

Gazette

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GOVERNMENT NOTICES

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Australian Government

Attorney-General's Department

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Office of Legislative Drafting and Publishing
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Barton ACT 2600
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By fax: (02) 6250 5995

By e-mail: gazettes@ag.gov.au.

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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.

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

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Ground Floor 101 Grenfell Street Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949 **Sydney:** NSW Government Information

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Sydney NSW 2000

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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 2609.

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

Department of the Senate

Acts of Parliament assented to

IT IS HEREBY NOTIFIED for general information that His Excellency the Governor-General, in the name of Her Majesty, assented on 6 July 2005 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 95, 2005 — An Act to extend the circumstances in which communications can be intercepted without warrant, and for other purposes [Crimes Legislation Amendment (Telecommunications Interception and Other Measures) Act 2005].

No. 96, 2005 — An Act to amend the *Criminal Code Act 1995* to provide for offences relating to trafficking in persons, and for related purposes [*Criminal Code Amendment (Trafficking in Persons Offences) Act 2005*].

No. 97, 2005 — An Act to amend the *Ozone Protection and Synthetic Greenhouse Gas Management Act 1989* and to make changes relating to the Sydney Harbour Federation Trust, and for related purposes [*Environment and Heritage Legislation Amendment Act 2005*].

No. 98, 2005 — An Act to amend the *Family Law Act 1975* and the *Bankruptcy Act 1966*, and for related purposes [*Family Law Amendment Act 2005*].

No. 99, 2005 — An Act to amend legislation about fisheries, and for related purposes [Fisheries Legislation Amendment (International Obligations and Other Matters) Act 2005].

No. 100, 2005 — An Act to make various amendments of the statute law of the Commonwealth, and for related purposes [Statute Law Revision Act 2005].

HARRY EVANS Clerk of the Senate

Department of the House of Representatives

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 29 June 2005 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

- No. 72 of 2005—An Act to appropriate money out of the Consolidated Revenue Fund for the ordinary annual services of the Government, and for related purposes. (*Appropriation Act* (*No. 1*) 2005-2006).
- No. 73 of 2005—An Act to appropriate money out of the Consolidated Revenue Fund for certain expenditure, and for related purposes. (*Appropriation Act (No. 2) 2005-2006*).
- No. 74 of 2005—An Act to appropriate money out of the Consolidated Revenue Fund for expenditure in relation to the Parliamentary Departments, and for related purposes. (Appropriation (Parliamentary Departments) Act (No. 1) 2005-2006).
- No. 75 of 2005—An Act to amend the law relating to taxation, and for related purposes. (*Tax Laws Amendment (Improvements to Self Assessment) Act (No. 1) 2005*).
- No. 76 of 2005—An Act to impose shortfall interest charge as a tax in some circumstances. (Shortfall Interest Charge (Imposition) Act 2005).
- No. 77 of 2005—An Act to amend the law relating to taxation, and for related purposes. (*Tax Laws Amendment (2005 Measures No. 1) Act 2005*).
- No. 78 of 2005—An Act to amend the law relating to taxation, and for related purposes. (*Tax Laws Amendment (2005 Measures No. 2) Act 2005*).
- No. 79 of 2005—An Act to amend the *Migration Act 1958*, and for related purposes. (*Migration Amendment (Detention Arrangements) Act 2005*).
- No. 80 of 2005—An Act about the Public Sector Superannuation Accumulation Plan (PSSAP), and for related purposes. (*Superannuation Act 2005*).
- No. 81 of 2005—An Act to deal with consequential matters arising from the enactment of the *Superannuation Act 2005*, and for other purposes. (*Superannuation (Consequential Amendments) Act 2005*).
- No. 82 of 2005—An Act to amend the law relating to superannuation, and for related purposes. (Superannuation Legislation Amendment (Choice of Superannuation Funds) Act 2005).

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 6 July 2005 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

- No. 83 of 2005—An Act to amend legislation relating to higher education, and for other purposes. (*Higher Education Legislation Amendment (2005 Measures No. 2) Act 2005*).
- No. 84 of 2005—An Act to amend the *Primary Industries (Excise) Levies Act 1999*, and for related purposes. (*Primary Industries (Excise) Levies Amendment (Rice) Act 2005*).
- No. 85 of 2005—An Act to amend the law relating to veterans' entitlements, and for related purposes. (*Veterans' Entitlements Amendment (2005 Budget Measure) Act 2005*).
- No. 86 of 2005—An Act to amend the *Civil Aviation Act 1988*, and for related purposes. (*Civil Aviation Amendment Act 2005*).
- No. 87 of 2005—An Act to amend the *Crimes Act 1914*, and for related purposes. (*Crimes Amendment Act 2005*).
- No. 88 of 2005—An Act to amend the *Customs Tariff Act 1995*, and for related purposes. (*Customs Tariff Amendment Act (No. 1) 2005*).
- No. 89 of 2005—An Act to amend the *National Security Information (Criminal Proceedings) Act 2004*, and for related purposes. (*National Security Information Legislation Amendment Act 2005*).
- No. 90 of 2005—An Act to amend the *Import Processing Charges Act 2001*, and for related purposes. (*Import Processing Charges Amendment Act 2005*).
- No. 91 of 2005—An Act to amend the *Customs Act 1901*, and for related purposes. (*Customs Legislation Amendment (Import Processing Charges) Act 2005*).
- No. 92 of 2005—An Act to amend the *Criminal Code Act 1995*, and for related purposes. (*Criminal Code Amendment (Suicide Related Material Offences) Act 2005*).
- No. 93 of 2005—An Act to provide for the funding of projects related to land transport matters, and for related purposes. (*AusLink (National Land Transport) Act 2005*).
- No. 94 of 2005—An Act to amend laws, and to deal with transitional matters, in connection with the AusLink (National Land Transport) Act 2005, and for related purposes. (AusLink (National Land Transport—Consequential and Transitional Provisions) Act 2005)

Courts

FORM R56/58

Regulation 16

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

IN the matter of:

CONTRACT CALL CENTRE INDUSTRY AWARD 2003

(ODN C31107 OF 1993) [AW827785 Print PR937368] (C2005/3839)

Notice is given that Australian Municipal, Administrative, Clerical and Services Union has made application for a declaration that the terms hereinafter mentioned be a common rule:

• in Victoria for the contract call centre industry

A copy of the award may be inspected free of charge at the Australian Industrial Registry in any capital city.

The above matter is listed for Hearing before Commissioner Smith at:

10:00 AM Tuesday, 26 July, 2005 Australian Industrial Relations Commission 80 Collins Street Melbourne

Any person or organisation seeking to be heard at the hearing of the application must, at least 3 days before the hearing date, file with the Australian Industrial Registry in any capital city, a notice in accordance with Form R57; and shall, as soon as is practicable before the hearing, serve a copy of the notice on the applicant.

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

Terms to which application applies:

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

BY THE COMMISSION: COMMISSIONER SMITH

Dated: 04 July 2005

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE			(Foreign Cur	rency = AUS	\$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	29/06/05	30/06/05	01/07/05	02/07/05	03/07/05	04/07/05	05/07/05
Brazil	Real	1.8037	1.7969	1.7748	1.7748	1.7748	1.7651	1.7740
Canada	Dollar	.9395	.9370	.9320	.9320	.9320	.9337	.9296
China	Yuan	6.3150	6.3125	6.2901	6.2901	6.2901	6.2032	6.2016
Denmark	Kroner	4.7098	4.7023	4.6878	4.6878	4.6878	4.6821	4.6881
European Union	Euro	.6322	.6310	.6293	.6293	.6293	.6280	.6290
Fiji	Dollar	1.2959	1.2964	1.2931	1.2931	1.2931	1.2889	1.2916
Hong Kong	Dollar	5.9283	5.9270	5.9062	5.9062	5.9062	5.8260	5.8240
India	Rupee	33.1927	33.1885	33.0511	33.0511	33.0511	32.6071	32.6208
Indonesia	Rupiah	7400.0000	7407.0000	7418.0000	7418.0000	7418.0000	7336.0000	7393.0000
Israel	Shekel	3.4781	3.4784	3.4762	3.4762	3.4762	3.4452	3.4363
Japan	Yen	83.8800	84.1200	84.3000	84.3000	84.3000	83.6300	83.6200
Korea	Won	779.0900	782.5600	782.5000	782.5000	782.5000	776.3700	781.6300
Malaysia	Ringgit	2.8990	2.8979	2.8876	2.8876	2.8876	2.8477	2.8470
New Zealand	Dollar	1.0880	1.0889	1.0952	1.0952	1.0952	1.1003	1.1030
Norway	Kroner	5.0246	4.9926	4.9752	4.9752	4.9752	4.9473	4.9607
Pakistan	Rupee	45.5800	45.5000	45.3400	45.3400	45.3400	44.6900	44.6800
Papua NG	Kina	2.3622	2.3613	2.3530	2.3530	2.3530	2.3181	2.3198
Philippines	Peso	42.5400	42.7500	42.4700	42.4700	42.4700	41.9200	42.0200
Singapore	Dollar	1.2832	1.2846	1.2807	1.2807	1.2807	1.2694	1.2688
Solomon Is.	Dollar	5.6983	5.6961	5.6759	5.6759	5.6759	5.5975	5.5932
South Africa	Rand	5.0651	5.0669	5.0651	5.0651	5.0651	5.1197	5.1027
Sri Lanka	Rupee	76.1600	76.3100	76.0900	76.0900	76.0900	75.0000	74.9800
Sweden	Krona	5.9533	5.9649	5.9448	5.9448	5.9448	5.9521	5.9561
Switzerland	Franc	.9767	.9768	.9762	.9762	.9762	.9728	.9760
Taiwan	Dollar	23.9700	24.0700	24.0200	24.0200	24.0200	23.7300	23.8100
Thailand	Baht	31.4400	31.4600	31.3700	31.3700	31.3700	30.9800	31.0200
UK	Pound	.4198	.4220	.4249	.4249	.4249	.4252	.4257
USA	Dollar	.7630	.7627	.7600	.7600	.7600	.7495	.7493

WAYNE BALDWIN
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
06/07/2005

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 83(2)

REVOCATION OF NOMINATED CARRIER DECLARATION — PIVIT PTY LTD

- I, Allan Horsley, delegate of the Australian Communications Authority (ACA):
 - 1. being satisfied that the owner of the network units, Brisbane Airport Corporation Pty Limited, ACN 076 870 650, has provided the ACA with a written notice stating that it does not consent to the continued operation of the declaration;
 - 2. under subsection 83(2) of the *Telecommunications Act 1997* revoke the Nominated Carrier Declaration made by the ACA on 16 December 2004 in relation to, Pivit Pty Ltd ACN 109 578 752 as the nominated carrier in regard to single and multiple line links located within the campus of Brisbane Airport, (namely Lot 1 on RP 844114, County of Stanley, Parish of Toobul, in the State of Queensland) and owned by Brisbane Airport Corporation Pty Limited ACN 076 870 650.

Dated the Vurnly Fight

day of June

2005

Signed

Delegate of the Australian Communications Authority

Environment and Heritage



Australian Government

Department of the Environment and Heritage

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

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

Applications received

An application was received on 6 June 2005 from Prime Infrastructure
Management Pty Ltd of Waterfront Place, 1 Eagle Street, Brisbane,
Queensland, 4001, for Stage 7 of the Dalrymple Bay Coal Terminal project
for capital dredging of 306 000 m³ of dredge material from an additional
berth pocket.

Permits Granted

- A sea dumping permit was granted on 28 June 2005 to the Ports Corporation of Queensland, Level 24, 300 Queen Street, Brisbane, to load, for the purposes of dumping, and the dump up to 10 000 cubic metres of dredge spoil derived from capital dredging for the expansion of the Lorim Point Wharf, Weipa, Queensland berthing area and minor channel widening for a period commencing on the date of signature of this permit and extending for a period of three years.
- A sea dumping permit was granted on 30 June 2005 to the Bundaberg Port Authority, 45 Wharf Drive, Burnett Heads, Queensland, 4670, to load, for the purposes of dumping, and to dump up to 2 200 000 cubic metres of dredge spoil, derived from maintenance dredging of the inner, middle and sea reaches of the channel of the Port of Bundaberg, for a period of five years.

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 7 June 2000 to Newcastle Port Corporation, corner Scott and Newcomen Streets, Newcastle, NSW, 2300, was granted on 10 June 2005, to load, for the purpose of dumping, and dump up to 500 000 cubic metres per year of spoil derived from maintenance dredging in the area of the Port of Newcastle on 18 December 2003. The variation extended the permit to 30 September 2005.

- A variation to Condition 19 of a sea dumping permit issued on 18 December 2003 to Dampier Port Authority, PO Box 285, Dampier, Western Australia, 6713 for dredging for a berth at Port Dampier, to remove the requirement for further post-dumping tributyltin sampling due to the detection of negligible levels of tribuyltin in pre-dumping and post-dumping samples thus far was granted on 14 June 2005.
- A variation to Condition 15 of a sea dumping permit issued on 18 December 2003 to Dampier Port Authority, PO Box 285, Dampier, Western Australia, 6713 for dredging for a shipping channel at Port Dampier, to remove the requirement for further post-dumping tributyltin sampling due to the detection of negligible levels of tributyltin in pre-dumping and post-dumping samples thus far was granted on 14 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.

Lesley Donohoe
Acting Director

Approvals and Audit Section

8 June 2005

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
2005/2178	FKP Commercial Developments Pty Ltd/Urban and commercial new development/Cambellfield/VIC/Industrial Estate Cooper Road	04 Jul 2005	s 18 a listed threatened species or ecological community
2005/2159	P3 Prestige Property Partnership/Urban and commercial new development/Ella Bay/QLD/Ella Bay Residential and Tourism Development	04 Jul 2005	s 12 World Heritage values of a declared World Heritage property s 18 a listed threatened species or ecological community
2005/2163	Olympia Resources Limited/Mining/Keysbrook/WA/Mineral Sands Mine	07 Jul 2005	s 16 the ecological character of a declared Ramsar wetland s 18 a listed threatened species or ecological community

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
2005/2146	Strike Oil/Exploration (mineral, oil, gas)/Dampier Sub-Basin/WA/2D Seismic Survey	06 Jul 2005	Yes
2005/2143	CSIRO/Science, research and investigations/Black Mountain/ACT/Construct Bioscience Lab and assoc works	04 Jul 2005	Yes
2005/2151	Strike Oil Limited/Exploration (mineral, oil, gas)/Barrow Sub-Basin/WA/2D and 3D seismic surveys	07 Jul 2005	Yes
2005/2158	Forestry Tasmania/Tourism, recreation and conservation management/Maydena/TAS/Maydena Forestry Hauler Ecotourism Development	04 Jul 2005	No
2005/2157	Delfin Craigieburn Pty Ltd/Urban and commercial new development/Craigieburn/VIC/Parkview Village 156 Lot Residential Development & Translocation of Dianella amoena	29 Jun 2005	No
2005/2154	Ports Corporation of Queensland/Water transport/Abbot Point/QLD/Stage 3 Expansion of Abbot Point Coal Terminal, near Bowen	28 Jun 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
2005/2151	Strike Oil Limited/Exploration (mineral, oil, gas)/Barrow Sub-Basin/WA/2D and 3D seismic surveys	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 23 activities involving the Commonwealth marine environment Manner in which the proposed action is to be taken: 1. Survey operations will be conducted in accordance with the minimum requirements described at Attachment A at the end of this section. 2. In addition to the above requirements, survey operations undertaken during the periods 1 July to 15 October will be conducted in accordance with the minimum requirements described at Attachment B at the end of this section.

2005/2143

CSIRO/Science, research and investigations/Black
Mountain/ACT/Construct
Bioscience Lab and assoc works

s 28 an action taken by the Commonwealth or a Commonwealth agency

Manner in which the proposed action is to be taken:

- 1. Final design and demolition/construction methodologies and works will be consistent with the principles and recommendations described in the CSIRO Entomology **Building Conservation** Management Plan (CMP) (GHD, June 2005), the Heritage Assessment of Buildings 102, 104, 135, 135A, 164, 165, 168, 103, 105, 106, 173 CSIRO Division of Entomology Black Mountain, Canberra (Duncan Marshall, June 2005) and the Draft Heritage Comments on Final Sketch Plan Design? New Entomology Bioscience Laboratories & Alterations at CSIRO Black Mountain (Duncan Marshall, 5 November 2004).
- 2. Prior to demolition of any or all of Buildings 102, 103, 104, 106, 164, 165, 168 and 173 photographic records will be taken for archival and interpretative display purposes.

Strike Oil/Exploration (mineral, oil, gas)/Dampier Sub-Basin/WA/2D Seismic Survey	s 18 a listed threatened species or ecological community s 20 a listed migratory species s 23 activities involving the Commonwealth marine environment Manner in which the proposed action is to be taken: 1. Survey operations will be conducted in accordance with the minimum requirements described at Attachment A at the end of this section. 2. In addition to the above requirements, survey operations undertaken during the period 1 July to 15 October will be conducted in accordance with the requirements described at Attachment B at the end of

Attachment A

MINIMUM REQUIRED CETACEAN AVOIDANCE PROCEDURES

Pre Start-up Visual Observation Procedures

- Visual checks (using binoculars from a suitable, high observation platform on the survey vessel) for the presence of whales will be undertaken before the commencement of operations.
- Observations which ensure effective monitoring of a 3 kilometres radius around the survey vessel (see attached diagram) will begin at least 90 minutes prior to and continue during the use use of any high-energy acoustic sources.

For information, indicators of whale activity may be in the form of blows and surface activity resulting in large splashes.

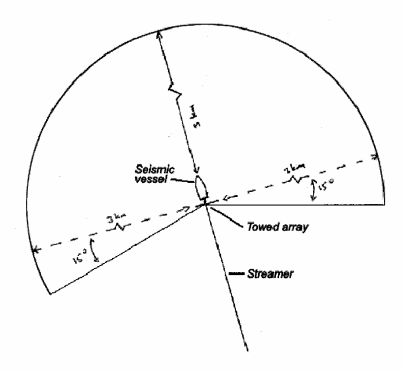


Diagram of area surrounding a seismic vessel that must be monitored for the presence of whale Start-up Delay Procedures

- Discharge of the acoustic sources will not commence unless there are no whales within a minimum distance of 3 km from the survey vessel.
- If whales are detected within this zone the start up of acoustic sources will be delayed until they have been observed to move outside the 3km radius or, if they are no longer observable, 30 minutes after the last sighting within 3km.

Soft Start Procedures

- A sequential build-up of warning pulses will be carried out at the commencement of all surveys. The whole array will not be fired without a full soft start. Soft starts will be used even if no whales have been seen.
- Visual observation will be maintained continuously during soft starts to establish the
 presence or absence of whales within 3 km of the vessel.
- If whales are sighted during this soft start procedure within the 3km zone, the seismic source will be powered down to the minimum audible source. Re-commencement of soft start procedures will take place after 30 minutes has lapsed since the last whale sighting within the 3km zone.
- There may be continued discharge of the acoustic source during line turns or changes. Discharge of only a limited number of air-guns in the acoustic array would be sufficient in this case.
- Alternatively the array may be completely shut down between the lines of a survey.
 In the event that the array is completely shut down between the lines of a survey, the
 full start-up delay and soft start procedures will be undertaken prior to the whole
 array being fired.

For information, the soft start procedure involves a gradual increase in the number of airguns fired over a 20 minute period prior to commencement of a line, and serves to send out a series of warning pulses to whales and give them adequate time to leave the vicinity.

Visual Observation Procedures During Survey Line

- Continuous visual observations will be carried out during seismic operations. The
 area to be monitored for the presence of whales is the same as that applying for prestart surveys.
- Where whales are seen as part of the observation procedures, continual observations should occur until 2 hours have passed since the last observation has occurred.
- All cetacean observations, whether within 3km or not, should be reported.

Stop Work Procedures

- Where a seismic vessel with an operating acoustic source approaches within 3km of an individual whale or pod of whales, the acoustic source will be powered down to the minimum audible source.
- Where an individual whale or pod of whales approaches within 3 km of a seismic vessel, the acoustic source will be powered down to the minimum audible source unless the animal or animals are seen to be skirting the edge of the 3km limit.
- Seismic source operations will not recommence until the animal or pod has been seen to move outside of a 3 km range, or has not been seen for 20 minutes.

Recording and Reporting Procedures

- Any whale sightings will be recorded on the Environment Australia Whale and Dolphin Sighting Report form.
- At completion of the seismic survey, copies of all report forms will be submitted to: Department of Environment and Heritage
 Wildlife Impact & Protection Section, GPO Box 787, Canberra ACT 2601

Attachment B

ADDITIONAL CETACEAN AVOIDANCE PROCEDURES

Aerial or vessel survey prior to seismic survey

- A spotter [aircraft or vessel] will be used to survey for whales within the proposed seismic survey area within 48 hours prior to commencement of the seismic survey.
- If night-time seismic work is to be conducted, whale monitoring within the area proposed to be surveyed must be conducted within 12 hours prior to the seismic survey.

Aerial or vessel survey during seismic survey

- During the seismic survey a spotter [aircraft or vessel] will traverse the seismic survey area in advance of the seismic survey vessel during daylight hours to survey for whales that may potentially be in the area.
- If pods or mother-calf pair(s) of whales are sighted during the survey in an area
 where it is likely that the seismic survey will pass within five kilometres of the pods
 or mother-calf pair(s) then:
 - a. The seismic survey track schedule will be re-routed to other parts of the seismic survey area to avoid the area in which the pods or mother-calf pair(s) are likely to occur by as much distance as reasonably practical, and at all times greater than five kilometres. A minimum five kilometre separation distance should be maintained.
 - b. The spotter vessel will maintain a watch on the pods or mother-calf pair(s) and convey any movements of the aggregation to the seismic survey vessel so that active measures to maintain the five kilometre separation distance can be taken.
 - c. If a five kilometre separation distance cannot be maintained between the operating seismic survey vessel and the pods or mother-calf pair(s) then the acoustic source will be powered down to the minimum audible source until condition (a) above can be met.
- The spotter vessel will survey the anticipated seismic track over which night survey
 operations will occur during the preceding day to allow detection and avoidance of
 aggregation(s) that may be encountered.
- If the spotter vessel is required to temporarily cease required spotter operations (eg for safety or refuelling needs), then the seismic survey may continue for a period of up to 24 hours provided the anticipated areas to be surveyed over this period of time has been monitored for the likely presence of migrating pods of whales and provisions have been made to avoid the likely track of any such pods as far as reasonably practicable. In any event, interactions with whales will continue to be managed as per the procedures defined at Attachment A. Advice will be sought from the Department of the Environment and Heritage (DEH) if the spotter vessel is likely to be unexpectedly off-line for greater than 24 hours at any one time.

Independent dedicated marine mammal observer

A Marine Mammal Observer (MMO) will be onboard the seismic survey vessel. In
addition, the spotter [aircraft or vessel] will have a dedicated MMO onboard who
shall be equipped with equipment necessary for carrying out his/her duties (e.g.
range finder binoculars and camera). However, if a second MMO is not available at
the time of the survey, a suitably experienced person may be engaged on board the
spotter vessel.

- The spotter [aircraft or vessel] will be in radio contact with the seismic survey vessel to enable communications regarding any whale observations or other matters.
- MMOs will generally be independent biologists who have experience in cetacean identification, distance estimation, and are capable of making detailed observations of cetacean behaviour.

Dedicated trained crew

The MMO onboard the seismic survey vessel shall be assisted by crew members, on a rotational basis, who have had training in whale observation techniques and distance estimation. As a minimum the trained crew will have studied and demonstrated familiarity with the APPEA CD-based identification and reporting package.

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
2004/1610	Stockland Developments Pty Ltd/Urban and commercial new development/Bohle/Thuringowa/QLD/ Residential development on a 929ha site located adjacent to the Bohle River and Bruce Highway	30 Jun 2005	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 the following table.

Reference No	Title of action	Approval	Date
2004/1805	Woodside Energy Ltd/Energy generation and supply/North West Shelf/Commonwealth Marine/Development of Angel gas and condensate field, North West Shelf	Approved with Conditions	27 Jun 2005

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

Family and Community Services

NOTICE OF NEW DATA MATCHING PROGRAM

From 1 July 2005 Centrelink intends to match customer records with data from Income Stream Providers for customers owning Allocated Income Streams and Market-linked Income Streams.

The income stream data is obtained from Income Stream Providers under s195 and s196 of the *Social Security (Administration) Act 1999*. Centrelink will not disclose any personal or protected information to the Income Stream Providers in this program.

The matching program will enable Centrelink to identify customers who have Allocated and Market-linked income streams and replace the current manual review with an automated process to update customer records. Those customers who have not declared these income streams to Centrelink will be reviewed. If Centrelink finds the customer does have an undisclosed income stream, they may incur a payment reduction, debt or in more significant cases, prosecution.

Initially, approximately 35,000 Centrelink records will be matched against Income Stream Providers, building to potentially 235,000 over the next three years.

A document describing this program has been developed in consultation with the Office of the Federal Privacy Commissioner. Copies of the document are available from:

The Project Manager Income Streams Automation Project Seniors, Carers and Means Test Branch Centrelink Box 7788 CANBERRA MAIL CENTRE ACT 2610

Contact Officer: John Ashcroft Phone: (02) 6244 5643

Centrelink adheres to the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration* which includes standards for data matching to protect the privacy of individuals.

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Pursuant to s58 of the Commonwealth Electoral Act 1918 I have ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

ANDY BECKER Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 June, 2005

% Deviation from average divisional enrolment Division Enrolment 82519 -4.30 BANKS -1.93 -1.13 BARTON 84563 BENNELONG 85251 0.31 BEROWRA 86504 BLAXLAND -4.61 82252 3.64 BRADFIELD 89371 CALARE 87053 0.95 CHARLTON 85464 -0.88 CHIFLEY 83998 -2.58 81860 COOK -5.06 COWPER 84990 -1.43 CUNNINGHAM 81748 -5.19 DOBELL 85345 -1.02 EDEN-MONARO 92326 7.07 FARRER 84935 -1.50 FOWLER 82936 -3.81 87274 GILMORE 1.21 GRAYNDLER 85349 -1.02 GREENWAY 91023 5.55 GWYDIR 81643 -5.31 HUGHES 86656 HUME 89521 3.81 2.66 HUNTER 88531 KINGSFORD SMITH -1.09 85289 LINDSAY 82396 -4.44 LOWE 86691 0.53 LYNE 92122 6.83 -2.06 MACARTHUR 84449 0.61 MACKELLAR 86755 86638 MACQUARIE 0.47 MITCHELL 95811 11.11 NEWCASTLE 89754 4.08 NEW ENGLAND 85564 -0.77 NORTH SYDNEY 88645 2.80 PAGE 84408 -2.11 PARKES 81051 -6.00 PARRAMATTA 86984 0.87 2.06 PATERSON 88009 PROSPECT 87866 1.89 78673 REID -8.76 RICHMOND 86213 -0.01 RIVERINA 87812 1.83 ROBERTSON 85129 -1.27 SHORTLAND 87313 1.25 10.64 SYDNEY 95409 1.28 THROSBY 87339 -1.44 WARRINGAH 84982 WATSON 81332 -5.67 WENTWORTH 83596 -3.05 WERRIWA 90147

Totals 4311489 (Average: 86229)

Victoria as at 30 June, 2005

Division		Enrolment	% Deviation from average divisional enrolment
ASTON		 88949	-1.41
BALLARAT		90724	0.55
BATMAN		85406	-5.34
BENDIGO		94681	4.93
BRUCE		87337	-3.20
CALWELL		90374	0.16
CASEY		87437	-3.09
CHISHOLM		85082	-5.70
CORANGAM		91714	1.64
CORIO		88497	-1.91
DEAKIN		87337	-3.20
DUNKLEY		91455	1.36
FLINDERS		91807	1.75
GELLIBRA	ND	91182	1.05
GIPPSLAN	D	93474	3.59
GOLDSTEI	N	90576	0.38
GORTON		95537	5.88
HIGGINS		87652	-2.85
HOLT		92712	2.75
HOTHAM		87873	-2.60
INDI		90068	-0.17
ISAACS		93982	4.16
JAGAJAGA		93435	3.55
KOOYONG		87524	-2.99
LALOR		93667	3.81
LA TROBE		86422	-4.21
MCEWEN		97024	7.53
MCMILLAN		82906	-8.11
MALLEE		90685	0.50
MARIBYRN	ONG	87758	-2.73
MELBOURN	E	93108	3.19
MELBOURN	E PORTS	93931	4.10
MENZIES		88662	-1.73
MURRAY		87930	-2.54
SCULLIN		86870	-3.71
WANNON		90854	0.69
WILLS		93757	3.91
Totals			Average: 90226)
100415		3333303 (

Queensland as at 30 June, 2005

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	90863	3.26
BONNER	86591	-1.59
BOWMAN	86311	-1.91
BRISBANE	87988	0.00
CAPRICORNIA	90720	3.10
DAWSON	91562	4.05
DICKSON	84321	-4.17
FADDEN	82630	-6.09
FAIRFAX	83992	-4.54
FISHER	86751	-1.41
FORDE	87591	-0.45
GRIFFITH	90112	2.40
GROOM	88913	1.04
HERBERT	87401	-0.67
HINKLER	92687	5.33
KENNEDY	90496	2.84
LEICHHARDT	89181	1.35
LILLEY	90723	3.10
LONGMAN	87035	-1.08
MCPHERSON	82882	-5.80
MARANOA	86508	-1.68
MONCRIEFF	83671	-4.91
MORETON	88051	0.06
OXLEY	90645	3.01
PETRIE	87629	-0.41
RANKIN	90638	3.00
RYAN	86833	-1.31
WIDE BAY	91073	3.50

Western Australia as at 30 June,2005

Division	Enrolment	<pre>% Deviation from average divisional enrolment</pre>
BRAND	85822	1.75
CANNING	87389	3.61
COWAN	86941	3.08
CURTIN	84476	0.16
FORREST	88379	4.78
FREMANTLE	85073	0.86
HASLUCK	81235	-3.68
KALGOORLIE	82060	-2.70
MOORE	76460	-9.34
O'CONNOR	83679	-0.78
PEARCE	87113	3.28
PERTH	84714	0.44
STIRLING	88150	4.51
SWAN	79689	-5.51
TANGNEY	83927	-0.48
Totals	1265107 (Aver	rage: 84340)

Totals 2463798 (Average: 87992)

South Australia as at 30 June,2005

BASS 67440 -1.16	Divisio	on	Enrolment	<pre>% Deviation from average division enrolment</pre>
BARKER 100558 5.29 BOOTHBY 95108 -0.80 GREY 97527 1.71 HINDMARSH 98594 2.82 KINGSTON 94428 -1.51 MARIN 93930 -2.03 MAYO 92286 -3.75 PORT ADELAIDE 98162 2.37 STURT 96893 1.05 WAKEFIELD 91846 -4.21 Totals 1054730 (Average: 95884) Asmania as at 30 June, 2005 BASS 67440 -1.16 BASS 67440 -1.16 BRADDON 69572 1.96 DENISON 69572 1.96 DENISON 66837 0.20 FRANKLIN 69680 2.11 LYONS 66103 -3.12 Totals 341172 (Average: 68234) ustralian Capital Territory as at 30 June, 2005 Totals 226737 (Average: 113368) Orthern Territory as at 30 June, 2005 Division Enrolment enrolment CANBERRA 109042 -3.81 FRASER 117695 3.81 Totals 226737 (Average: 113368) Orthern Territory as at 30 June, 2005 Division Enrolment enrolment LINGIARI 50509 3.50 Orthern Territory as at 30 June, 2005 Totals 113053 (Average: 56326)			04000	
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Health and Ageing

GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

AMENDMENT TO RECOMMENDATION

This notice corrects the wording of the recommendation concerning GRANISETRON HYDROCHLORIDE Kytril published in the Gazette on 29 June 2005, which included the words "treatment of" in the indication.

The 240th (2005/3) meeting of the Australian Drug Evaluation Committee (2 - 3 June 2005) resolved to advise the Parliamentary Secretary to the Minister for Health and Ageing and the Secretary, Department of Health and Ageing that the following medicine should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. This recommendation for approval may be subject to specific conditions.

GRANISETRON HYDROCHLORIDE, 200µg/mL, 1mg and 2mg Kytril
Oral solution and tablet

Roche Products Pty Limited

New Indication: For the prevention of nausea and vomiting induced by radiotherapy.

John Irzykiewicz Secretary Australian Drug Evaluation Committee 4 July 2005



THERAPEUTIC GOODS ACT 1989

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

I, Rita Maclachlan, delegate of the Secretary for the purpose of section 41 of the *Therapeutic Goods Act*, hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods:

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

QUEENSLAND DEPARTMENT OF PRIMARY INDUSTRIES T/A AFFS, FOOD TECHNOLOGY - LICENCE NO. 125456 - AT THE REQUEST OF THE MANUFACTURER.

SPRINGFIELDS AROMATHERAPY PTY LTD - LICENCE NO. 71626 - AT THE REQUEST OF THE MANUFACTURER.

MEDICAL ACCESS PTY LTD T/AS CUSTOM MEDICAL PRODUCTS - LICENCE NO. 1309 - AT THE REQUEST OF THE MANUFACTURER.

SUNSPIRIT OILS PTY LTD - LICENCE NO. 353 - AT THE REQUEST OF THE MANUFACTURER.

CBIO LTD - LICENCE NO. 202946 - AT THE REQUEST OF THE MANUFACTURER.

NARWHAL PTY LTD TRADING AS RAMPRIE LABORATORIES - LICENCE NO. 6 - AT THE REQUEST OF THE MANUFACTURER.

Signed by: Rita Maclachlan Delegate of the Secretary

30 June 2005



COMMONWEALTH OF AUSTRALIA

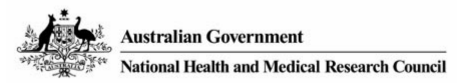
THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 6 July 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 Pfizer Pty Ltd, 38-42 Wharf Road, West Ryde NSW ("the Company") to supply clindamycin {as hydrochloride} (Cleocin) and (Dalacin C) 150 mg capsules; clindamycin {as phosphate} (Dalacin C) 300 mg/2 mL and 600 mg/4 mL injection; (Dalacin V) 20 mg/g cream and (Dalacin T) 10 mg/mL lotion (AUST R 58106, 12296, 12275, 12294, 47636, 48431, 67060) which are exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) "General requirements for labels for medicines", specifically that that the labels contain the name, address and logo details of the previous sponsor instead of the current one (Pfizer Australia).

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 until the end of February 2006 for AUST R numbers 12294, 47636, 67060, & 48431, and until the end of July 2006 for AUST R numbers 11275, 12296, 58106 for the batches specified in the Company letter of 14 June 2005.
- 2. The exempted labels are those currently in use.
- 3. No other changes have been made to the products.
- 4. The arrangements directing consumer queries and complaints from the old sponsor to Pfizer will remain in place throughout the period of exemption



INVITATION TO MAKE A SUBMISSION

DRAFT TOOLKIT for

MAKING DECISIONS ABOUT TESTS AND TREATMENTS: A GUIDE TO BETTER COMMUNICATION BETWEEN HEALTH CONSUMERS AND HEALTH PROFESSIONALS

The National Health and Medical Research Council (NHMRC) has developed a draft toolkit: *Making decisions about tests and treatments: a guide to better communication between health consumers and health professionals*, to help consumers and clinicians to communicate more effectively about the risks, benefits and outcomes of tests and treatments. The overall aim is to help consumers make better decisions about their health care.

The toolkit includes evidence about the main principles of effective communication; provides the tools for health professionals and consumers to put the theory into practice, and is supported by three illustrative case studies (a test, a procedure and a medication).

You are invited to make a submission to the NHMRC about the draft toolkit. In order to ensure that the toolkit is as comprehensive, relevant and useful as possible, the NHMRC welcomes:

- general comments about the format and content of the draft;
- suggestions for specific changes and additions;
- additional relevant websites for possible inclusion in the toolkit, and
- suggestions for dissemination and implementation of the toolkit.

A copy of the draft toolkit is available from: http://www.nhmrc.gov.au/consult/index.htm

Closing date

Submissions should be received by Monday 8 August 2005.

How to make your submission

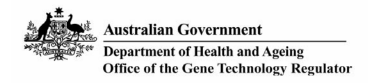
A submission template has been produced to assist you in preparing a written submission, and is available at the above web site.

If you have any questions or problems with the template, please contact the Project Officer at hac.nhmrc@nhmrc.gov.au, or on 02 6289 9193 to obtain a copy.

Please send your submission (e-mail preferred) to:

The Project Officer – Communicating Diagnostic and Therapeutic Interventions Health Advisory Section (MDP 24) National Health and Medical Research Council GPO Box 9848 CANBERRA ACT 2601

E-mail: hac.nhmrc@nhmrc.gov.au Fax: (02) 6289 9197



08 July 2005

INVITATION TO COMMENT ON A RISK ASSESSMENT & RISK MANAGEMENT PLAN FOR GENETICALLY MODIFIED COTTONS

Australia's Gene Technology Regulator (the Regulator) is responsible for administering the national regulatory system that seeks to protect the health and safety of people and the environment by identifying risks posed by, or as a result of, gene technology and managing those risks.

The Regulator is currently assessing licence application DIR056/2004 from Bayer CropScience Pty Ltd for a limited and controlled release of genetically modified (GM) cottons:

⇒ The application proposes a large scale field trial of herbicide tolerant and herbicide tolerant/insect resistant GM cottons on up to 24 sites over a maximum total area of 500 hectares during each of the 2005/06 and 2006/07 summer planting seasons in the cotton growing areas of NSW, and southern and central Qld. The purpose of the trial is to introduce the new traits into elite Australian varieties and would include testing agronomic performance, seed increase and establishing demonstration sites.

The Regulator has prepared a risk assessment and risk management plan (RARMP) for the proposed release, incorporating a range of licence conditions (including containment measures), that would be imposed if a licence was issued.

The Regulator invites written submissions on the RARMP in order to finalise the plan. This document will then form the basis of the Regulator's decision on whether to issue the licence. The consultation RARMP and related documents can be obtained from the Regulator's website under "What's New" or by contacting her Office (see below). Please quote the application number in any correspondence.

Submissions should be forwarded by close of business on 12 August 2005.

Office of the Gene Technology Regulator PO Box 100 WODEN ACT 2606 Telephone: 1800 181 030 Facsimile: 02 6271 4202 http://www.ogtr.gov.au E-mail: ogtr@health.gov.au

Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 747

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number	
CHENGTU	BANGKOK	8800951	

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, Darwin

Dated at CANBERRA this

Official Stamp day of

July/2005

Delegate of the Minister for Transport

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- 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 2/07/2005 to 1/10/2005.

ANSPORT AND

- 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 & Darwin; Gladstone to Townsville & Darwin; 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

CT-4

COMMONWEALTH OF AUSTRALIA **NAVIGATION ACT 1912**

No: 748

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	OFFICIAL NUMBER	
NAMHAE GAS	YOSU	9006693	

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

Westernport, Botany, Brisbane, Cairns, Hobart, Devonport, Gladstone, Townsville, Darwin, Bell Bay

Dated at CANBERRA

day of July 2005

Official Stamp



Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- 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 July 2005 to 21 October 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. Liquid Petroleum Gas only may be carried.
- 5. The cargo may only be carried between Westernport, Botany, Brisbane, Cairns, Hobart, Devonport, Gladstone, Townsville, Darwin and Bell Bay.
- 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 this permit.

Treasury



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

Banking Act 1959

TO: Randwick Credit Union Limited ABN 55 087 650 566 (Randwick CU)

SINCE

- A Randwick CU is an ADI within the meaning of the *Banking Act 1959* (the Act);
- B Randwick CU proposes to enter into an arrangement for the sale or disposal of its business to SGE Credit Union Limited ABN 72 087 650 637 (SGECU); and
- C I have taken into account the national interest,

I, Brandon Kong Leong Khoo, a delegate of the Treasurer, under subsection 63(1) of the Act, CONSENT to Randwick CU entering into an arrangement for disposal of its business to SGECU.

Dated: 30 June 2005

[signed]
Brandon Kong Leong Khoo
Executive General Manager
Specialised Institutions Division

Interpretation

In this Notice

ADI means an Approved Deposit Taking Institution



Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: SGE Credit Union Limited ABN 72 087 650 637 (SGECU)

SINCE:

- A. SGECU and Randwick Credit Union Limited ABN 55 087 650 566 (Randwick CU) are financial sector companies within the meaning of the *Financial Sector* (Shareholdings) Act 1998 (FSSA);
- B. 100% of the gross assets and liabilities of Randwick CU are to be transferred to SGECU as a voluntary transfer of business under the *Financial Sector* (*Transfers of Business*) *Act 1999* (FSTOBA);
- C. SGECU 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 SGECU holding the transferring business,
- I, Brandon Kong Leong Khoo, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE SGECU holding the transferring business.

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

Dated 30 June 2005

[signed]
Brandon Kong Leong Khoo
Executive General Manager
Specialised Institutions Division

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.



Variation of List of Names and Categories of Registered Entities

Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. Case Credit Wholesale Pty Ltd ACN 000 108 387 (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

•	0	-	
Dated 1 July 20	0 <i>5</i>		
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Dutca I July 20	0.5		

Darryl Roberts
Acting Executive General Manager
Supervisory Support Division

Interpretation

In this Notice

[Signed]

APRA means the Australian Prudential Regulation Authority.



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. Technology Leasing Limited **ABN 27 071 702 264** (the corporation) has become a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be added to the register; and
- E. the corporation has therefore become a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by adding the name of the corporation.

Dated 1 July 2005

[Signed]

.....

Darryl Roberts Acting Executive General Manager Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **Sucette Pty Limited ACN 008 559 582** (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

Dated 1 July 200

[Signed]

Darryl Roberts
Acting Executive General Manager
Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **Arrow Funding Pty Ltd ABN 38 003 825 107** (the corporation) has become a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be added to the register; and
- E. the corporation has therefore become a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by adding the name of the corporation.

Dated 1 July 2005

[Signed]

Darryl Roberts
Acting Executive General Ma

Acting Executive General Manager Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **Skysearch Pty Limited ABN 83 066 939 866** (the corporation) has become a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be added to the register; and
- E. the corporation has therefore become a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by adding the name of the corporation.

Dated 1 July 2005

[Signed]

Darryl Roberts

Acting Executive General Manager Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **AOC Holdings Pty Limited ACN 007 869 936** (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

Dated 1 July 2005

[Signed]

.....

Darryl Roberts Acting Executive General Manager Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **Traders Finance Corporation Pty Ltd ACN 000 015 609** (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

[Signed]	
Darryl Roberts	
Acting Executive General Manage	er
Supervisory Support Division	

Interpretation

Dated 1 July 2005

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **GE (General Finance) Pty Ltd ACN 000 355 359** (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

Dated 1 July 2005

[Signed]

Darryl Roberts

Darryl Roberts
Acting Executive General Manager
Supervisory Support Division

Interpretation

In this Notice



Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **GE (Leasing) Pty Limited ACN 000 377 122** (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(c) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act;

I, Darryl Roberts, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporation.

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[Signed]

.....

Darryl Roberts Acting Executive General Manager Supervisory Support Division

Interpretation

In this Notice



Revocation of Authority to carry on banking business

Banking Act 1959

SINCE

- A. on 7 April 2005 Randwick Credit Union Limited ABN 55 087 650 566 (the ADI) applied in writing to APRA under subsection 9A(1) of the *Banking Act* 1959 (the Act), to revoke its authority to carry on banking business in Australia (the Authority); and
- B. I am satisfied that revocation of the Authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of the depositors of the ADI;

I, Brandon Kong Leong Khoo, a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the Authority with effect from 1 July 2005.

Dated 30 June 2005

[signed] Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

ADI is short for authorised deposit-taking institution and has the meaning given in subsection 5(1) of the Act.

banking business has the meaning given in subsection 5(1) of the Act.

Page 2 of 2

- *Note 1* Under subsection 9A(6) of the Act, APRA must publish a copy of this Notice in the *Gazette* and may cause notice of the revocation to be published in any other way it considers appropriate.
- Note 2 Under subsection 8(1) of the Act, a body corporate is guilty of an offence if the body corporate carries on banking business in Australia and the body corporate is not the Reserve Bank and the body corporate is not an ADI and there is no order in force under section 11 of the Act determining that subsection 8(1) does not apply to the body corporate. A maximum penalty of 200 penalty units applies or by virtue of subsection 4B(3) of the Crimes Act 1914 in the case of a body corporate, a maximum penalty not exceeding 1,000 penalty units. By virtue of subsection 8(2) of the Act, an offence against subsection 8(1) is an indictable offence. Under subsection 8(3) of the Act, if a body corporate commits an offence against subsection 8(1), the body corporate is guilty of an offence against that subsection in respect of the first day on which the offence is committed and each subsequent day (if any) on which the circumstances that gave rise to the body corporate committing the offence continue (including the day of conviction for any such offence or any later day).



Approval to hold the transferring business of another financial sector company

Financial Sector (Shareholdings) Act 1998

TO: TAB Credit Union Limited ACN 087 650 735 (TABCU)

SINCE:

- 1. TABCU wishes to accept a transfer of 100 per cent of the assets and liabilities of Flying Horse Credit Union Co-operative Limited ACN 087 651 447 (FHCU) under the *Financial Sector (Transfers of Business) Act 1999* (the Act);
- 2. TABCU has applied for approval to hold a 100 per cent stake in FHCU under section 14 of the *Financial Sector (Shareholdings) Act 1998* being the stake it will be taken to hold in FHCU under regulation 6 of the *Financial Sector (Transfers of Business) Regulations 1999* should it accept the proposed transfer of 100 per cent of the assets and liabilities of FHCU;
- 3. I am a delegate of the Treasurer under section 14 of the Act; and
- 4. I am satisfied that it is in the national interest to approve TABCU holding a 100% stake in FHCU,

I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act, **APPROVE** TAB Credit Union Limited holding a 100% stake in Flying Horse Credit Union Cooperative Limited.

This Approval remains in force indefinitely.

Dated: 30 June 2005

Signed
Stephen Glenfield
General Manager
Specialised Institutions Division
South West Region

Page 1 of 2



Revocation of Authority to carry on banking business

Banking Act 1959

SINCE

- A. on 27 April 2005 Flying Horse Credit Union Co-operative Limited ACN 087 651 447 (the ADI) applied in writing to APRA under subsection 9A(1) of the Banking Act 1959 (the Act), to revoke its authority to carry on banking business in Australia (the Authority); and
- B. I am satisfied that revocation of the Authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of the depositors of the ADI;
- I, Brandon Kong Leong Khoo, a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the Authority.

Dated 30 June 2005

[signed] Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

ADI is short for authorised deposit-taking institution and has the meaning given in subsection 5(1) of the Act.

banking business has the meaning given in subsection 5(1) of the Act.

Page 2 of 2

Note 1 Under subsection 9A(6) of the Act, APRA must publish a copy of this Notice in the *Gazette* and may cause notice of the revocation to be published in any other way it considers appropriate.

Note 2 Under subsection 8(1) of the Act, a body corporate is guilty of an offence if the body corporate carries on banking business in Australia and the body corporate is not the Reserve Bank and the body corporate is not an ADI and there is no order in force under section 11 of the Act determining that subsection 8(1) does not apply to the body corporate. A maximum penalty of 200 penalty units applies or by virtue of subsection 4B(3) of the Crimes Act 1914 in the case of a body corporate, a maximum penalty not exceeding 1,000 penalty units. By virtue of subsection 8(2) of the Act, an offence against subsection 8(1) is an indictable offence. Under subsection 8(3) of the Act, if a body corporate commits an offence against subsection 8(1), the body corporate is guilty of an offence against that subsection in respect of the first day on which the offence is committed and each subsequent day (if any) on which the circumstances that gave rise to the body corporate committing the offence continue (including the day of conviction for any such offence or any later day).



Consent to proposed disposal of the business of an ADI

Banking Act 1959

SINCE

- A. Flying Horse Credit Union Co-operative Limited ACN 087 651 447 (FHCU) is an authorised deposit-taking institution (ADI) within the meaning given in subsection 5(1) of the *Banking Act 1959* (the Act);
- B. FHCU proposes to enter into an arrangement to dispose of all of its business to TAB Credit Union Limited ACN 087 650 735 (TABCU);
- C. Section 63 of the Act makes it an offence for an ADI to enter into an arrangement or agreement for disposal of its business unless the Treasurer has given prior consent in writing to the ADI to do so; and
- D. On 27 April 2005 FHCU requested the Treasurer to consent to FHCU entering into the arrangement.
- I, Stephen Edward Glenfield, a delegate of the Treasurer, CONSENT under subsection 63(1) of the Act to Flying Horse Credit Union Co-operative Limited entering into the arrangement to dispose of its business to TAB Credit Union Limited.

Dated: 30 June 2005

[signed]
Stephen Edward Glenfield
General Manager
Specialised Institutions Division
South West Region

Interpretation

In this Notice



Approval to hold the transferring business of another financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Goulburn Murray Credit Union Co-operative Limited ACN 087 651 509 (GMCU)

SINCE:

- 1. GMCU wants to accept a transfer of 100 per cent of the assets and liabilities of North East Credit Union Co-operative Limited ACN 087 651 616 (NECU) under the *Financial Sector (Transfers of Business) Act 1999* (the Act);
- 2. GMCU has applied for approval to hold a 100 per cent stake in NECU under section 14 of the *Financial Sector (Shareholdings) Act 1998* being the stake it will hold in NECU under regulation 6 of the *Financial Sector (Transfers of Business) Regulations 1999* should it accept the proposed transfer of 100 per cent of the assets and liabilities of NECU;
- 3. I am a delegate of the Treasurer under section 14 of the Act; and
- 4. I am satisfied that it is in the national interest to approve GMCU holding a 100% stake in NECU.
- I, Stephen Edward Glenfield, a delegate of the Treasurer, under subsection 14(1) of the Act, **APPROVE** Goulburn Murray Credit Union Co-operative Limited holding a 100% stake in North East Credit Union Co-operative Limited.

This Approval remains in force indefinitely.

Dated: 1 July 2005

[signed]
Stephen Glenfield
General Manager
Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority

Note 1 By way of an Instrument of delegation dated 30 June 2003, the Treasurer, amongst other things, delegated under section 44 of the Act certain of his powers to each member of APRA and to persons from time to time holding, acting in or performing the duties of the following offices or positions in APRA: Executive General Managers of Diversified Institutions Division and Specialised Institutions Division, and, General Managers of Diversified Institutions Division and Specialised Institutions Division. In relation to section 14 of the Act, the delegate may only exercise the power where the applicant seeks approval to hold a stake in an ADI or general insurer, where the value of the assets of the ADI or general insurer is less than the Asset Limit. The 'Asset Limit' in Schedule 1 of the delegation instrument is defined, in the case of an ADI, as \$750 million.



Revocation of Authority to carry on banking business

Banking Act 1959

SINCE

- A. on 21 January 2005 North East Credit Union Co-operative Limited ACN: 087 651 616 (the ADI) applied in writing to APRA under subsection 9A(1) of the *Banking Act 1959* (the Act), to revoke its authority to carry on banking business in Australia (the Authority); and
- B. I am satisfied that revocation of the Authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of the depositors of the ADI;
- I, Brandon Kong Leong Khoo, a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the Authority.

Dated 1 July 2005

[signed]
Brandon Kong Leong Khoo
Executive General Manager
Specialised Institutions Division
South West Region

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

ADI is short for authorised deposit-taking institution and has the meaning given in subsection 5(1) of the Act.

banking business has the meaning given in subsection 5(1) of the Act.

Page 2 of 2

Note 1 Under subsection 9A(6) of the Act, APRA must publish a copy of this Notice in the *Gazette* and may cause notice of the revocation to be published in any other way it considers appropriate.

Note 2 Under subsection 8(1) of the Act, a body corporate is guilty of an offence if the body corporate carries on banking business in Australia and the body corporate is not the Reserve Bank and the body corporate is not an ADI and there is no order in force under section 11 of the Act determining that subsection 8(1) does not apply to the body corporate. A maximum penalty of 200 penalty units applies or by virtue of subsection 4B(3) of the Crimes Act 1914 in the case of a body corporate, a maximum penalty not exceeding 1,000 penalty units. By virtue of subsection 8(2) of the Act, an offence against subsection 8(1) is an indictable offence. Under subsection 8(3) of the Act, if a body corporate commits an offence against subsection 8(1), the body corporate is guilty of an offence against that subsection in respect of the first day on which the offence is committed and each subsequent day (if any) on which the circumstances that gave rise to the body corporate committing the offence continue (including the day of conviction for any such offence or any later day).



Consent to proposed disposal of the business of an ADI

Banking Act 1959

SINCE

- A. North East Credit Union Co-operative Limited ACN 087 651 616 ("NECU") is an ADI within the meaning of the *Banking Act 1959* (the Act);
- B. NECU proposes to enter into an arrangement to dispose of all of its business to Goulburn Murray Credit Union Co-operative Limited ACN 087 651 509 ("GMCU") (the arrangement);
- C. Section 63 of the Act makes it an offence for an ADI to enter into an arrangement or agreement for disposal of its business unless the Treasurer has given prior consent in writing to the ADI to do so; and
- D. On 19 January 2005 NECU requested the Treasurer to consent to entering into the arrangement.
- I, Stephen Edward Glenfield, a delegate of the Treasurer, CONSENT under subsection 63(1) of the Act to NECU entering into the arrangement to dispose of its business to GMCU.

Dated: 1 July 2005

[signed]
Stephen Edward Glenfield
General Manager
Specialised Institutions Division
South West Region

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority

Note 1 By way of an Instrument dated 30 June 2003, the Treasurer, amongst other things, delegated under subsection 6(5) of the Act, his powers under section 63 of the Act (other than subsection 63(8) of the Act) to each member of APRA and to persons from time to time holding, acting in or performing the duties of the following offices or positions in APRA: Executive General Managers of Diversified Institutions Division and Specialised Institutions Division, and, General Managers of Diversified Institutions Division and Specialised Institutions Division. This delegation is subject to the limitation that the total assets on the domestic books of the ADI to which subsection 63(1) of the Act applies are less than \$750 million.

Page 1 of 3



Authority to carry on banking business

Banking Act 1959

I, Wayne Stephen Byres, a delegate of APRA, under subsection 9(3) of the Banking Act 1959 (the Act), GRANT HBOS Treasury Services plc ARBN 111 084 434 (the ADI), authority to carry on banking business in Australia.

Under paragraph 9(4)(a) of the Act, I IMPOSE on this Authority the conditions set out in the attached Schedule.

This Authority commences on the date it is signed.

Dated 6 July 2005

[signed]
Wayne Stephen Byres
Executive General Manager
Diversified Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

ADI is short for authorised deposit-taking institution and has the meaning given in subsection 5(1) of the Act.

banking business has the meaning given in subsection 5(1) of the Act.

Note I Under subsection 9(4) of the Act, APRA may at any time, by notice in writing served on an ADI, impose conditions or additional conditions or vary or revoke conditions imposed on its Authority to carry on banking business. The conditions must relate to prudential matters.

Note 2 Under subsection 9(6) of the Act, an ADI is guilty of an offence if it does or fails to do an act and doing or failing to do that act results in a contravention of a condition of the ADI's Authority, and there is no order in force under section 11 of the Act determining that subsection 9(6) does not apply to the ADI. The maximum penalty is 200 penalty units or, by virtue of subsection 4B(3) of the Crimes Act 1914 in the case of a body corporate, a penalty not exceeding 1,000 penalty units. By virtue of subsection 9(6A) of the Act, an offence against subsection 9(6) is an indictable offence.

Page 2 of 3

Under subsection 9(6B) of the Act, if an ADI commits an offence against subsection 9(6), the ADI is guilty of an offence against that subsection in respect of the first day on which the offence is committed and each subsequent day (if any) on which the circumstances that gave rise to the ADI committing the offence continue (including the day of conviction for any such offence or any later day).

The circumstances in which APRA may revoke an ADI's Authority are set out in section 9A Note 3 of the Act.

Under subsection 9(3) of the Act, a copy of this Notice must be provided to the ADI. Under Note 4 subsection 9(7) of the Act. APRA must publish a copy of this Notice in the Gazette and may cause notice of the grant of the Authority to be published in any other way it considers appropriate.

Page 3 of 3

Schedule - the conditions imposed on the Authority

- 1. The ADI, as a foreign ADI carrying on banking business in Australia, shall not accept deposits or other funds for amounts which are less than \$250,000 from any source other than from:
 - (i) incorporated entities;
 - (ii) persons or unincorporated entitics that arenot residents of Australia;
 - (iii) its own employees; or
 - (iv) persons or non-incorporated entities with an initial balance with the foreign ADI of at least \$250,000.
- 2. The ADI shall engage solely in the provision of treasury services through the following activities:
 - (i) Managing the wholesale multi-currency funding requirements of the HBOS Australia Group.
 - (ii) Arranging the HBOS Australia Group's debt capital issuance and asset securitisation programmes.
 - (iii) Managing the HBOS Australia Group's prudential and regulatory liquidity requirements.
 - (iv) Providing a range of treasury services and products to the HBOS Australia Group and its customers, financial institutions, sovereign governments, and supranational entities.

In this Schedule

foreign ADI has the meaning given in subsection 5(1) of the Act.

HBOS Australia Group means HBOS Australia Pty Ltd ABN 50 070 002 587 and its subsidiaries within the meaning of section 46 of the Corporations Act 2001 and Western Lenders Mortgage Insurance Company Limited ABN 59 076 296 814.

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) RAMSGATE SECURITIES PTY LTD AS TRUSTEE FOR THE CARL W. LINDE DISCRETIONARY TRUST AND THE ROBERT HIRSCH DISCRETIONARY TRUST is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act");
- (B) RAMSGATE SECURITIES PTY LTD AS TRUSTEE FOR THE CARL W. LINDE DISCRETIONARY TRUST AND THE ROBERT HIRSCH DISCRETIONARY TRUST propose to acquire an interest in Australian urban land as specified in the notice furnished on 7 June 2005 under section 26A of the Act;

NOW THEREFORE I, Gerry Antioch, General Manager, Foreign Investment & Trade Policy Division, of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) RAMSGATE SECURITIES PTY LTD AS TRUSTEE FOR THE CARL W. LINDE DISCRETIONARY TRUST AND THE ROBERT HIRSCH DISCRETIONARY TRUST 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 July 2005

General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A.(2)

WHEREAS -

- (A) Marie Henriette Desire Salon is a foreign person for the purposes of section 21A.(2) of the Foreign Acquisitions and Takeovers Act 1975 ("the Act"); and
- (B) proposes to acquire an interest in Australian urban land as specified in the notice furnished on 3 June 2005 under section 26A of the Act.

NOW THEREFORE I, Gerry Antioch, General Manager, Foreign Investment ad Trade Policy Division, for and on behalf of the Treasurer, being satisfied that:

- (i) Marie Henriette Desire Salon 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 4th day of July 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	
GSTD 2005/5	Goods and services tax: are supplies of membership and membership services made by a trade exchange to its members	This Ruling determines that supplies of membership and membership services made by a trade exchange to its members at taxable supplies provided the requirements in section 9-5 of the A New Tax System (Goods and Services Tax) Act 1999 are satisfied.	
	taxable supplies?	This Determination explains our view of the law as it applied from 15 July 2004.	
GSTD 2005/6	Goods and services tax: does a club, association, trade union, society or co-operative ('association') make a supply when it imposes a non-statutory fine or penalty ('fine or penalty')	This Ruling determines that there is no supply made by an association when it imposes a fine or penalty on a member for a breach of its membership rules. The payment of the fine or penalty imposed by the association is not therefore consideration for a supply and a GST liability does not arise for the association.	
	on a member for a breach of the association's membership rules?	This Determination explains our view of the law as it applied from 1 July 2000.	
PR 2005/101	Income tax: Peppermint Springs Vineyard Project (post 30 June 2005 Growers)	This Product Ruling sets out the tax consequences for Growers vare accepted to participate in the Project on or after the date this Ruling is made and before 1 October 2005 and who have execut a Vineyard Management Agreement for the commercial growing wine grapes.	
		This Ruling applies prospectively from 13 July 2005.	
income: Australian Public the Aus Service employees deployed to the Solomon Islands They are		This Class Ruling sets out the tax consequences for employees of the Australian Public Service (APS) deployed to the Solomon Islands under the Regional Assistance Mission to Solomon Islands. They are:	
		 APS employees deployed as part of the Economic Reform Unit; 	
		 APS employees deployed as part of the Financial Management Strengthening Program; 	
		 Customs APS employees deployed as part of the Customs Modernisation Program; and 	
		 AusAID APS employees deployed as Program Development Specialists, 	
		all of whom are collectively referred to in this Ruling as APS employees.	
		This Ruling applies from 11 May 2004.	
CR 2005/64	Income tax: return of capital: Endeavour HealthCare Ltd	This Class Ruling sets out the tax consequences for shareholders in Endeavour HealthCare Ltd who will receive a return of capital payment for the cancellation of shares, as described in the Arrangement part of this Ruling.	
		This Ruling applies to the income year for a participating shareholder in which that shareholder receives the return of capital payment for the cancellation of shares.	

Ruling Number	Subject	Brief Description
CR 2005/65	Income tax: scrip for scrip roll- over: merger of CI Resources Limited and Phosphate Resources Limited	This Class Ruling sets out the tax consequences for shareholders in Phosphate Resources Limited (PRL) who:
		 hold their PRL shares on capital account;
Re		 participate in the scheme of arrangement under which CI Resources Limited acquires those shares;
		 are 'residents of Australia' within the meaning of that expression in subsection 6(1) of the <i>Income Tax Assessment</i> Act 1936; and
		 are not 'significant stakeholders' within the meaning of that expression in Subdivision 124-M of the <i>Income Tax</i> Assessment Act 1997.
		This Ruling applies to the income year ended 30 June 2006.
CR 2005/66	Income tax: HHG PLC: return of capital	This Class Ruling sets out the tax consequences for Australian resident entities that held Chess Depositary Interests representing ordinary shares in Henderson Group plc and received a return of capital under the Arrangement described in paragraphs 10 to 32 of this Ruling.
		This Ruling applies to the year of income for a participating CDI Holder in which the CDI Holder received a payment representing a return of capital.

NOTICE OF ADDENDA

Ruling Number	Subject	Brief Description
MT 2024	Fringe benefits tax: dual cab vehicles eligibility for exemption where private use is limited to certain work-related travel	This Addendum amends MT 2024 to clarify those vehicles which would be eligible for exemption where private use is limited to certain work related travel.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
PR 2005/101	Income tax: Peppermint Springs Vineyard Project (post 30 June 2005 Growers)	This Product Ruling is withdrawn from 1 July 2008.
CR 2005/64	Income tax: return of capital: Endeavour HealthCare Ltd	This Class 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 Leonard George Chappell of

2/58 Stoddart Drive, Bayview NT 0820 to apply,

after the expiration of thirty days commencing on the date of publication of this notice, for the registration under the abovementioned 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, or 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 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: Evolution NT Former Name: Mad Max II Present whereabouts: Darwin NT

Length: 11.8 metres

Principal material of construction: GRP

Type of ship: Sloop Yacht



Commonwealth of Australia

Gazette

No. S121, Tuesday, 5 July 2005

Published by the Commonwealth of Australia

IMMI 05/050



Commonwealth of Australia

Migration Act 1958 Migration Regulations 1994

SPECIFICATION OF A FOREIGN COUNTRY AND ADDRESSES FOR THE PURPOSES OF PARAGRAPHS 1224A(3)(a) AND 1224A(3)(aa) OF THE MIGRATION REGULATIONS 1994

I. AMANDA VANSTONE, Minister for Immigration and Multicultural and Indigenous Affairs, acting under regulations 1.17 and 1224A of the Migration Regulations 1994 ('the Regulations'), hereby:

- 1. REVOKE the Gazette Notice signed on 18 August 2003 specifying a foreign country and addresses for the purposes of paragraph 1224A of the Regulations;
- SPECIFY for the purpose of paragraph 1224A(3)(a) of the Regulations the following foreign 2. country:

Islamic Republic of Iran.

3. SPECIFY for the purposes of paragraph 1224A(3)(aa) of the Regulations the following postal address for the Islamic Republic of Iran:

Department of Immigration and Multicultural and Indigenous Affairs PO Box 717 CANBERRA CITY ACT 2601

SPECIFY for the purposes of paragraph 1224A(3)(aa) of the Regulations the following street 4. address for the Islamic Republic of Iran:

Department of Immigration and Multicultural and Indigenous Affairs 3 Lonsdale Street **BRADDON ACT 2612**

This notice takes effect on and from 14 July 2005.

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

NOTE 2: Paragraph 1224A(3)(a) provides that an applicant for a Work and Holiday (Temporary) (Class US) visa must hold a valid

passport issued by a foreign country specified in a Gazette Notice.

NOTE 3: Paragraph 1224A(3)(aa) provides that an application for a Class US visa by a person who holds a valid passport mentioned in

paragraph (a) must be made at an address specified for the country of issue in a Gazette Notice.]

Page 1 of 1



No. S122, Tuesday, 5 July 2005 Published by the Commonwealth of Australia

SPECIAL

Environment Protection and Biodiversity Conservation Act 1999

INCLUSION OF A PLACE IN THE NATIONAL HERITAGE LIST

I, Ian Gordon Campbell, Minister for the Environment and Heritage, having considered, in relation to the place listed in the Schedule of this instrument -

- (a) the Australian Heritage Council's assessment whether the place meets any of the National Heritage criteria; and
- (b) the comments given to the Council under section 324G of the *Environment Protection* and *Biodiversity Conservation Act 1999*; and

being satisfied that the place specified in the Schedule has the National Heritage value or values specified in the Schedule include, pursuant to section 324J of the *Environment Protection and Biodiversity Conservation Act 1999*, the place listed in the Schedule in the National Heritage List.

Dated 27th day of June 2005

Ian Gordon Campbell Minister for the Environment and Heritage

SCHEDULE

STATE

Local Government Area

Name:

Location

Criteria / Values

VICTORIA

Wangaratta Rural City

Glenrowan Heritage Precinct:

About 8ha, at Glenrowan, being an area bounded by a line commencing at the intersection of the centerlines of Church Street and Beaconsfield Parade, then easterly via the centerline of Church Street to Burns Street, then southerly via the centerline of Burns Street to Siege Street, then easterly via the centerline of Siege Street to its intersection with the alignment of the eastern boundary of Allotment 9A, then southerly via the alignment and eastern boundary of Allotment 9A to its intersection with the centerline of Gladstone Street, then westerly via the centerline of Gladstone Street to its intersection with the alignment of the eastern boundary of 50 Gladstone Street, then southerly via the alignment and the eastern boundary of 50 Gladstone Street, the southern boundary of 50 Gladstone Street and the western boundary and its alignment of 45 Hill Street to the centerline of Hill Street, then westerly via the centerline of Hill Street, then northerly via that alignment and boundary to the center of Gladstone Street, then westerly via the centerline of Gladstone Street to the centerline of Beaconsfield Parade, then northerly via the centerline of Beaconsfield Parade to the commencement point.

Criterion

Values

(a) the place has outstanding heritage value to the nation because of the place's importance in the course, or pattern, of Australia's natural or cultural history.

The Glenrowan Heritage Precinct was the site of the Glenrowan siege in 1880. The events at Glenrowan clearly established Ned Kelly and the Kelly Gang as symbols in Australian culture. Only Ned Kelly survived the fight, with other members of the Kelly Gang killed at the site by the police. Ned Kelly was executed, after trial, at Melbourne Gaol following his capture at Glenrowan.

The Glenrowan siege established Ned Kelly and the Kelly Gang as cultural symbols, fostered the notion of bushranging as an attempt to come to terms with established authority and added new stories to Australian folklore.

The association of the event with the place is well documented, as is its impact on the nation. Ned Kelly, in his armour, has become an iconic Australian image, featuring in paintings by Sidney Nolan and at the 2000 Sydney Olympics. The precinct's attributes include the following: the original railway platform and the alignment of the railway siding, the site of Platelayer's tents; the site of Anne Jones' Glenrowan Inn and its outbuildings; the remnant of the creek used for shelter by the police and various police positions; the site of

a) continued

Ned Kelly's fall and capture – the 'Kelly Log' site; the site of the 'Kelly Copse'; the site of McDonnell's Railway tavern where the bodies of Steve Hart and Dan Kelly were taken, and also where the gang left their horses and the blasting powder intended to be used at Benalla; as well as a suite of archaeological sites, locations and buildings, which relate to the events of 1880.

the place has outstanding heritage value to the nation because of the place's possession of uncommon, rare or

endangered aspects of Australia's natural or

cultural history.

The legend of Ned Kelly and the Kelly Gang is an important part of Australia's national consciousness. The Glenrowan Heritage Precinct has been graphically and historically celebrated as the site of the Glenrowan Siege since 1880, and is uncommon as a site associated with a nationally important story.

The attributes are outlined at Criterion (a), above.

the place has outstanding heritage value to the nation because of the place's strong or special association with a particular community or cultural group for social, cultural or spiritual reasons.

The Glenrowan Heritage Precinct has social and cultural significance to members of the wider Australian community for its defining role in the creation of the Ned Kelly 'myth' or 'legend' The place is directly associated with a nationally important story, which has become part of Australia's cultural traditions.

The attributes are outlined at Criterion (a), above.

the place has outstanding heritage value to the nation because of the place's special association with the life or works of a person, or group of persons, of importance in Australia's natural or cultural history.

The Glenrowan Heritage Precinct has heritage value to the nation for its special association with the final days of Ned Kelly and the Kelly Gang, during the Glenrowan siege in 1880.

The attributes are outlined at Criterion (a), above.

For a description of any references quoted above, and more information on the place please search the Australian Heritage Database at

http://www.deh.gov.au/cgi-bin/ahdb/search.pl using the name of the place.

No. S123, Wednesday, 6 July 2005 Published by the Commonwealth of Australia

SPECIAL

Australian Fisheries Management Authority

PUBLIC COMMENT INVITED

Changes to the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003

The Australian Fisheries Management Authority (AFMA) intends to amend the plan of management for the Southern and Eastern Scalefish and Shark Fishery Management Plan under section 17 of the Fisheries Management Act 1991.

AFMA sought comments from the public on the draft amendments from interested persons. AFMA subsequently altered the Plan to reflect the outcome of these initial periods of consultation. The Authority is now seeking further comments and representations from stakeholders on the revised Plan. While AFMA encourages stakeholders to focus any representations and comments on the latest changes to the Plan, stakeholders are free to comment on any aspect of the Plan.

AFMA invites representations and comments from interested persons by August 6th 2005 to:

The Manager
Southern and Eastern Scalefish and Shark Fishery
Australian Fisheries Management Authority
PO Box 7051
Canberra Business Centre ACT 2610

or fax: (02) 6272 3367 or e-mail to: SESSF@afma.gov.au

Copies of the updated draft Plan are available on AFMA's website (www.afma.gov.au), by writing to AFMA at the above address or by contacting AFMA on (02) 6272 50259.



No. S124, Wednesday, 6 July 2005

Published by the Commonwealth of Australia

SPECIAL



Commonwealth of Australia Great Barrier Reef Marine Park Regulations 1983

NOTICE OF THE ACCREDITATION OF EDUCATIONAL OR RESEARCH INSTITUTIONS

Pursuant to Regulation 7 of the *Great Barrier Reef Marine Park Regulations 1983*, notice is hereby given that the following research institutions have been accredited:

The State of Queensland through the Department of Primary Industries and Fisheries

The University of Sydney

Andrew Skeat

Executive Director

Great Barrier Reef Marine Park Authority

5 July 2005



No. S125, Wednesday, 6 July 2005 Published by the Commonwealth of Australia

SPECIAL



Government House Canberra ACT 2600

4 July 2005

It is notified for general information that the Governor-General has approved Instruments of determination that define conditions for the award of the Afghanistan Medal and the Iraq Medal, as detailed in the following Determinations:



COMMONWEALTH OF AUSTRALIA

DETERMINATION UNDER THE AFGHANISTAN MEDAL REGULATIONS 2004

- I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, pursuant to the Afghanistan Medal Regulations 2004 contained in the Schedule to Letters Patent dated 30 September 2004 ("the Regulations") on the recommendation of the Minister Assisting the Minister for Defence hereby:
- (a) declare, under regulation 3 of the Regulations, warlike operations in which members of the Australian Defence Force who render service with the forces known as:
 - (i) Operation 'Slipper' the Australian Defence Force contribution to the International Coalition Against Terrorism, that:
 - (A) commenced on 11 October 2001 in the specified areas comprising the total land areas and superjacent airspace boundaries of Afghanistan;
 - (B) commenced on 11 October 2001 and ended on 5 December 2002 in the specified areas comprising the total land areas and superjacent airspace boundaries of Kyrgyztan;
 - (C) commenced on 11 October 2001 and ended on 5 December 2002 in the specified areas comprising the total land areas, territorial waters, inland waterways and superjacent airspace boundaries of Kuwait, Bahrain, Qatar, United Arab Emirates, the Persian Gulf, the Strait of Hormuz, the Gulf of Oman, those portions of the Arabian Sea bounded by 68 degrees East and 12 degrees North, and the Gulf of Aden;

and,

(ii) Operation 'Palate' - the Australian Defence Force contribution to the United Nations assistance mission in Afghanistan that commenced on 6 December 2002 in the area comprising the specified total land areas and superjacent airspace boundaries of Afghanistan;

to be a prescribed operation for the purposes of the Regulations;

(b) **determine**, under subregulation 5(3) of the Regulations, that the conditions for the award of the Afghanistan Medal ("the Medal") for that *prescribed operation* are:

- (i) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member while posted as a member of the Australian element for duty to the prescribed operation for a period of 30 days, or for periods amounting in the aggregate to 30 days;
- (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member for a period of 30 days, or for periods amounting in the aggregate to 30 days, as part of the contribution of a foreign Defence Force on an approved third country deployment to the prescribed operation while on secondment or exchange with the foreign Defence Force;
- (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member while posted as a member of the Australian element for duty to the *prescribed operation* and who completed 30 sorties within the duration of the prescribed operation, provided that those sorties were conducted over a period of not less than an aggregate of 30 days at a rate of one sortie per day;
- (iv) the Medal may be awarded to a person who rendered service as part of the Australian element of the prescribed operation for a period of 30 days, or for periods amounting in the aggregate to 30 days and who, in accordance with a determination made by the Minister under subregulation 5(2)(b) of the Regulations, is in a class of persons who may be awarded the Medal;

PROVIDED THAT where a member does not complete the conditions for the award of the Medal required by subparagraphs (b)(i), b(ii), b(iii) or (b)(iv) owing to his or her death, evacuation due to illness, injury or other disability due to service, the member will be deemed to have completed the conditions for the award of the Medal.

Dated

2005

Governor-General

By His Excellency's Command

De-Anne Kelly

Minister Assisting the Minister for Defence



COMMONWEALTH OF AUSTRALIA

DETERMINATION UNDER THE IRAO MEDAL REGULATIONS 2004

- I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, pursuant to the Iraq Medal Regulations 2004 contained in the Schedule to Letters Patent dated 30 September 2004 ("the Regulations") on the recommendation of the Minister Assisting the Minister for Defence hereby:
- (a) declare, under regulation 3 of the Regulations, warlike operations in which members of the Australian Defence Force who render service with the forces known as:
 - (i) Operation 'Falconer' the Australian Defence Force contribution to the United States led military operations to remove the threat of Iraqi weapons of mass destruction, that:
 - (A) commenced on 18 March 2003 and ended on 30 April 2003 in the specified areas comprising the total land areas, territorial waters, inland waterways and superjacent airspace boundaries of Iraq, Kuwait, Bahrain, Qatar, United Arab Emirates, Oman, Saudi Arabia, Jordan, Yemen, the Persian Gulf, the Strait of Hormuz, the Gulf of Oman, those portions of the Arabian Sea bounded by 68 degrees East and 12 degrees North, the Gulf of Aden, the Bab el Mandeb, the Red Sea, the Gulf of Suez and the Gulf of Aqaba;
 - (B) commenced on 1 May 2003 and ended on 22 July 2003 in the specified areas comprising the total land areas, territorial waters, inland waterways and superjacent airspace boundaries of Iraq, Kuwait, Bahrain, Qatar, United Arab Emirates, Saudi Arabia North of 23 degrees North, the Persian Gulf and the Strait of Hormuz;

and,

(ii) Operation 'Catalyst' - the Australian Defence Force contribution to the United States led coalition operations in Iraq to support the Australian effort to assist with the rehabilitation of Iraq and remove the threat of weapons of mass destruction, that commenced on 16 July 2003 in the specified areas comprising the total land areas, territorial waters, inland waterways and superjacent airspace boundaries of Iraq, Kuwait, Bahrain, Qatar, United Arab Emirates, Saudi Arabia North of 23 degrees North, the Persian Gulf and the Strait of Hormuz; to be a prescribed operation for the purposes of the Regulations;

- (b) **determine**, under subregulation 5(3) of the Regulations, that the conditions for the award of the Iraq Medal ("the Medal") for that *prescribed operation* are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member while posted as a member of the Australian element for duty to the prescribed operation for a prescribed period;
 - (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member for a prescribed period as part of the contribution of a foreign Defence Force on an approved third country deployment to the prescribed operation while on secondment or exchange with the foreign Defence Force;
 - (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member while posted as a member of the Australian element for duty to the prescribed operation and who completed a prescribed number of sorties within the duration of the prescribed operation;
 - (iv) the Medal may be awarded to a person who rendered service as part of the Australian element of the *prescribed operation* for a *prescribed* period and who, in accordance with a determination made by the Minister under paragraph 5(2)(b) of the Regulations, is in a class of persons who may be awarded the Medal;
 - (v) (A) in this paragraph "prescribed period" for the prescribed operation at subparagraph a(i)(A) means:
 - in relation to subparagraphs b(i), b(ii) and b(iv) a period of not less than seven days;
 - (vi) (A) in this paragraph "prescribed period" for the prescribed operation at subparagraphs a(i)(B) and a(ii) means:
 - in relation to subparagraphs b(i), b(ii) and b(iv) a period of not less than 30 days;
 - (vii) (A) in this paragraph "prescribed number of sorties" within the duration of the prescribed operation at subparagraph a(i)(A) means:
 - (1) in relation to subparagraph (b)(iii) seven sorties from a unit force assigned to the *prescribed operation*, provided that

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those sorties were conducted over a period of not less than an aggregate of seven days at a rate of one sortie per day;

- (viii) (A) in this paragraph "prescribed number of sorties" within the duration of the prescribed operation at subparagraphs a(i)(B) and a(ii) means:
 - (1) in relation to subparagraph (b)(iii) 30 sorties from a unit force assigned to the *prescribed operation*, provided that those sorties were conducted over a period of not less than an aggregate of 30 days at a rate of one sortie per day;

PROVIDED THAT where a member does not complete the conditions for the award of the Medal required by subparagraphs (b)(i), b(ii), b(iii) or (b)(iv) owing to his or her death, evacuation due to illness, injury or other disability due to service, the member will be deemed to have completed the conditions for the award of the Medal.

Dated 4

2005

Governor-General

By His Excellency's Command

De-Anne Kelly

Minister Assisting the Minister for Defence

No. S126, Wednesday, 6 July 2005 Published by the Commonwealth of Australia

SPECIAL

NOTICE OF PUBLICATION OF COSTS OF PROVIDING THE NATIONAL RELAY SERVICE

Notice is given under section 96 of the Telecommunications (Consumer Protection and Service Standards) Act 1999 that the National Relay Service (NRS) Provider, Australian Communication Exchange Limited (ABN 72 003 044 899) (ACE), has advised the Minister for Communications, Information Technology and the Arts that:

- (a) The estimate of the total cost of ACE providing the NRS during the quarter beginning 1 July 2005 and ending on 30 September 2005 is \$3 354 467.06
 - This estimate includes the cost of \$3 049 515.51 for the provision of the NRS plus a GST component of \$304 951.55
 - There are no costs this quarter for provision of the TTY Training Program.
- (b) The total actual cost of ACE providing the NRS during the quarter beginning on 1 January 2005 and ending on 31 March 2005 was \$3 531 779.59

Simon Bryant
General Manager
Telecommunications Competition and Consumer Branch
Department of Communications, Information Technology and the Arts

6 July 2005



No. S127, Wednesday, 6 July 2005

Published by the Commonwealth of Australia

SPECIAL



Government House Canberra ACT 2600

6 July 2005

His Excellency the Governor-General directs it to be notified, for general information, that:

- a) he has accepted the resignation of the Honourable John Duncan Anderson MP as Minister for Transport and Regional Services;
- b) he has revoked the appointments of: the Honourable Warren Errol Truss MP as Minister for Agriculture, Fisheries and Forestry; the Honourable Peter John McGauran MP as Minister for Citizenship and Multicultural Affairs; the Honourable John Kenneth Cobb MP as Parliamentary Secretary to the Minister for Transport and Regional Services, and the Honourable Bruce Fredrick Billson MP as Parliamentary Secretary (Foreign Affairs and Trade);
- c) he has sworn in as an Executive Councillor, Senator the Honourable John Alexander Lindsay Macdonald; and
- d) he has made the following appointments:

The Honourable Warren Errol Truss MP Minister for Transport and Regional Services

The Honourable Peter John McGauran MP Minister for Agriculture, Fisheries and Forestry

The Honourable John Kenneth Cobb MP Minister for Citizenship and Multicultural Affairs

The Honourable Bruce Fredrick Billson MP Parliamentary Secretary (Foreign Affairs) and Parliamentary Secretary to the Minister for Immigration and Multicultural and Indigenous Affairs and

Senator the Honourable John Alexander Lindsay Macdonald Parliamentary Secretary (Trade)

By His Excellency's Command

Malcolm Hazell

Official Secretary to the Governor-General



No. S128, Thursday, 7 July 2005 Published by the Commonwealth of Australia

SPECIAL

ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I, RODNEY ALFREDSON, the Director of Evaluation and Audit of the Department of Finance and Administration, appointed pursuant to section 193ZA the *Aboriginal and Torres Strait Islander Act 2005*, ('the Act'), hereby, pursuant to section 193ZG(1) of the Act, authorise the person or persons whose names are set below, who are independent contractors engaged by the Department of Finance and Administration, to perform the functions and exercise the powers conferred on me by section 193ZG of the Act, on my behalf until 31 December 2005 in respect of undertaking any evaluation or audit assigned by me to such person or persons.

Paul Allen Amanda McIntyre Alex Ramsay Paul Curwell Kent Jorgensen

Dated this 5th Day of July 2005

(Rodney Alfredson)

Director of Evaluation and Audit



No. S129, Friday, 8 July 2005

Published by the Commonwealth of Australia

SPECIAL

ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I, RODNEY ALFREDSON, the Director of Evaluation and Audit of the Department of Finance and Administration, appointed pursuant to section 193ZA the *Aboriginal and Torres Strait Islander Act 2005*, ('the Act'), hereby, pursuant to section 193ZG(1) of the Act, authorise the person or persons whose names are set below, who are independent contractors engaged by the Department of Finance and Administration, to perform the functions and exercise the powers conferred on me by section 193ZG of the Act, on my behalf until 31 December 2005 in respect of undertaking any evaluation or audit assigned by me to such person or persons.

Wayne Goninan Michael Lewis Bill Osborne

Dated this 7th Day of July 2005

(Rodney Alfredson)

Director of Evaluation and Audit



No. S130, Friday, 8 July 2005 Published by the Commonwealth of Australia

SPECIAL

ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I, RODNEY ALFREDSON, the Director of Evaluation and Audit of the Department of Finance and Administration, appointed pursuant to section 193ZA the *Aboriginal and Torres Strait Islander Act 2005*, ('the Act'), hereby, pursuant to section 193ZG(1) of the Act, authorise the person or persons whose names are set below, who are members of staff of the Department of Finance and Administration, to perform the functions and exercise the powers conferred on me by section 193ZG of the Act, on my behalf until 30 June 2006 in respect of undertaking any evaluation or audit assigned by me to such person or persons.

Nicki Amarathithada

Dated this 7th Day of July 2005

(Rodney Alfredson)

Director of Evaluation and Audit



Australian Government Attorney General's Department

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