



## CONTENTS

Variation of closing times .....	535
General Information .....	535
Department of the Senate .....	536
Department of the House of Representatives .....	537
Courts .....	538
Government Departments .....	547
Agriculture, Fisheries and Forestry .....	547
Attorney-General .....	550
Communications, Information Technology and the Arts .....	551
Environment and Heritage .....	557
Health and Ageing .....	568
Prime Minister and Cabinet .....	572
Transport and Regional Services .....	573
Treasury .....	579
Special Gazette Nos S 36 and S 37 are attached	

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

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**How to contact us**

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

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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

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Subscriptions (Fax): (02) 6293 8388

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**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.

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### 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.

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

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### AVAILABILITY

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Melbourne VIC 3000

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

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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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## Department of the Senate

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### Acts of Parliament assented to

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

***Assented to on 1 March 2006***

No. 3, 2006 — An Act to amend the *Defence Act 1903*, and for related purposes [*Defence Legislation Amendment (Aid to Civilian Authorities) Act 2006*].

No. 4, 2006 — An Act to provide for members of the Australian Defence Force and others to be exempt from State and Territory road transport laws in certain circumstances, and for related purposes [*Defence (Road Transport Legislation Exemption) Act 2006*].

***Assented to on 3 March 2006***

No. 5, 2006 — An Act to repeal Ministerial responsibility for approval of RU486, and for related purposes [*Therapeutic Goods Amendment (Repeal of Ministerial responsibility for approval of RU486) Act 2006*].

HARRY EVANS  
Clerk of the Senate

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## Department of the House of Representatives

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### Acts of Parliament assented to

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It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 1 March 2006 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 1 of 2006—An Act to amend the *Anglo-Australian Telescope Agreement Act 1970*, and for related purposes. (*Anglo-Australian Telescope Agreement Amendment Act 2006*).

No. 2 of 2006—An Act to amend the *Therapeutic Goods Act 1989*, and for related purposes. (*Therapeutic Goods Amendment Act (No. 2) 2006*).

I C HARRIS  
Clerk of the House of Representatives

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**Courts**

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AW799560CRA PR968164

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

*Workplace Relations Act 1996*  
s.141 application for common rule declaration**Independent Education Union of Australia**  
(C2005/5745)**TEACHERS (NON-GOVERNMENT SCHOOLS) (ACT) AWARD 1999**  
(ODN C No. 90024 of 1991)  
[AW799560CRA Print R8488]

Educational services

COMMISSIONER DEEGAN

CANBERRA, 30 JANUARY 2006

*Award declared common rule.***DECLARATION**

1. That the whole of the terms of the *Teachers (Non-Government Schools) (ACT) Award 1999*, as varied, shall be a common rule for the industry of employment in the work of teacher, or cognate work, in the classifications defined and described in clause 5, 9 and 11 of that award for non-government schools engaged in the provision of primary and secondary educational services in the Australian Capital Territory, and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said award and shall also be binding on all such employees.

2. This declaration shall operate from 30 January 2006.

BY THE COMMISSION:

COMMISSIONER

AW806214 PR968481

## AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

*Workplace Relations Act 1996*  
s.141 and s.493A application for common rule declaration**Application by Home Carers Pty Ltd**  
(C2005/5389)**HOME AND COMMUNITY CARE AWARD 2001**  
(ODN C No. 623 of 1999)  
[AW806214 Print PR902435]

Health and welfare services

COMMISSIONER CRIBB

MELBOURNE, 9 FEBRUARY 2006

*Award declared common rule.***DECLARATION**

Further to the decision given in hearing by the Commission on 2 December 2005 and pursuant to ss.141 and 493A of the *Workplace Relations Act 1996* the Commission makes the following declaration for a common rule award:

1. In this Declaration:

“the award” means the Home and Community Care Award 2001 as varied from time to time;

“employees” means employees in the industry who perform work of a kind that is covered by the award;

“employers” means employers who employ employees;

“the industry” means the industry of the process, company, business or occupation of a person, persons or class of person (by whatever name is called) employed in the provision of personal care services; home care services; community support and access and ancillary services which are provided in or from clients homes. This also applies to persons engaged in clerical and administrative duties for the business or company.

2. That save for and subject to the matters referred to in clauses 4 to 11 below, the whole of the terms of the award except those specified in clause 3 below, shall be:

2.1 a common rule for the industry in Victoria and known as the Home and Community Care Common Rule Declaration 2005;

2.2 binding on all employers in respect of the employment by them of employees;

2.3 binding on all employees; and

2.4 binding on the Australian Municipal, Administrative, Clerical and Services Union.

3. The following clauses of the award are not included in the Home and Community Care Common Rule Declaration 2005:

3.1 clause 6 – Commencement Date of Award and Period of Operation.

3.2 clause 7 – Coverage of Award.

3.3 clause 8.1 of clause 8 – Parties Bound, in so far as it refers to employers bound by the award.

4. The Home and Community Care Common Rule Declaration 2005 shall not apply to:

4.1 Aged Care Facilities, Residential Facilities, Nursing Homes or Day Centres.

5. Subject to 5.1 to 5.5 below, all provisions in the Home and Community Care Common Rule Declaration 2005 are to operate from 2 December 2005.

5.1 With respect to annual leave, only periods of annual leave commencing on or after 2 December 2005 attract leave loading.

5.2 With respect to redundancy payments for employees of employers who have less than 15 employees, only service on or after 2 December 2005 is to be taken into account for the purpose of calculating “service”.

5.3 With respect to redundancy payments for employees of employers who have 15 employees or more, only service on or after 2 December 2004 is to be taken into account for the purpose of calculating “service”. [Note: the agreement in respect of this issue is without prejudice to the position a party may put in roping-in proceedings.]

5.4 Any accident make-up pay clause is to apply in relation to any injury on or after 2 December 2004.

6. The Home and Community Care Common Rule Declaration 2005 shall not apply to employers respondent by any means to any other award of the Commission in respect of the employment by them of employees covered by that award.

7. This declaration shall not apply to a person with a disability who is eligible for a Disability Support Pension and who is employed by a supported employment service that receives funding under the *Disability Services Act 1986* (Cth) to provide support for that person. [See Note 1 below.]

8. An employer who is making superannuation contributions into a complying superannuation fund, within the meaning of the *Superannuation Industry (Supervision) Act 1993* (Cth), on behalf of an employee covered by this declaration prior to the date of effect of this declaration is exempt from any provision in the award which specifies the fund or funds into which superannuation contributions are to be paid. [See Note 2 below.]

9. In the event of a dispute about the entitlement of an employer to set-off entitlements and benefits required to be provided under a contract of employment made prior to the date of this declaration against entitlements and benefits required to be provided under the Home and Community Care Common Rule Declaration 2005, the matter may be referred to a Board of Reference consisting of a Member of the Commission which shall determine whether or not such a set-off should be permitted having regard to what is fair and equitable in all the circumstances of the case, without regard to technicalities and legal forms.

9.1 An appeal lies from a decision of a Board of Reference to a Full Bench of the Commission.

9.2 Home and Community Care Common Rule Declaration 2005.

9.3 Any registered organisation bound by the terms of the Home and Community Care Common Rule Declaration 2005 shall be notified of the time and date of hearing in relation to any application made pursuant to this provision.

10. Nothing in this declaration reduces or in any way detracts from any accrued rights to any forms of leave including sick leave, annual leave, long service leave or parental leave to which employees or any of them have become entitled by accrual or otherwise prior to the commencement date in clause 11 below.

11. This declaration shall be an award of the Commission, shall come into force on 1 January 2005 and shall remain in force for a period of 3 months and thereafter in accordance with the Act. [See Note 3 below.]

#### Note 1

1. Disability Support Pension means the Commonwealth pension scheme to provide income security for persons with a disability as provided for under the *Social Security Act 1991* (Cth), as amended from time to time, or any successor to that scheme.

2. The intention of this provision is limited to preventing the award from applying to sheltered workshops (i.e. supported employment services) – it does not prevent the award from applying to employees with disabilities in open employment.

3. Leave is reserved for any party to have this issue reconsidered in the light of any developments in the national process which is currently considering workplace relations issues for sheltered workshops. This national process includes the Disability Sector National Consultative Council and any related applications that seek award coverage for sheltered workshops.

#### Note 2

1. The purpose of the exception above is to maintain the status quo in respect of employers who, as at the date of effect of the common rule declaration, are making superannuation contributions into a complying superannuation fund. These employers will not be required to change their existing arrangements. Nor will there be any requirement for the existing arrangements to be the subject of an agreement between the employer and employees. For the avoidance of doubt, the exception continues to apply to employers who are making superannuation contributions to complying superannuation funds which are successor funds (as defined in Regulation 1.03 of the *Superannuation Industry (Supervision) Regulations 1994*, or as amended or



replaced by other legislation) into which benefits are transferred, after the date of effect of the common rule declaration, in accordance with the *Superannuation Industry (Supervision) Act 1993* and the Regulations thereunder. Further, "existing arrangements" includes the making of contributions to such funds.

2 The exception is in respect of current and future employees of the employers who are entitled to the benefit of the exemption.

3. The exception does not apply to new businesses which are established after the date on which the award is declared to have effect as a common rule.

4. The exception only applies to employers who are required to apply the terms of the award by virtue of the Common Rule declaration. It does not apply to employers who are named respondents to the award or who are parties bound by virtue of the membership of an employer organisation.

5. The exception applies subject to any Commonwealth legislation to the contrary.

### Note 3

1. Subject to s.113 of the *Workplace Relations Act 1996* and any other order of the Commission, an award dealing with particular matters continues in force until a new award is made dealing with the same matters (see s.148 of the *Workplace Relations Act 1996*).

BY THE COMMISSION:

COMMISSIONER

AW785192CRA PR968697

### AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

*Workplace Relations Act 1996*  
s.141 application for common rule declaration

**Independent Education Union of Australia**  
(C2005/5842)

**INDEPENDENT SCHOOLS' SUPPORT STAFF (ACT) AWARD 1999**  
(ODN C No. 90227 of 1996)  
[AW785192CRA Print R7615]

Educational services

COMMISSIONER DEEGAN

CANBERRA, 15 FEBRUARY 2006

*Award declared common rule.*

### DECLARATION

1. That the whole of the terms of the *Independent Schools' Support Staff (ACT) Award 1999*, as varied, shall be a common rule for the industry of employment in the work of clerical employee or school assistant, as described in the classifications set out in Part 2 and Part 3 of that award, for independent schools, being non-government schools, engaged in the provision of primary and secondary educational services in the Australian Capital Territory, and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said award and shall also be binding on all such employees.

2. That this declaration shall not apply to Catholic Archdiocesan schools in the Australian Capital Territory.

3. This declaration shall operate from 15 February 2006.

BY THE COMMISSION:

COMMISSIONER



*Workplace Relations Act 1996*  
AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION  
**NOTICE OF VARIATION OF COMMON RULE AWARD**

IN the matter of the variation of the awards

Notice is hereby given

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

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

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

SCHEDULE OF TERMS TO BE VARIED

**AWARD (Case No.)**

**(Award code Common Rule Suffix\* Print No. of Variation)**

<b>Substance</b>	<b>Date of Effect</b>
<b>Aboriginal Organisations Health and Related Services (Northern Territory) Award 2002 (PR968713)</b> (AW818988CRN C2005/6009)	
Personal leave and parental leave	9 February 2006
<b>Aboriginal and Community Controlled Health Services (Community Health Nursing Staff) Award 2002 (PR967948)</b> (AW814131CRN C2005/6203)	
Reasonable Hours Decision [PR072002] and Family Provisions Decision [PR082005].	31 January 2006
<b>Adult and Community Education Professional Administrative Clerical Computing and Technical (PACCT) Staff Award 1999 (PR968226)</b> (AW766738CRV C2005/5539)	
Safety Net Review - Wages June 2005; Supported wage system adjustment.	19 January 2006
<b>Airline Operations (Transport Workers') Award 1998 (PR969073)</b> (AW768308CNV C2005/513)	
Corrigendum	24 February 2006
<b>Airline Operations (Transport Workers') Award 1998 (PR968228)</b> (AW768308CNV C2005/513)	
Family Provisions Decision and Supported Wage System Case	1 February 2006
<b>Airport Catering Award 2002 (PR967586)</b> (AW818292CRV C2005/6010)	
Family responsibilities - personal leave and parental leave	22 December 2005
<b>Airport Retail Concessions Award 2003 (PR968476)</b> (AW830231CRV C2005/5592)	
Family provisions	9 December 2005
<b>Attendant Care - Victoria Award 2004 (PR968571)</b> (AW832383CRV C2006/1779)	
Safety Net Review (PR002005)	10 February 2006
<b>Butter Factories and Condensories Award 1998 (PR968630)</b> (AW769629CRV C2005/5668)	
Family provisions	30 January 2006
<b>Children's Services (Northern Territory) Award 2005 (PR968460)</b> (AW822177CRN C2005/6001)	
Personal leave and parental leave	2 February 2006
<b>Children's Services (Australian Capital Territory) Award 2005 (PR966445)</b> (AW840806CRA C2005/5993)	
Personal leave and parental leave.	7 February 2006
<b>Children's Services (Australian Capital Territory) Award 2005 (PR969165)</b> (AW840806CRA C2005/5993)	
Correction order	7 February 2006
<b>Children's Services (Victoria) Award 2005 (PR966444)</b> (AW840807CRV C2005/6037)	
Personal leave and parental leave	7 December 2006
<b>Cleaning (Building and Property Services) (ACT) Award 1998 (PR965527)</b> (AW773639CRA C2005/6002)	
personal leave and parental leave	6 February 2006
<b>Cleaning (Building and Property Services) (ACT) Award 1998 (PR968290)</b> (AW773639CRA C2005/5840)	
safety net review - wages June 2005 and related allowances	24 February 2006

<b>Cleaning (Building and Property Services) (ACT) Award 1998 (PR969052)</b> (AW773639CRA C2006/1823)	
Safety Net Review - wages June 200 decision5, supported wage and varying the organisation name, etc..	24 February 2007
<b>Cleaning Contractors (Hygiene and Pollution Control) Industry (Northern Territory) Award 2003 (PR968449)</b> (AW822431CRN C2005/6000))	
Personal leave and parental leave	2 February 2006
<b>Clerical and Administrative Employees (Northern Territory) Award 2000 (PR967716)</b> (AW839196CRN C2005/5087)	
Family provisions	9 December 2005
<b>Clerks (A.C.T.) Award 1998 (PR968618)</b> (AW772208CRA C2005/5086)	
Family provisions; Supported wage system	9 December 2005
<b>Clothing Trades Award 1999 (PR967697)</b> (AW772144CAV C2005/6074)	
Family provisions.	22 December 2005
<b>Clothing Trades Award 1999 (PR967697)</b> (AW772144CAV C2005/6074)	
Family provisions.	22 December 2005
<b>Commercial Minerals Victorian Operations Award 1999 (PR967916)</b> (AW772496CRV C2005/6319)	
Safety net review – June 2005 and supported wage.	26 March 2006
<b>Commercial Sales (Victoria) Award 1999 (PR968819)</b> (AW772623CRV C2005/5657)	
Family provisions	2 February 2006
<b>Confectioners Award 2002 (PR969051)</b> (AW818086CRV C2006/1543)	
Work and family provisions.	1 December 2006
<b>Country Publishing and Printing Award 2002 (PR968498)</b> (AW819465CAV C2005/6217)	
Family provisions	31 January 2006
<b>Dental (Private Sector Victoria) Award 1998 (PR968956)</b> (AW779110CRV C2006/1814)	
Safety Net Review – Wages 2005 Decision [PR002005].	21 February 2006
<b>Disability Services Award (Victoria) 1999 (PR967749)</b> (AW778738CRV C2005/510)	
Wages and Conditions - Safety Net Review, 2005, Family Provisions Test Case 2005 & Parental Leave Test Case, 2001	19 January 2006
<b>Doctors' Nurses (Northern Territory) Award 2003 (PR968204)</b> (AW823362CRN C2005/6204)	
Reasonable Hours Decision PR072002 and Family Provisions decision PR082005.	31 January 2006
<b>Draughting, Production Planners and Technical Workers Award 1998 (PR968898)</b> (AW778735CRV C2006/1534)	
Family provisions.	30 January 2006
<b>Draughtspersons, Planners and Technical Officers (Australian Capital Territory) Award 2000 (PR965528)</b> (AW778701CRA C2006/1515)	
Family provisions	20 January 2006
<b>Early Childhood Teachers Interim Award 1999 (C2005/5270)</b> (AW780883CRV PR966869)	
Safety Net Review—Wages June 2005 decision [PR002005]	19 December 2005
<b>Educational Services - Early Childhood Assistants - Victoria - Award 1999 (PR967597)</b> (AW780459CRV C2005/6035)	
Family provisions - personal leave and parental leave	22 December 2005
<b>Energy (Gas) Industry Award 1999 (PR968648)</b> (AW780799CRV C2005/6346)	
Safety Net Review - Wages June 2005 and allowances	27 April 2006
<b>Entertainment and Broadcasting Industry - Live Theatre and Concert - Award 1998 (PR968154)</b> (AW780276CAV C2005/544)	
Safety net review - wages June 2005 and related allowances.	4 March 2006
<b>Entertainment and Broadcasting Industry - Live Theatre and Concert - Award 1998 (C2005/517)</b> (AW780276CAV PR967534)	
redundancy provisions	12 January 2006
<b>Fish Industry - Victoria - Award 1998 (PR968327)</b> (AW781540CRV C2005/5667)	
Family provisions	30 January 2006

<b>Food, Beverages and Tobacco Industry - Frozen Goods - Victoria - Award 2000 (PR968285)</b> (AW781202CRV C2005/5666) Family provisions.	30 January 2006
<b>Food, Beverages and Tobacco Industry - Ice Cream Manufacturing - Victoria - Award 1998 (PR968235)</b> (AW781422CRV C2005/5664) Family provisions	30 January 2006
<b>Food, Beverages and Tobacco Industry - Retail Dairies - Victoria - Award 2000 (PR968267)</b> (AW781417CRV C2005/5665) Family provisions.	30 January 2006
<b>Footwear Industries Award 2000 (PR967689)</b> (AW781127CRV C2005/6077) Family provisions.	22 December 2005
<b>Gas Industry Salaried Employees (LP Gas Industry) Award 2001 (PR968212)</b> (AW808511CRV C2005/6347) Safety Net Review - Wages June 2005 and allowances.	27 April 2006
<b>Grocery Products Manufacture - Wholesale Grocers - Award 1999 (PR968227)</b> (AW782665CRV C2005/5663) Family provisions.	30 January 2006
<b>Hairdressing and Beauty Industry (Northern Territory) Award 2002 (PR968441)</b> (AW818691CRN C2005/5999) Personal leave and parental leave.	2 February 2006
<b>Hairdressing and Beauty Services - Victoria Award 2001 (PR967595)</b> (AW806816CRV C2005/5586) Family provisions.	9 December 2005
<b>Health Services Union Of Australia (Private Radiology - Victoria) Award 2003 (PR968516)</b> (AW830017CRV C2006/1783) Safety Net Review - Wages May 2004 and June 2005	10 February 2006
<b>Health Services Union of Australia (Private Pathology – Victoria) Award 2003 (C2004/6708)</b> (AW830802CRV PR967649) Concerning clauses relating to Public Holidays	15 December 2005
<b>Health Services Union of Australia (Private Pathology – Victoria) Award 2003 (PR968508)</b> (AW830802CRV C2006/1782) Safety Net Review – June 2005	10 February 2006
<b>Health Services Union of Australia (Victoria - Private Sector – Medical Scientists, Psychologists and Pharmacists) Award 2004 (PR967645)</b> (AW833755CRV C2004/6709) Concerning clauses relating to Public Holidays.	15 December 2005
<b>Hospital Specialists and Medical Administrators Award 2002 (C2005/4781)</b> (AW816036CRV PR966068) Family provisions full bench decision of November 2005 [PR082005].	22 December 2005
<b>Hotels, Motels, Wine Saloons, Catering, Accommodation, Clubs and Casino Employees (Northern Territory) Award 2002 (PR968351)</b> (AW812953CRN C2005/5996) Personal leave and parental leave	2 February 2006
<b>Insurance Industry Award 1998 (PR969170)</b> (AW784988CRV C2005/4568) Family provisions	23 January 2006
<b>Journalists (News Limited - Metropolitan Daily Newspapers) Award 2002 (PR969288)</b> (AW819806CAN C2005/6207) Hours of work	22 November 2002
<b>Land Surveyors General Award 1998 (PR968421)</b> (AW787068CRV C2006/1537) Family leave provisions	6 February 2006
<b>Laundry Industry (Victoria) Award 1998 (C2005/6038)</b> (AW787052CRV PR967424) Family responsibilities – personal leave and parental leave.	22 December 2005
<b>Licensed Clubs (Victoria) Award 1998 (PR967788)</b> (AW787060CRV C2005/6034) Family provisions - personal leave and parental leave .	22 December 2005
<b>Licensed Clubs (Victoria) Award 1998 (PR968522)</b> (AW787060CRV C2005/6034)) Correction order	22 December 2005
<b>Liquor Industries Hotels, Hostels, Clubs and Boarding Establishments etc. (Australian Capital Territory) Award, 1998 (PR968537)</b>	

(AW787017CRA C2005/6033) Correction order	22 December 2005
<b>Liquor Industries Hotels, Hostels, Clubs and Boarding Establishments etc. (Australian Capital Territory) Award, 1998 (PR967539)</b> (AW787017CRA C2005/6033) Family Provisions - personal leave and parental leave	22 December 2005
<b>Liquor and Accommodation Industry - Restaurants - Victoria - Award 1998 (PR967589)</b> (AW787213CRV C2005/6040) Family provisions - personal leave and parental leave .	22 December 2005
<b>Liquor and Allied Industries Catering, Cafe, Restaurant, Etc. (Australian Capital Territory) Award 1998 (PR968484)</b> (AW787016CRA C2005/6028) Correction order	22 December 2005
<b>Liquor and Allied Industries Catering, Cafe, Restaurant, Etc. (Australian Capital Territory) Award 1998 (PR967794)</b> (AW787016CRA C2005/6028) Family provisions - personal leave and parental leave.	22 December 2005
<b>Mannequins and Models Award 2000 (C2005/5588)</b> (AW808516CRV PR966784) Family provisions.	9 December 2005
<b>Manufacturing Chemists Award 1998 (PR968834)</b> (AW788127CRV C2005/5658) Family Provisions	2 February 2006
<b>Market Research Industry - Consolidated Award 2003 (PR968789)</b> (AW827717CRV C2005/5660) Family provisions	2 February 2006
<b>Metal Trades (Australian Capital Territory) Award 2000 (PR968938)</b> (AW787983CRA C2006/1546) Correction order	16 February 2006
<b>Metal Trades (Australian Capital Territory) Award 2000 (PR967434)</b> (AW787983CRA C2005/4749) Correction order	4 October 2005
<b>Metal Trades (Australian Capital Territory) Award 2000 (PR968938)</b> (AW787983CRA C2006/1546) Correction order	16 February 2006
<b>Metal Trades (Australian Capital Territory) Award 2000 (PR968108)</b> (AW787983CRA C2006/1546) Family provisions	16 February 2006
<b>Metal, Engineering and Associated Industries Award 1998 (PR969026)</b> (AW789529CRV C2005/4731) Apprentices	6 March 2006
<b>Motels, Accommodation and Resorts Award 1998 (PR967796)</b> (AW787952CRV C2005/6027) Family provisions - personal leave and parental leave	22 December 2005
<b>Motels, Accommodation and Resorts Award 1998 (PR968308)</b> (AW787952CRV C2006/1538) Coverage of award	3 February 2006
<b>National Training Wage Award 2000 (PR969102)</b> (AW790899CAN C2006/1447) Wages and conditions.	24 February 2006
<b>Nurses (Northern Territory) Private Sector Award 2002 (PR968210)</b> (AW819211CRN C2005/6202) Reasonable Hours Decision PR072002 and Family Provisions decision PR082005	31 January 2006
<b>Nurses (Victorian Health Services) Award 2000 (C2005/5955)</b> (AW790805CRV PR967264) Pilot project.	15 December 2005
<b>Pastoral Industry Award 1998 (C2005/6025)</b> (AW792378CRV PR967576) Safety net review – wages June 2005 – Schedule B Employees	2 January 2006
<b>Pet Food Manufacturing Industry - Victoria and South Australia - Award 1998 (PR968106)</b> (AW792313CRV C2005/5661) Family provisions.	30 January 2006
<b>Pig Breeding and Raising (AWU) Award 1999 (C2005/5102)</b> (AW793680CRV PR967438) Safety net review - wages June 2005	15 June 2005
<b>Poultry Industry Award 1999 (PR968202)</b>	

(AW792579CRV C2005/5662) Family provisions.	30 January 2006
<b>Private Hospitals, Convalescent and Benevolent Homes (Northern Territory) Award 2003 (PR968405)</b> (AW826427CRN C2005/5998) Personal leave and parental leave.	2 February 2006
<b>Regional Daily Newspapers (Printing) Award 2001 (PR968494)</b> (AW811502CRV C2005/6216) Family provisions.	31 January 2006
<b>Residential and Support Services (Victoria) Award 1999 (PR968955)</b> (AW795711CRV C2006/1815) Safety Net Review - Wages May 2005 decision [PR002005].	21 February 2006
<b>Scientific Services Professional Scientists Award 1998 (PR969104)</b> (AW797607CNV C2006/1450) Responsdency	27 February 2006
<b>Security Employees (A.C.T.) Award 1998 (PR968599)</b> (AW796056CRA C2006/1719) Allowances	8 February 2006
<b>Security Employees (A.C.T.) Award 1998 (PR968598)</b> (AW796056CRA C2006/1704) Family provisions – parental leave.	8 February 2006
<b>Security Employees (Victoria) Award 1998 (C2005/6036)</b> (AW796143CRV PR967536) Family responsibilities – personal leave and parental leave; public holidays	12 January 2006
<b>Security Industry (Northern Territory) Award 2002 (PR968372)</b> (AW819072CRN C2005/5997) Personal leave and parental leave.	2 February 2006
<b>Shop, Distributive and Allied Employees' Association - Hardware Retail Industry Award 1999 (PR968939)</b> (AW798407CRV C2005/5601) Family Provisions	9 December 2005
<b>Shop, Distributive and Allied Employees Association - Victorian Pharmacy Assistants Award 2000 (PR967668)</b> (AW796289CRV C2005/5604) Family provision decision [PR082005].	6 January 2006
<b>Shop, Distributive and Allied Employees Association - Victorian Shops Interim Award 2000 (PR968880)</b> (AW796250CRV C2005/5603) Family provisions.	9 December 2005
<b>Social and Community Services - Victoria - Award 2000 (C2005/4866)</b> (AW796561CRV PR967338) Family provisions.	7 December 2005
<b>Social and Community Services Industry - Community Services Workers - Northern Territory Award 2002 (PR968974)</b> (AW817216CRN C2005/5083) Family provisions	9 December 2005
<b>Storage Services - Wholesale Wine and Spirit Stores - Award 1999 (PR968811)</b> (AW796820CRV C2005/5656) Family Provisions	2 February 2006
<b>Technical Services Professional Engineers (General Industries) Award 1998 (PR969103)</b> (AW800659CR C2006/1451) Responsdency	27 February 2006
<b>Textile Industry Award 2000 (PR967519)</b> (AW799036CRV C2005/6075) Family provisions	22 December 2005
<b>Timber and Allied Industries Award 1999 (PR968720)</b> (AW800937CRV C2005/521) Wages and conditions of employment	16 February 2006
<b>Transport Workers (Oil Distribution) Award 2001 (PR968243)</b> (AW813252CAV C2005/5988) Correction order	2 January 2006
<b>Transport Workers Award 1998 (PR967705)</b> (AW799474CNV C2005/400) Maritime Security Identification Card	19 January 2006
<b>Transport Workers Award 1998 (PR969215)</b> (AW799474CNV C2006/44) Family Provisions Test Case Decision [PR082005].	1 March 2006
<b>Veterinary Surgeons Award 2001 (PR968927)</b> (AW808971CAV C2006/1720)	

Family Provisions	17 February 2006
<b>Victorian Alpine Resorts Award 1999 (PR968401)</b> (AW802224CRV C2005/6344)	
Safety Net Review - Wages June 2005 and allowances	30 March 2006
<b>Victorian Legal Professional, Clerical and Administrative Employees Award 2004 (PR968465)</b> (AW831581CRV C2005/5096)	
Family provisions; Supported wage system	9 December 2005

9 March 2006

**R. McCARROLL**  
**DEPUTY INDUSTRIAL REGISTRAR**

*Suffix	CR: ACT, NT, Victoria	CRN: NT	CAV: ACT, Victoria
		CRV: Victoria	CAN: ACT, NT
		CRA: ACT	CNV: NT, Victoria

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## Government Departments

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### Agriculture, Fisheries and Forestry

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Australian Government

Australian Fisheries Management Authority

#### *FISHERIES MANAGEMENT ACT 1991*

### ***NOTICE OF PERSONS TO WHOM STATUTORY FISHING RIGHTS ARE TO BE GRANTED***

#### **Southern and Eastern Scalefish and Shark Fishery Plan of Management Amendment 2005 (No.1)**

#### **Type T Quota Statutory Fishing Rights for the East Coast Deepwater Trawl Sector**

I, MALCOLM JOHN SOUTHWELL, delegate of the Australian Fisheries Management Authority (AFMA) hereby give Notice of the Persons to whom Statutory Fishing Rights are to be granted under subsection 23(2) of the *Fisheries Management Act 1991*.

A handwritten signature in black ink, appearing to read 'M. Southwell', is written over the date.

Date 9 March 2006

Senior Manager, Licensing and Compliance  
Australian Fisheries Management Authority

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Following a review of the procedures for selecting persons to whom the grant is available specified in the *Southern and Eastern Scalefish and Shark Fishery Plan of Management Amendment 2005 (No.1)* AFMA has revised the amount of Type T Quota Statutory Fishing Rights for the East Coast Deepwater Trawl Sector that are to be granted.

This notice replaces the *Notice of Persons to whom Statutory Fishing Rights are to be granted* published in Commonwealth Gazette No. S198 on Thursday 10 November 2005 to the extent that notice set out the name of the person or persons to whom Type T Quota Statutory Fishing Rights for the East Coast Deepwater Trawl Sector are to be granted and a summary of the fishing rights to be granted to each such person.



**Decision to grant statutory fishing rights**

AFMA is required under subsection 23(2) of the *Fisheries Management Act 1991* (the Act) to publish the names of persons to whom Statutory Fishing Rights (SFRs) are to be granted and a summary of those SFRs.

In accordance with the *Southern and Eastern Scalefish and Shark Fishery Plan of Management Amendment 2005 (No.1)* (the Plan amendment), AFMA intends to grant to each person whose name is listed in the tables below the number of SFRs indicated.

**Summary of the SFRs to be granted**

A quota statutory fishing right means a statutory fishing right that:

- (a) is one of a class of identical rights granted under section 31 of the Act in relation to a quota species; and
- (b) allows the holder of the right to use a boat nominated for:
  - i. the right; and
  - ii. a boat statutory fishing right or a fishing permit;
 to take, in each fishing year, an amount of fish of that species equal to the quota for the right for that year.

All SFRs are subject to the requirements and conditions set out in the Plan.

A SFR continues to have effect until:

- (a) the Plan ceases; or
- (b) the SFR is cancelled by AFMA under section 39 of the Act or surrendered under subsection 22(6) of the Act; or
- (c) the court makes an order cancelling the concession under subsection 98(3)(c) of the Act.

**Type T Quota Statutory Fishing Rights for the East Coast Deepwater  
Trawl Sector Statutory Fishing Right (revised)**

NAME	PERMIT	ALFONSINO SFRS
NEVILLE P & HELEN M ROCKLIFF	1573I	5206
INGRID M BRINKMAN	25577G	524
OCEAN FRESH FISHERIES PTY LTD	25618C	34840
OCEAN FRESH FISHERIES PTY LTD	26053B	691110
GAZAK HOLDINGS PTY LTD	25810B	2669
LORJONA PTY LTD	26780F	18628
RAPTIS FISHING LICENCES P/L	26792F	0

### **Your rights of review**

A person who is dissatisfied with a decision made by AFMA under section 23 of the Act and who is registered as an eligible person for the grant of SFRs may, within 14 days after being notified of the decision, by written notice apply to the Statutory Fishing Rights Allocation Review Panel (the Panel) for a review of the decision. If SFRARP receives an application to review a decision, all eligible persons for the grant of SFRs and AFMA are automatically a party to that appeal. In this instance SFRARP will write to each eligible person advising of the date, time and place for any hearing(s).

An application for review must:

- include details of the decision in respect of which review is sought
- include details of the reasons why the review is sought
- be made on the appropriate form available from AFMA and sent to:

Deputy Registrar  
Statutory Fishing Rights Allocation Review Panel  
C/- Department of Agriculture, Fisheries and Forestry  
GPO Box 858  
CANBERRA ACT 2601

Telephone: (02) 6272 6336 or (02) 6272 3881

### **Further information**

Further information on the process for granting SFRs is available from Malcolm Southwell, Senior Manager – Licensing and Compliance, on telephone (02) 6272 5682 or email [Malcolm.Southwell@afma.gov.au](mailto:Malcolm.Southwell@afma.gov.au)

Further information on the Plan Amendment is available from Trent Timmiss, Manager – Great Australian Bight Trawl Fishery, on telephone (02) 6272 3367 or email [trent.timmiss@afma.gov.au](mailto:trent.timmiss@afma.gov.au)

**Attorney-General**COMMONWEALTH OF  
AUSTRALIA  
CUSTOMS ACT 1901

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

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	01/03/06	02/03/06	03/03/06	04/03/06	05/03/06	06/03/06	07/03/06
Brazil	Real	1.5775	1.5751	1.5678	1.5678	1.5678	1.5706	1.5802
Canada	Dollar	0.8439	0.8455	0.8439	0.8439	0.8439	0.8451	0.8422
China, PR of	Yuan	5.9649	5.985	5.9899	5.9899	5.9899	5.9828	5.9374
Denmark	Kroner	4.6404	4.6629	4.6241	4.6241	4.6241	4.6062	4.5923
European Union	Euro	0.6218	0.6248	0.6197	0.6197	0.6197	0.6172	0.6162
Fiji	Dollar	1.2936	1.2968	1.2915	1.2915	1.2915	1.2925	1.2889
Hong Kong	Dollar	5.7586	5.7799	5.7847	5.7847	5.7847	5.7792	5.7347
India	Rupee	32.9434	33.035	33.0768	33.0768	33.0768	33.0251	32.7545
Indonesia	Rupiah	6811.0	6838.0	6848.0	6848.0	6848.0	6844.0	6789.0
Israel	Shekel	3.4878	3.4982	3.4981	3.4981	3.4981	3.4984	3.4734
Japan	Yen	85.92	86.52	86.7	86.7	86.7	86.86	86.9
Korea, Republic of	Won	719.39	721.31	721.17	721.17	721.17	723.25	720.15
Malaysia	Ringgit	2.7564	2.763	2.7633	2.7633	2.7633	2.7601	2.74
New Zealand	Dollar	1.1192	1.12	1.118	1.118	1.118	1.1178	1.1295
Norway	Kroner	5.0018	5.0111	4.9742	4.9742	4.9742	4.9397	4.9119
Pakistan	Rupee	44.45	44.61	44.65	44.65	44.65	44.67	44.28
Papua New Guinea	Kina	2.2879	2.2962	2.298	2.298	2.298	2.2956	2.2777
Philippines	Peso	38.29	38.21	38.15	38.15	38.15	38.07	37.65
Singapore	Dollar	1.2031	1.2057	1.2047	1.2047	1.2047	1.2079	1.2024
Solomon Islands	Dollar	5.5988	5.6192	5.6237	5.6237	5.6237	5.6177	5.5739
South Africa	Rand	4.5584	4.5795	4.5331	4.5331	4.5331	4.587	4.5889
Sri Lanka	Rupee	76.1	76.34	76.4	76.4	76.4	76.3	75.77
Sweden	Krona	5.8636	5.9053	5.8596	5.8596	5.8596	5.8302	5.8107
Switzerland	Franc	0.9724	0.978	0.9687	0.9687	0.9687	0.9636	0.9615
Taiwan Province	Dollar	24.02	24.01	24.07	24.07	24.07	24.11	23.96
Thailand	Baht	28.98	28.98	28.79	28.79	28.79	28.87	28.67
United Kingdom	Pound	0.423	0.4258	0.4255	0.4255	0.4255	0.4236	0.4228
USA	Dollar	0.7424	0.7451	0.7457	0.7457	0.7457	0.7449	0.7391

John Fenning  
 Delegate of the  
 Chief Executive Officer of Customs  
 CANBERRA A.C.T.  
 08/03/2006

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## Communications, Information Technology and the Arts

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### AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

*Telecommunications Act 1997*

*Subsection 56(3)*

### NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 8 March 2006 a carrier licence was granted to Radcomp Pty Ltd, ACN 117 279 348 under subsection 56(1) of the Act.

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**AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY**

*Telecommunications Act 1997*

*Subsection 56(3)*

**NOTIFICATION OF GRANT OF CARRIER LICENCE**

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 9 March 2006 a carrier licence was granted Dragnet Internet Services Pty Ltd, ACN 073 567 781 under subsection 56(1) of the Act.

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Australian Government  
Australian Communications  
and Media Authority

## **Radiocommunications Act 1992**

Notice under subsection 34(2) of the *Radiocommunications Act 1992*

### **NOTIFICATION OF PROPOSED VARIATION OF *AUSTRALIAN RADIOFREQUENCY SPECTRUM PLAN***

Notice is given that the Australian Communications and Media Authority (ACMA) proposes to vary, under section 34 of the *Radiocommunications Act 1992*, the *Australian Radiofrequency Spectrum Plan*.

#### **Proposed Changes**

The proposed variation of the *Australian Radiofrequency Spectrum Plan* (the Spectrum Plan) involves the inclusion of the provisions of Article 4.4 of the International Telecommunication Union (ITU) Radio Regulations to any cell in any position to which an international footnote reference appears. The proposed variation is designed to support the introduction of Ultra-wideband (UWB) vehicle radar technology in Australia in the 22-26.5 GHz frequency band.

#### **Comments**

AMCA is seeking comments about the proposed variation of the *Australian Radiofrequency Spectrum Plan*.

A package containing a copy of the proposed variation and details of the proposed amendments may be obtained by contacting:

Rebecca Dale  
Space and Terrestrial Regulation Section  
Radiofrequency Planning Branch  
Australian Communications and Media Authority  
PO Box 78  
BELCONNEN ACT 2616

Telephone: (02) 6219 5578  
Facsimile: (02) 6219 5133  
Email: [radiocommunications.licensing.policy@acma.gov.au](mailto:radiocommunications.licensing.policy@acma.gov.au)

Interested persons are invited to make representations about the proposed variation by close of business 19 April 2006. Representations should be in writing and addressed to:

The Manager  
Space and Terrestrial Regulation Section  
Radiofrequency Planning Branch  
Australian Communications and Media Authority  
PO Box 78  
BELCONNEN ACT 2616

Email: [radiocommunications.licensing.policy@acma.gov.au](mailto:radiocommunications.licensing.policy@acma.gov.au)



**Commonwealth of Australia**

**AUSTRALIAN COMMUNICATIONS and MEDIA AUTHORITY**

**Radiocommunications Act 1992**

Notice under section 136 of the *Radiocommunications Act 1992*

**NOTIFICATION OF PROPOSED VARIATION OF *RADIOCOMMUNICATIONS (LOW INTERFERENCE POTENTIAL DEVICES) CLASS LICENCE 2000***

Notice is given that the Australian Communications and Media Authority (ACMA) proposes to vary, under section 134 of the *Radiocommunications Act 1992*, the *Radiocommunications (Low Interference Potential Devices) Class Licence 2000*.

**Proposed changes**

The *Radiocommunications (Low Interference Potential Devices) Class Licence 2000* (the LIPD Class Licence) contains the licence conditions, operating requirements and technical parameters associated with the operation of a wide range of low power radiocommunications devices operating in various segments of the radiofrequency spectrum.

ACMA is proposing to vary the LIPD Class Licence by:

- an addition to authorise the operation of ultra-wideband short-range vehicle radar in the frequency band 22-26.5 GHz;
- an amendment to the limitations on maximum EIRP permitted for wireless microphones;
- an amendment to allow RLAN (radio local area network) access in the 5 GHz band; and
- a reduction in the minimum number of channels required by wideband frequency hopping spread spectrum devices in the range 915-928 MHz.

**Comments**

Under section 136 of the *Radiocommunications Act 1992*, ACMA is seeking representations about the proposed variation to the LIPD Class Licence.

A package containing a copy of the existing class licence, the proposed variation, and a background paper may be obtained by contacting:

Meg Owen  
Space and Terrestrial Regulation Team  
Australian Communications and Media Authority  
Purple Building, Benjamin Offices  
Chan Street  
BELCONNEN ACT 2617

Telephone: (02) 6219 5279  
Facsimile: (02) 6219 5133  
Email: [margaret.owen@acma.gov.au](mailto:margaret.owen@acma.gov.au)

Interested persons are invited to make representations about the proposed variation and/or revocation on or before close of business 19 April 2006. Representations should be in writing and should be addressed to:

The Manager  
Space and Terrestrial Regulation Team  
Australian Communications and Media Authority  
PO Box 78  
BELCONNEN ACT 2616  
Facsimile: (02) 6219 5133  
Email: [radiocommunications.licensing.policy@acma.gov.au](mailto:radiocommunications.licensing.policy@acma.gov.au)

## Environment and Heritage



### THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

#### NOTICE UNDER SUBSECTION 28(1) OF THE *WATER EFFICIENCY LABELLING AND STANDARDS ACT 2005* CONCERNING A DECISION TO REGISTER WELS PRODUCTS

I, Angela Rutter, delegate of the Water Efficiency Labelling and Standards Regulator pursuant to section 25 of the *Water Efficiency Labelling and Standards Act 2005* (the WELS Act), register the following WELS product(s) under subsection 28(1) of the WELS Act.

#### Registered WELS products

Brand Name	Family Name / Product Name / Model Reference	Name of Registration Holder
Caroma	Addition to Family Name Leda  Leda Back Inlet Pan.	GWA International Ltd
Caroma	Addition to Family Name Caroma 4 star  Cosmo Care S Trap Pan, Milan S Trap Pan, Milan Cistern.  Opal Cistern, Opal Pan, Altisse Connector Cistern, Reflections Cistern.  Trident P Trap Pan.  Harmony S Pan, Harmony WF Pan, Harmony Cistern.  Vand Connector Cistern, Harmony Connector Cistern.	GWA International Ltd
Dorf Clark Ind	Addition to Family Name Tap 3S-M24  Irwell Neptune.  Dorf Flickmixer.	GWA International Ltd
Dorf Clark Ind	Addition to Family Name Tap 3S-G38  Caroma Lumiere.  Caroma – Micara, Dorf – Petra.	GWA International Ltd
Mania National	Family Name Basin Sets  Bella Lever, Europa Bella, Linea Bella, Mentelle, Levique, Bouvard, Contra, Independence, Lever, Valore, Pilbra, SV1, Series 3000, Marques.	Mania National

Mania National	<p>Family Name Sink/Laundry sets</p> <p>Bella Lever, Europa Bella, Linea Bella, Mentelle, Levique, Bouvard, Contra, Independence, Lever, Valore, Pilbra, SV1, Series 3000, Marques.</p> <p>Bella Lever, Europa Bella, Linea Bella, Mentelle, Levique, Bouvard, Contra, Independence, Lever, Valore, Pilbra, SV1, Series 3000, Marques.</p>	Mania National
Mania National	<p>Family Name Shower sets</p> <p>Bella Lever, Europa Bella, Linea Bella, Mentelle, Levique, Bouvard, Contra, Independence, Lever, Valore, Pilbra, SV1, Series 3000, Marques.</p>	Mania National
Kludi	<p>Family Name Kludi 5 Star taps</p> <p>383820575Z, 389130575Z, 383820581Z, 389130581Z, 382840560Z, 389130560Z.</p>	Kludi
Eurodesign	Modena	Stefani Australasia Pty Ltd
Eurodesign	Genoa	Stefani Australasia Pty Ltd
Eurodesign	Siena	Stefani Australasia Pty Ltd
Caroma	<p>Family Name Caroma 3 Star</p> <p>Junior P Trap Pan, Junior S Trap Pan, Trident Care S Trap Pan.</p> <p>Raymor Mini Cisterns, Posh Cistern, Napoli Cistern.</p> <p>Sovereign 6 litre Cistern, Milan 6 litre Pan, Concorde RH Skew Pan, Concorde LH Skew.</p> <p>Regal Cistern, Leda Care Back Inlet Pan.</p> <p>Concorde Slimline Cistern, Trident Cistern, Mini Uniset Cistern.</p> <p>Harmony P Trap Pan, Royale WH Pan, Walvit WH Pan.</p> <p>Milan 6 litre Cistern, Cosmo Care P Trap Pan.</p> <p>Verona Cistern, Uniset Cistern, Aire Cistern, Slimline Cistern.</p> <p>Vintage S Trap Pan, Vintage Cistern, Vintage P Trap Pan.</p> <p>Concorde Care S Trap Pan, Concorde Care P Trap Pan.</p> <p>Solitaire ML LL.</p>	GWA International Ltd

	Compact UC Cistern. Cosmo Elite Cistern.	
Serel	5802-06/5804, 8602-06/8604, 6802/6804.	Serel Seramik Sanayi Ve Tricaret A S
Fowler	Addition to Family Name Fowler 3 star Newport LP Cistern.	GWA International Ltd
Fowler	Addition to Family Name Fowler 4 star Seido WF CC Pan. Seido CC Cistern.	GWA International Ltd

### Background

WELS registrations are subject to the registration conditions in the *Water Efficiency Labelling and Standards Determination 2005* (available at <http://www.comlaw.gov.au/ComLaw/Legislation/LegislativeInstrument1.nsf/asmade/bytitle/67F2FED0FD163464CA257023000E65C4?OpenDocument>).



**Delegate for the Water Efficiency Labelling and Standards Regulator**  
**3 March 2006**



*Environment Protection and Biodiversity Conservation Act 1999*

Notice under subsection 368(2)

Proposal to prepare draft management plan

**Uluru-Kata Tjuta National Park**

The management plan in operation for Uluru-Kata Tjuta National Park will cease to have effect on 28 June 2007.

The Uluru-Kata Tjuta Board of Management and the Director of National Parks propose to prepare a draft of the next management plan for the Park. When finalised, this Plan will guide management of the Park for a period of seven years.

The Board and Director invite members of the public to comment on the proposal.

Comments can be sent to:

Park Manager  
Uluru-Kata Tjuta National Park  
P.O. Box 119  
YULARA NT 0872

or to:

[uluruplan@deh.gov.au](mailto:uluruplan@deh.gov.au)

To be considered, comments must be received by 5pm AEST on Friday, 28 April 2006.

Copies of *Have Your Say*, a brochure containing further information on the Park and management planning process, can be obtained by emailing: [uluruplan@deh.gov.au](mailto:uluruplan@deh.gov.au), phoning (08) 8956 2299, or visiting [www.deh.gov.au/parks/uluru/index.html](http://www.deh.gov.au/parks/uluru/index.html).

Further information about Uluru-Kata Tjuta National Park is available online at [www.deh.gov.au/parks/uluru/index.html](http://www.deh.gov.au/parks/uluru/index.html)

Peter Cochrane  
Director of National Parks



*Environment Protection and Biodiversity Conservation Act 1999*

Notice under subsection 368(2)

Proposal to prepare draft management plans

**Norfolk Island National Park and Norfolk Island Botanic Garden**

The management plans in operation for Norfolk Island National Park and Norfolk Island Botanic Garden will cease to have effect on 28 June 2007.

The Director of National Parks proposes to prepare drafts of the next management plans for the National Park and the Botanic Garden. When finalised, these plans will guide management of the reserves for a period of seven years.

The Director invites members of the public to comment on the proposal.

Comments can be sent to:

Mr Brooke Watson  
Park Manager  
PO Box 310  
Norfolk Island  
SOUTH PACIFIC 2899

or  
Parks Strategic Development Section  
Department of the Environment and  
Heritage  
GPO Box 787  
CANBERRA ACT 2601

or to:

[norfolkplan@deh.gov.au](mailto:norfolkplan@deh.gov.au)

To be considered, comments must be received by 5pm AEST on Friday, 28 April 2006.

Copies of *Have Your Say*, a brochure containing further information about the reserves and the management planning process, can be obtained by emailing: [norfolkplan@deh.gov.au](mailto:norfolkplan@deh.gov.au), phoning +6723 22695 or visiting [www.deh.gov.au/parks/norfolk/index.html](http://www.deh.gov.au/parks/norfolk/index.html)

Further information about the Norfolk Island National Park and Norfolk Island Botanic Garden is available online at [www.deh.gov.au/parks/norfolk/index.html](http://www.deh.gov.au/parks/norfolk/index.html)

Peter Cochrane  
Director of National Parks



**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 24 February 2006 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 the Schedule (dated February 2006):  
Is subject to the conditions applied under section 303FT specified in the Schedule.
2. Include a new Schedule (dated March 2006):  
Is subject to the conditions applied under section 303FT specified in the March 2006 Schedule.

Dated this 7<sup>th</sup> day of March 2006

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

Delegate of the Minister for the Environment and Heritage

SCHEDULE  
March 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 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.

## DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

*Environment Protection and Biodiversity Conservation Act 1999*

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

1. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in the following table is a controlled action. The controlling provisions for each action are specified in column 4 of each row.

Reference No	Title of action	Date of Decision	Controlling Provisions
2005/2442	Norfolk Island Harbour Board/Water transport/Ball Bay/Norfolk Island/Construction of permanent jetty at Ball Bay	28-Feb-2006	<ul style="list-style-type: none"> <li>Sections 23 and 24A (Marine environment) and</li> <li>Sections 26 and 27A (Protection of the environment from actions involving Commonwealth land)</li> </ul>
2006/2615	AGL Petronas Consortium/Energy generation and supply/Cape York Peninsula Qld to Gove NT/Commonwealth Marine/PNG-Qld Gas Pipeline - Gove Lateral	06-Mar-2006	<ul style="list-style-type: none"> <li>Sections 18 and 18A (Listed threatened species and communities)</li> <li>Sections 23 and 24A (Marine environment) and</li> <li>Sections 26 and 27A (Commonwealth land)</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
2006/2572	Mt Hotham Alpine Resort Management Board/Tourism, recreation and conservation management/Alpine National Park/VIC/Upgrade of Hotham Dinner Plain Trail	03-Mar-2006	Yes
2006/2571	Santalucia Corporation/Urban and commercial new development/Bundaberg/QLD/Residential subdivision, Greatheads Road	06-Mar-2006	No
2006/2570	Glenshine Pty Limited/Urban and commercial new development/Fyshwick/ACT/Development of Block 8 S48 for commercial purposes	27-Feb-2006	No
2006/2575	Federation Village - Werribee/Urban and commercial new development/City of Brimbank/VIC/Residential development - 609 Ballarat Rd, Albion	06-Mar-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
2006/2572	Mt Hotham Alpine Resort Management Board/Tourism, recreation and conservation management/Alpine National Park/VIC/Upgrade of Hotham Dinner Plain Trail	<ul style="list-style-type: none"> <li>Sections 18 and 18A (Listed threatened species and communities),</li> </ul> <p><b><i>Manner in which the proposed action is to be taken:</i></b></p> <p>Works associated with the construction of the trail will be undertaken in accordance with the report <i>Hotham Dinner Plain Multi-Purpose Trail: Rare and Threatened Flora and Fauna</i> prepared by Harvey and Associates (Vic) Pty Ltd, dated 15 July 2005.</p>

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
2001/184	Goulburn-Murray Water/Water Management/Numurkah/VIC/Murray Valley Drain 11	Approved with Conditions	07-Mar-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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**Health and Ageing**

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**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration****COMMONWEALTH OF AUSTRALIA****THERAPEUTIC GOODS ACT 1989****SECTION 14 NOTICE**

During the period 1 February 2006 to 27 February 2006 the delegate to the Secretary of the Department of Health and Ageing gave consent under Section 14 and 15 of the *Therapeutic Goods Act 1989* to the following sponsors to supply the therapeutic goods identified below. This notice exempts the medicines identified below from compliance with specific sections of the specified Therapeutic Goods Order (TGO) for medicines, or from requirements of the British Pharmacopoeia (BP).

<b>Sponsor Name</b>	<b>ARTG No.</b>	<b>Product Name</b>	<b>TGO or BP</b>	<b>Specific Section Exemption</b>	<b>Exemption and Additional Conditions</b>
Bullivants Natural Health Products Pty Limited t/a Mayne Consumer Products	106634	Bio-Organics Co-Enzyme Q10 Complex	TGO 56	4(2)(a)	Exemption such that: <ul style="list-style-type: none"> <li>The exemption applies only to capsules from Batch No. r021656.</li> <li>The estimated content of ubidecarenone in each capsule is not less than 92.5% and not more than 130% of the stated content.</li> <li>The estimated content of d-alpha-tocopheryl acid succinate in each capsule is not less than 92.5% and not more than 125% of the stated content.</li> </ul>
Faulding Healthcare Pty Limited t/a Mayne Consumer Products	115485	Cenovis 50+ Multivitamins and Minerals Once Daily New Formula	TGO 56	4(2)(a)	Exemptions such that: <ul style="list-style-type: none"> <li>The exemption applies only to capsules from Batch No. R021355.</li> <li>The estimated content of calcium pantothenate in each capsule is not less than 85% and not more than 188% of the stated content.</li> </ul>





Australian Government

National Health and Medical Research Council

## HEALTH SERVICES RESEARCH PROGRAM – ROUND THREE

### Call for Expressions of Interest

The National Health and Medical Research Council (NHMRC) is calling for Expressions of Interest for funding under the Health Services Research Program. This program funds research to inform key areas of health policy and practice, thereby improving the quality of health care design and delivery in Australia.

A subsidiary goal of the program is to improve Australian health services research, and applicants are encouraged to propose innovative ways to recruit and develop health services research expertise as well as producing high quality strategic research. Expressions of Interest are encouraged from collaborative teams wishing to conduct cross-sectoral or cross disciplinary research, and including investigators who would not normally apply for NHMRC grants.

Total funding of \$20 million will be available for this round for allocation to proposals that may range in size and scope and must be completed in five years or less.

Further information and Expression of Interest forms are available from the NHMRC Internet site at [www.nhmrc.gov.au/funding/granttype/healthserv.htm](http://www.nhmrc.gov.au/funding/granttype/healthserv.htm). The closing date is **4 May 2006**. Late applications will not be accepted.

For further assistance contact [robyn.cummins@nhmrc.gov.au](mailto:robyn.cummins@nhmrc.gov.au) or phone (02) 6289 9163.

**Australian Government****National Health and Medical Research Council****DEMENTIA RESEARCH GRANTS (Round 1)****Call for Expressions of Interest**

The implementation of the Dementia Research Grants Program is a joint project between the Ageing and Aged Care Division of the Department of Health and Ageing and the National Health and Medical Research Council (NHMRC). The program is part of the Australian Government's *Helping Australians with dementia and their carers - making dementia a National Health Priority* initiative.

This program aims to improve the quality of life for people with dementia and their carers through funding collaborative, multidisciplinary and innovative research into dementia and dementia care. Expressions of Interest are particularly encouraged from experienced researchers willing to collaborate with other researchers, service providers and practitioners to ensure translation of research outcomes into policy and practice.

Four themes have been identified for the program with a focus on: early intervention and risk reduction; assessment, treatment and management; care and service; and epidemiology and population health.

Total funding of up to \$10 million will be available in Round 1 for 2 and 3-year research proposals.

Further information and Expressions of Interest forms are available from the NHMRC Internet site at <http://www.nhmrc.gov.au/funding/apply/granttype/strategic/index.htm> Applications close 5.00 pm AEST 11<sup>th</sup> May 2006. Late applications will not be considered.

For further assistance contact Sonya.O'Shea@health.gov.au or phone (02) 6289 9142.



**Australian Government**

**Department of Health and Ageing**

**Office of the Gene Technology Regulator**

**INVITATION TO COMMENT ON A RISK ASSESSMENT & RISK  
MANAGEMENT PLAN FOR GENETICALLY MODIFIED WHEAT LINES**

Australia's gene technology regulatory system is designed to protect the health & safety of people & the environment by identifying risks posed by, or as a result of, gene technology & managing those risks.

The Gene Technology Regulator is currently assessing licence application DIR 061/2005 from Grain Biotech Australia Pty Ltd to intentionally release genetically modified (GM) wheat into the environment:

The application proposes the limited and controlled release of up to 20 wheat lines that have each been genetically modified for salt tolerance. The proposed release would take place at one site, on a total area of 0.45 hectares in Corrigin Shire, Western Australia, from April to December 2006. The purpose of the trial is to conduct early stage research to evaluate the salt tolerance and agronomic performance of the wheat lines under saline field conditions.

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

The Regulator welcomes written submissions in order to finalise the RARMP, which will then form the basis of her decision on whether or not to issue the licence. The consultation RARMP & related documents can be obtained from the website [www.ogtr.gov.au](http://www.ogtr.gov.au) under 'What's New' or by contacting her Office. Please quote the application DIR 061/2005 in any correspondence.

Submissions should be received by close of business on **21 April 2006**.

**Office of the Gene Technology Regulator, PO Box 100 WODEN, ACT 2606 (<http://www.ogtr.gov.au>)**  
**Telephone: 1800 181 030 Facsimile: 02 6271 4202 E-mail: [ogtr@health.gov.au](mailto:ogtr@health.gov.au)**

## Prime Minister and Cabinet



ENTERED ON RECORD by me in Register of Patents No. 41, Page 9, on 10 March 2006.

Secretary to the Federal Executive Council

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO the Honourable Terence Rhoderic Hudson Cole AO RFD QC

WHEREAS it is desired to amend the Letters Patent issued to you in relation to certain matters relating to decisions or actions of Australian companies mentioned in the Final Report ("Manipulation of the Oil-for-Food Programme by the Iraqi Regime") of the Independent Inquiry Committee into the United Nations Oil-for-Food Programme:

BY these Letters Patent issued in Our name by Our Governor-General of the Commonwealth of Australia on the advice of the Federal Executive Council and pursuant to the Constitution of the Commonwealth of Australia, the *Royal Commissions Act 1902* and other enabling powers, We amend the Letters Patent, dated 10 November 2005, and amended by further Letters Patent dated 6 February 2006, appointing you to be a Commissioner to inquire into those certain matters by omitting the words:

'not later than 31 March 2006,'

and substituting the words:

'not later than 30 June 2006,'

WITNESS His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Commander of the Royal Victorian Order, Military Cross, Governor-General of the Commonwealth of Australia.

Dated 10 MAR 2006



By His Excellency's Command

Minister for Justice and Customs  
for the Prime Minister

PM Jeffery  
Governor-General

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## Transport and Regional Services

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COMMONWEALTH OF AUSTRALIA

GAZETTE NOTICE

NATIONAL MEMORIALS ORDINANCE 1928

SUBSECTION 8A(1)

NAMING OF THE AUSTRALIAN OF THE YEAR WALK

I, **James Eric Lloyd**, Minister for Local Government, Territories and Roads, pursuant to subsection 8A(1) of the *National Memorials Ordinance 1928*, hereby determine the name of the area as shown on the attached location Plan and identified as the 320 metre long pathway, running perpendicular to Commonwealth Avenue Bridge, beside the Central Basin of Lake Burley Griffin, in the Australian Capital Territory, to be:

*The Australian of the Year Walk*

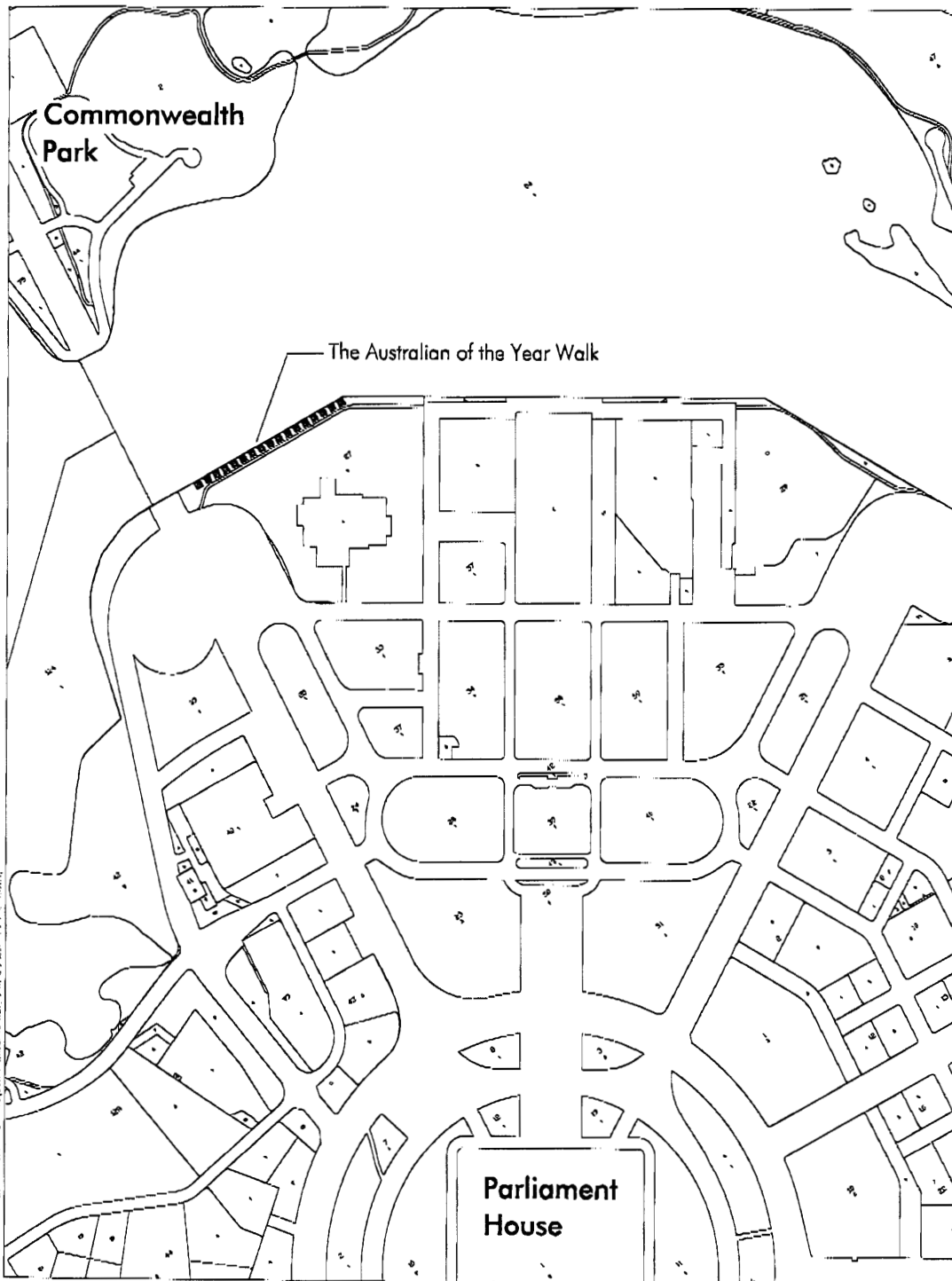
The naming comes into operation upon the date of publication of this notice in the *Commonwealth of Australia Gazette*. Section 8B of the *National Memorials Ordinance 1928* provides that if notice in writing objecting wholly or in part to the determination is lodged with the Minister within twenty one days of the date of publication of this notice in the *Gazette*, the Minister shall forthwith refer the determination or the part of the determination objected to, to the Canberra National Memorials Committee for a determination by the Committee.

Dated this 2<sup>nd</sup> day of March 2006

A handwritten signature in black ink, appearing to read 'J. Lloyd'.

**James Eric Lloyd MP**  
Minister for Local Government,  
Territories and Roads

**Attachment A**



**Australian Government**  
**National Capital Authority**

Treasury Building, Howlands Street, Parkes ACT 2600. GPO Box 378, Canberra ACT 2601.  
T 02 5271 7000, F 02 6273 4427, [www.nationalcapital.gov.au](http://www.nationalcapital.gov.au), [www.visitcanberra.gov.au](http://www.visitcanberra.gov.au)

**DRAWING TITLE:**

**The Australian of the Year Walk**



NORTH

For more information, please visit the National Capital Authority website.

DATE: Feb 2006

DESIGN: AS

DRAWING NO.

SCALE: NTS

CHECKED:

Regulation 25

COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912

CT-4

No: 864

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
FANTA	PANAMA	8204262

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, Melbourne, Adelaide and Fremantle

Dated at CANBERRA  6th 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 12/03/2006 to 11/06/2006.
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: 862

**PERMIT TO UNLICENSED SHIP - CONTINUING**

Name of Ship	Port of Registry	IMO Number
<b>APL MELBOURNE</b>	<b>HAMBURG</b>	<b>9134490</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, Sydney and Brisbane**Dated at **CANBERRA** this

3rd day of

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



R308/2006006



**Australian Government**

**Department of Transport and Regional Services**

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN AIRSIDE SECURITY ZONE**

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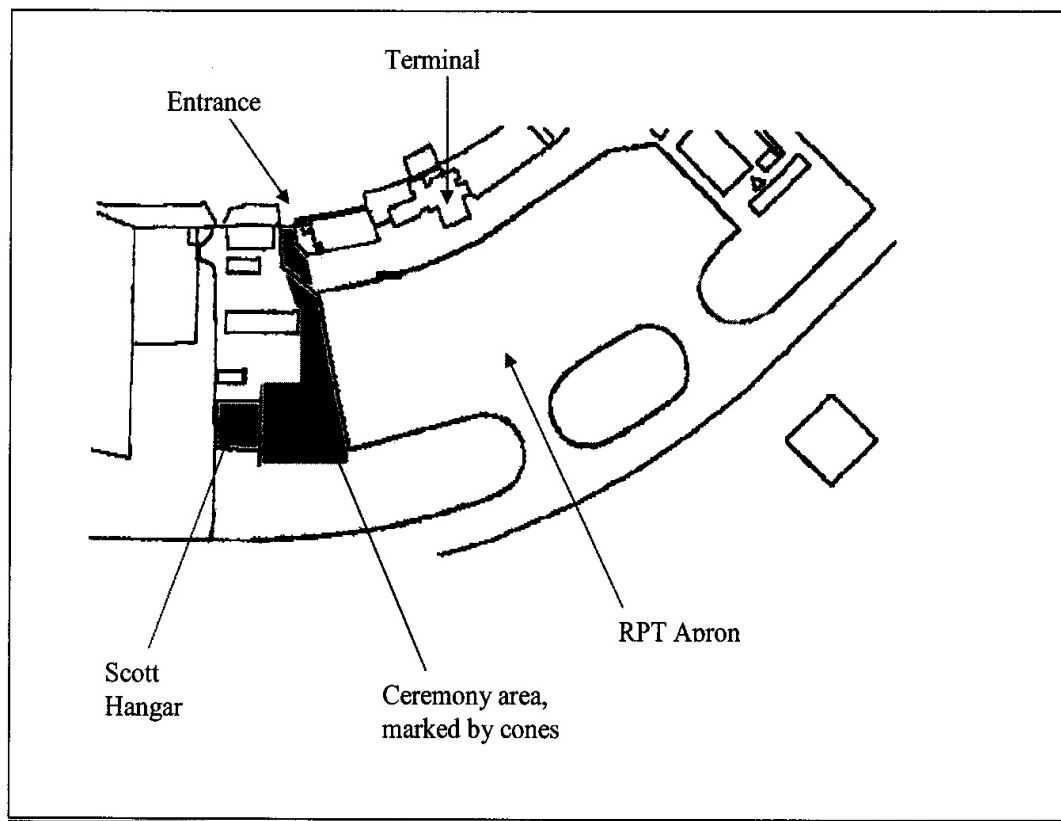
I, **DARREN STUART CROMBIE**, General Manager, Aviation Security Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons attending the Royal Flying Doctor Service Aircraft Naming Ceremony, an exemption from displaying an ASIC in the airside area outside of and including the Scott Hangar at Mount Gambier Airport, as indicated on the map attached to this notice. This exemption operates for the period from 16:30 to 18:00 on Wednesday 8 March 2006.

Date: 7 March 2006

A handwritten signature in black ink, appearing to read 'Darren Crombie'.

Darren Crombie  
Delegate of the Secretary,  
Department of Transport and Regional Services

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## Treasury

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**COMMONWEALTH OF AUSTRALIA**  
***Foreign Acquisitions and Takeovers Act 1975***  
**ORDER UNDER SUBSECTION 22(1)**

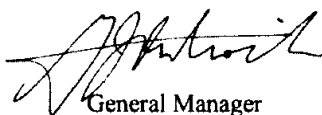
WHEREAS -

- (A) MS YU GUOXIANG AND MR ZHOU GUANGRU are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) MS YU GUOXIANG AND MR ZHOU GUANGRU propose to acquire an interest in Australian urban land referred to in the notice furnished on 3 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, PROHIBIT, pursuant to subsection 22(1) of the Act, the proposed acquisition for a period not exceeding ninety days after this order comes into operation, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition.

Dated this

6<sup>th</sup> day of March 2006



General Manager

**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>CR 2006/14</b>	Income tax: Approved Early Retirement Scheme – Shell Refining (Australia) Pty Ltd	This Ruling applies to all employees of Shell Refining (Australia) Pty Ltd in the Geelong Refinery who receive a payment under the arrangement described in this Ruling. This Ruling applies from 9 March 2006.
<b>PR 2006/15</b>	Income tax: Income Forestry Bonds 2006 and 2007 – 2006 Financial Year	This Ruling applies to CFU 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 15 March 2006.
<b>PR 2006/16</b>	Income tax: Income Forestry Bonds 2006 and 2007 – 2007 Financial Year	This Ruling applies to CFU Holders who are accepted to participate in the Project after 30 June 2006 and 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 15 March 2006.
<b>PR 2006/17</b>	Income tax: Oxley Plantations Macadamia Project 2006	This Ruling applies only to a Grower who will be a wholesale client and who is accepted to participate in the Project and who has executed a Management Agreement and a Land Use Agreement on or before 15 May 2006 for the commercial growing and cultivation of a macadamia plantation for the purpose of harvesting and selling the macadamia nuts in shell. This Ruling applies prospectively from 15 March 2006.

**NOTICE OF ADDENDA**

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>PR 2003/1</b>	Income tax: Rewards Group Tropical Fruits Project 2	This Addendum amends PR 2003/1 to reflect changes to simplified tax system legislation from 1 July 2005.
<b>PR 2003/9</b>	Income tax: Rewards Group Tropical Fruits Project 3	This Addendum amends PR 2003/9 to reflect changes to simplified tax system legislation from 1 July 2005.
<b>PR 2003/27</b>	Income tax: Reward Group Sandalwood Project 4	This Addendum amends PR 2003/27 to reflect changes to simplified tax system legislation from 1 July 2005.
<b>PR 2003/31</b>	Income tax: Reward Group Teak Project 3	This Addendum amends PR 2003/31 to reflect changes to simplified tax system legislation from 1 July 2005.
<b>PR 2003/66</b>	Income tax: Forest Rewards Premium Vineyard Project 1	This Addendum amends PR 2003/66 to reflect changes to simplified tax system legislation from 1 July 2005.

**NOTICE OF WITHDRAWALS**

<b>Ruling Number</b>	<b>Subject</b>	<b>Brief Description</b>
<b>CR 2006/14</b>	Income tax: Approved Early Retirement Scheme – Shell Refining (Australia) Pty Ltd	This Class Ruling is withdrawn from 28 January 2007.
<b>PR 2006/15</b>	Income tax: Income Forestry Bonds 2006 and 2007 – 2006 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/16</b>	Income tax: Income Forestry Bonds 2006 and 2007 – 2007 Financial Year	This Product Ruling is withdrawn from 1 July 2008.
<b>PR 2006/17</b>	Income tax: Oxley Plantations Macadamia Project 2006	This Product Ruling is withdrawn from 1 July 2008.



## **Superannuation Industry (Supervision) exemption No. A5 of 2006**

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

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I, Stephen Edward Glenfield, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Savings Australia Pty Ltd ABN 94 006 457 987 (the Trustee), RSE licence number L0000796, from compliance with paragraph 6.18(3) of the Superannuation Industry (Supervision) Regulations 1994 (the SIS Regulations) in relation to the superannuation entity Superannuation Trust of Australia SFN 268 351 945 (the Fund).

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

Dated 6 March 2006

[Signed]

Stephen Edward Glenfield  
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 exemption must be published in the *Gazette*.

*Note 2* Under subsection 333(1) of the Act, a person must not, without reasonable excuse, contravene a condition of this exemption. The penalty is 5 penalty units. This is an offence of strict liability.

*Note 3* Under subsection 331(2) of the Act, if a person has contravened a condition of this exemption, the Court may, on the application of APRA, order the person to comply with the condition.

*Note 4* Under paragraph (z) of the definition of **reviewable decision** in subsection 10(1) of the Act, the decision to make this exemption is a reviewable decision. If you are dissatisfied with this decision, you may request APRA to reconsider it in accordance with subsection 344(1) of the Act. The request for reconsideration must be made in writing, must set out the reasons for making the request, and must be given to APRA within 21 days after the day on which you first received notice of this decision, or within such further period as APRA allows. If you are dissatisfied with the outcome of APRA's reconsideration of the decision, you may, subject to the Administrative Appeals Tribunal Act 1975, apply to the Administrative Appeals Tribunal for review of the reconsidered decision.

*Note 5* The address where written notice specified in this Notice may be given to APRA is Level 21, 2 Lonsdale Street, Melbourne Vic 3000.

## Schedule of conditions

1. This exemption only applies to a former member of the Food Industry Superannuation Trust who transferred into the Food & Confectionary sub-division of the Fund (a *transferred member*).
2. This exemption applies only to the extent that paragraph 6.18(3)(a) of the SIS Regulations would prevent the Trustee, pursuant to Item 105 of Schedule 1 of the SIS Regulations, from making payments in two parts to a transferred member taken to be in severe financial hardship under paragraph 6.01(5)(a) of the SIS Regulations.
3. The Trustee must make the payments referred to in paragraph 2 between 1 November 2005 and 30 June 2006.



## Notice of name change of authorised deposit-taking institution

### *Banking Act 1959*

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I, Brandon Kong Leong Khoo, a delegate of APRA, under paragraph 9B(1)(b) of the *Banking Act 1959* (the Act), am satisfied that Reliance Credit Union Ltd ABN 57 087 650 575, which was granted an authority under section 9 of the Act (the Authority) on 1 July 1999, has changed its name to Australian Country Credit Union Ltd ABN 57 087 650 575.

Under subsection 9B(3) of the Act, the Authority granted to Reliance Credit Union Ltd is taken to have effect after publication of this Notice in the *Gazette* as if it had been granted to Australian Country Credit Union Ltd.

Dated 8 March 2006

[Signed]

Brandon Kong Leong Khoo  
Executive General Manager  
Specialised Institutions Division

### **Interpretation**

In this Notice

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





## **Superannuation Industry (Supervision) exemption No. A11 of 2006**

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

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I, Stephen Edward Glenfield, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Tasmanian Ambulance Superannuation Pty Ltd (the Trustee) ACN 074 500 119, from compliance with regulation 6.29 of the Regulations in relation to the superannuation entity Tasmanian Ambulance Service Superannuation Scheme (the Fund) SFN 132 371 942.

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

Dated 6 March 2006

[Signed]

Stephen Edward Glenfield  
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 subsection 333(1) of the Act, a person must not, without reasonable excuse, contravene a condition of this exemption. The penalty is 5 penalty units. This is an offence of strict liability.

*Note 3* Under subsection 331(2) of the Act, if a person has contravened a condition of this exemption, the Court may, on the application of APRA, order the person to comply with the condition.

*Note 4* Under paragraph (z) of the definition of **reviewable decision** in subsection 10(1) of the Act, the decision to make this exemption is a reviewable decision. If you are dissatisfied with this decision, you may request APRA to reconsider it in accordance with subsection 344(1) of the Act. The request for reconsideration must be made in writing, must set out the reasons for making the request, and must be given to APRA within 21 days after the day on which you first received notice of this decision, or within such further period as APRA allows. If you are dissatisfied with the outcome of APRA's reconsideration of the decision, you may, subject to the Administrative Appeals Tribunal Act 1975, apply to the Administrative Appeals Tribunal for review of the reconsidered decision.

*Note 5* The address where written notice specified in this Notice may be given to APRA is Level 21, 2 Lonsdale Street, Melbourne.

## **Schedule of conditions**

1. The Trustee is exempt from compliance with regulation 6.29 of the Regulations only to the extent that it would prevent the members' benefits in the Fund from being transferred to the Retirement Benefits Fund, a public sector superannuation scheme established by a law of Tasmania.



## Approval of stake

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

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#### SINCE:

- A. Hunter Hall International (UK) Limited, a company incorporated in the United Kingdom, has applied under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the Act) for approval to hold a 100% stake in Calliden Limited ACN 110 186 224 (the Company);
- B. The Company is a 100% subsidiary of Calliden Group Limited ACN 061 215 601 (Calliden Group),
- C. I am satisfied that it is in the national interest to grant the application,

#### **I, Brandon Kong Leong Khoo, a delegate of the Treasurer:**

- 1. under subsection 14(1) of the Act, APPROVE Hunter Hall International (UK) Limited holding a 100% stake in the Company; and**
- 2. under subsection 16(1) IMPOSE the condition, to which the approval is subject, that the stake of Hunter Hall International (UK) Limited in Calliden Group is not to exceed 25%.**

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

Dated 6 March 2006

[Signed]

Brandon Khoo  
Executive General Manager  
Specialised Institutions Division

#### **INTERPRETATION**

The terms **100% subsidiary** and **stake** have the same meaning as in the Act.



## Variation of approval

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

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#### SINCE:

- A. Calliden Group Limited ACN 061 215 601 (Calliden Group) and the persons listed in Schedule 1 (the Associates) have approval under section 14 of the *Financial Sector (Shareholdings) Act 1998* (the Act) to hold a 100% stake in Calliden Limited ACN 110 186 224 (the Company), a financial sector company under the Act;
- B. The approval is subject to the conditions specified in Schedule 2;
- C. The Associates have applied under the Act for the conditions imposed on the approval to be varied to enable the Associates to hold a 25% stake in Calliden Group;
- D. I am satisfied that it is in the national interest to grant the application,

**I, Brandon Kong Leong Khoo, a delegate of the Treasurer under subsection 16(2) of the Act REVOKE the conditions specified in Schedule 2 to the approval and IMPOSE the condition specified in Schedule 3.**

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

Dated 6 March 2006

[Signed]

Brandon Khoo  
Executive General Manager  
Specialised Institutions Division

#### Interpretation

*stake* has the meaning set out in Schedule 1 to the Act

**Schedule 1**

The Associates comprise

- Hunter Hall International Limited ACN 059 300 426
- Hunter Hall Investment Management Limited ACN 063 081 612
- Hunter Hall Global Value Limited ACN 107 462 966
- Hunter Hall Superannuation Company Pty. Limited ACN 102 316 790
- Hampshire Assets and Services Pty Limited ACN 059 790 395
- Bennelong Administration Services Pty. Limited ACN 103 116 838
- Rushcutter Investments Pty. Limited ACN 095 134 295
- Peter James Hall

**Schedule 2****Existing Conditions on the Approval**

1. The aggregate of:
  - (i) the direct control interest in the Company of each of the Associates; and
  - (ii) the direct control interest in Calliden Group Limited ABN 37 061 215 601 of each of the Associates,must not exceed 19.99% in total.

**Schedule 3****New Condition**

The stake held in Calliden Group by the Associates is not to exceed 25%



## Variation of Approval

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

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**SINCE:**

- A. Hunter Hall International Limited ACN 059 300 426 (Hunter Hall) and each associate of Hunter Hall listed in Schedule 1 has approval to hold a 19.99% stake in Calliden Group Limited ACN 061 215 601 (Calliden Group) under section 14 of the *Financial Sector (Shareholdings) Act 1998* (the Act) (the Current Approval),
- B. Hunter Hall and its associates have applied under section 17 of the Act to increase that stake to 25% while Hunter Hall International (UK) Limited, a company incorporated in the United Kingdom, has applied under section 14 of the Act to hold that stake as well (the New Approval);
- C. I am satisfied that it is in the national interest to grant the applications,

**I, Brandon Kong Leong Khoo, a delegate of the Treasurer:**

- 1. under section 17 of the Act **INCREASE** the stake that can be held in Calliden Group by Hunter Hall and each of the persons listed in Schedule 1 from 19.99% to 25%; and
- 2. under section 14 of the Act, **APPROVE** Hunter Hall International (UK) Limited holding a 25% stake in Calliden Group.

The variation in 1. to the Current Approval takes effect on the day the notice of variation is given.

The approval in 2. has effect from the date it is signed and remains in force indefinitely.

Dated 6 March 2006

[Signed]

Brandon Khoo  
Executive General Manager  
Specialised Institutions Division

## INTERPRETATION

The terms **associates** and **stake** have the same meaning as in the Act.

### Schedule 1

Associates of Hunter Hall holding a Current Approval

1. Hunter Hall Investment Management Limited ACN 063 081 612
2. Hunter Hall Global Value Limited ACN 107 462 966
3. Hunter Hall Superannuation Company Pty. Limited ACN 102 316 790
4. Hampshire Assets and Services Pty Limited ACN 059 790 395
5. Bennelong Administration Services Pty. Limited ACN 103 116 838
6. Rushcutter Investments Pty. Limited ACN 095 134 295
7. Peter James Hall





Commonwealth  
of Australia

Gazette

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SPECIAL

**ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005**

**Notice of Authorisation**

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

**Don Cross  
Gerry Mier  
Paul Beasley  
Darren Thamm  
Wendy Goody  
Natasha Chacko  
Geoff Finch  
Chris Kimani  
Francis Ling  
Belinda Lake**

Dated this 9<sup>th</sup> Day of March 2006

(Ian Willis)  
Director of Evaluation and Audit



Commonwealth of Australia

*Industry Research and Development Act 1986*

**Industry Cooperative Innovation Program Ministerial Directions No 1 of 2006**

I, Ian Elgin Macfarlane, Minister for Industry, Tourism and Resources, acting under section 18A and subsections 19 (1) and 20 (1) of the *Industry Research and Development Act 1986*, give the following Directions to the Industry Research and Development Board.

Dated

8/3/06

Ian Macfarlane

Minister for Industry, Tourism and Resources

**PART 1 - PRELIMINARY**

**Name of Directions**

1. These Directions are the *Industry Cooperative Innovation Program* Directions No. 1 of 2006.

**Commencement**

2. These Directions commence on the date noted above or the day on which the Directions are published in the Gazette, whichever is the later.

**Object of these Directions**

3. The object of this instrument is to give Directions to the Industry Research and Development Board (the *Board*) in relation to:
  - (a) an additional function of the *Board*, namely the provision of technical assessments and merit ranking of *eligible applications* under the competitive grants element of the *Industry Cooperative Innovation Program (ICIP)*; and
  - (b) the policies and practices to be followed by the *Board* in the performance of the function.

**Interpretation**

4. In these Directions, unless the contrary intention applies:

**Action Agenda** means the Australian Government endorsed process of developing and implementing a strategic framework for an industry sector through industry-government partnership, aimed at identifying opportunities and overcoming impediments to growth in that industry.

**agreement** means an agreement for the receipt of *ICIP* grant funding for the *project*, having as a minimum the terms described in clause 29 of the *Guidelines*.

**applicant** means an entity that submits an application for *ICIP* funding of the project.

**consortium** means a group of at least three entities who have come together for the common purpose of co-operatively carrying out the *project* in accordance with the terms of the *consortium agreement*, each member of this group being a party to that agreement.

**consortium agreement** means the exclusive written agreement between the *consortium members* for the conduct of the *project*, including at a minimum, the terms described in clause 23 of the *Guidelines*.

**consortium member** means a party to the *consortium agreement*.

**Department** means the Department of Industry, Tourism and Resources.

**eligible activities** are activities:

- (a) that are carried on in Australia; and
- (b) comprise any one or more of the following:
  - (i) in the case of a *Stream A project* - *project scoping activities* or *innovation mapping activities*; or
  - (ii) in the case of a *Stream B project* - *research and development activities*, *proof of concept activities*, *innovation demonstration and adaptation activities* or *innovation implementation activities*.

**eligible application** means an application for grant funding under *ICIP* that is determined by the *Program Delegate* to be eligible for technical assessment and merit ranking by the *Board* in accordance with the *Guidelines*.

**Guidelines** means the *ICIP Guidelines No. 1 of 2006*.

**Industry Cooperative Innovation Program** or **ICIP** means the program administered by the *Department* aimed at encouraging business-to-business cooperation on *innovation* projects that enhance productivity, growth and international competitiveness in Australian industries with particular focus on meeting strategic *industry* needs identified through an *Action Agenda*.

**industry** is a group of businesses and other stakeholders having common products, processes or services, and which may include:

- (a) an industry sector that is the focus of an *Action Agenda*;
- (b) entities falling within the scope of one or more Australian industry associations; or
- (c) entities belonging to an identified supply chain or an area of emerging technology.

**industry association** means a not-for-profit incorporated association or other incorporated body that has as its principal or main purpose the promotion and enhancement of one or more Australian industries or Australian industry sectors.

**innovation** means the process whereby ideas are transformed, through economic activity, into sustainable value-creating outcomes. It includes breakthrough ideas that lead to brand new products or services and incremental ideas which improve the way things are done.

**innovation demonstration and adaptation activities** mean the steps or tasks necessary to demonstrate how new products, processes or services that have been proven in one context can be implemented into a new *industry* context for the benefit of that *industry*.

**innovation implementation activities** means the systematic work necessary for installing and establishing tools, processes, systems and services to implement *innovation* in an *industry*.

**innovation mapping activities** mean the steps required to determine the collective capability, gaps, goals and long term strategy for an *industry* in terms of *innovation*. These activities might seek to develop a collective *industry* understanding in areas such as:

- broad technological sophistication and future direction for that *industry*;
- appropriate mechanisms for cooperation within the *industry* on *innovation* projects (including clusters); or
- emerging technologies.

**Minister** means the Minister for Industry, Tourism and Resources.

**Program Delegate** means an employee of the *Department* who has been empowered by the *Minister*, or otherwise duly authorised, to carry out the relevant function in respect of *ICIP*.

**Program policy objectives** are the *ICIP* policy objectives described in clause 6 of the *Guidelines* in the following terms:

- (a) to encourage business-to-business cooperation on *innovation* projects that enhance productivity, growth and international competitiveness of Australian industries, and with a particular focus on meeting strategic *industry* needs; and
- (b) to generate national benefit for the Australian economy.

**project** is a reference to the project described in the application, and may comprise either a *Stream A project* or a *Stream B project* but not both.

**project scoping activities** mean activities aimed at effectively assessing the cost, skills, risks, outcomes, stakeholders, commercial opportunities, feasibility and/or other parameters of a potential *Stream B project*.

**project beneficiaries** means any party targeted to reap the benefits of an *ICIP project*.

**proof of concept activities** mean the steps necessary to establish the viability, including technical and commercial viability of a product, process or service, in an *industry* context.

**research and development activities** mean the systematic, investigative and experimental activities that involve *innovation* and will enable the development of a new product, process or service in an *industry* context.

**Stream A project** is a small scale cooperative *project* aimed at identifying the strategic scope or direction of future innovation in an *industry*.

**Stream B project** is a more extensive cooperative *project* aimed at progressing strategic innovation and achieving significant benefits for an *industry*.

5. In these *Directions*:

- (a) 'may' is permissive and not mandatory;
- (b) a reference to the singular includes the plural, and vice versa;
- (c) if a word or phrase is defined its other grammatical forms have corresponding meanings;
- (d) 'includes' and 'including' do not limit the words which precede them or to which they refer; and
- (e) any reference to a clause is a reference to a clause in these *Directions*.

## PART 2 – ASSESSMENT AND MERIT RANKING OF APPLICATIONS

### Procedure

- 6. Subject to clause 8, the *Board* will assess *eligible applications* referred by the *Program Delegate* under clause 15 of the *Guidelines* and provide a merit ranking of those applications to the *Program Delegate*.
- 7. The *Board* must consider *eligible applications* as soon as practicable after those applications have been provided to the *Board*.

### The *Board* may decline to provide merit ranking

- 8. The *Board* may decide to refuse to provide a merit ranking in respect of a particular *eligible application* if it is not satisfied:
  - (a) with the level of merit of the *eligible application* in relation to one or more of the merit criteria; or
  - (b) that the *project* is an *eligible project* as defined in clause 13 of the *Guidelines*.

### Assessment of *eligible applications*

- 9. Subject to clause 8, the *Board* must assess each *eligible application* on its merit according to the extent to which the application meets the merit criteria.
- 10. In considering *eligible applications*, the *Board* must take into account advice provided by the *Department* on *ICIP* policy issues that are relevant to, or impact on, any of the merit criteria.

### Merit criteria

- 11. Different merit criteria shall apply depending on whether the *eligible application* seeks funding for a *Stream A project* or a *Stream B project*.

**Stream A project merit criteria**

12. The merit of an *eligible application* for a *Stream A project* must be assessed against the following criteria.

***Criterion 1A - Industry Scope and Cooperation***

Merit may be established in a proposal by demonstrating that:

- the application identifies and scopes an appropriate *industry* (including its international context);
- the *project* responds to the strategic needs of the *industry* identified in the application, through;
  - clearly defining how the *project* will benefit the *industry*; and
  - clearly encouraging business to business cooperation to achieve *industry* benefits.
- the application demonstrates support for the *project* within the *industry* identified in the application;
- the *consortium* membership is appropriate to the *industry* identified in the application,
- the *project* identifies the impact on small to medium firms in the *industry* identified in the application;
- that significant barriers and/or risks exist to the *project* that justify *ICIP* funding for the *project*.

***Criterion 2A - Technical and Methodological Aspects***

Merit may be established in a proposal by demonstrating that:

- *project* outcomes will lead to innovation in the *industry* identified in the application;
- the *innovation* meets the needs of the *industry* identified in the application;
- any technical elements of the *project* are feasible and technical risks are appropriate; and
- the resources and capacity to successfully complete the *project* have been identified and can be acquired for the *project*.

***Criterion 3A - Financial and Management Capacity***

Merit may be established in a proposal by demonstrating:

- that the applicant is an appropriate entity to enter into the *agreement* for the conduct of the *project* and receipt of *ICIP* grant funds;
- that the *project* budget is realistic and reasonable;
- the management capacity of the *consortium*.

***Criterion 4A - National Benefits***

Merit may be established in a proposal by clearly demonstrating the potential national benefits from the project to the beneficiaries and in particular the *industry*. National benefit may be demonstrated in terms of:

- the improvements in national productivity and economic growth;
- international benefits;
- diffusion of knowledge, skills and know-how to other parts of the Australian economy
- social, community and/or environmental benefits;
- 'flow on' economic benefits;
- any other matters which the *Board* considers relevant.



**Stream B project merit criteria**

13. The merit of an *eligible application* for a *Stream B project* must be assessed against the following criteria.

**Criterion 1B - Industry Scope and Cooperation**

Merit may be established in a proposal by demonstrating that:

- the application identifies and scopes an appropriate *industry* (including its international context)
- the *project* responds to the strategic needs of the *industry* identified in the application through;
  - clearly defining how the *project* will benefit the *industry*; and
  - clearly encouraging business to business cooperation to achieve *industry* benefits.
- the application demonstrates support for the *project* within the *industry* identified in the application;
- the *consortium* membership is appropriate to the *industry* identified in the application,
- the *project* identifies the impact on small to medium firms in the *industry* identified in the application;
- that significant barriers and/or risks exist to the *project* that justifies *ICIP* funding for the *project*.

**Criterion 2B - Technical and Methodological Aspects**

Merit may be established in a proposal by demonstrating that:

- *project* outcomes are an innovation to the *industry* identified in the application;
- the *innovation* meets the needs of the *industry* identified in the application;
- any technical elements of the *project* are feasible and technical risks are appropriate;
- the resources and capacity to successfully complete the *project* have been identified and can be acquired for the *project*.

**Criterion 3B - Financial and Management Capacity**

Merit may be established in a proposal by demonstrating:

- that the applicant is an appropriate entity to enter into an *agreement* for the conduct of the *project* and receipt of *ICIP* grant funds;
- that the *project* budget is realistic and reasonable;
- the spread of financial risk across the *consortium members*;
- the management capacity of the *consortium*; and
- the governance structure overseeing *consortium* activity.

**Criterion 4B - National Benefits**

Merit may be established in a proposal by clearly demonstrating the potential national benefits from the *project* to the beneficiaries and in particular the *industry*. A quantitative analysis of the anticipated economic potential of the national benefits described must be provided. National benefit may be demonstrated in terms of:

- the improvements in national productivity and economic growth;
- international benefits;
- diffusion of knowledge, skills and know-how to other parts of the Australian economy
- social, community and/or environmental benefits;
- 'flow on' economic benefits; and
- any other matters which the Board considers relevant.

### PART 3 – ASSESSMENT OF PROPOSALS FOR VARIATION TO THE AGREED PROJECT

14. If at any time after an application has been approved by the *Program Delegate* under clause 18 of the *Guidelines*, or an *agreement* has been executed, a proposal is submitted to the *Department*:
  - (a) to vary the *project*, including by way of the addition of new activities; discontinuation of planned activities; variations to the funding amount, the *project* timeframe or planned *project* outcomes; or
  - (b) to materially vary the *consortium* membership, the respective roles and responsibilities of *consortium members* or any other material terms of the *consortium agreement*,the *Program Delegate* may refer the request to the *Board* for the *Board's* assessment.
15. If the *Board* receives a request under clause 14, it must assess the proposal as soon as practicable and provide the assessment to the *Program Delegate*.
16. In undertaking an assessment of a proposal referred under clause 14 the *Board* will determine:
  - (a) the extent to which the variation impacts on any of the merit criteria; and
  - (b) whether the variation, if accepted, would:
    - (i) significantly improve the outcomes of the *project*;
    - (ii) be consistent with the *Program Policy Objectives* and any relevant policies of the *Department*; and
    - (iii) whether the proposal is appropriate in all circumstances.

### PART 4 – OTHER TECHNICAL ASSESSMENTS

17. The *Program Delegate* may request the *Board* to provide an assessment of technical matters associated with applications, activities and projects, or on any other matter relevant to or impacting on a merit criterion, including:
  - (a) technical matters relating to the eligibility of applications, activities or projects as set out in the *Guidelines*;
  - (b) progress reported against the technical milestones for a *project* or compliance with *agreement* conditions that are of a technical nature;
  - (c) matters pertaining to national benefits or economic potential (if applicable) assessments; or
  - (d) any other matter that pertains to technical merit or the technical assessment of compliance with the terms and conditions of *ICIP* or an *agreement*.
18. In carrying out assessments pursuant to clause 17, the *Board* will take into account any relevant policies relating to the administration of *ICIP* that are issued under the *Guidelines*.
19. If the *Board* receives a request under clause 17 it must conduct the assessment within a reasonable time and provide the assessment to the *Program Delegate*.



**PART 5 – BOARD TO PROVIDE ADVICE ON POLICIES AND OPERATIONS OF THE PROGRAM**

20. The *Board* may advise the *Minister* or the *Minister* may request advice on non financial administration matters relating to *ICIP*, including program administration and the extent to which *ICIP* meets the *Program Policy Objectives*.
21. The *Board* may collect and analyse data on the performance of *ICIP*, provide advice to the *Minister* on such performance, and will cooperate with any independent evaluation of *ICIP*.

**PART 6 – TRANSITIONAL PROVISIONS**

22. Subject to clause 23, the *ICIP* Directions that were in force immediately before the commencement of these Directions are revoked on and from the date these Directions take effect.
23. The *ICIP* Directions that were in force immediately before the commencement of these Directions continue to apply in relation to *ICIP* grant funding that was approved by the *Program Delegate* at any time during which those earlier Directions remained in force.



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

## Obtaining copies of Commonwealth Acts and Legislative Instruments

Copies of Commonwealth Acts, Legislative Instruments and related legislative material can be purchased at the following locations or ordered online or by mail or telephone.

### Over the counter

Copies are available for sale or order at:

		Telephone	Facsimile
<b>Canberra</b>	CanPrint Communications <a href="#">16 Nyrang Street, Fyshwick ACT 2609</a>	(02) 6295 4422	(02) 6295 4473
<b>Melbourne</b>	Information Victoria <a href="#">356 Collins Street, Melbourne VIC 3000</a>	1 300 366 356	(03) 9603 9920
<b>Brisbane</b>	Goprint <a href="#">371 Vulture Street, Woolloongabba QLD 4102</a>	(07) 3246 3399	(07) 3246 3534
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