

Gazette

No. GN 39, Wednesday, 1 October 2003

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

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The date of publication of this Gazette is 1 October 2003

IMPORTANT NOTICE

CLOSURE OF GOVERNMENT BOOKSHOP NETWORK AVAILABILITY OF GAZETTES — TRANSITIONAL ARRANGEMENTS

The Commonwealth Government's Bookshop Network (including online and telesales ordering facilities) will be closed from close of business 17 October 2003. The following transitional arrangements will apply for purchasing and ordering copies of the *Gazette* (including Special and Periodic *Gazettes*).

Over the counter sales: Copies will be available:

- at existing Government bookshops until 17 October 2003 (note that the Bookshops at Parramatta and Townsville closed on 30 September);
- at CanPrint Communications, 16 Nyrang Street, FYSHWICK ACT 2609 from 1 October 2003;
- at other capital city outlets from 17 October 2003 or earlier (details will be announced in G40 or G41 and on the Gazettes Online website).

Mail order sales: Tel: 1300 889 873 or Fax: (02) 6293 8333 from 1 October 2003.

Online orders: http://www.infoservices.com.au from 1 October 2003.

Subscriptions: Arrangements are unchanged.

Online Gazette: Information and electronic copies of Gazettes will continue to be available from the Gazettes Online website at http://www.ag.gov.au/GNGazette/.

Out of hours publication arrangements:: A copy of the Gazette will be posted on a noticeboard at the front entrance of the Attorney-General's Department, cnr Kings Avenue and National Circuit, BARTON ACT 2600 and an electronic copy published on the Gazettes Online website. Copies will be available at over the counter outlets on the next business day.



Office of Logislative Drafting

This Gazette is published by the Office of Legislative Drafting (OLD) on behalf of the Commonwealth of Australia.

OLD has experience over more than half a century as the specialist professional drafter of Commonwealth subordinate legislation.

OLD strives to maintain and enhance its reputation as a centre of drafting excellence. We produce legislative and administrative instruments of the highest standard through the innovative use of plain English, current technology and rigorous quality assurance procedures.

OLD has a working relationship with the Commonwealth's drafter of primary legislation, the Office of Parliamentary Counsel. OLD is a member of the Parliamentary Counsel's Committee of Australia and participates in relevant international forums.

OLD's responsibilities

- drafting
- advising about drafting; preparing and formally notifying instruments; interpreting instruments created under a statutory power
- · publishing the Government Notices Gazette
- providing ready public access to the law through SCALEplus (scaleplus.law.gov.au) and the Legislative Instruments Database (frli.law.gov.au)
- ensuring that Commonwealth legislation and explanatory material is available in easily accessible form, as it is made, and in consolidated form, as it is amended

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We arrange the gazettal and tabling in Parliament of

instruments in the Statutory Rules series, and can arrange gazettal and tabling of other instruments.

We consolidate into a principal legislative instrument any amendments made to an instrument, making copies available in hard and electronic format. On request, we can do the same for other instruments.

We publish legislative instruments drafted by OLD (including amendments and consolidations) on the Internet on SCALEplus and on the Legislative Instruments Database. On request, we can arrange the publication of other instruments in those media, assisting you to meet the Government's policy of providing ready public access to the law.

Other assistance

We can provide advice on:

- the basis and role of delegated legislation and other instruments made under a statutory power
- the requirements and procedures for notification, tabling and disallowance of instruments
- sound techniques for developing efficient drafting instructions (important for efficient achievement of your legislative program)

How to contact us

Principal Legislative Counsel Office of Legislative Drafting Attorney-General's Department Robert Garran Offices National Circuit Barton ACT 2600

Tel. (02) 6250 6263 Fax. (02) 6250 5930

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QUALITY OF YOUR PUBLICATION

To maximise the quality of notices, all copy must be typewritten or typeset using a laser printer. Handwritten material will generally not be accepted. Other material may be accepted, however, the Attorney-General's Department will take no responsibility for the quality of production of these notices.

LODGMENT RATES

A charge of \$126.50 per page will apply to the submission of notices for this Gazette.

CUSTOMER ACCOUNT NUMBERS must be clearly indicated on the covering sheet and submitted with your notice. Any notice submitted without this information will not be published.

CLOSING TIMES

Copy for inclusion in this Gazette will be accepted by the Gazette Office until 10-am on Friday, in the week before publication unless an earlier closing time has been advised.

INQUIRIES

All inquires should be directed to (02) 6250 5510.

Variation of Closing Times

Issue of 8 October 2003 (GN 40)

As Monday 6 October 2003 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 40 will be:

Thursday, 2 October 2003 at 10.00am.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6250 5510 Subscriptions (Fax): (02) 6293 8388 Subscriptions (Tel): (02) 6293 8383

GOVERNMENT NOTICES GAZETTE is published each Wednesday and contains a range of legislation (including proclamations) and information about legislation as well as special information and government departments' notices. The Gazette is sold at \$6.40 each or on subscription for \$314.00 (50 issues). Prices are GST inclusive.

NOTICES FOR PUBLICATION and related

correspondence can be lodged:

By hand or post: Gazette Office, Attorney General's Department, Cnr Kings Avenue and National Circuit, Barton ACT 2600.

By fax: (02) 6250 5995 By e-mail: gazettes@ag.gov.au.

Notices received before closing times will be accepted for publication in the next available issue of the Gazette, unless otherwise specified.

All notices lodged for publication must be accompanied by a covering note clearly setting out requirements. For the purposes of publication, electronic copy is preferred. However, publication of hard copy notices can be arranged. Further information is provided below.

Publication of hard copy notices

Where a notice for publication includes a signature or other handwritten material that must appear in the published notice, a hard copy of the notice will be accepted for publication. The notice must be either an original or a good copy. Print should be confined to one side of the paper and sheets must be A4 size and numbered consecutively. Dates, proper names and signatures are to be shown clearly. An electronic copy of the notice should also be e-mailed to the Gazette Office.

Publication of electronic notices

Where a notice for publication is provided in electronic form it should be provided in Word, RTF (Rich Text Format) or searchable PDF format.

For further information contact the Gazette Office on (02) 6250 5510. Information is also available from the following internet site: http://www.ag.gov.au/GNGazette/.

CLOSING TIMES FOR LODGMENT

All notices for publication must be lodged by the following times (except at holiday periods for which special advice of earlier closing times will be given).

All Government Notices Gazette copy: Friday at 10.00 a.m. in the week prior to publication.

Special Gazette Notices: by 9.30am on the day of publication. Periodic Gazettes: as agreed but generally 5 days prior to date

ADVERTISING RATES (GST Inclusive)

Government Notices: \$126.50 per A4 page — minimum charge one page.

Special Gazette notices: \$236.50 per page.

Periodic Gazette notices: \$350 for first page and \$50 for each subsequent page.

Additional copies of Special and Periodic Gazettes can be provided at a cost of 2 cents per page per copy-minimum

Payment may be made by credit card, EFT, cheque, money order or customer account code (for account code customers only).

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. For further information about subscriptions telephone (02) 6293 8383.

AVAILABILITY

As the Government Bookshop network will shutdown from close of business 17 October 2003, arrangements in relation to the availability of the Gazette will change. Final arrangements will be published in GN41. Until 17 October 2003, the following transitional arrangements apply in relation to the availability of the Gazette.

The Gazette may be purchased by mail order (Tel. (02) 1300 889 873, Fax (02) 6293 8333) or online (http://www.infoservices.com.au) from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications at the address above. Copies of the Gazette are also available from the following Commonwealth Government Info Shops:

Adelaide: 60 Waymouth Street, Tel. (08) 8231 0144,

Fax (08) 8231 0135 Brisbane: City Plaza cnr Adelaide and George Sts,

Tel. (07) 3229 6822, Fax (07) 3229 1387 Canberra: 10 Mort Street, Tel. (02) 6247 7211,

Fax (02) 6257 1797 Hobart: 31 Criterion Street, Tel. (03) 6234 1403,

Fax (03) 6234 1364

Melbourne: 190 Queen Street, Tel (03) 9670 4224, Fax (03) 9670 4115

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

Fax (08) 9481 4412

Sydney: 32 York Street, Tel. (02) 9242 8500,

Fax (02) 9262 8505

OUT OF HOURS PUBLICATION — SPECIAL **GAZETTES**

When a Special Gazette is issued outside the normal business hours, a copy of the will be posted on a noticeboard at the

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front entrance of the Attorney-General's Department, cnr Kings Avenue and National Circuit, Barton ACT 2600. Copies will be available from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609 on the next business day.

ALL REMITTANCES should be made available to: Collector of Public Moneys, Attorney-General's Department.

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ISSUES 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	31.1.03	Instruments made under Part VII of the National Health Act 1953.
P2	21.2.03	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. May. 02 to 30. Nov. 02 and not previously gazetted.
P3	29.4.03	Great Barrier Reef Marine Park Act 1975
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Feb. 03 to 28. Feb. 03.
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Dec. 02 to 31. Jan. 03 and not previously gazetted.
P4	30.4.03	Instruments made under Part VII of the National Health Act 1953.
P5	20.5.03	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 removal of entries from the Register of the National Estate.
P6	6.6.03	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Mar. 03 to 31. Mar. 03 and not previously gazetted.
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Apr. 03 to 30. Apr. 03.
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. May. 03 to 31. May. 03.
P7	1.7.03	Notices under the
		Safety, Rehabilitation and Compensation Act 1988
		Regarding variations to prudential conditions of licence:
		Australian air Express Pty Ltd
		ADI LtdPacific National (ACT) LTD
		• CSL Ltd
		JRH Biosciences Pty Ltd
		Network Design and Construction Limited Weignester Bru Led
		Visionstream Pty Ltd Reserve Bank of Australia
		Reserve Dalik Of Australia

Gazette number	Date of Publication	Subject
		and grant of licence under Part VIII of the Act:
		Telstra Corporation Ltd
	•	Australian Postal Corporation
		and
		variation to conditions of licence:
		 Network Design and Construction Limited
		Pacific National (ACT) Limited
P8	14.7.03	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. Dec. 02 to 31. Jan. 03. and not previously gazetted.
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. May. 02 to 30. Nov. 02 and not previously gazetted.
P9	22.7.03	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. April. 03 to 30. Apr. 03. and not previously gazetted
P10	31.7.03	Instruments made under Part VII of the National Health Act 1953.
P11	8.8.03	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 01. May. 03 to 31. May 03. and not previously gazetted
P12	18.9.03	The Defence and Strategic Goods List, Pursuant to the <i>Customs Act 1901</i> , Customs (Prohibited Exports) Regulation 13E(1) Amendment 2003

Courts

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of the variation of the awards

Notice is hereby given

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

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

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

SCHEDULE OF TERMS TO BE VARIED AWARD (Case No.)

(Award Code/Print) Clause Substance Date of Effect Entertainment and Broadcasting Industry - Actors - (Theatrical) Award 1998 (C2003/5475) (AW780413/PR938079) travel, meals & incidental allowance 36 15/09/03 Entertainment and Broadcasting Industry - Dance Company - Award 1998 (C2003/5474) (AW780410/PR938067) travel, meals & incidental allowance 15/09/03 Journalists (News Limited - Metropolitan Newspapers) Award 2000 (C2003/5521) (AW819806/PR938348) safety net May 2003 15.16 19/09/03 Christine Hayward 26 September 2003 Deputy Industrial Registrar

Government Departments

Agriculture, Fisheries and Forestry



Determination of the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003

- I, Frank McFarlane Meere, Managing Director of the Australian Fisheries Management Authority (AFMA) acting as a delegate of the Authority under subsection 19(1) of the Fisheries Management Act 1991, notify that:
- 1. I have determined the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003 under section 17 of the Fisheries Management Act 1991. The Minister has accepted the Plan.
- 2. Copies of the Plan are available from AFMA, at 3rd Floor, John Curtin House, 22 Brisbane Avenue, Barton, ACT, 2600, or by contacting (02) 6272 5029, or by visiting AFMA's website at www.afma.gov.au.

Dated: 26 September 2003

Frank McFarlane Meere

Managing Director
Australian Fisheries Management Authority

Attorney General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901 NOTICE OF RATES OF EACHANGE - SIGN CUSTOMS ACT 1901.

1, JOHN FERNING, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s16LJ of the Customs Act 1901, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	17/09/03	18/09/03	19/09/03	20/09/03	21/09/03	22/09/03	23/09/03
		~.~~	*					
Brazil	Reals	1.9228	1.9291	1.9374	1.9374	1.9374	1.9724	1.9644
Canada	Dollars	. 9058	. 9072	.9085	.9085	. 9085	,9123	.9166
China	Yuan	5.4705	5.4987	5.5285	5.5285	5.5285	5.6277	5.6120
Denmark	Kroner	4.3977	4.3747	4.4090	4.4090	4.4090	4.4069	4.3869
European Unio	European UnionEuro		. 5890	.5933	. 5933	. 5933	.5928	.5904
Fiji	Dollar	1.2400	1.2433	1.2498	1.2498	1.2498	1.2560	1.2525
Hong Kong	Dollars	5.1542	5.1809	5.2089	5.2089	5.2089	5.3019	5.2656
India	Rupees	30.3298	30.5279	30.6961	30.6961	30.6961	31.1915	30.9999
Indonesia	Rupiah	5584.0000	5630.0000	5666.0000	5666.0000	5666.0000	5755.0000	5711.0000
Israel	Shekel	2.9670	2.9690	2.9889	2.9889	2.9889	3.0397	3.0155
Japan	Yen	76.7500	77.0700	77.0000	77.0000	77.0000	76.1200	75.9400
Korea	Won	772.0600	776.3500	779.5600	779.5600	779.5600	784.8800	779.3200
Malaysia	Ringgit	2.5111	2.5240	2.5377	2.5377	2.5377	2.5833	2.5761
New Zealand	Dollar	1.1307	1.1358	1.1362	1.1362	1.1362	1.1366	1.1363
Norway	Kroner	4.8965	4.8199	4.8228	4.8228	4.8228	4.8413	4.8231
Pakistan	Rupee	38.0900	38.2900	38.5000	38.5000	38.5000	39.3000	39.2000
Papua NG	Kina	2.2320	2.2410	2.2519	2.2519	2.2519	2.2892	2.2828
Philippines	Peso	36.3200	36.6300	36.8600	36.8600	36.8600	37.3900	37.2800
Singapore	Dollar	1.1559	1.1629	1.1672	1.1672	1.1672	1.1772	1.1719
Solomon Is.	Dollar	4.9284	4.9538	4.9806	4.9806	4.9806	5.0701	5.0559
South Africa	Rand	4.9626	4.8948	4.8885	4.8885	4.8885	4.9624	4.8894
Sri Lanka	Rupee	62.1500	62.6000	62.9900	62.9900	62.9900	64.2400	64.0900
Sweden	Krona	5.3824	5.3200	5.3667	5.3667	5.3667	5.3645	5.3385
Switzerland	Franc	.9194	.9170	.9249	.9249	.9249	.9231	.9172
Taiwan	Dollar	22.5000	22.6100	22.7200	22.7200	22.7200	22.9900	22.8700
Thailand	Baht	26.7300	26.9400	27,0300	27.0300	27.0300	27.2300	27.1400
UK	Pounds	.4161	.4130	.4131	.4131	.4131	.4126	.4111
USA	Dollar	. 6609	.6643	.6679	.6679	.6679	.6799	.6780

JOHN FENNING
Delegate of the
Chief Executive Officer of Customs
CANEERRA A.C.T. 24/09/03

Communications, Information Technology and The Arts



Radiocommunications Act 1992

NOTIFICATION OF DISALLOWABLE INSTRUMENTS

The following disallowable instruments were made under section 266 and subsection 266A (1) respectively of the *Radiocommunications Act 1992* on the 23rd September 2003.

- Radiocommunications (Accreditation Prescribed Certificates) Principles 2003
- Radiocommunications (Frequency Assignment Certificates) Determination 2003

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street, Belconnen, ACT.

Copies of the instrument may also be requested by contacting:

Legal Group,
Australian Communications Authority,
PO Box 78,
Belconnen, ACT 2616.

Telephone: (02) 6219 5204 Facsimile: (02) 6219 5499



Radiocommunications Act 1992

NOTIFICATION OF DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 107 (1) (f) of the Radiocommunications Act 1992 on the 24th September 2003.

• Radiocommunications Licence Conditions (Broadcasting Licence) Amendment Determination 2003 (No.1)

Copies may be obtained at the Australian Communications Authority, Purple Building, Benjamin Offices, Chan Street, Belconnen, ACT.

Copies of the instrument may also be requested by contacting:

Legal Group, Australian Communications Authority, PO Box 78, Belconnen, ACT 2616.

Telephone: (02) 6219 5204 Facsimile: (02) 6219 5499

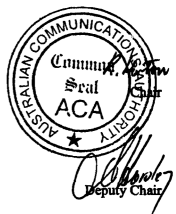
AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications (Consumer Protection and Service Standards) Act 1999

Universal Service Assessment 2002-2003

The AUSTRALIAN COMMUNICATIONS AUTHORITY makes this assessment under section 20N and subsection 20U(1) of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* ('the Act').

Dated 23rd September 2003.



Australian Communications Authority

PURPOSE

Under section 20N of the Act the ACA must make a written assessment, in respect of each person who submits a claim for levy credit for a claim period in accordance with section 20J, of the person's levy credit for that period. The assessment must set out:

- (a) if the person is a universal service provider for the claim period—the universal service subsidy to which the person is entitled for that period; and
- (b) if the person is a digital data service provider for the claim period—the person's digital data cost for that period.

Under section 20U of the Act, the Australian Communications Authority must make a written assessment for each claim period, setting out, in relation to each participating person, universal service provider and digital data service provider in relation to that claim period':

- For each participating person for the last eligible revenue period that ended before the start of the claim period, the assessment must set out:
 - the person's levy debit under section 20R for the claim period; and
 - the person's levy debit balance (if any) under section 20S for the (ii) claim period; and
 - if the person has a levy debit balance—the levy payable by the person (iii) on that balance.
- For each universal service provider for the claim period, the **(b)** assessment must set out:
 - (i) the universal service subsidy to which the ACA assesses the provider is entitled for the claim period; and
 - the provider's levy credit balance (if any) under section 20T for the (ii) claim period; and
 - if the provider has a levy credit balance—the amount payable to the (iii) provider under section 21C for the claim period.
- (c) For each digital data service provider for the claim period, the assessment must set out:
 - the provider's digital data cost for the claim period; and (i)
 - (ii) the provider's levy credit balance (if any) under section 20T for the claim period; and
 - (iii) if the provider has a levy credit balance—the amount payable to the provider under section 21C for the claim period.

The Levy Debit Formula Modification Determination (No. 1) 2002 dated 12 February 2002 made by the Minister pursuant to subsection 20R(3) of the Act modified the formula in subsection 20R(2) of the Act, for calculating participating persons' levy debits, as follows:

The levy debit for a participating person who is in receivership or (1) liquidation or for any reason ceases to exist before the decision date, is worked out using the formula:

Levy contribution factor x Total levy credits

where:

decision date means the end of the claim period (that is, 30 June 2003), or a later date decided by the Australian Communications Authority, but not after the Australian Communications Authority has issued its levy assessment under section 20U of the Act.

¹ This assessment must be published in the Gazette: see Telecommunications (Consumer Protection and Service Standards) Act 1999, 8 20V

levy contribution factor means the person's levy contribution factor for that eligible revenue period worked out under section 20H.

total levy credits means the total of all the levy credits to which persons are entitled for that claim period.

(2) The levy debit for any other participating person is worked out using the formula:

<u>Levy contribution factor</u> x (Total levy credits + Previous levy deficit) Adjustment factor

where:

adjustment factor means the sum of the levy contribution factors for that eligible revenue period worked out under section 20H for all participating persons covered by this subsection.

levy contribution factor means the person's levy contribution factor for that eligible revenue period worked out under section 20H.

previous levy deficit means the total of any shortfall between levy debits and levy credits for the 2001-2002 claim period and all subsequent claim periods.

total levy credits means the total of all the levy credits to which persons are entitled for the claim period.

ASSESSMENT OF LEVY DEBITS

- (a) The decision date for the purpose of subsection 20R(2) of the Act is 30 June 2003.
- (b) A.C.N. 001 976 272 Pty Limited (formerly Snowynet Pty Ltd) was in liquidation before the decision date.
- (c) A.C.N. 080 713 462 Pty Limited (formerly New Tel Networks Pty Ltd) was in liquidation before the decision date.
- (d) A.C.N. 095 931 570 Pty Ltd (formerly NetComm Broadband Pty Limited) was deregistered before the decision date.
- (e) Arafura Connect Pty Ltd (ACN 052 051 153) was in liquidation before the decision date.
- (f) Cable and Telephone Limited (ACN 091 489 011) was deregistered before the decision date.
- (g) COR TRAM Pty Ltd (ACN 087 533 355) was deregistered before the decision date.
- (h) Ecom Communications Pty Limited (ACN 091 643 908) was deregistered before the decision date.
- (i) IP1 (Australia) Pty Ltd (ACN 093 712 237) was in receivership before the decision date.
- (j) Nextgen Networks Pty Limited (ACN 094 147 403) was in receivership before the decision date.
- (k) One.Tel GSM 1800 Pty Limited (ACN 085 574 009) was in liquidation before the decision date.

(1) QALA (Australia) Pty Ltd (ACN 093 674 901) was in liquidation before the decision date.

ASSESSMENT OF THE TOTAL OF ALL LEVY CREDITS TO WHICH PERSONS ARE ENTITLED FOR THE CLAIM PERIOD

The assessment of the total of all levy credits to which persons are entitled to for the 2002-2003 claim period is \$234,248,677.44.

ASSESSMENT FOR TELSTRA CORPORATION LIMITED AS UNIVERSAL SERVICE PROVIDER AND DIGITAL DATA SERVICE PROVIDER

- This is the assessment for Telstra Corporation Limited (ACN 051 775 (1)556) as universal service provider and digital data service provider in relation to the 2002-2003 claim period.
- The total universal service subsidy amount for the 2002-2003 claim period is \$234,100,000.00 consisting of:
 - The universal service subsidy in respect of the supply of the standard telephone service and the supply, installation and maintenance of payphones in the Extended Zones universal service area for 2002-03 is \$31,666,000.00.
 - The subsidy in respect of the supply of the standard telephone service for 2002-03 in contestable areas is \$28,057,459.00.
 - The subsidy in respect of the supply of the standard telephone (c) service in the default universal service area is \$163,978,541.00.
 - The subsidy in respect of the supply, installation and maintenance of payphones in all areas other than the Extended Zones universal service area is \$10,398,000.00.
- The digital data cost is \$144,309.00 (3)
- (4) The levy credit balance under section 20T of the Act is \$68,152,457.99.
- (5) The amount payable to Telstra Corporation Limited under section 21C of the Act is \$68,152,457.99.

[NOTE: The universal service provider's universal service subsidy amounts for the 2002-2003 claim period are specified in determinations made by the Minister under subsection 16(1) of the Act.]

ASSESSMENT HOTKEY INTERNET SERVICES PTY LTD AS DIGITAL DATA SERVICE PROVIDER

- This is the assessment for Hotkey Internet Services Pty Ltd (ACN 075 759 821) as digital data service provider in relation to the 2002-2003 claim period.
- The total digital data cost is \$4,368.44. (2)
- The levy credit balance under section 20T of the Act is \$4,368.44.
- The amount payable to Hotkey Internet Services Pty Ltd under section 21C of the Act is \$4,368.44.

ASSESSMENT FOR A.C.N. 001 976 272 PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for A.C.N. 001 976 272 Pty Limited (formerly Snowynet Pty Ltd) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$230.24.
- (3) The levy debit balance under section 20S of the Act is \$230.24.
- (4) The levy payable by A.C.N. 001 976 272 Pty Limited on the levy debit balance is \$230.24.
- (5) The eligible revenue for A.C.N. 001 976 272 Pty Limited for 2001-2002 is \$22,412.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR A.C.N. 080 713 462 PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for A.C.N. 080 713 462 Pty Limited (formerly New Tel Networks Pty Ltd) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$200,944.76.
- (3) The levy debit balance under section 20S of the Act is \$200,944.76.
- (4) The levy payable by A.C.N. 080 713 462 Pty Limited on the levy debit balance is \$200,944.76.
- (5) The eligible revenue for A.C.N. 080 713 462 Pty Limited for 2001-2002 is \$19,560,502.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR A.C.N. 088 889 230 PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for A.C.N. 088 889 230 Pty Ltd (formerly Neighborhood Cable Limited) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$1,189.92.
- (3) The levy debit balance under section 20S of the Act is \$1,189.92.
- (4) The levy payable by A.C.N. 088 889 230 Pty Ltd on the levy debit balance is \$1,189.92.
- (5) The eligible revenue for A.C.N. 088 889 230 Pty Ltd for 2001-2002 is \$115,621.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR A.C.N. 095 931 570 PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for A.C.N. 095 931 570 Pty Ltd (formerly NetComm Broadband Pty Limited) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by A.C.N. 095 931 570 Pty Ltd on the levy debit balance is \$0.00.
- (5) The eligible revenue for A.C.N. 095 931 570 Pty Ltd for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AAPT LIMITED AS A PARTICIPATING PERSON

- This is the assessment for AAPT Limited (ACN 052 082 416) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$6,393,649.86. (2)
- The levy debit balance under section 20S of the Act is \$6,393,649.86. (3)
- The levy payable by AAPT Limited on the levy debit balance is \$6,393,649.86.
- (5 The eligible revenue for AAPT Limited for 2001-2002 is \$621,249,287.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AARNET PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for AARNet Pty Ltd (ACN 084 540 518) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$111,016.69. (2)
- (3) The levy debit balance under section 20S of the Act is \$111,016.69.
- (4) The levy payable by AARNet Pty Ltd on the levy debit balance is \$111,016,69.
- The eligible revenue for AARNet Pty Ltd for 2001-2002 is (5) \$10,787,116.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AGILE PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Agile Pty Ltd (ACN 080 855 321) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$56,963.45. (2)
- The levy debit balance under section 20S of the Act is \$56,963.45. (3)
- (4) The levy payable by Agile Pty Ltd on the levy debit balance is \$56,963.45.
- The eligible revenue for Agile Pty Ltd for 2001-2002 is \$5,534,945.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AIRNET COMMERCIAL AUSTRALIA LTD AS A PARTICIPATING PERSON

- This is the assessment for AirNet Commercial Australia Ltd (ACN 064 229 723) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$12,658.63. (2)
- The levy debit balance under section 20S of the Act is \$12,658.63. (3)
- The levy payable by AirNet Commercial Australia Ltd on the levy debit balance is \$12,658.63.
- The eligible revenue for AirNet Commercial Australia Ltd for 2001-(5) 2002 is \$1,229,996.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ALPHALINK (AUSTRALIA) PTY LTD AS A

- (1) This is the assessment for Alphalink (Australia) Pty Ltd (ACN 074 666 541) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$1,505.18.
- (3) The levy debit balance under section 20S of the Act is \$1,505.18.
- (4) The levy payable by Alphalink (Australia) Pty Ltd on the levy debit balance is \$1,505.18.
- The eligible revenue for Alphalink (Australia) Pty Ltd for 2001-2002 is \$146,253.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AMCOM PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Amcom Pty Ltd (ACN 009 336 341) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$59,330.50.
- (3) The levy debit balance under section 20S of the Act is \$59,330.50.
- (4) The levy payable by Amcom Pty Ltd on the levy debit balance is \$59,330.50.
- (5) The eligible revenue for Amcom Pty Ltd for 2001-2002 is \$5,764,944.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ARAFURA CONNECT PTY LTD AS A PARTICIPATING PERSON

- (i) This is the assessment for Arafura Connect Pty Ltd (ACN 052 051 153) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$4,246.67.
- (3) The levy debit balance under section 20S of the Act is \$4,246.67.
- (4) The levy payable by Arafura Connect Pty Ltd on the levy debit balance is \$4.246.67.
- (5) The eligible revenue for Arafura Connect Pty Ltd for 2001-2002 is \$413,382.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ARBT PTY LIMITED AS A PARTICIPATION OF PERSON

- (1) This is the assessment for ARBT Pty Limited (ACN 088 639 918) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by ARBT Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for ARBT Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ASIA ONLINE-AUSTRALIA PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Asia Online-Australia Pty Ltd (ACN 089 444 (1)691) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$61,302.14. (2)
- The levy debit balance under section 20S of the Act is \$61,302.14. (3)
- The levy payable by Asia Online-Australia Pty Ltd on the levy debit (4) balance is \$61,302.14.
- The eligible revenue for Asia Online-Australia Pty Ltd for 2001-2002 is (5 \$5,956,521,00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR AUSTRALIA-JAPAN CABLE (AUSTRALIA) LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Australia-Japan Cable (Australia) Limited (1) (ABN 66 093 425 462) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$16,497.69. **(2)**
- The levy debit balance under section 20S of the Act is \$16,497.69.
- The levy payable by Australia-Japan Cable (Australia) Limited on the (4) levy debit balance is \$16,497.69.
- The eligible revenue for Australia-Japan Cable (Australia) Limited for (5) 2001-2002 is \$1,603,025.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR BAREENA HOLDINGS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Bareena Holdings Pty Ltd (ACN 082 465 745) in relation to the 2002-2003 claim period.
- **(2)** The levy debit under section 20R of the Act is \$1,248.12.
- The levy debit balance under section 20S of the Act is \$1,248.12. (3)
- The levy payable by Bareena Holdings Pty Ltd on the levy debit balance (4) is \$1,248.12.
- The eligible revenue for Bareena Holdings Pty Ltd for 2001-2002 is (5) \$121,276.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR BOEING AUSTRALIA LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Boeing Australia Limited (ACN 006 678 119) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$599.49. (2)
- The levy debit balance under section 20S of the Act is \$599.49.
- The levy payable by Boeing Australia Limited on the levy debit balance is \$599.49.
- The eligible revenue for Boeing Australia Limited for 2001-2002 is (5) \$58,250.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR BROADBAND ACCESS PTY. LTD. AS A PARTICIPATING PERSON

- (1) This is the assessment for Broadband Access Pty. Ltd. (ACN 086 883 454) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Broadband Access Pty. Ltd. on the levy debit balance is \$0.00.
- (5) The eligible revenue for Broadband Access Pty. Ltd. for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR BROADCAST ENGINEERING SERVICES (AUSTRALIA) PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Broadcast Engineering Services (Australia) Pty Ltd (ACN 066 971 533) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$3,653.13.
- (3) The levy debit balance under section 20S of the Act is \$3,653.13.
- (4) The levy payable by Broadcast Engineering Services (Australia) Pty Ltd on the levy debit balance is \$3,653.13.
- (5) The eligible revenue for Broadcast Engineering Services (Australia) Pty Ltd for 2001-2002 is \$354,962.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR BROADTEL COMMUNICATIONS LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Broadtel Communications Limited (ACN 087 813 090) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Broadtel Communications Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Broadtel Communications Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CABLE AND TELEPHONE LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Cable and Telephone Limited (ACN 091 489 011) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Cable and Telephone Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Cable and Telephone Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CAT NETWORKS LTD AS A PARTICIPATING PERSON

- This is the assessment for CaT Networks Ltd (ACN 058 342 037) in (1) relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$392.36. (2)
- The levy debit balance under section 20S of the Act is \$392.36. (3)
- The levy payable by CaT Networks Ltd on the levy debit balance is (4) \$392.36.
- The eligible revenue for CaT Networks Ltd for 2001-2002 is \$38,124.00 (5) as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CENTRAL EXCHANGE LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Central Exchange Limited (ACN 000 742 843) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$74.71. (2)
- The levy debit balance under section 20S of the Act is \$74.71. (3)
- The levy payable by Central Exchange Limited on the levy debit balance is \$74.71.
- (5) The eligible revenue for Central Exchange Limited for 2001-2002 is \$7,259.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CHARIOT LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Chariot Limited (ACN 088 377 860) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$43,856.75. (2)
- The levy debit balance under section 20S of the Act is \$43,856.75. (3)
- (4) The levy payable by Chariot Limited on the levy debit balance is \$43,856.75.
- The eligible revenue for Chariot Limited for 2001-2002 is \$4,261,412.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CHIME COMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Chime Communications Pty Ltd (ACN 073 119 285) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$219,774.48. (2)
- (3) The levy debit balance under section 20S of the Act is \$219,774.48.
- The levy payable by Chime Communications Pty Ltd on the levy debit balance is \$219,774.48.
- The eligible revenue for Chime Communications Pty Ltd for 2001-2002 is \$21,354,741.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR COMINDICO AUSTRALIA PTY. LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for COMindico Australia Pty. Limited (ACN 092 630 852) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by COMindico Australia Pty. Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for COMindico Australia Pty. Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR COR TRAM PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for COR TRAM Pty Ltd (ACN 087 533 355) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$81,347.80.
- (3) The levy debit balance under section 20S of the Act is \$81,347.80.
- (4) The levy payable by COR TRAM Pty Ltd on the levy debit balance is \$81,347.80.
- (5) The eligible revenue for COR TRAM Pty Ltd for 2001-2002 is \$7,918,613.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR CORETEL COMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Coretel Communications Pty Ltd (ACN 092 922 417) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$745.62.
- (3) The levy debit balance under section 20S of the Act is \$745.62.
- (4) The levy payable by Coretel Communications Pty Ltd on the levy debit balance is \$745.62.
- (5) The eligible revenue for Coretel Communications Pty Ltd for 2001-2002 is \$72,449.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR COUNTRY ENERGY AS A PARTICIPATING PERSON

- (1) This is the assessment for Country Energy (ABN 37 428 185 226) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$12,157.74.
- (3) The levy debit balance under section 20S of the Act is \$12,157.74.
- (4) The levy payable by Country Energy on the levy debit balance is \$12,157.74.
- (5) The eligible revenue for Country Energy for 2001-2002 is \$1,181,326.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR DATAFAST CARRIER SERVICES PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Datafast Carrier Services Pty Ltd (ACN 086 (1)295 963) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$19,784.84. (2)
- The levy debit balance under section 20S of the Act is \$19.784.84. (3)
- The lovy payable by Datafast Canior Services Pty Ltd on the levy debit balance is \$19,784.84.
- The eligible revenue for Datafast Carrier Services Pty Ltd for 2001-2002 (5) is \$1,922,426.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ECOM COMMUNICATIONS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Ecom Communications Pty Limited (ACN 091 643 908) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$0.00. **(2)**
- The levy debit balance under section 20S of the Act is \$0.00. (3)
- The levy payable by Ecom Communications Pty Limited on the levy (4) debit balance is \$0.00.
- (5) The eligible revenue for Ecom Communications Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR EFTEL RADIO PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Eftel Radio Pty Ltd (ACN 093 759 061) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$38,532.98. (2)
- The levy debit balance under section 20S of the Act is \$38,532.98. (3)
- (4) The levy payable by Eftel Radio Pty Ltd on the levy debit balance is \$38,532.98.
- The eligible revenue for Estel Radio Pty Ltd for 2001-2002 is \$3,744,119.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ETSA UTILITIES AS A PARTICIPATING PERSON

- This is the assessment for ETSA Utilities (ABN 13 332 330 749) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$47,022.34.
- **(3)** The levy debit balance under section 20S of the Act is \$47,022.34.
- The levy payable by ETSA Utilities on the levy debit balance is (4) \$47,022.34.
- (5) The eligible revenue for ETSA Utilities for 2001-2002 is \$4,569,001.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR GLOBAL DIAL PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Global Dial Pty Ltd (ACN 063 959 795) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$17,875.97.
- (3) The levy debit balance under section 20S of the Act is \$17,875.97.
- (4) The levy payable by Global Dial Pty Ltd on the levy debit balance is \$17,875.97.
- (5) The eligible revenue for Global Dial Pty Ltd for 2001-2002 is \$1,736,947.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR HIGHLANDS INTERNET PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Highlands Internet Pty Ltd (ACN 071 965 887) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$5,632.98.
- (3) The levy debit balance under section 20S of the Act is \$5,632.98.
- (4) The levy payable by Highlands Internet Pty Ltd on the levy debit balance is \$5,632.98.
- (5) The eligible revenue for Highlands Internet Pty Ltd for 2001-2002 is \$547,338.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR HORIZON TELECOMMUNICATIONS PTY. LTD. AS A PARTICIPATING PERSON

- (1) This is the assessment for Horizon Telecommunications Pty. Ltd. (ACN 079 236 767) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$10,860.87.
- (3) The levy debit balance under section 20S of the Act is \$10,860.87.
- (4) The levy payable by Horizon Telecommunications Pty. Ltd. on the levy debit balance is \$10.860.87.
- (5) The eligible revenue for Horizon Telecommunications Pty. Ltd. for 2001-2002 is \$1,055,314.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR HUTCHISON 3G AUSTRALIA PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Hutchison 3G Australia Pty Limited (ACN 096 304 620) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Hutchison 3G Australia Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Hutchison 3G Australia Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR HUTCHISON TELECOMMUNICATIONS (AUSTRALIA) LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Hutchison Telecommunications (Australia) Limited (ACN 003 677 227) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$1,425,300.99. (2)
- The levy debit balance under section 20S of the Act is \$1,425,300.99. (3)
- The levy payable by Hutchison Telecommunications (Australia) Limited on the levy debit balance is \$1,425,300.99.
- The eligible revenue for Hutchison Telecommunications (Australia) (5) Limited for 2001-2002 is \$138,491,666.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR INTEGRATED DATA LABS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Integrated Data Labs Pty Ltd (ACN 076 582 280) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$3,946.99. (2)
- (3) The levy debit balance under section 20S of the Act is \$3,946.99.
- The levy payable by Integrated Data Labs Pty Ltd on the levy debit balance is \$3,946.99.
- (5) The eligible revenue for Integrated Data Labs Pty Ltd for 2001-2002 is \$383,516.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR IP1 (AUSTRALIA) PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for IP1 (Australia) Pty Ltd (ACN 093 712 237) in (1) relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by IP1 (Australia) Pty Ltd on the levy debit balance is \$0.00.
- (5) The eligible revenue for IP1 (Australia) Pty Ltd for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR IPERA COMMUNICATIONS PTY LIMITED AS A **PARTICIPATING PERSON**

- This is the assessment for Ipera Communications Pty Limited (ACN 090 964 104) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$4,246.48.
- The levy debit balance under section 20S of the Act is \$4,246.48.
- The levy payable by Ipera Communications Pty Limited on the levy debit balance is \$4,246.48.
- The eligible revenue for Ipera Communications Pty Limited for 2001-2002 is \$412,616.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR LIGHT TECHNOLOGIES PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Light Technologies Pty Ltd (ACN 081 071 712) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$180.72.
- (3) The levy debit balance under section 20S of the Act is \$180.72.
- (4) The levy payable by Light Technologies Pty Ltd on the levy debit balance is \$180.72.
- (5) The eligible revenue for Light Technologies Pty Ltd for 2001-2002 is \$17,560.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR MACQUARIE CORPORATE TELECOMMUNICATIONS NETWORK CARRIER SERVICES PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Macquarie Corporate Telecommunications Network Carrier Services Pty Ltd (ACN 093 640 450) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$485,981.71.
- (3) The levy debit balance under section 20S of the Act is \$485,981.71.
- (4) The levy payable by Macquarie Corporate Telecommunications Network Carrier Services Pty Ltd on the levy debit balance is \$485,981.71.
- (5) The eligible revenue for Macquarie Corporate Telecommunications Network Carrier Services Pty Ltd for 2001-2002 is \$47,221,196.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR MACROCOM PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Macrocom Pty Ltd (ACN 077 511 794) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$153,853.87.
- (3) The levy debit balance under section 20S of the Act is \$153.853.87.
- (4) The levy payable by Macrocom Pty Ltd on the levy debit balance is \$153,853.87.
- (5) The eligible revenue for Macrocom Pty Ltd for 2001-2002 is \$14,949,459.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR MCI WORLDCOM AUSTRALIA PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for MCI WorldCom Australia Pty Limited (ACN 081 001 194) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$1,978,719.86. (2)
- The levy debit balance under section 20S of the Act is \$1,978,719.86. (3)
- The levy payable by MCI WorldCom Australia Pty Limited on the levy (4) debit balance is \$1,978,719.86.
- The eligible revenue for MCI WorldCom Australia Pty Limited for (5) 2001-2002 is \$192,265,502.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NATIONAL POWER SERVICES PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for National Power Services Pty Ltd (ACN 073 613 733) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$292,792.97.
- (3) The levy debit balance under section 20S of the Act is \$292,792.97.
- The levy payable by National Power Services Pty Ltd on the levy debit (4) balance is \$292,792.97.
- (5) The eligible revenue for National Power Services Pty Ltd for 2001-2002 is \$28,449,701.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NAVA NETWORKS PTY LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Nava Networks Pty Limited (ACN 092 452 116) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Nava Networks Pty Limited on the levy debit balance is \$0.00.
- The eligible revenue for Nava Networks Pty Limited for 2001-2002 is (5) \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NETSPACE NETWORKS PTY LTD AS A PARTICIPATING PERSON ·

- This is the assessment for Netspace Networks Pty Ltd (ACN 083 170 834) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$74,166.19. (2)
- The levy debit balance under section 20S of the Act is \$74,166.19. (3)
- The levy payable by Netspace Networks Pty Ltd on the levy debit (4) balance is \$74,166.19.
- The eligible revenue for Netspace Networks Pty Ltd for 2001-2002 is (5) \$7,206,477.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NEW SKIES NETWORKS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for New Skies Networks Pty Limited (ACN 078 204 994) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by New Skies Networks Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for New Skies Networks Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NEXTGEN NETWORKS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Nextgen Networks Pty Limited (ACN 080 713 462) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Nextgen Networks Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Nextgen Networks Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NTL TELECOMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for ntl Telecommunications Pty Ltd (ACN 093 095 419) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$42,125.32.
- (3) The levy debit balance under section 20S of the Act is \$42,125.32.
- (4) The levy payable by ntl Telecommunications Pty Ltd on the levy debit balance is \$42,125,32.
- (5) The eligible revenue for ntl Telecommunications Pty Ltd for 2001-2002 is \$4,093,175.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR NTT AUSTRALIA IP PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for NTT Australia IP Pty Ltd (ACN 080 394 645) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$172,636.66.
- (3) The levy debit balance under section 20S of the Act is \$172.636.66.
- (4) The levy payable by NTT Australia IP Pty Ltd on the levy debit balance is \$172,636.66.
- (5) The eligible revenue for NTT Australia IP Pty Ltd for 2001-2002 is \$16,774,519.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OMNICONNECT PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for OMNIconnect Pty Ltd (ACN 079 282 376) in (1) relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$10,781.62.
- (3) The levy debit balance under section 20S of the Act is \$10,781.62.
- (4) The levy payable by OMNIconnect Pty Ltd on the levy debit balance is \$10,781.62.
- (5) The eligible revenue for OMNIconnect Pty Ltd for 2001-2002 is \$1,047,614.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR ONE.TEL GSM 1800 PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for One. Tel GSM 1800 Pty Limited (ACN 085 574 009) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- The levy payable by One. Tel GSM 1800 Pty Limited on the levy debit balance is \$0.00.
- The eligible revenue for One.Tel GSM 1800 Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OPENTEC PTY. LTD. AS A PARTICIPATING PERSON

- (1) This is the assessment for Opentec Pty. Ltd. (ACN 056 274 269) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$1,987.12. (2)
- The levy debit balance under section 20S of the Act is \$1,987.12. (3)
- (4) The levy payable by Opentec Pty. Ltd. on the levy debit balance is \$1.987.12.
- The eligible revenue for Opentec Pty. Ltd. for 2001-2002 is \$193,082.00 (5) as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OPTUS MOBILE PTY LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Optus Mobile Pty Limited (ACN 054 365 696) in relation to the 2002-2003 claim period.
- **(2)** The levy debit under section 20R of the Act is \$18,353,085.54.
- (3) The levy debit balance under section 20S of the Act is \$18,353,085.54.
- (4) The levy payable by Optus Mobile Pty Limited on the levy debit balance is \$18,353,085,54.
- (5) The eligible revenue for Optus Mobile Pty Limited for 2001-2002 is \$1,783,307,117.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OPTUS NETWORKS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Optus Networks Pty Limited (ACN 008 570 330) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$20,371,847.09.
- (3) The levy debit balance under section 20S of the Act is \$20,371,847.09.
- (4) The levy payable by Optus Networks Pty Limited on the levy debit balance is \$20.371.847.09.
- (5) The eligible revenue for Optus Networks Pty Limited for 2001-2002 is \$1,979,463,334.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OPTUS VISION PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Optus Vision Pty Limited (ACN 066 518 821) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$277,286.60.
- (3) The levy debit balance under section 20S of the Act is \$277,286.60.
- (4) The levy payable by Optus Vision Pty Limited on the levy debit balance is \$277,286.60.
- (5) The eligible revenue for Optus Vision Pty Limited for 2001-2002 is \$26,942,999.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OZ TELECOM PTY. LTD. AS A PARTICIPATING PERSON

- (1) This is the assessment for Oz Telecom Pty. Ltd. (ACN 080 198 652) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Oz Telecom Pty. Ltd. on the levy debit balance is \$0.00.
- (5) The eligible revenue for Oz Telecom Pty. Ltd. for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OZIPLEX PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Oziplex Pty Ltd (ACN 095 421 819) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Oziplex Pty Ltd on the levy debit balance is \$0.00.
- (5) The eligible revenue for Oziplex Pty Ltd for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR PACIFIC TELCO AUSTRALIA LTD AS A PARTICIPATING PERSON

- This is the assessment for Pacific Telco Australia Ltd (ACN 093 056 (1) 181) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$0.00. **(2)**
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Pacific Telco Australia Ltd on the levy debit balance is \$0.00.
- (5) The eligible revenue for Pacific Telco Australia Ltd for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR PACIFIC WIRELESS AUSTRALIA PTY. LTD. AS A PARTICIPATING PERSON

- This is the assessment for Pacific Wireless Australia Pty. Ltd. (ACN 090 841 446) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$1,283.49.
 (3) The levy debit balance under section 20S of the Act is \$1,283.49.
- (4) The levy payable by Pacific Wireless Australia Pty. Ltd. on the levy debit balance is \$1,283.49.
- (5) The eligible revenue for Pacific Wireless Australia Pty.Ltd. for 2001-2002 is \$124,712.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR PANAMSAT ASIA CARRIER SERVICES INC AS A **PARTICIPATING PERSON**

- This is the assessment for PanAmSat Asia Carrier Services Inc in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$156,522.63.
- (3) The levy debit balance under section 20S of the Act is \$156,522.63.
- (4) The levy payable by PanAmSat Asia Carrier Services Inc on the levy debit balance is \$156,522.63.
- The eligible revenue for PanAmSat Asia Carrier Services Inc for 2001-2002 is \$15,208,773.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR PEARL HEALTHCARE LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Pearl Healthcare Limited (ACN 009 259 189) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$75.06.
- (3) The levy debit balance under section 20S of the Act is \$75.06.
- (4) The levy payable by Pearl Healthcare Limited on the levy debit balance is \$75.06.
- (5) The eligible revenue for Pearl Healthcare Limited for 2001-2002 is \$7,293.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR POLYFONE PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for PolyFone Pty Limited (ACN 097 386 699) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by PolyFone Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for PolyFone Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR POWERCOR AUSTRALIA TELECOMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Powercor Australia Telecommunications Pty Ltd (ACN 095 420 616) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$6,833.62.
- (3) The levy debit balance under section 20S of the Act is \$6,833.62.
- (4) The levy payable by Powercor Australia Telecommunications Pty Ltd on the levy debit balance is \$6,833.62.
- (5) The eligible revenue for Powercor Australia Telecommunications Pty Ltd for 2001-2002 is \$664,000.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR POWERTEL LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for PowerTel Limited (ACN 001 760 103) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$274,441.86.
- (3) The levy debit balance under section 20S of the Act is \$274.441.86.
- (4) The levy payable by PowerTel Limited on the levy debit balance is \$274,441.86.
- (5) The eligible revenue for PowerTel Limited for 2001-2002 is \$26,666,585.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR PRIMUS TELECOMMUNICATIONS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Primus Telecommunications Pty Limited (ACN 071 191 396) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$1,752,131.73.
- (3) The levy debit balance under section 20S of the Act is \$1,752,131.73.
- (4) The levy payable by Primus Telecommunications Pty Limited on the levy debit balance is \$1,752,131.73.
- (5) The eligible revenue for Primus Telecommunications Pty Limited for 2001-2002 is \$170,248,702.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR OALA (AUSTRALIA) PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for QALA (Australia) Pty Ltd (ACN 093 674 901) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$386.27.
- (3) The levy debit balance under section 20S of the Act is \$386.27.
- (4) The levy payable by QALA (Australia) Pty Ltd on the levy debit balance is \$386.27.
- (5) The eligible revenue for OALA (Australia) Pty Ltd for 2001-2002 is \$37,601.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR QUANTUM MULTIMEDIA COMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Quantum Multimedia Communications Pty Ltd (ACN 094 221 379) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$14,259.54.
- (3) The levy debit balance under section 20S of the Act is \$14,259.54.
- The levy payable by Quantum Multimedia Communications Pty Ltd on (4) the levy debit balance is \$14,259.54.
- The eligible revenue for Quantum Multimedia Communications Pty Ltd for 2001-2002 is \$1,385,551.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR REACH NETWORKS AUSTRALIA PTY LIMITED AS A **PARTICIPATING PERSON**

- This is the assessment for Reach Networks Australia Pty Limited (ACN 095 187 723) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$996,263.97.
- (3) The levy debit balance under section 20S of the Act is \$996,263.97.
- The levy payable by Reach Networks Australia Pty Limited on the levy debit balance is \$996,263.97.
- The eligible revenue for Reach Networks Australia Pty Limited for 2001-2002 is \$96,803,593.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR REQUEST BROADBAND PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Request Broadband Pty Ltd (ACN 091 530 586) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$2.376.31.
- The levy debit balance under section 20S of the Act is \$2,376.31.
- (4) The levy payable by Request Broadband Pty Ltd on the levy debit balance is \$2,376.31.
- The eligible revenue for Request Broadband Pty Ltd for 2001-2002 is \$230,898.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR SCCL AUSTRALIA LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for SCCL Australia Limited (ACN 084 509 366) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$340,278.26.
- (3) The levy debit balance under section 20S of the Act is \$340,278.26.
- (4) The levy payable by SCCL Australia Limited on the levy debit balance is \$340,278.26.
- (5) The eligible revenue for SCCL Australia Limited for 2001-2002 is \$33,063,685.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR SOUL PATTINSON TELECOMMUNICATIONS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Soul Pattinson Telecommunications Pty Limited (ACN 001 726 192) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$27,488.87.
- (3) The levy debit balance under section 20S of the Act is \$27,488.87.
- (4) The levy payable by Soul Pattinson Telecommunications Pty Limited on the levy debit balance is \$27,488.87.
- (5) The eligible revenue for Soul Pattinson Telecommunications Pty Limited for 2001-2002 is \$2,671,000.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR SPENCER GULF TELECASTERS LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Spencer Gulf Telecasters Limited (ACN 007 658 782) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$778.84.
- (3) The levy debit balance under section 20S of the Act is \$778.84.
- (4) The levy payable by Spencer Gulf Telecasters Limited on the levy debit balance is \$778.84.
- (5) The eligible revenue for Spencer Gulf Telecasters Limited for 2001-2002 is \$75,677.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR STI COMMUNICATIONS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for STI Communications Pty Limited (ACN 098 688 763) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by STI Communications Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for STI Communications Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR SWIFTEL COMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for Swiftel Communications Pty Ltd (ACN 090 (1) 877 008) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$18,518.81. (2)
- The levy debit balance under section 20S of the Act is \$18,518.81. (3)
- (4) The levy payable by Swiftel Communications Pty Ltd on the levy debit balance is \$18,518.81.
- (5) The eligible revenue for Swiftel Communications Pty Ltd for 2001-2002 is \$1,799,410.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TAS21 PTY LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Tas21 Pty Limited (ACN 093 098 545) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$488,768.72. (2)
- The levy debit balance under section 20S of the Act is \$488,768.72. (3)
- (4) The levy payable by Tas21 Pty Limited on the levy debit balance is \$488,768.72.
- (5) The eligible revenue for Tas21 Pty Limited for 2001-2002 is \$47,492,000.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TELECASTERS COMMUNICATIONS PTY LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Telecasters Communications Pty Limited (1) (ACN 089 636 724) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$8,233.28. (2)
- (3) The levy debit balance under section 20S of the Act is \$8,233.28.
- The levy payable by Telecasters Communications Pty Limited on the levy debit balance is \$8,233.28.
- The eligible revenue for Telecasters Communications Pty Limited for 2001-2002 is \$800,000.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TELEDESIC AUSTRALIA PTY LIMITED AS A PARTICIPATING PERSON

- This is the assessment for Teledesic Australia Pty Limited (ACN 080 127 528) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$0.00.
- The levy debit balance under section 20S of the Act is \$0.00. (3)
- The levy payable by Teledesic Australia Pty Limited on the levy debit balance is \$0.00.
- The eligible revenue for Teledesic Australia Pty Limited for 2001-02 is (5) \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TELSTRA CORPORATION LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Telstra Corporation Limited (ACN 051 775 556) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$166,091,851.01.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Telstra Corporation Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Telstra Corporation Limited for 2001-2002 is \$16,138,582,218.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TELSTRA MULTIMEDIA PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Telstra Multimedia Pty Limited (ACN 069 279 072) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$624,292.26.
- (3) The levy debit balance under section 20S of the Act is \$624,292.26.
- (4) The levy payable by Telstra Multimedia Pty Limited on the levy debit balance is \$624,292.26.
- (5) The eligible revenue for Telstra Multimedia Pty Limited for 2001-2002 is \$60,660,363.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TRANSACT CAPITAL COMMUNICATIONS PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for TransACT Capital Communications Pty Ltd (ACN 093 966 888) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$36,762.71.
- (3) The levy debit balance under section 20S of the Act is \$36,762.71.
- (4) The levy payable by TransACT Capital Communications Pty Ltd on the levy debit balance is \$36,762.71.
- (5) The eligible revenue for TransACT Capital Communications Pty Ltd for 2001-2002 is \$3,572,108.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR TYCO PROJECTS (AUSTRALIA) PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Tyco Projects (Australia) Pty Limited (ACN 092 471 737) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Tyco Projects (Australia) Pty Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Tyco Projects (Australia) Pty Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR UECOMM LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Uecomm Limited (ACN 079 083 195) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by Uecomm Limited on the levy debit balance is \$0.00.
- (5) The eligible revenue for Uecomm Limited for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR UECOMM OPERATIONS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Uecomm Operations Pty Limited (ACN 093 504 100) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$137,123.38.
- (3) The levy debit balance under section 20S of the Act is \$137,123.38.
- (4) The levy payable by Uecomm Operations Pty Limited on the levy debit balance is \$137,123.38.
- (5) The eligible revenue for Uecomm Operations Pty Limited for 2001-2002 is \$13,323,814.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR UNWIRED AUSTRALIA PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Unwired Australia Pty Limited (ACN 094 107 589) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$514.58.
- (3) The levy debit balance under section 20S of the Act is \$514.58.
- (4) The levy payable by Unwired Australia Pty Limited on the levy debit balance is \$514.58.
- (5) The eligible revenue for Unwired Australia Pty Limited for 2001-2002 is \$50,000.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR VERTICAL TELECOMS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Vertical Telecoms Pty Limited (ACN 086 050 946) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$20,561.60.
- (3) The levy debit balance under section 20S of the Act is \$20,561.60.
- (4) The levy payable by Vertical Telecoms Pty Limited on the levy debit balance is \$20,561.60.
- (5) The eligible revenue for Vertical Telecoms Pty Limited for 2001-2002 is \$1,997,901.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR VICTORIAN RAIL TRACK AS A PARTICIPATING PERSON

- (1) This is the assessment for Victorian Rail Track (ABN 55 047 316 805) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$47,400.39.
- (3) The levy debit balance under section 20S of the Act is \$47,400.39.
- (4) The levy payable by Victorian Rail Track on the levy debit balance is \$47,400.39.
- (5) The eligible revenue for Victorian Rail Track for 2001-2002 is \$4,605,735.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR VODAFONE AUSTRALIA LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for Vodafone Australia Limited (ACN 056 161 043) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$12,332,838.15.
- (3) The levy debit balance under section 20S of the Act is \$12,332,838.15.
- (4) The levy payable by Vodafone Australia Limited on the levy debit balance is \$12,332,838.15.
- (5) The eligible revenue for Vodafone Australia Limited for 2001-2002 is \$1,198,340,083.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR WEST COAST RADIO PTY. LTD. AS A PARTICIPATING PERSON

- (1) This is the assessment for West Coast Radio Pty. Ltd. (ACN 009 090 671) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$0.00.
- (3) The levy debit balance under section 20S of the Act is \$0.00.
- (4) The levy payable by West Coast Radio Pty. Ltd. on the levy debit balance is \$0.00.
- (5) The eligible revenue for West Coast Radio Pty. Ltd. for 2001-2002 is \$0.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR WESTNET PTY LTD AS A PARTICIPATING PERSON

- (1) This is the assessment for Westnet Pty Ltd (ACN 086 416 908) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$17,699.05.
- (3) The levy debit balance under section 20S of the Act is \$17,699.05.
- (4) The levy payable by Westnet Pty Ltd on the levy debit balance is \$17,699.05.
- (5) The eligible revenue for Westnet Pty Ltd for 2001-2002 is \$1,719,757.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR WINDYTIDE PTY. LTD. AS A PARTICIPATING PERSON

- This is the assessment for Windytide Pty. Ltd. ACN 068 943 546) in (1) relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$89,385.15. (2)
- The levy debit balance under section 20S of the Act is \$89,385.15. (3)
- The levy payable by Windytide Pty. Ltd. on the levy debit balance is (4) \$89,385.15.
- The eligible revenue for Windvtide Pty. Ltd. for 2001-2002 is (5) \$8,685,252,00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR XY ZED LMDS PTY LIMITED AS A PARTICIPATING PERSON

- (1) This is the assessment for XY Zed LMDS Pty Limited (ACN 093 342 628) in relation to the 2002-2003 claim period.
- The levy debit under section 20R of the Act is \$5,769.40. (2)
- (3) The levy debit balance under section 20S of the Act is \$5,769.40.
- (4) The levy payable by XY Zed LMDS Pty Limited on the levy debit balance is \$5,769.40.
- The eligible revenue for XY Zed LMDS Ptv Limited for 2001-2002 is (5) \$560,593.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

ASSESSMENT FOR XYZED PTY LTD AS A PARTICIPATING PERSON

- This is the assessment for XYZed Pty Ltd (ACN 092 450 783) in relation to the 2002-2003 claim period.
- (2) The levy debit under section 20R of the Act is \$107,753.69.
- (3) The levy debit balance under section 20S of the Act is \$107,753.69.
- (4) The levy payable by XYZed Pty Ltd on the levy debit balance is \$107,753.69.
- The eligible revenue for XYZed Ptv Ltd for 2001-2002 is \$10,470,061.00 as set out in the Eligible Revenue Assessment 2001-2002 made by the ACA under section 20F of the Act on 27 February 2003.

Commonwealth of Australia

Australian Film Commission Amendment Act 2003

Transfer of assets (No. 3 of 2003)

I, CHARLES RODERICK KEMP, Minister for the Arts and Sport, under item 27 of Schedule 1 of the Australian Film Commission Amendment Act 2003 declare in relation to the assets specified in the Schedule that the assets vest in the Australian Film Commission (the Commission) with effect on 25 September 2003.

DEFINITIONS

In this Instrument "ScreenSound Australia" means the Commonwealth program administered by the Department of Communications, Information Technology and the Arts and generally known as ScreenSound Australia — the National Screen and Sound Archive.

Dated

ROD KEMP

24 September 2003

SCHEDULE

Cash to the value of \$22,175,000.00 standing to the credit of the Commonwealth and held for the purposes of ScreenSound Australia in Westpac bank account number 032729146537 held in the name of Official Department of Communications, Information Technology and the Arts Payments & Receipts Account at 9am on 25 September 2003.

Defence



Specialist Medical Review Council

Declaration

Section 196W Veterans' Entitlements Act 1986

Re: Statement of Principles No. 67 of 2001
In Respect of Chronic Lymphoid Leukaemia
Matter No. 2002/3
Requests for Review Declaration No. 9

1. In relation to the Repatriation Medical Authority (the RMA) Statement of Principles No. 67 of 2001 in respect of chronic lymphoid leukaemia and death from chronic lymphoid leukaemia, made under subsection 196B(2) of the Veterans' Entitlements Act 1986 (the VEA), the Specialist Medical Review Council (the Council) declares under subsection 196W (4) of the VEA, that it is of the view that there is sound medical-scientific evidence on which the RMA could have relied to amend Statement of Principles No. 67 of 2001 by including as a factor exposure to extremely low frequency electro-magnetic radiation at an exposure level, duration of exposure and period of time from exposure to onset of disease to be ascertained by the RMA.

2. The Council accordingly directs the RMA to:

- (a) amend Statement of Principles No. 67 of 2001 by including as a factor exposure to extremely low frequency electro-magnetic radiation at an exposure level, duration of exposure and period of time from exposure to onset of disease to be ascertained by the RMA; and
- (b) conduct a new investigation to ascertain if there is new information available about:
 - (i) how chronic lymphoid leukaemia may be contracted, or death from chronic lymphoid leukaemia occur; and

the extent to which chronic lymphoid leukaemia or death from (ii) chronic lymphoid leukaemia may be war-caused;

and in particular, to find out whether there is sound medical-scientific evidence to justify the inclusion in Statement of Principles No. 67 of 2001 as a factor or factors exposure to:

- (A) radio frequency radiation;
- **(B)** smoking tobacco cigarettes or pipe-smoking or exposure to environmental tobacco smoke; and
- (C) benzene.

Dated this

(c) take into account in that investigation the sound medical-scientific evidence previously considered by the RMA, the articles identified in Appendices E-H of Council's Reasons for Decisions (Re: Statements of Principles Nos. 67 and 68 of 2001 in respect of Chronic Lymphoid Leukaemia) as being of potential relevance (but not before the RMA at the relevant times) together with any new body of sound medical-scientific evidence disclosed by the investigation.

Thanks These Jonathan **Charles Stuart** David John Timothy Peter Michael Longstaff Hughes Anthony **Phillips** Guest Joske **Izard** Convener Councillor Councillor Councillor Councillor The Common Seal of the Specialist Medical Review Council was affixed to this Common document by authority of the) Seal Council in the presence of: O'Sullivan Registrar 2003

> The Council's Reasons for Decisions in relation to this Declaration can be obtained on request by writing to the Specialist Medical Review Council Secretariat, PO Box 895, Woden ACT 2606 or by telephoning (03) 9284 6784.



Specialist Medical Review Council

Declaration

Section 196W Veterans' Entitlements Act 1986

Re: Statement of Principles No. 68 of 2001
In Respect of Chronic Lymphoid Leukaemia
Matter No. 2002/3
Requests for Review Declaration No. 10

1. In relation to the RMA Statement of Principles No. 68 of 2001 in respect of chronic lymphoid leukaemia and death from chronic lymphoid leukaemia, made under subsection 196B (3) of the VEA, the Council declares under subsection 196W (5) of the VEA, that it is of the view that the sound medical-scientific evidence available to the RMA at the time it determined, amended or last amended the Statement of Principles was insufficient to justify an amendment of Statement of Principles No. 68 of 2001 by including as a factor or factors exposure to:

(a) Radiation;

- (i) Extremely low frequency radiation;
- (ii) Radio frequency radiation;
- (iii) Ionizing radiation; and
- (iv) DC Batteries;

- (b) Smoking tobacco cigarettes or pipe-smoking or exposure to environmental tobacco smoke:
- (c) Asbestos;
- (d) Benzene;
- (e) Petroleum Additives;
- (f) Chromosomal Aberration;
- (g) Viral and Bacterial Infection;
- (h) Chemicals (particularly cleaning fluids and solvents); and
- (i) Acetone
- The Council is of the view that there is a considerable body of relevant sound 2. medical-scientific evidence which was not before the RMA at the relevant times. Accordingly, the Council recommends that the RMA carry out an investigation to find out if there is new information available about:
 - (a) how chronic lymphoid leukaemia may be contracted, or death from chronic lymphoid leukaemia occur; and
 - (b) the extent to which chronic lymphoid leukaemia or death from chronic lymphoid leukaemia may be defence-caused;

and in particular, to find out whether there is sound medical-scientific evidence to justify the inclusion in Statement of Principles No. 68 of 2001 as a factor or factors exposure to:

- (i) extremely low frequency electromagnetic radiation;
- radio frequency radiation; (ii)
- (iii) smoking tobacco cigarettes or pipe-smoking or exposure to environmental tobacco smoke; and
- (iv) benzene.

3. Any investigation should take into account the sound medical-scientific evidence previously considered by the RMA, the articles identified in Appendices E-H of Council's Reasons for Decisions (Re: Statements of Principles Nos. 67 and 68 of 2001 in respect to Chronic Lymphoid Leukaemia) as being of potential relevance (but not before the RMA at the relevant times) together with any new body of sound medical-scientific evidence disclosed by that investigation.

Timothy Peter Jonathan David John Michael **Phillips** Longstaff Hughes Anthony Guest Joske Izard Councillor Councillor Councillor Councillor Convener The Common Seal of the Specialist Medical Review Common Council was affixed to this Seal document by authority of the) Council in the presence of: D'Sullivan Registrar Dated this 2003

The Council's Reasons for Decisions in relation to this Declaration can be obtained on request by writing to the Specialist Medical Review Council Secretariat, PO Box 895, Woden ACT 2606 or by telephoning (03) 9284 6784.

Employment and Workplace Relations

Commonwealth of Australia

Remuneration Tribunal Act 1973

DECLARATIONS IN RELATION TO PRINCIPAL EXECUTIVE OFFICE, EMPLOYING BODY AND RELATED MATTERS

I, TONY ABBOTT, Minister for Employment and Workplace Relations, make the following declarations under the Remuneration Tribunal Act 1973.

- (1) In relation to the office of Chief Executive Officer, Australian Film Commission:
 - (a) DECLARE under s.3A(1) that the office is a principal executive office;
 - (b) DECLARE under s.3A(2) that the office is assigned to Band C classification within the classification structure determined by the Remuneration Tribunal under s.5(2A); and
 - (c) DECLARE under s.3B that the Australian Film Commission is the employing body for the office.

This declaration takes effect on 1 July 2003.

Dated this

Minister for Employment and Workplace Relations

Safety, Rehabilitation and Compensation Act 1988

NOTICE UNDER SUBSECTION 16 (6)

Notice No. 18 of 2003

I, ANTHONY JOHN ABBOTT, Minister for Employment and Workplace Relations, under paragraph 16 (6) (c) of the Safety, Rehabilitation and Compensation Act 1988 (the Act), specify that the rate per kilometre to apply for the purposes of sub-section 16(6) of the Act is 47 cents.

This rate will come into effect on and from the date of publication of this notice in the Commonwealth of Australia Gazette.

TONY ABBOTT

Minister for Employment and Workplace Relations

Dated 12 September 2003

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EXPLANATORY STATEMENT

Issued by the authority of the Minister for Employment and Workplace Relations

Safety, Rehabilitation and Compensation Act 1988

Rate per kilometre payable under sub-section 16(6) Notice No. 18 of 2003

The Safety, Rehabilitation and Compensation Act 1988 (the SRC Act) provides for compensation and rehabilitation for employees who are injured in the course of their employment.

Sub-section 16(6) of the SRC Act provides that Comcare is liable to compensate employees who use their own motor vehicle when travelling more than 50 kilometres to obtain medical treatment for their compensable injuries.

Paragraph 16(6) (c) of the SRC Act enables the Minister to specify, by notice, the rate per kilometre payable to these employees.

The rate prior to the gazettal of Notice No. 18 was 42 cents per kilometre. That rate was reviewed to take into account the increased cost of running a motor vehicle, using variations in relevant Consumer Price Index (CPI) components namely 'automotive fuel'; 'motor vehicle repair and servicing'; and 'motor vehicle parts and accessories', based on a weighted average of 8 capital cities.

The purpose of the notice to which this Explanatory Statement relates is to specify a new rate of 47 cents per kilometre for the purposes of sub-section 16(6) of the SRC Act. This rate is calculated by applying the relevant components of the CPI to the rate of 42 cents per kilometre specified on 1 July 2001.

This rate will come into effect on and from the date of publication of the notice in the Commonwealth of Australia Gazette.

By virtue of section 121 of the SRC Act, the Notice is a disallowable instrument for the purposes of section 46A of the Acts Interpretation Act 1901.

Environment and Heritage



Commonwealth of Australia

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

Notice of an Application for protection of the area including Mt Jackson,
Windarling Ridge, Windarling Peak, Bungaldin and Pigeon Rock in the Yilgarn
region of Western Australia.

I, Peter Damien Quinlan, hereby give notice as follows:

The Minister for the Environment and Heritage, the Hon Dr David Kemp MP, the Minister responsible for the administration of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 (the Act) has received an application made under section 10 of the Act seeking the preservation or protection from injury or desecration of the area including Mt Jackson, Windarling Ridge, Windarling Peak, Bungaldin and Pigeon Rock in the Yilgarn region of Western Australia. Details of the application are as follows.

The applicant

Mr Albert Corunna, on behalf of the Corunna family.

The area sought to be protected

Protection is sought over a number of areas including Mt Jackson, Windarling Ridge, Windarling Peak, Bungaldin and Pigeon Rock in the Yilgarn region of Western Australia (see shaded areas on the map).

Nature of significance

The applicant states that ".... these areas are of Aboriginal significance due to the Sacred Sites that exist in the surrounding areas ... These Sacred Mounds and rocks are part of our Spiritual Dreaming, linking to Yakabindee, Uluru (Ayers Rock), Kata Tjuta (the Olgas) and connecting right through to Mundaring, Helena River, Derbarl Yerrigan as well as the whole metropolitan area. ... This is a connection of Dreaming Tracks that lead to other Spiritual Dreaming Areas in our Land".

Claimed threat of injury or desecration

The applicant states "sites are under serious and immediate threat of injury and desecration from mining by Portland Mining Company [Portman Iron Ore Ltd]."

The Minister is considering whether to make a declaration under section 10 of the Act and has nominated me to prepare a report under subsection 10(4) of the Act in relation to the specified area. The report will deal with:

- (a) the particular significance of the area to Aboriginals;
- (b) the nature and extent of the threat of injury to, or desecration of, the area;
- (c) the extent of the area that should be protected;
- (d) the prohibitions and restrictions to be made with respect to the area;
- the effects the making of a declaration may have on the proprietary or pecuniary interests of persons other than the Aboriginal or Aboriginals on whose behalf the application is made;
- (f) the duration of any declaration; and

the extent to which the areas are or may be protected by or under a law of the (g) State of Western Australia, and the effectiveness of any remedies available under any such law.

Representations

Interested persons are invited to make representations in connection with my proposed report on any or all of the above matters to:

Mr Peter Damien Quinlan Francis Burt Chambers Level 17, Allendale Square 77 George's Terrace PERTH WA 6000

Telephone:

(08) 9220 0523

Fax:

(08) 9325 9111

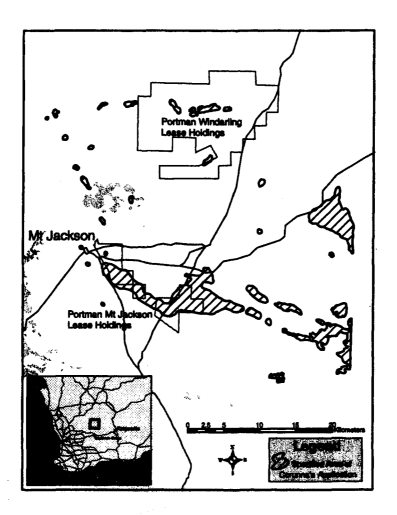
E-mail:

pquinlan@francisburt.com.au

Representations must be made in writing by close of business on 15 October 2003. All representations will be attached to the report and provided to the Minister for the Environment and Heritage along with my report. You should not send your representations to the Minister.

To satisfy legal requirements of procedural fairness your representation may be made available to other persons with a particular interest in the outcome of the application. Persons who wish to claim confidentiality for any part of their representation should discuss this matter with me directly.

Peter Damien Quinlan 1 October 2003





Commonwealth of Australia

Aboriginal and Torres Strait Islander Heritage Protection Act 1984 Notice of an Application for protection of the area between Lake Barlee and Lake Deborah in the Yilgarn region of Western Australia.

I. Peter Damien Quinlan, hereby give notice as follows:

The Minister for the Environment and Heritage, the Hon Dr David Kemp MP. the Minister responsible for the administration of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 (the Act) has received an application made under section 10 of the Act seeking the preservation or protection from injury or desecration of the area between Lake Barlee and Lake Deborah in the Yilgarn region of Western Australia. Details of the application are as follows.

The applicant

Mr Neil Phillips, on behalf of the Pandawn Descendants.

The area sought to be protected

Protection is sought over a number of areas between Lake Barlee and Lake Deborah in the Yilgarn region of Western Australia (see shaded areas on map).

Nature of significance

The applicant states ".... That area has been part of our traditional country for time going back through our father's mother and his father. We know that there are many places concerned with ceremonies there because our grand father and his father took part in them. The areas of special concern to us are those around Pigeon Rocks and Windarling. Also Mt Jackson right down to Bungalbin are all important places and should be protected by the law. ... Beamarra, north of Lake Deborah, danced with other Dreaming Beings for days at a time. Aboriginal People from the North West (Yamitgi), South West (Noongah) and East (the Wongais) met there for dancing, story telling and male initiation. ... Many ceremonies were held at Mt Jackson with people from everywhere. ... Lake Barlee is dingo country ... Pigeon rock, I know it's a womens area, so is South of Pigeon rock Windarling area."

Claimed threat of injury or desecration

The applicant states "We are really worried that Portmans [Portman Iron Ore Ltd] will do more damage than they already have and we need you to stop them."

The Minister is considering whether to make a declaration under section 10 of the Act and has nominated me to prepare a report under subsection 10(4) of the Act in relation to the specified area. The report will deal with:

- the particular significance of the area to Aboriginals; (a)
- the nature and extent of the threat of injury to, or desecration of, the area; (b)
- the extent of the area that should be protected; (c)
- the prohibitions and restrictions to be made with respect to the area; (d)
- the effects the making of a declaration may have on the proprietary or pecuniary interests of persons other than the Aboriginal or Aboriginals on whose behalf the application is made;

- (f) the duration of any declaration; and
- (g) the extent to which the areas are or may be protected by or under a law of the State of Western Australia, and the effectiveness of any remedies available under any such law.

Representations

Interested persons are invited to make representations in connection with my proposed report on any or all of the above matters to:

Mr Peter Damien Quinlan Francis Burt Chambers Level 17, Allendale Square 77 George's Terrace PERTH WA 6000

Telephone: (08) 9220 0523

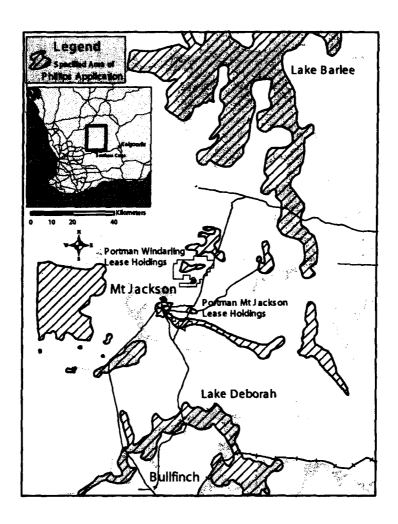
Fax: (08) 9325 9111

E-mail: pquinlan@francisburt.com.au

Representations must be made in writing by close of business on 15 October 2003. All representations will be attached to the report and provided to the Minister for the Environment and Heritage along with my report. You should not send your representations to the Minister.

To satisfy legal requirements of procedural fairness your representation may be made available to other persons with a particular interest in the outcome of the application. Persons who wish to claim confidentiality for any part of their representation should discuss this matter with me directly.

Peter Damien Quinlan 1 October 2003



DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

Some public notifications in the Gazette relating to the processing of referrals for approval under Chapter 4 of the Environment Protaction and Biodiversity Conservation Act 1999 may occasionally be missed in processing by Environment Australia, or may not meet timeframes for notification. Environment Australia has implemented systems and ongoing quality assurance procedures to minimise any risk of missing a notification within the required timeframe. Where a missed notification is identified the practice will be to notify these even though the timeframe for notification has lapsed. This will ensure that the history of notifications for each referral is available to the public. Environment Australia regrets any inconvenience that may be caused by a missed notification. Please note that late notifications have not affected subsequent processing of referrals or assessments and they do not affect decisions made.

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
2003/1174	NSW Roads and Traffic Authority/Land transport/Bulahdelah/NSW/Pacific Highway, Bulahdelah Upgrade	22 Sep 2003	s 18 a listed threatened species or ecological community	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
2003/1159	Singtel Optus (Australia) Pty Ltd/Communication/Loch Sport/VIC/55m lattice tower & infrastructure	21 Sep 2003	No
2003/1156	Department of Urban Services, Roads ACT/Land transport/Canberra/ACT/Gungahlin Drive Extension	19 Sep 2003	No
2003/1149	Waterhaven Developments Pty Ltd/Urban and commercial new development/Point Cook/VIC/'Waterhaven Estate' Residential Development (Stages 3 & 4)	19 Sep 2003	Yes

Reference No	Title of action	Date of Decision	Component decision under s.77(3) applies
2003/1164	Powerlink Queensland/Energy generation and supply/Brisbane/QLD/TradeCoast to Belmont Transmission Line	18 Sep 2003	No
2003/1157	Port Stephens Pearls/Aquaculture/Port Stephens/NSW/Growing of Pearl Oysters at Wanda Head, Mambo Creek and Pindimar Leases.	17 Sep 2003	No
2003/1155	Boulder Wall Constructions Pty Ltd/Mining/Burnett Creck Valley/QLD/rock extraction	17 Sep 2003	No

NOTICE OF A DECISION UNDER SECTION 77(3)

Pursuant to section 77(3) 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, in deciding whether an action is a controlled action or not, the Minister for the Environment and Heritage or a delegate of that Minister, decided that a provision of Part 3 of the Act is not a controlling provision for each action identified in columns 1 and 2 of each row of the following table because of the manner specified in which the action will be taken.

Reference No	Title of action	Component Decision - Controlling Provisions and Manner of undertaking the action
2003/1149	Waterhaven Developments Pty Ltd/Urban and commercial new development/Point Cook/VIC/'Waterhaven Estate' Residential Development (Stages 3 & 4)	s 18 a listed threatened species or ecological community The manner in which the proposed action is to be taken is: 1. Skeleton Creek and its surrounds will be contained in an open-space reserve bounded by the 1 in 100 year floodline, as delineated by Melbourne Water. 2. Construction is not to involve any works in or around Skeleton Creek, to minimise damage to riparian and aquatic vegetation. Sediment traps will be in place during construction to minimise the amount of material that enters Skeleton Creek, in accordance with Melbourne Water requirements. 3. Skeleton Creek and its surrounding habitats will be rehabilitated and, where practicable, revegetated with indigenous species 4. A stormwater treatment wetland will be constructed to reduce sediment loads and the nutrient content of run-off entering Skeleton Creek, in accordance with Melbourne Water specifications. 5. Sediment and pollutant traps are to be incorporated into the wetland and stormwater outfall plans, in accordance with Melbourne Water specifications.

	Waterhaven Developments Pty Ltd/Urban and commercial new development/Point Cook/VIC/Waterhaven Estate' Residential Development (Stages 3 & 4) contd		Surveys for the Growling Grass Frog are to be undertaken during spring/summer 2003-2004 to guide informed decisions regarding future habitat management of the Skeleton Creek corridor. A salvage protocol for Growling Grass Frogs (Litoria raniformis) found during construction will be developed and implemented based on the results of the above survey.
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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
2002/660	Axseven Pty Ltd/Aquaculture/Micalo Island/NSW/Redevelopment of existing unused Prawn Farm for farming Black Tiger Prawns	22 Sep 2003	Assessment Preliminary Documentation
2003/1166	Canberra International Airport/Air and space transport/Canberra/ACT/Runway and taxiway expansion	22 Sep 2003	Accredited Assessment Process
2003/984	Nexen Petroleum Australia Pty Ltd/Exploration (mineral, oil, gas)/Timor Sea/Commonwealth Marine/Decommissioning of Buffalo Oil Field	22 Sep 2003	Assessment Preliminary Documentation
2002/1220	Roc Oil Pty Ltd/Exploration (mineral, oil, gas)/Geraldton/WA/.	20 Sep 2003	Assessment Preliminary Documentation
2003/1225	Lindsay Porter/Science, research and investigations/AWS and Int Waters/Commonwealth Marine/.	19 May 2003	Assessment Preliminary Documentation

Reference No	Title of action	Date of Decision	Assessment approach
2002/1224	The Tasmanian Museum and Art Gallery/Science, research and investigations/Australian Whale Sanctuary/TAS/.	17 Jan 2003	Assessment Preliminary Documentation
2002/1228	Woodside Energy/Exploration (mineral, oil, gas)/Otway Basin/VIC/.	17 Jan 2003	Accredited Assessment Process
2002/1226	Esso Australia Pty Ltd/Exploration (mineral, oil, gas)/Gippsland/VIC/.	19 Nov 2002	Assessment Preliminary Documentation
2002/1222	Babara Chilvers/Science, research and investigations/Timor Sea/Commonwealth Marine/.	02 Oct 2002	Assessment Preliminary Documentation
2002/1223	Nick Gales/Science, research and investigations/Australian Whale Sanctuary/Commonwealth Marine/.	02 Oct 2002	Assessment Preliminary Documentation
2002/1212	Peter Schupp and Krutzen /Science, research and investigations/Shark Bay/WA/.	18 Sep 2002	Assessment Preliminary Documentation
2002/1211	Guido Parravergara/Science, research and investigations/Queensland Coast/QLD/.	13 Aug 2002	Assessment Preliminary Documentation
2002/1209	Dr Mike Noad/Science, research and investigations/Perigan Beach/QLD/.	02 Aug 2002	Assessment Preliminary Documentation
2002/1210	Rob Harcourt and Natalie Petanaude/Science, research and investigations/Port Lincoln to Northern NSW/NSW/.	02 Aug 2002	Assessment Preliminary Documentation
2002/1208	Curt Jenner/Science, research and investigations/Freemantle/WA/.	14 Jun 2002	Assessment Preliminary Documentation
2002/1206	Geraldton Port Authority/Water transport/Geraldton/WA/.	31 May 2002	Assessment Preliminary Documentation
2002/1207	Ocean Alliance/Science, research and investigations/West of Shark Bay/Commonwealth Marine/.	27 May 2002	Assessment Preliminary Documentation
2002/1201	Bass Strait Oil Company Limited/Exploration (mineral, oil, gas)/EEZ Gippsland Basin/VIC/.	01 Feb 2002	Assessment Preliminary Documentation

Reference No	Title of action	Date of Decision	Assessment approach
2001/1198	Dr David Paton/Science, research and investigations/Various Laocalities/Commonwealth Marine/.	12 Nov 2001	Assessment Preliminary Documentation
2001/1193	Dr Peter Arnold /Science, research and investigations/Great Barrier Reef, Ribbon Reefs/QLD/.	12 Nov 2001	Assessment Preliminary Documentation
2001/1192	Peter Kierath/Exploration (mineral, oil, gas)/Deepwater Sorrell Basin/Commonwealth Marine/.	09 Mar 2001	Assessment Preliminary Documentation
2000/1189	Dr Deborah Thiele/Science, research and investigations/Tasmanian and Antartic Waters/Antarctica/X	22 Jan 2001	Assessment Preliminary Documentation
2000/1188	Dr John Bannister/Science, research and investigations/AWS WA/WA/X	21 Jan 2001	Assessment Preliminary Documentation
2001/1191	Mr Peter Gill/Science, research and investigations/Vic/WA/SA/.	21 Jan 2001	Assessment Preliminary Documentation
2000/1170	DOFA (Peter Diddams)/Science, research and investigations/Antartica/Antarctica/AGSO	12 Oct 2000	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
	Rivers and Water Supply Commission/Water management and use/Meander/TAS/Meander River Dam Project	Approved with Conditions	18 Sep 2003

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

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 24 September 2003 an application from the Secretary of the National Party of Australia - Queensland to change the registered officer in the Register of Political Parties to:

> Mr Roger Harcourt 37 Merivale Street **SOUTH BRISBANE QLD 4101**

Paul Dacey A/g Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 22 September 2003 an application from the Secretary of the Young National Party of Australia to change the registered officer in the Register of Political Parties to:

Mr Timothy Dixon
John McEwen House
7 National Circuit
BARTON ACT 2603

Paul Dacey A/g Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 24 September 2003 an application from the Secretary of the Liberal Party of Australia (WA Division) Inc to change the registered officer in the Register of Political Parties to:

> Mr Paul Everingham **640 Murray Street** West Perth WA 6005

Paul Dacey Acting Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Register of Political Parties

Notice of intention to deregister political parties

I, Paul Dacey, as delegate of the 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 party under paragraph 137(1)(b) of the Act on the grounds that the political party so registered, not being a Parliamentary party, has ceased to have at least 500 members:

Unity - Say No To Hanson

Paul Dacey Acting Electoral Commissioner

Health and Ageing

PRIVATE HEALTH INSURANCE ADMINISTRATION COUNCIL

National Health Act 1953

Section 73ABD

NOTIFICATION OF VARIATION OF FURTHER CONDITIONS ON A REGISTERED ORGANISATION

The Private Health Insurance Administration Council, acting under section 73ABD(1)(b) of the National Health Act 1953, has varied the further conditions of registration to which the registration of Queensland Teachers Union Health Fund Ltd is subject, as notified in the Commonwealth Gazette of 18 June 2003, by deleting in the definition of "Independent Person" applying to Condition A the words "Is not a consultant to consultant to TUH".

The variation was made on 1 September 2003.

Gayle Ginnane

Chief Executive Officer

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 14 August 2003, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Sigma Pharmaceuticals Pty Ltd, 96 Merrindale Drive, Croydon VIC ("the Company") to supply Phenobarbitone 30 mg tablet (Aust R 19758) which are exempt from compliance with Therapeutic Goods Order No.56 (TGO 56) "General standard for tablets, pills and capsules", specifically TGO 56 clauses 9 and 14, which require that the tablets meet the dissolution requirements of the relevant USP monograph.

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

- 1. The exemption applies permanently.
- 2. The dissolution procedure and requirements with respect to percentage dissolved (Q = 75%) within 45 minutes will be as described in the current edition of the *United States Pharmacopoeia*, but the medium will be 900 millilitres of 0.1 molar hydrochloric acid rather than distilled water.
- 3. No other changes have been made to the product or its quality control.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 17 April 2003, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Orphan Australia Pty Ltd, 48 Kangan Drive, Berwick VIC ("the Company") to supply deferiprone (Ferriprox) tablets 500 mg which are exempt from compliance with Therapeutic Goods Order No.69 (TGO 69) "General requirements for labels for medicines".

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

- 1. The product is otherwise identical to that for which registration has been approved.
- 2. The exemption applies for a period of 18 months from the date of approval.
- 3. The labels used are those supplied with the Company letter. The carton is overstickered with the ARTG number and the name and address of the Australian sponsor or supplier and the statements "PRESCRIPTION ONLY MEDICINE" and "KEEP OUT OF REACH OF CHILDREN".

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 15 September 2003, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Roche Products Pty Ltd, 4-10 Inman Road, Dee Why NSW ("the Company") to supply composite packs of enfuvirtide (Fuzeon) 90 mg powder for injection in vials with diluent vials which are exempt from compliance with Therapeutic Goods Order No.69 (TGO 69) "General requirements for labels for medicines" specifically that the labels for Fuzeon vial cartons, Fuzeon vials, Water for Injections cartons & Water for Injections vials are not in English (and have other deficiencies including lack of Australian sponsor address and AUST R number).

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

- 1. The exemption applies to 130 units of Fuzeon, with batch numbers B100575, B100772 & B101471.
- 2. The Australian product information and consumer medicine information will replace any foreign documentation accompanying the product.
- 3. No other changes have been made to the product.
- 4. The "Fuzeon Patient Convenience Pack" cartons are as supplied with the Company application and will be overstickered as per the Company fax of 10 September 2003. The other labels are as supplied with the Company application.
- 5. The exempted product will not be supplied until the "Fuzeon Patient Convenience Pack" is included on the ARTG as a medical device.

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 25 August 2003, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for Biochemie Australia Pty Ltd, 54 Waterloo Road, North Ryde NSW ("the Company") to supply the following products which are exempt from compliance with Therapeutic Goods Order No.69 (TGO 69) "General requirements for labels for medicines" specifically that the carton labels of the midazolam products, and the carton and vial labels for the others, do not contain the correct sponsor address.

Product	Exemption Date
Aciclovir Sandoz IV Infusion 250 mg powder for infusion AUST R 75839	January 2004
Aciclovir Sandoz IV Infusion 500 mg powder for infusion AUST R 75838	November 2003
Cefazolin Sandoz 1 g powder for injection AUST R 75956	October 2003
Ceftriaxone Sandoz 1 g powder for injection AUST R 75959	February 2004
Midazolam Sandoz 5 mg/l mL injection AUST R 78972	October 2003
Midazolam Sandoz 50 mg/10 mL injection AUST R 78976	December 2003
Propofol Sandoz emulsion injection 200 mg/20 mL AUST R 79583	February 2004
Propofol Sandoz 500 mg/50 mL emulsion for injection AUST R 79584	January 2004
Propofol Sandoz 1000 mg/100 mL emulsion for injection AUST R 79585	January 2004

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

- 1. The exemptions apply until the end of the month specified in the table above.
- 2. The product labels (and product leaflets, some of which also contain the incorrect address) are as supplied with the Company application.
- 3. No other changes have been made to the products.



PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241 ABN 40 939 406 804



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

Pursuant to Section 30(6)(b) of the *Therapeutic Goods Act 1989* notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

ARTG NAME OF GOODS:

ARTG NUMBER: DATE CANCELLED:

REASON FOR CANCELLATION:

EXCEL PHARMACEUTICALS PTY LTD

PREGVIT TABLET

93922 9 May 2003

The listing was cancelled under the provisions of Section 30(1)(e) of the said Act because the certification provided under Sections 26A(2)(a)

was incorrect.



PO Box 100 Woden ACT 2606 Australia Telephone: (02) 6232 8444 Facsimile: (02) 6232 8241 ABN 40 939 406 804



COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

BULLIVANTS

NATURAL

HEALTH

ARTG NAME OF GOODS:

PRODUCTS PTY LTD **BIO-ORGANICS HERBAL SERENITY**

KAVA KAVA COMPLEX Capsule - hard

bottle

ARTG NUMBER:

60103

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.

SPONSOR:

BULLIVANTS

NATURAL

HEALTH

ARTG NAME OF GOODS:

PRODUCTS PTY LTD

BIO-ORGANICS ANXIETY EZE

HYPERICUM, KAVA KAVA &

MAGNESIUM COMPLEX Capsule - hard

bottle

ARTG NUMBER:

62824

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.



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ABN 40 939 406 804



COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR: D. DAVID P/L

ARTG NAME OF GOODS: DAVID'S NEURO BALANCE Capsule - soft

bottle

ARTG NUMBER: 74913

DATE CANCELLED: 9 September 2003

REASON FOR CANCELLATION: The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because

EAGLE PHARMACEUTICALS PTY LTD

the safety of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

EAGLE PHARMACEUTICALS KAVA 1800

PLUS Tablet - film coated bottle

ARTG NUMBER:

64198

DATE CANCELLED:

9 September 2003

The listing was cancelled under the provisions **REASON FOR CANCELLATION:**

of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

EBOS GROUP LTD

ARTG NAME OF GOODS:

ANTI-FLAMME ORAL TABLET Tablet -

film coated blister pack

78155 ARTG NUMBER:

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.





COMMONWEALTH OF AUSTRALIA CANCELLATION OF LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

ARTG NAME OF GOODS:

ARTG NUMBER:

DATE CANCELLED:

REASON FOR CANCELLATION:

ESSENTIAL NUTRIENTS PTY LTD

HERB VALLEY CALM-IT-ALL Tablet -

film coated jar/can

60242

9 September 2003

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

HEALTHERIES OF AUSTRALIA PTY LTD

HEALTHERIES KAVA KALM Piper methysticum 200mg Capsule - hard blister

pack 73678

ARTG NUMBER:

DATE CANCELLED:

REASON FOR CANCELLATION:

9 September 2003

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

ARTG NAME OF GOODS:

HERBAL CREATIONS PTY LTD.

KAVA FORTE Piper methysticum 180mg

Tablet - uncoated bottle

9 September 2003

ARTG NUMBER:

74346

DATE CANCELLED:

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because



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ABN 40 939 406 804



COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

KOOBURA PTY LTD

ARTG NAME OF GOODS:

HARLE'S HERBAL KAVA SLEEP CAPS

WITH VALERIAN Capsule - hard blister

pack

ARTG NUMBER:

60365

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.

SPONSOR:

KOOBURA PTY LTD

ARTG NAME OF GOODS:

HARLE'S HERBAL KAVA STRESS CAPS

WITH PASSIONFLOWER Capsule - hard

blister pack

ARTG NUMBER:

60366

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the aid Act because

the safety of the goods is unacceptable.

SPONSOR:

MEDIHERB PTY LTD

ARTG NAME OF GOODS:

MEDIHERB EXOCOL SOOTHING

HERBAL THROAT SPRAY Solution aerosol

pump actuated

ARTG NUMBER:

52914

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.



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ABN 40 939 406 804



COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

MEDIHERB PTY LTD

ARTG NAME OF GOODS:

MEDIHERB KAVA Piper methysticum stand. Extract equiv approx 1.8g dry root

tablet jar 52916

ARTG NUMBER:

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.

SPONSOR:

MEDIHERB PTY LTD

ARTG NAME OF GOODS:

MEDIHERB KAVA Piper methysticum

200mg Tablet - uncoated bottle

ARTG NUMBER:

76396

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

MEDIHERB PTY LTD

ARTG NAME OF GOODS:

MEDIHERB HEADACHE RELIEF Tablet -

film coated Multiple container types

81877 ARTG NUMBER:

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because





COMMONWEALTH OF AUSTRALIA CANCELLATION OF LISTING OF GOODS IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

SPONSOR:

MMS INTERNATIONAL PRODUCTS PTY LIMITED

HEALTH

ARTG NAME OF GOODS:

MMS PRO Piper methysticum 128mg

Capsule soft bottle

ARTG NUMBER: 68071

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

MMS INTERNATIONAL HEALTH

PRODUCTS PTY LIMITED

ARTG NAME OF GOODS:

NATURE'S PATH STANDARDISED KAVA

Piper methysticum 128mg Capsule soft bottle

68072

DATE CANCELLED:

ARTG NUMBER:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

NATURE'S SUNSHINE PRODUCTS OF

AUSTRALIA PTY LTD

ARTG NAME OF GOODS:

NATURE'S SUNSHINE KAVA KAVA Piper

methysticum 200mg Capsule - hard jar/can

65223

DATE CANCELLED:

ARTG NUMBER:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because





COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

NUTRA-LIFE HEALTH SPONSOR: & **FITNESS**

AUSTRALIA PTY LTD

WAGNER PRO BIOTIC VALERIAN ARTG NAME OF GOODS:

SLEEP FORMULA Tablet - film coated

blister pack

ARTG NUMBER: 72147

DATE CANCELLED: 9 September 2003

REASON FOR CANCELLATION: The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

NUTRIVITAL PTY LTD SPONSOR:

RESTFUL SLEEP Tablet - modified release ARTG NAME OF GOODS:

bottle

ARTG NUMBER: 77524

9 September 2003 DATE CANCELLED:

REASON FOR CANCELLATION: The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

PHARM-A-CARE LABORATORIES PTY LTD

EASEACOLD SORE THROAT PAIN ARTG NAME OF GOODS:

RELIEF SPRAY Spray aerosol - pum

actuated metere

ARTG NUMBER:

72915

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because





COMMONWEALTH OF AUSTRALIA **CANCELLATION OF LISTING OF GOODS** IN THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

Notice is hereby given that the listing in the Australian Register of Therapeutic Goods (ARTG) of the following good was cancelled on the date specified. Particulars of the cancellation are as follows:

57630

SPONSOR:

ARTG NAME OF GOODS:

QUEENSLAND BIOCHEMICS PTY LTD

GOLDEN GLOW KAVA KAVA 2000 TABLETS Piper methysticum 121.2mg

Tablet - uncoated bottle

9 September 2003

ARTG NUMBER:

DATE CANCELLED:

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.

SPONSOR:

THOMPSON NUTRITION (AUST) PTY

73824

ARTG NAME OF GOODS:

KAVA KAVA Piper methysticum 130mg

Capsule - hard bottle

ARTG NUMBER:

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions of paragraph 30(2)(a) of the said Act because

the safety of the goods is unacceptable.

SPONSOR:

THOMPSON NUTRITION (AUST) PTY

LIMITED

ARTG NAME OF GOODS:

MIGRACARE Caspule, hard bottle

ARTG NUMBER:

75262

DATE CANCELLED:

9 September 2003

REASON FOR CANCELLATION:

The listing was cancelled under the provisions

of paragraph 30(2)(a) of the said Act because the safety of the goods is unacceptable.



National Health and Medical Research Council Act 1992

NOTICE OF PROPOSED POLICY ON THE AUSTRALIAN CODE OF PRACTICE FOR THE CARE AND USE OF ANIMALS FOR SCIENTIFIC **PURPOSES**

The National Health and Medical Research Council has revised the 6th Edition of the Australian code of practice for the care and use of animals for scientific purposes (1997).

The NHMRC ensures that the highest standard of animal care are achieved through its policy and guidelines. The proposed revised Code encompasses all aspects of the care and use of, or interaction with animals for scientific purposes in medicine, biology, agriculture, veterinary and other animal sciences, industry and teaching. It includes their use in research, teaching, field trials, product testing diagnosis, the production of biological products and environmental studies.

You are invited, under paragraph 13(1)(b) of the Act to make a submission to the Council about the draft revised policy.

How to make your submission

Please make your submission in writing or on audio tape, and include your name and an address or phone number at which we can contact you.

Please send your submission to:

Secretariat Animal Welfare Committee NHMRC Mail Drop Point 33 **GPO Box 9848** CANBERRA ACT 2601

Closing Date

The closing date for submissions is 15 January 2004

Further Information

A copy of the draft policy is available from www.nhmrc.gov.au - "Hot Issues" For further information please contact Wendy Fahy, telephone 02 6289 9179, email wendy.fahy@nhmrc.gov.au

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

COMMONWEALTH OF AUSTRALIA THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF ALGUCOSIDASE ALFA (MYOZYME) INJECTION AS AN ORPHAN DRUG

I, Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods* Regulations 1990 ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated algucosidase alfa (Myozyme) injection as an orphan drug on 8 September 2003 for the treatment of Pompe disease (glycogen storage disease type II).

The dose form for algucosidase alfa (Myozyme) is a powder for injection.

The sponsor of algucosidase alfa (Myozyme) is Genzyme Australasia Pty Ltd.

Dr Leonie Hunt

Director

Drug Safety and Evaluation Branch Therapeutic Goods Administration

Dated this 8th day of September 2003

NATIONAL HEALTH ACT 1953

DETERMINATION PURSUANT TO SUBSECTION 5D(1)

(PHS 20/2003)

The Delegate of the Minister for Health and Ageing has determined from 1 October 2003 and shall remain in force until and including 30 September 2004 the following outreach service for the purposes of the definition of outreach services in subsection 4(1) National Health Act 1953.

Albert Road Clinic outreach program, Melbourne, Victoria

Copies of the Determination can be obtained from the office of the Commonwealth Department of Health and Ageing, GPO Box 9848, Canberra, ACT 2611 or by telephoning (02) 6289 9853 – 24 hour answering machine.

Immigration and Multicultural and Indigenous Affairs



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

SPECIFICATION OF PASSPORTS FOR THE PURPOSES OF PARAGRAPHS 1.40(1)(a) & (b)

L Philip Ruddock, Minister for Immigration and Multicultural Affairs, acting under regulations 1.17 and 1.40 of the Migration Regulations 1994 ("the Regulations"):

- REVOKE the Gazette Notice specifying passports for the purposes of paragraphs 1. 1.40(1)(a)&(b) signed on 28 June 2001;
- SPECIFY each passport referred to in the schedule to this instrument as an eligible 2. passport for the purposes of the definition of "eligible passport" in paragraph 1.40(1)(a) of the Regulations; and
- 3. SPECIFY the conditions referred to (if any) in the same schedule as conditions that must be satisfied by the specified passport for the purposes of paragraph 1.40(1)(b) of the Regulations.

This Notice comes into effect upon publication.

Dated

Minister for Immigration and Multicultural and Indigenous Affairs [NOTE 1: Regulation 1.17 of the Regulations provides that the Minister may, by notice published in the Gazette, specify matter

required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE: 2: Subregulation 1.40(1) provides that a passport is an eligible passport if it is a valid passport of a kind specified by Gazette Notice for this Regulation (paragraph 1.40(1)(a)) and the conditions (if any) specified by Gazette Notice for passports of that kind are satisfied (paragraph 1.40(1)(b)).

SCHEDULE 1 - Eligible Passports

COLUMN 1 Kind of Passport: **COLUMN 2** Conditions:

Afghanistan

Albania

Algeria

American Samoa

Andorra

Angola

Anguilla

Antarctica

Antigua and Barbuda

Argentina

Armenia

Апира

Austria

Azerbaijan

Bahamas

Bahrain

Bangladesh

Barbados

Belanus

Belgium

Belize

Benin

Bermuda

Bhutan

Bolivia

Bosnia and Herzegovina

Botswana

Bouvet Island

Brazil

British Indian Ocean Territory

Brunei Darussalam

Bulgaria

Burkina Faso

Burundi

Cambodia, Kingdom of

Cameroon

Canada

Cape Verde

Cayman Islands

Central African Republic

Chad

Chile

China, People's Republic of

Colombia

Comoros

Congo (Zaire)

Cook Islands

Costa Rica

Cote d'Ivoire

Croatia

Cuba

Cyprus

Czech Republic

Czechoslovakia

Denmark

Djibouti

Dominica

Dominican Republic

East Timor

Ecuador

Egypt

El Salvador

Equatorial Guinea

Eritrea

Estonia

Ethiopia

Falkland Islands (Malvinas)

Faroe Islands

Fiji

Finland

France

French Guiana

French Polynesia

French Southern Territories

Gabon

Gambia

Georgia

Germany

Ghana

Gibraltar

Greece

Greenland

Grenada

Guadeloupe

Guam

Guatemala

Guinea

Guines-Biesau

Guyana

Haiti

Honduras

Hong Kong Special Administrative Region of the People's Republic of China

Hungary

Iceland

India

Indonesia

Iran, Islamic Republic of

Iraq

Ireland, Republic of

Israel

Italy

Jamaica.

Japan.

Jordan

Kazakhstan

Kenya

Kiribati

Korea, Democratic People's Republic of

Korea, Republic of

Kuwait

Kyrgyzstan

Lao People's Democratic Republic

Latvia

Lebenon

Lesotho

Liberia

Libyan Arab Jamahiriya

Liechtenstein

Lithuamia

Luxembourg

Macau Special Administrative Region of the People's Republic of China

Madagascar

Malawi

Malaysia

Maldives

Mali

Malta

Marshall Islands

Martinique

Meuritania

Mauritius

Mayotte

Mexico

Micronesia, Federated States of

Moldova, Republic of

Monaco

Mongolia

Montserrat

Morocco

Mozambique

Myanmar (Burma)

Namibia

Nauru

Nepal

Netherlands, Kingdom of the

Netherlands Antilles

New Caledonia

New Zealand

Nicaragua

Niger

Nigeria

Niue

Mariana Islands

Norway

Oman.

Pakistan

Palau

Palestinian Authority

Panama

Papua New Guinea

Paraguay

Peru

Philippines

Pitcairn

Poland

Portugal

Puerto rico

Qatar

Remion

Romania

Russian Federation

Rwanda

St Helena

Saint Kitts and Nevis

Saint Lucia

St Pierre and Miqueion

St Vincent and the Grenadines

Samoa

San Marino

Sao Tome and Principe

Saudi Arabia

Senegal

Serbia and Montenegro

Seychelles

Sierra Leone

Singapore

Slovak Republic

Slovenia

Solomon Islands

South Africa

South Georgia and the South Sandwich Islands

Soviet Union (U.S.S.R.)

Spain

Sri Lanka

Sudan

Suriname

Svalbard and Jan Mayen Islands

Swaziland

Sweden

Switzerland

Syrian Arab Republic

Taiwan

Tajikistan

Tanzania, United Republic of

Theiland

The former Yugoslav Republic of Macedonia

Togo

Tokelsu

Tonga

Trinidad and Tobago

Tunisia

Turkey

Turkmenistan

Turks and Caicos Islands

Tuvalu

Ugunda

Ukraine

United Arab Emirates

United Kingdom

United Nations Organisation

United Nations Agency

United States of America

United States Minor Outlying Islands

Urugusy

Uzbekistan

Vanuatu

Vatican City State (Holy See)

Venezuela

Viet Nam

Virgin Islands (British)

Virgin Islands (U.S)

Wallis and Futuna Islands

Western Sahara

Yemen, Republic of

Yugoslavia

Zambia

Zimbabwe

Industry, Tourism and Resources

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF PARTIAL SURRENDER OF EXPLORATION PERMIT

Exploration Permit for Petroleum AC/P23 held by Crux SA has been surrendered in respect of the blocks described hereunder being blocks within the above mentioned permit.

DESCRIPTION OF BLOCKS

(The reference hereunder is to the name of the map sheet of the 1:1 000 000 series published by the Designated Authority and to the numbers of graticular sections shown thereon.)

MAP SHEET SD51 (BRUNSWICK BAY)

774 775 845 917 918 989 990

Assessed to contain 7 blocks.

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

Dated 28th August, 2003.

R. A. McGILL

Delegate of the Designated Authority for the Territory of Ashmore and Cartier Islands Adjacent Area

Pursuant to the Instrument of Delegation dated 23 April 2003

Transport and Regional Services



NOTIFICATION OF THE MAKING OF MARINE ORDERS

NOTICE is hereby given that the undermentioned orders have been made under subsection 425(1AA) of the Navigation Act 1912 and will come into operation on 29 November 2003.

Number of order	Description of order
3 of 2003	Marine Orders, Part 30 (Prevention of collisions) Issue 6.

Copies of the Marine Orders will be available from the Commonwealth Government Bookshop, 10 Mort Street, Canberra City, Australian Capital Territory on Wednesday 1 October 2003.



NOTIFICATION OF THE MAKING OF ORDERS UNDER THE **CIVIL AVIATION REGULATIONS**

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Safety Regulations 1998 will become effective on 1 October 2003:

Part 105 - Aircraft

AD/AS 355/74 - Camera System Installation AD/CAP 10/4 Amdt 3 - Flight Limitations AD/ECUREUIL/92 - Camera System Installation

Copies of the above Order(s) are available from:

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

Phone:

02 6217 1854

Fax: E-Mail: 02 6217 1442

ERNST_O@CASA.GOV.AU HTTP://WWW.CASA.GOV.AU

Internet Site:



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

On 22 September 2003, the Civil Aviation Safety Authority (CASA) issued an approval under subregulation 207 (2) of CAR 1988 relating to aircraft bearing nationality and registration marks VH-BRZ (Instrument Number CASA 430/03).

Copies of this instrument is available from:

Airservices Australia Publications Centre **Alan Woods Building** 25 Constitution Avenue **CANBERRA ACT 2600**

Copies of the instrument may be purchased by mail from:

Airservices Australia Publications Centre Locked Bag 8500 **CANBERRA ACT 2601**

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 444

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	OFFICIAL NUMBER	
OOCL EXPORTER	HONG KONG	7526493	

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Melbourne, Adelaide and Fremantie

Dated at CANBERRA this 22 day of September 2003

Official Stamp



Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the
 voyage and the cargo carried by the ship.
- 2. This permit covers the period 11 October 2003 to 10 January 2004.
- This permit is issued on condition that the ship named in the permit leaves Australia and travels to
 a port outside Australia at least once in any three (3) month period.
- 4. Containerised Cargo only may be carried.
- 5. The cargo may only be carried from:
 - Melbourne and Adelaide to Adelaide and Fremantie
- 6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
- 7. That the vessel is not detained under Australia's Port State Control program.

Treasury



Financial Sector (Shareholdings) Act 1998

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

SINCE:

- Andric Pty Ltd ACN 003 401 698 and Tower Life Ltd (the "applicants") have (1) applied to the Treasurer under section 13 of the Financial Sector (Shareholdings) Act 1998 (the "Act") for approval to hold a 100 % stake in Tower Australia Limited ACN 050 109 450, a financial sector company (the "company"); and
- (2) I am satisfied that it is in the national interest to approve the applicants holding a stake in the company of more than 15%,

I, Mark Harold Baxter, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the company.

This approval remains in force indefinitely.

Dated: 24 September 2003

[signed] Mark Baxter General Manager **Diversified Institutions Division**



Financial Sector (Shareholdings) Act 1998

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

SINCE:

- A. State Bank of India ARBN 082 610 008 (the "Company") is a financial sector company under the Act; and
- B. Reserve Bank of India (the "Applicant") has permitted State Bank of India to apply on their behalf to the Treasurer under section 13 of the Financial Sector (Shareholdings) Act 1998 (the "Act") for approval to hold a 59.73% stake in the Company; and
- C. I am satisfied that it is in the national interest to approve the Applicant holding a stake in the Company of more than 15%
- I, Keith David Chapman, a delegate of the Treasurer, under section 14 of the Act, APPROVE the Applicant holding a 59.73% stake in the Company.

This approval remains in force indefinitely.

Dated 15 August 2003

[signed]
Keith Chapman
General Manager
Diversified Institutions Division



Banking Act 1959

AUTHORITY TO CARRY ON BANKING BUSINESS IN AUSTRALIA

I. John Francis Laker, Chair and a delegate of the Australian Prudential Regulation Authority ("APRA"):

- under subsection 9(3) of the Banking Act 1959 (the "Act"), GRANT State 1. Bank of India ARBN 082 610 008 (the "Company") an authority to carry on banking business in Australia; and
- under subsection 9(4) of the Act, IMPOSE the conditions set out below on the 2. authority:

CONDITIONS

- A. The Company shall not accept deposits or other funds for amounts less than \$250,000, except from:
 - i. incorporated entities;
 - ii. natural persons who are not residents of Australia;
 - iii. foreign unincorporated entities;
 - iv. its own employees; or
 - v. natural persons or unincorporated entities already holding a minimum balance of \$250,000 with the Company.
- B. The Company shall only conduct the business of:
 - i. trade finance and activities that are incidental to trade finance business; and
 - ii. International Money Transfers, provided that no overnight positions are held for those transfers.

This authority will commence to have effect on the day that it is received by the Company.

Dated 22 August 2003

[signed] John Laker Chair



Banking Act 1959

CONSENT TO ASSUME OR USE RESTRICTED WORDS

To: State Bank of India ARBN 082 610 008 (the "Company").

SINCE:

- A. on 14 February 2002 the Australian Prudential Regulation Authority ("APRA") gave conditional consent to the assumption or use of the words "bank", "banker" or "banking" by the Company in relation to the financial business carried on by it in Australia, for the purposes of allowing the Company to prepare for the issue of an authority under section 9 of the Banking Act 1959 (the "Act");
- B. today APRA granted an authority under section 9 of the Act for the Company to carry on banking business in Australia; and
- C. the authority under section 9 of the Act will commence to have effect on the day that it is received by the Company

I. Keith David Chapman, a delegate of APRA:

- under paragraph 66(2)(c) of the Act, REVOKE the consent issued on 14 February 2002; and
- under paragraph 66(1)(d) of the Act, CONSENT to the assumption or use of the words "bank", "banker" or "banking" by the Company, or words of like import, in relation to the financial business carried on by the Company in Australia.

This consent will commence to have effect on the day that it is received by the Company.

Dated 18 August 2003

[signed]
Keith Chapman
General Manager
Diversified Institutions Division



Insurance (Acquisitions and Takeovers) Act 1991

NOTICE OF UNCONDITIONAL GO AHEAD DECISION

IOOF LIFE LIMITED

SINCE:

- A. AM Life Limited ABN 69 060 777 237 (the "Company") is an Australian-registered insurance company under the Insurance (Acquisitions and Takeovers) Act 1991 (the "Act"); and
- B. the Company is registered under the Life Insurance Act 1995; and
- C. IOOF Life Limited (ABN 86 006 718 707) (the "applicant") proposes to acquire, under a non-arm's length transaction, assets of the company the value of which exceeds 15% of the total book value of the company's assets (as described in Paragraph 36(a) of the Act).
- D. under paragraph 36(c) of the Act, the applicant proposes to acquire interests, rights or benefits of the Company under one or more contracts of life insurance where the Company is the insurer and the sum of the total net liabilities in respect of those contracts is 15% or more of the total book net liabilities in respect of all of the company's contracts of life insurance as at the date of acquisition as detailed in the Transfer Agreement between the Company and IOOF Life Ltd dated 2 September 2003 and submitted to and approved by APRA; and
- E. The proposed acquisitions mentioned in recitals C and D are called the "trigger proposals".
- F. I have complied with the decision-making principles that have been formulated under section 65 of the Act.
- I. Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 41(1) of the Act, MAKE a decision that the Commonwealth Government has no objection to the trigger proposals described in recital C and D above.

Dated: 10 September 2003.

[Signed] Stephen Edward Glenfield General Manager Specialised Institutions Division

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) RONNIE HO, LAI PING HO AND DEREK HO are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) RONNIE HO, LAI PING HO AND DEREK HO propose to acquire an interest in the Australian urban land described in the notice furnished on 27 August 2003 under section 26A of the Act;

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

Dated this 25th day of September. 2003.

Acting General Manager

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- ANDREAS KANZLER is a foreign person for the purposes of section 21A of (A) the Foreign Acquisitions and Takeovers Act 1975 ("the Act");
- ANDREAS KANZLER proposes to acquire an interest in the Australian urban **(B)** land described in the notice furnished on 20 May 2003 under section 26A of the Act;

NOW THEREFORE I, Jo Laduzko, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- ANDREAS KANZLER 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

day of September

2003.

Acting General Manager

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) BELINDA IANDOLO is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) BELINDA IANDOLO proposes to acquire an interest in Australian urban land as specified in the notice furnished on 27 August 2003 under section 26A of the Act;

NOW THEREFORE I, Josephine Laduzko, Acting General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) BELINDA IANDOLO 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 24th day of September 2003.

Insphine Vallegho

Acting General Manager

COMMISSIONER OF TAXATION

The Commissioner of Taxation, Michael Joseph Carmody, gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office.

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description		
TR 2003/12	Income tax: application of section 27CAA and the Foreign Investment Fund measures to the transfer of benefits in a non-resident employer sponsored superannuation fund to an individual pension transfer policy maintained overseas by an Australian resident	The Ruling provides guidance on issues that may arise under the Income Tax Assessment Act 1936 for an the individual who has emigrated to Australia prior to reaching retirement age where: an Australian resident has transferred benefits from a UK employer sponsored superanmustion scheme in an individual UK pension transfer policy prior to reaching retirement age an Australian resident holds a UK pension transfer policy, but is not yet drawing benefits from it; a pension is drawn from the pension transfer policy; the entitlement from the transfer policis taken as a lump sum; and there may be a foreign tax credit available for foreign income taxes particularly and after 1 October 2003.		
TD 2003/23	Income tax: when an additional tax loss is transferred pursuant to Subdivision 170-A of the Income Tax Assessment Act 1997 (ITAA 1997) from the same 'loss company' to the same 'income company' in respect of the same income year as a previous loss transfer, what is the amount to be specified in the written agreement to be made under paragraph 170-50(2)(b) of the ITAA 1997 for that transfer?	This Determination explains when an additional tax loss is transferred pursuant to Subdivision 170-A of the Income Tax Assessment Act 1997 (ITAA 1997) from the same 'loss company' to the same 'income company' in respect of the same income year as a previous loss transfer, what the amount to be specified in the written agreement to be made under paragraph 170-50(2)(b) of the ITAA 1997 for that transfer.		
CR 2003/83	Income tax: exempt foreign employment income: Papua New Guinea Health Services Support Program (PNG HSSP) employees based in Papua New Guinea and administered by the Australian Agency for International Development (AusAID)	This Ruling sets out the tax consequences for the employees of Papua New Guinea Health Services Support Program posted to Papua New Guinea as part of the Papua New Guinea Health Services Support Program who are residents of Australia for taxation purposes and who are solely residents of Australia for the purposes of the Australia Papua New Guinea Double Tax Agreement. The program is administered by the Australian Agency for International Development. This Ruling applies from 1 July 2002.		
CR 2003/84	Income tax: Bond University – Student PhD Research Scholarships	This Ruling sets out the tax consequences for students who receive a PhD Research Scholarship from Bond University. This Ruling applies from 1 July 2003		

Com 2000 Inc	T	1 m · p ·
CR 2003/85	Income tax: treatment of receipts from Business Exit Assistance scheme: Western Australian Timber Industry Structural Adjustment Program	This Ruling sets out the tax consequences for recipients of a receipt under the Business Exit Assistance scheme in respect of the Western Australian Timber Industry Structural Adjustment Program. This Ruling applies to years of income commencing both before and after 1 October 2003.
CR 2003/86	Income tax: scrip for scrip roll-over: exchange of: units in Colonial First State Development Trust, Colonial First State Industrial Property Trust and Colonial First State Commercial Property Trust for units in Commonwealth Property Office Fund, and - units in Colonial First State Retail Property Trust for units in the Gandel Retail Trust	This Ruling sets out the tax consequences for holders of units in Colonial First State Development Trust, Colonial First State Retail Property Trust, Colonial First State Industrial Property Trust and Colonial First State Commercial Property Trust, (collectively the 'Stapled Trusts') listed for quotation on the Australian Stock Exchange as the Colonial First State Property Trust Group Stapled Securities) who: dispose of their units to Commonwealth Managed Investment Limited as the responsible entity for Commonwealth Property Officer Fund (CPA) and the Gandel Retail Trust (GAN) in exchange for units in CPA and GAN and cash. This Ruling applies to the 2002-2003 income year.
PR 2003/56	Income tax: tax consequences of investing in ABN AMRO High Leverage Instalment Warrants IZJ Series – cash applicants and secondary market purchasers	This Ruling sets out the tax consequences of investing in an acquisition of an ABN AMRO High Leverage Instalment Warrant IZJ Series, which provides an investment in shares, which are listed for quotation on the Australian Stock Exchange, and a put option using a loan made by ABN AMRO Australia Limited as described in this Ruling. This Ruling applies from 1 October 2003.
PR 2003/57	Income tax: Northern Rivers Coffee Project No.3 (Supplementary Product Disclosure Statement)	This Ruling sets out the tax consequences of investing in the project by growers entering into a Licence and Plantation Management Agreement for commercial growing, processing and marketing for the purpose of making coffee beans. This Ruling applies from 1 October 2003.
PR 2003/58	Income tax: tax consequences of investing in Westpac Standard 'IWE' Series instalment Warrants - cash applicants and secondary market purchasers	This Ruling sets out the tax consequences of investing in the Project by Investors entering into a Westpac Standard Yield 'IWE' Series Instalment Warrants which provides an investment in shares that are listed for quotation on the Australian Stock Exchange, and a put option using a loan made by Westpac Banking Corporation which is referred to in this Ruling as the Westpac IWE Instalments as the 'Cash Election'. This Ruling applies from 1 October 2003.
PR 2003/59	Income tax: tax consequences of investing in Westpac High Yield 'IWF' Series Instalment Warrants - cash applicants and secondary market purchasers	This Ruling sets out the tax consequences of investing in the Project by Investors entering into a Westpac High Yield 'IWF' Series Instalment Warrants which provides an investment in shares that are listed for quotation on the Australian Stock Exchange, and a put option using a loan made by Westpac Banking Corporation which is referred to in the Ruling as the Westpac IWF Instalments as the 'Cash Election'. This Ruling applies from 1 October 2003.

SGD 2003/2	Superannuation guarantee: if the last day for making superannuation contributions, lodging a superannuation guarantee statement and paying the superannuation guarantee charge, or reporting to employees falls on a Saturday, Sunday, public holiday or bank holiday, can an employer make the contributions, lodge the statement and pay the charge, or report to employees on the next working day?	This Determination explains that when the last day for making superannuation contributions, or when lodging a superannuation guarantee statement and paying the superannuation guarantee charge, or reporting to employees falls on a Saturday, Sunday, public holiday or bank holiday, an employer can make the contributions, lodge the statement and pay the charge, or report to employees on the next working day. This Determination applies from 1 October 2003.
SGD 2003/3	Superannuation guarantee: method of calculating the notional employer contribution rate in accordance with regulation 4 of the Superannuation Guarantee (Administration) Regulations.	This Determination explains the method for calculating the notional employer contribution rate in respect of a class of employees under regulation 4 of Superannuation Guarantee (Administration) Regulations. This Determination applies from 1 October 2003.
SGD 2003/4	Superannuation guarantee: method of preparing a benefit certificate for superannuation funds which are 'deemed' defined benefit superannuation schemes under subsection 6A(2) of the Superannuation Guarantee (Administration) Act 1992.	This Determination sets out the method for preparing a benefit certificate for superannuation funds which are 'deemed' defined benefit superannuation schemes under subsection 6A(2) of the Superannuation Guarantee (Administration) Act 1992. This Determination applies from 1 October 2003.
SGD 2003/5	Superannuation guarantee: how do the exclusions under sections 27 and 28 of Superannuation Guarantee (Administration) Act 1992 interact?	This Determination explains that salary and wages excluded by subsection 27(1) and section 28 of the Superannuation Guarantee (Administration) Act 1992 are still taken into account when calculating the total amount of salary or wages paid in the month for the purposes of subsection 27(2) of the Act. This Determination applies from 1 October 2003.
SGD 2003/6	Superannuation guarantee: how is an advance payment allocated to a particular quarter?	This Determination sets out how the Superannuation Guarantee (Administration) Act 1992 operates so that an advance payment allocated to a particular quarter by an employer that has been made by way of superannuation, can be divided into separate contributions for: any quarter which ended within the previous 28 days (subsection 23(6)); the current quarter; or any later quarter(s) which start within 12 months of the day on which the payment was made (subsection 23(7)). This Determination applies from 1 October 2003.
SGD 2003/7	Superannuation guarantee: if a contribution to a fund is made by cheque, when is the contribution made?	This Determination explains that a contribution to a fund by cheque is made when the cheque is received by the trustee of the fund, unless the cheque is subsequently dishonoured. If the cheque is dishonoured, a contribution will not have been made at all. This Determination applies from 1 October 2003.

NOTICES OF WITHDRAWALS OF SUPERANNUATION GUARANTEE DETERMINATIONS

Ruling Number	Subject	Brief Description
SGD 93/2	Superannuation guarantee: when calculating the base year annual national payroll for an employer, are all the businesses of an individual or non-incorporated entity treated as separate employers?	Superannuation Guarantee Determination SGD 93/2 is withdrawn with effect from today. As from 1 July 1996 the charge percentage has been the same for all employers irrespective of their annual national payroll. Therefore, there is no further need for the Determination.
SGD 93/3	Superannuation guarantee: when calculating annual national payroll for an employer, are related companies treated as one employer?	Superannuation Guarantee Determination SGD 93/3 is withdrawn with effect from today. As from 1 July 1996 the charge percentage has been the same for all employers irrespective of their annual national payroll. Therefore, there is no further need for the Determination.
SGD 93/8	Superannuation guarantee: method of calculating the notional employer contribution rate in accordance with regulation 4 of the Superannuation Guarantee (Administration)	Superannuation Guarantee Determination SGD 93/8 contains out of date information, such as the address for the Institute of Actuaries of Australia. The Determination is therefore withdrawn, with effect from today.
	Regulations.	This Determination has been replaced by SGD 2003/3 which issues today.
SGD 93/9	Superannuation guarantee: method of preparing a benefit certificate for superannuation funds which are 'deemed' defined benefit superannuation schemes under subsection 6A(2) of the Superannuation Guarantee (Administration) Act 1992	Superannuation Guarantee Determination SGD 93/9 contains out of date information, such as the address for the Institute of Actuaries of Australia. The Determination is therefore withdrawn, with effect from today. This Determination has been replaced by SGD 2003/4 which issues today.
SGD 93/12	Superannuation guarantee: are allowances and sitting or meeting fees paid to local government councillors salary or wages for the purposes of the Superannuation Guarantee (Administration) Act 1992?	Superannuation Guarantee Determination SGD 93/12 is withdrawn with effect from today. Amendments were made to the Superannuation Guarantee (Administration) Act 1992 (SGAA) by Taxation Laws Amendment Act (No.2) 1995 to exclude local government councillors and the payments they receive in the course of their duties from the definition of 'employee' and 'salary wages' contained in the SGAA. Consequently, there is no further need for the Determination.
SGD 93/13	Superannuation guarantee: is a racing club a jockey's employer for superannuation guarantee purposes?	Superannuation Guarantee Determination SGD 93/13 is withdrawn with effect from today. The Determination no longer reflects the nature of the racing industry in Australia and is therefore withdrawn.
SGD 94/1	Superannuation guarantee: how do exemptions under sections 27 and 28 interact?	Superannuation Guarantee Determination SGD 94/1 is withdrawn with effect from today. There have been legislative changes since the Determination first issued meaning that the Determination no longer reflects the current law.
		This Determination has been replaced by SGD 2003/5 which issues today.

SGD 94/2	Superannuation guarantee: how is an advance payment allocated to each of the contribution periods?	Superannuation Guarantee Determination SGD 94/2 is withdrawn with effect from today. There have been legislative changes since the Determination first issued meaning that the Determination no longer reflects the current law. This Determination has been replaced by SGD 2003/6 which issues today.
SGD 94/5	Superannuation guarantee: if a contribution to a fund is made by cheque, when is the contribution made?	Superannuation Guarantee Determination SGD 94/5 is withdrawn with effect from today. There have been legislative changes since the Determination first issued meaning that the Determination no longer reflects the current law. This Determination has been replaced by SGD 2003/7 which issues today.
SGD 95/3	Superannuation guarantee: if the last day for making superannuation contributions or lodging a superannuation guarantee statement and paying the superannuation guarantee charge falls on a Saturday, Sunday, public holiday or bank holiday, can an employer make the contributions or lodge the statement and pay the charge on the next working day?	Superannuation Guarantee Determination SGD 95/3 is withdrawn with effect from today. There have been legislative changes since the Determination first issued meaning that the Determination no longer reflects the current law. This Determination has been replaced by SGD 2003/2 which issues today.

NOTICES OF WITHDRAWAL OF CLASS RULINGS

Ruiing Number	Subject	Brief Description
employment Guinea Heal Program (PN based in Pap administered	Income tax: exempt foreign employment income: Papua New Guinea Health Services Support Program (PNG HSSP) employees based in Papua New Guinea and administered by the Australian Agency for International Development (AusAID)	This Class Ruling is withdrawn with effect from 30 June 2005.
CR 2003/85	Income tax: treatment of receipts from Business Exit Assistance scheme: Western Australian Timber Industry Structural Adjustment Program	This Class Ruling is withdrawn with effect from 30 June 2004.

NOTICES OF WITHDRAWAL OF PRODUCT RULINGS

Ruling Number	Subject	Brief Description
PR 2003/56	Income tax: tax consequences of investing in ABN AMRO High Leverage Instalment Warrants IZJ Series – cash applicants and secondary market purchasers	This Product Ruling is withdrawn with effect from 28 July 2004.
PR 2003/57	Income tax: Northern Rivers Coffee Project No.3 (Supplementary Product Disclosure Statement)	This Product Ruling is withdrawn with effect from 30 June 2006.

PR 2003/58	Income tax: tax consequences of investing in Westpac Standard 'IWE' Series Instalment Warrants - cash applicants and secondary market purchasers	This Product Ruling is withdrawn with effect from 25 May 2005.
PR 2003/59	Income tax: tax consequences of investing in Westpac High Yield 'IWF' Series Instalment Warrants - cash applicants and secondary market purchasers	This Product Ruling is withdrawn with effect from 25 May 2005.

Public Notices

NOTICE OF AN APPLICATION RECEIVED UNDER THE **ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981**

Pursuant to Section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is hereby given that an application was made on 8 September 2003 by Dectar Pty Ltd (trading as Sunlover Cruises), PO Box 835, Cairns, Qld 4870, to dump at sea up to 50,000L of treated effluent and waste water per day derived from the proposed "Reef Eco Centre" pontoon, a 106 x 58 metre multistorey tourist pontoon proposed to be installed at Moore Reef, approximately 47km east of Cairns.

Details of the application may be obtained from:

The Project Manager (Sunlover Pontoon Application) Great Barrier Reef Marine Park Authority PO Box 1379 Townsville, Qld, 4870 or www.gbrmpa.gov.au

or

Mr John Millward, **Sunlover Cruises** PO Box 835, Cairns, Qld, 4870 or www.sunlover.com.au.



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NOTIFICATION OF THE MAKING OF ORDERS UNDER THE CIVIL AVIATION REGULATIONS

The following Airworthiness Directive under subregulation 39.1 (1) of the Civil Aviation Safety Regulations 1998 will become effective on 24 September 2003:

Part 105 - Aircraft

AD/SWSA226/93 - Rudder Gust Lock

Copies of the above Order(s) are available from:

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

Phone: Fax: 02 6217 1854 02 6217 1442

E-Mail:

ERNST_O@CASA.GOV.AU

Internet Site:

HTTP://WWW.CASA.GOV.AU



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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. Telephone: (02) 6247 7211.

Copies may also be obtained from the following internet sites:

scaleplus.law.gov.au frli.law.gov.au

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Terrorism Insurance Act 2003	Terrorism Insurance Amendment Regulations 2003 (No. 1)	2003 No. 244

