

Gazette

No. GN 7, Wednesday, 22 February 2006

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

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The date of publication of this Gazette is 22 February 2006

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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- drafting
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Copy for inclusion in this Gazette will be accepted by the Gazette Office until 10.00 am on Friday in the week before publication, unless an earlier closing time has been advised.

INQUIRIES

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

Variation of closing times

Canberra Day — Issue of 22 March 2006 (GN 11)

As Monday 20 March 2006 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 11 will be:

Thursday, 16 March 2006 at 10.00 am.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6250 5510 Subscriptions (Fax): (02) 6293 8388 Subscriptions (Tel): 1300 857 522

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

NOTICES FOR PUBLICATION and related correspondence can be lodged:

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

By fax: (02) 6250 5995

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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.

Publication of electronic notices

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

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

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

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The Gazette may be purchased by mail order (Tel. 1300 857 522, Fax (02) 6293 8388) from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications at the address above.

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Ground Floor 101 Grenfell Street Adelaide SA 5000

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

Ground Floor Goodsell Building Cnr Hunter & Phillip Streets

Sydney NSW 2000

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

GAZETTES

When a Special Gazette is issued outside normal business hours, a copy of the Gazette will be posted on a noticeboard at the front entrance of the Attorney-General's Department, cnr Kings Avenue and National Circuit, Barton ACT 2600. Copies will be available on the next business day from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609.

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

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

I, John Fenning, 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 Cu	rrency = AU	S \$1)
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	08/02/06	09/02/06	10/02/06	11/02/06	12/02/06	13/02/06	14/02/06
- 11				4 64 70				1 - 2 - 2
Brazil	Real	1.6178	1.6165	1.6178	1.5923	1.5923	1.5923	1.5863
Canada	Dollar	0.8521	0.8501	0.8521	0.8499	0.8499	0.8499	0.851
China, PR of	Yuan	5.949	5.9552	5.949	5.9285	5.9285	5.9285	5.9237
Denmark	Kroner	4.607	4.6147	4.607	4.624	4.624	4.624	4.6199
European Union	Euro	0.6168	0.6176	0.6168	0.6192	0.6192	0.6192	0.6188
Fiji	Dollar	1.2826	1.2868	1.2826	1.2819	1.2819	1.2819	1.2817
Hong Kong	Dollar	5.7332	5.7419	5.7332	5.7186	5.7186	5.7186	5.716
India	Rupee	32.6606	32.7254	32.6606	32.5865	32.5865	32.5865	32.5878
Indonesia	Rupiah	6807	6850	6807	6805	6805	6805	6799
Israel	Shekel	3.4780	3.4852	3.4780	3.4595	3.4595	3.4595	3.4639
Japan	Yen	87.1600	87.6300	87.1600	86.7600	86.7600	86.7600	86.5900
Korea, PR of	Won	715.05	716.98	715.05	714.73	714.73	714.73	717.01
Malaysia	Ringgit	2.7600	2.7613	2.7586	2.7400	2.7400	2.7400	2.7418
New Zealand	Dollar	1.0886	1.093	1.0886	1.0848	1.0848	1.0848	1.0916
Norway	Kroner	4.9516	4.9569	4.9516	5.0081	5.0081	5.0081	5.0158
Pakistan	Rupee	44.2000	44.2500	44.2000	44.1300	44.1300	44.1300	44.0600
Papua New Guinea	Kina	2.2771	2.2798	2.2771	2.2712	2.2712	2.2712	2.2700
Philippines	Peso	38.1600	38.2400	38.1600	37.9400	37.9400	37.9400	37.9400
Singapore	Dollar	1.2031	1.2062	1.2031	1.1989	1.1989	1.1989	1.1995
Solomon Islands	Dollar	5.5724	5.5806	5.5724	5.5623	5.5623	5.5623	5.5593
South Africa	Rand	4.5608	4.5572	4.5608	4.5089	4.5089	4.5089	4.5256
Sri Lanka	Rupee	75.3700	75.5300	75.3700	75.1900	75.1900	75.1900	75.1400
Sweden	Krona	5.7418	5.7272	5.7418	5.7576	5.7576	5.7576	5.7827
Switzerland	Franc	0.9588	0.9597	0.9588	0.9633	0.9633	0.9633	0.963
Taiwan Province	Dollar	23.7800	23.9300	23.7800	23.7800	23.7800	23.7800	23.8000
Thailand	Baht	29.2500	29.3000	29.2500	28.8900	28.8900	28.8900	28.8900
United Kingdom	Pound	0.4234	0.4243	0.4234	0.4226	0.4226	0.4226	0.4228
USA	Dollar	0.7389	0.7398	0.7389	0.737	0.737	0.737	0.7366

John Fenning

Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 15/02/2006

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 6 February 2006 a carrier licence was granted to AI TEL Pty Ltd, ACN 116 247 002 under subsection 56(1) of the Act.

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 10 February 2006 a carrier licence was granted to Clear Networks Pty Ltd, ACN 111 273 566 under subsection 56(1) of the Act.

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 83(2)

REVOCATION OF NOMINATED CARRIER DECLARATION

- 1, Chris Cheah, delegate of the Australian Communications and Media Authority being satisfied that:
 - 1. the network owner New Skies Satellites B.V., has provided 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 Australian Communications Authority on 13 May 2005 in relation to New Skies Networks Pty Limited, ACN 078 204 994 (now NewSat Networks Pty Ltd) as the nominated carrier in regard to a designated radiocommunications facility, consisting of transponders on the NSS-5, NSS-6 and NSS-703 geostationary satellites owned by New Skies Satellites B.V..

Dated the 7th day of February 2006

Signed /

Delegate of the Australian Communications and Media Authority

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 81(1)

NOMINATED CARRIER DECLARATION

I, Chris Cheah, delegate of the Australian Communications and Media Authority acting under subsection 81(1) of the *Telecommunications Act 1997* ('the Act') being satisfied that:

- (a) if New Skies Satellites Australia Pty Ltd (ACN 114 962 248) is declared to be the nominated carrier in relation to the network unit or units, owned by New Skies Satellites B.V. it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
- (b) making of the declaration will not impede the efficient administration of the Act:

declare that New Skies Satellites Australia Pty Ltd is the nominated carrier for a designated radiocommunications facility, consisting of transponders on the NSS-5, NSS-6 and NSS-703 geostationary satellites owned by New Skies Satellites B.V..

Dated the JM day of February 2006

Signed /

Delegate of the Australian Communications and Media Authority

INTENTION TO MICROFILM

In accordance with Section 51 of the *Copyright Act 1968* the National Library of Australia Canberra ACT 2600 hereby gives notice of intention to microfilm the following titles: *Northern Standard 1980-81, Southern Standard 1979-81, Canberra Standard 1982-86, Canberra Standard (northern edition) 1981-82, Canberra Standard (southern edition) 1981-82 and The star weekly 1986. These titles were published by Cumberland Newspapers, Braddon ACT and Lonido Pty Ltd Phillip ACT.*

Any person claiming to be the copyright owner/s of the above mentioned titles should contact Pamela MacFarling at the Preservation Reformatting Unit, National Library of Australia at the earliest available opportunity by:

Telephone: (02) 6262 1564 Facsimile: (02) 6273 4535

Email: pmacfarl@nla.gov.au
In writing: Ms Pamela MacFarling

Preservation Services

Mailbox 20

National Library of Australia

Parkes Place

CANBERRA ACT 2600

Environment and Heritage

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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

1. Pursuant to section 77(1)(b) of the Environment Protection and Biodiversity Conservation Act 1999 and paragraph 16.02(1)(a) of the Environment Protection and Biodiversity Conservation Regulations 2000, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in 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
2005/2487	Brisbane City Council in conjunction with the State of Queensland/Urban and commercial new development/Brisbane/QLD/Brisbane Airport Link Tunnel Project	19-Jan- 2006	S16 and 17B (Wetlands of International Importance)
2006/2527	SunWater/Water management and use/Claire Weir - Bowen/QLD/Water for Bowen project	25-Jan- 2006	 Sections 12 and 15A (World Heritage values) Sections 18 and 18A (Listed threatened species and communities) Sections 20 and 20A (Listed migratory species).
2005/2501	Australian Maritime Safety Authority/Sale or lease of Commonwealth property/Snapper Point - Kangaroo Is/SA/sale of Commonwealth land	03-Feb- 2006	 Sections 18 and 18A (Listed threatened species and communities). Section 28 (Protection of the environment from Commonwealth actions).

2006/2563	AGL Petronas Consortium/Energy generation and supply/Queensland/QLD/Ballera Lateral Gas Pipeline	10-Feb- 2006	Sections 18 and 18A (Listed threatened communities)
2006/2542	Centennial Coal Company Ltd/Mining/Lake Macquarie/NSW/Newstan-Awaba Coal Mine	10-Feb- 2006	 Sections 18 and 18A (Listed threatened communities) Sections 20 and 20A (Listed migratory species)
2006/2529	South Range Pty Ltd/Urban and commercial new development/Pelican Point/SA/Pelican Point residential subdivision	10-Feb- 2006	 Sections 18 and 18A (Listed threatened communities) Sections 20 and 20A (Listed migratory species)
2006/2522	Aztec Resources Limited/Mining/Kimberley Region/WA/Koolan Island Iron Ore Mine and Port Facility	09-Feb- 2006	Sections 18 and 18A (Listed threatened communities)

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
2005/2484	Esso Australia Pty Ltd/Energy generation and supply/Gippsland Basin/Commonwealth Marine/Development of Kipper gas field within Vic/L3, Vic/L4 Vic/RL2	25-Jan- 2005	No
2006/2509	Fremantle Ports/Water transport/Cockburn Sound/WA/Expansion of berthing facilities at Kwinana Bulk Terminal	03-Feb- 2006	No

2005/2499	Hydro Tasmania/Energy generation and supply/King Island/TAS/Huxley Hill Wind Farm expansion	20-Jan- 2006	No
2006/2514	Chevron Australia Pty Ltd/Exploration (mineral, oil, gas)/North West Shelf/Commonwealth Marine/Bonaventure 3D seismic survey	02-Feb- 2006	Yes
2006/2532	Qld Main Roads/Land transport/Murri Murri - Yarrill Ck/QLD/Leichhardt Hwy upgrade	02-Feb- 2006	No
2005/2474	Land Development Agency/Urban and commercial new development/Gungahlin/ACT/Franklin Residential Estate	02-Feb- 2006	No
2006/2506	Rio Tinto Coal Australia Pty Ltd/Mining/Nebo region/QLD/Hail Creek open cut coal mine expansion	02-Feb- 2006	No
2006/2507	Water Corporation WA/Water transport/Port Hedland/WA/Bulgarene Borefield	30-Jan- 2006	No
2006/2539	Barwon Region Water Authority/Water management and use/Airey Inlet/VIC/Airey Inlet water reclamation plant to Anglesea sewerage system	13-Feb- 2006	No
2006/2530	Trebbi Pty Ltd/Urban and commercial redevelopment/Horseshoe Bay/QLD/demolition and re-development of the Horseshoe Bay Caravan Park site	10-Feb- 2006	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
2006/2514	Chevron Australia Pty Ltd/Exploration (mineral, oil, gas)/North West Shelf/Commonwealth Marine/Bonaventure 3D seismic survey	 Sections 18 and 18A (Listed threatened communities) Sections 20 and 20A (Listed migratory species) Sections 23 and 24A (Marine environment) Manner in which the proposed action is to be taken: 1. Survey operations will be taken in accordance with the minimum requirements described at Attachment A to this decision which can be accessed on our public notifications website at http://www.deh.gov.au/cgibin/epbc/epbc ap.pl or by contacting the Department of the Environment and Heritage Telephone (02) 6274 1111. From the public notifications web page click on the [How to
		use this site] hyperlink for detailed instructions on how to access this document.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON THE APPROACH TO BE USED FOR ASSESSMENT OF THE RELEVANT IMPACTS OF AN ACTION

Pursuant to Section 91(1)(b) of the *Environment Protection and Biodiversity* Conservation Act 1999 and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided on the approach to be used for the assessment of the relevant impacts of each action identified in columns 1 and 2 of each row of the following table. The assessment approach for each identified action is specified in column 4 of each row.

Reference No	Title of action	Date of Decision	Assessment approach
2005/2039	Sandhurst Mining Pty Ltd/Mining/Springsure/Central QLD/Minerva coal mine - out- of pit spoil dumps	20-Jul-2005	Assessment Preliminary Documentation

NOTICE OF VARIATION OF CONDITIONS OF APPROVAL

Pursuant to section 143(5)(b) of the *Environment Protection and Biodiversity* Conservation Act 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 to vary the conditions attached to the approval for each action identified in the following table.

Reference No	Title of action	Date of Decision
2001/257	Woodside Energy Ltd/Mining - petroleum/Offshore North West Cape/WA/Full Field Development WA-271-P	08-Feb-2006

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

Finance and Administration



LANDS ACQUISITION ACT 1989 PRE-ACQUISITION DECLARATION

1. Acquisition

In accordance with the *Lands Acquisition Act 1989*, I am considering the acquisition of the interests in land specified in paragraph 3 for the public purpose described in paragraph 4.

The Commonwealth of Australia is the acquiring authority.

2. The Land

This declaration relates to the land described in the Schedule and consists of approximately 279.19 hectares in Tasmania at Stony Head located between the townships of Beechford and Lulworth, Tasmania.

The general location of the land is shown on the attached Location Plan.

3. The Interests in Land

This declaration relates to the acquisition of the freehold interest in the land.

4. Public Purpose

The public purpose of the acquisition is defence.

5. Suitability for development for use for a public purpose

The land appears to be suitable for development for use by the Commonwealth of Australia for the public purpose described in paragraph 4.

6. Particulars of Proposed Development for Use

The land will be used by the Department of Defence for training activities in conjunction with its adjoining land holding, the Stony Head Military Training Area.

7. Reasons why the Land appears to be Suitable for the Proposed Development for Use

The land described in the Schedule appears to be suitable for development for the use described in paragraph 6 for the following reasons.

The overall security of the adjoining Stony Head Military Training Area will be improved by providing consolidation to the perimeter boundary. Operational and training activities held at the Stony Head Military Training Area will be maximised through the increased land holding.

DATED this Seventh day of February 2006.

Jug Varney

Guy Verney

Delegate of the Minister for Finance and Administration

Branch Manager

Special Claims and Land Policy Branch

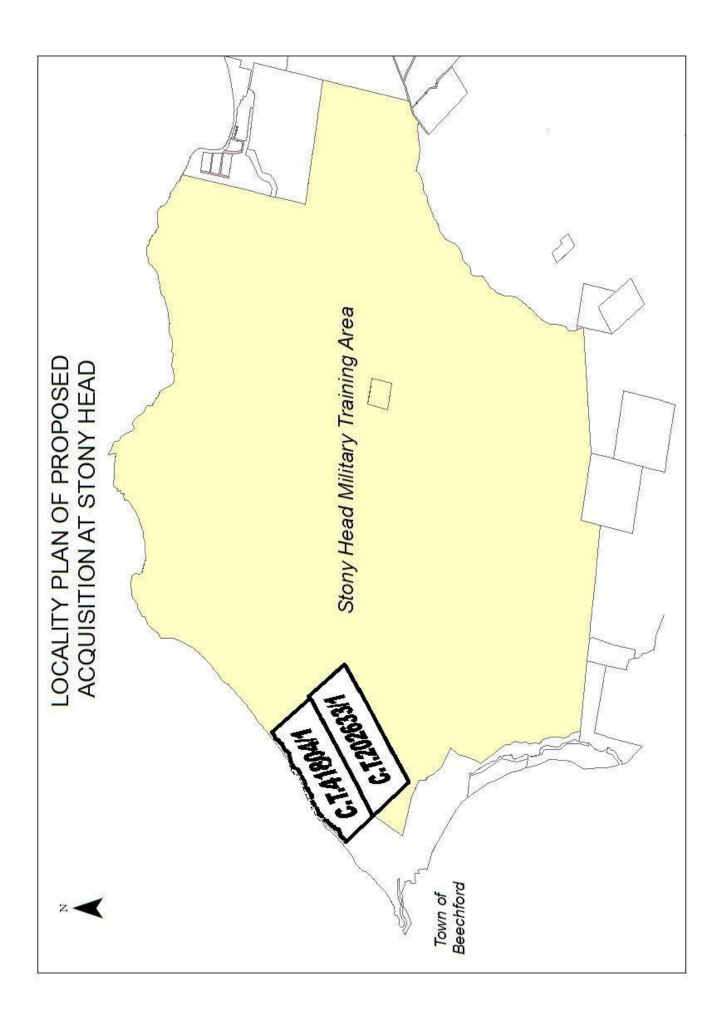
Department of Finance and Administration

Schedule

The land subject to this declaration is all the land within the following boundaries:

All that 279.19 hectares of land wholly contained within Certificate of Title volume 41804 folio 1 and Certificate of Title volume 202633 folio 1 and delineated on survey diagram D41804 and survey plan P202633 held with the office of the Recorder of Titles, Tasmania.

Note: This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interests in land specified in paragraph 3. It does NOT mean that the interests in land have been acquired.





LANDS ACQUISITION ACT 1989 PRE-ACQUISITION DECLARATION

1. Acquisition

In accordance with the *Lands Acquisition Act 1989*, I am considering the acquisition of the interests in land specified in paragraph 3 for the public purpose described in paragraph 4.

The Commonwealth of Australia is the acquiring authority.

2. The Land

This declaration relates to the land described in the Schedule and consists of approximately 1,650 square metres in Tasmania at Stony Head located between the townships of Beechford and Lulworth, Tasmania.

The general location of the land is shown on the attached Plan "A".

3. The Interests in Land

This declaration relates to the acquisition of an easement for a Right of Carriageway over the Land.

4. Public Purpose

The public purpose of the acquisition is defence.

5. Suitability for development for use for a public purpose

The land appears to be suitable for development for use by the Commonwealth of Australia for the public purpose described in paragraph 4.

6. Particulars of Proposed Development for Use

The land will be used by the Department of Defence for access to its adjoining land holding, the Stony Head Military Training Area.

7. Reasons why the Land appears to be Suitable for the Proposed Development for Use

The land described in the Schedule appears to be suitable for development for the use described in paragraph 6 for the following reasons.

The easement will provide all weather access to the adjoining Stony Head Military Training Area.

DATED this Seventh day of February 2006.

Guy Verney

Delegate of the Minister for Finance and Administration

Branch Manager

Special Claims and Land Policy Branch

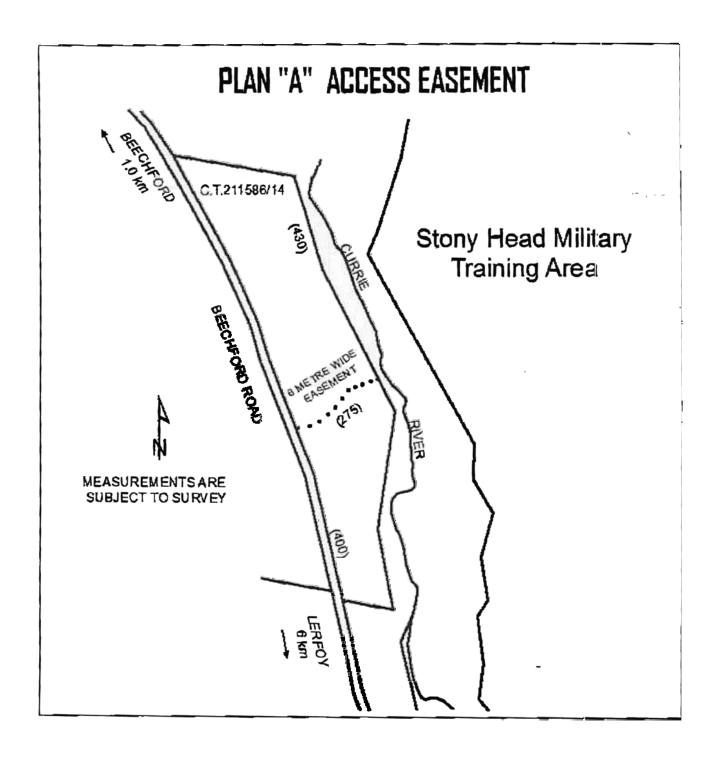
Department of Finance and Administration

Schedule

The land subject to this declaration is all the land within the following boundaries and identifies in "Plan A" attached:

An easement for Right of Carriageway being approximately 275 metres in length and 6 metres wide and being located on its western extremity intersecting the western boundary of Certificate of Title volume 211586 folio 14 approximately 400 metres north west along Beechford Road from the south western boundary of Certificate of Title volume 211586 folio 14 and being located on its eastern extremity intersecting the eastern boundary of Certificate of Title volume 211586 folio 14 approximately 430 metres south east along the Currie River from the north eastern boundary of Certificate of Title volume 211586 folio 14.

Note: This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interests in land specified in paragraph 3. It does NOT mean that the interests in land have been acquired.



AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 10 February 2006, an application from three members of the Republican Party of Australia to change that Party's abbreviation to:

The Australian Republicans

Paul Dacey **Deputy Electoral Commissioner**

10 February 2006

Health and Ageing



Australian Government

Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

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

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

Mayne Methotrexate 2.5 mg/mL Injection 5 mg/2 mL vial – AUST L 125353 supplied by Mayne Pharma Limited

CONSENT to an exemption from the requirements of the 'Therapeutic Goods Act, 1989' provided that:

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

MICHAEL WISEMAN

Delegate of the Secretary to the Department of

Health and Ageing

06/02/2006

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



THERAPEUTIC GOODS ACT 1989

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

I, Dr Mark Doverty, 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:

Biotech Pharmaceuticals Pty Ltd - LICENCE NO 842 - AT THE REQUEST OF THE MANUFACTURER.

Signed by: Dr Mark Doverty Delegate of the Secretary

9 February 2006.



THERAPEUTIC GOODS ACT 1989

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

I, Mark Doverty, 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:

TREWAVIS SURGICAL INSTRUMENTS PTY LTD - LICENCE NO 90258 - AT THE REQUEST OF THE MANUFACTURER.

Signed by: Dr Mark Doverty Delegate of the Secretary

20 December 2005



THERAPEUTIC GOODS ACT 1989

PUBLICATION OF MANUFACTURER SUSPENDED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Mark Doverty, delegate of the Secretary for the purpose of subsection 41 of the *Therapeutic Goods Act*, hereby publish the following details concerning the suspension of a licence to manufacture therapeutic goods.

Under subsection 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has suspended the licence number 74001 held by:

TYCO HEALTHCARE PTY LIMITED – LICENCE NO. 74001 – AT THE REQUEST OF THE MANUFACTURER FROM 30 JANUARY 2006 UNTIL 15 MAY 2006.

Signed by: Dr Mark Doverty Delegate of the Secretary

9 February 2006



Notice under section 13 (1) (b)

National Health and Medical Research Council Act 1992

Draft 'Organ and Tissue Donation after Death: Ethical Guidelines for Health Professionals'

NOTICE OF PROPOSED GUIDELINES

An invitation to make a submission about draft guidelines **Public Consultation**

The National Health and Medical Research Council (NHMRC) proposes to issue draft guidelines (summarised in the schedule) about organ and tissue donation after death. You are invited under paragraph 13 (1) (b) of the National Health and Medical Research Council Act 1992 to make a submission about the draft guidelines.

How to make your submission

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

Please send your submission to: Project Officer, deceased organ donation Health Ethics Section NHMRC (MDP 24) **GPO Box 9848** CANBERRA ACT 2601

or e-mail: ahec.nhmrc@nhmrc.gov.au

Closing date

The closing date for submissions is by 5pm Monday 24 April 2006.

Further information

A copy of the draft guidelines is available from the Health Ethics Section on Ph: (02) 6289 9575, or by email: ahec.nhmrc@nhmrc.gov.au, and on the NHMRC website on: http://www.nhmrc.gov.au/consult/index.htm

Submissions should follow the instructions provided inside the front cover of the draft 'Organ and Tissue Donation after Death: Ethical Guidelines for Health Professionals' and on the NHMRC website. If relevant, please include the name of the organisation you are representing with the statement that you are representing them. If this information is not provided your submission will not be accepted. A template for comments has also been prepared for your guidance and use and can be accessed from this website at: http://www.nhmrc.gov.au/consult/index.htm

Electronic submissions are strongly preferred.

A form seeking authorship and other details is available on the NHMRC website which you should complete and attach to your submission. **Submissions that do not have this form attached will not be accepted.**

<u>Please note:</u> Submissions will be posted on the NHMRC website unless they are clearly marked as confidential. Submissions made to the NHMRC may be subject to the requirements of the Commonwealth *Freedom of Information Act 1982*.

For further information, please contact the Health Ethics Section, (02) 6289 9575 or ahec.nhmrc@nhmrc.gov.au

Schedule

A Working Party of the Australian Health Ethics Committee (AHEC), a principal committee of the NHMRC, has developed this public consultation draft in response to a request in August 2004 from the Organ Donation Working Group of the Australian Health Ministers' Advisory Council for AHEC to review the NHMRC's *Recommendations for the Donation of Cadaveric Organs and Tissue for Transplantation* (1996).

The draft document outlines ethical principles for health professionals involved in organ and tissue donation after death, and provides guidance about how these principles can be put into practice.

When finalised, these guidelines are intended to remain in force until they are revised or rescinded by the NHMRC.



Notice under section 13 (1) (b)

National Health and Medical Research Council Act 1992

Review of the Joint NHMRC/AVCC Statement and Guidelines on Research Practice (1997)

NOTICE OF PROPOSED GUIDELINES

An invitation to make a submission about draft guidelines Second Round Consultation

The National Health and Medical Research Council (NHMRC) proposes to issue draft guidelines (summarized in the schedule below) about responsible research practice for institutions and researchers in all disciplines, to be known as the *Australian Code for the Responsible Conduct of Research* -

February 2006. You are invited, under paragraph 13(1) (b) of the Act, to make a submission about the draft guidelines.

How to make your submission

Please make your submission in writing or on an audio recording, and include your name and address or phone number at which we can contact you. If relevant, please include the name of the organisation you are representing and a statement that you are representing that body. Failure to provide this information will result in your submission not being accepted.

Please send your submission to:

Research Policy Section (MDP 33) National Health and Medical Research Council GPO Box 9848 Canberra ACT 2601 or by e-mail to researchcode@nhmrc.gov.au

Electronic submissions are preferred.

Closing date

The closing date for submissions is 5pm on Friday 5 May 2006.

Further information

A copy of the draft Code is available on the NHMRC website at http://www.nhmrc.gov.au or by contacting the NHMRC secretariat on 02 6289 9111or via researchcode@nhmrc.gov.au.

Schedule

The NHMRC, the Australian Research Council and the Australian Vice-Chancellors' Committee are reviewing the 1997 NHMRC/AVCC Statement and Guidelines on Research Practice to ensure its continued relevance and applicability across all fields of Australian research. The Australian Code for the Responsible Conduct of Research, which is intended to replace the NHMRC/AVCC Statement and Guidelines on Research Practice, will address the general principles underlying good research practice and include guidance on key aspects of research practice. It also provides guidance on handling allegations of research misconduct.

Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 849

PERMIT TO UNLICENSED SHIP - CONTINUING

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

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Fremantle, Adelaide and Melbourne

Dated at CANBERRA this

1912 day of

February/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre 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 21/02/2006 to 20/05/2006.
- 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: Fremantle to Melbourne and Adelaide, Adelaide to Fremantle, Melbourne to Fremantle and Adelaide
- If there is a change in schedule the Operations Centre must be advised before the vessel sails.
- That the vessel is not detained under Australia's Port State Control program.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 9. This permit is valid only for coastal shipments when no licensed ship is available to carry to coastal cargo. The permit holder must check with operators of relevant licensed vessels before accepting coastal cargo, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there were no relevant licensed vessels, but the Department will advise permit holders of any relevant licensed vessels that commence operations during the period of this permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA **NAVIGATION ACT 1912**

CT-4

No: 854

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
CHEKIANG	SINGAPORE	9164809

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, Newcastle

Dated at CANBERRA this



February/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre 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 5/05/2006 to 4/08/2006.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from: Brisbane to Gladstone, Townsville and Darwin, Newcastle to Darwin and Townsville, Gladstone to Townsville and Darwin, Townsville to Darwin
- 6. If there is a change in schedule the Operations Centre 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.
- 9. This permit is valid only for coastal shipments when no licensed ship is available to carry to coastal cargo. The permit holder must check with operators of relevant licensed vessels before accepting coastal cargo, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there were no relevant licensed vessels, but the Department will advise permit holders of any relevant liceused vessels that commence operations during the period of this permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 853

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, Newcastle, Gladstone, Townsville and Darwin

Dated at CANBERRA this

day of

February/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- This Permit covers the period 22/04/2006 to 21/07/2006.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from: Brisbane to Gladstone, Townsville and Darwin; Newcastle to Darwin and Townsville; Gladstone to Townsville and Darwin; Townsville to Darwin.
- 6. If there is a change in schedule the Operations Centre must be advised before the vessel sails.
- That the vessel is not detained under Australia's Port State Control program.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 9. This permit is valid only for coastal shipments when no licensed ship is available to carry to coastal cargo. The permit holder must check with operators of relevant licensed vessels before accepting coastal cargo, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there were no relevant licensed vessels, but the Department will advise permit holders of any relevant licensed vessels that commence operations during the period of this permit.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 851

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
CSCL YANTAI	MONROVIA	9226516
:		

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Melbourne, Sydney and Brisbane

Dated at CANBERRA this

day of

February/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre 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 22/02/2006 to 21/05/2006.
- 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: Melbourne to Brisbane: Sydney to Brisbane:
- 6. If there is a change in schedule the Operations Centre 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.
- 9. This permit is valid only for coastal shipments when no licensed ship is available to carry to coastal cargo. The permit holder must check with operators of relevant licensed vessels before accepting coastal cargo, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there were no relevant licensed vessels, but the Department will advise permit holders of any relevant licensed vessels that commence operations during the period of this permit.

Treasury

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) CHRISTOPHER MICHAEL HEALY and ANNETTE HEALY are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) CHRISTOPHER MICHAEL HEALY and ANNETTE HEALY propose to acquire an interest in Australian urban land referred to in the notice furnished on 18 January 2006 under section 26A of the Act.

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

Dated this

16th day of February 2006

COMMISSIONER OF TAXATION

The Commissioner of Taxation, Michael D'Ascenzo, gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office or at http://law.ato.gov.au.

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2006/4	Income tax: Willmott Forests Professional Investor – 2006 Project	This Ruling sets out the tax consequences for Growers who are wholesale clients for the purposes of section 761G of the Corporations Act 2001 and who are accepted to participate in the Project on or after the date of this Ruling and on or before 30 June 2006 and who have executed a Forestry Management Agreement and either a Pre-lease or a Lease Agreement between those dates for the commercial cultivation of Pinus radiata for the purpose of harvesting as quality sawlogs. This Ruling applies prospectively from 22 February 2006.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
PR 2006/4	Income tax: Willmott Forests Professional Investor – 2006 Project	This Product Ruling is withdrawn from 1 July 2008.
TR 2003/12	Income tax: application of section 27CAA and the Foreign Investment Fund measures to the transfer of benefits in a non-resident employer sponsored superannuation fund to an individual pension transfer policy maintained overseas by an Australian resident	Aspects of TR 2003/12 are no longer accurate due to legislative amendments that apply to payments made on or after 1 July 2004. Now that the legislation has been amended, there are no longer sufficient interpretative issues to warrant a public ruling on this topic. The Tax Office has therefore decided not to replace the Ruling.

Page 1 of 3



Superannuation Industry (Supervision) exemption No. A6 of 2006

Superannuation Industry (Supervision) Act 1993

I, Stephen Edward Glenfield, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Australian Retirement Fund Pty. Ltd. (the Trustee) ABN 44 006 466 619, from compliance with subregulations 9.04D(1), 9.04D(2) and 9.04D(3) of the Regulations in relation to the superannuation entity Australian Retirement Fund SFN 148991946 (the Fund).

Under subsection 330(2) of the Act this exemption is subject to the conditions specified in the Schedule attached to this instrument.

Dated 6 February 2006

[Signed]

Stephen Edward Glenfield Specialised Institutions Division

Page 2 of 3

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

Regulations means the Superannuation Industry (Supervision) Regulations 1994.

- Note 1 Under section 336 of the Act, a copy of this exemption must be published in the Gazette.
- *Note 2* Under subsection 333(1) of the Act, a person must not, without reasonable excuse, contravene a condition of this exemption. The penalty is 5 penalty units. This is an offence of strict liability.
- *Note 3* Under subsection 331(2) of the Act, if a person has contravened a condition of this exemption, the Court may, on the application of APRA, order the person to comply with the condition.
- Note 4 Under paragraph (z) of the definition of *reviewable decision* in subsection 10(1) of the Act, the decision to make this exemption is a reviewable decision. If you are dissatisfied with this decision, you may request APRA to reconsider it in accordance with subsection 344(1) of the Act. The request for reconsideration must be made in writing, must set out the reasons for making the request, and must be given to APRA within 21 days after the day on which you first received notice of this decision, or within such further period as APRA allows. If you are dissatisfied with the outcome of APRA's reconsideration of the decision, you may, subject to the Administrative Appeals Tribunal Act 1975, apply to the Administrative Appeals Tribunal for review of the reconsidered decision.
- Note 5 The address where written notice specified in this Notice may be given to APRA is Level 21, 2 Lonsdale Street, Melbourne. Vic. 3000,

Page 3 of 3

Schedule of conditions

- 1. The exemption from compliance with subregulations 9.04D(1), 9.04D(2) and 9.04D(3) of the Regulations applies only to the extent that those subregulations would prevent a sub-fund of the Fund (the *sub-fund*) from accepting, and having as members, the defined benefit members (the *transferred members*) of the Bakaert (Australia) Pty Limited Superannuation Plan SFN 137 960 948 (the *original fund*).
- 2. The sub-fund must have at least 5 members and comply with paragraphs 9.04B (a) and (b) of the Regulations (which require the sub-fund to have separate assets, beneficiaries and beneficiary interests).
- 3. Each transferred member must be transferred to the sub-fund from the original fund, together with their benefits in the original fund.
- 4. Each transferred member must be a defined benefit member of the original fund immediately before the transfer.
- 5. Each transferred member must be transferred from the original fund in the course of the winding up of the original fund.
- 6. At the time of the transfer, the Trustee must believe, on reasonable grounds, that the original fund is being wound up and the winding up will be completed within a reasonable time.



Superannuation Industry (Supervision) exemption No. A8 of 2006

Superannuation Industry (Supervision) Act 1993

I, Stephen Edward Glenfield, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Holden Employees Superannuation Fund Pty Ltd ABN 26 065 656 948, from compliance with subsection 93(4) of the Act in relation to the superannuation entity Holden Employees Superannuation Fund SFN 138 453 946.

Under subsection 330(2) of the Act this exemption is subject to the conditions specified in the Schedule attached to this instrument.

This exemption comes into force on 10 February 2006.

Dated 9 February 2006

[Signed]

Stephen Edward Glenfield General Manager Specialised Institutions Division

Page 2 of 3

Interpretation

In this instrument

- Under section 336 of the Act, a copy of this exemption must be published in the Gazette. Note 1
- Under subsection 333(1) of the Act, a person must not, without reasonable excuse, Note 2 contravene a condition of this exemption. The penalty is 5 penalty units. This is an offence of strict liability.
- Under subsection 331(2) of the Act, if a person has contravened a condition of this exemption, the Court may, on the application of APRA, order the person to comply with the condition.
- Note 4 Under paragraph (z) of the definition of *reviewable decision* in subsection 10(1) of the Act, the decision to make this exemption is a reviewable decision. If you are dissatisfied with this decision, you may request APRA to reconsider it in accordance with subsection 344(1) of the Act. The request for reconsideration must be made in writing, must set out the reasons for making the request, and must be given to APRA within 21 days after the day on which you first received notice of this decision, or within such further period as APRA allows. If you are dissatisfied with the outcome of APRA's reconsideration of the decision, you may, subject to the Administrative Appeals Tribunal Act 1975, apply to the Administrative Appeals Tribunal for review of the reconsidered decision.
- The address where written notice specified in this Notice may be given to APRA is Level 21, 2 Lonsdale Street, Melbourne VIC 3000.

Schedule of conditions

- 1. The board of Holden Employees Superannuation Fund Pty Ltd ABN 26 065 656 948 (the Trustee) must consist of equal numbers of employer representatives and member representatives.
- 2. The board of the Trustee is taken to consist of equal numbers of employer representatives and member representatives if:
 - (a) the board includes up to two additional independent directors; and
 - (b) the additional independent directors are appointed at the request of the employer representatives, or the member representatives, who are the members of the board; and
 - (c) provision is made in the governing rules for the appointment of up to two additional independent directors; and
 - (d) the governing rules do not allow the additional independent director(s) to exercise a casting vote in any proceedings of the board concerned.
- 3. If:
 - (a) a vacancy occurs in the membership of the board of the Trustee; and
 - (b) immediately before the vacancy occurred, the Holden Employees Superannuation Fund SFN 138 453 946 complied with condition 2; and
 - (c) the vacancy is filled within 90 days after it occurred; and
 - (d) immediately after the vacancy is filled, the fund complies with condition 2; the fund is taken to have complied with condition 2 at all times during the period of the vacancy.

Interpretation

In these conditions:

employer representative and **member representative** have the meanings given in section 10 of the Act.

independent director has the meaning given in section 10 of the Act, but does not exclude a person by virtue of that person being entitled to payment for the performance of duties as a director of the Trustee.



Revocation of Disqualification

Insurance Act 1973

TO: Mr Geoffey Trahair 8 Union Street, Mosman, NSW, 2088

SINCE you were disqualified under section 25A of the *Insurance Act 1973* (the Act) by instrument dated 22 February 2005 (the Disqualification);

I, Darryl Roberts, a delegate of APRA, under subsection 25A(3) of the Act, REVOKE the Disqualification.

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

Dated 13 February 2006

[Signed]

Darryl Roberts General Manager Supervisory Support Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

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

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



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Michael McGarry that was made under subsection 120A(1) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Michael McGarry that was made under subsection 120A(2) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Michael McGarry that was made under subsection 120A(3) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Ian Frank Baldock that was made under subsection 120A(1) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Ian Frank Baldock that was made under subsection 120A(2) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006 Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Kerry Clifford Woolacott that was made under subsection 120A(1) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Particulars of confirmation of disqualification

Superannuation Industry (Supervision) Act 1993

On 7 February 2006, Susanne Tongue, a delegate of APRA, under subsection 344(4) of the *Superannuation Industry (Supervision) Act 1993* (the Act), confirmed the disqualification of Kerry Clifford Woolacott that was made under subsection 120A(2) of the Act on 21 November 2005.

This notice is given under subsection 120A(7) of the Act.

Dated 15 February 2006

Interpretation

In this Notice



Gazette

No. S 24, Monday, 13 February 2006

Published by the Commonwealth of Australia

SPECIAL



Customs Act 1901

Certain Silicon The People's Republic of China

REVOCATION AND SUBSTITUTION OF DUMPING DUTY NOTICE PUBLIC NOTICE UNDER SECTION 269ZZM OF THE CUSTOMS ACT 1901

The Australian Customs Service has completed a reinvestigation of a reviewable decision made by the Minister for Justice and Customs to publish a dumping duty notice under paragraphs 269TG(1) and (2) of the *Customs Act 1901* on 9 February 2005 in respect of certain silicon from the People's Republic of China.

A report has been submitted in accordance with s. 269ZZL(3) of the *Customs Act 1901*. Trade Measures Report No. 103 (the Report), sets out the findings made by an authorised delegate of the Chief Executive Officer of Customs as a result of the reinvestigation. The Report is available on request from the Trade Measures Branch, Australian Customs Service, Canberra on the details specified in this notice or on the internet at www.customs.gov.au. The Report contains details about the reinvestigation and should be read in conjunction with this notice.

- I, CHRISTOPHER MARTIN ELLISON, Minister for Justice and Customs, have considered and accepted the findings in the Report.
- I, CHRISTOPHER MARTIN ELLISON, revoke the previous decision to publish a dumping duty notice and substitute a new decision to publish a dumping duty notice.

I declare that section 8 of the *Customs Tariff (Anti Dumping) Act 1975* applies to silicon containing more than:

- a) 97% by weight, but less than 99.99% by weight, of silicon; or
- b) a combined silicon and aluminium content of greater than 97% by weight but less than 99.99% by weight

and with an impurity level of less than 0.4% iron and a calcium impurity level of less than 0.1% calcium in both the above instances exported from the People's Republic of China.

This substituted decision takes effect on and after 6 October 2004.

Export prices, non-injurious prices and normal values will not be published in this notice as they may reveal confidential information.

Enquiries may be made by ringing telephone no. 02 6275 6014, by facsimile no. 02 6275 6990 or by email tmops3@customs.gov.au.

Dated this 6th day of February 2006

CHRISTOPHER MARTIN ELLISON Minister for Justice and Customs



Customs Tariff (Anti Dumping) Act 1975

Certain Silicon From

The People's Republic of China

NOTICE PURSUANT TO SUBSECTION 8(5)

- I, CHRISTOPHER MARTIN ELLISON, Minister for Justice and Customs, pursuant to subsection 8(5) of the *Customs Tariff (Anti Dumping) Act 1975*, <u>DIRECT</u> that the element of interim dumping duty referred to in paragraph (4)(a) in respect of silicon containing more than:
 - (a) 97% by weight, but less than 99.99% by weight, of silicon; or
 - (b) silicon containing a combined silicon and aluminium content of greater than 97% by weight but less than 99.99% by weight

and with an impurity level of less than 0.4% iron and a calcium impurity level of less than 0.1% calcium in both the above instances (hereafter referred to as "the goods") exported from the People's Republic of China to Australia be ascertained by reference to a measure of the quantity of those particular goods.

If the non-injurious price of goods of that kind as ascertained or last ascertained for the purposes of the dumping duty notice is less than the normal value of goods of that kind as so ascertained, or last so ascertained, a lesser amount of interim dumping duty is fixed, pursuant to subsection 8(5A) of the *Customs Tariff (Anti Dumping) Act 1975*, I have had regard to the desirability of fixing a lesser amount of duty such that the sum of:

- (i) the export price of goods of that kind as so ascertained, or last so ascertained, and
- (ii) that lesser duty,

does not exceed that non-injurious price.

This notice applies to the goods and like goods entered for home consumption on and after 6 October 2004.

Dated this 6th day of February 2006

CHRISTOPHER MARTIN ELLISON
Minister for Justice and Customs

Gazette

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ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I, IAN WILLIS, 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 30 June 2006 in respect of undertaking any evaluation or audit assigned by me to such person or persons.

> **Bruce McMurtrie Russell Livermore David Zhang Emily Bowd** Erin Clarke

Dated this 10th Day of February 2006

(Ian Willis)

Director of Evaluation and Audit

Jan Wille



Australian Government Attorney General's Department

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