

Gazette

No. GN 19, Wednesday, 18 May 2005

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GOVERNMENT NOTICES

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Attorney-General's Department

Office of Legislative Drafting and Publishing

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

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

OLDP 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.

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- drafting
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- 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

First Assistant Secretary
Office of Legislative Drafting and Publishing
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.

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A charge of \$143.00 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 Any notice submitted without this information will not be published.

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Copy for inclusion in this Gazette will be accepted by the Gazette Office until 10.00 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

Queen's Birthday — Issue of 15 June 2005 (GN 23)

As Monday 13 June 2005 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 23 will be:

Thursday, 9 June 2005 at 10.00 am.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6250 5510 Subscriptions (Fax): (02) 6293 8388 Subscriptions (Tel): 1 300 656 863

The **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 \$8.95 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 am in the week prior to publication.

Special Gazette Notices: by 9.30 am on the day of publication.

Periodic Gazettes: as agreed but generally 7 days prior to date of publication.

ADVERTISING RATES (GST inclusive)

Government Notices: \$143 per A4 page — minimum charge one page.

Special Gazette notices:

- · during business hours: \$264 per page.
- outside normal business hours: \$396 per page for the first two pages and \$264 for each subsequent page.

Periodic Gazette notices: \$350 for the 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 charge: \$5.

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

The *Gazette* may be purchased by mail order (Tel. 1300 656 863, Fax (02) 6293 8333) from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications at the address above.

Over the counter sales are also available from the following outlets:

Canberra: CanPrint Communications

16 Nyrang Street Fyshwick ACT 2609

Phone: (02) 6295 4422 Fax: (02) 6295 4473

Melbourne: Information Victoria

356 Collins Street Melbourne VIC 3000

Phone: 1 300 366 356 Fax: (03) 9603 9920

Brisbane: Goprint 371 Vulture Street Woolloongabba QLD 4102

Phone: (07) 3246 3399 Fax: (07) 3246 3534

Hobart: Printing Authority of Tasmania 2 Salamanca Place

Hobart TAS 7000

Phone: 1 800 030 940 Fax: (03) 6223 7638

Adelaide: Service SA Government Legislation Outlet

Ground Floor 101 Grenfell Street Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949 **Sydney:** NSW Government Information Ground Floor Goodsell Building Cnr Hunter & Phillip Streets

Sydney NSW 2000

Phone: (02) 9238 0950 Fax: (02) 9228 7227

GAZETTES

When a *Special Gazette* is issued outside normal business hours, 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. Copies will be available on the next business day from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2600

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

ISSUES OF PERIODIC GAZETTES

The following Periodic issues of the *Gazette* have been published.

The *Gazette* may be purchased by mail order from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications or Standards Australia outlets.

Gazette number	Date of Publication	Subject
P1	10.2.05	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Oct 04 to 31 Dec 04 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Jun 04 to 30 Jun 04 and not previously gazetted
P2	10.3.05	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Jan 05 to 31 Jan 05 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Dec 04 to 31 Dec 04 and not previously gazetted
Р3	4.4.05	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Feb 05 to 28 Feb 05 and not previously gazetted
		Particulars of some permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Mar 04 to 31 Mar 04 and not previously gazetted

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - ${
m s161J}$ CUSTOMS ACT 1901

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

SCHEDULE				(Foreign C	urrency = A	US \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	04/05/05	05/05/05	06/05/05	07/05/05	08/05/05	09/05/05	10/05/05
Brazil	Real	1.9245	1.9198	1.9181	1.9181	1.9181	1.9007	1.8914
Canada	Dollars	.9704	.9708	.9700	.9700	.9700	.9617	.9564
China	Yuan	6.4193	6.4466	6.4482	6.4482	6.4482	6.4052	6.3986
Denmark	Kroner	4.4648	4.4772	4.4789	4.4789	4.4789	4.4954	4.4774
European Unic	nEuro	.5994	.6014	.6017	.6017	.6017	.6039	.6016
Fiji	Dollar	1.2836	1.2832	1.2835	1.2835	1.2835	1.2821	1.2830
Hong Kong	Dollars	6.0406	6.0693	6.0700	6.0700	6.0700	6.0317	6.0280
India	Rupees	33.7735	33.8526	33.8204	33.8204	33.8204	33.6492	33.5999
Indonesia	Rupiah	7382.0000	7406.0000	7388.0000	7388.0000	7388.0000	7346.0000	7330.0000
Israel	Shekel	3.3876	3.3942	3.3912	3.3912	3.3912	3.3745	3.3688
Japan	Yen	81.2200	81.3600	81.4500	81.4500	81.4500	81.4000	81.6600
Korea	Won	774.3300	774.8500	776.9100	776.9100	776.9100	772.6800	772.1200
Malaysia	Ringgit	2.9469	2.9594	2.9602	2.9602	2.9602	2.9404	2.9374
New Zealand	Dollar	1.0632	1.0628	1.0599	1.0599	1.0599	1.0567	1.0585
Norway	Kroner	4.8736	4.8778	4.8795	4.8795	4.8795	4.9060	4.8821
Pakistan	Rupee	46.1100	46.3300	46.3300	46.3300	46.3300	46.0500	46.0100
Papua NG	Kina	2.4013	2.4115	2.4121	2.4121	2.4121	2.3960	2.3935
Philippines	Peso	41.9500	42.0500	42.0100	42.0100	42.0100	41.8300	41.8500
Singapore	Dollar	1.2695	1.2745	1.2750	1.2750	1.2750	1.2706	1.2704
Solomon Is.	Dollar	5.7881	5.8127	5.8142	5.8142	5.8142	5.7754	5.7694
South Africa	Rand	4.7174	4.6533	4.6276	4.6276	4.6276	4.6410	4.7182
Sri Lanka	Rupee	77.3600	77.7500	77.7900	77.7900	77.7900	77.2700	77.1900
Sweden	Krona	5.5117	5.5146	5.5141	5.5141	5.5141	5.5387	5.5195
Switzerland	Franc	.9246	.9281	.9305	.9305	.9305	.9341	.9314
Taiwan	Dollar	24.1600	24.2000	24.2200	24.2200	24.2200	24.0800	24.1100
Thailand	Baht	30.5800	30.7200	30.6900	30.6900	30.6900	30.5100	30.5000
UK	Pounds	.4086	.4093	.4095	.4095	.4095	.4097	.4105
USA	Dollar	.7756	.7789	.7791	.7791	.7791	.7739	.7731

Wayne Baldwin Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 11/05/05

Communications, Information Technology and the Arts

CONVERSION TO DIGITAL TELEVISION

The Australian Broadcasting Authority (ABA) invites submissions on a draft variation to the Digital Channel Plans (DCPs) for Region South Australia to allot and assign digital channels for television repeater services at Lameroo, Pinnaroo and Waikerie in the Riverland region, Burra, Clare, Coffin Bay, Cowell, Port Lincoln, Quorn and Tumby Bay in the Spencer Gulf region and Bordertown, Keith, Kingston SE/Robe and Naracoorte in the Mount Gambier/South East region.

Copies of the discussion paper and draft variation to the DCPs can be obtained from the ABA by calling Freecall 1800 810 241. The documents are also available on the ABA's website - http://www.aba.gov.au.

The closing date for submissions is **5.00 pm on Friday 27 May 2005**.

Submissions on the matters raised in the discussion papers and draft variation to the DCPs may be made to the ABA as follows:

by email: digital@aba.gov.au
by fax: (02) 6253 3277; or

by mail: Australian Broadcasting Authority

PO Box 34

BELCONNEN ACT 2616

File reference: 2005/0699

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER NATIONAL TELEVISION CONVERSION SCHEME 1999

AND

COMMERCIAL TELEVISION CONVERSION SCHEME 1999

DIGITAL CHANNEL PLANS

Pursuant to section 14 of the *National Television Conversion Scheme 1999* (as amended) and section 13 of the *Commercial Television Conversion Scheme 1999* (as amended) the ABA has released a variation to the digital channel plans for Tasmania – North West Region.

The variation to the plans sets out channels that the broadcasters will use for digital repeater transmissions. An explanatory paper accompanies the variation to the DCPs.

Copies of the variation to the digital channel plans and accompanying explanatory paper can be obtained from the ABA by calling Freecall 1800 810 241. All documents are also freely available on the ABA's website http://www.aba.gov.au.

Employment and Workplace Relations

Commonwealth of Australia

Remuneration Tribunal Act 1973

DECLARATIONS OF PRINCIPAL EXECUTIVE OFFICES ASSIGNMENT AND EMPLOYING BODIES

I, KEVIN JAMES ANDREWS, Minister for Employment and Workplace Relations, make the following declarations under the *Remuneration Tribunal Act 1973* (the Act).

- (1) In relation to the office of the Director, Australian Institute of Family Studies:
 - (a) DECLARE under s.3A(2) of the Act that, the declaration made on 1 April 2004 specifying that the classification structure of Band B for the office, within the classification structure determined by the Remuneration Tribunal under s.5(2A) of the Act is revoked; and
 - (b) DECLARE under s.3A(2) of the Act that, the classification structure of Band C be assigned for the office, within the classification structure determined by the Remuneration Tribunal under s.5(2A) of the Act.

These declarations take effect on and from 9 September 2004.

- (2) In relation to the office of Director, Evaluation and Audit:
 - (a) DECLARE under s.3B of the Act that, the declaration made on 8 July 2001 specifying that the Minister for Immigration and Multicultural and Indigenous Affairs is the employing body for the office is revoked; and
 - (b) DECLARE under s.3B that the Minister for Finance and Administration is the employing body for the office.

These declarations take effect on and from 1 July 2004.

- (3) In relation to the office of General Manager, Aboriginal Hostels Limited:
 - (a) DECLARE under s.3B of the Act that, the declaration made on 18 September 2001 specifying that the Minister for Immigration and Multicultural and Indigenous Affairs is the employing body for the office is revoked; and
 - (b) DECLARE under s.3B of the Act that, the Minister for Family and Community Services is the employing body for the office.

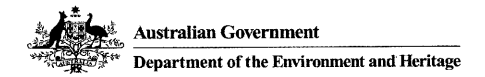
These declarations take effect on and from 1 July 2004.

Dated this

day of 1 2005

Minister for Employment and Workplace Relations

Environment and Heritage



ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981 MATTERS TO BE PUBLISHED IN THE GAZETTE FOR THE PERIOD: 1 April 2005 – 30 April 2005

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

Applications Received

- An application was received on 14 April 2005 from Robe River Iron Associates, 152-158 St Georges Terrace, Perth, Western Australia 6000 to load, for the purposes of dumping, and to dump up to 13,000 cubic metres of limestone rock and overlying marine sediments as spoil derived from the creation of an approach channel to, and a mooring area within, a proposed tug pen at Cape Lambert.
- An application was received on 27 April 2005 from Newcastle Port Corporation, PO Box 663, Newcastle, NSW, 2300 to load, for the purposes of dumping, and to dump up to 2.5 million cubic metres of dredge spoil derived from maintenance dredging at the Port of Newcastle.

Permits Granted

 A sea dumping permit was granted on 15 April 2005 to Robe River Iron Associates, 152-158 St Georges Terrace, Perth, Western Australia 6000 to load, for the purposes of dumping, and to dump up to 13,000 cubic metres of limestone rock and overlying marine sediments as spoil derived from the creation of an approach channel to, and a mooring area within, a proposed tug pen at Cape Lambert.

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

 A variation to a sea dumping permit issued on 12 April 2000 to Bundaberg Port Authority, M/S 108, Bundaberg, Queensland, 4670, was granted on 11 April 2005, to extend the period of the permit until 30 June 2005.

Copies of relevant documentation may be obtained, upon request, from the Director, Approvals and Audit Section, Department of the Environment and Heritage, GPO Box 787, CANBERRA, ACT 2601. Ph: 02 6274 2128, Fax: 02 6274 1620.

Lynden Ayliffe

Director

Approvals and Audit Section

₹ May 2005

COMMONWEALTH OF AUSTRALIA Environment Protection and Biodiversity Conservation Act 1999 DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, Carey Robinson, Acting Director, Sustainable Wildlife Industries, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999, am satisfied that an operation to wild harvest cone shells by Xenome Ltd, is a small-scale operation as defined by regulation 9A.20 under subsection 303FN(10). I declare under subsection 303FN(2) that Xenome Ltd's operation is an Approved Wildlife Trade Operation.

This declaration has effect subject to the following conditions applied under S303FT:

- 1. Harvest is restricted to live marine snails belonging to the superfamily Conoidea.
- 2. Harvesting operations are to be carried out in the Great Barrier Reef Marine Park in accordance with the necessary permits from the Great Barrier Reef Marine Park Authority and any other permits and approvals as required under Queensland state law.
- 3. The harvest is restricted to a total number of 810 individuals.
- 4. Xenome Ltd must record yearly harvest figures and submit the figures for the year ending 30 June by 31 July to the Department of the Environment and Heritage.
- 5. This declaration is valid for three years from the date of gazettal of this declaration.

Dated this 6 day of May 2005

Delegate of the Minister for the Environment and Heritage

Subject to the Administrative Appeals Tribunal Act 1975, a person or persons whose interests are affected by this declaration may, within 28 days, make an application in writing to the Department of the Environment and Heritage, for the reasons for the decision. An application for independent review of the decision may be made to the Administrative Appeals Tribunal, on payment of the relevant fee, by or on behalf of the person or persons whose interests are affected, either within 28 days of receipt of the reasons for the decision, or within 28 days of this declaration if reasons for the decision are not sought. Further information may be obtained from:

Director, Sustainable Wildlife Industries
Department of the Environment and Heritage
GPO Box 787
CANBERRA ACT 2601
Telephone: (02) 6274 2880 Facsimile: (02) 6274 1921



Department of the Environment and Heritage

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

Pursuant to Section 33 of the *Hazardous Waste* (*Regulation of Exports and Imports*) *Act 1989*, notice is given that on 5 May 2005 a permit was granted to Consolidated Alloys, 32 Industrial Avenue, Thomastown, VIC 3074 (telephone 03 9359 5811, facsimile 03 9359 4076). to export up to 80 tonnes of lead solder dross to Hydrometal S.A., Zoning Industriele d'Ehein, 8-4490 Englis, Belgium (telephone +32 4 2756798, facsimile +32 4 2756799).

The waste will be packed into 200 litre lidded drums, securely stacked on pallets and loaded into standard shipping containers. The waste will then be loaded onto a ship at the Port of Melbourne, to be off-loaded at the Port of Antwerp, Belgium. From there the waste will be transported by road to Hydrometal S.A., Zoning Industriele d'Ehein, 8-4490 Englis, Belgium (telephone +32 4 2756798, facsimile +32 4 2756799), where it will be disposed of by recycling/reclamation of metals and metal compounds.

Movements may transit through the Suez Canal and the ports of Singapore, Jeddah in Saudi Arabia and La Spezia in Italy on their sea voyage to the Port of Antwerp, Belgium. Movements must not transit through any other port or roadstead

The export will take place between 5 May 2005 and 30 December 2005.

Geoff Thompson Acting Assistant Secretary Environment Protection Branch

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Department of the Environment and Heritage requesting the reasons for the decision.

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

Manager, Hazardous Waste Section
Department of the Environment and Heritage
GPO Box 787
Canberra ACT 2601
Telephone 02 6274 1411, Facsimile 02 6274 1164, or E-mail hwa@deh.gov.au.



Department of the Environment and Heritage

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

Pursuant to Section 33 of the *Hazardous Waste* (*Regulation of Exports and Imports*) *Act 1989*, notice is given that on 2 May 2005 a permit was granted to SAFT NIFE Power Systems Australia Pty Limited (Australian Business Number 34 001 164 665), Unit 18, 167 Prospect Highway, Seven Hills, New South Wales 2147 (telephone 02 9674 0700, facsimile 02 9674 9990), to export up to 300 tonnes of waste comprising nickel-cadmium batteries for disposal at SAFT NIFE AB, S-57201 Oskarshamn, Sweden (telephone +46 4916 8000, facsimile +46 4916 8170).

The waste will be packed in sealed lined timber crates and packed into shipping containers and transported by road to the port of Sydney, Australia, where it will be loaded onto a ship to be transported to the port of Göteborg, Sweden. From there the waste will be transported by road to the disposal facility for recycling/reclamation of metals and metal compounds.

Movements may transit through Singapore, Port Klang in Malaysia, the Suez Canal in Egypt, Southampton in the United Kingdom, Rotterdam in the Netherlands, Hamburg and the Kiel Canal in Germany.

The export will take place in twelve (12) shipments between 2 May 2005 and 30 November 2005.

Mark Hyman
Assistant Secretary
Environment Protection Branch

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Department of the Environment and Heritage requesting the reasons for the decision.

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

Manager, Hazardous Waste Section
Department of the Environment and Heritage
GPO Box 787
Canberra ACT 2601
Telephone 02 6274 1411, Facsimile 02 6274 1164, or E-mail hwa@deh.gov.au.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON WHETHER AN ACTION IS A CONTROLLED ACTION OR NOT

1. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity* Conservation Act 1999 and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in 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
2005/2095	Brisbane Airport Corporation Pty Ltd/Air and space transport/Brisbane Airport/QLD/Brisbane Airport New Parallel Runway Project	06 May 2005	s 16 the ecological character of a declared Ramsar wetland s 18 a listed threatened species or ecological community s 20 a listed migratory species s 26 activities involving Commonwealth land
2005/2073	Water Corporation/Water transport/Blackwood Plateau, southwest WA/WA/Yarragadee Water Supply Development	06 May 2005	s 16 the ecological character of a declared Ramsar wetland s 18 a listed threatened species or ecological community s 20 a listed migratory species

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 the following table is not a controlled action.

Reference No	Title of action	Date of Decision	Component decision under s.77A applies
2005/2077	Zina Properties Pty Ltd/Urban and commercial new development/Redland Bay/QLD/establishment of a car wash and service station facility on Lot 12 RP 57455	11 May 2005	No
2005/2076	Administration of Norfolk Island/Water transport/Ball Bay/Norfolk Island/Construction and demolition of a temporary ramp at Ball Bay	10 May 2005	No
2005/2080	QCoal Pty Ltd/Mining/near Collinsville/QLD/Sonoma Coal Project, comprising Sonoma-1, Sonoma-2, and Belmore-1	10 May 2005	No
2005/2078	Hunter Rural Lands Protection Board/Tourism, recreation and conservation management/Singleton/NSW/Aerial baiting for wild dog control at Singleton Military Area and Bulga Coal Mine	09 May 2005	Yes
2005/2070	Bowen Central Coal Management Pty Ltd/Mining/Moranbah/QLD/Open cut coal mine 7km NE of Moranbah	06 May 2005	No

NOTICE OF A PARTICULAR MANNER DECISION UNDER SECTION 77A

Pursuant to section 77A and 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, 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 the following table because of the particular manner in which the action will be taken.

Reference No	Title of action	Component Decision - Controlling Provisions and Particular Manner of undertaking the action
2005/2078	Hunter Rural Lands Protection Board/Tourism, recreation and conservation management/ Singleton/NSW/ Aerial baiting for wild dog control at Singleton Military Area and Bulga Coal Mine	 Manner in which the proposed action is to be taken: s 18 a listed threatened species or ecological community s 26 activities involving Commonwealth land The following measures must be taken to minimise risks to the endangered Tiger Quoll (Dasyurus maculatus maculatus): 1. The aerial meat baiting program will only occur within the Singleton Military Training area and Bulga Coal Mine sites and along the approximate transects shown at Attachment A. 2. Meat baits must be injected with a maximum of 6mg of 1080 and deployed at a maximum rate of 21 baits per kilometre. Six aerial transects (runs) will be undertaken within the Singleton Military Training Area and one aerial transect (run) at the Bulga Coal Mine site, with all transects totalling about 40km (see figure at Attachment A). 3. The aerial meat baiting program will be undertaken once during the period 1 to 31 May 2005.

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 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
2005/2034	BHP Billiton Petroleum Pty Ltd/Energy generation and supply/North West Cape/Commonwealth Marine/Pyrenees Oil Fields Development	02 May 2005	Environment Impact Statement

Some public notifications on the Internet and in the Gazette relating to the processing of referrals for approval under Chapter 4 of the Environment Protection and Biodiversity Conservation Act 1999 may occasionally be missed in processing by the Department of Environment and Heritage, or may not meet timeframes for notification. The Department of the Environment and Heritage 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. The Department of the Environment and Heritage 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.

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

Health and Ageing



COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 11 May 2005, 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 Wyeth Australia Pty Ltd, 17-19 Solent Circuit, Baulkham Hills NSW ("the Company") to supply lansoprazole (Zoton) 15 mg capsules in blister packs (AUST R 60602) which are exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) "General requirements for labels for medicines", specifically that the capsules are exempt from compliance with paragraph 3(2)(i) of TGO.69, which requires the inclusion of expiry date on labels to be preceded by the expiry date prefix.

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 now applies to batch number 'M5075B' of the product only.
- 2. The blister label to be used are those supplied with the Company letter dated 9 May 2005.
- 3. No other changes have been made to the product.



Therapeutic Goods Act 1989

Therapeutic Goods (Listing) Notice 2005 (No. 2)

I, TERRY SLATER, National Manager, Therapeutic Goods Administration, delegate of the Parliamentary Secretary to the Minister for Health and Ageing for the purposes of subsection 9A (5) of the *Therapeutic Goods Act 1989* and acting under that provision, require the following therapeutic goods to be included in the part of the Australian Register of Therapeutic Goods for listed goods:

- preparations, referred to in Item 3, Part 1 of Schedule 4 of the Therapeutic Goods Regulations 1990, that contain, as their therapeutically active ingredient:
 - (i) Arthrospira maxima
 - (ii) Arthrospira platensis

being substances that are to be mentioned in Division 1 of Part 5 of Schedule 4 of the Therapeutic Goods Regulations 1990.

This Notice comes into effect on the date it is gazetted.

Dated 9th May 2005

(signed)
Terry Slater
National Manager, Therapeutic Goods Administration
Delegate of the Parliamentary Secretary to the Minister for Health and Ageing



Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3) & 15(1)

I, PIO CESARIN, delegate of the Secretary to the Department of Health and Ageing for the purposes of the exercise of the Secretary's powers under sections 14 and 15 of the *Therapeutic Goods Act 1989* and acting under subsection 14(3) and subsection 15(1), in relation to:

CSL New Zealand Berinert P C1 Esterase Inhibitor, Freeze-Dried 500 IU, powder for injection vial with 10mL diluent ampoule – (AUST L 117633)

supplied by CSL Limited

CONSENT to an exemption from the requirements of the *Therapeutic Goods Act*, 1989, Chapter 3, Part 3-1 provided that:

- a. the goods are exported from Australia;
- b. the goods comply with all requirements of the Therapeutic Goods Act, 1989 other than Chapter 3, Part 3-1;
- c. the goods comply with relevant national standards appropriate for the product in the country of receipt; and
- d. any change to the product specification submitted to the TGA shall not be implemented until a prior approval is given by the Secretary.

PIO CESARIN

Delegate of the Secretary to the Department of

Health and Ageing

4 May 2005

Address: PO Box 100 Woden ACT 2606 Website: www.tga.gov.au Telephone: 02 6232 8444 Facsimile: 02 6232 8605 ABN 40 939 406 804



Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3) & 15(1)

I, PIO CESARIN, delegate of the Secretary to the Department of Health and Ageing for the purposes of the exercise of the Secretary's powers under sections 14 and 15 of the *Therapeutic Goods Act 1989* and acting under subsection 14(3) and subsection 15(1), in relation to:

Mirtazapine Tablets 30mg – (AUST L 117776)

supplied by Alphapharm Pty Ltd

CONSENT to an exemption from the requirements of the *Therapeutic Goods Act*, 1989 Chapter 3, Part 3-1 provided that:

- a. the goods are exported from Australia to Austria, Belgium, Denmark, Finland, Germany, Greece, Iceland, Ireland, Italy, Luxembourg, Norway, Portugal, Spain, Sweden, The Netherlands and The United Kingdom;
- b. the goods comply with all requirements of the Therapeutic Goods Act, 1989 other than Chapter 3, Part 3-1;
- c. the goods comply with relevant national standards appropriate for the product in the countries of receipt; and
- d. any change to the product specification submitted to the TGA shall not be implemented until a prior approval is given by the Secretary.

PIO CESĂRIN

Delegate of the Secretary to the Department of Health and Ageing

4 N f === 2005

4 May 2005



Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3) & 15(1)

I, PIO CESARIN, delegate of the Secretary to the Department of Health and Ageing for the purposes of the exercise of the Secretary's powers under sections 14 and 15 of the *Therapeutic Goods Act 1989* and acting under subsection 14(3) and subsection 15(1), in relation to:

Mirtazapine Tablets 15mg – (AUST L 117777)

supplied by Alphapharm Pty Ltd

CONSENT to an exemption from the requirements of the *Therapeutic Goods Act*, 1989 Chapter 3, Part 3-1 provided that:

- a. the goods are exported from Australia to Belgium, Denmark, Finland, Germany, Greece, Italy, Luxembourg, Spain, Sweden and The Netherlands;
- b. the goods comply with all requirements of the Therapeutic Goods Act, 1989 other than Chapter 3, Part 3-1;
- c. the goods comply with relevant national standards appropriate for the product in the countries of receipt; and
- d. any change to the product specification submitted to the TGA shall not be implemented until a prior approval is given by the Secretary.

PIO CESARIN

Delegate of the Secretary to the Department of

Health and Ageing

4 May 2005

Address: PO Box 100 Woden ACT 2606 Website: www.tga.gov.au Telephone: 02 6232 8444 Facsimile: 02 6232 8605 ABN 40 939 406 804



Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

CONSENT UNDER SUBSECTION 14(3) & 15(1)

I, PIO CESARIN, delegate of the Secretary to the Department of Health and Ageing for the purposes of the exercise of the Secretary's powers under sections 14 and 15 of the *Therapeutic Goods Act 1989* and acting under subsection 14(3) and subsection 15(1), in relation to:

Mirtazapine Tablets 45mg – (AUST L 117766)

supplied by Alphapharm Pty Ltd

CONSENT to an exemption from the requirements of the *Therapeutic Goods Act*, 1989 Chapter 3, Part 3-1 provided that:

- a. the goods are exported from Australia to Belgium, Denmark, Finland, Germany, Greece, Italy, Luxembourg, Spain, Sweden and The Netherlands;
- b. the goods comply with all requirements of the Therapeutic Goods Act, 1989 other than Chapter 3, Part 3-1;
- c. the goods comply with relevant national standards appropriate for the product in the countries of receipt; and
- d. any change to the product specification submitted to the TGA shall not be implemented until a prior approval is given by the Secretary.

PIO CESARIN

Delegate of the Secretary to the Department of

Health and Ageing

4 May 2005

Address: PO Box 100 Woden ACT 2606 Website: www.tga.gov.au Telephone: 02 6232 8444 Facsimile: 02 6232 8605 ABN 40 939 406 804



HEALTH SERVICES RESEARCH PROGRAM - ROUND TWO

Call for Expressions of Interest

The National Health and Medical Research Council (NHMRC) is calling for expressions of interest under the Health Services Research Program.

The program will support multi-disciplinary research into how financing arrangements, organisational structures and processes, health technologies and social factors affect the quality, cost and availability of, and access to, health care. The Health Services Research Program aims to provide important new evidence to inform policy and practice and thereby significantly improve the quality of health care in Australia. The Program will fund research which:

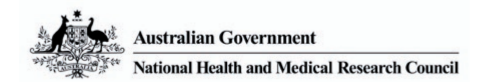
- addresses significant gaps in evidence required for Australia's most important policy and practice issues;
- covers issues related to the Australian Government's National Research Priorities or National Health Priority Areas; and
- has the potential to develop new productive partnerships between researchers, policy makers, health service providers and citizens.

The NHMRC strongly encourages expressions of interest from collaborative teams to conduct cross-sectoral research. The NHMRC particularly encourages expressions of interest from teams including investigators who would not normally apply for NHMRC grants. Improving health services research capacity is also a subsidiary goal of the program and applicants are encouraged to propose innovative ways to improve the pool of health services expertise as well as producing high quality strategic research.

Total funding of \$10 million, over five years, will be available for this round. Although it is expected that proposals will be larger in scope and of up to five years' duration, project proposals of smaller scope and duration are also welcome.

Further information on the Health Services Research Program is available on the NHMRC website at www.nhmrc.gov.au Submitters are advised to read the supporting documentation before making any enquiries. Enquiries about the program objectives and scope should be directed to Ms Kim Boyer 0418 124 110.

Closing date: Friday, 22 July 2005. Late applications will not be considered.



National Health and Medical Research Council Act 1992

INVITATION TO MAKE A SUBMISSION DRAFT MANUAL FOR CARDIAC REHABILITATION FOR ABORIGINAL AND TORRES STRAIT ISLANDER PEOPLES

The National Health and Medical Research Council (NHMRC) is Australia's peak body for the provision of advice to improve individual and population health, consideration of ethical issues in health and medicine, and fostering medical research in the interest of improving health standards for all Australians.

The NHMRC has developed a *Draft Manual for Cardiac Rehabilitation for Aboriginal and Torres Strait Islander Peoples* for health services, including hospitals, primary health care workers and Indigenous health workers, which includes information and tools which may assist them to deliver culturally appropriate cardiac rehabilitation services for Aboriginal and Torres Strait Islander Peoples.

You are invited to make a submission to the NHMRC about the draft manual.

How to make your submission

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

Please send your submission to:

Project Officer – Cardiac Rehabilitation for Aboriginal and Torres Strait Islander Peoples Health Advisory Section (MDP 24) National Health and Medical Research Council GPO Box 9848 CANBERRA ACT 2601

E-mail: hac.nhmrc@nhmrc.gov.au

Tel: (02) 6289 9134 Fax: (02) 6289 9197

Closing date

The closing date for submissions is **MONDAY 13 JUNE 2005**.

Further information

A copy of the draft manual is available from:

http://www.nhmrc.gov.au/advice/consult.htm

For further information, please contact the Project Officer (contact details above).

Industry, Tourism and Resources



REGISTRAR OF TRADE MARKS

OBJECTIONS TO DETERMINATION OF 'ROTHBURY', 'PENOLA' and 'ROBE' AS AUSTRALIAN GEOGRAPHICAL INDICATIONS

Final Opportunity to Become a Party to Proceedings

Interested parties were advised by advertisement in the Gazette of 23 February 2005 of the opportunity to object to the determination of 'Penola', 'Robe' and 'Rothbury' as Australian Geographical Indications (GIs). Objections had to be based on prior trade mark rights (see section 40RB of the Australian Wine and Brandy Corporation Act) and had to be filed with the Registrar of Trade Marks within one month of advertisement. Valid objections were filed by the following parties:

Proposed GI	Applicant for GI	Objection by
PENOLA	Coonawarra/Penola Wine Industries Association Inc.	Rymill Nominee Pty Ltd
ROBE	Robe Grape Growers Association Inc.	Port Robe Management Ltd and Port Robe Estate Ltd
ROTHBURY	Bruce Tyrrell	Rothbury Wines Pty Ltd

The Registrar of Trade Marks is now required to determine whether any of the grounds for objection under section 40RB have been made out and if determination of the GI can be recommended. As part of this process, the Registrar invites any parties (other than those named above, who are already parties) interested in joining proceedings to register by:

- Writing to the Registrar of Trade Marks;
- Specifying the GI in question; and
- Paying a fee of \$250.

The letter must be received at the following address within one month of the date of this advertisement:

Registrar of Trade Marks Attention: Terry Williams PO Box 200 WODEN ACT 2606

Please note the time limit will be strictly applied.

After expiry of the one month period, the Registrar will write to all parties to the proceedings and invite each party to file evidence relevant to the matter. The evidence must be filed at the above address (or an IP Australia state office) within three (3) months of the date of signature of the letter from the Registrar. The party filing the evidence must also advise the Registrar of the date, place and manner in which a copy of the evidence was given to each and every other party to the proceedings. If such a statement is not provided at the time of filing the evidence, the filing may be **invalid.**

For further information about this process please contact **Terry Williams**, Trade Marks Hearing Officer on **(02) 6283 2913** or by email to **tmhearings@ipustralia.gov.au**



Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 720

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
KOTA PAHLAWAN	MONROVIA	9142942

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Brisbane, Sydney, Bell Bay and Fremantle

Dated at CANBERRA this

Official

day of

May/2005

Official Stamp



Delegate of the Minister for Transport

- 1. 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 23/05/2005 to 22/08/2005.
- 3. 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. General Cargo only may be carried.
- 5. The cargo may only be carried from: Brisbane to Sydney, Bell Bay and Fremantle, Sydney to Bell Bay and Fremantle , Bell Bay to Fremantle
- 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.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 719

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
BUNGA TERATAI DUA	PORT KELANG	9157674

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Bell Bay, Fremantle, Brisbane and Sydney.

day of

Dated at CANBERRA this

May/2005

Official Stamp



Delegate of the Minister for Transport

- 1. 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 22/05/2005 to 21/08/2005.
- 3. 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. General Cargo only may be carried.
- 5. The cargo may only be carried from: Bell Bay to Fremantle, Brisbane and Sydney; Brisbane to Sydney, Bell Bay and Fremantle; Fremantle to Brisbane, Sydney and Bell Bay; Sydney to Bell Bay and Fremantle.
- 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.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 718

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
CHANGSHA	NASSAU	9164823

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Brisbane, Gladstone, Townsville, Newcastle and Darwin

Dated at CANBERRA this

64

day of

May/2005

Official Stamp



Delegate of the Minister for Transport

- 1. 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 6/05/2005 to 5/08/2005.
- 3. 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. General Cargo only may be carried.
- 5. The cargo may only be carried from: Brisbane to Gladstone, Townsville and Darwin; Newcastle to Brisbane, Gladstone, Townsville and Darwin; Gladstone to Townsville and Darwin; and Townsville to Darwin.
- 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.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 714

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
KOTA EKSPRES	BREMEN	9141314

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

Fremantle, Melbourne and Adelaide

Dated at CANBERRA this

1342

day of

May/2005

Official Stamp



Delegate of the Minister for Transport

- 1. 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 14/05/2005 to 13/08/2005.
- 3. 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. Passengers, Cargo, Animals only may be carried.
- 5. The cargo may only be carried from: Melbourne to Adelaide and Fremantle; Adelaide to Fremantle; Fremantle to Adelaide and Melbourne.
- 6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
- That the vessel is not detained under Australia's Port State Control program.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.

Treasury



Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Bananacoast Community Credit Union Ltd A.B.N. 50 087 649 750 (Bananacoast Credit Union)

SINCE:

- A. Bananacoast Credit Union and Big River Credit Union Ltd A.B.N. 46 087 649 796 (Big River Credit Union) are financial sector companies within the meaning of the *Financial Sector (Shareholdings) Act 1998* (FSSA);
- B. 100% of the gross assets and liabilities of Big River Credit Union are to be transferred to Bananacoast Credit Union as a voluntary transfer of business under the *Financial Sector (Transfers of Business) Act 1999* (FSTOBA);
- C. Bananacoast Credit Union has applied to the Treasurer under section 13A of the FSSA to hold the transferring business; and
- D. I am satisfied that it is in the national interest to approve Bananacoast Credit Union holding the transferring business,

I, Puay Sim, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE Bananacoast Credit Union holding the transferring business.

This approval has effect from the date it is signed and remains in force indefinitely.

Dated 6 May 2005

[signed]
Puay Sim
General Manager
Specialised Institutions Division
Northern Region

Note 1 Regulation 6 of the Financial Sector (Transfers of Business) Regulations 1999 provides that, for the purposes of subsection 43(4) of the FSTOBA, the provisions of the FSSA apply in relation to a transfer of business as if section 13A were inserted after section 13 of the FSSA. Section 13A provides that a financial sector company to which more than 15 per cent of the gross assets and liabilities of another financial sector company are transferred under the FSTBA must apply to the Treasurer for approval as if the transferring business were a separate financial sector company.



Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Queenslanders Credit Union Ltd A.B.N. 85 087 651 063 (Queenslanders)

SINCE:

- A. Queenslanders and Media Credit Union Queensland Ltd A.B.N. 73 087 651 009 (Media Credit Union) are financial sector companies within the meaning of the *Financial Sector (Shareholdings) Act 1998* (FSSA);
- B. 100% of the gross assets and liabilities of Media Credit Union are to be transferred to Queenslanders as a voluntary transfer of business under the *Financial Sector (Transfers of Business) Act 1999* (FSTOBA);
- C. Queenslanders has applied to the Treasurer under section 13A of the FSSA to hold the transferring business; and
- D. I am satisfied that it is in the national interest to approve Queenslanders holding the transferring business,

I, Puay Sim, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE Queenslanders holding the transferring business.

This approval has effect from the date it is signed and remains in force indefinitely.

Dated 29 April 2005

[signed]
Puay Sim
General Manager
Specialised Institutions Division
Northern Region

Note 1 Regulation 6 of the Financial Sector (Transfers of Business) Regulations 1999 provides that, for the purposes of subsection 43(4) of the FSTOBA, the provisions of the FSSA apply in relation to a transfer of business as if section 13A were inserted after section 13 of the FSSA. Section 13A provides that a financial sector company to which more than 15 per cent of the gross assets and liabilities of another financial sector company are transferred under the FSTBA must apply to the Treasurer for approval as if the transferring business were a separate financial sector company.



Consent to the sale or disposal of the business of an authorised deposit-taking institution

Banking Act 1959

TO: Big River Credit Union Ltd A.B.N. 46 087 649 796 (Big River Credit Union)

SINCE:

- A. Big River Credit Union is an authorised deposit-taking institution under the *Banking Act 1959* (the Act);
- B. Big River Credit Union proposes to enter into an agreement for the sale or disposal of its business to Bananacoast Community Credit Union Ltd A.C.N. 50 087 649 750; and
- C. I have taken into account the national interest,
- I, Puay Sim, a delegate of the Treasurer, under paragraph 63(1)(b) of the Act, CONSENT to Big River Credit Union entering into the agreement.

Dated 6 May 2005

[signed]
Puay Sim
General Manager
Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.



Consent to the sale or disposal of the business of an authorised deposit-taking institution

Banking Act 1959

TO: Media Credit Union Queensland Ltd A.B.N. 73 087 651 009 (Media Credit Union)

SINCE:

- A. Media Credit Union is an authorised deposit-taking institution under the *Banking Act 1959* (the Act);
- B. Media Credit Union proposes to enter into an agreement for the sale or disposal of its business to Queenslanders Credit Union Ltd A.B.N. 85 087 651 063; and
- C. I have taken into account the national interest,
- I, Puay Sim, a delegate of the Treasurer, under paragraph 63(1)(b) of the Act, CONSENT to Media Credit Union entering into the agreement.

Dated 29 April 2005

[signed]
Puay Sim
General Manager
Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

Page 1 of 1



Revocation of Disqualification

Insurance Act 1973

TO: Ross Eade (you) of 3 Fox Road, EAST RYDE NSW 2113

SINCE

- A. you were disqualified under section 25A of the *Insurance Act 1973* (the Act) by instrument dated 14 March 2005 (the Disqualification); and
- B. you made application to APRA to revoke the Disqualification;

I, Gregory Gordon Brunner, a delegate of APRA, under subsection 25A(3) of the Act, REVOKE the Disqualification.

Under subsection 25A(3) of the Act, this Revocation takes effect on the day on which it is made.

Dated 11 May 2005

[signed]
Gregory Gordon Brunner
General Manager
Policy Development

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

Note 1 Under subsection 25A(4) of the Act, APRA must give the person concerned written notice of the revocation of the disqualification.

Note 2 Under subsection 25A(5) of the Act, as soon as practicable after giving to a disqualified person the notice required under subsection 25A(4) of the Act, APRA must cause particulars of the revocation of the disqualification to be given to, where applicable, the general insurer concerned or the foreign general insurer concerned or the authorised NOHC concerned and to be published in the *Gazette*.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) TRIGONER LTD is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) TRIGONER LTD proposes to acquire an interest in the Australian urban land described in the notice furnished on 8 April 2005 under section 26A of the Act;

NOW THEREFORE I, Gerry Antioch, General Manager, Foreign Investment and Trade 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 g^{th} day of May 2005.

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
CR 2005/33	Income tax: capital gains tax: variation of share rights: Singleton Equity Housing Limited	This Class Ruling sets out the tax consequences for persons who hold shares in Singleton Equity Housing Limited (SEHL) at any time during the period that starts at the time the arrangement that is the subject of this Ruling commences and ends at the time immediately after the new SEHL constitution comes into force.
		This Ruling applies to the 2004-2005 and 2005-2006 income years.
CR 2005/34	Income tax: Approved Early Retirement Scheme – Department of Justice – Corrections Victoria	This Class Ruling sets out the tax consequences for all employees of Department of Justice – Corrections Victoria at Head Office Finance who receive a payment under the arrangement described in this Ruling.
		This Ruling applies from 5 May 2005.
CR 2005/35	Income tax: Approved Early Retirement Scheme – The South Australian Forestry Corporation (ForestrySA)	This Class Ruling sets out the tax consequences for all employees in the log measurement and field operations within the South Australian Forestry Corporation who receive a payment under the arrangement described in this Ruling.
		This Ruling applies from 5 May 2005.
CR 2005/36	Income tax: Agere Systems Inc. 2001 Employee Stock Purchase Plan	This Class Ruling sets out the tax consequences for Australian resident employees of Agere Systems Australia Pty Ltd who participate in the Agere Systems Inc. 2001 Employee Stock Purchase Plan.
		This Ruling applies from the 2003/2004 income year.
CR 2005/37	Income tax: trust restructure and transfer of assets – Estate of the Late George Adams/Tattersall's Limited	This Class Ruling sets out the tax consequences for the successors and assigns of the beneficiaries named in Clauses T and Y of the Will of the Late George Adams to which the arrangement described in this Ruling apply.
		This Ruling applies from 1 July 2004.
PR 2005/77	Income tax: Film Investment – 'Armoured X'	This Ruling sets out the tax consequences of investing in the project by investors entering into a Production and Investment Agreement for the production and distribution of the film 'Armoured X'.
		This Ruling applies prospectively from 18 May 2005.
TD 2005/16	Income tax: does paragraph 251L(1)(b) of the Income Tax Assessment Act 1936 prevent persons other than registered tax agents from giving advice about a taxation law for a fee?	This Ruling determines that paragraph 251L(1)(b) of the <i>Income Tax Assessment Act 1936</i> prevents persons other than registered tax agents from giving advice about a taxation law for a fee, but only in the circumstances described and where the person is not excepted under either subsection 251L(6) or subsection 251L(8) of that Act.
		This Determination applies to years commencing both before and after its date of issue.
TD 2005/17	Income tax: consolidation: life insurance: do sections 705-75 and 705-80 of the <i>Income Tax Assessment Act 1997</i> apply to a policy liability that has been valued under section 713-520	This Ruling determines that for the purposes of working out step 2 of the allocable cost amount for a life insurance company, sections 705-75 and 705-80 of the <i>Income Tax Assessment Act</i> 1997 do not apply to a policy that has been valued under section 713-520.
	for the purposes of working out step 2 of the allocable cost amount, for a joining entity that is a life insurance company?	This Determination applies to years commencing both before and after its date of issue.

TD 2005/18	Fringe benefits tax: for the purposes of section 39A of the Fringe Benefits Tax Assessment Act 1986 what is the car parking threshold for the fringe benefits tax year commencing on 1 April 2005?	This Ruling determines that the car parking threshold for the fringe benefits tax year (FBT) commencing on 1 April 2005 is \$6.43. This replaces the amount of \$6.28 that applied in the previous year This Ruling applies to the FBT year commencing 1 April 2005.
TD 2005/19	Income tax: consolidation: does the phrase 'could be recognised in the joining entity's statement of financial position' in subsection 705-90(2) of Income Tax Assessment Act 1997 refer to the application of accounting policies consistent with the established accounting framework in preparing an entity's notional statement of financial position as at the joining time?	This Ruling determines that the phrase 'could be recognised in the joining entity's statement of financial position' refers to the relevant choices of accounting policies in working out the undistributed profits of the joining entity within the established accounting framework that includes accounting standards, statements of accounting concepts and other authoritative pronouncements of the Australian Accounting Standards Board in preparing an entity's notional statement of financial position This Determination applies to years commencing both before and after its date of issue.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
CR 2005/34	Income tax: Approved Early Retirement Scheme – Department of Justice – Corrections Victoria	This Class Ruling is withdrawn from 1 September 2005.
CR 2005/35	Income tax: Approved Early Retirement Scheme – The South Australian Forestry Corporation (ForestrySA)	This Class Ruling is withdrawn from 1 January 2006.
CR 2005/37	Income tax: trust restructure and transfer of assets – Estate of the Late George Adams/Tattersall's Limited	This Class Ruling is withdrawn from 1 July 2006.
PR 2005/77	Income tax: Film Investment – 'Armoured X'	This Product Ruling is withdrawn from 1 July 2006.

Public Notices

SHIPPING REGISTRATION ACT 1981			
NOTICE OF INTENTION TO APPLY FOR REGISTRATION			
Notice is hereby given of the intention of			
(full name) Farrid Thomas Lamb of			
(full name) Lawid Thomas Lamb of (address) 35 Hodgson st Crescent Tead to apply,			
after the expiration of the period of thirty days commencing on the date of			
publication of this notice, for the registration under the abovenamed Act of the			
ship particulars of which are set out below. Objections to the registration of the			
ship in the name of the abovementioned person, by persons claiming a legal			
proprietary right in respect of the ship, should, together with any relevant			
documents that will verify the claim be delivered to the Registrar of Ships at the			
Australian Shipping Registration Office, Level 1 Allan Woods Building, 25			
Constitution Avenue, Canberra City ACT 2601 or sent by properly prepaid post to			
the Registrar of Ships at the Australian Maritime Safety Authority, GPO Box			
2181, Canberra City ACT 2601, before the expiry of the period referred to above.			
Particulars of Ship			
Present name: SANTA ANA			
Former name: SAMIA ANA			
Present whereabouts: DARLUIN, N.T. ALS (Here			
Length: 33-1			
Principal material of construction: FIBREGLASS Type of ship: SAILING VESSLE			



Australian Government Attorney General's Department

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Brisbane	Goprint 371 Vulture Street, Woolloongabba QLD 4102	(07) 3246 3399	(07) 3246 3534
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