

Gazette

No. GN 12, Wednesday, 29 March 2006

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

CONTENTS

Variation of closing times	691
General Information	
Courts	692
Government Departments	693
Attorney-General	
Communications, Information Technology and the Art	s694
Environment and Heritage	698
Finance and Administration	719
Health and Ageing	722
Immigration and Multicultural Affairs	730
Industry, Tourism and Resources	733
Prime Minister and Cabinet	734
Transport and Regional Services	736
Treasury	740
Public Notices	767
Special Gazette Nos S 41, S 42, S 43, S 44, S 45 and S	46 are
attached	

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Attorney-General's Department

Office of Legislative Drafting and Publishing

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How to contact us

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Fax. (02) 6250 5930

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QUALITY OF YOUR PUBLICATION

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

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

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 Any notice submitted without this information will not be published.

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

INQUIRIES

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

Variation of closing times

Easter Holiday — Issue of 19 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.

Anzac Day — Issue of 26 April 2006 (GN 16)

As Tuesday 25 April 2006 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 16 will be:

Thursday, 20 April 2006 at 10.00 am.

General Information

GAZETTE INQUIRIES

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

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

NOTICES FOR PUBLICATION and related correspondence can be lodged:

By hand or post: Gazette Office, Attorney General's Department, Cnr Kings Avenue and National Circuit, Barton ACT 2600.

By fax: (02) 6250 5995

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

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

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

Publication of hard copy notices

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

Publication of electronic notices

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

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

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

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

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

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

ADVERTISING RATES (GST inclusive)

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Special Gazette notices:

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

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

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

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

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

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

AVAILABILITY

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

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356 Collins Street Melbourne VIC 3000

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

Brisbane: Goprint 371 Vulture Street Woolloongabba QLD 4102

Phone: (07) 3246 3399 Fax: (07) 3246 3534 **Hobart:** Printing Authority of Tasmania

2 Salamanca Place Hobart TAS 7000

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

Adelaide: Service SA Government Legislation Outlet

Ground Floor 101 Grenfell Street Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

Sydney: NSW Government Information

Ground Floor Goodsell Building Cnr Hunter & Phillip Streets

Sydney NSW 2000

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

GAZETTES

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

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

Courts

FORM R56/58

Regulation 16

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF APPLICATION FOR COMMON RULE DECLARATION

IN the matter of:

FLIGHT ATTENDANTS (DOMESTIC AIRLINES) AWARD 1999

(ODN C01530/84) [AW781128 Print PR900218] (C2005/5413)

Notice is given that Flight Attendants' Association of Australia has made application for a declaration that the terms hereinafter mentioned be a common rule:

In Victoria for employees engaged as cabin crew in the Airline operations.

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

The above matter is listed for Hearing before Senior Deputy President Kaufman at:

2:15 PM Monday, 3 April, 2006 Australian Industrial Relations Commission 80 Collins Street Melbourne

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

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

Terms to which application applies:

1. The whole of the terms of the *Flight Attendants (Domestic Airlines) Award 1999* shall be common rule in relation to persons in Victoria working in classifications ort occupations or engaged in work described by the Award, except where those persons are an employee of an employer who is a respondent to an award of the Australian Industrial Relations Commission providing terms and conditions of employment for such persons prior to the making of declaration of common rule with respect to this award.

BY THE COMMISSION:

SENIOR DEPUTY PRESIDENT KAUFMAN

Dated: 17 March 2006

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901

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

SCHEDULE						(Foreign Cu	rrency = AUS	\$ \$1)
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	15/03/06	16/03/06	17/03/06	18/03/06	19/03/06	20/03/06	21/03/06
Brazil	Real	1.5662	1.5609	1.5523	1.5523	1.5523	1.5437	1.5466
Canada	Dollar	0.8532	0.8522	0.8495	0.8495	0.8495	0.8417	0.8357
China, PR of	Yuan	5.932	5.9302	5.9174	5.9174	5.9174	5.8279	5.7748
Denmark	Kroner	4.5808	4.567	4.5151	4.5151	4.5151	4.4496	4.4226
European Union	Euro	0.6138	0.612	0.6049	0.6049	0.6049	0.5962	0.5925
Fiji	Dollar	1.2973	1.2941	1.293	1.293	1.293	1.2796	1.2807
Hong Kong	Dollar	5.725	5.7281	5.7165	5.7165	5.7165	5.6343	5.5862
India	Rupee	32.7972	32.7827	32.7184	32.7184	32.7184	32.337	31.9494
Indonesia	Rupiah	6753.0	6743.0	6737	6737	6737	6639.0	6574.0
Israel	Shekel	3.4753	3.4656	3.4436	3.4436	3.4436	3.3815	3.3508
Japan	Yen	86.72	86.76	85.97	85.97	85.97	84.32	83.83
Korea, Republic of	Won	718.22	718.07	715.53	715.53	715.53	703.03	695.02
Malaysia	Ringgit	2.7374	2.7345	2.7289	2.7289	2.7289	2.6896	2.6623
New Zealand	Dollar	1.1478	1.1437	1.1526	1.1526	1.1526	1.1482	1.1508
Norway	Kroner	4.8911	4.8867	4.8405	4.8405	4.8405	4.7545	4.7097
Pakistan	Rupee	44.24	44.39	44.23	44.23	44.23	43.71	43.24
Papua New Guinea	Kina	2.2635	2.2647	2.2604	2.2604	2.2604	2.2279	2.2086
Philippines	Peso	37.72	37.66	37.62	37.62	37.62	37.03	36.73
Singapore	Dollar	1.1968	1.1948	1.192	1.192	1.192	1.1739	1.1627
Solomon Islands	Dollar	5.5691	5.5721	5.5615	5.5615	5.5615	5.4815	5.434
South Africa	Rand	4.5786	4.5562	4.54	4.54	4.54	4.4954	4.5278
Sri Lanka	Rupee	75.75	75.84	75.7	75.7	75.7	74.58	73.91
Sweden	Krona	5.7521	5.7372	5.6551	5.6551	5.6551	5.5623	5.5335
Switzerland	Franc	0.9608	0.9569	0.9502	0.9502	0.9502	0.9371	0.9308
Taiwan Province	Dollar	23.88	23.88	23.86	23.86	23.86	23.52	23.33
Thailand	Baht	28.87	28.85	28.75	28.75	28.75	28.21	27.89
United Kingdom	Pound	0.4225	0.4225	0.4193	0.4193	0.4193	0.4137	0.4103
USA	Dollar	0.7379	0.7383	0.7369	0.7369	0.7369	0.7263	0.72

John Fenning Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 22/03/2006

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 81(1)

NOMINATED CARRIER DECLARATION

- I, Giles Tanner, delegate of the Australian Communications and Media Authority acting under subsection 81(1) of the *Telecommunications Act 1997* being satisfied that:
 - (a) if Amcom Pty Ltd, ACN 009 336 341, is declared to be the nominated carrier in relation to the network unit or units, it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
 - (b) the making of the declaration will not impede the efficient administration of the Telecommunications Act 1997 and the Telecommunications (Consumer Protection and Service Standards) Act 1999;

declare that Amcom Pty Ltd is the nominated carrier for single and multiple line links, located in the municipalities of the Adelaide City Council, City of Prospect, City of Port Adelaide Enfield, City of Salisbury, City of Playford, Town of Gawler, Light Regional Council, City of Charles Sturt, City of West Torrens, City of Marion, City of Holdfast Bay, City of Onkaparinga, City of Mitcham, City of Unley, The City of Burnside, The City of Norwood, Payneham and St Peters, Corporation of the Town of Walkerville and Campelltown City Council in South Australia and owned by SABRENet Ltd, ACN 115 957 090.

Dated the SEVENTEENTH day of MARCH 2006

Signed

Delegate of the Australian Communications and Media Authority



MINISTER FOR COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS

Senator the Hon Helen Coonan

PARLIAMENT HOUSE CANBERRA ACT 2600

Telephone: (02) 6277 7480 Facsimile: (02) 6273 4154

www.minister.dcita.gov.au

17 MAR 2006

Mr Donald McGauchie AO Chairman Telstra Corporation Limited Level 41, 242 Exhibition Street MELBOURNE VIC 3000

Dear Mr McGauchie

Telsta's local presence plan

Thank you for your letter of 8 December 2005 in which you submitted to me Telstra's draft local presence plan and submission report. In compliance with the requirements of the Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997, ('the licence condition') I am notifying you of my decision to refuse to approve the draft local presence plan and to require Telstra to submit to me a fresh draft local presence plan by close of business on 1 May 2006.

The submitted draft local presence plan improves on Telstra's preliminary draft plan and contains some valuable information and commitments. However, I have decided not to approve the plan because it does not adequately meet the elements of the written guidance given to Telstra under subclause 32(3) of the licence condition. In particular, the submitted draft local presence plan does not sufficiently:

- a. describe the strategies and activities Telstra will implement to maintain an effective local presence in regional, rural and remote Australia; and
- focus on the outcomes and benefits for regional, rural and remote customers, to be delivered through Telstra maintaining its local presence.



In accordance with subclause 32(16) of the licence condition I specify the following matters that need to be addressed in the fresh draft local presence plan:

- the fresh draft local presence plan should include a greater number of 1. more specific forward-looking commitments for the life of the plan; there are a number of sections in the submitted draft local presence plan that should not be included in the fresh draft plan as they are unnecessary and do not provide meaningful Telstra specific local presence information, for example the section in 3.5 that discusses the Australian Communications and Media Authority's role in assessing directory assistance performance as part of its consumer satisfaction surveys;
- the fresh draft local presence plan should include greater detail as to the 2. local presence benefits Telstra believes its commitments will deliver for consumers in regional, rural and remote Australia; and
- finally, in order to provide clarity, the fresh draft local presence plan 3. should include two appendices that would be for information purposes only and would not be intended to impose any express or implied obligations on Telstra nor to give ACMA the power to take action in relation to the matters set out in the appendices.
 - The first appendix should contain a summary report of Telstra's current local presence service levels. This report should aggregate the sort of information that Telstra would be expected to provide in its annual compliance report identified in Appendix B of the submitted plan, for example the number of area offices and branded outlets.
 - The second appendix should outline Telstra's planned activities in regional, rural and remote Australia where this information is publicly available. This outline does not have to be exhaustive but should provide short descriptions of these activities and their purpose. This appendix could include information such as Telstra's announced 3G network rollout and the recently announced Ballarat Community Fund.

I do not require Telstra to undertake any public consultation on the fresh draft local presence plan as further consultation is unlikely to raise any issues Telstra has not already been made aware of under its initial consultation, and could delay the finalisation of the fresh draft local presence plan.

The contact in my Department is Ms Liz Forman, Acting General Manager, Regional Communications Policy on (02) 62711371. My Department is able to explain in more detail the matters raised in this letter.

HELEN COONAN



MINISTER FOR COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS

Senator the Hon Helen Coonan

1.7 MAR 2006

CANBERRA ACT 2600 Telephone: (02) 6277 7480

PARLIAMENT HOUSE

Mr Chris Chapman Chairman Australian Communications and Media Authority Level 44 Melbourne Central Tower 360 Elizabeth Street MELBOURNE VIC 3000

Facsimile: (02) 6273 4154 www.minister.dcita.gov.au

Dear Mr Chapman

Telstra's local presence plan

In compliance with the requirements of the Carrier Licence Conditions (Telstra Corporation Limited) Declaration 1997, ('the licence condition') I am notifying you of my decision to refuse to approve Telstra's draft local presence plan and to require Telstra to submit to me a fresh draft local presence plan by close of business on 1 May 2006.

I have enclosed a copy of the letter I have sent to the Telstra Chairman that sets out:

- a. my refusal to approve the plan and the basis for that refusal;
- b. my requirements for the fresh draft local presence plan;
- c. my direction that Telstra need not undertake further public consultation; and
- d. the timeframe in which Telstra will provide me with a fresh plan.

If you have any further questions or require any clarification on the matters dealt with in this letter or the enclosed letter to Telstra, please contact the responsible Departmental officer, Ms Liz Forman, Acting General Manager, Regional Communications Policy on (02) 62711371.

Yours sincerely

HEYEN COONAN

Encl.

Environment and Heritage

COMMONWEALTH OF AUSTRALIA

Ozone Protection and Synthetic Greenhouse Gas Management Regulations 1995

Ozone Protection and Synthetic Greenhouse Gas Management Regulations 1995, publication of current licences issued.

I, David Borthwick, Secretary for the Department of the Environment and Heritage, authorise publication of the following information concerning licensing of the import, export and manufacture of ozone depleting substances and their synthetic greenhouse gas replacements, as allowed for under regulation 4 of the Ozone Protection and Synthetic Greenhouse Gas Management Regulations 1995.

There are four types of licences created under section 16 of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989:

- pre-charged equipment licences allowing for the import of refrigeration and air conditioning equipment, charged with an hydrofluorocarbon or hydrochlorofluorocarbon refrigerant;
- controlled substances licences allowing for the import, export or manufacture of either bulk hydrochlorofluorocarbon, methyl bromide, hydrofluorocarbon or perfluorocarbon;
- essential uses licences allowing for the import, export or manufacture of scheduled substances such as chlorofluorocarbons; and
- used substances licences allowing the import or export of used or recycled scheduled substances, hydrochlorofluorocarbons or methyl bromide.

Licences issued are listed in Annexures A to F with cancelled licences listed at Annexure G.

All licences listed in this notice are current as at 16 March 2006 and expire on 31 December 2007.

Dated this: 21 day of March 2006

Sois earles.

Secretary of the Department of the Environment and Heritage

Annexure A

PRE-CHARGED EQUIPMENT LICENCES

24seven Vending Leasing Pty Ltd

A J Baker & Sons Pty

AAT - Advanced Aquarium Technologies Pty Ltd

Abbott Australasia Pty Ltd Aberford Holdings Pty Ltd

Activ.R.V Pty Ltd

Advanced Group Australia Pty Ltd Advantage Air Aust. Pty Ltd Aea Holdings Pty Ltd Ageo Australia Limited Agean Air Conditioning Pty Ltd

Ager Air Conditioning Pty Ltd

Agfa-Gevaert Ltd A-Gree Air Pty Ltd

Air Conditioning Factory Pty Ltd Air Diffusion Agencies Importing Pty Ltd

Air Oz Pty Ltd Airdesign Pty Ltd Andrews Family Trust Anntam Pty Ltd

Antonio Carraro Oceania Pty Limited

Applied Investments Pty. Ltd.

Aqacenta Pty Ltd
Aqua Cooler Pty Ltd
Aquapep Pty Ltd
Arctic Air (Aust) Pty Ltd
Arena Air Pty Ltd
Arlec Australia Limited
Arneg Oceania Pty Limited
Assured Enterprises Pty Ltd
Ateco Automotive Pty Limited
Atkinson Gore Group (China) Pty Ltd
Atlas Copco Australia Pty Ltd

Audi Australia Pty Ltd

Audy International Trading Pty Ltd

Aus American Boats Austral Refrigeration Pty Ltd

Australian Agricultural Machinery Pty Ltd

Australian Auto Importers & Manufacturers Assoc Inc

Australian Heating Distributors Pty Ltd Australian Machinery Sales Pty Ltd Australian Portable Camps Pty Ltd Austwide Sales & Rentals Pty Ltd

Aut 6. Pty Ltd Auto Force Pty Ltd

Automotive Importers Pty Ltd Autotech Australasia Pty Ltd

Avem Pty Ltd B M W Australia Ltd.

B S Stillwell Doncaster Pty. Ltd.

B&S Commercial Kitchen Appliances Pty Ltd

Barbizon

Barelay Mowlem Construction Limited

BBY International Pty. Ltd. Bentley Sydney Pty Ltd Berowra Waters Marina Pty Ltd

Bertech Industrial Environments Pty Ltd

Bestlink International Pty Ltd Bethel Enterprises Pty Ltd Bevwizz Group Pty Limited Biolab (Aust) Pty Ltd

BQT Pty Ltd

Brand Group Distribution Pty Ltd

Brandon Commercial Catering Equipment Pty Ltd

Brewtique Pty Ltd

Briteway International Pty. Ltd.

Bromic Pty Ltd Brybra Pty Ltd Bryry Pty Ltd

BSH Home Appliances Pty Ltd

BT Equipment Pty Ltd C Ierino & P Ierino C J D Equipment Pty Ltd C.C.E. International Pty. Ltd. C.F.C. Holdings Pty Ltd

Camec Pty Ltd Capital Pacific Pty Ltd Caps Australia Pty Ltd Carcon Pty, Ltd.

Carisma International Pty. Ltd.
Carlton And United Beverages Limited
Carrier Air Conditioning Pty Ltd
Casage Holdings Pty Ltd

Castel Electronics Pty Ltd

Catering Refrigeration Equipment Warehouse Caterpillar Redistribution Services Inc

Caterpillar S.A.R.L.

Cavill Power Products Pty. Ltd. Centrex (Aust) Pty Limited Challenge Marine Pty Ltd

Champion Compressors Pty Limited Changhong Electric (Australia) Pty. Ltd.

Chapman Marine Sales Pty Ltd Chequered Flag Motors Pty Ltd

Chiron Commercial Vehicles Pty Limited Chiron Werke Asia Pacific Pty Limited Chr. Hansen Proprietary Limited

Chrystal & Co. Pty Ltd

Clark Equipment Australia Pty. Ltd.

Clay And Water Pty Ltd

Clearwater Filter Systems (Aust) Pty. Limited

Climate Technologies Pty Limited

CNH Australia Pty Ltd Coast Distributors Pty Limited

Coast Rv Pty Ltd

Coates Hire Operations Pty Limited

Coca-Cola Amatil (Aust) Pty Ltd

Coin Acceptors Inc

Comlab Technologies Pty. Ltd.

Compact Vending Systems Pty. Limited Continental Purchasing Group Pty Ltd

Cool Breeze Rentals Pty Ltd

Cool or Cosy Ltd Cooline Pacific Pty Ltd

Corrocoat Engineering (Aust.) Pty Ltd

Cosair Products Pty. Limited Crackerjac Trading Pty Ltd Creative Cooling Pty Ltd Croplands Equipment Pty Ltd

Crossbiz Pty Ltd

Crown Scientific Pty. Limited CTA International Pty. Ltd.

Curtin Pty Ltd

D & D Machinery Pty Ltd Daikin Australia Pty Ltd

Daimlerchrysler Australia/Pacific Pty Ltd

Daiwa Electric Pty Ltd Datum Tech Pty Ltd

De' Longhi Australia Pty Limited

Dealquip Nsw Pty Ltd

Denso International Australia Pty Ltd Deutsche Wurlitzer Australia Pty. Ltd.

Digi Australia Pty Ltd

Discount Electrical Centre (Australia) Pty Ltd

DL Electronics Australia Pty Ltd DL Electronics Enterprises Pty Ltd

Dometic Pty Ltd

Don Warriner's Earthquip Pty. Ltd. Donald Equipment Pty. Ltd. Donaldson Australasia Pty Ltd

Dreamboats Sales Brokerage And Charters Pty Ltd

Dry Home Pty Ltd Dunnair (Aust) Pty Ltd Dynapac Australia Pty Limited E&M Unique Motors Pty Ltd

Eagle Yachts Pty Ltd Eco Air Systems Aust Pty Ltd ECP (Australia) Pty Ltd Edenborn Pty, Ltd.

Elliott And R & J Greenfield A & E

ELT Group Pty. Ltd. EM Tech Pty Ltd

Emeco International Pty Limited Engel Distribution Pty Ltd Eppendorf South Pacific Pty. Ltd.

Espresso Essential International Pty Limited

Euro Automotive Group Pty. Ltd. European Automotive Imports Pty Ltd

Euroyachts Pty Ltd

Exclusive European Imports Pty Ltd Exquisite Marketing Australia Pty. Ltd.

Fagor Australasia Pty. Limited

Fantuzzi Reggiane Australasia Pty Limited

Faturu Pty Ltd Fifth Janwood Pty Ltd

Fine Catering Equipment Pty. Ltd. Fisher & Paykel Australia Pty. Limited Fonterra Brands Australia (P&B) Ltd Ford Motor Company Of Australia Limited

Forest Centre Pty Ltd Frigmac Pty. Ltd.

Frost Air Conditioning Pty Ltd Fujitsu General (Aust.) Pty Limited Future Products Group Pty Ltd

G M Baden Pty Ltd

G P Smith Equipment (Vic) Pty. Ltd. G.A.F Control (Sales) Proprietary Limited

Galas Electronics Pty Ltd Ge Betz Pty Limited

Glenco Manufacturing Pty Ltd Global Cycles Australia Pty. Ltd.

Global Machinery & Scrap Metal Pty Ltd

GM Holden Ltd

Golden Bear Enterprises Pty. Ltd.

Gough & Gilmour Holdings Pty. Limited

Gregoire Australia Pty Ltd GSA Industries (Aust.) Pty. Ltd.

Guang Dong Zhi Gao Australia Pty. Ltd. H & K Restaurant Systems Limited H D Scientific Supplies Pty Ltd II Stossel & Partners Pty Ltd

Haec Pty Ltd

Hagemeyer Brands Australia Pty Ltd

Haniglow Pty. Limited Hanwood Downs Pty. Ltd. Harbin Gartrell Australia Pty Ltd Harold D & Heather J Fooks

Hastings Deering (Australia) Limited

Hawker Pacific Pty Ltd Heatcraft Australia Pty Ltd

Henry Burgess

Heru Holdings Pty Ltd Hifu Electronics Pty. Ltd.

Hino Motor Sales Australia Pty. Ltd. Hirotec Technologies Pty. Limited

Hitachi Australia Limited

Hitachi Construction Machinery (Australia) Pty Ltd

Hoffwel International Pty Ltd Honda Australia Pty. Ltd.

Honeycombes Sales & Service Pty. Ltd. Hospitality Equipment 2020 Pty. Limited

Hotpoint (Aust) Pty Ltd Howard Family Trust

Hyundai Construction Equipment Australia Pty Ltd Hyundai Motor Company Australia Pty Limited

IBM Australia Ltd

Icap Buying Company Pty Ltd Ice Master Systems Pty Ltd Ice Technologies Australia Pty Ltd Image Advance Pty. Ltd.

IMI Cornelius Australia Pty Limited

Import Services Pty Ltd In Vitro Technologies Pty Ltd

Independent Air Conditioning Solutions Pty Ltd

Industrial Air (S.A.) Pty. Ltd.

Inlon Pty Ltd

Inter-Chillers Pty Limited Interfrost Pty Ltd

International Catering Equipment Pty. Limited International Research & Marketing Corp. Pty. Ltd.

Irinox (Aust) Pty Ltd Isuzu Australia Limited Iveco Trucks Australia Ltd

J.L. Lennard Food Equipment Pty Limited Jet-Air Airconditioning (Nsw) Pty. Limited

Jindalee International Pty Ltd

John Deere Limited John Victor Bromell K Mart Australia Ltd K S Refrigeration Pty Ltd

Kaeser Compressors Australia Pty, Limited

Kathryn Maree Pearce Ki Scientific Pty Ltd

Kia Motors Australia Pty Limited Kingloc Commercial Equipment Pty Ltd

Kleenmaid Pty Ltd

Kobelco-Cnh Australia Pty Limited Komatsu Australia Pty Ltd Komatsu Forest Pty. Limited Kong's (Aust.) Pty. Limited Kubota Tractor Australia Pty Ltd Kwong Luen (Aust) Pty Ltd Landpower Australia Pty Ltd Leica Microsystems Pty Ltd

LG Electronics Australia Pty Limited

Liebherr-Australia Pty. Ltd.

Linde Materials Handling Ptv Limited

M.J.R. Motorsport Pty Ltd

Macdonald Johnston Engineering Company Pty. Ltd.

Mack Trucks Australia Pty. Ltd. Man Automotive Imports Pty Ltd Manitou Australia Pty Ltd Mansfield Marine Pty Ltd Marpoll Pty Ltd

Marubeni Australia Ltd Maruichi Pty Ltd

Master Tech Enterprise Pty Ltd Mayfairs W'sale Pty. Ltd. Maytag (Australia) Pty Ltd Mazda Australia Pty. Limited Mcintosh Holdings Pty Ltd Melroe Equipment Pty Ltd Micro Brothers Pty Ltd Minerva Hardware Pty Ltd Mistral International Pty. Ltd. Mitsubishi Electric Australia Pty Ltd

Mitsubishi Fuso Truck & Bus Australia Pty Ltd Mitsubishi Heavy Industries Australia; Pty. Ltd.

Mitsubishi Motors Australia Limited

MJK Hawkins Pty Ltd Moffat Pty Limited Moisture Cure Pty Limited MTA Australasia Pty Ltd Munters Pty Limited

N.H.P. Electrical Engineering Products Proprietary Limit

Nacco Materials Handling Group Pty Limited

Nassif Petroleum Pty Ltd

Nattkom Pty

NEC Australia Pty Ltd Nestle Australia Ltd

New Zealand Natural Pty Ltd Nicholas Karakoulakis Nightingale Electrics Pty Ltd

Nissan Motor Co. (Australia) Pty. Ltd.

Noirot Australia Pty Ltd

North South Yachting Australia Pty Limited

Noske-Kaeser New Zealand Ltd

Novacroft Pty Ltd Novita Australia Pty O'Halloran Motors Pty Ltd Oliru Trading Pty Ltd Omega Investments Pty Ltd

Optical Pty, Ltd.
Orladale Pty, Ltd.

Outback Marine Australia Pty Ltd Oztrac Equipment Sales Pty Ltd Pacific Appliances Pty Ltd Pacific National (Victoria) Limited Pacific Rv Australia Pty Ltd

Pagge Pty Ltd Panasales Pty Ltd

Panasonic Australia Pty Limited
Paradise Resources Pty Ltd
Paul Anthony Jeynes
Pellenc Australia Pty. Ltd.
Perkinelmer Pty Ltd
Peter Osborne Family Trust
Peter Robert Johnson
PFG Australia Pty Ltd
Pinnacle Distributors Pty Ltd
PK General Goods Pty Ltd

Polar Air Pty Ltd Polyaire Pty. Ltd.

Poolrite Equipment Pty Ltd Porsche Cars Australia Pty. Ltd. Powas Pty Limited

Power Pack Australia Pty Ltd

Premier Automotive Group Australia Pty Limited

Prentice & Cooper Pty Ltd Prima Australasia Pty. Ltd. Product Direct Pty Ltd Pro-Tek Pty Ltd

Proton Cars Australia Pty. Limited Q Flow International Pty Ltd

Quantum Energy Technologies Pty Limited

Quantum Scientific Pty. Ltd. Quirks Australia Pty Ltd R & D Furniture Pty. Ltd. R.P.G. Electronics

Rapson Australia Pty Limited Raws Association Ltd

Recreational Vehicles Pty Ltd Red Bull Australia Pty. Ltd.

Refrigerated Rental & Sales Pty. Ltd. Renegade Auto Cool Pty Ltd Ritchie Bros. Auctioneers Pty. Ltd.

Rittal Pty Limited Rolbron Pty. Ltd.

Rollex Australasia Pty Ltd Ruey Shing Australia Pty Ltd Russeleigh Unit Trust

S M C Pneumatics (Australia) Pty Ltd

Saeco Australia Pty Ltd Salvatore Ceramics Pty Ltd Sampford & Staff Pty. Ltd.

Samsung Electronics Australia Pty Ltd Sanden International (Australia) Pty Ltd

Sandvik Mining And Construction Australia Pty Ltd

Sankey Vending Pty. Ltd.

Santos Limited

Sanyo Airconditioners Manufacturing Singapore Pte Ltd Vine Computers Pty Ltd

Scania Australia Pty. Limited Scots Ice Australia Pty Ltd Scott Robert Littler Scrabo Enterprises

Scabrecze Industries (Qld) Pty Ltd Seeley International Pty. Ltd.

Sharp Corporation Of Australia Pty Ltd

Shin Pacific Trading Pty. Ltd. Shogun Car Company Pty Ltd Simon Denton Industries Pty Ltd

Skope Australia Pty. Ltd. Skyline Australia Pty Ltd SMI Australia Pty. Ltd. Smith Broughton Pty Ltd

Soche Pty. Ltd.

Specialist Export Services Ptv. Ltd. Squadron Boat Sales Pty Limited Starway (Chunlan) Australia Pty Ltd

Stone Direct (Aust) Pty Ltd

Stulz Australia Pty Ltd Subaru (Aust) Pty Ltd Sunbeam Corporation Ltd Super A-Mart Pty. Ltd. Super Cheap Auto Pty Ltd Surplus Brokers Aust Pty Ltd

Susan Maree Pereira Suzuki Australia Pty Ltd TDU Pty Limited

Tecma Lemair Pty. Limited Teco Australia Pty Ltd

Temperzone Australia Pty Ltd The Gelato Company Pty. Ltd. Thermo King Trading Company Thermofilm Australia Pty. Ltd.

Thermoline Scientific Equipment Pty Ltd

Thermo-Pro Pty Ltd Think Appliances Pty Ltd. Tom Stoddart Pty. Ltd. Top Cool Australia Ptv Ltd

Topline Machinery Cranes & Equipment Pty Ltd Toyota Motor Corporation Australia Limited

Trak Shak Pty Ltd

Transport Refrigeration Services Pty Ltd

Transtherm Australia Pty Ltd Trivett Classic Garage Pty Limited

Tu's Brothers Pty Ltd UD Trucks (Oceania) Pty Ltd Unilever Australia Limited United Group Rail Services Limited

V.B. Distributors Pty Ltd

Vehicle Distributors Australia Pty Ltd

Vending Support Pty Ltd Ventrader Pty Ltd

Vicca Inc

Volkswagen Group Australia Pty Ltd

Volvo Car Australia Pty Ltd

Volvo Commercial Vehicles Australia Pty Limited

Waeco Pacific Pty Ltd Water Master Au Pty Ltd

Waterco Limited

Waterworks Australia Pty. Ltd.

Watsons Catering Equipment Pty. Limited Webasto Product Australia Proprietary Limited

Webbe Marine Sutherland Pty Ltd Western Star Trucks Australia Pty Ltd Westhouse Corporation Pty Ltd

Westrac Pty Ltd

Whirlpool (Australia) Pty Limited

William Adams Pty. Ltd.

Williams Refrigeration Australia Pty. Ltd.

Windia Pty. Limited Woolworths Ltd

Worlwide Construction Machinery Pty Ltd

Wykdar Pty. Limited

Yanvin International (Aust.) Pty Ltd

Annexure B

CONTROLLED SUBSTANCES LICENCES FOR HYDROCHLOROFLUOROCARBONS (HCFCs)

Orica Australia Pty Ltd GSA Industries (Aust.) Pty. Ltd.

Heatcraft Australia Pty Ltd Du Pont (Australia) Ltd

Wiltrading Pty Limited BOC Limited
A-Gas (Australia) Pty Limited Arkema Pty Ltd

Annexure C

CONTROLLED SUBSTANCES LICENCES FOR METHYL BROMIDE

BOC Limited S.A Rural Agencies Pty Ltd Nufarm Australia Limited R.A. Dibbs & Sons Pty. Ltd.

Commercial Fumigation Services Pty Ltd

Annexure D

CONTROLLED SUBSTANCES LICENCES FOR SYNTHETIC GREENHOUSE GASES (SGG)

A-Gas (Australia) Pty Limited GSA Industries (Aust.) Pty. Ltd.
Arkema Pty Ltd Kidde Australia Pty Ltd
BOC Limited Orica Australia Pty Ltd
Du Pont (Australia) Ltd Wiltrading Pty Limited

Annexure E

ESSENTIAL USES LICENCE

Nil licensees.

Annexure F

USED SUBSTANCES LICENCE

Commonwealth of Australia as represented by the Department of the Environment and Heritage.

Annexure G

CANCELLED PRE-CHARGED EQUIPMENT LICENCES

Nil cancellations.



Department of the **Environment and Heritage**

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS **MANAGEMENT ACT 1989**

GRANT OF EXEMPTION UNDER SECTION 40 EXEMPTION NO.

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

I, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

Australiawide Airlines Limited (Exemption Holder)

Import products containing halon

This exemption is granted subject to the following conditions:

- 1. The products to be imported must be:
 - a. halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - b. imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- 2. The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- 3. The quantities of halon contained in products imported under this exemption must be reported to the Department of the Environment and Heritage by the 15th day of January of every year this exemption applies.
- 4. Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by the 15th day of January every year this exemption applies.

Dated: day of December 2005

Graeme Barden

Delegate of the



Department of the Environment and Heritage

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS MANAGEMENT ACT 1989

GRANT OF EXEMPTION UNDER SECTION 40 EXEMPTION NO.

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

I, Barry John Reville, Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

Virgin Blue Airlines Pty Ltd (Exemption Holder)

to
Import products containing halon

This exemption is granted subject to the following conditions:

- 1. The products to be imported must be:
 - halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- The quantities of halon contained in products imported each year under this exemption
 must be reported to the Department of the Environment and Heritage by 15 January 2007
 and 15 January 2008.
- Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by 15 January 2007 and 15 January 2008.

Dated: 19th day of December 2005

Delegate of the



OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS **MANAGEMENT ACT 1989**

GRANT OF EXEMPTION UNDER SECTION 40 **EXEMPTION NO**

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

I, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

National Jet Systems Pty Ltd (Exemption Holder)

ťΩ Import products containing halon

This exemption is granted subject to the following conditions:

Lind day of November 2005

- 1. The products to be imported must be:
 - a. halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - b. imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- 2. The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- 3. The quantities of halon contained in products imported under this exemption must be reported to the Department of the Environment and Heritage by the 15th day of January of every year this exemption applies.
- 4. Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by the 15th day of January every year this exemption applies.

Graeme Barden

Delegate of the



Department of the **Environment and Heritage**

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS **MANAGEMENT ACT 1989**

GRANT OF EXEMPTION UNDER SECTION 40 EXEMPTION NO.

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

I, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

Jetstar Airways Pty Ltd (Exemption Holder)

to Import products containing halon

This exemption is granted subject to the following conditions:

- 1. The products to be imported must be:
 - a. halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - b. imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- 2. The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- 3. The quantities of halon contained in products imported under this exemption must be reported to the Department of the Environment and Heritage by the 15th day of January of every year this exemption applies.
- 4. Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by the 15th day of January every year this exemption applies.

Dated: 22 nd day of November 2005 G Bound

Graeme Barden Delegate of the



OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS MANAGEMENT ACT 1989

GRANT OF EXEMPTION UNDER SECTION 40 EXEMPTION NO.

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

l, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

Skywest Airlines (Exemption Holder)

to Import products containing halon

This exemption is granted subject to the following conditions:

- 1. The products to be imported must be:
 - halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- 2. The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- The quantities of halon contained in products imported under this exemption must be reported to the Department of the Environment and Heritage by the 15th day of January of every year this exemption applies.
- 4. Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by the 15th day of January every year this exemption applies.

Dated: 22nd day of November 2005

Graeme Barden

Delegate of the

Minister for the Environment and Heritage

G. Barrela -



Department of the **Environment and Heritage**

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS **MANAGEMENT ACT 1989**

GRANT OF EXEMPTION UNDER SECTION 40 EXEMPTION NO.

This exemption is in force during the period commencing on 1 January 2006 and ending on 31 December 2007

I, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, acting under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act) grant an exemption to:

Qantas Airways Limited (Exemption Holder)

Import products containing halon

This exemption is granted subject to the following conditions:

- 1. The products to be imported must be:
 - a. halon fire protection equipment installed or for use in commercial aircraft and essential for commercial aircraft operation; or
 - b. imported as replacements for either equivalent equipment exported for servicing or for equipment discharged in service.
- 2. The halon products must not be surplus to minimum requirements for operation of the aircraft in line with Civil Aviation Safety Regulations 1988.
- 3. The quantities of halon contained in products imported under this exemption must be reported to the Department of the Environment and Heritage by the 15th day of January of every year this exemption applies.
- 4. Any discharges of halon from equipment imported under this exemption and the circumstances of the discharges must be reported to the Department of the Environment and Heritage by the 15th day of January every year this exemption applies.

Dated: 22 d day of November 2005 G. Bunh _

Graeme Barden Delegate of the



Department of the Environment and Heritage

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS MANAGEMENT ACT 1989

GRANT OF EXEMPTION UNDER SECTION 40

Exemption No.

THIS EXEMPTION IS IN FORCE DURING THE PERIOD

3 March 2006 to 31 December 2007

I, Barry John Reville, Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989, grant an exemption to:

The Commonwealth of Australia as represented by the Department of Defence, Defence Material Organisation (Exemption Holder)

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Import Main Battle Tanks fitted with an Automatic Fire Extinguisher System Containing Halon 1301

This exemption is granted subject to the following conditions:

- The quantities of halon contained in the automatic fire extinguisher systems imported each year under this exemption must be reported to the Department of the Environment and Heritage by 15 January 2007 and 15 January 2008.
- Any discharges of halon from the automatic fire extinguisher systems imported under this
 exemption and the circumstances of the discharges must be reported to the Department of
 the Environment and Heritage by 15 January 2007 and 15 January 2008.
- Upon written request, the Exemption Holder must report on its progress towards introducing non-halon automatic fire extinguisher systems covered by this exemption.

This exemption does not cover the import of replacement parts or spare parts containing halon.

Dated: 3 March, 2006.

BJRmin

Delegate of the



Department of the Environment and Heritage

OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS MANAGEMENT ACT 1989

GRANT OF EXEMPTION UNDER SECTION 40

Exemption No.

THIS EXEMPTION IS IN FORCE DURING THE PERIOD

1 January 2006 to 31 December 2006

I, Graeme Paul Barden, Acting Assistant Secretary Environment Protection Branch, delegate of the Minister for the Environment and Heritage, under subsection 40(3) of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (the Act), grant an exemption to GlaxoSmithKline Australia Pty Ltd from compliance with Schedule 4 item 5 to:

import for export only, the following aerosol products containing CFCs:

Serevent Inhaler 25µg 60D Serevent Inhaler 25µg 120D

import of the following aerosol products containing CFCs:

Serevent Inhaler 25µg 120D

This exemption is granted subject to the following conditions:

- Upon written request, GlaxoSmithKline Australia Pty Ltd must report on its progress towards introducing non-CFC propellants for the products covered by this exemption, including estimates of expected phase-out dates for CFC-based products.
- Within 15 days after the end of each quarter, GlaxoSmithKline Australia Pty Ltd must provide the following information to the Department of the Environment and Heritage:
 - the number of units of each product imported into Australia under this exemption and the total quantity of CFC contained in those products;
 - the number of units of each product exported from Australia under this exemption, and the total quantity of CFC contained in those products;
 - the number of units of each product imported into Australia under this exemption for the Australian market, and the total quantity of CFC contained in those products; and,
 - stocks held of each product imported under this exemption.
- Upon written request, GlaxoSmithKline Australia Pty Ltd must produce records to verify the information provided in accordance with Condition 2.

Graeme Barden Acting Assistant Secretary

Environment Protection Branch

Dated: 25th day of November 2005.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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

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

Reference No	Title of action	Date of Decision	Controlling Provisions
2006/2597	BEMAX Cable Sands (WA) Pty Ltd/Mining/Gwindinup/WA/Mining of titanium mineral sands in Happy Valley north and south, on private land and State Forest	10- MAR- 2006	Sections 18 and 18A (Listed threatened species and communities)
2006/2504	Cedar Woods Properties Limited/Urban and commercial new development/Laverton/VIC/Laverton activity centre and residential development	08- MAR- 2006	Sections 18 and 18A (Listed threatened species and communities)

2. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity* Conservation Act 1999 and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in the following table is not a controlled action.

Reference No	Title of action	Date of Decision	Component decision under s.77A applies
2006/2554	Goulburn-Murray Water/Water management and use/Harston/VIC/Deakin Drain 16 Extension, Primary Surface Water Management System Stages 1 & 2	14-MAR- 2006	No
2006/2599	The Forde Joint Venture/Urban and commercial new development/Gungahlin/ACT/Forde residential development	10-MAR- 2006	No
2006/2595	SunWater/Water transport/Moranbah/QLD/Water pipeline	10-MAR- 2006	No
2006/2601	Shire of Capel/Tourism, recreation and conservation management/Capel/WA/larviciding of potential mosquito breeding wetlands	14-MAR- 2006	No
2006/2604	Fairview Pipeline Pty Ltd/Energy generation and supply/Fairview-Wallumbilla/QLD/Comet Ridge to Wallumbilla natural gas pipeline	16-MAR- 2006	No
2006/2609	Chevron Australia Pty Ltd/Exploration (mineral, oil, gas)/Carnarvon Basin/Commonwealth Marine/Triton 3D Marine Seismic Survey, WA-2-R and WA-3-R	14-MAR- 2006	Yes

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
2006/2609	Chevron Australia Pty Ltd/Exploration (mineral, oil, gas)/Carnarvon Basin/Commonwealth Marine/Triton 3D Marine Seismic Survey, WA-2-R and WA-3-R	 Sections 18 and 18A (Listed threatened species and communities); Sections 20 and 20A (Listed migratory species); and Sections 23 and 24A (Marine environment). Manner in which the proposed action is to be taken: Survey operations will be taken in accordance with the minimum requirements described at Attachment A to this decision which can be accessed on our public notifications website at http://www.deh.gov.au/cgi-bin/epbc/epbc_ap.pl or by contacting the Department of the Environment and Heritage Telephone (02) 6274 1111. From the public notifications web page click on the [How to use this site] hyperlink for detailed instructions on how to access this document.

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

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

I, Mick Trimmer, Director, Wildlife Trade Assessments, as Delegate of the Minister for the Environment and Heritage under the Environment Protection and Biodiversity Conservation Act 1999, am satisfied that an operation to salvage harvest tree-ferns by Mr Fern, is a small-scale operation as defined by regulation 9A.20 under subsection 303FN(10). I declare under subsection 303FN(2) that Mr Fern's operation is an Approved Wildlife Trade Operation.

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

- The operation is to be undertaken in accordance with the proposal submitted on 16 January 2006.
- 2. Harvest is restricted to tree-ferms (Dicksonia antarctica and Cyathea australis).
- 3. All activities covered by this approval must be carried out in accordance with the necessary permits and approvals as required under State and Commonwealth law.
- The harvest is restricted to 10 000 individuals from private property under the management of Mr Fem Nurseries Pty Ltd. No specimens are to be harvested from the wild.
- Mr Fern must submit annual reports by 31 March to the Department of the Environment and Heritage. The annual reports should include the total number of tree-ferns harvested and exported from Mr Fern Nurseries Pty Ltd property.
- 6. This declaration is valid for three years from the date of gazettal of this declaration.

Dated this 23rd day of March 2006

Mick Trimmer

Delegate of the Minister for the Environment and Heritage

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

Director Wildlife Trade Accessments

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

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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
2006/2620	Melbourne Water Corporation/Waste management/Werribee/VIC/Sludge handling and biosolids management - Western Treatment Plant	16-Mar-06	No
2006/2621	Baulkham Hills Shire Council/Tourism, recreation and conservation management/Kellyville/NSW/Removal of Weeds & Native Vegetation Hannah Avenue	16-Mar-06	No
2006/2619	St Kilda Safe Harbour Ltd/Water transport/Port Phillip Bay/VIC/Redevelopment of Royal Melbourne Yacht Squadron Jetty	16-Mar-06	No
2006/2616	t squared/Energy generation and supply/Christies Road, Ravenhall, Melton/VIC/construction of a gas pipeline	21-Mar-06	Yes
2006/2600	Serp Pty Ltd/Tourism, recreation and conservation management/Miriwinni/QLD/Eco Tourist Resort	13-Mar-06	No
2005/2482	Banco Group of Companies/Urban and commercial new development/Campbellfield/VIC/Stage 15B Barry Road industrial subdivision	7-Mar-06	No
2006/2622	Agility Management Pty Ltd/Energy generation and supply/Casula to Marrickville South/NSW/Sydney Primary Loop Gas Pipeline	22-Mar-06	No

NOTICE OF A PARTICULAR MANNER DECISION UNDER SECTION 77A

2. 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
2006/2616 t squared/Energy generation and supply/Christies Road, Ravenhall, Melton/VIC/construction of a gas pipeline		
		2. A qualified zoologist will provide training to construction workers at the beginning of works to enable workers to identify the Striped Legless Lizard, and to assist in implementation of salvage and relocation, in the event of occurrences of the Striped Legless Lizard outside the identified potential high quality habitat areas. A qualified zoologist will ensure that any relocation is undertaken, consistent with protocols accepted by the Victorian Department of Sustainability and Environment, in the event of individual Striped Legless Lizards being found.

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF THE GRANTING OF AN APPROVAL FOR TAKING AN ACTION

3. Notice is hereby given that the Minister for the Environment and Heritage, or a delegate of that Minister, has decided to grant the following approval for taking each action identified in the following table.

Reference No	Title of action	Approval	Date
2004/1709	Pradella Developments/Urban and commercial new development/Cooloola Cove/QLD/Development of buildings, roads and services for a 142 lot residential development over 31.8 ha- Stages 3-5	Approved with Conditions	15-Mar- 2006
2005/2108	Lyons (Formerly Lee Point) Development Corporation/Urban and commercial new development/Darwin/NT/Residential subdivision of Lot 9793 (formerly Lots 9774 and 9779) Lee Point Road	Approved with Conditions	13-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

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, on 15 March 2006 approved an application from the Republican Party of Australia to change the address of the registered officer in the Register of Political Parties to:

Peter Warren Consandine PO Box 843 CASTLE HILL NSW 1765

Paul Dacey
Deputy Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, approved on 15 March 2006 an application from Pauline Hanson's One Nation (NSW Division) to change the address of the registered officer in the Register of Political Parties to:

> Mr Francis James Cassidy 21 Dominion Avenue Hunter View SINGLETON NSW 2330

Paul Dacey Deputy Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of change to the Register of Political Parties

I, Paul Dacey, as delegate of the Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 15 March 2006 an application from the Party Secretary/Director of the Northern Territory Country Liberal Party to change the Registered Officer in the Register of Political Parties to:

Craig Rutherford Suite 7 266 Trower Road CASUARINA NT 0810

Paul Dacey Deputy Electoral Commissioner

Health and Ageing

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS

I, RITA MACLACHLAN, Director, Office of Devices, Blood and Tissues, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health and Ageing for the purposes of section 42DF of the Therapeutic Goods Act 1989, give notice that the restricted representation described in paragraph (a) below, has been approved for use in advertisements directed to consumers, for the category of products listed in paragraph (b) provided the conditions identified in paragraph (c) are met:

- Representations to the effect that use of the goods described in paragraph (b) below: "may be a suitable treatment for Obstructive Sleep Apnoea for some patients"
- (b) SomnoMed Mandibular Advancement Splint (MAS)
- The claims made in advertisements for this device must be consistent with the (c) manufacturer's intended purpose and the current clinical evidence.

The advertisements for this device must comply with the general provisions about advertising therapeutic goods in Chapter 5, Division 3 of the Therapeutic Goods Act 1989

The advertisements in which the representations appear made must emphasize that this form of treatment is not generally accepted as the first line treatment for sleep apnoea and include information on the necessity for diagnosis and monitoring by a suitably qualified healthcare professional.

Dated this 2 Oday of March 2006

he Course

RITA MACLACHLAN

Delegate of the Secretary to the Department of

Health and Ageing



THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

I, Garry Hopkins, the Delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") give my consent for

Pfizer Australia Pty Ltd 38 - 42 Wharf Road West Ryde NSW 2114

to supply ATGAM (equine antithymocyte immunoglobulin) Aust R 12282 with labels which do not comply with the requirements of *Therapeutic Goods Order No 69 - "General Requirements for Labels for Medicines"*.

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

- 1. The product will continue to be supplied in the current packaging, which specifies Pharmacia as the product sponsor, on the product label until 31 December 2006.
- 2. The maintenance of the Pharmacia entry in telephone directories and the redirection of any correspondence addressed to Pharmacia, including telephone contacts, to Pfizer Australia Pty Ltd, until 31 December 2006.

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

Signed
Dr Garry Hopkins
Manager, Prescription Medicines
Therapeutic Goods Administration Laboratories
23 March 2006

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



Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

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

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

Pulmicort Respules budesonide 0.25mg/2mL inhalation ampoule (AUST L 126218)

supplied by AstraZeneca Pty Ltd

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

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

PIO CESARIN

Delegate of the Secretary to the Department of Health and Ageing

22/03/2006



Australian Government

Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

DEPARTMENT OF HEALTH AND AGEING

THERAPEUTIC GOODS ACT 1989

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

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

Pulmicort Respules budesonide 0.5mg/2mL inhalation ampoule (AUST L 126219)

supplied by AstraZeneca Pty Ltd

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

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

PIO CESARIN

Delegate of the Secretary to the Department of

Health and Ageing

22/03/2006



FUNCTIONS AND COMPOSITION FOR THE RESEARCH COMMITTEE FOR THE PERIOD 1 JANUARY TO 30 JUNE 2006

The Act establishes that the functions of the Research Committee are:

- (a) to advise and make recommendations to the Council on the application of the Reserve; and
- (b) to monitor the use of assistance provided from the Reserve; and
- (c) to advise the Council on matters relating to medical research and public health research, including the quality and scope of such research in Australia; and
- (d) such other functions as the Minister from time to time determines.

The Council, being cognisant of the requirements of the Act, has formulated the following terms of reference, which incorporate additional functions for the Research Committee:

- (1) Develop and present to Council a Research Strategy (taking cognisance of Council's Strategic Plan and national and international developments in research and research management) which addresses the development of knowledge leading to improvements in health outcomes for the Australian community.
- (2) Prepare and present to Council advice on matters relating to health and medical research in Australia and regular reports of progress against plans.
- (3) Determine appropriate allocations of research funding across disciplines, funding mechanisms (including capacity building) and priority areas (NHMRC Priorities, National Research Priorities, and National Health Priority Areas) to most effectively implement the Research Strategy.
- (4) Prepare and present to Council an annual Business Plan that includes details of proposals for expenditure of the Medical Research Endowment Account and other funding from external partners, and targets against which performance can be monitored and which are consistent with national and international developments in research and research management.
- (5) Support appropriate urgent and emerging areas of health and medical related research.
- (6) Identify and support areas of research in need of development.
- (7) Evaluate research outputs and outcomes and communicate these to Council and to assist in communicating these to the community.
- (8) In collaboration with the Health Advisory Committee, support the development of effective mechanisms for the translation of research findings into practice.
- (9) Maintain appropriate linkages with the Australian Health Ethics Committee, thereby ensuring the highest ethical standards are observed in Australian health and medical research.

Composition of the Research Committee

The Research Committee shall comprise 17 individuals (including the Chairperson). The membership will primarily be experts in health and medical research (as judged by the quality of their research achievement and leadership) and should include:

- two Indigenous people with skills appropriate to the Research Committee; and individuals with expertise in:
- health services research;
- basic research;
- clinical research;
- population health research; and
- health care policy and delivery.

The membership should also:

- be broadly based across disciplines and approaches used in health and medical research, including commercialisation;
- be balanced in gender and geographic source;
- include a consumer representative;
- include a member in common with each of the Health Advisory Committee, and the Australian Health Ethics Committee (as per s36(2) of the *NHMRC Act*); and
- include two members in common with the Council.

Working Committees

Section 39 of the *NHMRC Act* allows the Principal Committees to establish such working committees as required to fulfil these functions. As a minimum there will be an Indigenous Health Research Working Committee that will be responsible for supporting the NHMRC's specific Aboriginal and Torres Strait Islander health research initiative. Where the Chairs of the working committees are not members of the Research Committee, they will be afforded observer status on the Research Committee.

FUNCTIONS AND COMPOSITION FOR THE HEALTH ADVISORY COMMITTEE FOR THE PERIOD 1 JANUARY TO 30 JUNE 2006

The Health Advisory Committee will:

- 1. Inquire into and advise Council on matters of health, including:
 - health promotion and illness prevention;
 - impact of the social and physical environment on the health needs of groups within the community such as Aboriginal and Torres Strait Islander peoples, women, immigrants, older people, children and adolescents;
 - clinical practice;

- development, promulgation, implementation and evaluation of uptake of best practice guidelines;
- health service delivery, including methods of diagnosis and treatment; and
- health technology assessment.
- 2. Advise Council on administrative and legislative procedures that could be introduced by governments to implement recommendations relating to the matters above.
- 3. Consult with all levels of government, the health care professions and the community in the discharge of its functions.
- 4. Prepare reports based on research evidence, submissions and other documents relating to these terms of reference for distribution by Council.
- 5. Advise Council on the means of providing information to the community.

Composition

The Health Advisory Committee shall comprise a Chairperson and members with expertise in public health, Aboriginal and Torres Strait Islander health, primary care, evidence based medicine, health service delivery, health economics, health informatics and consumer issues.

Working Committees

Section 39 of the *NHMRC Act* allows the Principal Committees to establish such working committees as required to fulfil these functions.

FUNCTIONS AND COMPOSITION FOR THE AUSTRALIAN HEALTH ETHICS COMMITTEE FOR THE PERIOD 1 JANUARY TO 30 JUNE 2006

The Act establishes that the functions of the Australian Health Ethics Committee are:

- (a) to advise the Council on ethical issues relating to health; and
- (b) to develop and give the Council guidelines for the conduct of medical research involving humans; and
- (c) such other functions as the Minister from time to time determines.

The Council, being cognisant of the requirements of the Act, has formulated the following terms of reference, which incorporate additional functions for the Australian Health Ethics Committee:

- 1. To develop and give the Council guidelines for ethical conduct in the health field, in addition to those required for function (b) above, and for the purposes of the *Privacy Act* 1988.
- 2. To conduct and promote education and training in research ethics for members of Human Research Ethics Committees and the research community.
- 3. To advise, support and facilitate the work of Human Research Ethics Committees.
- 4. To develop, advise the Council on, and apply mechanisms to monitor the use of and compliance with guidelines issued under functions (b) and (1) above.

- 5. To promote community debate, and consult with individuals, communities and governments on ethical issues relating to health.
- 6. To keep abreast of international developments in relation to health ethical issues and liaise with relevant international organisations and individuals.

Composition

The composition of the Australian Health Ethics Committee is as promulgated in section 36 of the *NHMRC Act*.

Working Committees

Section 39 of the *NHMRC Act* allows the Principal Committees to establish such working committees as required to fulfil these functions.

Immigration and Multicultural Affairs

IMMI 06/004



Commonwealth of Australia

Migration Regulations 1994

ORGANISATIONS THAT MAY SPONSOR SHORT STAY BUSINESS VISITORS (REGULATION 459.214(c))

I, AMANDA VANSTONE, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 459.214(c) of Schedule 2 to the Migration Regulations 1994 ('the Regulations'):

- 1. REVOKE Instrument number IMMI 05/092 signed on 29 November 2005 specifying organisations for the purposes of paragraph 459.214(c) of Schedule 2 to the Regulations; and
- 2. SPECIFY, for the purposes of paragraph 459.214(c) of Schedule 2 to the Regulations, the organisations listed in the Schedule to this Instrument.

This Instrument, IMMI 06/004, commences on the day after registration on the Federal Register of Legislative Instruments.

2006

Minister for Immigration and Multicultural Affairs

[NOTE 1: Regulation 1,17 of the Regulations provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions. NOTE 2: Paragraph 459.214(c) of Schedule 2 to the Regulations relevantly provides an applicant may be sponsored by an

organisation specified in a Gazette Notice for the purposes of that paragraph].

Schedule

Sponsor Organisations

AMEC Engineering Pty Limited
Anvil Mining Pty Ltd
Arts Projects Australia (Melbourne) Pty Ltd
Austal Ships Pty Ltd
Australian Arab Chamber of Commerce and Industry Inc
Australian Biotech Investments Pty Ltd (trading as the Australia-China Developments
Centre)
Australian Building Projects Pty Ltd
Australian Exhibition Services Pty Ltd
Australian Mines and Metals Association (Incorporated)
Australian Petroleum Production and Exploration Association Limited
Berniey Enterprise Pty Ltd
BHP Billiton Iron Ore Pty Ltd
Brunel Technical Services Pty Ltd
Burrup Fertilisers Pty Ltd Business SA
Chamber of Commerce and Industry of Western Australia
Chamber of Commerce Northern Territory
Chamber of Minerals and Energy of Western Australia Inc
China Chamber of Commerce in Australia
Commerce Queensland
Confederation of ACT Industry (trading as ACT and Region Chamber of Commerce and Industry)
Council for International Trade and Commerce South Australia Inc
Electro Chemical Engineering Pty Ltd (trading as ECEFast) Fusion Australia Ltd
Global Art Projects Pty Ltd
G.L.O. Ministries Ltd
Harmony Gold Operations Limited
International Nepal Fellowship (Australia) Ltd
LeisureTech Enterprise Pty Ltd
Master Builders Australia Inc
Minara Resources Limited
Mitsubishi Australia Ltd
MRA - Initiatives of Change
Multicultural Community Centre Ltd
Newcrest Mining Limited
Next Wave Festival Incorporated
NSW-Vietnam Chamber of Commerce
Onerik Pty Ltd
Paspaley Pearling Company Pty Ltd
ravement Management Services Pty 1 td
Paimerston Regional Business Association
Queenstand Atumina Limited
Queensland Chinese Forum
Rio Tinto Ltd

Roche Mining Pty Ltd
Sabina Corporation Ltd
Santos Ltd
Satyam Computer Services Ltd
Schlumberger Oilfield Australia Pty Ltd
Southern Cross Enterprise Group Pty Ltd
Tasmanian Chamber of Commerce and Industry
Universal Sodexho Pty Ltd
Victorian Employers' Chamber of Commerce and Industry
WesternGeco (A) Pty Ltd
Woodside Energy Limited
Zinifex Ltd
Zonta International district 23

Industry, Tourism and Resources

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF GRANT OF SECOND RENEWAL OF RETENTION LEASE AC/RL1

A renewal of retention lease AC/RL1 has been granted to Hardman Oil and Gas Pty Ltd to have effect for a period of five years from 13 March 2006.

RJ Pegler Delegate of the Designated Authority For the Territory of Ashmore and Cartier Islands Adjacent Area

Prime Minister and Cabinet



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, for the avoidance of doubt, 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 and 10 March 2006, appointing you to be a Commissioner to inquire into those certain matters:

- (a) by omitting paragraph (a) of the fourth paragraph of the Letters Patent and substituting the following paragraph:
 - '(a) whether any decision, action, conduct, payment or writing of:
 - (i) any of the three Australian companies that are 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; or
 - (ii) any person associated with one of those companies; might have constituted a breach of any law of the Commonwealth, a State or Territory; and'; and
- (b) by omitting subparagraph (aa) (ii) of the fourth paragraph of the Letters Patent and substituting the following subparagraph:
 - '(ii) The Tigris Petroleum Corporation Pty Limited or The Tigris Petroleum Corporation Limited; or'; and
- (c) by inserting the following after paragraph (c) of the sixth paragraph of the Letters Patent:

ENTERED ON RECORD by me in Register of Patents No. 41



'AND We declare, without limiting the generality of these Letters Patent, that:

The reference in paragraph (a) of the fourth paragraph to "any decision, action, conduct, payment or writing" of any of the three Australian companies that are mentioned in that paragraph, or any person associated with one of those companies, includes (but is not limited to) any decision, action, conduct, omission, payment or writing of that company or person that occurred in the course of, in relation to, or consequential upon:

- (a) any inquiry; or
- (b) any investigation; or
- (c) any response to any complaint, inquiry, investigation or allegation; or
- (d) any report, notice or disclosure;

by that company or person concerning, in the course of, in relation to, or consequential upon any dealing by the company or person with:

- (e) Iraq: or
- (f) any ministry, department, instrumentality or state-owned company of Iraq; or
- (g) any person or body acting for, on behalf of, or for the benefit of, Iraq or any ministry, department, instrumentality or state-owned company of Iraq.'.

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 17 March

2006

Governor-General

By His Excellency's Command

Attorney-General for the Prime Minister

Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 868

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
MII THAMRIN	JAKARTA	9151993

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

The day of

March/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This Permit covers the period 21/03/2006 to 20/06/2006.
- 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
- 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.
- 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 was one licensed operator, PAN Australia Shipping Pty Ltd: contact Tim Wilson. Ph: 03 9867 8048, fax 03 9867 3686, email tim@panlogistics.com.au.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 870

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
MELBOURNE STAR I	HAMBURG	9109017

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

てい day of

March/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This Permit covers the period 5/04/2006 to 4/07/2006.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from: Melhourne and 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 was one licensed operator, PAN Australia Shipping Pty Ltd: contact Tim Wilson. Ph: 03 9867 8048, fax 03 9867 3686, email tim@panlogistics.com.au.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 869

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number	
NORDWELLE	LIMASSOL	9294537	

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED Brisbane, Sydney, Bell Bay, Fremantle

Dated at CANBERRA this

ኒ፣\$ት dayof

March/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This Permit covers the period 1/04/2006 to 30/06/2006.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from: Brisbane to Sydney, Bell Bay and Fremantle; Sydney to Bell Bay; Bell Bay to Fremantle, Brisbane and Sydney; Fremantle to Brisbane and Bell Bay
- 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 was one licensed operator, PAN Australia Shipping Pty Ltd: contact Tim Wilson. Ph: 63 9867 8048, fax 03 9867 3686, email tim@panlogistics.com.au.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 867

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
P&O NEDLLOYD ADELAIDE	NASSAU	7428380

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Sydney, Melbourne and Fremantle

Dated at CANBERRA this

17代 day of

March/2006

Official Stamp



Delegate of the Minister for Transport

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This Permit covers the period 17/03/2006 to 30/03/2006.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.
- 5. The cargo may only be carried from: Sydney and Melbourne to 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 was one licensed operator, PAN Australia Shipping Pty Ltd: contact Tim Wilson. Ph: 03 9867 8048, fax 03 9867 3686, email tim@panlogistics.com.au.

Treasury

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975 ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Huan Chao Yuan is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act"); and
- (B) Huan Chao Yuan proposes to acquire an interest in Australian urban land referred to in the notice furnished on 21 March 2006 under section 26A of the Act.

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

- (i) Huan Chao Yuan proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest.

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this 24th day of Haveh 2006

General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Pia Yong Lo is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Pia Yong Lo proposes to acquire an interest in Australian urban land referred to in the notice furnished on 21 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

General Manager

33 day of March 2006

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
TD 2006/13	Fringe benefits tax: what are the rates to be applied on a cents per kilometre basis for calculating the taxable value of a fringe benefit arising from the private use of a motor vehicle other than a car for the fringe benefits tax year commencing on 1 April 2006?	This Determination sets out the rates to be applied on a cents per kilometre basis for calculating the taxable value of a fringe benefit arising from the private use of a motor vehicle other than a car for the fringe benefits tax year commencing 1 April 2006. This Determination applies to the fringe benefits tax year commencing 1 April 2006.
TD 2006/14	Fringe benefits tax: for the purposes of section 28 of the Fringe Benefits Tax Assessment Act 1986 what are the indexation factors for valuing non-remote housing for the fringe benefits tax year commencing on 1 April 2006?	This Determination sets out the indexation factors of the various States and Territories for valuing non-remote housing for the fringe benefits tax year commencing 1 April 2006. This Determination applies to the fringe benefits tax year commencing 1 April 2006.
TD 2006/15	Fringe benefits tax: for the purposes of section 135C of the Fringe Benefits Tax Assessment Act 1986, what is the exemption threshold for the fringe benefits tax year commencing on 1 April 2006?	This Determination sets out the exemption threshold for the purposes of section 135C of the <i>Fringe Benefits Tax Assessment Act 1986</i> for the fringe benefits tax year commencing 1 April 2006. This Determination applies to the fringe benefits tax year commencing 1 April 2006.
PR 2006/24	Income tax: RFM Almond Fund 2006 – Early Growers Pre 16 June 2006	This Ruling applies to Growers who are accepted to participate in the Project on or before 15 June 2006 and who have executed a Farm Management Agreement and a Licence to Occupy Agreement on or before that date for the commercial growing, cultivation and harvesting of almonds for sale.
PR 2006/25	Income tax: RFM Almond Fund 2006 – Late Growers Post 1 July 2006	This Ruling applies prospectively from 29 March 2006. This Ruling applies to Growers who are accepted to participate in the Project during the period 1 July 2006 and on or before 15 June 2007 and who have executed a Farm Management Agreement and a Licence to Occupy Agreement on or before that date for the commercial growing, cultivation and harvesting of almonds for sale. This Ruling applies prospectively from 29 March 2006.
PR 2006/26	Income tax: deductibility of interest incurred on borrowings related to the Merrill Lynch Structured Equity Loan	This Ruling sets out the tax consequences of claiming a deduction for interest incurred on borrowings related to the Merrill Lynch Structured Equity Loan. This Ruling applies prospectively from 29 March 2006.
PR 2006/27	Income tax: 2006 Grain Co-Production Project	 This Ruling applies only to Growers who: are accepted to participate in the Project on or before 31 May 2006; have executed a Grower Management Agreement and a Grower Sub-Lease Agreement on or before that date; finance their participation in the Project through loans with entities associated with the Responsible Entity other than those described in this Ruling; and have paid the application fee, for the purpose of farming wheat. This Ruling applies prospectively from 29 March 2006.

PR 2006/28	Income tax: Macquarie Forestry Investment 2006 (Pre 1 July 2006 Growers)	This Ruling applies to Growers who are accepted to participate in the Project before 1 July 2006 provided that the Constitution of the Macquarie Eucalypt Project 2006 has been declared on or before that date for the commercial growing and cultivation of varieties of eucalyptus trees for the purpose of harvesting and selling trees for woodchips and other timber products. This Ruling applies prospectively from 29 March 2006.
PR 2006/29	Income tax: FEA Plantations Project 2006 '2006 Growers'	This Ruling applies to Growers who are accepted to participate in the Project and who have executed a Management Agreement on or before 30 June 2006 for the commercial growing and cultivation of Shining Gum and similar species for the purpose of harvesting and selling timber. This Ruling applies prospectively from 29 March 2006.
PR 2006/30	Income tax: FEA Plantations Project 2006 '2007 Growers'	This Ruling applies to Growers who are accepted to participate in the Project and who have executed a Management Agreement on or after 1 July 2006 and on or before 30 June 2007 for the commercial growing and cultivation of Shining Gum and similar species for the purpose of harvesting and selling timber. This Ruling applies prospectively from 29 March 2006.
PR 2006/31	Income tax: Rewards Group Tropical Fruits Project 2006	This Ruling applies to Growers who are accepted to participate in the Project on or before 31 May 2006 and who have executed a Management Agreement and a Sub-Lease Agreement on or before that date for the commercial growing and cultivation of fruit trees for producing mango, stone fruit and grapefruit. This Ruling applies prospectively from 29 March 2006.
PR 2006/32	Income tax: Australian Bight Abalone Project 2006 – Wholesale Offer	This Ruling applies to Growers who: • are accepted to participate in the Project and their Application Fee of \$27,863 per Interest applied for has been received, accepted and funds cleared on or before 15 June 2006; • have executed an Aquaculture & Cage Rental Agreement and a Management Agreement by 15 June 2006; and • do not elect to harvest, market and sell their own Abalone Produce, for the commercial aquaculture of Greenlip Abalone. This Ruling applies prospectively from 29 March 2006.

NOTICE OF ERRATUM

Ruling Number	Subject	Brief Description
PR 2004/90	Income tax: 2005 Timbercorp (Single Payment) Timberlot Project – Post 30 June Growers	This Erratum corrects PR 2004/90 to rectify the dates of paragraph 51.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
PR 2006/24	Income tax: RFM Almond Fund 2006 – Early Growers Pre 16 June 2006	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/25	Income tax: RFM Almond Fund 2006 – Late Growers Post 1 July 2006	This Product Ruling is withdrawn from 1 July 2010.
PR 2006/26	Income tax: deductibility of interest incurred on borrowings related to the Merrill Lynch Structured Equity Loan	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/27	Income tax: 2006 Grain Co-Production Project	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/28	Income tax: Macquarie Forestry Investment 2006 (Pre 1 July 2006 Growers)	This Product Ruling is withdrawn from 1 July 2008.

PR 2006/29	Income tax: FEA Plantations Project 2006 '2006 Growers'	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/30	Income tax: FEA Plantations Project 2006 '2007 Growers'	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/31	Income tax: Rewards Group Tropical Fruits Project 2006	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/32	Income tax: Australian Bight Abalone Project 2006 – Wholesale Offer	This Product Ruling is withdrawn from 1 July 2008.
IT 2547	Income tax: Part IVA determinations made after an appeal against the Commissioner's decision on an objection is referred to the Federal Court	Practice Statement PSLA 2005/24 was released on 13 December 2005. The Practice Statement provides up to date guidance on how the Commissioner interprets and administers Part IVA and other general anti-avoidance rules. The Practice Statement implements ROSA Recommendation 2.10 that the Tax Office should update and consolidate its guidance on the way it interprets and administers Part IVA into a single comprehensive Ruling or Practice Statement. This Ruling is withdrawn with effect from 29 March 2006.
SGD 93/14	When are entertainers employees for superannuation guarantee purposes?	The principles to be applied in determining whether an entertainer is an employee for the purposes of the <i>Superannuation Guarantee</i> (<i>Administration</i>) <i>Act 1992</i> (SG(A)A), whether at common law or under the extended definition of employee in the SG(A)A, can be found in Superannuation Guarantee Rulings SGR 2005/1 Superannuation guarantee: who is an employee, and SGR 2005/2 Superannuation guarantee: work arranged by intermediaries. SGD 93/14 is therefore no longer needed. This Ruling is withdrawn with effect from 29 March 2006.



NOTICE OF DISQUALIFICATION

To: Mr Craig Donald Richards
C/- Adept Accounting and Taxation Consultants
PO Box 20
PADDINGTON QLD 4064

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that you have contravened the SISA on one or more occasions and the nature, seriousness or the number of the contraventions provides ground for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Ross Sandercock 58 Old Bowling Green Road PALMWOODS QLD 4555

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that the corporate trustee has contravened the SISA on one or more occasions, and at the time of the contraventions you were a responsible officer of the corporate trustee and the seriousness provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: this 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Mrs Gail Heath
18 Roger Court
REDLAND BAY QLD 4165

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that you have contravened the SISA on one or more occasions and the nature, seriousness or the number of the contraventions provides ground for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Mr Steven Heath
18 Roger Court
REDLAND BAY QLD 4165

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that you have contravened the SISA on one or more occasions and the nature, seriousness or the number of the contraventions provides ground for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Mr Simon Bartter C/- McDonald Ross Level 8 37 York Street SYDNEY NSW 2000

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that the corporate trustee has contravened the SISA on one or more occasions, and at the time of the contraventions you were a responsible officer of the corporate trustee and the nature, seriousness or number of contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Ms Stacey Lee Dale C/- CNS Partners PO Box 634 ALDERLEY QLD 4051

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that you have contravened the SISA on one or more occasions and the nature, seriousness or the number of the contraventions provides ground for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.



NOTICE OF DISQUALIFICATION

To: Mr Donald Hugh Richards C/- Cranstoun & Hussein GPO Box 563 BRISBANE QLD 4001

I, Ian Read, a delegate of the Commissioner of Taxation, give you notice under subsection 120A(6) of the *Superannuation Industry (Supervision) Act 1993* (SISA), that I have decided to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I am satisfied that you have contravened the SISA on one or more occasions and the nature, seriousness or the number of the contraventions provides ground for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 17th day of March 2006.

Page 1 of 1



Superannuation Industry (Supervision) exemption No. A14 of 2006

Superannuation Industry (Supervision) Act 1993

I, S.G. Venkatramani, a delegate of APRA, under section 335 of the *Superannuation Industry Supervision (Act) 1993* (the Act), REVOKE Exemption number 177 which was made on 7 October 2005.

Dated 20 March 2006

[Signed]

S.G. Venkatramani

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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

Page 1 of 4



Superannuation Industry (Supervision) exemption No. A12 of 2006

Superannuation Industry (Supervision) Act 1993

I, Brandon Kong Leong Khoo, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Mercer Investment Nominees Limited ABN 79 004 717 533, RSE licence L0000819, from compliance with subsection 93(4) of the Act in relation to the class of superannuation entities described in the Schedule attached to this instrument.

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

Dated 14 March 2006

[Signed]

Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division

Page 2 of 4

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.

Page 3 of 4

Schedule - the class of superannuation entities

1) All standard employer-sponsored funds that are not public offer superannuation funds.

Page 4 of 4

Schedule of conditions

1) Mercer Investment Nominees Limited ABN 79 004 717 533 (the RSE licensee) must satisfy the definition of "independent trustee" in section 10 of the Act in relation to each registrable superannuation entity that is a member of the class identified in the Schedule to this exemption and of which the RSE licensee is trustee.

Page 1 of 4



Superannuation Industry (Supervision) exemption No. A15 of 2006

Superannuation Industry (Supervision) Act 1993

I, S.G. Venkatramani, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Total Risk Management Pty Limited 62 008 644 353, RSE licence L0000260, from compliance with subsection 93 (4) of the Act in relation to the class of superannuation entities described in the Schedule attached to this instrument.

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

Dated 17 March 2006

[Signed]

S.G. Venkatramani General Manager Specialised Institutions Division

Page 2 of 4

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 26, 400 George Street, Sydney NSW 2000.

Page 3 of 4

Schedule - the class of superannuation entities

1. All standard employer-sponsored funds that are not public offer superannuation funds

Page 4 of 4

Schedule of conditions

1. Total Risk Management Pty Limited ABN 62 008 644 353 (the RSE licensee) must satisfy the definition of "independent trustee" in section 10 of the Act in relation to each registrable superannuation entity that is a member of the class identified in the Schedule to this exemption and of which the RSE licensee is trustee.



Approval to hold a stake in a Financial Sector Company of more than 15%

Financial Sector (Shareholdings) Act 1998

SINCE:

- A. Guinness Peat Group plc and its associates (the applicants) have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the Act) for approval to hold a 20% stake in PrefSure Holdings Limited ABN 83 084 511 035 and PrefSure Life Limited ABN 20 000 017 194, financial sector companies under the Act; and
- B. I am satisfied that it is in the national interest to approve the applicants holding a stake in the companies of more than 15%,
- I, Denis Errol Wilkinson, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 20% stake in the companies.

This approval remains in force indefinitely.

Dated 20 March 2006

[signed]
Denis Wilkinson
General Manager
Diversified Institutions Division
Australian Prudential Regulation Authority

Interpretation

In this Notice

associates means those persons listed in the Schedule.

Schedule—Associates

Entity

- 1. GPG (UK) Holdings plc
- 2. Guinness Peat Group Shares Limited
- 3. Ithaca (Custodians) Limited
- 4. Anthony Ian Gibbs
- 5. Gary Hilton Weiss

Place of Incorporation

United Kingdom

New Zealand

New Zealand

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_



Approval to hold a stake in a Financial Sector Company of more than 15%

Financial Sector (Shareholdings) Act 1998

SINCE:

- A. TOWER Limited ARBN 088 481 234 and its associates (the applicants) have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the Act) for approval to hold a 100% stake in PrefSure Holdings Limited ABN 83 084 511 035 and PrefSure Life Limited ABN 20 000 017 194, financial sector companies under the Act; and
- B. I am satisfied that it is in the national interest to approve the applicants holding a stake in the companies of more than 15%,
- I, Denis Errol Wilkinson, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the companies.

This approval remains in force indefinitely.

Dated 20 March 2006

[signed]
Denis Wilkinson
General Manager
Diversified Institutions Division
Australian Prudential Regulation Authority

Interpretation

In this Notice

associates means those persons listed in the Schedule.

Schedule—Associates

Entity		Place of Incorporation
1.	TOWER Financial Services Group Limited	New Zealand
2.	TOWER Life Limited	New Zealand
3.	TOWER Group Network Limited	New Zealand
4.	Andric Pty Limited ABN 79 003 401 698	Australia
5.	TOWER Group (Australia) Pty Limited ABN 29 060 875 078	Australia

Page 1 of 2



Revocation of Authority to carry on banking business

Banking Act 1959

SINCE

- A. on 18 November 2005 Dana Employees Credit Union Limited ACN 087 649 830 (the ADI) applied in writing to APRA under subsection 9A(1) of the *Banking Act 1959* (the Act), to revoke its authority to carry on banking business in Australia (the Authority); and
- B. I am satisfied that revocation of the Authority:
 - (i) would not be contrary to the national interest; and
 - (ii) would not be contrary to the interests of the depositors of the ADI;
- I, Brandon Kong Leong Khoo, a delegate of APRA, under subsection 9A(1) of the Act, REVOKE the Authority with effect from 23 March 2006.

Dated 23 March 2006

[Signed]

Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

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

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

Page 2 of 2

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

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

Public Notices





17 SKYRING TERRACE NEWSTEAD Q 4006 AUSTRALIA PO Box 2399 FORTIYUDE VALLEY Q 4006 AUSTRALIA PHONE: (07) 3852 0900 FAX: (07) 3852 0999 WEBSITE: www.riversidemaring.com.au EMAIL: admin@riversidemarine.com.au

SHIPPING REGISTRATION ACT 1981

NOTICE OF INTENTION TO APPLY FOR REGISTRATION

NOTICE IS HEREBY GIVEN OF THE INTENTION OF

RIVERSIDE COAL TRANSPORT COMPANY PTY LTD (ABN 51 009 660 486) OF 17 SKYRING TERRACE NEWSTEAD QLD 4006, PO BOX 2399 FORTITUDE VALLEY QLD 4006 TO APPLY, AFTER THE EXPIRATION OF THE PERIOD OF THIRTY DAYS COMMENCING ON THE DATE OF PUBLICATION OF THIS NOTICE, FOR THE REGISTRATION UNDER THE ABOVENAMED ACT OF THE SHIP PARTICULARS OF WHICH ARE SET OUT BELOW. OBJECTIONS TO THE REGISTRATION OF THE SHIP IN THE NAME OF THE ABOVE MENTIONED PERSON, BY PERSONS CLAIMING A LEGAL PROPRIETARY RIGHT IN RESPECT OF THE SHIP, SHOULD, TOGETHER WITH ANY RELAVANT DOCUMENTS THAT WILL VERIFY THE CLAIM BE DELIVERED TO THE REGISTRAR OF SHIPS AT THE AUSTRALIAN SHIPPING REGISTRATION OFFICE, LEVEL 2 ALLAN WOODS BUILDING, 25 CONSTITUTION AVENUE, CANBERRA CITY ACT 2601 OR SENT BY PROPERLY PREPAID POST TO THE REGISTRAR OF SHIPS AT THE AUSTRALIAN MARITIME SAFETY AUTHORITY, GPO BOX 2181, CANBERRA CITY ACR 2601, BEFORE THE EXPIRY OF THE PERIOD REFFERED TO THE ABOVE.

PARTICULAR OF THE SHIP

PRESENT NAME: "MINA CAMPBELL"

FORMAR NAME: "ROBERT GIBSON"

PRESENT WHEREABOUTS: LAY UP RIVERSIDE WHART AT 17 SKYRING TERRACE

NEWSTEAD QLD 4006,

LENGTH: 17,75 M.

PRINCIPAL MATERIAL OF CONSTRUCTION: STEEL MATERIAL.

TYPE OF SHIP: TUG

THE RIVERSIDE GROUP OF COMPANIES:

RIVERSIDE INDUSTRIAL 2015
RIVERSIDE MARINE PTY LTD
RIVERSIDE OIL BUNKERING CO PTY LTD
RIVERSIDE SHIP MANAGEMENT PTY LTD
CAPRICORN BARGE CO PTY LTD
ABN 47 010 961 690
ABN 47 010 961 690
ABN 47 010 998 279 RIVERSIDE INDUSTRIAL SANDS PTY LTD | ASN 60 009 942 849

PALM BEACH FERRY SERVICE PTY LTD MAGNETIC ISLAND PASSENGER & CAR FERRY PALM ISLAND BARGE SERVICE JOINT VENTURE:

] ABN 28 001 868 113

RIVERWUS PTY LTD RIVERWUS-DAMPIER PTY LTD RIVERWUS OFFSHORE MARINE PTY LTD

ABN 26 089 715 515 ABN 20 104 480 060



No. S 41, Friday, 17 March 2006

Published by the Commonwealth of Australia

SPECIAL



I, MS QUENTIN ALICE LOUISE BRYCE, AC, do swear that I will well and truly serve Her Majesty Queen Elizabeth the Second, Her heirs and successors according to law, in the administration of the Government of the Commonwealth of Australia and will do right to all manner of people after the laws and usages of the Commonwealth of Australia, without fear or favour, affection or ill will.

SO HELP ME GOD!

Governor

Sworn and subscribed by Her Excellency Ms Quentin Bryce, AC at Brisbane in the State of Queensland in my presence on 16 March 2006

Justice of the High Court of Australia



I, MS QUENTIN ALICE LOUISE BRYCE, AC, do swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her heirs and successors according to law.

SO HELP ME GOD!

Governor

Sworn and subscribed by Her Excellency Ms Quentin Bryce, AC at Brisbane in the State of Queensland in my presence on 16 March 2006



Justice of the High Court of Australia



No. S 42, Friday, 17 March 2006

Published by the Commonwealth of Australia

SPECIAL



Public Service Act 1999

Order to Establish the Office of Workplace Services as an Executive Agency

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under section 65 of the *Public Service Act 1999*:

- (a) establish the Office of Workplace Services as an Executive Agency;
- (b) allocate the name Office of Workplace Services to the Executive Agency;
- (c) allocate the name Director to the Head of the Executive Agency;
- identify the Minister for Employment and Workplace Relations as the Minister responsible for the Executive Agency; and
- (e) specify that the functions of the Office of Workplace Services be as follows:
 - ensure the rights and obligations of workers and employers under the Workplace Relations Act 1996 (the Workplace Relations Act) are understood and enforced fairly;
 - (ii) provide advice and assistance to employers, workers and organisations about compliance and enforcement under the Workplace Relations Act;
 - (iii) conduct targeted education and compliance campaigns to further protect the rights of workers and to inform employers of their obligations;
 - (iv) investigate claims of alleged breaches of the Workplace Relations Act lodged by employers and workers;



- (v) where appropriate, initiate litigation action in the Courts to enforce workplace laws; and
- (vi) undertake such other relevant tasks as the Minister may require from time to time.

This Order will commence on 27 March 2006.

Dated

17 March 2006

Governor-General

By His Excellency's Command

Pfime Minister

No. S 43, Wednesday, 22 March 2006

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) Kusnindaryati Endang Nadyarini Putri Sunindar is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ("the Act"); and
- (B) Kusnindaryati Endang Nadyarini Putri Sunindar proposes to acquire an interest in Australian urban land referred to in the notice furnished on 28 February 2006 under section 26A of the Act.

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

- Kusnindaryati Endang Nadyarini Putri Sunindar proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest.

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

Ceneral Manager

17th day of March 2006



No. S 44, Wednesday, 22 March 2006

Published by the Commonwealth of Australia

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.

Helen Wilkes George Bandes Mark Garraway

Dated this 21st Day of March 2006

(Ian Willis)

Director of Evaluation and Audit



No. S 45, Thursday, 23 March 2006

Published by the Commonwealth of Australia

SPECIAL

DEPARTMENT OF EDUCATION, SCIENCE AND TRAINING

NOTIFICATION UNDER THE HIGHER EDUCATION SUPPORT ACT 2003

The following notice specifies the repayment incomes and repayment rates for the Higher Education Loan Programme (HELP) for the 2006-07 income year. It has been made under the *Higher Education Support Act 2003.* A copy can be obtained from the *Going to Uni* website at www.goingtouni.gov.au or the Director, Commonwealth Supported Students Unit, Higher Education Group, Department of Education, Science and Training, GPO Box 9880, Canberra, ACT 2601, or by telephoning (02) 6240 9607.

Section	Description	Date Made
154-20	The following are the indexed amounts for the 2006 income year:	-07 16 March 2006
	Applicable percentages	
	If the person's repayment income The is: percent applicab	age
	More than \$38,148 but less than 4% \$42,495	
	More than \$42,494 but less than 4.59 \$46,839	%
	More than \$46,838 but less than 5% \$49,301	
	More than \$49,300 but less than 5.59 \$52,995	%
	More than \$52,994 but less than 6% \$57,395	
	More than \$57,394 but less than 6.59 \$60,415	%
	More than \$60,414 but less than 7% \$66,486	
	More than \$66,485 but less than 7.59 \$70,847	%
	More than \$70,846 8%	



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Government House Canberra ACT 2600

23 March 2006

ROYAL VICTORIAN ORDER

It is notified for general information the Her Majesty The Queen has been graciously pleased to make the following appointments and awards in the Royal Victorian Order, with effect from the dates shown:

APPOINTED A COMMANDER (CVO)

Her Excellency Professor Marie Bashir AC (13 March 2006) (Governor of New South Wales)

Mr John Landy AC MBE (16 March 2006) (Governor of Victoria)

Mr Frank Leverett (16 March 2006) (2006 Royal Visit Director)

APPOINTED A LIEUTENANT (LVO)

Ms Amanda O'Rourke (14 March 2006) (Branch Manager, Australian Honours Secretariat)

APPOINTED A MEMBER (MVO)

Ms Megan Bonny (13 March 2006) (2006 Royal Visit Media Liaison Officer)

Lieutenant Colonel Mark Holmes (16 March 2006) (Australian Equerry to The Queen)

AWARDED THE ROYAL VICTORIAN MEDAL (SILVER) (RVM)

Mr Colin Shearwood (16 March 2006) (Transport Officer, Government House, Canberra)

By His Excellency's Command

Malcolm Hazell CVO

Official Secretary to the Governor-General

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Australian Government Attorney General's Department

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