

Commonwealth of Australia

Gaze

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GOVERNMENT NOTICES

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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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tel. (08) 8999 4031

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ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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

Gazette number	Date of Publication	Subject
P1	17.01.01	Instruments made under Part VII of the National Health Act 1953
P2	15.02.01	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.00 to 31.Dec.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Oct.00 to 31.Oct.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.00 to 30.Sep.00 and not previously gazetted
P3	15.02.01	Roads to Recovery Act 2000. Conditions applying to Payments.
P4	28.2.01	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
P5	28.2.01	AAPT Limited—Compulsory Acquisition Consideration.
P6	2.3.01	Road Vehicle (National Standards) Determination No. 1 of 2001.
P7	8.3.01	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.01 to 31.Jan.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Sep.00 to 30.Sep.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Nov.00 to 30.Nov.00 and not previously gazetted
P8	23.3.01	Road Vehicle (National Standards) Determination No. 2 of 2001.
P9	23.3.01	AGL Gas Company. Register of Money which became unclaimed moneys during the year 2000.
P10	27.3.01	Australian Heritage Commission Act 1975. Notice of Intention to Enter Places in the Register of the National Estate. Notice of Entry in the Register of the National Estate. Notice of Decision not to Enter Places and Parts of Places in the Register of the National Estate. Notice of Intention to Remove Places and Parts of Places from the Register of the National Estate. Notice of Removal of Entries from the Register of the National Estate.
P11	5.4.01	Money or Property unclaimed by Dissenting Shareholders.
P12	6.4.01	Amendments to the Defence and Strategic Goods List pursuant to the Customs Act 1901, Customs (Prohibited Exports) Regulatio 13E(1) Department of Defence Publication Australian Controls on the Export of Defence and Strategic Goods, November 1996
P13	24.4.01	Health and Aged Care Instruments made under Part VII of the National Health Act 1953.

Gazette number	Date of Publication	Subject
P14	24,4.01	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Feb.01 to 28.Feb.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jan.01 to 31.Jan.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Dec.00 to 31.Dec.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jul.00 to 31.Jul.00 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.00 to 31.Mar.00 and not previously gazetted
P15	26.4.01	Notice by the Australian Securities and Investments Commission of intention to deregister defunct companies.
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	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Mar.01 to 31.Mar.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.01 to 30.Apr.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.00 to 30.Jun.00 and not previously gazetted
P19	13.07.01	Instruments made under Part VII of the National Health Act 1953
P20	13.7.01	Australian Heritage Commission Act 1975. 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	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.May.01 to 31.May.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jun.01 to 30.Jun.01 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Apr.00 to 30.Apr.01 and not previously gazetted
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	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.Jul.01 to 31.Jul.01 and not previously gazetted

Gazette number	Date of Publication	Subject
P26	12.10.01	Instruments made under Part VII of the National Health Act 1953
P27	1.11.01	Australia New Zealand Food Authority Amendment No. 57 to the <i>Food Standards Code</i> .

N.N.-9620735

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

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

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

SCHEDULE OF TERMS TO BE VARIED

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

Substance Date of Effect Clause NATIONAL SPORTING ORGANISATIONS (COACHING AND **OTHER STAFF) AWARD 1996** (C1999/746, C2001/350,351,352) (AW791063 - PR910169 & AW811193 -PR910153) 04/10/01 All Clauses Award simplification

ENTERTAINMENT INDUSTRY - CONCERT AND EVENT

CREWING SERVICES AWARD 2000

(C2001/2636) (AW780139 - PR910866)

Correction to PR905438

19/06/01 **SOCIAL AND COMMUNITY SERVICES (ACT) AWARD 2001**

(C2001/5320) (AW808334 - PR910926)

08/06/01 Same sex partners

Dated 9 November 2001 Christine Hayward

Deputy Industrial Registrar

AW800659CRN

PR910827

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

s.141 application for common rule declaration

The Association of Professional Engineers, Scientists and Managers, Australia

(C2001/5102)

TECHNICAL SERVICES PROFESSIONAL ENGINEERS (GENERAL INDUSTRIES) AWARD 1998

(ODN C No. 00189 of 1982) [Print F1735 [AW800659CRN]]

Various employees

Technical services

COMMISSIONER DEEGAN CANBERRA 1 NOVEMBER 2001

Award declared common rule in the Australian Capital Territory.

DECLARATION

- 1. That the whole of 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 the industrial pursuits of the technical services industry in respect of the employment of persons employed as Professional Engineers as defined in the said award.
- 2. That this declaration shall operate from 26 October 2001.

BY THE COMMISSION: COMMISSIONER

AW785422 PR910829

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

s.141 application for common rule declaration

The Association of Professional Engineers, Scientists and Managers, Australia (C2001/5103)

INFORMATION TECHNOLOGY INDUSTRY (PROFESSIONAL ENGINEERS) AWARD 1999

(ODN C No. 32158 of 1996) [Print R6202 [AW785422]]

Various employees

Technical services

COMMISSIONER DEEGAN CANBERRA 1 NOVEMBER 2001

Award declared common rule in the Australian Capital Territory.

DECLARATION

- 1. That the whole of 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 the industrial pursuits of the technical services industry in respect of the employment of persons employed as Professional Engineers as defined in the said award.
- 2. That this declaration shall operate from 26 October 2001.

BY THE COMMISSION:

COMMISSIONER

AW800663CRN

PR910830

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

s.141 application for common rule declaration

The Association of Professional Engineers, Scientists and Managers, Australia (C2001/5104)

TECHNICAL SERVICES PROFESSIONAL ENGINEERS (CONSULTING ENGINEERS) AWARD 1998

(ODN C No. 02184 of 1986) [Print H3085 [AW800663CRN]]

Various employees

Technical services

COMMISSIONER DEEGAN CANBERRA 1 NOVEMBER 2001

Award declared common rule in the Australian Capital Territory.

DECLARATION

- 1. That the whole of 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 the industrial pursuits of the technical services industry in respect of the employment of persons employed as Professional Engineers as defined in the said award.
- 2. That this declaration shall operate from 26 October 2001.

BY THE COMMISSION: COMMISSIONER

AW808971CRA

PR910752

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

Workplace Relations Act 1996

s.141 application for common rule declaration

The Association of Professional Engineers, Scientists and Managers, Australia (C2001/5105)

VETERINARY SURGEONS AWARD 2001

(ODN C No. 32511 of 1999) [PR906397[AW808971]]

Veterinary associates

Industries not otherwise assigned

COMMISSIONER LARKIN

SYDNEY

5 NOVEMBER 2001

Award declared common rule.

DECLARATION

- 1. That the whole of the terms of the Veterinary Surgeons Award 2001 as varied be a common rule of the Australian Capital Territory for the industry and/or the industrial pursuits of the veterinary science industry and shall be binding on all employers in the said industry in respect of the employment by them of persons employed as Veterinary Associates as defined in the said award and shall also be binding on all such employees.
- 2. That this declaration shall operate from 10 October 2001. BY THE COMMISSION

COMMISSIONER

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	31/10/01	01/11/01	02/11/01	03/11/01	04/11/01	05/11/01	06/11/01
Austria	Schillings	7.6590	7.6948	7.7553	7.7553	7.7553	7.7608	7.8048
Belgium/Lux	Francs	22.4500	22.5600	22.7400	22.7400	22.7400	22.7500	22.8800
Brazil	Reals	1.3738	1.3575	1.3610	1.3610	1.3610	1.3566	1.3145
Canada	Dollars	.7965	.8001	.8123	.8123	.8123	.8076	.8117
China	Yuan	4.1773	4.1690	4.2154	4.2154	4.2154	4.2022	4.2154
Denmark	Kroner	4.1446	4.1654	4.1991	4.1991	4.1991	4.2004	4.2272
European Unio		.5566	.5592	.5636	.5636	.5636	.5640	.5672
Fiji	Dollar	1.1597	1.1580	1.1743	1.1743	1.1743	1.1634	1.1668
Finland	Markka	3.3094	3.3249	3.3510	3.3510	3.3510	3.3534	3.3724
France	Francs	3.6511	3.6681	3.6970	3.6970	3.6970	3.6996	3.7206
Germany	Deutschmark	1.0886	1.0937	1.1023	1.1023	1.1023	1.1031	1.1093
Greece	Drachmae	189.7300	190.6100	192.0900	192.0900	192.0900	192.1100	193.3100
Hong Kong	Dollars	3.9364	3.9285	3.9720	3.9720	3.9720	3.9597	3.9721
India	Rupees	24.2139	24.1688	24.4409	24.4409	24.4409	24.3575	24.4298
Indonesia	Rupiah	5257.0000	5295.0000	5377.0000	5377.0000	5377.0000	5459.0000	5563.0000
Ireland	Pounds	.4384	.4404	.4439	.4439	.4439	.4442	.4467
Israel	Shekel	2.1662	2.1558	2.1734	2.1734	2.1734	2.1638	2.1661
Italy	Lire	1077.7300	1082.7600	1091.2800	1091.2800	1091.2800	1092.0600	1098.2500
Japan	Yen	61.5300	61.6100	62.0500	62.0500	62.0500	61.7700	61.9200
Korea	Won	652.9100	650.2800	658.4400	658.4400	658.4400	658.4900	658.3100
Malaysia	Ringgit	1.9176	1.9138	1.9351	1.9351	1.9351	1.9290	1.9351
Netherlands	Guilder	1.2266	1.2323	1.2420	1.2420	1.2420	1.2429	1.2499
New Zealand	Dollar	1.2182	1.2209	1.2230	1.2230	1.2230	1.2225	1.2217
Norway	Kroner	4.4461	4.4748	4.4908	4.4908	4.4908	4.4929	4.4970
Pakistan	Rupee	30.8600	30.8300	31.1900	31.1900	31.1900	31.1400	31.0700
Papua NG	Kina	1.7876	1.8000	1.8118	1.8118	1.8118	1.8187	1.8276
Philippines	Peso	26.2100	26.1600	26.4600	26.4600	26.4600	26.3600	26.4400
Portugal	Escudo	111.5900	112.1100	112.9900	112.9900	112.9900	113.0700	113.7100
Singapore	Dollar	.9203	.9190	.9318	.9318	.9318	.9240	.9274
Solomon Is.	Dollar	2.7252	2.7212	2.7515	2.7515	2.7515	2.7428	1.2251
South Africa	Rand	4.7534	4.7537	4.8530	4.8530	4.8530	4.8371	4.8317
Spain	Peseta	92.6100	93.0400	93.7800	93.7800	93.7800	93.8400	94.3700
Sri Lanka	Rupee	46.2300	46.2000	46.8000	46.8000	46.8000	46.6600	46.8600
Sweden	Krona	5.3439	5.3688	5.3680	5.3680	5.3680	5.3789	5.3793
Switzerland	Franc	.8189	.8229	.8298	.8298	.8298	.8299	.8351
Taiwan	Dollar	17.4200	17.3800	17.5600	17.5600	17.5600	17.5200	17.5700
Thailand	Baht	22.5300	22.5000	22.7600	22.7600	22.7600	22.6700	22.7300
UK	Pounds	.3474	.3462	.3479	.3479	.3479	.3478	.3490
USA	Dollar	.5047	.5037	.5093	.5093	.5093	.5077	.5093

WAYNE BALDWIN Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 08/11/01

Communications, Information Technology and the Arts

Commonwealth of Australia

AUSTRALIAN COMMUNICATIONS AUTHORITY

Notice under subsection 136(1) of the *Radiocommunications Act 1992*NOTIFICATION OF VARIATION OF RADIOCOMMUNICATIONS CLASS LICENCE

Notice is given that the Australian Communications Authority (ACA) proposes to vary, under section 134 of the Radiocommunications Act 1992 (the Act) the Radiocommunications Miscellaneous Devices Class Licence 1999.

The ACA proposes to vary the class licence to:

- include a generic section that requires certain equipment authorised by the class licence to comply with standards made under section 162 of the Act; and
- make some non material structural changes, in order for the class licence to comply with current drafting practices.

Comments

Under section 136 of the Act, the ACA is seeking comments about the proposed variation to the Radiocommunications Miscellaneous Devices Class Licence 1999.

A package containing a copy of the existing class licence, the proposed variation to the class licence and a background paper explaining the reasons for the variation, may be obtained by contacting:

Ms Carmen Cecere Space Systems Team Radiofrequency Planning Group Australian Communications Authority PO Box 78 BELCONNEN ACT 2616

Telephone:

(02) 6219 5279

Facsimile:

(02) 6219 5256

email:

carmen.cecere@aca.gov.au

Interested persons are invited to make representations about the proposed variation by close of business 31 December 2001. Representations should be made in writing and addressed to:

The Manager
Space Systems Team
Radiofrequency Planning Group
Australian Communications Authority
PO Box 78
BELCONNEN ACT 2616

email - Radiocommunications.Licensing.Policy@aca.gov.au

Environment and Heritage

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

DECLARATION OF AN APPROVED INSTITUTION

I, ANNE-MARIE DELAHUNT, 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 organisation specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

SCHEDULE

Column 1 Item	Column 2 Name and Country of Institution	Column 3 Approved class, or classes, of specimens
1.	School of Biological Sciences Monash University Wellington Road Clayton VIC 3800 Australia	Drosophila virilis Drosophila simulans, Drosophila mauritiana Drosophila sechellia Drosophila pseudoobscura (Vinegar Fly)

C.A 03N151 45013268

COMMONWEALTH OF AUSTRALIA Wildlife Protection (Regulation of Exports and Imports) Act 1982 Section 12

DECLARATION OF AN APPROVED ZOOLOGICAL ORGANISATIONS

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-section 12(1) of that Act, hereby declare the zoological organisations specified in Column 2 of the Schedule, in an item in the Schedule, to be approved zoological organisations 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.	Wilhelma Zoo Postfach 50 12 27 D-70342 Stuttagart	Basilicus plumifrons (Double-crested Basilisk)
	GERMANY	•

C.A 03N151 45013268

Dated this

day of November 2001

DELEGATE OF THE DESIGNATED AUTHORITY

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
2001/480	Mr Rohan Bosworth/Agriculture/ Kennedy/QLD/Electroc ution of Spectacled flying-foxes to protect a lychee orchard at Kennedy, QLD	05 Nov 2001	s 12 World Heritage values of a declared World Heritage property	No
2001/466	AuIronEnergy Limited/Mining/Cultan a, 10km N of Whyalla/SA/Pig Iron Smelter (Cultana)	02 Nov 2001	s 18 a listed threatened species or ecological community s 20 a listed migratory species	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
2001/465	Ray Matrix Pty Ltd/Urban developments/Pottsville/NSW/ Koala Beach Residential Estate - Stages 3 & 4	06 Nov 2001	No
2001/461	Queensland Department of Main Roads/Land Transport Infrastructure/Bruce Highway, east of Plain Crk to Saltwater Crk/QLD/Highway re-alignment and reconstruction	02 Nov 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
2001/165	Forrester Kurts Properties/Urban Developments/Sunshine Coast - Emu Mountain/QLD/Peregian Springs Residential Development - Emu Mountain Site	26 Oct 2001	Assessment Preliminary Documentation
2001/164	Forrester Residential Developments/Urban developments/Sunshine Coast - Peregian Beach/QLD/Peregian Springs Residential Development	26 Oct 2001	Assessment Preliminary Documentation

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
2001/211	Duke Energy International (Tasmania Holdings) Pty Ltd/Energy and Infrastructure (incl. Pipelines)/Bell Bay Power Station to Port Latta and Springfield/TAS/Tasmania Natural Gas Project - Stage 2	Approved	01 Nov 2001

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



Department of Environment & Heritage

NOTICE OF DECISION TO GRANT A VARIATION TO 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 1 November 2001 a permit variation 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 Octel Co Ltd, Oil Sites Road, Ellesmere Port, Chester CH 65, 4HF, United Kingdom (telephone +44 151 355 3611, facsimile +44 151 356 2349).

The variation is to include Belgium as a transit Country.

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 Octel Co Ltd, Oil Sites Road, Ellesmere Port, Chester CH 65, 4HF, United Kingdom.

The export will take place in one (1) shipment between 1 November 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

November 2001

PUBLIC NOTICE PURSUANT TO SECTION 36(1)(b) OF THE SEA INSTALLATION ACT 1987

PROPOSAL TO MOOR A VESSEL TO PROVIDE OVERNIGHT ACCOMMODATION

Notice is hereby given that I, Peter Boundy, on behalf of Decretum Pty Ltd trading as 'Cairns Dive Centre', have applied to the Great Barrier Reef Marine Park Authority for permission, pursuant to the Sea Installations Act 1987, to moor a vessel for the purpose of providing overnight accommodation at our existing moorings within the Cairns Section of the Great Barrier Reef Marine Park.

It is proposed to moor a 25 metre steel vessel, known as "Kangaroo Explorer" at various times at Sudbury Reef, Moore Reef, Elford Reef, Briggs Reef and Channel Reef. The "Kangaroo Explorer" will be serviced daily by a transfer vessel and can accommodate 40 passengers and 10 crew. With a maximum day capacity of 74 persons.

The program will utilise existing moorings operated by Peter Boundy. Activities to be offered in association with this proposal are diving and snorkelling.

Further details of this proposal are available from:

Mr Peter Boundy Cairns Dive Centre PO Box 2401 CAIRNS QLD 4870

Interested persons are invited to lodge written comments on the proposal with the Great Barrier Reef Marine Park Authority within 14 days of the date of this notice. Comments should be forwarded to:

The Chair Great Barrier Reef Marine Park Authority PO Box 1379 TOWNSVILLE QLD 4810 Attention: Mr Phil Koloi

and should refer to this notice.

This notice does not imply approval of the project. Due consideration will be given to the public comments received before the Great Barrier Reef Marine Park Authority makes any decisions in relation to the proposal.

Health and Aged Care



Public Consultation

Fifth dose of poliovirus vaccine

Change to the Australian Standard Vaccination Schedule

Date of this document: 06.11.01

The Australian Technical Advisory Group on Immunisation (ATAGI) continues to review and update the Australian Standard Vaccination Schedule (ASVS) as new evidence becomes available. As a result of this ongoing review, the ATAGI has determined that the 5 dose of OPV vaccine currently recommended to be given between 15 - 18 years of age is no longer required. In order for this revision to be incorporated into the National Health and Medical Council (NHMRC) endorsed ASVS, it is necessary for this recommendation to undergo public consultation. The purpose of this paper is to enable informed public comment on the revised recommendation.

Recommendation

The fifth dose of poliovirus vaccine (OPV or IPV) at 15-18 years is not necessary and should be dropped from the schedule. (Level of evidence: Level III-3, based on epidemiological data).

Rationale

One dose of OPV produces immunity to all 3 serotypes in about 50% of recipients, and 3 doses in over 95%. Immunity is probably lifelong, particularly after a 4th or booster dose. The use of a 5th dose in Australia is based on a study which showed waning antibody levels in 12 year old Australian school children, but antibodies were measured by a relatively insensitive test.

There is no epidemiological evidence that a 5th dose of OPV is necessary to prevent disease or to increase herd immunity, and it is not recommended in almost any other country. There is no 5th dose given in the USA² nor in New Zealand³, nor in many other countries in Western Europe. The whole of the Americas and the whole Western Pacific have been declared polio-free, indicating that the 5th dose is unlikely to be necessary to prevent spread.

The danger of giving a 5th dose of poliovirus vaccine is that while Australia is still using oral polio vaccine (OPV), there is a 1 in 5 million risk with each dose after the first dose of OPV that the vaccine will cause vaccine-associated paralysis (VAPP) in the recipient or a contact^{4,5}. Given an annual birth cohort of 250,000 children, the 5th dose of OPV would be expected to cause a case of VAPP in Australia once every 20 years. Although this is a low risk, the

ATAGI considers it an unacceptable risk if the benefit of a 5th dose is effectively nil.

Forward any comments to:

Mr Peter Brooks
Assistant Director
Immunisation and Vaccine Preventable Disease Section
Department of Health and Aged Care – MDP82
GPO Box 9848
Canberra City ACT 2601

Comments close 14 December 2001.

References

- 1. Menser MA, Collins E, Wu SW, Hudson J. Childhood immunization 1979. Med J Aust 1980; 2: 131-4.
- 2. Centers for Disease Control. Poliomyelitis. In: Epidemiology and prevention of vaccine-preventable diseases, 6th edition. Atlanta GA, CDC, 2000: 85-100.
- 3, Immunisation Handbook. Manatu Hauora. NZ Ministry of Health, 1996.
- 4. Stratton KR, Howe CJ, Johnston RB. Polio Vaccines. In: Adverse events associated with childhood vaccines. Evidence bearing on causality. Institute of Medicine, Washington, National Academy Press, 1994: 187-210.
- Centers for Disease Control and Prevention. Poliomyelitis prevention in the United States: introduction of a sequential vaccination schedule of inactivated poliovirus vaccine followed by oral polio vaccines. Virus vaccine: recommendations of the Advisory Committee on Immunization Practices (ACIP). MMWR 1997; 46 (RR-2): 1-25.



Second Round of Public Submissions Application for a Licence to Construct the Replacement Research Reactor

In May 2001, the Australian Nuclear Science and Technology Organisation (ANSTO) lodged an application (No. F0118) for a facility licence to construct a replacement research reactor at Lucas Heights in Sydney.

The first round of public submissions closed on 5 September 2001. ARPANSA received 11,500 submissions from people in Australia and overseas.

ARPANSA has produced a 28-page document titled "ANSTO's Application for a Facility Licence to Construct the Replacement Research Reactor ARPANSA's Issues Paper for Second Round Public Submissions October 2001". The public is invited to address the issues raised in the paper. The key issues are:

- analysis of potential accidents;
- seismic analysis and design of the reactor; and
- the management of radioactive waste and spent nuclear fuel.

The issues paper is available through the Replacement Research Reactor Project hot-link on the ARPANSA web site: www.arpansa.gov.au. Hardcopies can be requested from Ms Joyce Papworth on (02) 9545 8333 during normal business hours

Submissions should be made in writing, or on audiotape, and be sent to:

Ms Joyce Papworth

Fax: (02) 9545 8314

ARPANSA Sydney Office

E-mail: arpansa@health.gov.au

PO Box 655

MIRANDA NSW 1490.

The closing date for second round submissions is Friday, 21 December 2001.

Please note that submissions are public documents. Accordingly, people must clearly indicate if they wish some or all of their submission to remain confidential.

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF SOMATROPIN (RBE) RECOMBINANT HUMAN GROWTH HORMONE, GENOTROPIN, AS AN ORPHAN DRUG

I, 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, designate somatropin (rbe) recombinant human growth hormone, GENOTROPIN as an orphan drug on 2.11.01 for treatment of growth failure in children born small for gestational age.

The dose form for somatropin (rbe) recombinant human growth hormone, GENOTROPIN, is powder for injection with diluent.

The sponsor of somatropin (rbe) recombinant human growth hormone, GENOTROPIN, is Pharmacia Australia Pty Limited.

Leonie Gail Hunt

Director

Drug Safety & Evaluation Branch

TGA

Dated this 2nd Day of November, 2001

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 November 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 Pfizer Pty Ltd, 38-42 Wharf Road, West Ryde NSW ("the Company") to supply the chloramphenicol (Chloromycetin Succinate) 1 g (as chloramphenicol sodium succinate) powder for injection vial (AUST R 58794) which does not comply with the requirements of Therapeutic Goods Order No 69 (TGO 69) "General requirements for labels for medicines", specifically that the name and address of the current sponsor (Pfizer Pty Ltd) is not displayed.

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

- 1. The exemption applies until 31 October 2002, as requested by the Company;
- 2. The carton and vial labels to be used are those currently approved for use by Parke Davis Pty Ltd;
- 3. No other changes have been made to the product.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 November 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 Pfizer Pty Ltd, 38-42 Wharf Road, West Ryde NSW ("the Company") to supply the chloramphenicol (Chloromycetin) 10 mg/g eye oimment (AUST R 56589) which does not comply with the requirements of Therapeutic Goods Order No 69 (TGO 69) "General requirements for labels for medicines", specifically that the name and address of the current sponsor (Pfizer Pty Ltd) is not displayed.

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

- 1. The exemption applies until 31 October 2002, as requested by the Company;
- 2. The carton and tube labels to be used are those currently approved for use by Parke Davis Ptv Ltd:
- 3. No other changes have been made to the product.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 November 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 Pfizer Pty Ltd, 38-42 Wharf Road, West Ryde NSW ("the Company") to supply the chloramphenical (Chloromycetin) 5 mg/mL eye drops (AUST R 57090) which does not comply with the requirements of Therapeutic Goods Order No 69 (TGO 69) "General requirements for labels for medicines", specifically that the name and address of the current sponsor (Pfizer Pty Ltd) is not displayed.

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

- 1. The exemption applies until 31 October 2002, as requested by the Company;
- 2. The carton and bottle labels to be used are those currently approved for use by Parke Davis Pty Ltd;
- 3. No other changes have been made to the product.

Industry, Science and Resources

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF SURRENDER OF PERMIT

The Exploration Permit for Petroleum AC/P16 held by

Woodside Energy Ltd Shell Development (Australia) Proprietary Limited

in respect of each of the blocks that is constituted by a graticular section described in the Notification as to Grant of AC/P16 gazette notice of the Commonwealth Government Gazette GN39, published on 30 September 1998, has been surrendered.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated:

54 November 2001.

ERIC EDWARD NUNN

Delegate of the Designated Authority in respect of the adjacent area in respect of Territory of Ashmore and Cartier Islands

Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 0258

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number	
POTSDAM	ROSTOCK	9121259	
the state of the state of			

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

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

Names of ports for which permit issued

BRISBANE, SYDNEY, MELBOURNE, ADELAIDE, FREMANTLE

Dated at CANBERRA this 6th day of November 2001

Official Stamp



Minister for Transport and Regional Services

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 9/11/2001 to 9/5/2002.
- 3. This permit is valid for shipments of cargo only in those instances where ANL has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Cross-Modal and Maritime Transport Division before each voyage (it is noted that, at the date of issue, there are no licensed vessels available for the shipments scheduled).
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from BRISBANE to SYDNEY, MELBOURNE, ADELAIDE, FREMANTLE.
- 6. If there is a change in schedule the Department of Transport and Regional Services must be advised before the
- 7. That the vessel is not detained under Australia's PSC program nor under investigation by the ATSB during the currency of this permit



NOTIFICATION OF DIRECTION UNDER THE CIVIL AVIATION REGULATIONS 1988

On 1 November 2001, the Civil Aviation Safety Authority (CASA) issued a direction under regulation 208 of the Civil Aviation Regulations 1988 (CAR 1988) relating to the carriage of cabin attendants in balloons (Instrument Number CASA 397/01).

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

Airservices Australia Publications Centre 715 Swanston Street CARLTON VIC 3053

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre GPO Box 1986 CARLTON SOUTH VIC 3053



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

The following Airworthiness Directives under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 14 November 2001:

Part 105 - Aircraft

Chip Detector Assembly AD/BELL 206/148 Amdt 1

Pilot and Co-Pilot Cockpit Pedal Unit AD/S-PUMA/39 Amdt 1

AD/TBM 700/20 Amdt 2 Flap Attachment Fittings - Flap Carriages

Copies of these Airworthiness Directives are available from:

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

Phone:

02 6217 1854

Fax:

02 6217 1442

E-Mail:

ERNST_O@CASA.GOV.AU

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



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

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 19 November 2001:

Part 106 - Engines

Electronic Engine Controls AD/TPE 331/59

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

Treasurer

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Marina Cove Pty Ltd is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Marina Cove Pty Ltd proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 5 October 2001 under section 26A of the Act;

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

Dated this

5th day of November 2001 James Hagan

General Manager

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Simon Ngai Chiu is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Simon Ngai Chiu proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 5 October 2001 under section 26A of the Act;

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

Dated this

General Manager

5th day of November 2001. James Hagon

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Winston Everistus Bayer is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Winston Everistus Bayer proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 5 October 2001 under section 26A of the Act;

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

Dated this

5th day of November 2001 James Hagan

General Manager

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Xiankun Xu and Guizhi Chi are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) Xiankun Xu and Guizhi Chi propose to acquire an interest in the Australian urban land referred to in the notice furnished on 5 October 2001 under section 26A of the Act:

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

Dated this

5th day of November 2001

General Manager

Foreign Acquisitions and Takeover Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- Rita Straub is a foreign person for the purposes of section 21A of the Foreign (A) Acquisitions and Takeovers Act 1975 ('the Act');
- **(B)** Rita Straub proposes to acquire an interest in the Australian urban land referred to in the notice furnished on 8 October 2001 under section 26A of the Act;

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

Dated this

7th day of November 2001.

General Manager

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 2001/64	Income tax: Approved Early Retirement Scheme Royal Automobile Club of Victoria	Rulings sets out the tax consequences for the participants in the approved early retirement scheme.
CR 2001/65	Income tax: Approved Early Retirement Scheme – Royal Melbourne Institute of Technology	Rulings sets out the tax consequences for the participants in the approved early retirement scheme.
CR 2001/66	Income tax: Approved Early Retirement Scheme – Ministry of Energy and Utilities	Rulings sets out the tax consequences for the participants in the approved early retirement scheme.
CR 2001/67	Income tax: Approved Early Retirement Scheme – Department of Administrative and Information Services (Ports Corporation South Australia)	Rulings sets out the tax consequences for the participants in the approved early retirement scheme.
PR 2001/143	Income tax: Oilgrowers Management Project No 3	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of setting out the exercise of the Commissioner's discretion under Division 35 of the Income Tax Assessment Act 1997.
PR 2001/144	Income tax: Magpie Ridge Vineyards Project – Stage 1	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of commercially growing and harvesting grapevines to sell grape produce.
PR 2001/145	Income tax: Carina Park Almond Project (8 March 2000 to 29 July 2000)	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of setting out the exercise of the Commissioner's discretion under Division 35 of the Income Tax Assessment Act 1997.
PR 2001/146	Income tax: Carina Park Almond Project (1 September 1999 to 8 March 2000)	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease and Management Agreement for the purposes of setting out the exercise of the Commissioner's discretion under Division 35 of the Income Tax Assessment Act 1997.
PR 2001/147	Income tax: Willmott Forests Project - 2002 Prospectus	Ruling sets out the tax consequences of investing in the Project, by Growers entering into a Lease, Forestry Management and Terms Agreement for the purposes of commercial forestry.

NOTICES OF WITHDRAWAL OF CLASS RULINGS

Ruling Number	Subject	Brief Description
CR 2001/64	Income tax: Approved Early Retirement Scheme – Royal Automobile Club of Victoria	This Class Ruling is withdrawn with effect from 30 June 2002.
CR 2001/65	Income tax: Approved Early Retirement Scheme – Royal Melbourne Institute of Technology	This Class Ruling is withdrawn with effect from 31 December 2001.
CR 2001/66	Income tax: Approved Early Retirement Scheme – Ministry of Energy and Utilities	This Class Ruling is withdrawn with effect from 30 June 2002.
CR 2001/67	Income tax: Approved Early Retirement Scheme – Department of Administrative and Information Services (Ports Corporation South Australia)	This Class Ruling is withdrawn with effect from 2 May 2002.

NOTICES OF WITHDRAWAL OF PRODUCT RULINGS

Ruling Number	Subject	Brief Description
PR 1999/41	Income tax: Chateau Xanadu Vineyards Project	This Product Ruling is withdrawn with effect from today.
PR 2000/57	Income tax: Chateau Xanadu Vineyards II	This Product Ruling is withdrawn with effect from today.
PR 2000/116	Income tax: Watermark Vineyard Project	This Product Ruling is withdrawn with effect from today.
PR 2001/143	Income tax: Oilgrowers Management Project No 3	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/144	Income tax: Magpie Ridge Vineyards Project – Stage 1	This Product Ruling is withdrawn with effect from 30 June 2004.
PR 2001/145	Income tax: Carina Park Almond Project (8 March 2000 to 29 July 2000)	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/146	Income tax: Carina Park Almond Project (1 September 1999 to 8 March 2000)	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/147	Income tax: Willmott Forests Project - 2002 Prospectus	This Product Ruling is withdrawn with effect from 30 June 2004.

NOTICES OF ADDENDA TO PRODUCT RULINGS

Ruling Number	Subject	Brief Description
PR 1999/41		This Product Ruling is amended with effect from today.
PR 2000/57	Income tax: Chate. Xanadu Vincyards II	This Product Ruling is amended with effect from today.

OAPRA

REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

- A. Standard Chartered Bank Australia Limited ACN 008 262 897 is a body corporate that is an ADI with authority to carry on banking business in Australia under section 9 of the Banking Act 1959 (the "Act"); and
- B. on 22 October 2001, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), the body corporate requested a revocation of its section 9 authority; and
- C. I am satisfied that the revocation of the body corporate's section 9 authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of depositors of the ADI,
- I, Graeme John Thompson, Chief Executive Officer ("CEO") and a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the section 9 authority of the body corporate.

In this instrument "ADI" has the meaning given by section 5 of the Act.

Dated: 5 November 2001

[signed]
G J Thompson
CEO



Commonwealth of Australia

Gazette

No. S 457, Friday, 2 November 2001

Published by the Commonwealth of Australia

SPECIAL



CIVIL AVIATION SAFETY AUTHORITY AUSTRALIA

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

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Regulations 1998 will become effective on 2 November 2001:

Part 105 - Aircraft

AD/EC 135/7

Automatic Engine Control

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

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Commonwealth of Australia

Gazette

No. S 458, Friday, 2 November 2001

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SPECIAL



Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991

DECLARATION UNDER SUBSECTION 4(2)

THE OCEAN DAWN

(No. 3 of 2001)

- I, GEOFFREY VINCENT ROHAN, delegate of the Australian Fisheries Management Authority:
- having been advised that the Ocean Dawn will be lawfully imported into Australia for the limited period 2 November 2001 to 30 April 2003; and
- (b) being satisfied that the extent of participation of citizens or residents of Australia either directly or indirectly, in the control of the operations of the boat in the Australian Fishing Zone during the period will be such as to justify me in declaring the Ocean Dawn to be an Australian boat for the period:

make the following declaration under subsection 4(2) of the Fisheries Management Act 1991.

Date

November 2001

General Manager, Operations
Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the Australian Boat Declaration No.3 of 2001.

Commencement

2. This declaration commences on gazettal.

Interpretation

3. In this declaration:

"Ocean Dawn" means the New Zealand Fishing boat known as the "Ocean Dawn" the distinguishing mark for which is "ZMSF".

[Note: Terms defined in the Fisheries Management Act 1991 have the same meanings in this declaration.]

Declaration that the Ocean Dawn is taken to be an Australian boat

4. The Ocean Dawn will be, for the period commencing on 2 November 2001 and ending on 30 April 2003, taken to be an Australian boat for the purposes of the Fisheries Management Act 1991.



Gazette

No. S 459, Wednesday, 7 November, 2001

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SPECIAL



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 7 November 2001:

Part 105 - Aircraft

AD/BEECH 1900/36 Flap Flexible Driveshaft Assembly

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

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



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SPECIAL

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

DETERMINATION OF PLACES FOR VISITS TO BE MADE BY A TEAM FOR THE PURPOSES OF TAKING VOTES OF ELECTORS IN REMOTE DIVISIONS

I, as delegate of the Australian Electoral Commission and pursuant to paragraph 227(4)(a) of the Commonwealth Electoral Act 1918, hereby declare the places in Column 2 of the Schedule to be places for taking votes in the forthcoming election for the Divisions specified in Column 1.

Bill Shepheard Australian Electoral Officer

6 November 2001

SCHEDULE

Column 1 Electoral Division Column 2

Remote Mobile Polling Place

Northern Territory

Division of LINGIARI

Adrail - Bend Camp