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The date of publication of this Gazette is 8 March 2006

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**Australian Government**  
**Attorney-General's Department**  
Office of Legislative Drafting and Publishing

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**How to contact us**

First Assistant Secretary  
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**QUALITY OF YOUR PUBLICATION**

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

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A charge of \$143.00 per page will apply to the submission of notices for this Gazette.

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 Any notice submitted without this information will not be published.

**CLOSING TIMES**

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.**

### Easter Holiday — Issue of 12 April 2006 (GN 15)

As Friday 14 April and Monday 17 April 2006 are public holidays in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 15 will be:

**Wednesday, 12 April 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 ACT 2600.

By fax: (02) 6250 5995

By e-mail: [gazettes@ag.gov.au](mailto:gazettes@ag.gov.au).

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

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

### Publication of hard copy notices

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

### Publication of electronic notices

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

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

### CLOSING TIMES FOR LODGMENT

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

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

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

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

### ADVERTISING RATES (GST inclusive)

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

*Special Gazette* notices:

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

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

Other charges may apply, for further information please see the Lodging Notices section, More information at <http://www.ag.gov.au/GNGazette>

Additional copies of Special and Periodic Gazettes can be provided at a cost of 2 cents per page per copy — minimum charge: \$5.

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

**SUBSCRIPTIONS** are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. For further information about subscriptions telephone 1300 857 522.

### AVAILABILITY

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.

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

**Canberra:** CanPrint Communications

16 Nyrang Street  
Fyshwick ACT 2609

Phone: 1300 857 522 Fax: (02) 6293 8388

**Melbourne:** Information Victoria

356 Collins Street  
Melbourne VIC 3000

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

**Brisbane:** Goprint

371 Vulture Street  
Woolloongabba QLD 4102

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

**Hobart:** Printing Authority of Tasmania

2 Salamanca Place  
Hobart TAS 7000

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

**Adelaide:** Service SA Government Legislation Outlet  
Ground Floor

101 Grenfell Street  
Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

**Sydney:** NSW Government Information

Ground Floor Goodsell Building  
Cnr Hunter & Phillip Streets  
Sydney NSW 2000

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

### GAZETTES

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

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

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**Government Departments**

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**Attorney-General**

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## COMMONWEALTH OF AUSTRALIA

## CUSTOMS ACT 1901

## NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	22/02/06	23/02/06	24/02/06	25/02/06	26/02/06	27/02/06	28/02/06
Brazil	Real	1.5647	1.5712	1.5754	1.5754	1.5754	1.5769	1.5767
Canada	Dollar	0.8483	0.8445	0.8515	0.8515	0.8515	0.8483	0.8405
China, PR of	Yuan	5.9459	5.9150	5.9435	5.9435	5.9435	5.9339	5.9215
Denmark	Kroner	4.6237	4.6074	4.6235	4.6235	4.6235	4.6435	4.6404
European Union	Euro	0.6194	0.6172	0.6197	0.6197	0.6197	0.6221	0.6219
Fiji	Dollar	1.2867	1.2886	1.2929	1.2929	1.2929	1.2896	1.2902
Hong Kong	Dollar	5.7374	5.7071	5.7345	5.7345	5.7345	5.728	5.7185
India	Rupee	32.8052	32.8111	32.8407	32.8407	32.8407	32.799	32.8007
Indonesia	Rupiah	6827.0	6868.00	6849.0	6849.0	6849.0	6850.0	6802.0
Israel	Shekel	3.474	3.4704	3.4831	3.4831	3.4831	3.4803	3.4705
Japan	Yen	87.5	86.9000	86.32	86.32	86.32	85.9	85.65
Korea, Republic of	Won	714.07	713.88	712.94	712.94	712.94	713.55	713.24
Malaysia	Ringgit	2.7495	2.7350	2.7455	2.7455	2.7455	2.7416	2.7364
New Zealand	Dollar	1.1048	1.1159	1.1156	1.1156	1.1156	1.121	1.1162
Norway	Kroner	4.9852	4.9772	4.98	4.98	4.98	5.01	5.0007
Pakistan	Rupee	44.27	44.1100	44.25	44.25	44.25	44.18	44.09
Papua New Guinea	Kina	2.2783	2.2663	2.2777	2.2777	2.2777	2.2752	2.2715
Philippines	Peso	38.38	38.0800	38.27	38.27	38.27	38.43	38.16
Singapore	Dollar	1.2042	1.1989	1.2006	1.2006	1.2006	1.1986	1.196
Solomon Islands	Dollar	5.575	5.546	5.5739	5.5739	5.5739	5.5679	5.5588
South Africa	Rand	4.4401	4.4503	4.4989	4.4989	4.4989	4.4961	4.5379
Sri Lanka	Rupee	75.55	75.1900	75.61	75.61	75.61	75.58	75.55
Sweden	Krona	5.8006	5.7812	5.8212	5.8212	5.8212	5.8584	5.8736
Switzerland	Franc	0.9669	0.9643	0.9667	0.9667	0.9667	0.973	0.9745
Taiwan Province	Dollar	23.93	23.9700	24.0	24.0	24.0	23.93	23.88
Thailand	Baht	29.07	29.0300	29.04	29.04	29.04	29.03	28.91
United Kingdom	Pound	0.4239	0.4217	0.4217	0.4217	0.4217	0.4234	0.4235
USA	Dollar	0.7393	0.7354	0.7391	0.7391	0.7391	0.7383	0.7371

Victor Wayne Baldwin

Delegate of the  
Chief Executive Officer of Customs  
CANBERRA A.C.T.  
01/03/2006



Australian Government  
Australian Customs Service

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
**Customs Act 1901**  
**Notice under Section 15**

**Wharf Appointment**  
**Appointment No. 2340**

I, Robert James Martin, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby:

- (a) appoint as a wharf all those premises known as wharf No. 6 Bunbury Harbour containing an area of 8600 square metres in the City of Bunbury, District of Wellington, Locality of Vittoria, State of Western Australia, as shown on Deposited Plan 49943, dated 14/02/2006; and
- (b) fix as the limits of the wharf, the bounds shown and described on the plan.

Dated the twenty-seventh day of February 2006



Robert James Martin  
Director Border Enforcement  
Australia Customs Service  
Western Australia

ED/VER	AMENDMENT	BY	SIGNATURE	DATE	FOR INTEREST PURPOSES ONLY
					<p style="text-align: center;">TOTAL LEASE AREA = 8.18ha</p>
					<p style="text-align: center;">UNLOADED VERSION</p>

TYPE: CROWN INTEREST	PURPOSE: LEASE AND/OR OTHER INTEREST OVER LOT 963 ON DP 220558 AND LOT 6000 ON DP 220672	SSA NO
DISTRICT: WELLINGTON FILE		
TOWNSITE: BUNBURY		
LOCAL AUTHORITY: CITY OF BUNBURY		
LOCALITY: VICTORIA		
FORMER TENURE	ON	FIELD BOOK
INDEX: BG30 (10) 1.7		
SCALE 1:5000		
DISTANCE (9A3) ARE IN METRES		
SURVEYOR'S CERTIFICATE - Png 54 -		
I, S.D. HAWKINS, hereby certify that this plan is a correct and true copy of the original plan as submitted to me for registration and that it is correct for the purposes of this plan and that it complies with the relevant written law in relation to which it is lodged.		
Licensed Surveyor	DATE	
LOADED	TYPE OF VALIDATION	
DATE	FULL AUDIT	
FILE NO	LOCAL COMPONENT	
ASSESS NO	DOCKET	
	CERTIFIED CORRECT	
	LEC	
	FILE	
IN ORDER FOR DEALINGS		
SUBJECT TO		
APPROVED BY: WESTERN AUSTRALIAN PLANNING COMMISSION		
DATE: DELEGATED UNDER S.20 WAPC ACT 1985		
Department of Land Information		
DEPOSITED PLAN		
49943		
SHEET 1 OF 1		
EDITION 1 VERSION 1		

INTERESTS						
SUBJECT	PURPOSE	STATUTORY REFERENCE	ORIGIN	LAND BURDENED	BENEFIT TO	COMMENTS
(A)	LEASE		DOC	LOT 963 ON DP 220558	SEE DOCUMENT	
(B)	LEASE		DOC	LOT 6000 ON DP 220672	SEE DOCUMENT	

## Communications, Information Technology and the Arts

### NOTICE OF APPLICATION FOR RENEWAL OF LICENCE UNDER SECTIONS 46(2) AND 90(2) OF THE *BROADCASTING SERVICES ACT 1992*

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

<b>Commercial Radio Licensees</b>	<b>SL No</b>	<b>Service Area</b>	<b>State</b>
North Queensland Broadcasting Corporation Pty Ltd	10325	CHARTERS TOWERS RA1	QLD
Regional Broadcasters Australia Pty Limited	10333	EMERALD RA1	QLD
Regional Broadcasters Australia Pty Limited	10229	ROMA RA1	QLD
Townsville Broadcasters Pty. Limited	4185	TOWNSVILLE RA1	QLD
Yamatji Media Pty Ltd	10012	CARNARVON RA1	WA
<b>Commercial TV Licensees</b>	<b>SL No</b>	<b>Service Area</b>	<b>State</b>
WIN Television Griffith Pty Ltd	10104	GRIFFITH AND MIA TV1	NSW
<b>Community Radio Licensees</b>	<b>SL No</b>	<b>Service Area</b>	<b>State</b>
Ceduna Community Radio Inc.	10151	CEDUNA RA2	SA
Community Radio Albury Wodonga Cooperative Society Ltd	10386	ALBURY RA2	NSW
Ryde Regional Radio Cooperative Ltd	3057	RYDE RA1	NSW

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

ACMA may decide that either sub-section 41(2) or 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of: (a) an offence against the Act or the regulations being committed; (b) or a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, ACMA is required by sub-sections 41(3) and 83(3) of the Act, to take into account: (a) the business record of the company; and (b) the company's record in situations requiring trust and candour; and (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or (community) the business record of the chief executive and each director and secretary of the applicant; and (d) the record in situations requiring trust and candour of each such person; and (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

Under sub-section 91(2A) of the Act, ACMA may also refuse to renew a community broadcasting licence if, having regard to matters in paragraphs 84(2)(a) to (f), it considers that it would not allocate such a licence if it were deciding whether to allocate the licence to the licensee.

The Act does not require ACMA to hold an investigation or a hearing into whether a community licence (sub-section 91(3)) or a commercial licence (sub-section 47(3)) should be renewed.

**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
2006/2593	Southern Regional Water Pipeline Company/Water management and use/South East /QLD/Southern Regional Water Pipeline	24-Feb-2006	<ul style="list-style-type: none"> <li>Sections 18 and 18A (Listed threatened species and communities);</li> <li>Sections 20 and 20A (Listed migratory species);</li> </ul>

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
2006/2569	Nexus Energy/Exploration (mineral, oil, gas)/South west of WA, within permit zone WA-368-P/WA/Nexus Energy Seismic survey WA	23-Feb-2006	Yes
2006/2557	Prudentia Investments Pty Ltd/Urban and commercial new development/Cambridge, Hobart/TAS/Industry/commercial precinct between Kennedy Rd and Tasman Hwy	22-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
2006/2569	Nexus Energy/Exploration (mineral, oil, gas)/South west of WA, within permit zone WA-368-P/WA/Nexus Energy Seismic survey WA	<ul style="list-style-type: none"> <li>Sections 18 and 18A (Listed threatened species and communities);</li> <li>Sections 20 and 20A (Listed migratory species); and</li> <li>Sections 23 and 24A (Marine environment).</li> </ul> <p><b><i>Manner in which the proposed action is to be taken:</i></b></p> <p>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 <a href="http://www.deh.gov.au/cgi-bin/epbc/epbc_ap.pl">http://www.deh.gov.au/cgi-bin/epbc/epbc_ap.pl</a> 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.</p>

## 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
2004/1422	Kinsmen Limited/Urban and commercial new development/Meningie/SA/Meningie Canal-based Housing Development	14-Feb-2006	Assessment Preliminary Documentation
2005/2389	Oasis Mission Beach Pty Ltd/Tourism, recreation and conservation management/Mission Beach/QLD/Development of a resort complex	17-Feb-2006	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
2004/1861	Queensland Department of Main Roads & NSW RTA/Land transport/Tugun to Tweed Heads/QLD/Tugun Bypass	Approved with Conditions	16-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>

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**Finance and Administration**

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**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 40,289 hectares of land in New South Wales located at Swan Bay.

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

**3. The Interests in Land**

This declaration relates to the freehold interest in the land.

**4. Public Purpose**

The public purpose of the acquisition is defence.

**5. Suitability for use for a public purpose**

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

**6. Particulars of Proposed Use**

The land appears to be suitable for use by the Department of Defence in relation to the operations of the Salt Ash Air Weapons Range.

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

The reason why the land appears to be suitable for the use described in paragraph 6 is that it is in an area adjoining the Salt Ash Air Weapons Range and will form a buffer to the Range activities, which will protect the future operational integrity of the Range.

DATED this *fourteenth* day of *February* 2006.

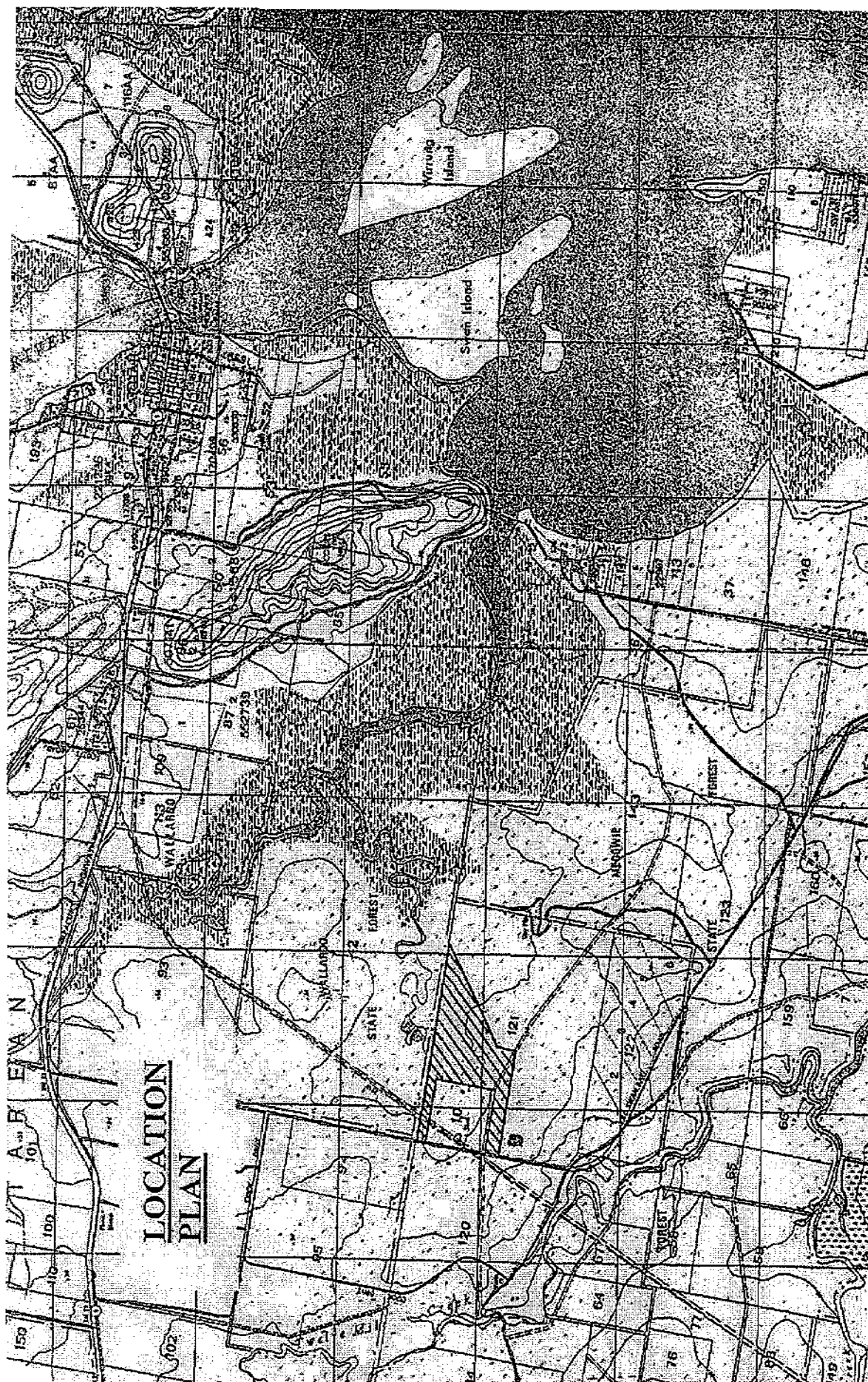
*Guy Verney* .....

Guy Verney  
Delegate of the Minister for Finance and Administration  
Branch Manager  
Special Claims and Land Policy Branch  
Department of Finance and Administration

### **Schedule**

1. Approximately 33.5 hectares of land in the Parish of Sutton, County of Gloucester in the State of New South Wales being Lot 1 DP1053672 and identified as "a" in Plan A.
2. Approximately 6.789 hectares of land in the Parish of Sutton, County of Gloucester in the State of New South Wales being Lot 2 DP1053672 and identified as "b" in Plan A.

**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

### DECLARATION

I hereby declare, pursuant to the provisions of subsection 41(1) of the *Lands Acquisition Act 1989*, that all interests, including all native title rights and interests (if any), all mineral rights and all rights to the control, use and flow of water on or below the surface of the land including the right to extract by use of bores, capture by use of dams and use water, in the land described in the Schedule hereunder, but excluding any interest held by Telstra Corporation Limited as a result of the exercise of powers under the *Telecommunications Act 1997* in respect of underground telecommunications lines that cross the land described in items 1 to 5 of the Schedule, and also excluding any interest held by a distribution network service provider as a result of the exercise of powers under legislation authorising the provider to erect, install, operate and maintain electricity works in respect of overhead transmission lines that cross the land described in item 1 of the Schedule, are acquired by the Commonwealth of Australia by compulsory process for the public purpose of defence.

And I state on behalf of the Commonwealth of Australia, for the purpose of sub-paragraph 26(1)(c)(iii)(A) of the *Native Title Act 1993*, that the purpose of the compulsory acquisition of all native title rights and interests (if any) in relation to the land described in the Schedule is to confer rights or interests in relation to the land on the Commonwealth of Australia.

Dated this 1<sup>ST</sup> day of MARCH 2006

A handwritten signature in black ink, appearing to read 'Richard Colbeck', written over a dotted line.

**Richard Colbeck**

Parliamentary Secretary to the Minister for Finance and Administration

### SCHEDULE

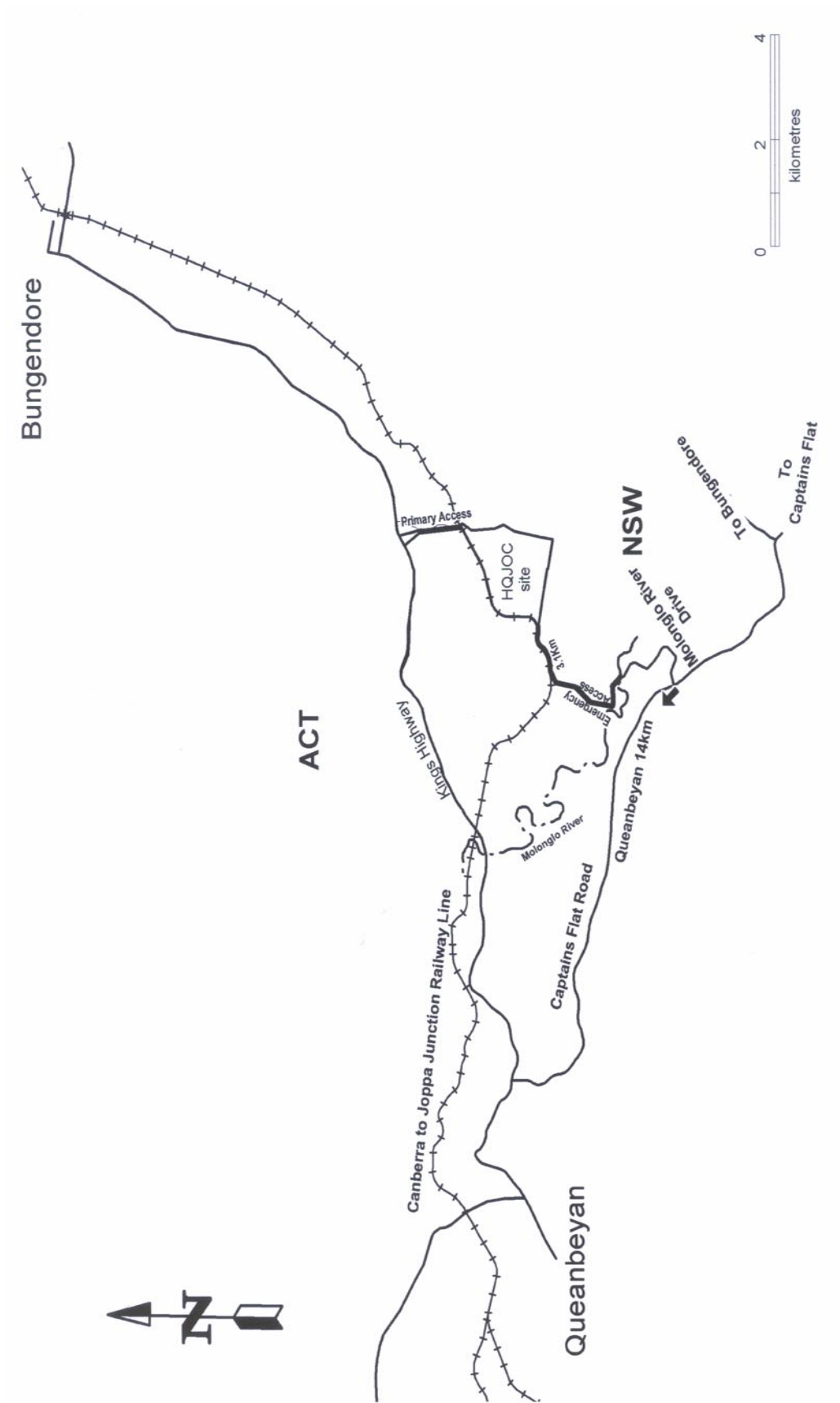
The land subject to this declaration is all the land within the following boundaries:

Commencing at point A (with approximate MGA co-ordinates E714731.8, N6085716.9) shown on the attached Plan A and located at the intersection of the Canberra to Joppa Junction railway corridor boundary with the boundary between Lot 33 DP 773627 and Lot 1 DP 1083443, and then with sequential approximate boundary dimensions easterly along the boundary between Lot 33 DP 773627 and Lot 1 DP 1083443 of 30.85 metres in direction 100°57'20", 41.88 metres in direction 100°54', then westerly 35.43 metres in direction 260°21', 43.46 metres in direction 268°56'20", 86.08 metres in direction 275°10',

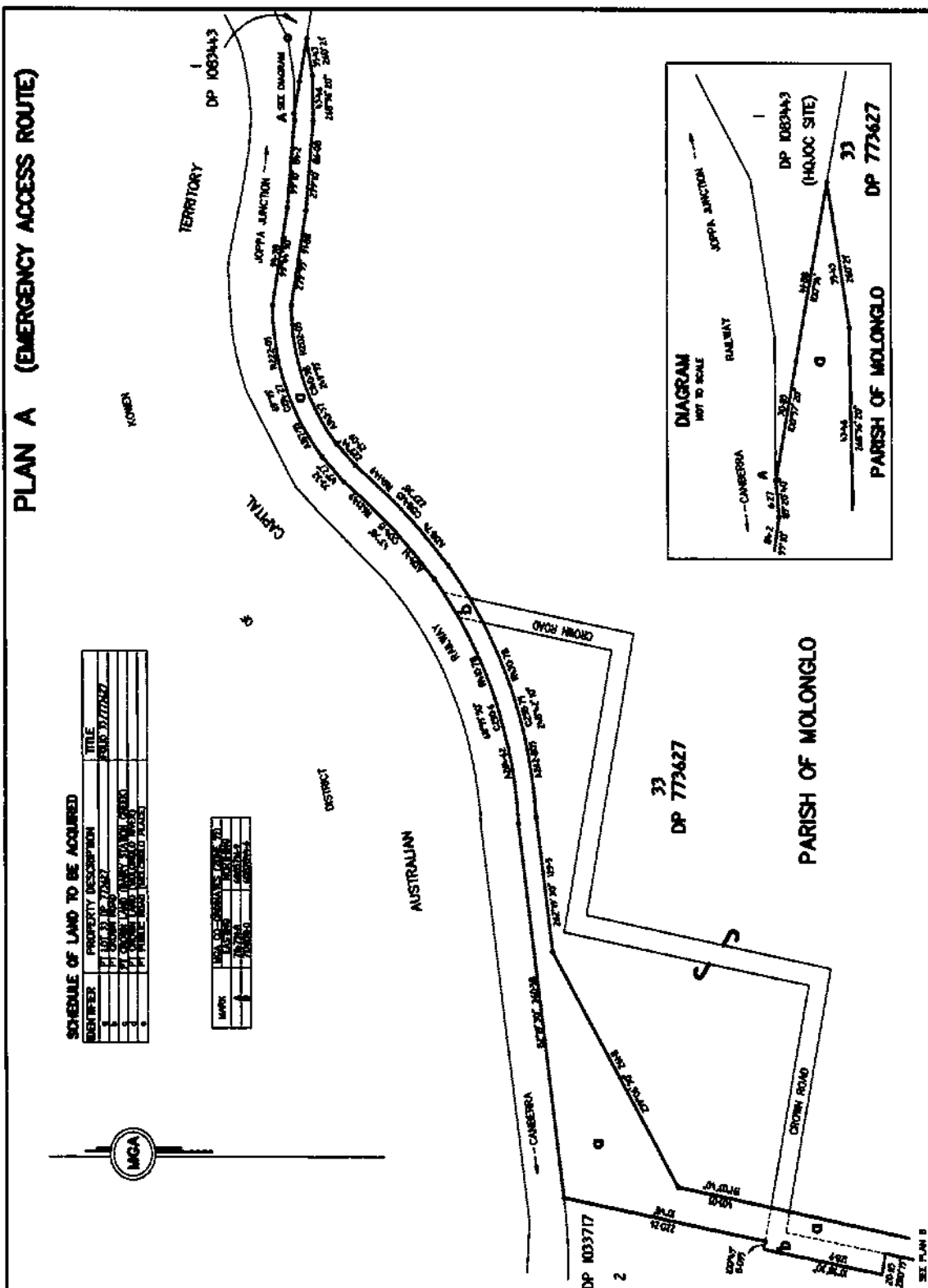
91.88 metres in direction 279°55', then an arc of radius 202.05 metres, arc 143.37 metres and chord 140.38 metres in direction 249°55', then a line 29.09 metres in direction 225°44', then an arc of radius 641.49 metres, arc 138.74 metres and chord 138.465 metres in direction 223°38', then an arc of radius 430.78 metres, arc 262.805 metres and chord 258.75 metres in direction 248°42' 10" and then lines 129.5 metres in direction 262°19'30", 261.8 metres in direction 239°06'30", then southerly for 405.05 metres in direction 191°03'40", 424.05 metres in direction 221°35'40" to the eastern boundary of the Crown Road located between Lot 33 DP 773627 and Lot 2 DP 1033717, and then southerly following the eastern boundary of the Crown Road for 409.05 metres in direction 190°28'10", followed by a line 81.86 metres in direction 148°16'10" to the northern boundary of the Crown Road between Lot 33 DP 773627 and Lot 1 DP 1033717, and then following easterly along the northern boundary of the Crown Road for 50.97 metres in direction 100°14'10" to the intersection of the northern boundary of an existing right of carriageway with the Crown Road boundary, then following the northern boundaries of the right of carriageway along lines 237.515 metres in direction 83°43'50", 61.62 metres in direction 102°25'50", 243.85 metres in direction 133°13', then southerly along a line 78.605 metres in direction 178°17'40" along the eastern boundary of the right of carriageway, across the Molonglo River and along the eastern side of the Molonglo Place road reserve, then following lines along the common boundary between Lot 37 DP 775522 and Molonglo Place for 30 metres in direction 120°30'30", then crossing Molonglo Place along a line of 20 metres in direction 210°30'30" to point B (with approximate MGA co-ordinates E713858.0, N6083844.6) shown on the attached Plan B, then following lines along the common boundary between Lot 36 DP 775522 and Molonglo Place 52.855 metres in direction 300°30'30" and 32.63 metres in direction 358°17'40" to the southern bank of the Molonglo River, then crossing the Molonglo River along a line 24.9 metres in direction 330°08'50", then following westerly along the northern bank of the Molonglo River for about 177.8 metres, then following a line along the eastern boundary of Lot 1 DP 1033717 for 41.63 metres in direction 323°50'20" to the intersection with the southern boundary of the Crown Road between Lot 1 DP 1033717 and Lot 33 DP 773627, then following westerly along the southern boundary of the Crown Road for 399.88 metres in direction 280°14'10", then following northerly along the western boundary of the Crown Road between Lot 2 DP 1033717 and Lot 33 DP 773627 for 491.58 metres in direction 10°28'10", then following a line crossing two Crown Roads and along the boundary between Lot 33 DP 773627 and Lot 2 DP 1033717 for 411.32 metres in direction 39°19'10", then following the boundary between Lot 33 DP 773627 and Lot 2 DP 1033717 with sequential boundary dimensions of 21.86 metres in direction 82°26', and 169.37 metres in direction 11°03'30" to the junction with a Crown Road, then following the boundary between the Crown Road and Lot 2 DP 1033717 with sequential boundary dimensions of 20.115 metres in direction 280°15', 128.9 metres in direction 10°58'30", and 8.055 metres in direction 100°45' to the boundary between Lot 33 DP 773627 and Lot 2 DP 1033717, then following the boundary between Lot 33 DP 773627 and Lot 2 DP 1033717 for a distance of 220.26 metres in direction 10°48' to the intersection with the southern boundary of the Canberra to Joppa Junction railway corridor, then following easterly along the southern boundary of Canberra to Joppa Junction railway corridor with sequential boundary dimensions of 360.58 metres in direction 82°19'30", an arc of radius 410.78 metres, with an arc 264.62 metres and chord 250.6 metres in direction 68°55'50", an arc of radius 621.49 metres, arc 134.41 metres and chord 134.15 metres in direction 43°38', a line of 33.32 metres in direction 45°27', an arc of radius 222.05 metres, arc 157.55 metres and chord 154.27 metres in direction 69°55', a line of 94.38 metres in direction 99°44'50", a line of 84.2 metres in direction 95°10', and a line of 6.27 metres in direction 85°20'40" to the point of commencement A,

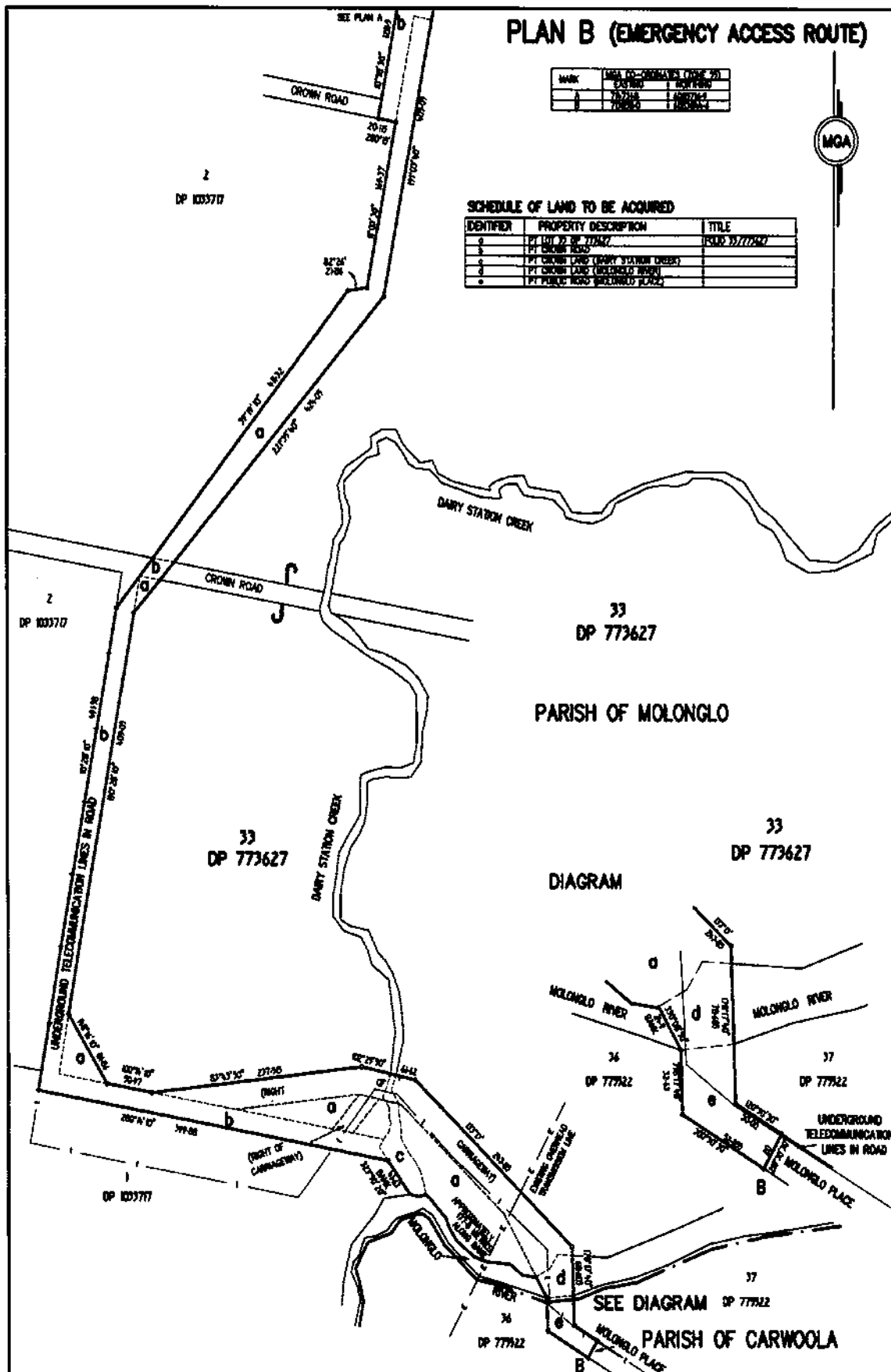
and includes the land identified at 1 to 5 below.

1. Approximately 8.42 hectares of land in the Parish of Molonglo, County of Murray in the State of New South Wales being part Lot 33 DP773627 and identified as "a" in Plans A and B attached. Any interest held by Telstra Corporation Limited as a result of the exercise of powers under the Telecommunications Act 1997 in respect of the underground telecommunications lines that cross this land and any interest held by a distribution network service provider as a result of the exercise of powers under legislation authorising the provider to erect, install, operate and maintain electricity works in respect of the overhead transmission lines that cross this land is excluded from the acquisition.
2. Approximately 2.17 hectares of unformed NSW crown roads in the Parish of Molonglo, County of Murray in the State of New South Wales and identified as "b" in Plans A and B attached. Any interest held by Telstra Corporation Limited as a result of the exercise of powers under the Telecommunications Act 1997 in respect of the underground telecommunications lines that cross this land is excluded from the acquisition.
3. Approximately 0.22 hectares of crown land in the Parish of Molonglo, County of Murray in the State of New South Wales being section of Dairy Station Creek and identified as "c" in Plan B attached. Any interest held by Telstra Corporation Limited as a result of the exercise of powers under the Telecommunications Act 1997 in respect of the underground telecommunications lines that cross this land is excluded from the acquisition.
4. Approximately 0.13 hectares of crown land in the Parish of Molonglo, County of Murray in the State of New South Wales being section of Molonglo River and identified as "d" in Plan B attached. Any interest held by Telstra Corporation Limited as a result of the exercise of powers under the Telecommunications Act 1997 in respect of the underground telecommunications lines that cross this land is excluded from the acquisition.
5. Approximately 0.18 hectares of land in the Parish of Carwoola, County of Murray in the State of New South Wales being section of Public Road Reserve known as Molonglo Place and identified as "e" in Plan B attached. Any interest held by Telstra Corporation Limited as a result of the exercise of powers under the Telecommunications Act 1997 in respect of the underground telecommunications lines that cross this land is excluded from the acquisition.



**Headquarters Joint Operations Command  
Emergency Access Route - Location Plan**





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.

IAN CAMPBELL  
Electoral Commissioner

THE SCHEDULE

New South Wales as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	82652	-4.05
BARTON	84685	-1.69
BENNELONG	85168	-1.13
BEROWRA	86474	0.37
BLAXLAND	82642	-4.06
BRADFIELD	89401	3.77
CALARE	86845	0.81
CHARLTON	85334	-0.94
CHIFLEY	84334	-2.10
COOK	81470	-5.42
COWPER	85148	-1.15
CUNNINGHAM	81758	-5.09
DOBELL	85474	-0.78
EDEN-MONARO	92461	7.32
FARRER	84484	-1.93
FOWLER	83335	-3.26
GILMORE	87415	1.47
GRAYNDLER	85074	-1.24
GREENWAY	91175	5.83
GWYDIR	81163	-5.78
HUGHES	86167	0.02
HUME	89595	4.00
HUNTER	88664	2.92
KINGSFORD SMITH	84718	-1.65
LINDSAY	82077	-4.72
LOWE	87079	1.08
LYNE	92153	6.97
MACARTHUR	84552	-1.85
MACKELLAR	86658	0.59
MACQUARIE	86383	0.27
MITCHELL	96526	12.04
NEWCASTLE	89368	3.73
NEW ENGLAND	85343	-0.93
NORTH SYDNEY	88440	2.66
PAGE	84104	-2.37
PARKES	80308	-6.77
PARRAMATTA	87077	1.07
PATERSON	87834	1.95
PROSPECT	88141	2.31
REID	78921	-8.38
RICHMOND	86149	0.00
RIVERINA	87423	1.48
ROBERTSON	84766	-1.60
SHORTLAND	87005	0.99
SYDNEY	96116	11.57
THROSBY	87251	1.28
WARRINGAH	84226	-2.22
WATSON	81383	-5.53
WENTWORTH	83131	-3.50
WERRIWA	89327	3.69
Totals	4307377 ( Average: 86147 )	

Victoria as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	89315	-1.02
BALLARAT	90949	0.78
BATMAN	85107	-5.69
BENDIGO	94834	5.08
BRUCE	87296	-3.26
CALWELL	91153	1.00
CASEY	87447	-3.09
CHISHOLM	84798	-6.03
CORANGAMITE	92019	1.96
CORIO	88308	-2.14
DEAKIN	86980	-3.61
DUNKLEY	91191	1.05
FLINDERS	92281	2.25
GELLIBRAND	90741	0.55
GIPPSLAND	93372	3.46
GOLDSTEIN	90618	0.41
GORTON	96601	7.04
HIGGINS	87030	-3.56
HOLT	93567	3.68
HOTHAM	87775	-2.73
INDI	89975	-0.29
ISAACS	94531	4.75
JAGAJAGA	93130	3.19
KOORYONG	86982	-3.61
LALOR	94982	5.25
LA TROBE	87442	-3.10
MCEWEN	98367	9.00
MCMILLAN	83298	-7.69
MALLEE	90470	0.25
MARIBYRNONG	87109	-3.47
MELBOURNE	91886	1.82
MELBOURNE PORTS	92355	2.34
MENZIES	88683	-1.72
MURRAY	88083	-2.39
SCULLIN	86868	-3.73
WANNON	90377	0.14
WILLS	93106	3.17
Totals	3339026 ( Average: 90243 )	



Queensland as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	91352	3.09
BONNER	86729	-2.12
BOWMAN	86963	-1.86
BRISBANE	88125	-0.55
CAPRICORNIA	90962	2.65
DAWSON	92098	3.93
DICKSON	84898	-4.19
FADDEN	84388	-4.76
FAIRFAX	84823	-4.27
FISHER	87788	-0.93
FORDE	88863	0.28
GRIFFITH	90586	2.22
GROOM	89514	1.01
HERBERT	87425	-1.34
HINKLER	93601	5.62
KENNEDY	90780	2.44
LEICHHARDT	89922	1.47
LILLEY	90541	2.17
LONGMAN	88453	-0.18
MCPHERSON	83601	-5.65
MARANOA	86526	-2.35
MONCRIEFF	83569	-5.69
MORETON	88460	-0.17
OXLEY	91608	3.37
PETRIE	88672	0.06
RANKIN	91504	3.26
RYAN	87201	-1.59
WIDE BAY	92233	4.08
Totals	2481185 ( Average: 88613 )	

Western Australia as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	85574	2.13
CANNING	87676	4.64
COWAN	87148	4.01
CURTIN	83292	-0.58
FORREST	88356	5.45
FREMANTLE	84268	0.57
HASLUCK	80483	-3.94
KALGOORLIE	80018	-4.49
MOORE	76275	-8.96
O'CONNOR	82943	-1.00
PEARCE	87221	4.09
PERTH	84259	0.56
STIRLING	87465	4.39
SWAN	78725	-6.04
TANGNEY	83089	-0.83
Totals	1256792 ( Average: 83786 )	

## South Australia as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	94928	-1.17
BARKER	101323	5.48
BOOTHBY	95196	-0.89
GREY	97356	1.35
HINDMARSH	98326	2.36
KINGSTON	94989	-1.10
MAKIN	93882	-2.26
MAYO	93225	-2.94
PORT ADELAIDE	98276	2.31
STURT	96877	0.85
WAKEFIELD	92215	-3.99
Totals	1056593 ( Average: 96053 )	

## Tasmania as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BASS	67253	-1.54
BRADDON	69843	2.24
DENISON	68144	-0.24
FRANKLIN	69874	2.29
LYONS	66433	-2.74
Totals	341547 ( Average: 68309 )	

## Australian Capital Territory as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	117770	3.98
FRASER	108749	-3.98
Totals	226519 ( Average: 113259 )	

## Northern Territory as at 28 February, 2006

Division	Enrolment	% Deviation from average divisional enrolment
LINGIARI	58590	3.80
SOLOMON	54292	-3.80
Totals	112882 ( Average: 56441 )	

TOTAL FOR AUSTRALIA 13 121 921

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## Health and Ageing

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

Mayne Bleomycin 15,000 IU Powder for Injection, vial – AUST L 125600

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 Portugal;
- b. the goods comply with all requirements of the 'Therapeutic Goods Act, 1989' other than Chapter 3, Part 3-1 ;
- c. the goods comply with relevant national standards appropriate for the product in the country of receipt 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.



PIO CESARIN

Delegate of the Secretary to the Department of  
Health and Ageing  
20/02/2006

## GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

## AUSTRALIAN DRUG EVALUATION COMMITTEE

## RECOMMENDATION

The 244th (2006/1) meeting of the Australian Drug Evaluation Committee (ADEC) (2-3 Feb 2006) 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.

**Oxcarbazepine 150mg, 300mg, 600mg & 60 mg/mL**

Trilepal

Oral Suspension and Tablets

Novartis Pharmaceuticals Australia Pty Ltd

**New dose form and Extension of Indication** - For use as monotherapy or adjunctive therapy for the treatment of partial seizures and generalised tonic-clonic seizures in children and adults.

**The Dosage and Administration section of the Product Information should be amended to lower the age of patients from 2 years of age to 1 month of age.**

**Posaconazole 40mg/mL**

Noxafil

Oral suspension

Schering-Plough Pty Limited

**New Chemical Entity** - The treatment of the following fungal infections in patients 13 years and older:

- invasive aspergillosis in patients intolerant to, or with disease refractory to, alternative therapy.
- fusariosis, zygomycosis, coccidioidomycosis, chromoblastomycosis, and mycetoma in patients intolerant to, or with disease refractory to, other therapy.

**Measles, Mumps, Rubella and Varicella Vaccine 0.5mL**

ProQuad

Powder for Injection

Merck Sharp &amp; Dohme (Australia) Pty Limited

**New Combination and New Dosage Regimen** - The simultaneous vaccination against measles, mumps, rubella and varicella in individuals 12 months to 12 years of age.

**Rotavirus vaccine 1mL**

Rotarix

Powder for oral administration (reconstituted)

GlaxoSmithKline Australia Pty Ltd

**New Chemical Entity** - The prevention of rotavirus gastroenteritis.

**Entecavir 0.5mg, 1mg and 0.05 mg/mL**

Baraclude

Tablets and Oral solution

Bristol-Myers Squibb Australia Pty Ltd

**New Chemical Entity** - Treatment of chronic hepatitis B virus infection in adults 16 years or older with evidence of active liver inflammation for a period no longer than 48 weeks.

**Ertapenem sodium 1g**

Invanz

Powder for Injection

Merck Sharp & Dohme (Australia) Pty Limited

**Extension of Indication** –

- The treatment of patients, aged 3 months or more, with moderate to severe infections (except meningitis) caused by susceptible strains of micro-organisms which are suspected or proven to be resistant to all other antibiotics, or for patients unable to tolerate other antibiotics.
- Initial empiric therapy for the treatment of complicated intra-abdominal infections and acute pelvic infections including post-partum endomyometritis, septic abortion and post-surgical gynaecological infections.

**Meningococcal Group C Polysaccharide Conjugate Vaccine 0.5mL**

NiesVac-C

Injection

Baxter Healthcare Pty Limited

**New dosage regimen** - To vary the dosage recommendations for administration in a two dose infant vaccination schedule.

**Thyrotropin alfa(rch) 1.1 mg**

Thyrogen

Powder for Injection

Genzyme Australasia Pty Ltd

**Extension of Indication** - Therapeutic use in post-thyroidectomy patients maintained on hormone suppressive therapy in the ablation of thyroid remnant tissue in combination with radioactive iodine.

**Voriconazole 50mg, 200mg & 40mg/mL**

Vfend

Tablets, Powder for Injection, Powder for Suspension and Tablets

Pfizer Australia Pty Ltd

**Clinical Changes to PI** - Changes to the Product Information

**Cytarabine (lipid encapsulated) 50mg/5mL**

Depocyt

Suspension for Injection

Novatech (Australia) Pty Ltd

**Extension of indication** - The intrathecal treatment of neoplastic meningeal disease.

**Human Normal Immunoglobulin 10%**

Gamunex

Solution for Injection

Bayer Australia Limited

**New Chemical Entity -**

- Primary Humoral Immunodeficiency (PID) – replacement therapy of primary immunodeficiency states in which severe impairment of antibody-forming capacity has been shown, such as:
  - *congenital agammaglobulinaemia*
  - *common variable immunodeficiency*
  - *X-linked immunodeficiency with hyper IgM*
  - *Wiskott Aldrich syndrome and*
  - *severe combined immunodeficiencies.*
- Idiopathic Thrombocytopenic Purpura (ITP) – to rapidly raise platelet counts to prevent bleeding or to allow a patient with ITP to undergo surgery.

**Mannitol 5mg, 10mg, 20 and 40mg**

Aridol

Powder for Inhalation

Pharmaxis Ltd

**New dose form, New Route of Administration and Extension of Indication -** For identifying bronchial hyper responsiveness to assist in the diagnosis of asthma.**Darbepoetin alfa (various strengths)**

Aranesp

Solution for Injection

Amgen Australia Pty Ltd

**New dosage regimen -**

- The correction and maintenance treatment of anaemia associated with chronic renal failure (**two weekly and monthly dosing regimens**)
- The treatment of chemotherapy induced anaemia in patients with non-myeloid malignancy (**three weekly dosing regimens**)

**Alefacept 7.5 and 15mg**

Amevive

Powder for Injection

Biogen Idec Australia Pty Ltd

**Extension of Indication -** Extend the indications for use beyond 12 months.**Infliximab 100mg**

Remicade

Powder for Injection

Schering-Plough Pty Limited

**Extension of Indication -** The treatment of adult patients with moderate to severe plaque psoriasis for whom phototherapy or conventional systemic treatments have been inadequate or are inappropriate. Safety and efficacy beyond 12 months have not been established.

**Letrozole 2.5mg**

Femara

Tablet

Novartis Pharmaceuticals Australia Pty Ltd

**Extension of Indication** - The treatment of postmenopausal women with hormone receptor positive breast cancer (see Clinical Trials).

**Zoledronic Acid 5mg/100mL**

Aclasta

Injection solution

Novartis Pharmaceuticals Australia Pty Ltd

**Extension of Indication** - Single dose treatment of Paget's disease for patients considered to be at low risk of osteonecrosis of the jaw who are refractory to oral bisphosphonates and unsuitable for other treatments.

**Rosiglitazone maleate 2mg and 4mg with Metformin hydrochloride 1000mg**

Avandamet

Tablets

GlaxoSmithKline Australia Pty Ltd

**New Strengths and Extension of indication** - As an adjunct to diet and exercise to improve glycaemic control in patients with Type 2 diabetes mellitus (non-insulin dependent diabetes mellitus).

- as dual combination therapy in patients who are already treated with rosiglitazone and metformin in combination, or who are inadequately treated on metformin or rosiglitazone alone, or
- in triple combination therapy with sulfonylureas in patients already stabilised on triple therapy with separate dose forms of rosiglitazone, metformin and sulfonylureas, see Dosage and Administration

Professor Martin Tattersall

Chairman

Australian Drug Evaluation Committee

24<sup>th</sup> February 06



**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**  
**COMMONWEALTH OF AUSTRALIA**  
**THERAPEUTIC GOODS ACT 1989**

**SECTION 14 NOTICE**

I, Garry Hopkins, 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”*) give my consent for GlaxoSmithKline Australia to supply varicella vaccine with diluent ampoules [Varilrix® AUST R 71007] Lot No A70CA274A-1 with labels which do not comply with the requirements of Therapeutic Goods Order No 69 - “General Requirements for Labels for Medicines”.

**For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions:**

1. Vaccine and diluent vials with International labels must be packed in the approved Australian carton.
2. Approved Australian PI must be enclosed in the carton
3. This exemption is valid for 40,100 doses of Lot No A70CA274A-1

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

*(signed by)* Dr Garry Hopkins  
Manager, Prescription Medicines  
Therapeutic Goods Administration Laboratories  
Delegate of the Secretary

23 February 2006





**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**

***COMMONWEALTH OF AUSTRALIA***

***THERAPEUTIC GOODS ACT 1989***

***SECTION 14 NOTICE***

On 1 March 2006 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 Australia Pty Ltd, 38-42 Wharf Road, West Ryde NSW 2144 to supply Fragmin (dalteparin sodium) 7500 IU, 10000 IU and 18000 IU injections (AUST R 66625, 66626, 61937) with labels that do not comply with labelling requirements, clause 3(2)(l) of the Therapeutic Goods Order No 69 – “General Requirements for Labels for Medicines”.

The conditions for this consent under section 15(1) of the Act are:

1. Fragmin 7500 IU (AUST R 66625) may only be supplied until 28 February 2007.
2. Fragmin 10000 IU (AUST R 66626) may only be supplied until 28 February 2007.
3. Fragmin 18000 IU (AUST R 61937) may only be supplied until 30 June 2006.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.



**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**

**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:

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

ENERSOL PTY LTD TRADING AS ENERSOL CONSULTING ENGINEERS - LICENCE NO. 1439 - AT THE REQUEST OF THE MANUFACTURER.

BEIERSDORF AUSTRALIA LTD - LICENCE NO. 128040 - AT THE REQUEST OF THE MANUFACTURER.

DEPUY AUSTRALIA PTY LTD - LICENCE NO. 86050 - AT THE REQUEST OF THE MANUFACTURER.

GOLDEN HARVEST HEALTH FOOD COMPANY PTY LTD - LICENCE NO. 1379 - AT THE REQUEST OF THE MANUFACTURER.

PACKCENTRE MARKETING SERVICES PTY. LTD. - LICENCE NO. 160087 - AT THE REQUEST OF THE MANUFACTURER.

PANBIO LTD - LICENCE NO. 61167 - AT THE REQUEST OF THE MANUFACTURER.

Signed by:  
Dr Mark Doverty  
Delegate of the Secretary

1 March 2006

## Industry, Tourism and Resources

### COMMONWEALTH OF AUSTRALIA

#### *Petroleum (Submerged Lands) Act 1967*

#### GRANT OF EXPLORATION PERMIT FOR PETROLEUM AC/P38

An exploration permit for petroleum AC/P38 has been granted to:

Eni Australia Limited

in respect of the blocks described hereunder, to have effect for a period of six years from 14 February 2006.

#### DESCRIPTION OF BLOCKS

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

#### Map Sheet SC51 (Timor)

Block No.	Block No.	Block No.	Block No.	Block No.	Block No.	Block No.
2300 part	2371 part	2372 part	2373	2374	2375 part	2376 part
2443 part	2444	2445	2446	2447	2448 part	2515
2516	2517	2518	2519 part	2520 part	2587	2588
2589	2590	2591 part	2659	2660	2661	2662
2663 part	2732	2733	2734 part	2735 part	2803	2804
2805	2806 part	2875	2877 part	2878 part	2948	2949 part
3019	3020 part	3021 part	3090	3091	3092 part	3161
3162	3163 part	3164 part	3235 part	3307 part		

#### Map Sheet SC52 Melville Island

Block No.  
2305 part

Assessed to contain 55 whole or part blocks

Dated this 27 day of February, 2006 and made under the  
*Petroleum (Submerged Lands) Act 1967* of the Commonwealth of Australia.



DELEGATE OF THE DESIGNATED AUTHORITY  
FOR THE TERRITORY OF ASHMORE AND CARTIER ISLANDS  
ADJACENT AREA

Pursuant to the Instrument of Delegation dated 25 January 2005

**Transport and Regional Services**

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

No: 834

**AMENDED  
PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
STADACONA	NASSAU	8010934

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**

Gladstone, Port Kembla, Adelaide, Thevenard, Melbourne and Brisbane

Dated at CANBERRA this 24th day of February/2006

Official  
Stamp



*[Signature]*  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 20/01/2006 to 19/04/2006.
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. Dry Bulk Cargo only may be carried.
5. The cargo may only be carried from: Gladstone to Melbourne; Port Kembla to Melbourne; Adelaide to Melbourne; Thevenard to Port Kembla, Brisbane and Gladstone
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 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: 858**

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
PAPUAN CHIEF	HONG KONG	8901705

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**

**Sydney, Melbourne and Brisbane**

Dated at CANBERRA this  24 day of February/2006

Official  
Stamp



  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 3/03/2006 to 2/06/2006.
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: Sydney to Melbourne and Brisbane, Melbourne 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.

Regulation 25

COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912

CT-4

No: 857

## PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
ORION	NASSAU	9273076

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

See attached list of Permit Ports.

Dated at CANBERRA this 27<sup>th</sup> day of February/2006Official  
Stamp

Delegate of the Minister for  
Transport

## CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

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 6/04/2006 to 5/07/2006.
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. Passengers only may be carried.
5. The cargo may only be carried from: See attached list of Conditional Ports
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.

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

No: 859

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
OOCL FREEDOM	HONG KONG	8400323

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED**

**Brisbane, Sydney, Bell Bay and Fremantle**

Dated at CANBERRA this 29<sup>th</sup> day of February/2006

Official  
Stamp



  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 11/03/2006 to 10/06/2006.
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 Sydney, Bell Bay and Fremantle; Sydney to Bell Bay and Fremantle; Bell Bay to Fremantle
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.

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

No: 863

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
CSCL JAKARTA	ST. JOHN'S(ATG)	9228526

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**

Sydney, Melbourne and Brisbane

Dated at CANBERRA this 28 day of February/2006

Official  
Stamp

  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 7/03/2006 to 6/06/2006.
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: Sydney and Melbourne 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.



Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

**No: 861**

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
APL JAKARTA	MONROVIA	9219408

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED**

Melbourne, Adelaide, Brisbane, Sydney and Fremantle

Dated at CANBERRA this  28<sup>th</sup> day of February/2006

Official  
Stamp



  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 14/03/2006 to 13/06/2006.
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 Sydney, Melbourne, Adelaide and Fremantle; Sydney to Melbourne, Adelaide and Fremantle; Melbourne to Adelaide and Fremantle; Adelaide to Fremantle
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.

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

No: 860

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
<b>OOCL FRIENDSHIP</b>	<b>HONG KONG</b>	<b>8420189</b>

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED**

Melbourne, Adelaide and Fremantle

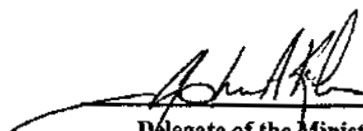
Dated at CANBERRA this

24

day of

March/2006

Official  
Stamp

  
Delegate of the Minister for  
Transport

**CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

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 11/03/2006 to 10/06/2006.
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 Adelaide and Fremantle; Adelaide to Fremantle
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.

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## Treasury

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### COMMONWEALTH OF AUSTRALIA

#### Financial Sector (Shareholdings) Act 1998

#### Notice of Approval under Subsection 14(1)

I, CHRISTOPHER JOHN PEARCE, Parliamentary Secretary to the Treasurer, being satisfied that it is in the national interest, under subsection 14(1) of the *Financial Sector (Shareholdings) Act 1998*, approve the State of North Rhine-Westphalia (SNRW) to hold an interest of 16.682 per cent in WestLB.

This approval remains in force indefinitely.

Dated 23rd February 2006

A handwritten signature in black ink, appearing to read 'Chris Pearce'.

**CHRIS PEARCE**

Parliamentary Secretary to the Treasurer

**COMMONWEALTH OF AUSTRALIA**  
***Foreign Acquisitions and Takeovers Act 1975***  
**ORDER UNDER SUBSECTION 21A(2)**

WHEREAS –

- (A) Martin John Adams and Alison Mary Adams are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* (“the Act”); and
- (B) Martin John Adams and Alison Mary Adams propose to acquire an interest in Australian urban land referred to in the notice furnished on 20 February 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, being satisfied that:

- (i) Martin John Adams and Alison Mary Adams propose 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

27<sup>th</sup> day of February 2006



**COMMONWEALTH OF AUSTRALIA**

***INCOME TAX ASSESSMENT ACT 1997***

**NOTICE UNDER SUBSECTION 30-85(2)**

I, Peter Dutton, the Minister for Revenue and Assistant Treasurer, being satisfied that the following fund:

(a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and

(b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

**declare**, under subsection 30-85(2) of the *Income Tax Assessment Act 1997*, that the following fund is a relief fund:

**MERCY SHIPS AUSTRALIA RELIEF FUND**

This notice takes effect on the date on which it is published in the *Gazette*.

Dated this 27<sup>th</sup> day of February 2006



**Peter Dutton**  
Minister for Revenue and Assistant Treasurer

**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**

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>TR 2006/1</b>	Income tax: the scope of and nature of payments falling within section 129 of the <i>Income Tax Assessment Act 1936</i>	<p>This Ruling applies to persons whose principal place of business is out of Australia and who:</p> <ul style="list-style-type: none"> <li>(a) carry passengers, livestock, mails or goods shipped in Australia on ships belonging to them (this would include ships owned or hired under a hire-purchase agreement by such persons); or</li> <li>(b) carry passengers, livestock, mails or goods shipped in Australia on ships chartered by them.</li> </ul> <p>The Ruling applies to payments made under arrangements relating to the carriage of passengers, livestock, mails or goods by sea internationally as well as for 'coasting trade'. The arrangements normally involve the carriage of goods etc. by chartered and unchartered ships under contractual arrangements known in the industry as 'bills of lading', 'voyage charterparties' and 'time charterparties'.</p> <p>This Ruling applies to years of income commencing both before and after 8 March 2006.</p>
<b>TD 2006/4</b>	Income tax: can an Australian resident entity which keeps its 'accounts' predominantly in a foreign currency, choose to use that foreign currency as its 'applicable functional currency', where the entity is required to prepare financial statements in Australian dollars for statutory reporting purposes?	<p>This Determination concludes that an Australian resident entity which is required to prepare financial statements in Australian dollars for statutory reporting purposes, can choose to use a foreign currency as its 'applicable functional currency', where that foreign currency is the sole or predominant foreign currency in which it kept its 'accounts' at the time of making the choice.</p> <p>This Determination applies to years commencing both before and after 8 March 2006.</p>
<b>TD 2006/5</b>	Income tax: is the 'applicable functional currency' choice relevant for the purpose of applying the Fringe Benefits Tax, Goods and Services Tax, Superannuation Guarantee Charge and Pay As You Go withholding provisions?	<p>This Determination concludes that the 'applicable functional currency' choice is not relevant for the purpose of applying the Fringe Benefits Tax, Goods and Services Tax, Superannuation Guarantee Charge and Pay As You Go withholding provisions.</p> <p>This Determination applies to years commencing both before and after 8 March 2006.</p>
<b>TD 2006/6</b>	Income tax: if an 'attributable taxpayer' makes a choice under item 4 of the table in subsection 960-60(1) of Subdivision 960-D of the <i>Income Tax Assessment Act 1997</i> , to use the 'applicable functional currency', will this choice apply to its calculation of 'attribution surplus' under section 370 of Part X of the <i>Income Tax Assessment Act 1936</i> ?	<p>This Determination concludes that if an 'attributable taxpayer' of a controlled foreign company makes a choice under item 4 of the table in subsection 960-60(1) of Subdivision 960-D of the <i>Income Tax Assessment Act 1997</i> to use the 'applicable functional currency', this choice will not apply to its calculation of 'attribution surplus' under section 370 of Part X of the <i>Income Tax Assessment Act 1936</i>.</p> <p>This Determination applies to years commencing both before and after 8 March 2006.</p>
<b>TD 2006/7</b>	Income tax: can an Australian resident company required to prepare financial reports under section 292 of the <i>Corporations Act 2001</i> make a choice to use the 'applicable functional currency' under section 960-60 of the <i>Income Tax Assessment Act 1997</i> , if it is the head company of a consolidated group?	<p>This Determination concludes that the head company can make the choice to use the 'applicable functional currency' under item 1 of the table in subsection 960-60(1) of the <i>Income Tax Assessment Act 1997</i>. The fact that it is the head company of a consolidated group does not affect its reporting obligations under the <i>Corporations Act 2001</i>.</p> <p>This Determination applies to years commencing both before and after 8 March 2006.</p>

<b>TD 2006/8</b>	Income tax: can a 'small proprietary company', not required to prepare reports under section 292 of the <i>Corporations Act 2001</i> , make a choice to use the 'applicable functional currency' under item 1 of the table in subsection 960-60(1) of the <i>Income Tax Assessment Act 1997</i> ?	This Determination concludes that a small proprietary company, not required to prepare reports under section 292 of the <i>Corporations Act 2001</i> , cannot make a choice to use the 'applicable functional currency' under item 1 of the table in subsection 960-60(1) of the <i>Income Tax Assessment Act 1997</i> .  This Determination applies to years commencing both before and after 8 March 2006.
<b>CR 2006/11</b>	Income tax: Leave – Deferred Salary Scheme – employees of Lutheran Schools and Kindergartens in Western Australia	This Ruling applies to employees of Lutheran Schools and Kindergartens in Western Australia who participate in the Leave – Deferred Salary Scheme under the Lutheran Schools WA Enterprise Agreement 2005.  This Ruling applies from 1 January 2005.
<b>CR 2006/12</b>	Income tax: exempt income: approved projects: employees of Specialist Training Australia Pty Ltd	This Ruling applies to Australian resident individuals employed by Specialist Training Australia Pty Ltd on an approved project to provide specialist technical training to the Defence Technical Trades Personnel in the United Arab Emirates.  This Ruling applies from 1 April 2005.
<b>CR 2006/13</b>	Fringe benefits tax and income tax: employer contributions to the WA Construction Industry Redundancy (No. 2) Fund	This Ruling applies to all employers who make contributions to the WA Construction Industry Redundancy (No. 2) Fund for workers who are members of that Fund.  This Ruling applies from 1 April 2006.
<b>PR 2006/7</b>	Income tax: Gunns Plantations Limited Woodlot Project 2006 '2006 Growers'	This Ruling applies to Growers who are accepted to participate in the Project on or before 30 June 2006 as a '2006 Grower' and who have executed a Management Agreement and either an Agreement to Grant a Sub-Forestry Right or a Sub-Forestry Right Deed on or before that date for the commercial growing of Tasmanian Blue-Gum, Radiata Pine and Shining Gum trees for the production of sawlogs, pulpwood and veneers.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/8</b>	Income tax: Gunns Plantations Limited Woodlot Project 2006 '2007 Growers'	This Ruling applies to Growers who are accepted to participate in the Project on or before 30 June 2007 as a '2007 Grower' and who have executed a Management Agreement and either an Agreement to Grant a Sub-Forestry Right or a Sub-Forestry Right Deed on or before that date for the commercial growing of Tasmanian Blue-Gum, Radiata Pine and Shining Gum trees for the production of sawlogs, pulpwood and veneers.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/9</b>	Income tax: The Paulownia Tree Farming Project No 1 – NCL	This Ruling applies to Growers who are more specifically identified in Product Ruling PR 1999/70, who entered into the scheme described in the Ruling during the period 16 June 1999 to 30 June 1999. At the time of entering the Project, they had (and continue to have) a purpose of staying in the scheme until it is completed (that is, being a party to the relevant agreements until their term expires), and deriving assessable income from this involvement as set out in the description of the scheme.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/10</b>	Income tax: Capital Forestry Units 2006 and 2007 – 2006 Financial Year	This Ruling applies to Unit Holders who are accepted to participate in the Project on or before 30 June 2006 and who have executed a Plantation and Maintenance Agreement and a Farming Agreement in respect of two or more Allotments on or before that date for the commercial growing and cultivation of <i>Paulownia fortunei</i> trees for the purpose of harvesting and selling timber.  This Ruling applies prospectively from 8 March 2006.

<b>PR 2006/11</b>	Income tax: Capital Forestry Units 2006 and 2007 – 2007 Financial Year	This Ruling applies to Unit Holders who are accepted to participate in the Project on or before 30 June 2007 and who have executed a Plantation and Maintenance Agreement and a Farming Agreement in respect of two or more Allotments on or before that date for the commercial growing and cultivation of <i>Paulownia fortunei</i> trees for the purpose of harvesting and selling timber.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/12</b>	Income tax: The Forestry Project 2006 and 2007 – 2006 Financial Year	This Ruling applies to Growers who are accepted to participate in the Project and who have executed a Plantation and Maintenance Agreement and a Farming Agreement on or before 30 June 2006 for the commercial growing and cultivation of <i>Paulownia fortunei</i> trees for the purpose of harvesting and selling timber.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/13</b>	Income tax: The Forestry Project 2006 and 2007 – 2007 Financial Year	This Ruling applies to Growers who are accepted to participate in the Project and who have executed a Plantation and Maintenance Agreement and a Farming Agreement after 30 June 2006 and on or before 30 June 2007 for the commercial growing and cultivation of <i>Paulownia fortunei</i> trees for the purpose of harvesting and selling timber.  This Ruling applies prospectively from 8 March 2006.
<b>PR 2006/14</b>	Income tax: 2006 Swan Hill Almond Grower Project – 2006 Growers	This Ruling applies to Growers who are accepted to participate in the Project and have executed an Allotment Management Agreement and Allotment Sublease Agreement on or after the date of this Product Ruling and on or before 15 June 2006 for the cultivation of almond trees on designated allotments and harvesting the almonds for processing and sale.  This Ruling applies prospectively from 8 March 2006.

**NOTICE OF ADDENDA**

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>PR 2003/10</b>	Income tax: ITC Pulpwood Project 2003	This Addendum amends PR 2003/10 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2003/15</b>	Income tax: ITC Solidwood Project 2003	This Addendum amends PR 2003/15 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2003/16</b>	Income tax: ITC Sandalwood Project 2003	This Addendum amends PR 2003/16 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2005/44</b>	Income tax: ITC Sandalwood Project 2005 – Pre 1 July 2005 Growers	This Addendum amends PR 2005/44 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2005/45</b>	Income tax: ITC Sandalwood Project 2005 – Post 30 June 2005 Growers	This Addendum amends PR 2005/45 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2005/49</b>	Income tax: ITC Pulpwood Project 2005 – (pre 1 July 2005 Growers)	This Addendum amends PR 2005/49 to reflect changes to the simplified tax system legislation from 1 July 2005.
<b>PR 2005/50</b>	Income tax: ITC Pulpwood Project 2005 – (post 30 June 2005 Growers)	This Addendum amends PR 2005/50 to reflect changes to the simplified tax system legislation from 1 July 2005.



## NOTICE OF ERRATUM

Ruling Number	Subject	Brief Description
<b>TD 2006/D5</b>	Income tax: where there is a disposal of foreign currency or a right to receive foreign currency and forex realisation event 1 happens, is the amount attributable to a currency exchange rate effect determined by subtracting the non-forex component of the capital gain (or loss) from the overall capital gain (or loss)?	This Erratum amends TD 2006/D5 to correct the date of issue to 18 January 2006.

## NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
<b>PR 2006/7</b>	Income tax: Gunns Plantations Limited Woodlot Project 2006 '2006 Growers'	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/8</b>	Income tax: Gunns Plantations Limited Woodlot Project 2006 '2007 Growers'	This Product Ruling is withdrawn from 1 July 2009.
<b>PR 2006/9</b>	Income tax: The Paulownia Tree Farming Project No 1 – NCL	This Product Ruling is withdrawn from 1 July 2006.
<b>PR 2006/10</b>	Income tax: Capital Forestry Units 2006 and 2007 – 2006 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/11</b>	Income tax: Capital Forestry Units 2006 and 2007 – 2007 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/12</b>	Income tax: The Forestry Project 2006 and 2007 – 2006 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/13</b>	Income tax: The Forestry Project 2006 and 2007 – 2007 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/14</b>	Income tax: 2006 Swan Hill Almond Grower Project – 2006 Growers	This Product Ruling is withdrawn from 1 July 2008.



## Approval to hold the transferring business of a financial sector company

### *Financial Sector (Shareholdings) Act 1998*

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TO: Community Alliance Credit Union Limited ABN 14 087 650 771 (CACU)

SINCE:

- A. CACU and Shoalhaven Paper Mill Employees' Credit Union Limited ABN 76 087 650 655 (SPMECU) are financial sector companies within the meaning of the *Financial Sector (Shareholdings) Act 1998* (FSSA);
- B. 100% of the gross assets and liabilities of SPMECU are to be transferred to CACU as a voluntary transfer of business under the *Financial Sector (Transfers of Business) Act 1999* (FSToBA);
- C. CACU 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 CACU holding the transferring business,

I, Brandon Khoo, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE SCU holding the transferring business.

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

Dated 27 February 2006

[Signed]

Brandon 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.



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

### *Banking Act 1959*

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TO: Shoalhaven Paper Mill Employees' Credit Union Limited ABN 76 087 650 655  
(SPMECU)

SINCE

- A SPMECU is an ADI within the meaning of the *Banking Act 1959* (the "Act");
- B SPMECU proposes to enter into an arrangement for the sale or disposal of its business to Community Alliance Credit Union Limited ABN 14 087 650 771 (CACU); and
- C I have taken into account the national interest,

I, Brandon Khoo, a delegate of the Treasurer, under subsection 63(1) of the Act, CONSENT to SPMECU entering into an arrangement for disposal of its business to CACU.

Dated: 27 February 2006

[Signed]

Brandon Khoo  
Executive General Manager  
Specialised Institutions Division

### **Interpretation**

In this Notice

**ADI** means an Approved Deposit Taking Institution



## Revocation of Authority to carry on banking business

### *Banking Act 1959*

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SINCE

- A. on 24 October 2005 Shoalhaven Paper Mill Employees' Credit Union Limited ABN 76 087 650 655 (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 Khoo, a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the Authority with effect from 1 March 2006.

Dated 27 February 2006

[Signed]

Brandon 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.

*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).



## **Superannuation Industry (Supervision) exemption No. A9 of 2006**

### ***Superannuation Industry (Supervision) Act 1993***

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I, Senthamangalam Venkatramani, a delegate of APRA, under section 335 of the *Superannuation Industry Supervision (Act) 1993* (the Act), REVOKE Exemption number 94 which was made on 1 December 1999.

Dated 28 February 2006

[Signed]

Senthamangalam Venkatramani  
General Manager  
Specialised Institutions Division

### **Interpretation**

In this instrument

**APRA** means the Australian Prudential Regulation Authority.

*Note 1* Under section 336 of the Act, a copy of this revocation must be published in the *Gazette*.



## **Superannuation Industry (Supervision) exemption No. A10 of 2006**

### ***Superannuation Industry (Supervision) Act 1993***

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I, Senthamangalam Venkatramani, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT UNSW Professorial Superannuation Pty Limited ABN 14 066 582 223, from compliance with subregulation 9.11(1) of the Regulations in relation to the superannuation entity University of New South Wales Professorial Superannuation Fund SFN 331 245 956.

Dated 28 February 2006

[Signed]

Senthamangalam Venkatramani  
General Manager  
Specialised Institutions Division



## 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 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 3* The address where written notice specified in this Notice may be given to APRA is Level 26 400 George Street, Sydney NSW 2000.



## Notice that general insurer has changed its name

### *Insurance Act 1973*

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I, Lyndon Allen Kingston, a delegate of APRA, under subsection 29(3) of the *Insurance Act 1973* (the Act), am satisfied that M.T.Q. Insurance Limited ACN 070 583 701, a general insurer under the Act, changed its name to:

MTA Insurance Limited

with effect from 7 February 2006. Under subsection 29(4) of the Act, the authorisation of the insurer under section 12 has effect after the publication of this notice as if it had been granted under its changed name.

Dated: 28 February 2006

[Signed]

Lyndon Allen Kingston  
Senior Manager  
Specialised Institutions Division

### **Interpretation**

In this Notice

**APRA** means the Australian Prudential Regulation Authority.



Government House  
CANBERRA ACT 2600

27 February 2006

### AUSTRALIAN BRAVERY DECORATIONS

The Governor-General is pleased to announce the award of the following Bravery Decorations:

#### STAR OF COURAGE

*(For acts of conspicuous courage in circumstances of great peril)*

**Mr Michael Thomas BROWN**

13/25 Potts Road, Langwarrin Vic 3910

**Mr Rodney Joseph FIECHTNER, deceased**

late of Toowoomba Qld 4350

**Mrs Alicia Violet SOROHAN**

170 Bacton Road, Chandler Qld 4155

#### BRAVERY MEDAL

*(For acts of bravery in hazardous circumstances)*

**Mr Philip Geoffrey CAINES**

39 San Marco Quays, Mandurah WA 6210

**Mr Joshua Ryan CAREW**

3 Barton Road, Doyalson NSW 2262

**Constable James John DONOVAN**

Victoria Police

**Mr Stuart James GIBBS**

74 Narr-Maen Drive, Croydon Hills Vic 3136

**Sergeant Robert Eric HARDIE**

Victoria Police

**Miss Karly Louise HARRIS**

C/- PO Box 195, Yorketown SA 5576

**Mr Jiri HRABAL**

13 Sandgate Avenue, Frankston Vic 3199

**Mr Linton Charles JONES**

601/10 Vista Street, Surfers Paradise Qld 4217

**Mr David Robert O'BRIEN**

16 Mimosa Avenue, Saratoga NSW 2251

**Mr Robert Eric PEAT**

Melbourne Vic 3000

**Mr Ian Sherran SOUTER**

44 Alberta Drive, Bayview Gardens Qld 4870

**Mr Gregory Paul SULLIVAN**

17 Chesapeake Parade, Port Kennedy WA 6172

**Mr Luke SWINNERTON**

1/10 Maroomba Road, Terrigal NSW 2260

**Ms Allison WATSON**

Capel WA 6271

**Mr Foon Yoon WONG**

2/36 Kerr Street, Blackburn North Vic 3130

#### COMMENDATION FOR BRAVE CONDUCT

*(For acts of bravery considered worthy of recognition)*

**Mr Christopher David ABBOTT**

10 Octavia Avenue, Rosemeadow NSW 2560

**Mrs Jodie Louise BOURKE**

Rennie Street, Lara Vic 3212

**Chief Petty Officer Derek Martin BRODERICK**

19 Darley Road, HMAS CERBERUS Vic 3920

**Commendation for Brave Conduct** (continued)

**Senior Firefighter Philip BROWN**

253 Lakedge Avenue, Berkeley Vale NSW 2261

**Mr Brendan Ross CAREW**

3 Barton Road, Doyalson NSW 2262

**Mrs Dianne Hazel CHRISTIAN**

2 Raglin Close, Somerville Vic 3912

**Mr Matthew Benjamin DEARLOVE**

71-85 Jarrah Road, Jimboomba Qld 4280

**Sergeant Robert Alexander DUNCAN**

Queensland Police

**Mr Craig Stuart FARQUHARSON**

11 Elmo Road, Montmorency Vic 3094

**Mrs Eve Mary FOSTER**

26 Mooramba Avenue, Gosford North NSW 2250

**Mr Stuart Graeme HARVEY**

4 Del Rio Drive, Copacabana NSW 2251

**Mr David Barry HORN**

13 John Holland Court, Blackburn Vic 3130

**Mr Ian KOHLHARDT**

7 Scerri Drive, Kioloa NSW 2539

**Ms Deaane Adele LAWRY**

34 Benelong Crescent, Seaford Vic 3198

**Detective Senior Constable Paul Stephan LEIGHTON**

Victoria Police

**Mr Justin Don Juan LONG**

Clarence Park SA 5034

**Mr Cory Stephen McMILLAN**

90 Market Street, Sale Vic 3850

**Mr Jerome Nicholas MATTERS**

Geelong Vic 3220

**Ms Laura Margaret MERTIN**

69 McWhae Circuit, Wanniasa ACT 2903

**Ms Diane Joy MORE**

PO Box 176, Neerim South Vic 3831

**Station Officer Dennis Leslie RAYNER**

57 Moola Road, Buff Point NSW 2262

**Mr Matthew READ**

PO Box 228, Yorketown SA 5576

**Mr Jason Warren ROBERTS**

14 Ford Street, Hopetoun Vic 3396

**Mr Nathan John ROBERTS**

21 Ford Street, Hopetoun Vic 3396

**Mr Peter Arnold ROOK**

19 Ford Street, Hopetoun Vic 3396

**Mr David Henry ROSEWARNE**

47 Graves Street, Kadina SA 5554

**Mr Henry John ROSEWARNE**

47 Graves Street, Kadina SA 5554

**Mrs Robyn Mary SHEPPARD**

4 Kenneth Court, Pearcedale Vic 3912

**Ms Patricia Ann SINGLETON**

14 Blueberry Street, Wyoming NSW 2250

**Mr James Harold WILLIAMS**

35 Roberts Road, Maroota NSW 2756

**GROUP BRAVERY CITATION**

*For a collective act of bravery, by a group of persons in extraordinary circumstances, that is considered worthy of recognition*

*Awardees comprise a student and a teacher who tackled and restrained an armed offender after a crossbow attack on a fellow student at Tomaree High School, Salamander, New South Wales. (added to the Group Bravery Citation awarded and gazetted on 29 August 2005).*

**Mr Mark Roderick GLEASE**

HMAS PENGUIN, Middle Head Road, Sydney NSW 2000

**Mr David John SMITH**

Salamander Bay NSW 2317

*Awardees comprise members of the Victoria Police Air Wing.*

**Senior Constable Brendon John FRANCIS**

Victoria Police

**Mr Cameron Paul HARDIMAN**

Surrey Hills Vic 3127

**Constable Raymond John PITTS**

Victoria Police

By His Excellency's Command



**Malcolm Hazell**

Official Secretary to the Governor-General



COMMONWEALTH OF AUSTRALIA

*Environment Protection and Biodiversity Conservation Act 1999*

**VARIATION TO DECLARATION OF APPROVED WILDLIFE TRADE OPERATION**

I, ROBYN BROMLEY, Delegate of the Minister for the Environment and Heritage, hereby vary under subsection 303FT(7b) of the *Environment Protection and Biodiversity Conservation Act 1999*, the Declaration of an Approved Wildlife Trade Operation dated 30 May 2005 for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Act, taken in the Commonwealth Small Pelagic Fishery, as defined in the *Management Policy for the Small Pelagic Fishery 2002* made under the *Fisheries Management Act 1991*:

1. Revoke condition a):  
Is valid until 28 February 2006.
2. Include a new condition a):  
Is valid until 6 December 2007.
3. Revoke condition b) and the Schedule dated May 2005  
Is subject to the conditions applied under s.303FT specified in the May 2005 Schedule.
4. Include a new condition b) and Schedule (dated February 2006)  
Is subject to the conditions applied under s.303FT specified in the February 2006 Schedule.

Dated this 23<sup>rd</sup> day of February 2006

.....  
Delegate of the Minister for the Environment and Heritage

Under the *Administrative Appeals Tribunal Act 1975*, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

SCHEDULE  
February 2006

**Declaration of the Harvest Operations of the Commonwealth Small Pelagic Fishery as an  
Approved Wildlife Trade Operation**

**ADDITIONAL PROVISIONS (s.303 FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Act, taken in the Commonwealth Small pelagic Fishery, as defined in the *Management Policy for the Small Pelagic Fishery 2002* made under the *Fisheries Management Act 1991*.

1. Operation of the Small Pelagic Fishery (SPF) will be carried out in accordance with the *Management Policy for the Commonwealth Small Pelagic Fishery 2002 (SPFMP)*.
2. The Australian Fisheries Management Authority (AFMA) will inform the Department of the Environment and Heritage (DEH) of any changes to the *SPFMP* or other significant policy documents.
3. In relation to the accidental catch of dolphins within the SPF, AFMA will:
  - Continue a observer program with a high level of coverage to determine the frequency of any interactions with cetaceans and the adequacy of mitigation measures.
  - Ensure that all boats operating within the fishery have in place appropriate measures to detect dolphins in the vicinity of operations and implement measures to avoid fishing in areas where dolphins are observed.
  - Ensure that all fishing operators immediately notify AFMA and DEH of any dolphin captures.
  - Ensure that the skippers, crew and observers on all vessels operating in the fishery are thoroughly briefed on the above measures before leaving port.
4. Operation of mid-water trawlers in the SPF will be carried out in accordance with the agreed strategy requiring operational protocols to be strictly observed by fishers. In the event of fishing operations using gear types other than mid water trawl interacting with protected and/or listed species, AFMA will develop and implement mitigation measures within 6 months.
5. Reports to be produced and presented to DEH annually, and to include:
  - a summary of all protected species interactions reported in the SPF; and
  - information sufficient to allow assessment of the progress of AFMA in implementing the conditions and recommendations specified for the SPF.



COMMONWEALTH OF AUSTRALIA

*Environment Protection and Biodiversity Conservation Act 1999*

**VARIATION TO DECLARATION OF APPROVED WILDLIFE TRADE OPERATION**

I, ANDREW MCNEE, Delegate of the Minister for the Environment and Heritage, hereby vary under subsection 303FT(7b) of the *Environment Protection and Biodiversity Conservation Act 1999*, the Declaration of an Approved Wildlife Trade Operation dated 28 November 2005 for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than species listed under Part 13 of the Act, taken in the New South Wales Ocean Trawl Fishery, as defined in Schedule 1 of the *New South Wales Fisheries Management Act 1994*:

1. Revoke condition a):  
Is valid until 28 February 2006.
2. Include a new condition a):  
Is valid until 30 June 2006.
3. Revoke condition b) and the Schedule (dated November 2005):  
Is subject to the conditions applied under section 303FT specified in the Schedule.
4. Include a new condition b) and Schedule (dated February 2006):  
Is subject to the conditions applied under section 303FT specified in the February 2006 Schedule.

Dated this *24th* day of *February* 2006

Delegate of the Minister for the Environment and Heritage

**SCHEDULE**  
**February 2006**

**Declaration of the Harvest Operations of the New South Wales Ocean Trawl Fishery as an approved Wildlife Trade Operation**

**ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Act, taken in the New South Wales Ocean Trawl Fishery.

1. Operation of the fishery will be carried out in accordance with the management regime in force under the New South Wales *Fisheries Management Act 1994*.
2. The New South Wales Department of Primary Industries (DPI) to advise the Department of the Environment and Heritage (DEH) of any material change to the New South Wales Ocean Trawl Fishery's management arrangements that could negatively affect the assessment of the fishery against the criteria of the *Environment Protection and Biodiversity Conservation Act 1999*.
3. DPI to commence implementing the management arrangements provided for in the determination for the New South Wales Ocean Trawl Fishery made under the *Environmental Planning and Assessment Act 1979* by 30 June 2006.
4. DPI to report on progress with finalising and implementing the determination for the New South Wales Ocean Trawl Fishery to DEH by 28 April 2006.





COMMONWEALTH OF AUSTRALIA

*Environment Protection and Biodiversity Conservation Act 1999*

**VARIATION TO DECLARATION OF APPROVED WILDLIFE TRADE OPERATION**

I, ANDREW MCNEE, Delegate of the Minister for the Environment and Heritage, hereby vary under subsection 303FT(7b) of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act), the Declaration of an Approved Wildlife Trade Operation dated 28 November 2005 for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than species listed under Part 13 of the EPBC Act, taken in the New South Wales Ocean Trap and Line Fishery, as defined in Schedule 1 of the New South Wales *Fisheries Management Act 1994*:

1. Revoke condition a):  
Is valid until 28 February 2006.
2. Include a new condition a):  
Is valid until 31 July 2006.
3. Revoke condition b) and the Schedule (dated November 2005):  
Is subject to the conditions applied under section 303FT specified in the Schedule.
4. Include a new condition b) and Schedule (dated February 2006):  
Is subject to the conditions applied under section 303FT specified in the February 2006 Schedule.

Dated this 24<sup>th</sup> day of February 2006

Delegate of the Minister for the Environment and Heritage

SCHEDULE  
February 2006

**Declaration of the Harvest Operations of the New South Wales Ocean Trap and Line Fishery as an approved Wildlife Trade Operation**

**ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Act, taken in the New South Wales Ocean Trap and Line Fishery.

1. Operation of the fishery will be carried out in accordance with the management regime in force under the New South Wales *Fisheries Management Act 1994*.
2. The New South Wales Department of Primary Industries (DPI) to advise the Department of the Environment and Heritage (DEH) of any material change to the Ocean Trap and Line Trawl Fishery's management arrangements that could negatively affect the assessment of the fishery against the criteria of the *Environment Protection and Biodiversity Conservation Act 1999*.
3. DPI to finalise the determination for the Ocean Trap and Line Fishery made under the *Environmental Planning and Assessment Act 1979* and incorporate the management arrangements provided for in the determination into the fishery's management arrangements by 31 July 2006.
4. DPI to include specific actions in the final Fishery Management Strategy to address environmental risks identified for the Ocean Trap and Line Fishery, particular risks in relation to impacts on grey nurse sharks, overfishing and lack of controls on fishing catch and effort.
5. DPI to report on progress with finalising the Environmental Impact Assessment process and determination for the Ocean Trap and Line Fishery by 28 April 2006.



**COMMONWEALTH OF AUSTRALIA**

*Environment Protection and Biodiversity Conservation Act 1999*

**VARIATION TO DECLARATION OF APPROVED WILDLIFE TRADE OPERATION**

I, ANDREW McNEE, Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, hereby vary under subsection 303FT(7b) of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act), the Declaration of an Approved Wildlife Trade Operation dated 29 November 2005 for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than species listed under Part 13 of the EPBC Act, taken in the Western Australia South Coast Trawl Fishery, as defined through Conditions 73 and 79 on Fishing Boat Licences, made under the *Western Australian Fisheries Act 1905* and transitioned under the *Fish Resources Management Act 1994*:

1. Revoke condition a):  
Is valid until 28 February 2006.
2. Include a new condition a):  
Is valid until 31 August 2008.
3. Revoke condition b) and the Schedule (dated November 2005):  
Is subject to the conditions applied under section 303FT specified in the Schedule.
4. Include a new condition b) and Schedule (dated February 2006):  
Is subject to the conditions applied under section 303FT specified in the February 2006 Schedule.

Dated this 24th day of February 2006

Delegate of the Minister for the Environment and Heritage

SCHEDULE  
February 2006

**Declaration of the Harvest Operations of the Western Australia South Coast Trawl Fishery  
as an approved Wildlife Trade Operation**

**ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Act, taken in the Western Australia South Coast Trawl Fishery.

1. Within one year, Department of Fisheries, Western Australia to develop and implement a formal interim management plan for the South Coast Trawl Fishery that includes the management commitments contained within the Discussion Paper *Management of the Proposed South Coast Trawl Fishery – a Discussion Paper*, and improves the ecological sustainability of the fishery.
2. Operation of the fishery will be carried out in accordance with the management regime in force under the *Western Australian Fish Resources Management Act 1994*.
3. The Department of Fisheries, Western Australia to advise the Department of the Environment and Heritage of any material change to the South Coast Trawl Fishery's legislated management regime that could affect the criteria on which *Environment Protection and Biodiversity Conservation Act 1999* decisions are based, within three months of that change being made.
4. Annual reporting on the following:
  - progress on implementation of the recommendations;
  - annual catch and catch-per-unit-effort trends and data;
  - performance against objectives, performance indicators and measures once developed; and
  - research undertaken or completed relevant to the fishery.



COMMONWEALTH OF AUSTRALIA

*Environment Protection and Biodiversity Conservation Act 1999*

**DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION**

I, ANDREW MCNEE, Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) the application from the Department of Fisheries Western Australia (DFWA), public comments on the proposal as required under section 303FR, DFWA response to public comments and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens listed under Part 13 of the EPBC Act, taken in the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery, as defined in the *Western Australian Fisheries Resources Management Regulations 1995* in force under the *Western Australian Fisheries Resources Management Act 1994*, to be an approved Wildlife Trade Operation, in accordance with subsections 303FN (2) and (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 27 February 2007; and
- b) is subject to the conditions applied under section 303FT specified in the Schedule dated February 2006.

Dated this 24<sup>th</sup> day of February 2006

Delegate of the Minister for the Environment and Heritage

Under the *Administrative Appeals Tribunal Act 1975*, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

**SCHEDULE**

February 2006

**Declaration of the Harvest Operations of the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery.****ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), taken in the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery.

- 1: Department of Fisheries, Western Australia (DFWA) to advise the Department of the Environment and Heritage (DEH) of any material change to the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery's legislated management plan and/or arrangements that could affect the criteria on which EPBC decisions are based, within three months of that change being made.
- 2: Within 12 months, DFWA to develop fishery specific objectives linked to performance indicators and performance measures for target species, key byproduct, discards and protected species interactions. Within 3 months of becoming aware that a performance measure has not been met, DFWA will develop appropriate management responses for timely implementation.
- 3: Within 4 months, DFWA to implement all proposed management changes, as outlined in the *Application to the Australian Government Department of the Environment and Heritage on the Western Australian Temperate Shark Fisheries*. Additionally, DFWA to review the effort caps in place for the fishery and if necessary implement reduced effort limits commensurate with the precautionary principle within 6 months.
- 4: Within 12 months, DFWA to conduct a compliance risk assessment for the Joint Authority Southern Demersal Gillnet and Demersal Longline Managed Fishery paying particular attention to illegal harvest, non compliance with fin to meat ratios and non compliance with new management arrangements and any other identified risks. DFWA to also develop a compliance strategy for the fishery to address these risks.
- 5: Within 10 months, DFWA to develop and implement a strategic research plan addressing key priorities in the fisheries including (but not limited to) key target stock biology and ecology, stock assessments for key target stocks, monitoring of byproduct, bycatch and ecosystem impacts and levels of protected species interactions and measures to reduce interactions.
- 6: Within 9 months, DFWA to develop and implement ongoing monitoring of byproduct and bycatch in the fishery, sufficient to identify changes in the composition and quantity of catch. The nature of the monitoring program will be informed by the analysis around observer coverage needs.
- 7: Within 8 months DFWA to develop and implement recovery strategies for all overfished target stocks to actively promote the recovery of shark stocks to ecologically viable stock levels.

- 8: DFWA, within 3 months, to provide a mechanism, which allows fishers to record interactions with protected and/or listed species. DFWA will implement an education program within 3 months to ensure that industry:
- has the capacity to make these reports at an appropriate level of accuracy; and
  - is aware of the EPBC Act requirement to report any interaction with a listed and/or protected species to DEH within 7 days of the interaction occurring.
- 9: Within 6 months, DFWA to analyse existing information and observer data and develop a predictive model to identify the levels of coverage required to determine, for management purposes, the nature and level of protected species interactions within the fishery. Within 12 months, DFWA will, in consultation with DEH, implement a program consistent with the levels of coverage identified.

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

I, ANDREW MCNEE, Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) the application from the Department of Fisheries Western Australia (DFWA), public comments on the proposal as required under section 303FR, DFWA response to public comments and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens listed under Part 13 of the EPBC Act, taken in the Western Australia North Coast Shark Fishery, as defined in the *Western Australian Fisheries Resources Management Regulations 1995* in force under the *Western Australian Fisheries Resources Management Act 1994*, to be an approved Wildlife Trade Operation, in accordance with subsections 303FN (2) and (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 27 February 2007; and
- b) is subject to the conditions applied under section 303FT specified in the Schedule dated February 2006.

Dated this 24<sup>th</sup> day of February 2006

A handwritten signature in dark ink, appearing to read 'Andrew Mcnee'.

.....  
Delegate of the Minister for the Environment and Heritage

Under the *Administrative Appeals Tribunal Act 1975*, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.



**SCHEDULE**  
**February 2006**

**Declaration of the Harvest Operations of the Western Australia North Coast Shark Fishery.**

**ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), taken in the Western Australia North Coast Shark Fishery.

- 1: Department of Fisheries, Western Australia (DFWA) to advise the Department of the Environment and Heritage (DEH) of any material change to the Western Australia North Coast Shark Fishery's legislated management plan and/or arrangements that could affect the criteria on which EPBC decisions are based, within three months of that change being made.
- 2: Within 12 months, DFWA to develop fishery specific objectives linked to performance indicators and performance measures for target species, key byproduct, discards and protected species interactions. Within 3 months of becoming aware that a performance measure has not been met, DFWA will develop appropriate management responses for timely implementation.
- 3: Within 4 months, DFWA to implement all proposed management changes, as outlined in the *Application to the Australian Government Department of the Environment and Heritage on the Western Australian Tropical Shark Fisheries*. Additionally, DFWA to review the effort caps in place for the fishery and if necessary implement reduced effort limits commensurate with the precautionary principle within 6 months.
- 4: Within 12 months, DFWA to conduct a compliance risk assessment for the Western Australia North Coast Shark Fishery paying particular attention to illegal harvest, non compliance with fin to meat ratios and non compliance with new management arrangements and any other identified risks. DFWA to also develop a compliance strategy for the fishery to address these risks.
- 5: Within 10 months, DFWA to develop and implement a strategic research plan addressing key priorities in the fisheries including (but not limited to) key target stock biology and ecology, stock assessments for key target stocks, monitoring of byproduct, bycatch and ecosystem impacts and levels of protected species interactions and measures to reduce interactions.
- 6: Within 9 months, DFWA to develop and implement ongoing monitoring of byproduct and bycatch in the fishery, sufficient to identify changes in the composition and quantity of catch. The nature of the monitoring program will be informed by the analysis around observer coverage needs.
- 7: Within 8 months DFWA to develop and implement recovery strategies for all overfished target stocks to actively promote the recovery of shark stocks to ecologically viable stock levels.

- 8: DFWA, within 3 months, to provide a mechanism, which allows fishers to record interactions with protected and/or listed species. DFWA will implement an education program within 3 months to ensure that industry:
- has the capacity to make these reports at an appropriate level of accuracy; and
  - is aware of the EPBC Act requirement to report any interaction with a listed and/or protected species to DEH within 7 days of the interaction occurring.
- 9: Within 6 months, DFWA to analyse existing information and observer data and develop a predictive model to identify the levels of coverage required to determine, for management purposes, the nature and level of protected species interactions within the fishery. Within 12 months, DFWA will, in consultation with DEH, implement a program consistent with the levels of coverage identified.



COMMONWEALTH OF AUSTRALIA

*Environment Protection and Biodiversity Conservation Act 1999*

**DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION**

I, ANDREW MCNEE, Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) the application from the Department of Fisheries Western Australia (DFWA), public comments on the proposal as required under section 303FR, DFWA response to public comments and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens listed under Part 13 of the EPBC Act, taken in the Western Australian West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery, as defined in the *Western Australian Fisheries Resources Management Regulations 1995* in force under the *Western Australian Fisheries Resources Management Act 1994*, to be an approved Wildlife Trade Operation, in accordance with subsections 303FN (2) and (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 27 February 2007; and
- b) is subject to the conditions applied under section 303FT specified in the Schedule dated February 2006.

Dated this 24th day of February 2006

A handwritten signature in black ink, appearing to read 'Andrew Mcnee'.

.....  
Delegate of the Minister for the Environment and Heritage

Under the *Administrative Appeals Tribunal Act 1975*, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

**SCHEDULE**  
**February 2006****Declaration of the Harvest Operations of the Western Australian West Coast Demersal Gillnet and Demersal Longline [Interim] Managed Fishery.****ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Environment Protection and Biodiversity Conservation Act (EPBC Act), taken in the Western Australian West Coast Demersal Gillnet and Demersal Longline [Interim] Managed Fishery

- 1: Department of Fisheries, Western Australia (DFWA) to advise the Department of the Environment and Heritage (DEH) of any material change to the Western Australian West Coast Demersal Gillnet and Demersal Longline [Interim] Managed Fishery's legislated management plan and/or arrangements that could affect the criteria on which EPBC decisions are based, within three months of that change being made.
- 2: Within 12 months, DFWA to develop fishery specific objectives linked to performance indicators and performance measures for target species, key byproduct, discards and protected species interactions. Within 3 months of becoming aware that a performance measure has not been met, DFWA will develop appropriate management responses for timely implementation.
- 3: Within 4 months, DFWA to implement all proposed management changes, as outlined in the *Application to the Australian Government Department of the Environment and Heritage on the Western Australian Temperate Shark Fisheries*. Additionally, DFWA to review the effort caps in place for the fishery and if necessary implement reduced effort limits commensurate with the precautionary principle within 6 months.
- 4: Within 12 months, DFWA to conduct a compliance risk assessment for the Western Australian West Coast Demersal Gillnet and Demersal Longline [Interim] Managed Fishery paying particular attention to illegal harvest, non compliance with fin to meat ratios and non compliance with new management arrangements and any other identified risks. DFWA to also develop a compliance strategy for the fishery to address these risks.
- 5: Within 10 months, DFWA to develop and implement a strategic research plan addressing key priorities in the fisheries including (but not limited to) key target stock biology and ecology, stock assessments for key target stocks, monitoring of byproduct, bycatch and ecosystem impacts and levels of protected species interactions and measures to reduce interactions.
- 6: Within 9 months, DFWA to develop and implement ongoing monitoring of byproduct and bycatch in the fishery, sufficient to identify changes in the composition and quantity of catch. The nature of the monitoring program will be informed by the analysis around observer coverage needs.
- 7: Within 8 months DFWA to develop and implement recovery strategies for all overfished target stocks to actively promote the recovery of shark stocks to ecologically viable stock levels.

- 8: DFWA, within 3 months, to provide a mechanism, which allows fishers to record interactions with protected and/or listed species. DFWA will implement an education program within 3 months to ensure that industry:
- has the capacity to make these reports at an appropriate level of accuracy; and
  - is aware of the EPBC Act requirement to report any interaction with a listed and/or protected species to DEH within 7 days of the interaction occurring.
- 9: Within 6 months, DFWA to analyse existing information and observer data and develop a predictive model to identify the levels of coverage required to determine, for management purposes, the nature and level of protected species interactions within the fishery. Within 12 months, DFWA will, in consultation with DEH, implement a program consistent with the levels of coverage identified.

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

I, ANDREW MCNEE, Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) the application from the Department of Fisheries Western Australia (DFWA), public comments on the proposal as required under section 303FR, DFWA response to public comments and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens listed under Part 13 of the EPBC Act, taken in the Joint Authority Northern Shark Fishery, as defined in the *Western Australian Fisheries Resources Management Regulations 1995* in force under the *Western Australian Fisheries Resources Management Act 1994*, to be an approved Wildlife Trade Operation, in accordance with subsections 303FN (2) and (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 27 February 2007; and
- b) is subject to the conditions applied under section 303FT specified in the Schedule dated February 2006.

Dated this *24th* day of *February* 2006

A handwritten signature in black ink, appearing to read 'Andrew Mcnee'.

.....  
Delegate of the Minister for the Environment and Heritage

Under the *Administrative Appeals Tribunal Act 1975*, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment and Heritage within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

**SCHEDULE**  
**February 2006**

**Declaration of the Harvest Operations of the Joint Authority Northern Shark Fishery.**

**ADDITIONAL PROVISIONS (section 303FT)**

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act), taken in the Joint Authority Northern Shark Fishery.

- 1: Department of Fisheries, Western Australia (DFWA) to advise the Department of the Environment and Heritage (DEH) of any material change to the Joint Authority Northern Shark Fishery's legislated management plan and/or arrangements that could affect the criteria on which EPBC decisions are based, within three months of that change being made.
- 2: Within 12 months, DFWA to develop fishery specific objectives linked to performance indicators and performance measures for target species, key byproduct, discards and protected species interactions. Within 3 months of becoming aware that a performance measure has not been met, DFWA will develop appropriate management responses for timely implementation.
- 3: Within 4 months, DFWA to implement all proposed management changes, as outlined in the *Application to the Australian Government Department of the Environment and Heritage on the Western Australian Tropical Shark Fisheries*. Additionally, DFWA to review the effort caps in place for the fishery and if necessary implement reduced effort limits commensurate with the precautionary principle within 6 months.
- 4: Within 12 months, DFWA to conduct a compliance risk assessment for the Joint Authority Northern Shark Fishery paying particular attention to illegal harvest, non compliance with fin to meat ratios and non compliance with new management arrangements and any other identified risks. DFWA to also develop a compliance strategy for the fishery to address these risks.
- 5: Within 10 months, DFWA to develop and implement a strategic research plan addressing key priorities in the fisheries including (but not limited to) key target stock biology and ecology, stock assessments for key target stocks, monitoring of byproduct, bycatch and ecosystem impacts and levels of protected species interactions and measures to reduce interactions.
- 6: Within 9 months, DFWA to develop and implement ongoing monitoring of byproduct and bycatch in the fishery, sufficient to identify changes in the composition and quantity of catch. The nature of the monitoring program will be informed by the analysis around observer coverage needs.
- 7: Within 8 months DFWA to develop and implement recovery strategies for all overfished target stocks to actively promote the recovery of shark stocks to ecologically viable stock levels.

- 8: DFWA, within 3 months, to provide a mechanism, which allows fishers to record interactions with protected and/or listed species. DFWA will implement an education program within 3 months to ensure that industry:
- has the capacity to make these reports at an appropriate level of accuracy; and
  - is aware of the EPBC Act requirement to report any interaction with a listed and/or protected species to DEH within 7 days of the interaction occurring.
- 9: Within 6 months, DFWA to analyse existing information and observer data and develop a predictive model to identify the levels of coverage required to determine, for management purposes, the nature and level of protected species interactions within the fishery. Within 12 months, DFWA will, in consultation with DEH, implement a program consistent with the levels of coverage identified.





IMMI 06/013



Commonwealth of Australia

*Migration Regulations 1994*

**TRAVEL AGENTS FOR PRC CITIZENS APPLYING FOR TOURIST VISAS  
(REGULATION 1218(1)(b)(iii))**

I, *AMANDA VANSTONE*, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and subparagraph 1218(1)(b)(iii) of Schedule 1 of the *Migration Regulations 1994* ('the Regulations'):

1. REVOKE the instrument IMMI 05/101, signed on 15 December 2005, specifying travel agents for the purposes of subparagraph 1218(1)(b)(iii) of Schedule 1 to the Regulations; and
2. SPECIFY the travel agents listed in Schedules 1 and 2 to this instrument as travel agents for the purposes of subparagraph 1218(1)(b)(iii) of Schedule 1 to the Regulations.

This Instrument, IMMI 06/013, commences on 28 February 2006.

Dated 24<sup>th</sup> February 2006

Minister for Immigration and Multicultural Affairs

NOTE 1: Regulation 1.17 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: Subparagraph 1218(1)(b)(iii) of the Regulations provides for an applicant who is a citizen of the People's Republic of China and is in the People's Republic of China and is intending to travel to Australia, to travel as a member of a tour organised by a travel agent specified in a Gazette Notice.]

**Schedule 1****TRAVEL AGENTS IN AUSTRALIA**

	<b>Company</b>	<b>Name of Director</b>	<b>Address</b>	<b>State</b>
1	Ai Hua International Travel Pty Ltd	Ms Joanna Yang	Suite 1, Level 3, HSBC Building, 724-728 George Street Sydney 2000	NSW
2	ANZ Travel Services Pty Ltd	Ms Yi Shi Li	Office 16, 17 Karp Street, Bundall, 4217	QLD
3	AOT Group Pty Ltd	Mr Andrew Burnes	Level 8, 420 St Kilda Road, Melbourne, 3004	VIC
4	Aufan International Pty Ltd	Mr Raymond Shen	Suite A, Level 14, 44 Market Street Sydney 2000	NSW
5	Auga Travel Services P/L	Miss Ivy Fang	Suite 1005, Level 10, 370 Pitt Street, Sydney, 2000	NSW
6	Aus Wonder Travel Pty Ltd	Ms Monica Hui	Shop 2, 282 Sailors Bay Road, Northbridge 2007	NSW
7	Australia Bound Travel Pty Ltd	Mr James Sheng Xue	Suite 906-908, 1 Queens Road, Melbourne, 3004	VIC
8	Australia Tours and Travel Pty Ltd	Ms Ching Hsiu Tsai	Suite 281, 398 Pitt Street, Sydney, 2000	NSW
9	Australian Tours Management	Ms Bee Ho Teow	Level 1, 28 Victoria St, Carlton 3053	VIC
10	Australian Vacations Pty Ltd.	Mr Peter Colahan	Level 2, Gateway Building, 50 Appel St, Surfer's Paradise 4217	QLD
11	Aviation Travel Services	Mr David Yu	Suite 202, Level 2, The Chambers, 370 Pitt St, Sydney NSW 2000	NSW
12	Bernley Enterprise Pty Ltd	Mr Christopher En Ying Zhang	Suite 30, 330 Wattle Street, Ultimo, 2007	NSW
13	Chan & Lam Pty Ltd	Mr Frank Lin	Suite 1, Level 3, 355 Sussex Street, Sydney, 2000	NSW
14	China Bestours (Aust) Pty Ltd	Mr Zhiqiu Liu (Jimmy)	Suite 901A, 275 George Street, Sydney, 2000	NSW
15	China Travel Service (Aust) Pty Ltd	Mr Yuanfang Wang	G/F, 757 - 759 George Street, Sydney, 2000	NSW

**Schedule 1 [Cont.]**

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**TRAVEL AGENTS IN AUSTRALIA**

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16	Chung Pak Travel Pty Ltd	Mr Robert Leung	Level 1, 748 George Street, Sydney, 2000	NSW
17	CITS Australia Pty Ltd	Mr Robert Wang	Level 9, 99 King Street, Melbourne, 3000	VIC
18	CYC Travel Services Pty Ltd	Ms Anne Ho	1F, 436 Sussex Street, Sydney, 2000	NSW
19	Direct Link Travel Pty Ltd	Mr Fred Chang Chen	Suite 203A, 431-439 Sussex Street, Sydney, 2000	NSW
20	Encounter Australia	Mr Francis Wong	63 Grote St, Adelaide 5000	SA
21	Equity Consulting Services Pty Ltd	Ms Cheryl Ying Zhong	Suite 10, Level 1, 428 George Street, Sydney, 2000	NSW
22	ERM Travel Services BNE P/L	Ms Nancy Zhang	49 Ardargie Street, Sunnybank 4109	QLD
23	Ever Sun Travel Pty Ltd	Mr Tony Yuk Kay Wong	Suite 1209, World Tower Commercial, 87 Liverpool St, Sydney, 2000	NSW
24	Experience Tours Australia P/L	Mr Tee The	47-51 Chetwynd St, North Melbourne, 3051	VIC
25	Extragreen Holidays (Aust) Pty Ltd	Ms Rose Yong	260-262 Swanston Street, Melbourne, 3000	VIC
26	FriendshipXchange Network Pty Ltd	Ms Christine Ji	18 Paterson Street, Carlingford 2118	NSW
27	Golden Dragon Travel Pty Ltd	Mr Yu Chou Chen	Suite 8, 2 Rose Street, Hurstville 2220	NSW
28	Grandcity (Australia) Travel and Tour Pty Ltd	Ms Na Xu	224-226 Lonsdale Street, Melbourne 3000	VIC
29	GTA Australasia Pty Ltd	Mr James Coffey	Level 1, 655 Pacific Highway, St Leonards 2065	NSW
30	Honey Trading Pty Ltd	Ms Ying Lin	Suite 5, Level 2, 377-383 Sussex Street, Sydney 2000	NSW
31	Hung Ta Travel Service Co Pty Ltd	Mr Hung Jen Weng	12 Noel Street, Surfers Paradise 4217	QLD
32	Interworld Travel Pty Ltd	Michael John Deering	200 St Georges Terrace, Cloisters Sq, Perth 6000	WA
33	Jaiara Pty Ltd	Mr Tony Lock Liu	Suite 403, 309 Pitt Street, Sydney 2000	NSW

**Schedule 1 [Cont.]****TRAVEL AGENTS IN AUSTRALIA**

34	Joy Travel Pty Ltd	Mr Paul Zhi Ming Lee	Piazza on the Boulevard, Shop F14, 3221 Gold Coast Hwy, Surfers Paradise 4217	QLD
35	Lion International Travel Service Pty Ltd	Mr Roger Fuh	Suite 705, Thakral House, 301 George Street, Sydney 2000	NSW
36	Pan Pacific Travel (Australia) Pty Ltd	Mr Kevin Carruthers	Suite 7, 6 Glen Street, Milsons Point, Sydney 2000	NSW
37	Platinum Travels Pty Ltd	Mr Ben Khalid	Unit 1/157 Walcott St, Mt Lawley, 6050	WA
38	SL Holidays Pty Ltd	Mr Andrew Burnes	30 Makerston Street, Brisbane 4000	QLD
39	Southbound Australia	Ms Natalie Pickett	Suite 14, Level 2, 82 Acland St, St Kilda 3182	VIC
40	Sunland Holidays Pty Ltd	Mr Paul Yip	Suite 502, 208 Forest Road, Hurstville 2220	NSW
41	Sydney Flying Eagle International Transportation Company	Mr Ting Zhang	Suite 3, Level 1, 756 George Street, Sydney 2000	NSW
42	Time Travel	Ms Wendy Wong	20 Carrington Road, Niddrie, 3042	VIC
43	Tour Hosts Pty Ltd	Mrs Roslyn Bonanno	L10, 51 Druitt Street, Sydney 2000	NSW
44	Tournet Australia	Mr Francis Ho	Level 5, 84 Pitt Street, Sydney 2000	NSW
45	Tranquil Travel Service Pty Ltd	Ms Christina Houchen Seeliger	Unit 12, Commercial Centre, 2 Graham Street, Export Park 5950	SA
46	Transglobal Tours Pty Ltd	Mr Michael Lai	Level C3, 398-408 Pitt Street, Sydney 2000	NSW
47	Transhemisphere Pty Ltd	Mr Stanley Xie	411 Pitt Street, Sydney 2000	NSW
48	Travel World (Australia) Pty Ltd	Mr Tony Tung	Unit 5, Bourke Street, Waterloo 2017	NSW
49	United Travel Corporation (Aust) Pty Ltd	Mr Kuo Shyong Chou	Room 405, 126 Russell St, Melbourne 3000	VIC
50	Valentino Tours and Travel	Mr Peter Chin	106 Burswood Road, Burswood 6100	WA
51	Wel-Travel (Australia)	Mr James Kwan	Level 7, The Victoria, 14-16 Victoria Avenue, Perth	WA
52	Winglong Travel Pty Ltd	Mr David Wei Foo	Suite 604, 309 Pitt Street, Sydney 2000	NSW

## Schedule 2

### TRAVEL AGENTS IN THE PRC

Travel Agents in China	Province/Municipality
1 Beijing North Star International Tourist Corporation	Beijing
2 China Peace International Travel Corporation	Beijing
3 China Travel International Ltd	Beijing
4 Beijing Xinhua International Tours Co Ltd	Beijing
5 China Nationality Travel Service Co Ltd	Beijing
6 Beijing GZL International Travel Service Co Ltd	Beijing
7 China Post and Telecom Tours	Beijing
8 China Travel Service Co.Ltd, Beijing	Beijing
9 China Bamboo Garden International Tours	Beijing
10 Beijing Hua Yuan International Travel Co.,Ltd	Beijing
11 Guangdong CITS Co Ltd	Guangdong
12 Guangdong China Travel Service Co Ltd	Guangdong
13 GZL International Travel Service Ltd	Guangdong
14 Shenzhen Tourism (Group) Corporation	Guangdong
15 Zhuhai S.E.Z Mondial International Travel Service	Guangdong
16 Guangdong Newsway International Travel Services Ltd	Guangdong
17 Shenzhen Port China Travel Service Co Ltd	Guangdong
18 China Comfort Travel (Shenzhen) Ltd	Guangdong
19 CTS International Travel Co Ltd Nanhai	Guangdong
20 Foshan Tours Company	Guangdong
21 Dongguan International Travel Service	Guangdong
22 Shunde SZL International Travel Service Co Ltd	Guangdong
23 China Travel Service Shunde	Guangdong
24 Dongguan CTS	Guangdong

**Schedule 2 [Cont.]****TRAVEL AGENTS IN THE PRC**

25	Shenzhen CITS	Guangdong
26	Shenzhen China Merchants	Guangdong
27	CYTS Guangdong	Guangdong
28	CYTS Guangdong Railway	Guangdong
29	China Comfort Travel Service Head Office	National
30	China International Travel Service Head Office	National
31	China Travel Service Head Office	National
32	China Women Travel Service	National
33	China Youth Travel Service Head Office	National
34	China International Travel Service Shanghai	Shanghai
35	Shanghai China Travel International Ltd (CTIS)	Shanghai
36	Shanghai China Youth Travel Service	Shanghai
37	Huating Overseas Tourist Company	Shanghai
38	Shanghai Jin Jiang Tours Ltd	Shanghai
39	Shanghai Airline Tours International Co Ltd	Shanghai
40	Shanghai Spring International Travel Service	Shanghai
41	Shanghai Women International Travel Service Co Ltd	Shanghai
42	Shanghai FASCO International Tour and Travel Co Ltd	Shanghai
43	China Merchants Group Shanghai International Travel Service	Shanghai
44	Shanghai New Comfort International Travel Co Ltd	Shanghai
45	Shanghai Charming International Travel Service Co Ltd	Shanghai
46	Shanghai Shi Hua International Travel service	Shanghai
47	Shanghai Business International Travel Service	Shanghai
48	Shanghai Eastern Air International Travel Service & Transport Co	Shanghai
49	Zhejiang China Travel Service	Zhejiang

**Schedule 2 [Cont.]**

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**TRAVEL AGENTS IN THE PRC**

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50	Zhejiang Comfort Travel Service	Zhejiang
51	Zhejiang CYTS International Travel	Zhejiang
52	Hangzhou OTC Travel International	Zhejiang
53	Hangzhou China Travel Service	Zhejiang
54	China International Travel Service Zhejiang	Zhejiang
55	Jiangsu China Travel Service	Jiangsu
56	China Youth Travel Service Jiangsu	Jiangsu
57	China Travel Service Wuxi	Jiangsu
58	China Comfort Wuxi Travel Service	Jiangsu
59	Wuxi China International Travel Service	Jiangsu
60	Suzhou CITS (Group)	Jiangsu
61	Suzhou China Youth Travel Service	Jiangsu
62	Tianjin China International Travel Service	Tianjin
63	Tianjin China Travel Service	Tianjin
64	Tianjin China Youth Travel Service	Tianjin
65	Tianjin Classical Holiday International Travel Service	Tianjin
66	Hebei China Travel Service	Hebei
67	Hebei Overseas Tourist Corp	Hebei
68	Shandong China International Travel Service	Shandong
69	Shandong China Youth Travel Service	Shandong
70	Qingdao Huaqing International Travel Service	Shandong
71	Qingdao China International Travel Service	Shandong
72	Chongqing China International Travel Service	Chongqing
73	Chongqing China Youth Travel Service	Chongqing



IMMI06/002



Commonwealth of Australia

*Migration Regulations 1994*

**TOURIST VISA APPLICATIONS FROM CITIZENS OF THE PEOPLE'S  
REPUBLIC OF CHINA  
(PARAGRAPH 676.214(a))**

I, *AMANDA VANSTONE*, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 676.214(a) of the *Migration Regulations 1994* ('the Regulations'):

1. REVOKE Instrument Number IMMI05/043 specifying areas in the People's Republic of China (PRC) for the purposes of paragraph 676.212A(a) of the Regulations signed on 22 June 2005; and
2. SPECIFY the areas in the Schedule to this Instrument as areas of the PRC for the purposes of paragraph 676.214(a) of the Regulations.

This Instrument, IMMI06/002, commences on 28 February 2006.

Dated 24 FEBRUARY 2006

Minister for Immigration and Multicultural Affairs

[NOTE 1: Regulation 1.17 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: Clause 676.214 of the Regulations relevantly provides if an application is made by a citizen of the PRC mentioned in subparagraph 1218(1)(b) in Schedule 1, to the Regulations, the applicant must be a resident of an area in PRC specified by Gazette Notice, for the purposes of paragraph 676.214(a).]



### **Schedule**

#### **Provinces**

Anhui, Fujian, Gansu, Guangdong, Guizhou, Hainan, Hebei, Heilongjiang, Henan, Hubei, Hunan, Jiangsu, Jiangxi, Jilin, Liaoning, Qinghai, Shandong, Shaanxi, Sichuan, Yunnan and Zhejiang.

#### **Municipalities**

Beijing, Chongqing, Shanghai and Tianjin.

#### **Regions**

Guangxi Zhuang, Inner Mongolia, Ningxia Hui, Tibet and Xinjiang Uygur.



**Australian Government**  
**Attorney General's Department**

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<b>Brisbane</b>	Goprint <a href="#">371 Vulture Street, Woolloongabba QLD 4102</a>	(07) 3246 3399	(07) 3246 3534
<b>Hobart</b>	Printing Authority of Tasmania <a href="#">2 Salamanca Place, Hobart TAS 7000</a>	1 800 030 940	(03) 6223 7638
<b>Adelaide</b>	Service SA Government Legislation Outlet <a href="#">Ground Floor, 101 Grenfell Street, Adelaide SA 5000</a>	13 2324	(08) 8207 1949
<b>Sydney</b>	NSW Government Information <a href="#">Ground Floor Goodsell Building, Cnr Hunter and Phillip Streets, Sydney NSW 2000</a>	(02) 9238 0950	(02) 9228 7227
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