 28 day blister pack (OF)			10046
Noriday 28 day tablet blister pack	norethisterone	350 microgram	10052
Norinyl-1 21 day tablet blister pack (OF)			10053
Norinyl-1 28 day tablet blister pack (OF)			10054
Symphasic tablet blister pack (OF)			10058
Symphasic 21 day tablet blister pack			10059
Nitradisc drug delivery system carton	glyceryl trinitrate	5 mg/24 hour	10211
Nitradisc drug delivery system carton	glyceryl trinitrate	10 mg/24 hour	10212
Cytotec tablets bottle	misoprostol	200 microgram	10237
Duulo tablet bottle	metolazone	2.5 mg	10240
Floraquin pesary strip pack	dichlorohydroxyquinoline	100 mg	10243
Metrozinc tablet bottle	metronidazole	200 mg	10247
Metrozinc tablets bottle	metronidazole	400 mg	10249
Norpacer capsules blister pack	disopyramide phosphate	100 mg	10250
Norpacer capsules blister pack	disopyramide phosphate	150 mg	10251
Ovulen 21 day tablets blister pack		0.3/50	10252
Ovulen 28 day tablets blister pack		0.5/50	10253
Ovulen 21 day tablets blister pack			10254
Ovulen 28 day tablets blister pack			10255
Locilan 28 day tablet blister pack	norethisterone	350 microgram	47371
Synarel Nasal Spray spray solution aerosol pump actuated metered dose	salbutamol (as acetate)	2 mg/mL	48127
Improvil 28 day blister pack (OF)			48292
Norimin-1 28 day tablet blister pack			48293
Norimin 28 day tablet blister pack			48294
Spirogen tablet bottle	spironolactone	25 mg	53517
Spirogen tablet bottle	spironolactone	100 mg	53518
Norinyl-1 28 day tablet blister pack			61643
Norinyl-1 21 day tablet blister pack			61648
Arthroco 50 tablets bottle	diclofenac sodium 50 mg and misoprostol 200 microgram	50 mg/200 microgram	61752
Brevinor 21 day tablet blister pack			62131
Brevinor 28 day tablet blister pack			62132
Norimin 28 day tablet blister pack			62133
Brevinor-1 28 day blister pack			62134
Norimin-1 28 day tablet blister pack			62136
Symphasic tablet blister pack			62138
Improvil 28 day blister pack			62139
Arthroco 50 tablets blister pack	diclofenac sodium 50 mg and misoprostol 200 microgram	50 mg/200 microgram	63062
Cytotec tablets blister pack	misoprostol	200 microgram	63983
Celebrex capsules blister pack	celecoxib	100 mg	67901
Celebrex capsules blister pack	celecoxib	200 mg	67902
Aldactone tablets blister pack	spironolactone	25 mg	68953
Aldactone tablets blister pack	spironolactone	100 mg	68954

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

1. The exemption applies for a period of 6 months from the date of approval;
2. As agreed in the Company letter of application, and in relation to the previously granted exemption dated 18 October 2000, enquiries or adverse event reports directed to Searle will be forwarded to Pharmacia;
3. No other changes have been made to the product.

9620578

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 5 October 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 Richard Thomson Pty Ltd of Unit D1. 46-62 Maddox Street ALEXANDRIA NSW 1435 (*"the Company"*) to supply

- bee venom protein (ALBAY Honey Bee Venom) 550 microgram powder for injection (AUST R 18693)
- wasp - paper wasp venom protein (ALBAY Wasp Venom) 550 microgram powder for injection (AUST R 18695)
- vespula species venom protein (ALBAY Yellow Jacket Venom) 550 microgram powder for injection (AUST R 18770)

in packaging which does not comply with the requirements of 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 conditions in supplying the products:

1 The exemption applies to:

- Lot # 7291501C 1055, 7323901C 1808, 7431801 1701 and 7830401C 1736 of bee venom protein (ALBAY Honey Bee Venom) 550 microgram powder for injection (AUST R 18693)
- Lot # 7544301C 2480 and 7968601C 2747 of wasp - paper venom protein (ALBAY Wasp Venom) 550 microgram powder for injection (AUST R 18695)
- Lot # 7181101C 482, 7181301C 1301, 7432001 961 and 7642201C 1468 of vespula species venom protein (ALBAY Yellow Jacket Venom) 550 microgram powder for injection (AUST R 18770)

for a period of 3 months from the date of this decision.

2 The packaging (which includes the powder for injection and the diluent vial) to be over-stickered to provide:

- the AUST R number in accordance with Regulation 15 of the Therapeutic Goods Regulations
- the trademark 'ALBAY' to indicate that the product is the same as the Australian registered product
- the Australian sponsor name and address
- storage conditions statement(s), ie 'Store at 2°C to 8°C (Refrigerate. Do not freeze)
- a statement to advise that the Product Information document is in the current edition of MIMS Annual

for a period of 3 months from the date of this decision.

2 The packaging (which includes the powder for injection and the diluent vial) must be over-stickered to provide:

- the AUST R number in accordance with Regulation 15 of the Therapeutic Goods Regulations
- the trademark 'ALBAY' to indicate that the product is the same as the Australian registered product.
- the Australian sponsor name and address
- storage conditions statement(s), ie 'Store at 2°C to 8°C (Refrigerate. Do not freeze)
- a statement to advise that the Product Information document is in the current edition of MIMS Annual

This grant of exemption is based upon the information and data provided with the original letter of application and with any subsequent correspondence relating to the application, including your assurance that no other changes have been made to the product.

Yours faithfully



Dr Kevin Grant
A/G Manager, Prescription Medicines
Therapeutic Goods Administration Laboratories
Delegate of the Secretary
5 October 2001

| 9620579

Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

DESIGNATED APEC ECONOMY

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under regulations 1.17 and 1.03 of the Migration Regulations ("the Regulations"), hereby:

- (1) **REVOKE** all existing instruments specifying designated APEC economies for the purposes of regulation 1.03 of the Regulations; and
- (2) **SPECIFY** APEC Economies referred to in the Schedule as a designated APEC economy for the purposes of the definition of "designated APEC economy" in Regulation 1.03 of the Regulations.

This notice has effect upon publication.

Dated

21 September
A large, stylized handwritten signature in black ink, appearing to read 'Philip Ruddock'.

2001.

Minister for Immigration and Multicultural Affairs

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

NOTE. (2) Regulation 1.03 defines "designated APEC economy" as an APEC economy (also defined in regulation 1.03) that is specified by *Gazette* Notice for the purposes of the definition.]

SCHEDULE

Item	Designated APEC Economy
1.	The Republic of Korea
2.	The Republic of the Philippines
3.	Chile
4.	The Hong Kong Special Administrative Region of the People's Republic of China
5.	Brunei Darussalam
6.	Malaysia
7.	Peru
8.	Thailand
9.	Taiwan

9620580



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

**GAZETTAL OF ALTERNATIVE ENGLISH PROFICIENCY TEST TO THE
INTERNATIONAL ENGLISH LANGUAGE TESTING SYSTEM (IELTS) AS
PROVIDED BY CLAUSE 5A102 OF THE MIGRATION REGULATIONS 1994**

I, **PHILIP RUDDOCK**, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and Clause 5A102 of the Migration Regulations 1994 ("the Regulations"):

- (1) SPECIFY the Computer-Based TOEFL (Test of English as a Foreign Language) test, as an alternative English Language proficiency test to the IELTS.
- (2) SPECIFY in the schedule to this instrument the foreign countries in which the TOEFL test may be taken by an applicant; and the test score that must be achieved by the applicant for the purposes of this clause.

Dated


Minister for Immigration and Multicultural Affairs

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

(2) Clause 5A102 provides that the Minister may specify in a Gazette Notice an English Language proficiency test as an alternative to the IELTS test and the foreign country or countries in which that test may be taken by an applicant; and the test score that must be achieved by the applicant for this clause.

(3) This Notice takes effect from the date of Signature]

SCHEDULE TO THE INSTRUMENT

**FOREIGN COUNTRIES IN WHICH TESTS MAY BE TAKEN BY APPLICANT
FOR THE PURPOSES OF CLAUSE 5A102**

FOREIGN COUNTRIES
CAMEROON
CROATIA
ECUADOR
JORDAN
KAZAKHSTAN
SWITZERLAND
TANZANIA
UZBEKISTAN

**TEST SCORE THAT MUST BE ACHIEVED BY APPLICANT FOR THE
PURPOSES OF CLAUSE 5A102**

IELTS OVERALL BAND TEST SCORE	EQUIVALENT TOEFL TEST SCORE
7.0	250
6.0	213
5.5	197
5.0	173
4.5	133

9620581



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

**SPECIFICATION OF TRAVEL AGENTS FOR THE PURPOSE OF PARAGRAPH
676.212A(b) OF THE MIGRATION REGULATIONS 1994**

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

- 1) **REVOKE** the Gazette notice specifying travel agents for the purposes of paragraph 676.212A(b) of the Regulations signed on 17 July 2001; and
- 2) **SPECIFY** the travel agents listed in the attached Schedule as travel agents for the purpose of paragraph 676.212A(b) of Schedule 2 to the Regulations.

Dated

29th September
A large, stylized handwritten signature in black ink, likely belonging to Philip Ruddock.

2001.

Minister for Immigration and Multicultural Affairs

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

NOTE 2: Clause 676.212A provides that if an application is made by a citizen of the PRC mentioned in subparagraph 1218(1)(a)(i) of Schedule 1, the applicant must be a resident of an area in the PRC specified by Gazette Notice; the travel agent organising the applicant's tour must be specified by Gazette Notice; and the applicant must include certain details of the tour with his or her application.]

SCHEDULE

ADS TRAVEL AGENTS - AUSTRALIA

	Company	Name of Director	Address	State
1	Ananda Travel Service	Ms Nina Yuan	Level 5, 31 Market St, Sydney NSW 2000	NSW
2	Asian Connections Tour	Mr Alfred Chan	Level 5, 728 George St, Sydney NSW 2000	NSW
3	Asian Travel Service	Mr Kirston Ongg	PO Box 1226 Springwood QLD 4127	QLD
4	ATS Pacific	Mr Denis Pierce	PO Box A2494 Sydney NSW 2000	NSW
5	Australia Bound Travel	Mr Nathan Feld	33-41 Agnes St, Jolimont VIC 3002	VIC
6	Australian Cultural & Business Tours	Ms Sandra Taylor	PO Box 469 Cairns QLD 4870	QLD
7	Australian Tours Management	Ms Bee Ho Teow	Level 1, 28 Victoria St, Carlton VIC 3053	VIC
8	Aviation Travel Services	Mr David Yu	Suite 202, Level 2, The Chambers, 370 Pitt St, Sydney NSW 2000	NSW
9	AWL Travel Services	Mr Raymond Zhang	Level 3, 724 George St, Sydney NSW 2000	NSW
10	China Travel Service (Aust)	Mr Wang Yuan Fang	757-759 George St, Sydney NSW 2000	NSW
11	CP Tours	Mr Nelson Chau	Level 1, 748 George St, Haymarket NSW 2000	NSW
12	Encounter Australia	Mr Francis Wong	63 Grote St, Adelaide SA 5000	SA
13	ERM Travel Brisbane	Ms Nancy Zhang	Suite 1, 228 McCullough St, Sunnybank QLD 4109	QLD
14	Ever Sun Travel Pty Ltd	Mr Tony Wong	Level 6, HSBC Building, 724-728 George St, Sydney NSW 2000	NSW
15	Experience Tours Australia	Mr Tee Teh	47-51 Chetwynd St, North Melbourne VIC 3051	VIC
16	Extragreen Holidays Australia	Ms Rose Yong	260-262 Swanston St, Melbourne VIC 3000	VIC
17	Great World Travel	Mr Ike Zhang	PO Box K937 Haymarket NSW 2000	NSW
18	Helen Wong's Tours	Ms Helen Wong	Level 18, Town Hall House, 456 Kent St, Sydney NSW 2000	NSW
19	Holiday Pacific - Surfers Paradise	Mr Gregory Kee	PO Box 1436 Surfers Paradise QLD 4217	QLD
20	Jade Express Travel	Mr Tony Liu	PO Box A167 Sydney South NSW 2000	NSW
21	Lion Tours	Mr Tony Tung	Suite 705, Thakral House, 301 George St, Sydney NSW 2000	NSW
22	Mandarin Holidays & Travel	Mr Des Wilkinson	48 Lake Street, Northbridge 6003	WA
23	Orient Express Travel	Mr Steven (Chee Kuan) Koh	Westrade Cntr, 9/ Lord St, Perth 6000	WA
24	Platinum Holidays	Mr Benjie Khalid Koai	Unit 1/157 Walcott St Mt Lawley 6050	WA
25	PTC Express Travel	Mr Chris Zhang	Suite 30, 330 Wattle Street, Ultimo, NSW 2007	NSW
26	Southbound Australia	Ms Natalie Pickett	Suite 14, Level 2, 82 Acland St, St Kilda VIC 3182	VIC
27	Time Travel	Ms Wendy Wong	PO Box 823 Niddrie VIC 3042	VIC
28	Tournet Australia	Mr Francis Ho	Level 5, 84 Pitt St, Sydney NSW 2000	NSW
29	Transglobal Tours	Mr Michael Lai	PO Box K387 Haymarket NSW 2000	NSW
30	United Travel	Mr Daniel Lau	Suite 405, 123 Russell St, Melbourne VIC 3000	VIC
31	Wel-Travel (Australia)	Mr James Kwan	Ground Floor, Durack Centre, 263 Adelaide Tce, Perth 6000	WA
32	Qantas Airways		70 Hunter St, Sydney NSW 2000	NSW
33	Ansett International		Cnr Oxford & Riley St, Darlinghurst NSW 2010	NSW

SCHEDULE**ADS TRAVEL AGENTS - PRC**

	Travel Agent	Province
1	BTG International Travel & Tours	Beijing
2	Beijing North Star International Tourist Corporation	Beijing
3	China Peace International Travel Corporation	Beijing
4	Guangdong Overseas Tourist Corporation	Guangzhou
5	Guangdong Travel China Service	Guangzhou
6	Guangzhou Tourist Corporation	Guangzhou
7	Shantou Tourist Corporation	Guangzhou
8	Shenzhen Tourism (Group) Corporation	Guangzhou
9	Zhuhai Special Economic Zone Travel Development Corporation	Guangzhou
10	China Comfort Travel Service Head Office	National
11	China Merchants International Travel Corporation	National
12	China International Travel Service Head Office	National
13	China Travel Service Head Office	National
14	China Women Travel Service	National
15	China Youth Travel Service Head Office	National
16	China International Travel Service Shanghai	Shanghai
17	Shanghai China Travel service	Shanghai
18	Shanghai China Youth Travel Service	Shanghai
19	Huating Overseas Tourist Company	Shanghai
20	Shanghai Jin Jiang Tours Ltd	Shanghai

9620582

Industry, Science and Resources

TRANSFORMATION OF COORDINATES TO THE NEW GEOCENTRIC DATUM OF AUSTRALIA (GDA94)

The meeting of the Inter-governmental Committee on Surveying and Mapping (ICSM) held in Melbourne on 25-29 October 1999, resolved to develop a national transformation product consisting of a national coverage transformation grid from AGD66 to GDA94, and a separate transformation grid from AGD84 to GDA94 for all AGD84 jurisdictions. These transformation grids are now available, in the NTV2 format, from Chapter 7 of the GDA Technical Manual, which can be accessed on the World Wide Web at <http://www.anzlic.org.au/icsm/gda/index.html>. Grid transformation is the easiest and most accurate method of transforming data between AGD and GDA and is recommended by the ICSM for all digital spatial data transformation in Australia.

P. Ramm
Chairman
Inter-governmental Committee on Surveying and Mapping

9620547

Transport and Regional Services

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 0243****PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
TAURANGA CHIEF	CYPRUS	709015

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**BELL BAY, MELBOURNE and PORT KEMBLA TO MELBOURNE, PORT KEMBLA and SYDNEY**Dated at **CANBERRA** this *27* 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 27 SEPTEMBER 2001 to 27 MARCH 2002.
3. This permit is valid for shipments of cargo only in those instances where CHIEF CONTAINER SERVICE 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 BELL BAY, MELBOURNE and PORT KEMBLA to MELBOURNE, PORT KEMBLA and SYDNEY.
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

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

No: 0244

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
TASMAN CHIEF	VALLETTA	5824

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
BELL BAY, MELBOURNE and PORT KEMBLA TO MELBOURNE, PORT KEMBLA and SYDNEY

Dated at CANBERRA this 28th 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 6 OCTOBER 2001 to 6 APRIL 2001.
3. This permit is valid for shipments of cargo only in those instances where CHIEF CONTAINER SERVICE 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 BELL BAY, MELBOURNE and PORT KEMBLA to MELBOURNE, PORT KEMBLA and SYDNEY.
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

9620584

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 0245****AMENDED
PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	Official Number
CSL PACIFIC	NASSAU	851802

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
PORT ADELAIDE TO MELBOURNE and BRISBANE

Dated at **CANBERRA** this **3rd** day of **OCTOBER 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 2 OCTOBER 2001 to 2 APRIL 2002.
3. This permit is valid for shipments of cargo only in those instances where KEVIN HALES & ASSOCIATES 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. CEMENT POWDER, CEMENT CLINKER AND GYPSUM only may be carried.
5. The cargo may only be carried from PORT ADELAIDE to MELBOURNE and 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

9620585

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

No: 0246

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
P & O NEDLLOYD SALERNO	MONROVIA	9187875

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.

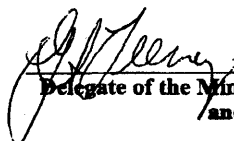
This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.

Names of ports for which permit issued
SYDNEY and MELBOURNE TO FREMANTLE

Dated at **CANBERRA** this **4th** day of **OCTOBER 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 11 OCTOBER 2001 to 11 APRIL 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 SYDNEY and MELBOURNE 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

9620586



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

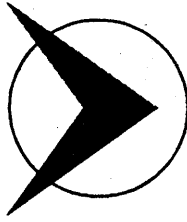
On 4 October 2001, the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207 (2) of the *Civil Aviation Regulations 1988* relating to an aeroplane bearing the nationality and registration marks VH-AEQ (Instrument Number CASA 372/01);

Copies of this instruments are available from:

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

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

9620587



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 10 October 2001:

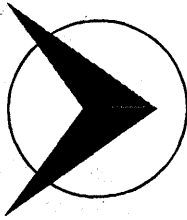
Part 105 - Aircraft

AD/PA-31/129 Amdt 1 - Elevator Structure

Copies of this Airworthiness Directive are available from:

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

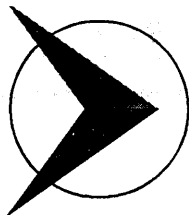
Phone: 02 6217 1854
Fax: 02 6217 1442
E-Mail: ERNST_O@CASA.GOV.AU
Internet Site: [HTTP://WWW.CASA.GOV.AU](http://WWW.CASA.GOV.AU)

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

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

Part 105 - Aircraft

AD/A320/128	-	Pitot Probes
AD/AB3/181	-	Fuselage Frame 47 Upper Radius
AD/B747/172 Amdt 1	-	Nose Wheel Well Vertical Beams and Fuselage Frames
AD/B747/261	-	Fuselage Station 800 Frame
AD/B747/262	-	Number 5 Entry Door Cutout
AD/B767/156	-	In-Flight Entertainment System FAA STC SA7019NM-D
AD/B767/157	-	Slat Track Housing Drain Tube
AD/BAe 146/88 Amdt 2	-	Engine Start Electrical Circuit
AD/BELL 407/9 Amdt 1	-	Tailboom Skin
AD/CESSNA 170/70	-	Fuel Mixture Setting
AD/CESSNA 188/38	-	"Restricted" Placard - CANCELLED
AD/CESSNA 400/102 Amdt 3	-	Elevator Forward Spar
AD/CL-600/34 Amdt 2	-	Flap Operation
AD/CL-600/45	-	Engine Support Beam
AD/EC 120/6	-	Yaw Control
AD/ECUREUIL/32 Amdt 1	-	Fuel Filter - CANCELLED



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

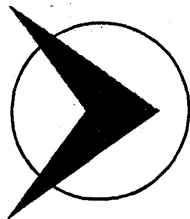
Part 105 - Aircraft (continued)

- | | | |
|-----------------------------|----------|--|
| AD/F28/87 | - | Stub Wing Fuselage Structure |
| AD/F406/6 | - | Elevator Forward Spar |
| AD/GAF-N22/74 Amdt 1 | - | Left Wing Aft Wing Break Electrical Connector |
| AD/LJ45/1 | - | Nose Wheel Squat Switch Assembly Lubrication |
| AD/ROBIN/36 | - | Air Intake By-pass Flap |

Copies of these Airworthiness Directives are available from:

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

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



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

**NOTIFICATION OF THE ISSUE OF 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 1 November 2001:

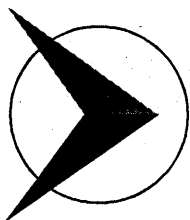
Part 106 - Engines

- | | |
|---------------------------|---|
| AD/ARRIEL/2 | - Magnetic Plug Inspection and In-Flight Pressure Monitoring - CANCELLED |
| AD/ARRIEL/6 Amdt 1 | - Erosive Atmosphere Maintenance |
| AD/ARRIUS/4 | - Fuel Injection |
| AD/ROTAX/10 | - Crank Inspection |

Copies of these Airworthiness Directives are available from:

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AD/AAC Publishing Group
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Phone: 02 6217 1854
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Internet Site: [HTTP://WWW.CASA.GOV.AU](http://www.casa.gov.au)



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

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

Part 107 - Equipment

- AD/AIRCON/13 - JanAero Cabin Combustion Heaters**
- AD/ELECT/57 Amdt 1 - Landing Gear - Dunlop Fan and Transducer Installation**
- AD/PHZL/59 Amdt 4 - Two Blade "Y" Shank Aluminium Hub**

Copies of these Airworthiness Directive are available from:

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

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

Treasurer



COMMONWEALTH OF AUSTRALIA

Financial Sector (Shareholdings) Act 1998

Notice of Approval under Subsection 14(1)

I, JOSEPH BENEDICT HOCKEY, Minister for Financial Services and Regulation, being satisfied that it is in the national interest, under subsection 14(1) of the *Financial Sector (Shareholdings) Act 1998*, approve the Mitsubishi Tokyo Financial Group and the corporations mentioned in the attached Schedule to hold a stake of 100 per cent in the following financial sector companies:

Bank of Tokyo Mitsubishi Limited
Bank of Tokyo Mitsubishi (Australia) Limited

The Bank of Tokyo Mitsubishi Limited and the Bank of Tokyo Mitsubishi (Australia) Limited are also approved to hold 100 per cent stakes in each other.

This approval remains in force indefinitely.

Dated

27 Sept 2001 .


Joe Hockey

Minister for Financial Services and Regulation

2

SCHEDULE

Mitsubishi Trust & Banking Corporation
Nippon Trust Bank Limited
BTM Finance (Australia) Ltd
BTM Holding (Australia) Ltd
BTM Nominees (Australia) Pty Ltd
BTM Properties (Australia) Pty Ltd

9620589



Financial Sector (Shareholdings) Act 1998

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

SINCE:

- A. Energy Credit Union, ACN 087 651 830 (the "company") is a financial sector company under the *Financial Sector (Shareholdings) Act 1998* (the "Act"); and
- B. The Police & Nurses Credit Society Limited ACN 087 651 876 (the "applicant") has applied to the Treasurer under subsection 13A(2) of the Act for approval to hold a 100% stake in the transferring business; and
- C. I am satisfied that it is in the national interest to approve the applicant holding a stake in the company of more than 15%,

I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act as applied by regulation 6 of the *Financial Sector (Transfer of Business) Regulations*, APPROVE the applicant holding a 100% stake in the transferring business.

In this approval, "transferring business" means the gross assets and liabilities of the company that is to be transferred to the applicant under the *Financial Sector (Transfers of Business) Act 1999*.

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

Dated 21 August 2001

[Signed]
Stephen Edward Glenfield
General Manager
Specialised Institutions Division (SW Region)



Financial Sector (Shareholdings) Act 1998

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

SINCE:

- A. APESMA Professionals First Credit Union Ltd, ABN 57 087 651 321 (the "company") is a financial sector company under the *Financial Sector (Shareholdings) Act 1998* (the "Act"); and
- B. The Members Australia Credit Union Ltd ABN 21 087 651 607 (the "applicant") has applied to the Treasurer under subsection 13A(2) of the Act for approval to hold a 100% stake in the transferring business; and
- C. I am satisfied that it is in the national interest to approve the applicant holding a stake in the company of more than 15%,

I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act as applied by regulation 6 of the *Financial Sector (Transfer of Business) Regulations*, APPROVE the applicant holding a 100% stake in the transferring business.

In this approval, "transferring business" means the gross assets and liabilities of the company that is to be transferred to the applicant under the *Financial Sector (Transfers of Business) Act 1999*.

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

Dated 5 October 2001

[Signed]

Stephen Edward Glenfield

General Manager

Specialised Institutions Division (SW Region)



Australian Prudential Regulation Authority Act 1998

INSTRUMENT FIXING CHARGES TO BE PAID TO APRA

I, Jim Flaye, Chief Financial Officer ("CFO") and a delegate of the Board of the Australian Prudential Regulation Authority ("APRA"), under paragraphs 51(1)(a) and (b) of the *Australian Prudential Regulation Authority 1998 Act* (the "Act") and subsection 33(3) of the *Acts Interpretation Act 1901*:

- **REVOKE** the Instrument Fixing Charges to be Paid to APRA made by the Board of APRA on 21 June 2000; and
- **FIXES** the charges set out in column 3 of the Schedule, to be paid to APRA by a person in respect of the services and facilities named in column 1 and described in column 2 of the Schedule.

Dated 28 September 2001

[signed]
J Flaye
CFO

SCHEDULE OF CHARGES FOR SERVICES AND FACILITIES

Item Number	Column 1 Service	Column 2 Description	Column 3 Charges
1.	Provision of duplicate copies of various documents where original has been lost	Re-issue of ISC letter acknowledging receipt of an election for a SIS fund to become regulated	\$32.52 per letter.
2.		Re-issue of SIS compliance notices	\$32.52 per notice
3.	Provision of copies of Returns	Lodged SIS annual returns	\$32.52 per return
4.	Provision of copies of Prudential Rules or Standards	Made under <i>Banking Act 1959</i> and <i>Life Insurance Act 1995</i>	\$1.07 per page of document, up to \$191.70 maximum.

EXPLANATORY STATEMENT

Australian Prudential Regulation Authority ACT 1998, section 51

INSTRUMENT FIXING CHARGES TO BE PAID TO APRA

The *Australian Prudential Regulation Authority Act 1998* (the Act) is administered by the Australian Prudential Regulation Authority (APRA). APRA has statutory responsibility for the prudential supervision of the superannuation industry, the life insurance and general insurance industries and authorised deposit-taking institutions (including banks).

Subsection 51(1) of the Act provides that APRA may, by written instrument, fix charges to be paid to it by persons in respect of services and facilities which APRA provides to such persons, and in relation to applications or requests made under laws of the Commonwealth. The instrument may also provide for the waiver or refund of such charges.

Subsection 51(2) of the Act provides that a charge fixed under subsection (1) must be reasonably related to the costs and expenses incurred or to be incurred in relation to the matters to which the charge relates and must not be such as to amount to taxation.

The Instrument Fixing Charges To Be Paid To APRA

This instrument, made by a delegate of the Board of APRA, revokes and replaces the June 2000 instrument made by the Board. It describes the current services provided by APRA for which there is a charge, and sets out the charge for each service. It does not provide for the waiver or refund of any charges.

Charge must be reasonably related to the costs and expenses incurred or to be incurred

All of the charges referred to in the instrument are based on one of the following: full recovery of staff costs in providing the service, including overheads; partial recovery of staff costs; recovery only of costs to be paid by APRA to external service providers such as printers; or a nominal amount to recover minimal costs such as photocopying costs.

Charge must not be such as to amount to taxation

As all of the charges referred to in the Schedule are related to the costs, or a proportion of costs incurred by APRA in providing the service, the charges do not constitute a tax.

No retrospectivity

This instrument is a disallowable instrument pursuant to subsection 51(3) of the Act. Section 46A of the *Acts Interpretation Act 1901* ("AIA") states that the rules in Part XII of that Act that apply to regulations, apply to this instrument. Hence it is required to be Gazetted and tabled in Parliament.

In accordance with s.48(1)(b)(iv) of the AIA, the instrument will take effect from the date of notification in the Gazette, so shall not have any retrospective operation.

Types of Charges

There are only four charges fixed in this instrument, which incorporate GST (in accordance with Government policy GST does not exceed 8.4%, and the GST is not displayed separately).

This instrument contains fewer charges than the previous instrument because APRA has determined the other charges legislatively or by way of other instrument. There are no new charges, or any increases in existing charges.



Banking Act 1959

NOTICE OF CONSENT

SINCE:

- A. Northern Territory Credit Union Ltd, ACN 087 650 913 ("NTCU") is an Australian-registered authorised deposit-taking institution under the *Banking Act 1959* (the "Act"); and
- B. Under paragraph 63 of the Act, Australian Central Credit Union Ltd ACN 087 651 125 ("ACCU") proposes to acquire the entire assets and liabilities of the company under a non arms length transaction;

I, Stephen Edward Glenfield, a delegate of the Treasurer, under section 63 of the Act, **MAKE** a decision that the Treasurer consents to the proposed acquisition by ACCU of the entire assets and liabilities of NTCU unconditionally.

Dated 30 September 2001

[Signed]

Stephen Edward Glenfield

General Manager

Specialised Institutions Division (SW Region)

9620593

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
TD 2001/21	Income tax: Is salary paid to a French resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, was withheld, and has now been released on 3 October 2001.
TD 2001/22	Income tax: Is salary paid to a German resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, was withheld, and has now been released on 3 October 2001.
TD 2001/23	Income tax: Is salary paid to an Italian resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, was withheld, and has now been released on 3 October 2001.
TD 2001/24	Income tax: Is salary paid to a Japanese resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, was withheld, and has now been released on 3 October 2001.

9620594

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
CR 2001/50	Income tax: Approved Early Retirement Scheme – Mount Isa Business Unit	Ruling sets out the proposal by Mount Isa Mines Limited, Copper Refineries Pty Ltd and Bowen Coke Pty Ltd to introduce an early retirement scheme as part of a continuous business improvement program which the companies operate.
TR 2001/10	Income tax: fringe benefits tax and superannuation guarantee: salary sacrifice arrangements	Ruling sets out the Salary Sacrifice Arrangements (SSAs) as remuneration arrangements involving PAYG withholding as outlined in sections 12-35 (salary, wages, commission, bonuses or allowances paid to an individual as an employee), 12-40 (remuneration of company directors) or 12-45 (salary, wages, etc. paid to certain office holders) of Schedule 1 to the <i>Taxation Administration Act 1953</i> (TAA 1953).
PR 2001/130	Income tax: Palandri 2000 Project – Second Offering	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of a commercial viticulture and wine production business. Please Note: this Product Ruling replaces Product Ruling PR 2001/11, which is now withdrawn.
TD 2001/21	Income tax: Is salary paid to a French resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, however, was withheld and published on 3 October 2001.
TD 2001/22	Income tax: Is salary paid to a German resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, however, was withheld and published on 3 October 2001.
TD 2001/23	Income tax: Is salary paid to an Italian resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, however, was withheld and published on 3 October 2001.
TD 2001/24	Income tax: Is salary paid to a Japanese resident employed as an assistant teacher in an Australian school exempt income?	Please note: this determination was gazetted on 26 September 2001, however, was withheld and published on 3 October 2001.

NOTICE OF WITHDRAWAL OF CLASS RULINGS

Ruling Number	Subject	Brief Description
CR 2001/50	Income tax: Approved Early Retirement Scheme – Mount Isa Business Unit	This Class Ruling is withdrawn with effect from 30 September 2002.

NOTICE OF WITHDRAWAL OF PRODUCT RULINGS

Ruling Number	Subject	Brief Description
PR 2001/130	Income tax: Palandri 2000 Project – Second Offering	This Product Ruling is withdrawn with effect from 30 June 2004.

9620595



**Commonwealth
of Australia**

Gazette

No. S 397, Thursday, 27 September, 2001

Published by Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

**NOTIFICATION OF DETERMINATION UNDER
SCHEDULE 1, PARAGRAPH (bj) (PHI 26/2001) and (PHI 27/2001)**

The delegate of the Minister for Health and Aged Care, has, with effect from 27 September 2001 amended the Determination made on 30 June 1999 under Schedule 1, paragraph (bj) of the National Health Act 1953, by omitting Schedules 2 and 3 and substituting new Schedules 2 (PHI 26/2001) and 3 (PHI 27/2001). Schedules 2 (overnight accommodation) and 3 (day only arrangements) amend benefit levels in regard to patient hospital accommodation for all public hospitals in Western Australia.

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.



**Commonwealth
of Australia**

Gazette

No. S 398, Thursday, 27 September, 2001

Published by Commonwealth of Australia

SPECIAL

**NOTIFICATION OF THE MAKING OF THE SUPPLEMENTARY DAIRY
ASSISTANCE (SDA) SCHEME 2001 VARIATION (No.2)**

The Supplementary Dairy Assistance (SDA) Scheme 2001 Variation (No.2) has been made under the Dairy Produce Act 1986. Copies may be obtained from:

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

Telephone: (02) 6272 5679



**Commonwealth
of Australia**

Gazette

No. S 399, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF A POLLING PLACE

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling place named in Column 2 of the Schedule, being a polling place for the Division specified in Column 1.

Frances Mary Howat
Australian Electoral Officer
for New South Wales

27 September 2001

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

New South Wales

MACQUARIE

RAAF Richmond

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF A POLLING PLACE

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling place named in Column 2 of the Schedule, being a polling place for the Division specified in Column 1.



R. L. Longland
Australian Electoral Officer
for Queensland

27 September 2001

SCHEDULE

Column 1
Electoral Division

Column 2
Polling Place

Queensland

MARANOVA

Clintonvale





**Commonwealth
of Australia**

Gazette

No. S 400, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL

SUPREME COURT OF QUEENSLAND

**REGISTRY: BRISBANE
NUMBER: 8644 of 2001**

IN THE MATTER OF NEROLI PACIFIC PTY LTD ACN 075 173 956

Applicant: DR GAYRE CHRISTIE

AND

Respondent: NEROLI PACIFIC PTY LTD ACN 075 173 956

NOTICE OF APPLICATION FOR A WINDING UP ORDER

1. An application for the winding up of Neroli Pacific Pty Ltd ACN 075 173 956 was commenced by the Applicant, Dr Gayre Christie on 25 September 2001 and will be heard by the court at Supreme Court House, George Street, Brisbane at 9:30am on 10 October 2001. Copies of the documents filed may be obtained from the Applicant's address for service.
2. The Applicant's address for service is care of Hemming & Hart Lawyers, Level 2, 307 Queen Street Brisbane in the State of Queensland. Telephone (07) 3229 8799, facsimile (07) 3221 3068.
3. Any person intending to appear must file a notice of appearance in Form 4, together with any affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the Applicant at the Applicant's address for service at least 3 days before the date fixed for the hearing.

Dated: 26 September 2001.

Name of the Applicant's legal practitioner: Jonathan Peter Meadmore, Hemming & Hart Lawyers.



Commonwealth
of Australia

Gazette

No. S 401, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL



Proclamation

Financial Sector (Collection of Data) Act 2001

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Financial Sector (Collection of Data) Act 2001*, fix 1 October 2001 as the day on which Parts 3 and 4 of that Act commence.



Signed and sealed with the
Great Seal of Australia
on 27. 9. 2001

Governor-General

By His Excellency's Command

JOE HOCKEY

Minister for Financial Services and Regulation



**Commonwealth
of Australia**

Gazette

No. S 402, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL

**TERRITORY OF CHRISTMAS ISLAND
NOTIFICATION OF THE MAKING OF AN ORDINANCE**

The following Ordinance of the Territory of Christmas Island has been made and copies may be obtained from the Legal Services Section, Department of Transport and Regional Services, Level 2, 111 Alinga Street, Canberra, ACT, 2600. Telephone: (02) 6274 8071.

Number and year of Ordinance	Name of Ordinance
No. 2 of 2001	Customs Amendment Ordinance 2001 (No. 1)

**TERRITORY OF COCOS (KEELING) ISLANDS
NOTIFICATION OF THE MAKING OF AN ORDINANCE**

The following Ordinance of the Territory of Cocos (Keeling) Islands has been made and copies may be obtained from the Legal Services Section, Department of Transport and Regional Services, Level 2, 111 Alinga Street, Canberra, ACT, 2600. Telephone: (02) 6274 8071.

Number and year of Ordinance	Name of Ordinance
No. 2 of 2001	Customs Amendment Ordinance 2001 (No. 1)



Commonwealth
of Australia

Gazette

No. S 403, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL



Proclamation

Migration Legislation Amendment (Immigration Detainees) Act (No. 2) 2001

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Migration Legislation Amendment (Immigration Detainees) Act (No. 2) 2001*, fix 28 September 2001 as the day on which that Act, except for sections 1 and 2, commences.

Signed and sealed with the
Great Seal of Australia
on 27. 9. 2001



By His Excellency's Command

PHILIP RUDDOCK

Minister for Immigration and Multicultural Affairs

Governor-General



Commonwealth
of Australia

Gazette

No. S 404, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) PORT RICHEY INVESTMENTS LIMITED is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) PORT RICHEY INVESTMENTS LIMITED proposes to acquire an interest in Australian urban land as described in the notice furnished on 22 August 2001 under section 26A of the Act;

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

Dated this

21st day of September 2001.

R Nixon

Acting General Manager



**Commonwealth
of Australia**

Gazette

No. S 405, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Indigenous Education (Targeted Assistance) Act 2000</i>	Indigenous Education (Targeted Assistance) Regulations 2001	2001 No. 253
<i>States Grants (Primary and Secondary Education Assistance) Act 2000</i>	States Grants (Primary and Secondary Education Assistance) Amendment Regulations 2001 (No. 1)	2001 No. 254
<i>Fuel Quality Standards Act 2000</i>	Fuel Quality Standards Amendment Regulations 2001 (No. 1)	2001 No. 255
<i>Australian Prudential Regulation Authority Act 1998</i>	Australian Prudential Regulation Authority Amendment Regulations 2001 (No. 2)	2001 No. 256
<i>Family Law Act 1975</i>	Family Law Amendment Rules 2001 (No. 4)	2001 No. 257
<i>Migration Act 1958</i>	Migration Amendment Regulations 2001 (No. 12)	2001 No. 291
<i>Air Passenger Ticket Levy (Collection) Act 2001</i>	Air Passenger Ticket Levy (Collection) Regulations 2001	2001 No. 292



**Commonwealth
of Australia**

Gazette

No. S 406, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL



Proclamation

Migration Legislation Amendment Act (No. 1) 2001

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Migration Legislation Amendment Act (No. 1) 2001*, fix 1 October 2001 as the day on which Part 2 of Schedule 1, and items 5, 6 and 7 of Schedule 2 to that Act commence.



Signed and sealed with the
Great Seal of Australia
on 27. 9. 2001

Governor-General

By His Excellency's Command

PHILIP RUDDOCK

Minister for Immigration and Multicultural Affairs



Proclamation

Migration Legislation Amendment Act (No. 6) 2001

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Migration Legislation Amendment Act (No. 6) 2001*, fix 1 October 2001 as the day on which that Act commences.



By His Excellency's Command

PHILIP RUDDOCK

Minister for Immigration and Multicultural Affairs

Signed and sealed with the
Great Seal of Australia
on 27. 9. 2001

Governor-General



Proclamation

Migration Legislation Amendment (Judicial Review) Act 2001

I, PETER JOHN HOLLINGWORTH, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (2) of the *Migration Legislation Amendment (Judicial Review) Act 2001*, fix 2 October 2001 as the day on which Schedule 1 to that Act commences.



Signed and sealed with the
Great Seal of Australia
on 27. 9. 2001

Governor-General

By His Excellency's Command

PHILIP RUDDOCK

Minister for Immigration and Multicultural Affairs



Commonwealth
of Australia

Gazette

No. S 407, Tuesday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL



A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Amendment Determination 2001 (No. 1)

I, CHARLES RODERICK KEMP, Assistant Treasurer, make the following Determination under section 81-5 of the *A New Tax System (Goods and Services Tax) Act 1999*.

Dated 28/9 | 2001

Assistant Treasurer

1 Name of Determination

This Determination is the *A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Amendment Determination 2001 (No. 1)*.

2 Commencement

This Determination commences on gazettal.

3 Amendment of *A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Determination 2001*

Schedule 1 amends the *A New Tax System (Goods and Services Tax) (Exempt Taxes, Fees and Charges) Determination 2001*.

Schedule 1 Amendment

Schedule 1 Amendment
(section 3)

[1] Schedule 1, Part 1, after Item 13.90

insert

Airline passenger charges

13.91	Air Passenger Ticket Levy	<i>Air Passenger Ticket Levy (Collection)</i> <i>Act 2001</i>
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**Commonwealth
of Australia**

Gazette

No. S 408, Friday, 28 September, 2001

Published by Commonwealth of Australia

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

On 27 September 2001, the Civil Aviation Safety Authority (CASA) issued three exemptions under regulation 308 of the *Civil Aviation Regulations 1988* that exempted float equipped aeroplanes operated by:

- Airways Pty Ltd, trading as Melbourne Seaplanes (Exemption Number EX18/2001);
- T G and M A Mulholland Pty Ltd, trading as Tasmanian Seaplanes (Exemption Number EX19/2001);
- Outback Air Pty Ltd, trading as Wilderness Air and Seair Broome (Exemption Number EX20/2001).

from the requirements of paragraphs 166 (1) (d), (f) and (g) of the *Civil Aviation Regulations 1988*.

Copies of these instruments are available from:

**The Manager, Information and Production
CASA Office of Legal Counsel
Level 3 Novell House
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Commonwealth
of Australia

Gazette

No. S 409, Tuesday, 2 October, 2001

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SPECIAL

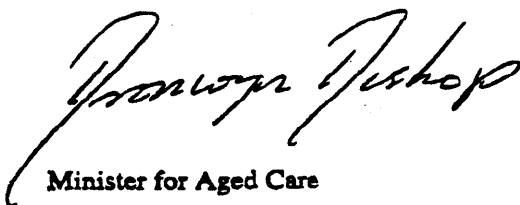


Defective - no
Schedule!
(see e-mail diffie)

Flexible Care Subsidy Amendment Principles 2001 (No. 1)

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

Dated 27th September, 2001



Minister for Aged Care

1 Name of Principles

These Principles are the *Flexible Care Subsidy Amendment Principles 2001 (No. 1)*.

2 Commencement

These Principles commence on gazettal.

3 Amendment of *Flexible Care Subsidy Principles 1997*

Schedule 1 amends the *Flexible Care Subsidy Principles 1997*.



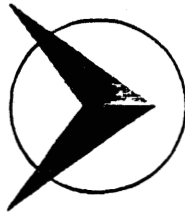
**Commonwealth
of Australia**

Gazette

No. S 410, Wednesday, 3 October, 2001

Published by Commonwealth of Australia

SPECIAL



**CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA**

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

The following Airworthiness Directives under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 3 October 2001:

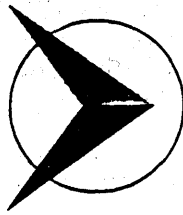
Part 105 - Aircraft

- | | |
|-------------------------|---|
| AD/MSR/18 Amdt 2 | - Engine Mount |
| AD/DAUPHIN/55 | - Tail Rotor Pitch Change Control Rods |
| AD/MU-2/68 | - Wing Tip Fuel Tank Attach Brackets |

Copies of these Airworthiness Directives are available from:

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

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



CIVIL AVIATION
SAFETY AUTHORITY
AUSTRALIA

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

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Regulations 1998* will become effective on 3 October 2001:

Part 107 - Equipment

AD/WHE/6 - Goodyear Flight Eagle Tyres

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
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Commonwealth of Australia

Telecommunications (Consumer Protection and Service Standards) Act 1999

**Universal Service Subsidies (2001-02, 2002-03, 2003-04
Extended Zones) Determination (No. 1) 2001**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, make the following Determination under subsection 16(1) of the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

Dated 23 SEPTEMBER 2001.

Richard Alston

Minister for Communications, Information Technology and the Arts

1 Name of Determination

This Determination may be cited as the *Universal Service Subsidies (2001-02, 2002-03, 2003-04 Extended Zones) Determination (No. 1) 2001*.

2 Commencement

This Determination commences on gazettal.

3 Definitions

In this Determination:

Act means the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

claim periods means:

- (a) the 2001-2002 financial year;
- (b) the 2002-2003 financial year; and
- (c) the 2003-2004 financial year.

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Extended Zones) Determination No. 1 of 2001

2

Extended Zones universal service area means the universal service area notified as the universal service area of the Extended Zones in the Notice of the Primary Universal Service Provider for the Extended Zones of Australia published in the *Commonwealth of Australia Gazette* of 25 July 2001.

relevant service obligations means:

- (a) the obligation referred to in paragraph 9(1)(a) of the Act (dealing with standard telephone services);
- (b) the obligation referred to in paragraph 9(1)(b) of the Act (dealing with payphones).

standard telephone service includes an alternative telecommunications service (ATS) which is supplied in accordance with an approved ATS marketing plan in fulfilment of the obligation under paragraph 9(1)(a) of the Act.

4 Universal service subsidies

For the purposes of section 16 of the Act, the amounts of the universal service subsidies specified in the Schedule are determined for the Extended Zones universal service area in respect of the relevant service obligations for the claim periods.

5 Circumstances in which subsidies are payable

A universal service provider for a claim period is eligible to be paid the subsidies specified in the Schedule if the provider complies with the provider's obligations under section 12C of the Act.

***Universal Service Subsidies (2001-02, 2002-03, 2003-04 Extended
Zones) Determination No. 1 of 2001*** 3

Schedule – Universal service subsidies

1. The subsidy in respect of the supply of the standard telephone service and supply, installation and maintenance of payphones for the 2001-2002 financial year is \$35,015,000.
2. The subsidy in respect of the supply of the standard telephone service and supply, installation and maintenance of payphones for the 2002-2003 financial year is \$31,666,000.
3. The subsidy in respect of the supply of the standard telephone service and supply, installation and maintenance of payphones for the 2003-2004 financial year is \$28,637,314.

Commonwealth of Australia

Telecommunications (Consumer Protection and Service Standards) Act 1999

**Universal Service Subsidies (2001-02, 2002-03,
2003-04 Contestable Areas) Determination (No. 1)
2001 (Amendment No. 2 of 2001)**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, make the following Determination under subsection 16(1) of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* and subsection 33(3) of the *Acts Interpretation Act 1901*.

Dated 29 SEPTEMBER 2001.



Minister for Communications, Information Technology and the Arts

1 Name of Determination

This Determination is the *Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001)*.

2 Commencement

This Determination commences on gazetal.

3 Variation

The *Universal Service Subsidies (2001-03 Contestable Areas) Determination (No. 1) 2001* made by the Minister on 11 April 2001 and notified in the *Gazette* on 26 April 2001 is varied as set out in Schedule 1 to this Determination.

Note: The *Universal Service Subsidies (2001-03 Contestable Areas) Determination (No. 1) 2001* has been previously varied by the *Universal Service Subsidies (2001-03 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 1 of 2001)* which was made by the Minister on 18 June 2001 and notified in the *Gazette* on 27 June 2001.

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001) 2

Schedule 1 Amendments
(clause 3)

Note: The effect of this Schedule is to amend the *Universal Service Subsidies (2001-03 Contestable Areas) Determination (No. 1) 2001* to include universal service subsidies for 2003-04, and to alter its title to reflect its expanded scope. Subsidies previously set for 2001-02 and 2002-03 have not been altered.

[1] Title

substitute

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001.

[2] Name of Determination

substitute

This Determination may be cited as the *Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001*.

[3] Table under paragraph (a) of Schedule - Universal service subsidies

substitute

	Universal Service Area	2001-2002 lump sum subsidy (\$)	2002 per service subsidy (\$)	2002-2003 lump sum subsidy (\$)	2002-2003 per service subsidy (\$)	2003-2004 lump sum subsidy (\$)	2003-2004 per service subsidy (\$)
1	Ballina	390,125	400	365,424	370	329,003	330
2	Bellingen	765,838	690	437,383	390	240,102	210
3	Boonah	452,264	460	376,716	390	301,610	320
4	Byron	1,059,637	480	992,399	450	893,356	410
5	Cambooya (S)	506,500	500	476,110	470	430,174	420
6	Clifton (S)	283,500	540	273,000	520	252,686	480
7	Coffs Harbour	777,890	560	229,869	160	65,291	40
8	Copmanhurst (A)	590,700	550	547,740	510	488,192	450
9	Crows Nest (S)	751,230	510	707,040	480	639,623	430
10	Esk	386,620	550	304,017	430	229,784	320
11	Gatton	497,476	410	467,673	380	422,592	340
12	Grafton (C)	101,280	480	94,950	450	85,561	410
13	Ipswich	262,116	380	142,837	210	74,816	110
14	Kempsey (A)	1,711,680	480	1,462,060	410	1,200,374	340
15	Kyogle (A)	1,085,701	520	669,661	320	397,017	190
16	Laidley	253,974	360	151,298	210	86,634	120

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001) 3

17	Lismore	1,268,868	480	1,190,843	450	1,074,240	410
18	Maclean (A)	873,670	490	802,350	450	708,254	400
19	Nambucca	601,227	400	380,274	250	231,187	150
20	Pristine Waters (DC)	1,237,500	500	1,138,500	460	1,006,769	410
21	Richmond Valley	803,774	470	732,099	430	640,936	380
22	Severn (A)	615,830	730	539,880	640	454,928	540
23	Tenterfield (A)	725,400	650	669,600	600	594,104	530
24	Toowoomba	84,943	410	79,567	390	71,639	360
25	Tweed	1,004,024	450	941,190	420	848,046	380
26	Warwick	565,020	510	507,180	460	437,592	400

[4] Table under paragraph (b) of Schedule – Universal service subsidies

substitute

	Universal Service Area	2001-2002 lump sum subsidy (\$)	2001-2002 per service subsidy (\$)	2002-2003 lump sum subsidy (\$)	2002-2003 per service Subsidy (\$)	2003-2004 lump sum subsidy (\$)	2003-2004 per service subsidy (\$)
1	Ararat (RC)	514,752	380	471,747	350	428,509	320
2	Ballarat (C)	584,360	230	421,231	160	300,953	110
3	Central Goldfields (S)	247,378	190	150,388	120	90,616	80
4	Colac-Otway (S)	936,097	310	475,978	160	239,879	80
5	Corangamite (S)	691,974	250	640,770	230	588,104	210
6	Golden Plains (S)	1,007,962	260	874,545	230	752,072	200
7	Greater Bendigo (C)	965,972	150	883,826	140	801,509	130
8	Hepburn (S)	541,732	230	454,622	190	378,143	160
9	Moorabool (S)	764,615	230	430,530	130	240,272	70
10	Mount Alexander (S)	811,617	360	742,483	330	673,226	300
11	Moyne (S)	1,061,955	280	642,302	170	385,045	100
12	Pyrenees (S)	643,200	400	594,960	370	545,467	340
13	Surf Coast (S)	560,805	280	512,737	250	464,640	220

[5] Table under paragraph (c) of Schedule – Universal service subsidies

substitute

Census collection district Strata	2001-2002 Subsidy (\$)	2002-2003 Subsidy (\$)	2003-2004 Subsidy (\$)
S_1	1920	1610	1300
S_3	1060	890	720
Other non-urban	250	210	170

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001) 4

[6] Table under part 1 S_1 of paragraph (c) of Schedule - Universal service subsidies

substitute

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
1	2011701	2	78,720	66,010	53,300
2	2011710	2	63,360	53,130	42,900
3	2090202	2	119,040	99,820	80,600
4	2090208	2	147,840	123,970	100,100
5	2090701	2	69,120	57,960	46,800
6	4050203	4	155,520	130,410	105,300
7	4050401	4	182,400	152,950	123,500
8	2011305	2	55,680	46,690	37,700
9	2090101	2	74,880	62,790	50,700
10	2070813	2	13,440	11,270	9,100

[7] Table under part 2 S_3 of paragraph (c) of Schedule - Universal service subsidies

substitute

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
1	4050201	4	101,760	85,440	69,120
2	4050304	4	152,640	128,160	103,680
3	4050402	4	110,240	92,560	74,880
4	4050503	4	66,780	56,070	45,360
5	4050601	4	93,280	78,320	63,360
6	4050604	4	115,540	97,010	78,480
7	2011303	2	62,540	52,510	42,480
8	2011307	2	78,440	65,860	53,280
9	2011903	2	63,600	53,400	43,200
10	2090110	2	90,100	75,650	61,200
11	2090210	2	74,200	62,300	50,400
12	2090211	2	129,320	108,580	87,840
13	2090302	2	72,080	60,520	48,960
14	2091109	2	85,860	72,090	58,320
15	2091201	2	92,220	77,430	62,640
16	4050204	4	130,380	109,470	88,560
17	4050207	4	130,380	109,470	88,560
18	2011304	2	55,120	46,280	37,440
19	2011712	2	37,100	31,150	25,200
20	2012001	2	57,240	48,060	38,880
21	2012006	2	66,780	56,070	45,360
22	2012004	2	41,340	34,710	28,080

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001)

5

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
23	2012012	2	45,580	38,270	30,960
24	2011904	2	54,060	45,390	36,720
25	2011905	2	44,520	37,380	30,240
26	2011901	2	29,680	24,920	20,160
27	2011705	2	49,820	41,830	33,840
28	2090206	2	47,700	40,050	32,400
29	2011704	2	51,940	43,610	35,280
30	2090203	2	60,420	50,730	41,040
31	2090102	2	62,540	52,510	42,480
32	2090306	2	33,920	28,480	23,040
33	2090303	2	58,300	48,950	39,600
34	2090111	2	53,000	44,500	36,000
35	2091110	2	53,000	44,500	36,000
36	2090703	2	59,360	49,840	40,320
37	2071903	2	55,120	46,280	37,440
38	2070805	2	40,280	33,820	27,360
39	2070804	2	57,240	48,060	38,880
40	2091002	2	37,100	31,150	25,200

[8] Table under part 3 Other non-urban of paragraph (c) of
Schedule – Universal service subsidies
substitute

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
1	2011301	2	26,750	22,470	18,190
2	2011308	2	11,000	9,240	7,480
3	2011310	2	24,250	20,370	16,490
4	2011702	2	19,000	15,960	12,920
5	2011703	2	21,000	17,640	14,280
6	2011902	2	11,000	9,240	7,480
7	2011907	2	12,000	10,080	8,160
8	2011909	2	12,000	10,080	8,160
9	2011910	2	16,000	13,440	10,880
10	2012002	2	18,750	15,750	12,750
11	2012007	2	9,500	7,980	6,460
12	2012008	2	11,250	9,450	7,650
13	2012101	2	16,000	13,440	10,880
14	2012102	2	17,250	14,490	11,730
15	2012106	2	14,000	11,760	9,520
16	2012107	2	12,750	10,710	8,670
17	2070801	2	19,250	16,170	13,090
18	2070802	2	24,750	20,790	16,830
19	2070803	2	9,250	7,770	6,290

Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001) 6

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
20	2070806	2	24,000	20,160	16,320
21	2070807	2	36,000	30,240	24,480
22	2070808	2	17,750	14,910	12,070
23	2070809	2	38,750	32,550	26,350
24	2070811	2	26,250	22,050	17,850
25	2070812	2	21,000	17,640	14,280
26	2071901	2	18,750	15,750	12,750
27	2071902	2	30,250	25,410	20,570
28	2071904	2	27,000	22,680	18,360
29	2071905	2	20,000	16,800	13,600
30	2090103	2	18,750	15,750	12,750
31	2090104	2	12,750	10,710	8,670
32	2090105	2	22,000	18,480	14,960
33	2090106	2	25,000	21,000	17,000
34	2090108	2	14,500	12,180	9,860
35	2090205	2	20,750	17,430	14,110
36	2090207	2	13,500	11,340	9,180
37	2090301	2	20,250	17,010	13,770
38	2090304	2	48,500	40,740	32,980
39	2090305	2	18,500	15,540	12,580
40	2090307	2	14,500	12,180	9,860
41	2090401	2	20,500	17,220	13,940
42	2090402	2	19,250	16,170	13,090
43	2090403	2	23,000	19,320	15,640
44	2090404	2	12,750	10,710	8,670
45	2090405	2	41,000	34,440	27,880
46	2090406	2	42,250	35,490	28,730
47	2090407	2	15,750	13,230	10,710
48	2090408	2	75,000	63,000	51,000
49	2090702	2	30,750	25,830	20,910
50	2090704	2	15,000	12,600	10,200
51	2090706	2	24,500	20,580	16,660
52	2090707	2	38,750	32,550	26,350
53	2090708	2	11,750	9,870	7,990
54	2090709	2	13,500	11,340	9,180
55	2090710	2	31,750	26,670	21,590
56	2091001	2	16,750	14,070	11,390
57	2091003	2	20,000	16,800	13,600
58	2091004	2	25,250	21,210	17,170
59	2091005	2	25,000	21,000	17,000
60	2091006	2	17,500	14,700	11,900
61	2091009	2	24,250	20,370	16,490
62	2091101	2	20,250	17,010	13,770
63	2091102	2	31,000	26,040	21,080
64	2091103	2	34,750	29,190	23,630

**Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable
Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001)**

7

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
65	2091107	2	19,750	16,590	13,430
66	2091202	2	26,000	21,840	17,680
67	2091204	2	19,250	16,170	13,090
68	2091205	2	21,500	18,060	14,620
69	2091303	2	36,000	30,240	24,480
70	2091304	2	27,250	22,890	18,530
71	2091305	2	55,500	46,620	37,740
72	2091306	2	46,000	38,640	31,280
73	2091307	2	45,750	38,430	31,110
74	2091308	2	37,500	31,500	25,500
75	2091309	2	33,750	28,350	22,950
76	2091310	2	54,000	45,360	36,720
77	2091311	2	30,500	25,620	20,740
78	2091312	2	26,250	22,050	17,850
79	2092503	2	24,750	20,790	16,830
80	2092504	2	29,500	24,780	20,060
81	2092505	2	15,000	12,600	10,200
82	2092506	2	19,000	15,960	12,920
83	2092507	2	21,500	18,060	14,620
84	2092508	2	12,750	10,710	8,670
85	2092509	2	66,750	56,070	45,390
86	4050205	4	18,250	15,330	12,410
87	4050206	4	24,000	20,160	16,320
88	4050305	4	33,000	27,720	22,440
89	4050306	4	17,000	14,280	11,560
90	4050307	4	39,000	32,760	26,520
91	4050308	4	19,250	16,170	13,090
92	4050405	4	22,750	19,110	15,470
93	4050502	4	27,250	22,890	18,530
94	4050603	4	39,500	33,180	26,860
95	4050701	4	39,500	33,180	26,860
96	4050702	4	35,000	29,400	23,800
97	4050703	4	29,500	24,780	20,060
98	4050704	4	23,250	19,530	15,810
99	4050705	4	27,250	22,890	18,530
100	4050706	4	23,250	19,530	15,810
101	4050901	4	31,250	26,250	21,250
102	4050902	4	28,750	24,150	19,550
103	4050905	4	24,500	20,580	16,660
104	4050908	4	24,500	20,580	16,660
105	4051002	4	35,750	30,030	24,310
106	4051003	4	31,500	26,460	21,420
107	4051101	4	55,500	46,620	37,740
108	4051102	4	40,750	34,230	27,710
109	4051103	4	32,000	26,880	21,760

**Universal Service Subsidies (2001-02, 2002-03, 2003-04 Contestable
Areas) Determination (No. 1) 2001 (Amendment No. 2 of 2001)** 8

No	CD Code	S/T Code	2001-2002 lump sum subsidy (\$)	2002-2003 lump sum subsidy (\$)	2003-2004 lump sum subsidy (\$)
110	4051104	4	16,750	14,070	11,390
111	4051105	4	64,000	53,760	43,520
112	4051301	4	28,000	23,520	19,040
113	4051303	4	31,000	26,040	21,080
114	4051304	4	57,500	48,300	39,100
115	4051305	4	40,000	33,600	27,200
116	4051306	4	58,750	49,350	39,950
117	4051307	4	44,500	37,380	30,260
118	4051308	4	38,250	32,130	26,010
119	4051309	4	59,250	49,770	40,290
120	4051310	4	46,750	39,270	31,790
121	4051701	4	33,250	27,930	22,610
122	4051702	4	51,250	43,050	34,850
123	4051703	4	63,750	53,550	43,350
124	4051706	4	34,250	28,770	23,290

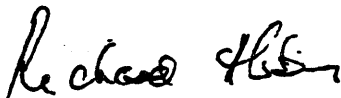
Commonwealth of Australia

Telecommunications (Consumer Protection and Service Standards) Act 1999

**Universal Service Subsidies (2001-02, 2002-03, 2003-04
Default Area) Determination (No. 1) 2001**

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, make the following Determination under subsection 16(1) of the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

Dated 28 SEPTEMBER 2001.



Minister for Communications, Information Technology and the Arts

1 Name of Determination

This Determination may be cited as the *Universal Service Subsidies (2001-02, 2002-03, 2003-04 Default Area) Determination (No. 1) 2001*.

2 Commencement

This Determination commences on gazettal.

3 Definitions

In this Determination:

Act means the *Telecommunications (Consumer Protection and Service Standards) Act 1999*.

claim periods means:

- (a) the 2001-2002 financial year;
- (b) the 2002-2003 financial year; and
- (c) the 2003-2004 financial year.

**Universal Service Subsidies (2001-02, 2002-03, 2003-04 Default
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default area means the area for which the Minister is taken to have made a determination as a result of subsection 9G(3) of the Act.

relevant service obligations means:

- (a) the obligation referred to in paragraph 9(1)(a) of the Act (dealing with the standard telephone service); and
- (b) the obligation referred to in paragraph 9(1)(b) of the Act (dealing with payphones).

standard telephone service includes an alternative telecommunications service (ATS) which is supplied in accordance with an approved ATS marketing plan in fulfilment of the obligation under paragraph 9(1)(a) of the Act.

4 Universal service subsidies

For the purposes of section 16 of the Act, the amounts of the universal service subsidies specified in the Schedule are determined for the default area in respect of the relevant service obligations for the claim periods.

Note: Subsection 9G(3) of the Act provides that if at a particular time any areas of Australia are not within a universal service area, covered by a determination under subsection 9G(1), in respect of a service obligation, those areas together constitute at that time a single universal service area in respect of that service obligation and the Minister is taken to have made a determination under subsection 9G(1) to that effect.

5 Circumstances in which subsidies are payable

A universal service provider for a claim period is eligible to be paid the subsidies specified in the Schedule if the provider complies with the provider's obligations under section 12C of the Act.

***Universal Service Subsidies (2001-02, 2002-03, 2003-04 Default
Area) Determination (No. 1) 2001***

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Schedule – Universal service subsidies

1. The subsidy in respect of the supply of the standard telephone service for the 2001-2002 financial year is \$160,592,774.
2. The subsidy in respect of the supply, installation and maintenance of payphones for the 2001-2002 financial year is \$10,160,000.
3. The subsidy in respect of the supply of the standard telephone service for the 2002-2003 financial year is \$163,978,541.
4. The subsidy in respect of the supply, installation and maintenance of payphones for the 2002-2003 financial year is \$10,398,000.
5. The subsidy in respect of the supply of the standard telephone service for the 2003-2004 financial year is \$169,407,828.
6. The subsidy in respect of the supply, installation and maintenance of payphones for the 2003-2004 financial year is \$10,641,575.



Commonwealth of Australia

**Inclusion of species in the list of threatened species under section 178 of the
*Environment Protection and Biodiversity Conservation Act 1999***

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, pursuant to section 184(1) of the *Environment Protection and Biodiversity Conservation Act 1999*, hereby amend the list referred to in section 178 of that Act by:

including in the list in the **Critically Endangered** category

- *Caladenia* sp. aff. *venusta* (Kilsyth South Spider-orchid)
- *Philotheca freyciana* (Freycinet Waxflower)

transferring from the Endangered category to the **Vulnerable** category

- *Genoplesium vernale* (East Lynne Midge-orchid)

Dated this 15th day of September 2001

Minister for the Environment and Heritage

EXPLANATORY STATEMENT

Environment Protection and Biodiversity Conservation Act 1999

Declaration under section 184(1)

(Issued under the Authority of the Minister for the Environment and Heritage)

The *Environment Protection and Biodiversity Conservation Act 1999* (the Act) places certain obligations on the Commonwealth to protect and conserve threatened species and ecological communities, and recognise, and where possible, abate key threatening processes listed on the list of threatened species, ecological communities and key threatening processes under the Act.

The purpose of this instrument is to amend the list of threatened species under the Act in accordance with s184. These amendments are in accordance with the recommendations and advice received from the Threatened Species Scientific Committee (TSSC), having regard to the definition of Critically Endangered and Vulnerable species in s179 of the Act.

The TSSC's recommendations are as follows:

1. *Caladenia* sp. aff. *venusta* (Kilsyth South Spider-orchid)

The evidence presented in the nomination and submitted by experts in the field enabled the TSSC to judge *Caladenia* sp. aff. *venusta* as being eligible for listing as Critically Endangered under the Act. The species meets the criteria in the Act and EPBC Regulations (Part 7, Division 7.1 and 7.2). In particular, three of the criteria for listing as Critically Endangered have been met. These are:

Criterion 2: Its geographic distribution is precarious for the survival of the species and is very restricted.

Criterion 3: The estimated total number of mature individuals is very low; the number of individuals, area of occurrence and area of occupancy is likely to continue to decline and its geographic distribution is precarious for its survival.

Criterion 4: The estimated total number of mature individuals is extremely low.

On this basis, the TSSC recommends that *Caladenia* sp. aff. *venusta* be listed as Critically Endangered under the Environment Protection and Biodiversity Conservation Act 1999.

On the basis of the advice of the TSSC, I am satisfied that *Caladenia* sp. aff. *venusta* is eligible to be included in the Critically Endangered category.

2. *Philothea freyciana* (Freycinet Waxflower)

The evidence presented in the nomination and submitted by experts in the field enabled the TSSC to judge *Philothea freyciana* as being eligible for listing as Critically Endangered under the Act. The species meets the criteria in the Act and

EPBC Regulations (Part 7, Division 7.1 and 7.2). In particular, three of the criteria for listing as Critically Endangered have been met. These are:

Criterion 2: Its geographic distribution is precarious for the survival of the species and is very restricted.

Criterion 3: The estimated total number of mature individuals is very low; and the number is likely to decline and its geographic distribution is precarious for its survival.

Criterion 4: The estimated total number of mature individuals is extremely low.

On this basis, the TSSC recommends that *Philothea freyciana* ms. be listed as **Critically Endangered** under the Environment Protection and Biodiversity Conservation Act 1999.

On the basis of the advice of the TSSC, I am satisfied *Philothea freyciana* is eligible to be included in the Critically Endangered category.

3. *Genoplesium vernale* (East Lynne Midge-orchid)

The evidence presented in the nomination and submitted by experts in the field enabled the TSSC to judge *Genoplesium vernale* as being eligible for listing as Vulnerable under the Act. The species meets the criteria in the Act and EPBC Regulations (Part 7, Division 7.1 and 7.2). In particular, one of the criteria for listing as Vulnerable has been met. This is:

Criterion 4: The total number of mature individuals is low.

On this basis, the TSSC recommends that *Genoplesium vernale* be transferred from the Endangered category to the vulnerable category under the Environment Protection and Biodiversity Conservation Act 1999.

On the basis of the advice of the TSSC, I am satisfied *Genoplesium vernale* is eligible to be transferred from the Endangered category to the Vulnerable category.

In recommending the above amendments to the list of threatened species, the TSSC was cognisant of s189(3) of the Act which obliges the TSSC to consider only matters that related to the survival of native species.

In deciding to include these species in the list, I did not consider any matter that does not relate to the survival of those species.

Commonwealth of Australia

Notice of making a recovery plan for Albatrosses and Giant Petrels under section 269A of the *Environment Protection and Biodiversity Conservation Act 1999*

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, hereby give notice of the making on 15 September 2001 of a recovery plan as described in the following instrument. The plan came into force on 15 September 2001.

Copies of the plan will be available electronically from *Environment Australia* at www.ea.gov.au/biodiversity/threatened/index.html, and will be available for purchase as soon as practicable:

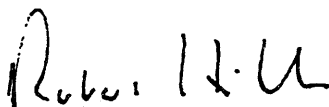
- (a) in Norfolk Island — the office of the Administrator of the Territory; and
- (b) in each State, the Northern Territory and the Australian Capital Territory — an office of Environment Australia or the Australian Government Info Shop in the capital city of the State or Territory

Commonwealth of Australia

Making of a recovery plan for Albatrosses and Giant Petrels under section 269A of the *Environment Protection and Biodiversity Conservation Act 1999*

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, pursuant to section 269A(2), hereby make the attached recovery plan for the purposes of the protection, conservation and management of Albatrosses and Giant Petrels.

Dated this 15th day of September 2001



Minister for the Environment and Heritage

Commonwealth of Australia

Notice of making a threat abatement plan for Dieback caused by the root-rot fungus *Phytophthora cinnamomi* under section 270B of the *Environment Protection and Biodiversity Conservation Act 1999*

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, hereby give notice of the making on 15 September 2001 of a threat abatement plan as described in the following instrument. The plan came into force on 15 September 2001.

Copies of the plan will be available electronically from *Environment Australia* at www.ea.gov.au/biodiversity/threatened/index.html, and will be available for purchase as soon as practicable:

- (a) in Norfolk Island — the office of the Administrator of the Territory; and
- (b) in each State, the Northern Territory and the Australian Capital Territory — an office of Environment Australia or the Australian Government Info Shop in the capital city of the State or Territory.

Commonwealth of Australia

Making of a threat abatement plan for Dieback caused by the root-rot fungus *Phytophthora cinnamomi* under section 270B of the *Environment Protection and Biodiversity Conservation Act 1999*

I, ROBERT MURRAY HILL, Minister for the Environment and Heritage, pursuant to section 270B(2), hereby make the attached threat abatement plan for the purposes of reducing the effect of Dieback caused by the root-rot fungus *Phytophthora cinnamomi* on the survival, abundance or evolutionary development of susceptible endangered or vulnerable native species and communities.

Dated this 15th day of September 2001

Robert Hill

Minister for the Environment and Heritage



Pay As You Go (PAYG) Withholding

Variation of amount required to be withheld

I, Michael Joseph Carmody, Commissioner of Taxation, vary the amount required to be withheld from withholding payments that are:

- covered by section 12-35, Division 12 of Schedule 1 to the *Taxation Administration Act 1953*; and
- within the class of cases described below.

The rate of withholding is varied to that applied under the tax tables for individuals who have claimed the tax free threshold.

I make this variation of the amount required to be withheld under the power contained in section 15-15 of Schedule 1 to the *Taxation Administration Act 1953* to meet the special circumstances of that class of cases.

Effective for payments made on or after date of gazettal to 31st of January 2002, and whilst Ansett is under voluntary administration.

Class of cases

The class of cases consists of those cases where all of the following conditions are satisfied:

1. An entity pays amounts to an individual as an employee who is also an employee of Ansett;
2. The individual has made a signed statement to the entity stating that the entity is their principal source of income;
3. The individual has claimed the tax free threshold with Ansett; and
4. The individual has provided the entity with a Tax File Number Declaration Form quoting their Tax File Number.

This variation is not effective if any of the above criteria are not satisfied or Ansett ceases to be under voluntary administration.

Signed at Canberra, this 3rd day of October 2001.


Commissioner of Taxation



Commonwealth of Australia

Broadcasting Services Act 1992

Broadcasting Services (Event Continuation) Declaration No. 1 of 2001

I, RICHARD KENNETH ROBERT ALSTON, Minister for Communications, Information Technology and the Arts, being satisfied, in respect of each event referred to in the following Declaration, that at least one commercial television broadcasting licensee has not had a reasonable opportunity to acquire the right to televise the event, make the following Declaration under subsection 115(1AA) of the *Broadcasting Services Act 1992*.

Dated 5-3 OCT 2001

2001.

RICHARD ALSTON

Minister for Communications, Information Technology and the Arts

Citation

1. This Declaration is the Broadcasting Services (Event Continuation) Declaration No. 1 of 2001.

Commencement

2. This Declaration commences on gazettal.

Interpretation

3. In this Declaration:

Notice means the Broadcasting Services (Events) Notice No. 1 of 1994.

removal time for an event is 1,008 hours before the start of the event.

Events which continue to be specified in the Notice

4. Each event which is:

- (a) specified in Item 6B of the Schedule to the Notice; and
- (b) scheduled to be conducted during November 2001:

continues to be specified in the Notice after the removal time for the event.

