



**Commonwealth
of Australia**

Gaz

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 21 November 2001

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Commonwealth of Australia
Government Notices

CHRISTMAS/NEW YEAR PERIOD

The last *Gazette* for 2001 will be published on Wednesday, 19 December 2001 with normal closing times.

There will be no issue of this *Gazette* on 26 December 2001 or 2 January 2001.

Issue of 9 January 2002.

Closing time will be Friday, 4 January 2002 at 10.00 a.m.

AUSTRALIA DAY EARLY CLOSING

Monday, 28 January 2002 is a public holiday in the Australian Capital Territory thus affecting the closing time for the following *Government Notices Gazette*.

Issue of 30 January 2002

Closing time will be Thursday, 24 January 2002 at 10.00 a.m.

General Information

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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> .

Gazette number	Date of Publication	Subject
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>

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

N.N.—9620757

CourtsWorkplace 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>
-------------------------	-----------------------

**PRIVATE PATHOLOGY INDUSTRY (ACT) (INTERIM) AWARD
1996**

(C1998/834) (AW811669CRA - PR910982)

Whole award Award simplification 19/09/01

SECURITY EMPLOYEES (A.C.T.) AWARD, 1998

(2001/2045 & 3616) (AW796056 - PR911071)

5.6. Duties level 2 & breaks 08/11/01

**ENTERTAINMENT INDUSTRY - CONCERT AND EVENT
CREWING SERVICES AWARD 2000**

(2001/3868) (AW780139 - PR908787)

13 Classifications & Wage rates 14.09.01

Dated 16 November 2001

Christine Hayward
Deputy Industrial Registrar

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
Nauru House
80 Collins Street
Melbourne Vic 3000

(Postal Address:
GPO Box 1994S
Melbourne Vic 3001)

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D 2001/22)

NOTICE is given that an application under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of the CPSU, the Community and Public Sector Union has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au/my_html/registered_organisations.html (click *Applications*).

Alternatively, a copy of the application will, on receipt of a written request from an organisation, be made available to the organisation by any other method and form agreed with the organisation. Requests should be directed to Mr. Larry Powell, Australian Industrial Registry, GPO Box 1994S, Melbourne 3001 (Fax: (03) 9654 6672 or E-mail: larry.powell@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

1. The particulars of the proposed alteration are the inclusion in Chapter A of the rules of the CPSU of a new sub sub-paragraph (d) in paragraph (H) of Rule 2, Part II, Section 1 as follows:

“(d) employed by persons, other than the State, that own or operate prisons or other correctional facilities within Western Australia.”

2. The reason for the proposed alteration is as follows:

- (a) the CPSU is the principal union in Australia in relation to correction services conducted by and on behalf of the State, including private prisons;
- (b) as such, the CPSU and its State associated bodies represent the industrial interests of most correctional staff in Australia, as well as representing correctional staff in relevant bodies concerned with such issues as training;
- (c) the CPSU has coverage of employees in private prisons in Victoria;
- (d) employees of Acacia, the sole private prison in Western Australia desire to join the CPSU so that they can participate in its affairs as members and obtain the benefits of industrial representation as well as other services;
- (e) at the Acacia prison, the CPSU has numerous de facto members and a delegates structure in place and the organisation is participating in negotiations for a Federal Enterprise Agreement as a representative of the workers at that prison;

- (f) The CPSU has the desire, experience and resources to represent the persons who are the subject of this application.
3. The effect of the proposed alteration is to extend the eligibility rule of the CPSU to include a capacity to enrol persons employed in private prisons or other correctional facilities in Western Australia.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Mr. Larry Powell a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: 4th floor, 160 Clarence Street Sydney, New South Wales, 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

Peter Richards
Industrial Registrar

9620739

Government Departments

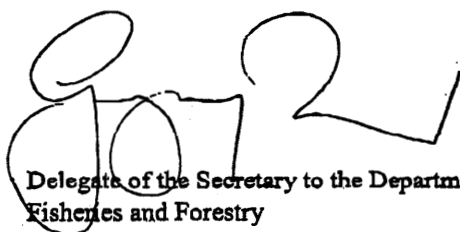
Agriculture, Fisheries and Forestry



Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 2001

I. GREGORY ROBERT READ, delegate of the Secretary to the Department of Agriculture, Fisheries and Forestry, make this Order under section 17 of the *Australian Meat and Live-stock Industry Act 1997*.

Dated 13 November. 2001



Delegate of the Secretary to the Department of Agriculture,
Fisheries and Forestry

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Part 1 Preliminary

1 Name of Order

This Order is the *Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 2001*.

2 Commencement

This Order commences on gazettal.

3 Definitions

In this Order:

access amount, for a year, means the total carcase equivalent weight of quota meat that may, under the law of the EU, be exported from Australia to the EU during the year.

Act means the *Australian Meat and Live-stock Industry Act 1997*.

Section 3

AFFA means the Department.

Note The **Department** means the Department of Agriculture, Fisheries and Forestry (also called Agriculture, Fisheries and Forestry Australia) — see section 19A of the *Acts Interpretation Act 1901* and the Administrative Arrangements Order made on 21 October 1998 and published in the *Gazette* on 22 October 1998.

AFFA's QA Unit means the section of AFFA known as the Quota Administration and Statistics Unit.

Note The address of AFFA's QA Unit is given in section 21.

approval means an approval for an export issued under Part 4.

AQIS means the operating group of AFFA known as the Australian Quarantine and Inspection Service.

AUS-MEAT means AUS-MEAT Limited (ACN 082 528 881).

carcase equivalent weight, for meat, means:

- (a) for bone-in meat — its weight; or
- (b) for boneless mutton — its weight divided by 0.55; or
- (c) for boneless goatmeat — its weight divided by 0.55; or
- (d) for boneless lamb — its weight divided by 0.6.

certificate means the Document of Origin required by the EU for sheepmeat or goatmeat exported to the EU.

Note Part 5 provides for the issue of certificates.

consignment means a quantity of meat exported by an exporter on 1 ship or aircraft to 1 consignee.

consignment information for a consignment means:

- (a) if the information required by section 3 of the Australian Meat and Live-stock Corporation Order No. M67/94, Provision of Information, to be given to AQIS or AFFA about an export is given to AQIS in accordance with paragraph 3 (b) of that Order — the information so given; or
- (b) if the information is given to AFFA by means of a Form 4, 9 or 10 under that Order — the information in the form.

eligible exporter means an exporter to which an EU quota is allocated, or to which all or part of an EU quota is transferred.

establishment means premises that:

- (a) are under the full-time inspection and supervision of AQIS; and
- (b) are registered under the *Export Control Act 1982*; and
- (c) have been accredited by AUS-MEAT and AQIS for the export of meat to the EU.

EU means the European Union.

EU-accredited goatmeat establishment means an establishment that is accredited by AQIS to produce goatmeat for export to the EU.

EU-accredited sheepmeat establishment means an establishment that is accredited by AQIS to produce sheepmeat for export to the EU.

Part 1 Preliminary

Section 3

EU quota means the quantity of quota meat that an eligible exporter is entitled to export to the EU.

EXDOC means the electronic documentation system maintained by AQIS.

exporter means the holder of a meat export licence allowing the holder to export sheepmeat or goatmeat to the EU.

meat does not include edible offal.

performance, for an exporter, means the recorded carcase equivalent weight of the meat exported by the exporter.

Performance Account D, for an exporter, means the recorded carcase equivalent weight of exports, by the exporter through an EU accredited sheepmeat or goatmeat establishment, of sheepmeat and goatmeat to the EU under an EU quota.

Performance Account I, for an exporter, means the recorded carcase equivalent weight of exports by the exporter to all destinations, except those exports of sheepmeat and goatmeat to the EU under an EU quota, of:

- (a) sheepmeat slaughtered, boned or packed in an EU-accredited sheepmeat establishment; and
- (b) goatmeat slaughtered, boned or packed in an EU-accredited goatmeat establishment.

Note AFFA keeps accounts for each exporter, called Performance Account D and Performance Account I, to record the exporter's performance.

quota meat means fresh, chilled or frozen mutton, lamb or goatmeat, but does not include:

- (a) edible offal; or
- (b) canned or processed meat; or
- (c) product for ships' stores; or
- (d) a product for which a certificate is not required by the EU.

shipped weight, for quota meat, means the actual weight of the meat (whether it is bone-in or boneless).

Part 2 Prohibition of certain exports

4 No export without approval and certificate

An eligible exporter may export quota meat to a member country of the EU only if AFFA has issued an approval and a certificate for the export.

Part 3 EU quotas

Section 5

Part 3 EU quotas**5 What this Part does**

This Part sets out how an EU quota is obtained and how to work out an exporter's EU quota that will have effect for the calendar year 2002.

6 How EU quota is obtained

- (1) The Secretary may invite exporters to apply for an EU quota for 2002.

Note AFFA intends to give exporters a notice, called a notice of limitation, that advises the amount of quota meat that may be exported to the EU during 2002 and, in that notice, may seek applications from exporters for the allocation of quota within this amount — see the *Australian Meat and Live-stock (Quotas) Act 1990*, section 5.

- (2) An exporter may apply to the Secretary for an EU quota.

- (3) The Secretary may grant a quota.

Note 1 AFFA intends to give an eligible exporter a notice, called a quota document, about its quota — see the *Australian Meat and Live-stock (Quotas) Act 1990*, section 6. It is intended that the quota document will state the amount of quota meat that may be exported to the EU by the eligible exporter during 2002. It is also intended that the quota document will identify any conditions of the grant of quota.

Note 2 The Secretary may at any time vary any or all of the following:

- (a) the period of effect of a quota;
- (b) the quantity or description of goods covered by a quota;
- (c) the condition or conditions of a quota.

See the Act, section 28.

Note 3 Decisions by the Secretary about a quota are reviewable by the Administrative Appeals Tribunal — see the Act, section 30.

- (4) An exporter may also get quota from another exporter who is an eligible exporter.

7 How EU quota is worked out

- (1) An exporter's EU quota for 2002 is the sum of the following amounts:

- (a) $0.8 \times AA \times \frac{ED}{TD}$;
- (b) $0.2 \times AA \times \frac{(EPAD + EPAI)}{(TPAD + TPAI)}$;

Section 8

where:

AA is:

- (a) the access amount; or
- (b) if, when the quota is being worked out, the EU has not published the EU quota for the relevant year — the amount determined by AFFA under subsection (4).

ED is the recorded carcase equivalent weight of exports for 2001, by the eligible exporter through an EU-accredited sheepmeat or goatmeat establishment, of sheepmeat and goatmeat to the EU under an EU quota.

EPAD is the exporter's Performance Account D for 2001.

EPAI is the exporter's Performance Account I for 2001.

TD is the recorded carcase equivalent weight of exports for 2001, by all eligible exporters through EU-accredited sheepmeat or goatmeat establishments, of sheepmeat and goatmeat to the EU under an EU quota.

TPAD is the total of all exporters' Performance Accounts D for 2001.

TPAI is the total of all exporters' Performance Accounts I for 2001.

- (2) If the amount worked out for an exporter under paragraph (1) (a) or (b) is less than 12 tonnes, that quantity is disregarded.
- (3) When an exporter's EU quota is worked out under subsection (1) and the fee prescribed by the *Australian Meat and Live-stock (Quotas) Regulations 2000* for allocation of the quota has been paid, the Secretary must credit the exporter's quota account with the amount of the EU quota.
- (4) If, when quotas are being worked out for a year, the EU has not published the access amount for the year, AFFA may determine an amount to be the access amount for the year based on the access amount for the previous year and AFFA's estimate of the amount of quota meat likely to be permitted entry to the EU during the year.

8 Transfer of EU quotas

- (1) An exporter may transfer all or part of its EU quota to another exporter in accordance with this section.
- (2) If an eligible exporter (*transferor*) wishes to transfer all or part of its EU quota to another exporter (*transferee*), it must tell AFFA's QA Unit in writing:
 - (a) the name of the transferor; and
 - (b) the name of the transferee; and
 - (c) the carcase equivalent weight, in kilograms, of EU quota to be transferred.

Part 3 **EU quotas****Section 9**

9 **How much quota meat an exporter has exported**

- (1) An exporter is taken to have exported the quantity of quota meat shown in approvals given to the exporter under Part 4.
- (2) However:
 - (a) if the quantity of quota meat actually in an export is less than the quantity stated in the approval for the export, the exporter is not taken to have exported the difference if:
 - (i) the identifying number of the approval is shown on the consignment information; and
 - (ii) the exporter gives that information to AFFA's QA Unit by 5 pm on 27 September 2002; and
 - (iii) the weight difference between the actual quantity of the export and the quantity stated in the certificate for the export is no more than 50 kilograms; and
 - (b) if:
 - (i) the quantity of quota meat actually in an export is less than the quantity stated in the certificate for the export; and
 - (ii) but for this subsection, the exporter would be taken to have exported the difference;the exporter is not taken to have exported the difference if the exporter gives a copy of the certificate, annotated by the relevant EU authority to show the actual quantity of meat exported, to AFFA's QA Unit by 5 pm on 27 September 2002; and
 - (c) if an exporter is granted approval for an export but does not make the export, the exporter is not taken to have exported the quantity of quota meat mentioned in the approval if the exporter gives all the copies of the relevant certificate to AFFA's QA Unit by 5 pm on 27 September 2002; and
 - (d) if an approval lapses before 5 pm on 27 September 2002 and before any export takes place under it, the exporter is not taken to have exported the quantity of quota meat mentioned in the approval; and
 - (e) if an export is refused entry to the EU, the exporter is not taken to have made the export if the exporter returns all the copies of the relevant certificate to AFFA's QA Unit by the earlier of:
 - (i) 5 pm on 27 September 2002; or
 - (ii) 3 months after the day the export leaves Australia.

10 **When unused quota lapses**

If an eligible exporter is not given approval to export all the quota meat permitted by its quota by 5 pm on 28 September 2002, the unused quota lapses at the end of that period.

Note The unused quota becomes 'uncommitted', and an eligible exporter can apply for approval to export against it — see subsection 12 (2).

Part 4 Approvals

11 How to get approval for exports

- (1) An exporter must obtain a separate approval for each consignment to be exported.
- (2) An application must set out the following information for the consignment:
 - (a) the applicant's name;
 - (b) the identification number;
 - (c) for the meat to be exported:
 - (i) its type; and
 - (ii) its AUS-MEAT meat type cipher and its AUS-MEAT handbook cut number, both contained in the *AUS-MEAT RFP Cut Code Reference Booklet - 1999*, published by AUS-MEAT Limited (ACN 082 528 881), as amended at the commencement of this Order; and
 - (iii) whether it is chilled or frozen; and
 - (iv) whether it is bone-in or boneless, and the quantity of it in each form; and
 - (v) the establishment number of the establishment that prepared it;
 - (d) the name of the importer;
 - (e) the shipped weight (in kilograms);
 - (f) the carcase equivalent weight (in kilograms);
 - (g) the name of the ship and the voyage, or the air freight carrier and flight number, to be used;
 - (h) the intended port of loading and the expected date of loading;
 - (i) the name of the final destination country;
 - (j) the intended port of discharge;
 - (k) the AFFA regional office at which the AQIS notice of intention to export is to be lodged;
 - (l) the AFFA regional office at which the AQIS health certificate is to be taken out.
- (3) An application for approval:
 - (a) must not be made to AFFA before the exporter receives a quota notice about its EU quota; and
 - (b) must be made to AFFA's QA Unit by 5 pm on 27 September 2002.

Part 4 Approvals

Section 12

12 Approval to export from the uncommitted amount

- (1) An eligible exporter may apply for approval to export further quota meat up to the access amount if, on 30 September 2002:
 - (a) an amount of quota has lapsed under section 10; and
 - (b) the total of all exports approved under this Part is less than the access amount, on or after that day.
- (2) Section 11 (except subsection 11 (3)) applies to an application under this section.

13 Approvals for exports unlikely to be accepted into EU

An eligible exporter that is issued with an approval on or before 30 September 2002 must tell AFFA's QA Unit in writing before 1 November 2002 if it is likely that an export will not be accepted for entry into a member country of the EU before 1 January 2003.

14 Duration of approvals

- (1) An approval (other than an approval granted after application under subsection 12 (1)) lapses if the exporter to which it is given does not obtain a certificate for the proposed export before the earlier of:
 - (a) 27 September 2002; or
 - (b) 3 months after the issue of the approval.
- (2) An approval given after application under subsection 12 (1) lapses if the exporter to which it is given does not obtain a certificate for the proposed export within 4 weeks after the issue of the approval.
- (3) An approval under subsection 12 (1) lapses at the end of 31 December 2001 if the approved export is not accepted into a member country of the EU on or before that day.

Part 5 Certificates

15 How to obtain certificates

- (1) An eligible exporter may apply for a certificate for a proposed export for which AFFA has issued an approval.
- (2) The application must be made to AFFA's QA Unit.
- (3) The application must include:
 - (a) an appropriate entry in the EXDOC system; or
 - (b) the original and 3 copies of a completed certificate for the export in the form required by AFFA, and copies of the health certificate or certificates issued by AQIS for the proposed export.

16 Certificates applied for before 31 December 2001

If an eligible exporter applies, on or before 31 December 2001, for a certificate for an export that is proposed to enter the EU after 1 January 2002, the exporter is not entitled to receive the certificate until 1 January 2002.

17 When certificates lapse

A certificate lapses if the meat to which it applies is not accepted for entry into a member of the EU before 1 January 2003.

Part 6 Performance

Section 18

Part 6 Performance**18 What counts as performance**

- (1) For performance recording, an exporter's performance includes only:
 - (a) recorded exports by it during the period from 1 November 2000 to 31 October 2001 (inclusive); and
 - (b) performance transferred to it under section 19.
- (2) However, an exporter's performance does not include:
 - (a) an export of meat that has been authorised as a gift pack; or
 - (b) an export without approval of meat for which approval was required; or
 - (c) an export of meat for which the exporter does not lodge consignment information with AFFA's QA Unit:
 - (i) within the time limit for doing so allowed by the Australian Meat and Live-stock Corporation Order No. M67/94, Provision of Information; or
 - (ii) before 5 pm on 8 November 2002.

Note AFFA keeps an account for each exporter showing the recorded exports by the exporter to all destinations from EU-accredited establishments, except those exports of sheepmeat and goatmeat under an EU quota. The account is called Performance Account I. AFFA relies on consignment information to make entries in these accounts.

19 Transfer of performance

- (1) An exporter (the *transferor*) may transfer all or part of its performance under Performance Account I to another exporter (the *transferee*) in accordance with this section.
- (2) The transferor must, before 5 pm on 8 November 2002, give to AFFA's QA Unit, in writing or electronically, a notice setting out:
 - (a) the transferor's name; and
 - (b) the transferee's name; and
 - (c) the kind of performance to be transferred; and
 - (d) the carcase equivalent weight, in kilograms, of performance to be transferred.
- (3) A transfer under this section takes effect when AFFA's QA Unit receives a notice under subsection (2) for the transfer.

20 Errors in recording performance

- (1) If an exporter thinks that an account statement sent to it by AFFA about the exporter's performance contains an error, the exporter must tell AFFA's QA Unit in writing about it within 30 days after receiving the statement.

Section 20

- (2) A notice of a possible error that is not given to AFFA's QA Unit within the time allowed by subsection (1) is of no effect.

Section 21

Part 7 Miscellaneous**21 Where to send notices and documents**

- (1) The address of AFFA's QA Unit is:
Quota Administration & Statistics Unit
Agriculture, Fisheries and Forestry Australia
GPO Box 858
CANBERRA ACT 2601
Facsimile: 02 6272 4585.
- (2) If a provision of this Order requires a document, notice or information to be lodged with or given to AFFA's QA Unit, giving the document or notice to AQIS does not satisfy the requirement.

22 Repeal and transitional

- (1) The following Order is repealed:
 - *Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 2000*
- (2) However, the *Australian Meat and Live-stock Industry (Sheepmeat and Goatmeat Export to the European Union) Order 2000* continues to apply to consignments of quota meat that are exported to the European Union before the end of 31 December 2001 as if that Order had not been repealed by this section.

23 Cessation

This Order ceases to have effect at the end of 31 December 2002.

Attorney-General



Authorisation

Foreign Evidence Act 1994

I, DARYL ROBERT WILLIAMS, Attorney-General, acting under paragraph (b) of the definition of *authorised officer* in subsection 26 (3) of the *Foreign Evidence Act 1994*, and with effect from the day on which this appointment is published in the *Gazette*:

- (a) revoke all appointments in force under that paragraph; and
- (b) appoint as an authorised officer, for subsection 26 (1) of that Act, the person holding, or performing the duties of, a position in the Attorney-General's Department that is specified in Schedule 1.

Dated 16 October 2001


Attorney-General

Schedule 1

General Manager, Criminal Justice and Security Group
Special Adviser, Criminal Justice Division
First Assistant Secretary, Criminal Justice Division
Assistant Secretary, International Branch,
Criminal Justice Division

Position No. 2001271

Position No. 2003756

Position No. 1943

Position No. 2534

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 07/11/01	Column 4 08/11/01	Column 5 09/11/01	Column 6 10/11/01	Column 7 11/11/01	Column 8 12/11/01	Column 9 13/11/01
Austria	Schillings	7.8791	7.8984	7.9273	7.9273	7.9273	7.9631	8.0140
Belgium/Lux	Francs	23.1000	23.1600	23.2400	23.2400	23.2400	23.3400	23.4900
Brazil	Reals	1.3377	1.3176	1.3017	1.3017	1.3017	1.3134	1.3257
Canada	Dollars	.8172	.8230	.8221	.8221	.8221	.8298	.8337
China	Yuan	4.2468	4.2649	4.2567	4.2567	4.2567	4.2848	4.3046
Denmark	Kroner	4.2658	4.2764	4.2925	4.2925	4.2925	4.3154	4.3394
European Union	Euro	.5726	.5740	.5761	.5761	.5761	.5787	.5824
Fiji	Dollar	1.1768	1.1738	1.1710	1.1710	1.1710	1.1788	1.1778
Finland	Markka	3.4045	3.4128	3.4253	3.4253	3.4253	3.4408	3.4628
France	Francs	3.7560	3.7652	3.7790	3.7790	3.7790	3.7960	3.8203
Germany	Deutschmark	1.1199	1.1226	1.1268	1.1268	1.1268	1.1318	1.1391
Greece	Drachmae	195.2300	195.5400	196.3900	196.3900	196.3900	197.2600	198.4400
Hong Kong	Dollars	4.0018	4.0190	4.0112	4.0112	4.0112	4.0377	4.0565
India	Rupees	24.6169	24.7211	24.6937	24.6937	24.6937	24.8426	24.9635
Indonesia	Rupiah	5541.0000	5462.0000	5371.0000	5371.0000	5371.0000	5420.0000	5562.0000
Ireland	Pounds	.4510	.4521	.4537	.4537	.4537	.4558	.4587
Israel	Shekel	2.1838	2.1931	2.1853	2.1853	2.1853	2.1894	2.1974
Italy	Lire	1108.7100	1111.4200	1115.4900	1115.4900	1115.4900	1120.5200	1127.6800
Japan	Yen	62.1100	62.3300	61.7800	61.7800	61.7800	62.3300	62.7400
Korea	Won	661.9000	667.3100	658.3000	658.3000	658.3000	661.6200	664.6900
Malaysia	Ringgit	1.9495	1.9579	1.9541	1.9541	1.9541	1.9670	1.9761
Netherlands	Guilder	1.2618	1.2649	1.2696	1.2696	1.2696	1.2753	1.2834
New Zealand	Dollar	1.2200	1.2262	1.2240	1.2240	1.2240	1.2250	1.2290
Norway	Kroner	4.5513	4.5519	4.5529	4.5529	4.5529	4.5597	4.6057
Pakistan	Rupee	31.3300	31.2800	31.3300	31.3300	31.3300	31.6200	31.7000
Papua NG	Kina	1.8468	1.8621	1.8725	1.8725	1.8725	1.8975	1.9161
Philippines	Peso	26.6500	26.7400	26.6100	26.6100	26.6100	26.9000	27.0800
Portugal	Escudo	114.8000	115.0800	115.5000	115.5000	115.5000	116.0200	116.7600
Singapore	Dollar	.9321	.9343	.9357	.9357	.9357	.9445	.9484
Solomon Is.	Dollar	2.7750	2.7869	2.7815	2.7815	2.7815	2.8029	2.8174
South Africa	Rand	4.8535	4.9167	4.9169	4.9169	4.9169	4.9844	5.0479
Spain	Peseta	95.2700	95.5100	95.8500	95.8500	95.8500	96.2900	96.9000
Sri Lanka	Rupee	47.2200	47.4400	47.3700	47.3700	47.3700	47.6600	47.8800
Sweden	Krona	5.4196	5.4072	5.4191	5.4191	5.4191	5.4422	5.4880
Switzerland	Franc	.8439	.8430	.8442	.8442	.8442	.8488	.8539
Taiwan	Dollar	17.7000	17.7500	17.7200	17.7200	17.7200	17.8400	17.9200
Thailand	Baht	22.8900	22.9700	22.8400	22.8400	22.8400	22.9700	23.0500
UK	Pounds	.3517	.3519	.3537	.3537	.3537	.3553	.3576
USA	Dollar	.5131	.5153	.5143	.5143	.5143	.5177	.5201

WAYNE BALDWIN
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
14/11/01

9620742

Communications, Information Technology and the Arts

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE *BROADCASTING SERVICES ACT 1992*

PREPARATION OF LICENCE AREA PLANS

Pursuant to section 26(2) of the *Broadcasting Services Act 1992*, on 21 October 2001, the Australian Broadcasting Authority prepared a variation to the radio licence area plans that determine the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Carnarvon and Remote Western Australia regions with the use of the broadcasting services bands.

Pursuant to section 29(1) of the *Broadcasting Services Act 1992*, on 21 October 2001, the Australian Broadcasting Authority varied the designation of the areas described in Carnarvon and Remote Western Australia radio licence area plans to be the licence areas of the licences for the commercial and community radio broadcasting services that are to be available in the region.

Copies of the varied Carnarvon and Remote Western Australia licence area plan can be obtained free from the ABA by calling Freecall 1 800 810 241, from the ABA's web site at <www.aba.gov.au>, or from:

The Planning Officer for Carnarvon and Remote Western Australia regions
Australian Broadcasting Authority
PO Box 34
BELCONNEN ACT 2616

9620743



**Australian
Broadcasting
Authority**

**BROADCASTING SERVICES ACT 1992
NOTICE OF APPLICATION FOR RENEWAL OF LICENCE**

In accordance with sections 46(2)(commercial licences) and 90(2)(community licences) of the *Broadcasting Services Act 1992* (the Act), the Australian Broadcasting Authority (ABA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

Commercial Radio Licensees
Commercial Radio Coffs Harbour Ltd
Triple M Adelaide Pty Ltd

Licence No.	Location
SL10410	Coffs Harbour
SL4192	Adelaide

Community Radio Licensees
Radio Nambucca Inc
Radio Portland Corporation Ltd
Hastings Community FM Radio Association Inc

Licence No.	Location
SL5017	Nambucca Heads
SL3067	Portland
SL4925	Port Macquarie

The ABA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ABA does not decide that sub-section 41(2) (for commercial) or 83(2) (for community) of the Act applies to the company.

The ABA may decide that either section 41(2) or 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of:

- (a) an offence against the Act or the regulations being committed; or
- (b) a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, the ABA is required by sections 41(3) (commercial) and 83(3) (community) of the Act, to take into account:

- (a) the business record of the company; and
- (b) the company's record in situations requiring trust and candour; and
- (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or (community) the business record of the chief executive and each director and secretary of the applicant; and
- (d) the record in situations requiring trust and candour of each such person; and
- (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

The Act does not require the ABA to hold an investigation or a hearing into whether a licence should be renewed.

9620744



**Australian
Broadcasting
Authority**

BROADCASTING SERVICES ACT 1992

**NOTICE OF PROPOSAL TO IMPOSE TWO ADDITIONAL CONDITIONS ON
COMMUNITY RADIO BROADCASTING LICENCES SL1150109, SL1150110
AND SL1150111**

In accordance with subsection 87(2) of the *Broadcasting Services Act 1992*, the Australian Broadcasting Authority ("ABA") hereby gives notice that it proposes to impose two additional conditions on the community radio broadcasting licences identified by the service licence numbers SL1150109, SL1150110 and SL1150111, held by Free Broadcast Incorporated, Muslim Community Radio Incorporated and Gadigal Information Service Aboriginal Corporation respectively. The licensees have until 5 pm, 7 December 2001 to make representations to the ABA regarding the proposed conditions.

The proposed conditions are as follows:

Community radio broadcasting licence SL 1150109 (Free Broadcast Incorporated)

First Condition

1. This community broadcasting licence is subject to the condition that the licensee will operate the broadcasting service for the purpose of serving the youth, arts and 'emerging culture' community.

Second Condition

2. This community broadcasting licence is subject to the condition that the licensee will not operate the service for profit or as part of a profit-making enterprise.

Community radio broadcasting licence SL 1150110 (Muslim Community Radio Incorporated)

First Condition

1. This community broadcasting licence is subject to the condition that the licensee will operate the broadcasting service for the purpose of serving the Muslim community.

Second Condition

2. This community broadcasting licence is subject to the condition that the licensee will not operate the service for profit or as part of a profit-making enterprise.

**Community radio broadcasting licence SL 1150111 (Gadigal Information Service
Aboriginal Corporation)**

First Condition

1. This community broadcasting licence is subject to the condition that the licensee will operate the broadcasting service for the purpose of serving the Aboriginal and Torres Strait Islander community.

Second Condition

2. This community broadcasting licence is subject to the condition that the licensee will not operate the service for profit or as part of a profit-making enterprise.

9620745

Commonwealth of Australia

AUSTRALIAN COMMUNICATIONS AUTHORITY

Notice under subsection 136(2) of the *Radiocommunications Act 1992*

NOTIFICATION OF REVOCATION OF
RADIOCOMMUNICATIONS CLASS LICENCES

Notice is given that the Australian Communications Authority (ACA) proposes to revoke, under section 135 of the *Radiocommunications Act 1992* (the Act), the *Handphone Stations (27 MHz) Class Licence*; the *Citizen Band Radio Stations Class Licence*; the *Radiocommunications Class Licence (Infrared Devices)* and the *Radiocommunications Class Licence (Radio-controlled Models)*.

To replace them, the ACA proposes to issue, under subsection 132(1) of the Act, the *Radiocommunications (27 MHz Handphone Stations) Class Licence 2001*; the *Radiocommunications (Citizen Band Radio Stations) Class Licence 2001*; the *Radiocommunications (Infrared Devices) Class Licence 2001* and the *Radiocommunications (Radio-controlled Models) Class Licence 2001*, respectively.

Background to the proposed changes

1. Compliance with Radiocommunications Standards

Under section 133 of the Act, the ACA may include in a class licence such conditions as it thinks fit. The ACA may include in a class licence a condition that any radiocommunications device operated under the class licence must comply with all the standards applicable to it. (The Act defines a standard as a standard made under section 162 of the Act.)

The ACA proposes that such a condition be included in the *Handphone Stations (27 MHz) Class Licence*; the *Citizen Band Radio Stations Class Licence*; the *Radiocommunications Class Licence (Infrared Devices)* and the *Radiocommunications Class Licence (Radio-controlled Models)*.

2. Compliance with current drafting practices

The *Handphone Stations (27 MHz) Class Licence* and the *Citizen Band Radio Stations Class Licence* class licences were made in 1994 by the ACA's predecessor organisation, the Spectrum Management Agency. The *Radiocommunications Class Licence (Infrared Devices)* and the *Radiocommunications Class Licence (Radio-controlled Models)* were made in 1996, also by the Spectrum Management Agency.

These class licences do not now comply with current drafting practices. As the variations required to reflect current drafting practices mean fundamental changes to the affected class licences, they are proposed to be revoked and re-issued.

Comments

Under section 136 of the Act, the ACA is seeking comments about the proposed revocations of the *Handphone Stations (27 MHz) Class Licence*; the *Citizen Band Radio Stations Class Licence*; the *Radiocommunications Class Licence (Infrared Devices)*; and the *Radiocommunications Class Licence (Radio-controlled Models)*.

Interested persons are invited to make comment about the above proposals by close of business 31 December 2001. Comments should be in writing and should be 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

A package containing a copy of the existing class licences, the new class licences and a background paper 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: radiocommunications.licensing.policy@aca.gov.au

9620746

Defence



LANDS ACQUISITION ACT 1989 PRE-ACQUISITION DECLARATION

1. Acquisition

In accordance with the *Lands Acquisition Act 1989*, I am considering the acquisition by agreement of the interest in land specified in paragraph 2 for the public purpose described in paragraph 3. The Commonwealth of Australia will be the acquiring authority.

2. The Interest in Land

This notice relates to the acquisition of the freehold interest in that piece of land at Williamtown in the Parish of Stowell, County of Gloucester in the State of New South Wales being Lot 137 in Deposited Plan 753192.

3. Public Purpose

The interest appears to be suitable for use, or for development for use, by the Commonwealth for the public purpose of defence.

4. Particulars of Proposed Use

The land is to be used by the Department of Defence (Royal Australian Air Force) in relation to the operations of the Williamtown RAAF Base.

5. Reasons

The reason why the land appears to be suitable for the use, or development for that use, is that it is in an area adjoining the Williamtown RAAF Base and will form a buffer to the Base proper which will protect the future operational integrity of the Base.

DATED this 26th day of OCTOBER 2001.

A handwritten signature in black ink, appearing to read 'Mike Cramsie'.

MIKE CRAMSIE

Delegate of the Minister of State for Finance and Administration

Financial Framework Group

Department of Finance and Administration

Note: This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interest in land specified in paragraph 2. It does NOT mean that the interest in land has been acquired.

**LANDS ACQUISITION ACT 1989**
PRE-ACQUISITION DECLARATION**1. Acquisition**

In accordance with the *Lands Acquisition Act 1989*, I am considering the acquisition by agreement of the interest in land specified in paragraph 2 for the public purpose described in paragraph 3. The Commonwealth of Australia will be the acquiring authority.

2. The Interest in Land

This notice relates to the acquisition of the freehold interest in that piece of land at Williamstown in the Parish of Stowell, County of Gloucester in the State of New South Wales being the land described in Deed of Conveyance Number 139 Book 3167 known as part Portion 154 and Portion 50.

3. Public Purpose

The interest appears to be suitable for use, or for development for use, by the Commonwealth for the public purpose of defence.

4. Particulars of Proposed Use

The land is to be used by the Department of Defence (Royal Australian Air Force) in relation to the operations of the Williamstown RAAF Base.

5. Reasons

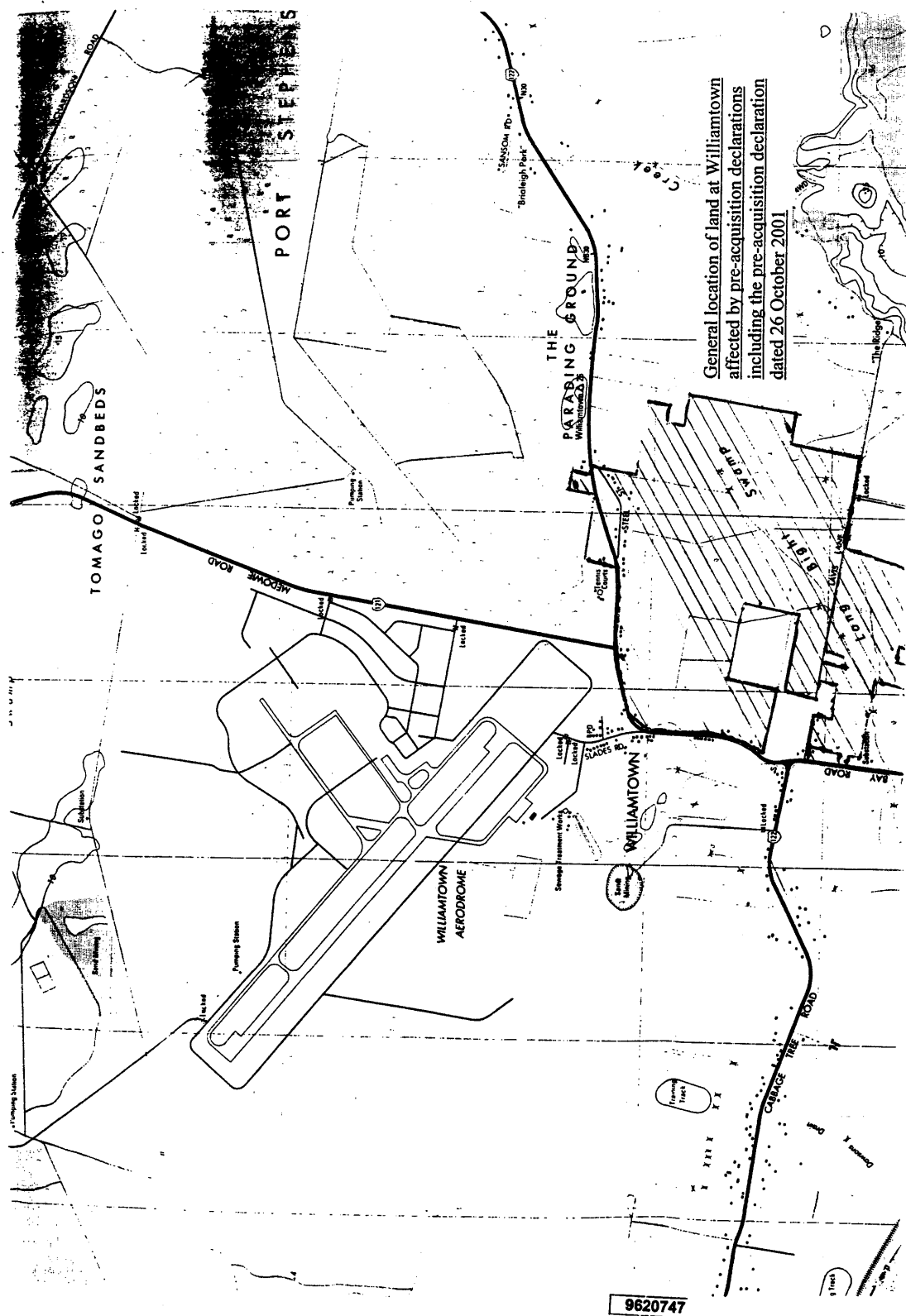
The reason why the land appears to be suitable for the use, or development for that use, is that it is in an area adjoining the Williamstown RAAF Base and will form a buffer to the Base proper which will protect the future operational integrity of the Base.

DATED this 26th day of October 2001.

MIKE CRAMSIE
Delegate of the Minister of State for Finance and Administration

Financial Framework Group
Department of Finance and Administration

Note: This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interest in land specified in paragraph 2. It does NOT mean that the interest in land has been acquired.



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
2001/479	Great Barrier Reef Prawns/Aquaculture/Moresby River/QLD/Expansion of Existing Prawn Aquaculture Facility	09 Nov 2001	s 12 World Heritage values of a declared World Heritage property	No
2001/473	AuIronEnergy Limited/Industry/Tregana/SA/Pig Iron Smelter	08 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
2001/458	Stockland (Constructors) Pty Ltd/Urban developments/Sandon Point, Wollongong/NSW/Sandon Point Residential Development	13 Nov 2001	No
2001/460	Powerlink Queensland/Energy and Infrastructure (incl. Pipelines)/Stanwell to Broadsound/QLD/Transmission line construction	09 Nov 2001	No
2001/474	Hope Downs Management Services/Land Transport Infrastructure/Weeli Wolli Siding to Port Hedland, Central Pilbara Region/WA/Rail and Port Facilities	08 Nov 2001	No
2001/470	Main Roads Western Australia/Land Transport Infrastructure/Armadale/WA/Tonkin Highway	08 Nov 2001	No

Extension

2001/475	Nexen Petroleum Australia Pty Ltd/Mining - petroleum/Timor Sea/Commonwealth Marine/Buffalo In-Fill Production Wells	08 Nov 2001	No
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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
2001/419	NSW State Government/Marine Infrastructure/Newcastle/NSW/ Hunter River Port and Transport Corridor	18 Sep 2001	Accredited Assessment Process
2001/231	Austeel Pty Ltd/Industry/Newcastle/NSW/S teel Mill	13 Sep 2001	Accredited Assessment Process

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

9620748

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

Notice of intention to deregister political parties

I, A K Becker, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918 (the Act), hereby give notice that the Australian Electoral Commission is considering deregistering the following political parties under paragraph 137(1)(cb) of the Act on the grounds that the registered officer of a political party has failed to comply with a notice under section 138A (Review of eligibility of parties to remain in the register).

Democratic Labor Party
Australian Reform Party
Taxi Operators Political Service (Oceania) Party

A K Becker
Electoral Commissioner

9620749

Health and Aged Care



Office of the Gene Technology Regulator

THERAPEUTIC GOODS ADMINISTRATION

PO Box 100 Woden ACT 2606 Tel 1800 181 030 Fax 02 6271 4202

Australia's Gene Technology Regulator seeks to protect the health and safety of people and the environment by identifying risks posed by or as a result of gene technology and managing those risks.

Regulator has received an application for a GMO licence

The Regulator has received an application for a licence to undertake certain activities with a genetically modified organism (GMO), including a controlled and limited release of the GMO into the environment.

The genetically modified organism is a kind of cotton. The genetically modified cotton has been modified by the introduction of genes from common bacteria. The aim of the genetic modification is to increase the cotton's resistance to insect pests. Some of the cotton has also been modified to make it resistant to a herbicide.

Invitation to comment

The Regulator has made an initial assessment of the application and has prepared a risk assessment and risk management plan in respect of the activities proposed to be authorised by a licence from the Regulator.

The Regulator invites written submissions in relation to the risk assessment and risk management plan.

Copies of the risk assessment and risk management plan, as well as summary information, can be obtained from the Office of the Gene Technology Regulator on-line or the address below. Copies of the licence application are also available from the Office of the Gene Technology Regulator. Please quote application Number DIR 005/2001.

Submissions should be forwarded to the Regulator by close of business on 24 December 2001.

Office of the Gene Technology Regulator
MDP 54, PO Box 100
WODEN ACT 2600

Telephone: 1800 181 030
Facsimile: 02 6271 4202
<http://www.ogtr.gov.au>

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 5 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 his consent for Pfizer Pty Ltd, 38-42 Wharf Road, West Ryde NSW ("the Company") to supply colistin sulfomethate sodium (Coly-Mycin M Parenteral) 150 mg powder for injection vial (AUST R 14667) 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.

9620751

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 12 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 his consent for Abbott Australasia Pty Ltd, Captain Cook Drive, Kurnell NSW ("the Company") to supply terazosin (as hydrochloride dihydrate) (Hytrin Starter Pack) consisting of 7 x 1 mg and 7 x 2 mg tablets (Aust R 76172) which does not comply with the requirements of Therapeutic Goods Order No 69 (TGO 69) "General requirements for labels for medicines", specifically, the product is exempt from compliance with clause 3(13)(a) of TGO No.69.

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 blister foil label only. The approved Australian carton label should continue to be used with the product.
2. No other changes have been made to the product.
3. The blister foil label for the above product is that provided with the Company letter of application (the UK foil label).

9620752

Transport and Regional Services



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 21 November 2001:

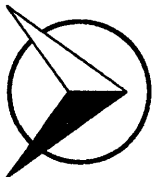
Part 105 - Aircraft

- AD/A119/1 Amdt 2 - Tail Rotor Blades**
- AD/PC-12/30 - MLG Hydraulic Actuator Special Bolts**

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 DIRECTION
UNDER THE CIVIL AVIATION REGULATIONS 1988**

On 9 November 2001, the Civil Aviation Safety Authority (CASA) issued a direction under subregulation 235 (2) of the *Civil Aviation Regulations 1988* relating to the gross weight of aircraft VH-MAH (Instrument Number CASA 416/01).

Copies of the instrument are available from:

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

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

9620754

Treasurer

***Banking Act 1959*****REVOCATION OF AUTHORITY TO CARRY ON A
BANKING BUSINESS IN AUSTRALIA****SINCE:**

- A. Subitem 7(3) of Division 4 of Part 1 of Schedule 8 of the *Financial Sector Reform (Amendments and Transitional Provisions) Act (No. 1) 1999* (the "FSR Act") provides, among other things, that on the transfer date, a body that was a FIC body immediately before the transfer date is taken to have been granted an authority under subsection (3) of the *Banking Act 1959* (the "Banking Act"); and
- B. APESMA Professionals First Credit Union, ABN 57 087 651 321 (the "ADI") is an ADI by virtue of the FSR Act provision mentioned in recital A; and
- C. On 18 July 2001, the ADI, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), requested a revocation of its section 9 authority; and
- D. I am satisfied that the revocation of the authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of depositors of the ADI,

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

In this instrument:

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

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

Dated 9 November 2001.

[Signed]
GJ Thompson
Chief Executive Officer



Banking Act 1959

**NOTICE THAT AUTHORISED DEPOSIT-TAKING
INSTITUTION HAS CHANGED ITS NAME**

I, David Gwyn Lewis, a delegate of the Australian Prudential Regulation Authority, under paragraph 9B(1)(b) of the *Banking Act 1959* (the "Act") am satisfied that The Chase Manhattan Bank ARBN 074 112 011, a body corporate that has been granted a section 9 authority under the Act, has changed its name to:

JPMorgan Chase Bank

Under subsection 9B(3) of the Act, the section 9 authority granted to The Chase Manhattan Bank has effect after the publication of this notice as if the section 9 authority had been granted to JPMorgan Chase Bank.

Dated: 12 November 2001

[signed]

David Lewis

General Manager

Diversified Institutions Division



REVOCATION OF AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

Banking Act 1959

SINCE:

- A. Morgan Guaranty Trust Company of New York ARBN 065 326 356 ("Morgan Guaranty") 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 8 November 2001, by notice in writing to the Australian Prudential Regulation Authority ("APRA"), Morgan Guaranty requested the revocation of its section 9 authority; and
- C. I am satisfied that the revocation of Morgan Guaranty'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 Morgan Guaranty,

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 Morgan Guaranty.

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

This instrument commences at the Effective Time of the merger of Morgan Guaranty with and into The Chase Manhattan Bank ARBN 074 112 011 ("Chase Manhattan") as defined in the Subsidiary Agreement and the Plan of Merger between Morgan Guaranty and Chase Manhattan dated 30 June 2001.

Dated: 9 November 2001.

[Signed]
G J Thompson
CEO

[Note: The Effective Time of the merger of Morgan Guaranty with and into Chase Manhattan is 4:01 pm AEDT on 10 November 2001].

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 2001/68	Income tax: SA Rural Education Scholarship	Ruling sets out the Scholarship offer available to students who have lived in rural or remote South Australia and who are studying a relevant degree approved by the South Australian Minister for Human Services.
TD 2001/28	Income tax: capital gains: how is Division 198 of Part IIIA of the <i>Income Tax Assessment Act 1936</i> applied to a share value shifting arrangement that is 'neutral' for each shareholder in a company?	Determines whether Division 198 of Part IIIA of the ITAA 1936 is applied to a share value shifting arrangement that is 'neutral' for each shareholder in a company.
PR 2001/148	Income tax: Australian Blue Gum Project 1999	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/149	Income tax: Mt Barker Vineyards Fig Tree Lane Vineyard Project	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/150	Income tax: Tasmanian Forests Trust No. 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 setting out the exercise of the Commissioner's discretion under Division 35 of the <i>Income Tax Assessment Act 1997</i> .
PR 2001/151	Income tax: Tasmanian Forests Trust No. 2	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/152	Income tax: Tasmanian Forests Trust 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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/153	Income tax: Tasmanian Forests Trust No. 4	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/154	Income tax: Tasmanian Forests Trust No. 5	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/155	Income tax: Tasmanian Forests Trust No. 6	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 <i>Income Tax Assessment Act 1997</i> .
PR 2001/156	Income tax: Tasmanian Forest Project 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 <i>Income Tax Assessment Act 1997</i> .

NOTICES OF WITHDRAWAL OF PRODUCT RULINGS

Ruling Number	Subject	Brief Description
PR 2001/148	Income tax: Australian Blue Gum Project 1999	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/149	Income tax: Mt Barker Vineyards Fig Tree Lane Vineyard Project	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/150	Income tax: Tasmanian Forests Trust No. 1	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/151	Income tax: Tasmanian Forests Trust No. 2	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/152	Income tax: Tasmanian Forests Trust No. 3	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/153	Income tax: Tasmanian Forests Trust No. 4	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/154	Income tax: Tasmanian Forests Trust No. 5	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/155	Income tax: Tasmanian Forests Trust No. 6	This Product Ruling is withdrawn with effect from 30 June 2002.
PR 2001/156	Income tax: Tasmanian Forest Project 2000	This Product Ruling is withdrawn with effect from 30 June 2002.

NOTICES OF ADDENDA TO RULINGS

Ruling Number	Subject	Brief Description
PR 2000/18	income tax: Australian Blue Gum 2000	This Product Ruling is amended with effect from today.
TR 1999/16	income tax: capital gains: goodwill of a business	This Taxation Ruling is amended with effect from today.

9620758



COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS –

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

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

- (i) Nadeeka Suwaris Abeysekera proposes to acquire an interest in Australian urban land;
and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

2nd day of November 2001

James Hagan

General Manager



BANKING (FOREIGN EXCHANGE) REGULATIONS

**VARIATION OF AUTHORITY – AMENDMENT TO ANNEX
VARIATION OF EXEMPTIONS – AMENDMENT TO ANNEXES**

The Reserve Bank of Australia hereby further amends:

- (i) the Annex to the Variation of Authority dated 3 October 2001; and
- (ii) the Annex to the Variation of Exemption dated 3 October 2001 relating to sub-regulation 6(1) of the Banking (Foreign Exchange) Regulations; and
- (iii) the Annex to the Variation of Exemption dated 3 October 2001 relating to sub-regulation 8(1)(a) of the Banking (Foreign Exchange) Regulations,

as published in the Commonwealth of Australia Gazette No. S416, 5 October 2001, and subsequently amended by the addition of names as published in the Commonwealth of Australia Gazette No. S439, 18 October 2001, by adding the following entities and persons to those listed in each Annex:

Entities

AARAN MONEY WIRE SERVICE INC., 1806 Riverside Ave., 2nd Floor, Minneapolis, Minnesota, U.S.A.

AL BARAKA EXCHANGE LLC, P.O. Box 20066, Dubai, U.A.E.; P.O. Box 3313, Deira, Dubai, U.A.E.

AL TAQWA TRADE, PROPERTY AND INDUSTRY COMPANY LIMITED (f.k.a. AL TAQWA TRADE, PROPERTY AND INDUSTRY; f.k.a. AL TAQWA TRADE, PROPERTY AND INDUSTRY ESTABLISHMENT; f.k.a. HIMMAT ESTABLISHMENT), c/o Asat Trust Reg., Altenbach 8, Vaduz 9490, Liechtenstein

AL-BARAKAAT, Mogadishu, Somalia; Dubai, U.A.E.

AL-BARAKAAT BANK, Mogadishu, Somalia

AL-BARAKAAT BANK OF SOMALIA (a.k.a. BARAKAAT BANK OF SOMALIA; a.k.a. BBS), Bossaso, Somalia; Mogadishu, Somalia

AL-BARAKAAT GROUP OF COMPANIES SOMALIA LIMITED (a.k.a. AL-BARAKAT FINANCIAL COMPANY), Mogadishu, Somalia; P.O. Box 3313, Dubai, U.A.E.

AL-BARAKAAT WIRING SERVICE, 2940 Pillsbury Avenue, Suite 4, Minneapolis, Minnesota 55408, U.S.A.

AL-BARAKAT FINANCE GROUP, Dubai, U.A.E.; Mogadishu, Somalia

AL-BARAKAT FINANCIAL HOLDING COMPANY, Dubai, U.A.E.; Mogadishu, Somalia

AL-BARAKAT GLOBAL TELECOMMUNICATIONS (a.k.a. BARAKAAT GLOBETELCOMPANY), Hargeysa, Somalia; Mogadishu, Somalia; P.O. Box 3313, Dubai, U.A.E.

AL-BARAKAT INTERNATIONAL (a.k.a. BARACO CO.), Box 2923, Dubai, U.A.E.

AL-BARAKAT INVESTMENTS, P.O. Box 3313, Deira, Dubai, U.A.E.

ASAT TRUST REG., Altenbach 8, Vaduz 9490, Liechtenstein

BANK AL TAQWA LIMITED (a.k.a. AL TAQWA BANK; a.k.a. BANK AL TAQWA), c/o Arthur D. Hama & Company, 10 Deveaux Street, Nassau, Bahamas; P.O. Box N-4877, Nassau, Bahamas

BARAKA TRADING COMPANY, P.O. Box 3313, Dubai, U.A.E.

BARAKAAT BOSTON, 266 Neponset Ave., Apt 43, Dorchester, Massachusetts 02122-3224, U.S.A.

BARAKAAT CONSTRUCTION COMPANY, P.O. Box 3313, Dubai, U.A.E.

BARAKAAT ENTERPRISE, 1762 Hury Rd., Columbus, Ohio 43224-3550, U.S.A.

BARAKAAT GROUP OF COMPANIES, Mogadishu, Somalia; P.O. Box 3313, Dubai, U.A.E.

BARAKAAT INTERNATIONAL, Hallbybacken 15, Spanga 70, Sweden

BARAKAAT INTERNATIONAL COMPANIES (BICO), Mogadishu, Somalia; Dubai, U.A.E.

BARAKAAT INTERNATIONAL FOUNDATION, PO Box 4036, Spanga, Sweden; Rinkebytorget 1, Spanga 04, Sweden

BARAKAAT INTERNATIONAL, INC., 1929 South 5th Street, Suite 205, Minneapolis, Minnesota, U.S.A.

BARAKAAT NORTH AMERICA, INC., 2019 Bank St., Ottawa, Ontario, Canada;
925 Washington St., Dorchester, Massachusetts, U.S.A.

BARAKAAT RED SEA TELECOMMUNICATIONS, Ala Aamin, Somalia; Bossaso, Somalia;
Bubaarag, Somalia; Carafaat, Somalia; Gufure, Somalia; Guureeye, Somalia; Huruuse, Somalia; Kowthar,
Somalia; Najax, Somalia; Nakhil, Somalia; Noobir, Somalia; Raxmo, Somalia; Ticis, Somalia; Xuuxuule,
Somalia

BARAKAT TELECOMMUNICATIONS COMPANY LIMITED (a.k.a. BTELCO), Bakara Market, Dar Salaam
Buildings, Mogadishu, Somalia; Kievitaan 16, Tveld, Noord-Holland, The Netherlands

BARAKAAT TELECOMMUNICATIONS COMPANY SOMALIA, LIMITED, P.O. Box 3313, Dubai, U.A.E.

BARAKAT BANK AND REMITTANCES, Mogadishu, Somalia; Dubai, U.A.E.

BARAKAT COMPUTER CONSULTING (BCC), Mogadishu, Somalia

BARAKAT CONSULTING GROUP (BCG), Mogadishu, Somalia

BARAKAT GLOBAL TELEPHONE COMPANY, Mogadishu, Somalia; Dubai, U.A.E.

BARAKAT POST EXPRESS (BPE), Mogadishu, Somalia

BARAKAT REFRESHMENT COMPANY, Mogadishu, Somalia; Dubai, U.A.E.

BARAKAT WIRE TRANSFER COMPANY, 4419 S. Brandon St., Seattle, Washington, U.S.A.

BARAKO TRADING COMPANY LLC, P.O. Box 3313, Dubai, U.A.E.

GLOBAL SERVICE INTERNATIONAL, 1929 5th St., Suite 204, Minneapolis, Minnesota, U.S.A.

HEYATUL ULYA, Mogadishu, Somalia

NADA MANAGEMENT ORGANIZATION SA (f.k.a. AL TAQWA MANAGEMENT
ORGANIZATION SA), Viale Stefano Franscini 22, Lugano CH-6900 TI, Switzerland

PARKA TRADING COMPANY, P.O. Box 3313, Deira, Dubai, U.A.E.

RED SEA BARAKAT COMPANY LIMITED, Mogadishu, Somalia; Dubai, U.A.E.

SOMALI INTERNATIONAL RELIEF ORGANIZATION, 1806 Riverside Ave., 2nd Floor, Minneapolis,
Minnesota, U.S.A.

SOMALI INTERNET COMPANY, Mogadishu, Somalia

SOMALI NETWORK AB (a.k.a. SOM NET AB), Hallbybacken 15, Spanga 70, Sweden

YOUSSEF M. NADA & CO. GESELLSCHAFT M.B.H., Kaermer Ring 2/2/5/22, Vienna 1010, Austria

YOUSSEF M. NADA, Via Riasc 4, Campione d'Italia I, CH-6911, Switzerland

Individuals

ABDULLKADIR, Hussein Mahamud, Florence, Italy

ADEN, Abdirisak, Skaftegebacken 8, Spanga 163 67, Sweden; DOB 01 Jun 1968

ALI, Abbas Abdi, Mogadishu, Somalia

ALI, Abdi Abdulaziz, Drabantvagen 21, Spanga 177 50, Sweden; DOB 01 Jan 1955

ALI, Yusuf Ahmed, Hallbybacken 15, Spanga 70, Sweden; DOB 20 Nov 1974

AWEYS, Dahir Ubeidullahi, Via Ciprismo Facchinetti 84, Rome, Italy

AWEYS, Hassan Dahir (a.k.a. ALI, Sheikh Hassan Dahir Aweys; a.k.a. AWES, Shaykh Hassan Dahir);
DOB 1935; citizen Somalia

HIMMAT, Ali Ghaleb, Via Posero 2, Campione d'Italia CH-6911, Switzerland; DOB 16 Jun 1938;
POB Damascus, Syria; citizen Switzerland; alt. citizen Tunisia

HUBER, Albert Friedrich Armand (a.k.a. HUBER, Ahmed), Mettmenstetten, Switzerland; DOB 1927

HUSSEIN, Liban, 2019 Bank St., Ottawa, Ontario, Canada; 925 Washington St., Dorchester, Massachusetts, U.S.A.

JAMA, Garad (a.k.a. NOR, Garad K.; a.k.a. WASRSAME, Fartume Ahmed), 2100 Bloomington Ave, Minneapolis,
Minnesota, U.S.A.; 1806 Riverside Ave., 2nd Floor, Minneapolis, Minnesota, U.S.A.; DOB 26 Jun 1974

JIM'ALE, Ahmed Nur Ali (a.k.a. JIM'ALE, Ahmad Nur Ali; a.k.a. JIMALE, Ahmad Ali; a.k.a. JUMALE, Ahmed
Nur; a.k.a. JUMALI, Ahmed Ali), Mogadishu, Somalia; P.O. Box 3312, Dubai, U.A.E.

KAHIE, Abdullahi Hussein, Bakara Market, Dar Salaam Buildings, Mogadishu, Somalia

MANSOUR, Mohamed (a.k.a. AL-MANSOUR, Dr. Mohamed), Ob. Heslibachstr. 20, Kusnacht, Switzerland;
Zurich, Switzerland; DOB 1928; POB U.A.E.; alt. POB Egypt

MANSOUR-FATTOUH, Zeinab, Zurich, Switzerland

NADA, Youssef (a.k.a. NADA, Youssef M.; a.k.a. NADA, Youssef Mustafa), Via Arogno 32, Campione d'Italia
6911, Italy; Via Riasc 4, Campione d'Italia 6911, Switzerland; Via Per Arogno 32, Campione d'Italia CH-6911,
Switzerland; DOB 17 May 1931; alt. DOB 17 May 1937; POB Alexandria, Egypt; citizen Tunisia

These amendments come into operation on gazettal.

Dated at Sydney this ninth day of November 2001.

For and on behalf of the Reserve Bank of Australia,



Governor



Australian Fisheries Management Authority

Fisheries Management Act 1991

**DETERMINATION OF THE NORTHERN PRAWN FISHERY
AMENDMENT MANAGEMENT PLAN**

I, Frank McFarlane Meere, Managing Director of the Australian Fisheries Management Authority (AFMA) for and on behalf of AFMA and acting under subsection 19(1) of the *Fisheries Management Act 1991*, notify that:

1. I have determined the Northern Prawn Fishery Amendment Management Plan 2001 (the Amendment). The Minister has accepted the Amendment.
2. Copies of the Amendment are available from AFMA, at 3rd Floor, John Curtin House, 22 Brisbane Avenue, Barton, ACT, 2600 or by contacting (02) 6272 5029.

Dated 9 November 2001.

Managing Director of the
Australian Fisheries Management Authority



Commonwealth
of Australia

Gazette

No. S 464, Wednesday, 14 November 2001

Published by the Commonwealth of Australia

SPECIAL

NOTIFICATION OF THE MAKING OF A STATUTORY RULE

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

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
<i>Federal Court of Australia Act 1976</i>	Federal Court Amendment Rules 2001 (No. 3)	2001 No. 322



**Commonwealth
of Australia**

Gazette

No. S 465, Thursday, 15 November 2001

Published by the Commonwealth of Australia

SPECIAL



Government House
Canberra ACT 2600

15 November 2001

The Governor-General directs it to be notified, for general information, that Her Majesty The Queen has been pleased to approve that Mr Daryl William Manzie be granted the title "Honourable" for life.

By His Excellency's Command

Martin Bonsey
Official Secretary
to the Governor-General

Cat. No. 01 0631 6

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