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

This Gazette is published by the Office of Legislative Drafting and Publishing (OLDP) on behalf of the Commonwealth of Australia.

OLDP is a specialist professional drafter and the pre-eminent drafter of Commonwealth subordinate legislation.

OLDP strives to maintain and enhance its reputation as a centre of drafting excellence. OLDP produces legislative and administrative instruments of the highest standard through the innovative use of plain English, current technology and rigorous quality assurance procedures.

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- maintaining the Federal Register of Legislative Instruments, registering legislative instruments and lodging registered instruments for tabling in Parliament
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How to contact us

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

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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

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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.

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

Publication of electronic notices

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

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

CLOSING TIMES FOR LODGMENT

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

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

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

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

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

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Fyshwick ACT 2609

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Melbourne: Information Victoria

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Melbourne VIC 3000

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

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371 Vulture Street
Woolloongabba QLD 4102

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

Hobart: Printing Authority of Tasmania

2 Salamanca Place
Hobart TAS 7000

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

Adelaide: Service SA Government Legislation Outlet
Ground Floor

101 Grenfell Street
Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

Sydney: NSW Government Information

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

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

GAZETTES

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

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

Department of the House of Representatives

Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 29 March 2006 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 13 of 2006—An Act to amend the law relating to taxation, and for related purposes. (*Tax Laws Amendment (2005 Measures No. 6) Act 2006*).

No. 14 of 2006—An Act about offshore petroleum, and for other purposes. (*Offshore Petroleum Act 2006*).

No. 15 of 2006—An Act to provide for the payment of annual fees for certain permits, leases and licences under the *Offshore Petroleum Act 2006*, and for related purposes. (*Offshore Petroleum (Annual Fees) Act 2006*).

No. 16 of 2006—An Act to impose, as taxes, fees for the registration under the *Offshore Petroleum Act 2006* of transfers of titles and approvals of dealings. (*Offshore Petroleum (Registration Fees) Act 2006*).

No. 17 of 2006—An Act to deal with consequential matters arising from the repeal of the *Petroleum (Submerged Lands) Act 1967* and the enactment of the *Offshore Petroleum Act 2006*, and for other purposes. (*Offshore Petroleum (Repeals and Consequential Amendments) Act 2006*).

No. 18 of 2006—An Act to impose a royalty on petroleum recovered from the North West Shelf, and for related purposes. (*Offshore Petroleum (Royalty) Act 2006*).

No. 19 of 2006—An Act to amend the *Offshore Petroleum (Safety Levies) Act 2003*, and for related purposes. (*Offshore Petroleum (Safety Levies) Amendment Act 2006*).

I C HARRIS
Clerk of the House of Representatives

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 Currency = AUS \$1)

Column 1	Column 2 Currency	Column 3 29/03/06	Column 4 30/03/06	Column 5 31/03/06	Column 6 01/04/06	Column 7 02/04/06	Column 8 03/04/06	Column 9 04/04/06
Brazil	Real	1.5708	1.5678	1.5638	1.5638	1.5638	1.5483	1.5245
Canada	Dollar	0.8234	0.8292	0.8293	0.8293	0.8293	0.8366	0.836
China, PR of	Yuan	5.6422	5.6815	5.7334	5.7334	5.7334	5.7334	5.7125
Denmark	Kroner	4.3748	4.3878	4.3873	4.3873	4.3873	4.4175	4.3816
European Union	Euro	0.5862	0.5878	0.5877	0.5877	0.5877	0.5916	0.587
Fiji	Dollar	1.2721	1.279	1.2846	1.2846	1.2846	1.2801	1.2788
Hong Kong	Dollar	5.4603	5.4962	5.5479	5.5479	5.5479	5.5509	5.5308
India	Rupee	31.4255	31.6566	31.9373	31.9373	31.9373	31.9104	31.7808
Indonesia	Rupiah	6376.0	6470.0	6517.0	6517.0	6517.0	6475.0	6417.0
Israel	Shekel	3.2914	3.325	3.3312	3.3312	3.3312	3.3364	3.3097
Japan	Yen	82.95	83.32	83.9	83.9	83.9	84.43	83.93
Korea, Republic of	Won	686.59	689.51	695.89	695.89	695.89	693.5	688.18
Malaysia	Ringgit	2.6004	2.6166	2.6357	2.6357	2.6357	2.6341	2.6235
New Zealand	Dollar	1.1676	1.1658	1.1667	1.1667	1.1667	1.1632	1.1775
Norway	Kroner	4.6553	4.6919	4.6863	4.6863	4.6863	4.6991	4.6229
Pakistan	Rupee	42.13	42.43	42.84	42.84	42.84	42.92	42.79
Papua New Guinea	Kina	2.1575	2.1694	2.1921	2.1921	2.1921	2.1945	2.1865
Philippines	Peso	35.97	36.28	36.57	36.57	36.57	36.52	36.32
Singapore	Dollar	1.1415	1.1479	1.157	1.157	1.157	1.1563	1.1512
Solomon Islands	Dollar	5.311	5.3457	5.3962	5.3962	5.3962	5.3993	5.3796
South Africa	Rand	4.4148	4.4356	4.4036	4.4036	4.4036	4.4035	4.338
Sri Lanka	Rupee	72.27	72.75	73.41	73.41	73.41	73.37	73.09
Sweden	Krona	5.4972	5.5431	5.5251	5.5251	5.5251	5.5852	5.5186
Switzerland	Franc	0.9212	0.9258	0.9273	0.9273	0.9273	0.9349	0.9298
Taiwan Province	Dollar	22.89	23.06	23.2	23.2	23.2	23.2	23.16
Thailand	Baht	27.38	27.5	27.73	27.73	27.73	27.79	27.59
United Kingdom	Pound	0.4036	0.4077	0.4095	0.4095	0.4095	0.4124	0.4098
USA	Dollar	0.7037	0.7083	0.715	0.715	0.715	0.7154	0.7128

John Fenning
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
05/04/2006

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 29 March 2006 a carrier licence was granted to Ace Internet Services Pty Ltd, ACN 071 944 959 under subsection 56(1) of the Act.

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

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

Commercial Radio Licensees	SL No	Service Area	State
5AU Broadcasters Pty Ltd	10175	Renmark	SA
Consolidated Broadcasting System (WA) Pty Ltd	4200	PERTH RA1	WA
Gympie-Noosa Broadcasters Pty Ltd	4175	GYMPIE RA1	QLD
Mudgee Broadcasting Company Pty Ltd	10251	MUDGEES RA1	NSW
Parkes Broadcasting Company Pty Ltd	10253	PARKES RA1	NSW
Pinecam Pty Ltd	10220	CHARLEVILLE RA1	QLD
Radio 2UE Sydney Pty Ltd	4102	SYDNEY RA1	NSW
Radio 4AK Pty Ltd	4166	TOOWOOMBAWARWICK RA1	QLD
Radio 6AM Pty Ltd	10045	NORTHAM RA1	WA
Radio Snowy Mountains Pty Ltd	10345	COOMA RA1	NSW
Regional Broadcasters Australia Pty Limited	10336	KALGOORLIE RA1	WA
Western Broadcasters Pty Ltd	10249	DUBBO RA1	NSW
Community Radio Licensees	SL No	Service Area	State
Tenterfield & District Community FM Radio Association Inc.	10213	TENTERFIELD RA1	NSW
Otway FM Community Radio Group Inc.	1150491	COLAC RA1	VIC

ACMA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if ACMA does not decide that sub-section 41(2) (for commercial) or sub-section 83(2) (for community) of the Act applies to the company. ACMA may decide that either sub-section 41(2) or 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of: (a) an offence against the Act or the regulations being committed; (b) or a breach of the conditions of the licence occurring. In deciding whether these sub-sections apply, ACMA is required by sub-sections 41(3) and 83(3) of the Act, to take into account: (a) the business record of the company; and (b) the company's record in situations requiring trust and candour; and (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or

(community) the business record of the chief executive and each director and secretary of the applicant; and (d) the record in situations requiring trust and candour of each such person; and (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

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

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

AUSTRALIAN BROADCASTING AUTHORITY

NOTICE UNDER SECTION 35 OF THE *BROADCASTING SERVICES ACT 1992*

Pursuant to section 26(2) of the *Broadcasting Services Act 1992* (the Act), on 30 March 2006, the Australian Communications and Media Authority varied the licence area plan for Remote Central and Eastern Australia that determined the number and characteristics, including technical specifications, of radio broadcasting services that are to be available in the Remote Central Zone and Remote North East Zone commercial radio licence areas with the use of the broadcasting services bands.

Pursuant to section 25(2) of the Act, on 30 March 2006, the Australian Communications and Media Authority varied the frequency allotment plan for the Remote Central and Eastern Australia licence area plan.

Pursuant to section 29(2) of the Act, on 30 March 2006, the Australian Communications and Media Authority varied the designation of the area described in the Remote Central and Eastern Australia licence area plan to be the licence area of the licence for the commercial radio broadcasting service that is to be available in the Remote Central Zone licence area.

Copies of the varied licence area plan can be obtained free from the Australian Communications and Media Authority by calling Freecall 1800 810 241, from ACMA's web site at www.acma.gov.au, or from:

Planning Officer – Remote Central and Eastern Australia Radio
Australian Communications and Media Authority
PO Box 78
BELCONNEN ACT 2616

Defence

DETERMINATIONS

Defence Act 1903

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

NOTICE is hereby given that the following determinations have been made under section 58B of the Defence Act 1903. For further information or to obtain copies of the Determinations, contact Director Determinations, Personnel Policy and Employment Conditions Branch, Department of Defence, Canberra ACT 2601.

Year/Det	Title	Signed
2006/1	Disturbance and vehicle allowances - amendment	25/01/2006
2006/2	Overseas conditions of service - post indexes	25/01/2006
2006/3	Maternity leave - amendment	25/01/2006
2006/4	Overseas conditions of service - benchmark schools in Singapore and Vanuatu	30/01/2006
2006/5	Army completion bonus scheme, intelligence categories	30/01/2006
2006/6	Post indexes and hardship grades	16/02/2006
2006/7	Overseas conditions of service - deployment allowance	21/02/2006
2006/8	Remote location leave travel - amendment	21/02/2006
2006/9	Travel - amendment	03/03/2006
2006/10	Overseas conditions of service - post indexes	22/03/2006
2006/11	Home purchase assistance scheme (HPAS) - amendment	29/03/2006
2006/12	Miscellaneous amendments	29/03/2006
2006/13	Disturbance allowance - amendment	29/03/2006
2006/14	Completion bonus - Navy seaman officers	29/03/2006
2005/54	Post indexes - implementation of price review	09/12/2005
2005/55	Overseas conditions of service - household help	14/12/2005
2005/56	Housing assistance - amendment	19/12/2005
2005/57	Overseas conditions of service - travel costs	22/12/2005
2005/58	Remote location travel	22/12/2005
2005/59	Housing assistance - amendment	22/12/2005

Environment and Heritage

Commonwealth of Australia

Environment Protection and Biodiversity Conservation Act 1999

NOTICE UNDER SECTION 275

CALL FOR PUBLIC COMMENT

In accordance with the provisions of Section 275 of the *Environment Protection and Biodiversity Conservation Act 1999* you are invited to comment on the draft National recovery plans for the following Victorian endemic species:

<i>Acacia caerulescens</i>	<i>Grevillea infecunda</i>
<i>Babingtonia crenulata</i>	<i>Grevillea montis-cole</i> subsp. <i>brevistyla</i>
<i>Boronia galbraithiae</i>	<i>Hibbertia humifusa</i> subsp. <i>erigens</i>
<i>Callistemon kenmorrisonii</i>	<i>Hibbertia humifusa</i> subsp. <i>debilis</i>
<i>Carex paupera</i>	<i>Kelleria laxa</i>
<i>Cassinia rugata</i>	<i>Leiocarpa gatesii</i>
<i>Daviesia laevis</i>	<i>Lobelia gelida</i>
<i>Deyeuxia pungens</i>	<i>Myriophyllum porcatum</i>
<i>Epilobium brunnescens</i> subsp. <i>beaugleholei</i>	<i>Nematolepis frondosa</i>
<i>Eucalyptus alligatrix</i> subsp. <i>limaensis</i>	<i>Nematolepis squamea</i> subsp. <i>coriacea</i>
<i>Eucalyptus cadens</i>	<i>Nematolepis wilsonii</i>
<i>Eucalyptus crenulata</i>	<i>Olearia astroloba</i>
<i>Eucalyptus strzeleckii</i>	<i>Pimelea pagophila</i>
<i>Euphrasia collina</i> subsp. <i>muelleri</i>	<i>Pimelea spinescens</i> subsp. <i>spinescens</i>
<i>Euphrasia crassiuscula</i> subsp. <i>glandulifera</i>	<i>Poa sallacustris</i>
<i>Euphrasia eichleri</i>	<i>Pomaderris subplicata</i>
<i>Grevillea bedgoodiana</i>	<i>Prostanthera galbraithiae</i>
<i>Grevillea celata</i>	<i>Pultenaea williamsoniana</i>
<i>Grevillea floripendula</i>	<i>Spyridium</i> sp. nov. (Little Desert)
	<i>Trichanthodium baracchianum</i>
	<i>Westringia cremnophila</i>

The three-month public comment period for the draft recovery plans will close on **Wednesday, 12 July 2006**. Relevant comments received during this period will be incorporated into the plans. The draft recovery plans are available online at www.deh.gov.au/biodiversity/threatened/recovery/public-comment/index.html, or by contacting the Community Information Unit, email: ciu@deh.gov.au or freecall: 1800 803 772.

Comments must be received by **5pm Wednesday 12 July 2006** and should be sent to:

Director, Species Listing, Recovery and Policy Section
Department of the Environment and Heritage
GPO Box 787
CANBERRA ACT 2601

Email: recoveryplans@deh.gov.au
Fax: (02) 6274 1332

Further information about the Department of the Environment and Heritage is available at www.deh.gov.au/.



Australian Government

Department of the Environment and Heritage

**NOTICE OF APPLICATION RECEIVED UNDER THE
*HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989***

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from MacDermid Overseas Asia trading as MacDermid Australia Limited, 299 Canterbury Road, Revesby, NSW 2212 to export up to 160,000 litres of waste comprising copper ammonium chloride. The export would take place in approximately ten (10) shipments over twelve months commencing from the date of the permit, if granted. The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The copper ammonium chloride would be stored in plastic drums at all times during the transportation. The waste would then be transported by road to be loaded onto a ship at the Ports of Sydney, Australia to be offloaded at Auckland, New Zealand. From there, it would be transported by road to the recovery facility.

Dr Barry Reville
Assistant Secretary
Environment Protection Branch
April 2006



Australian Government

Department of the Environment and Heritage

**NOTICE OF APPLICATION RECEIVED UNDER THE *HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989***

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from Exide Australia Pty Ltd, Level 1, 293 Camberwell Road, Camberwell, Victoria, 3124, to export up to 8,400 metric tonnes of waste comprising lead acid batteries and other lead scrap to Exide Technologies (Vernon Smelter), 2700S Indiana Street, Los Angeles, California, USA. The export would take place in approximately thirty six (36) shipments over twelve months commencing from the date of the permit, if granted. The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The batteries would be stacked on pallets, strapped, wrapped, labelled and packed into sealed shipping containers. The factory lead scrap would be packed into metal drums, sealed and then packed into shipping containers. The waste would then be transported by road to be loaded onto a ship at the Ports of Adelaide, Brisbane, Melbourne, Perth and Sydney, Australia to be offloaded at the Port of Los Angeles, the United States of America. From there, it would be transported by road to the recovery facility.

Dr Barry Reville
Assistant Secretary
Environment Protection Branch
March 2006



Australian Government

Department of the Environment and Heritage

**NOTICE OF APPLICATION RECEIVED UNDER THE *HAZARDOUS WASTE
(REGULATION OF EXPORTS AND IMPORTS) ACT 1989***

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from Exide Australia Pty Ltd, Level 1, 293 Camberwell Road, Camberwell, Victoria, 3124, to export up to 8,400 metric tonnes of waste comprising lead acid batteries and other lead scrap to Joong-il Metals Inc (Recycling Facility), 635-6 Sunggok-Dong, Danwon-Gu, Ansan-City Kyungki-Do, Republic of Korea. The export would take place in approximately thirty six (36) shipments over twelve months commencing from the date of the permit, if granted. The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The batteries would be stacked on pallets, strapped, wrapped, labelled and packed into sealed shipping containers. The factory lead scrap would be packed on pallets, strapped, wrapped, labelled and then packed into shipping containers. The waste would then be transported by road to be loaded onto a ship at the Ports of Adelaide, Brisbane, Melbourne, Perth and Sydney, Australia to be offloaded at the Port of Busan, the Republic of Korea. From there, it would be transported by road to the recovery facility.

Dr Barry Reville
Assistant Secretary
Environment Protection Branch
April 2006



THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

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

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

Registered WELS products

Brand Name	Family Name / Product Name / Model Reference	Name of Registration Holder
Greens	Family Name: Single Lever Mixers 2000 Series, 3000 Series, 5000 Series, 6000 Series, Alfa, Alvita, Aura, Edge, Intamix, Marketti, Blade, Sphere, Oxi, Ika, Alfa 2 Artec, Metro, Stamford, Bronte, Lava, Margaroli, Sterling, Quartz, Splendor, Regency, Ascot, Modernmaid, Bastow	Greens Industries Ltd
Maytag	MAF1675AAW	Maytag Appliances
Kleenmaid	LTK95, LTK96	Alliance Laundry Systems
Ram Tapware	Family Name: 4 Star Mixers Elan, Myuna, Ridge, Windemere, Ram Softmix, Waratah Slimline, Ram Slimline, Omega Elba, Clear Solutions Cino	Ramtaps Pty Ltd
Farrah Investments	Family Addition: Raymor/Aqa Torino, Providence	Farrah Investments Pty Ltd
Conia	CWM7001T	Pebble Electronics Pty Ltd
Asko	D3730	Asko Appliances (Aust) Pty Ltd
Asko	W6222, W6342	Asko Appliances (Aust) Pty Ltd
Asko	W6451, W6762	Asko Appliances (Aust) Pty Ltd

LG	WD-1238C	LG Electronics Australia Pty Ltd
LG	WD-1049C, WD-1018C	LG Electronics Australia Pty Ltd
Haier	HWM50TLF	Haec Pty Ltd
Porcher	Family Name: Quatre Quatre (CT2099), Quatre (CT2098), Quatre (CT2097)	Reece
Posh	Family Name: Base Base (CT8699), Base (CT9011)	Reece
Posh	Family Name: Posh Bristol (CT2099), Bristol (CT2098), Bristol (CT2097), Standard (CT2101), Standard (CT2098), Base (CT2099), Standard (CT2097), Standard (CT2099)	Reece
Posh	Bristol, Standard, Porcher Quatre, Mizu r130, Mizu r200	Reece
Electrolux	DX302WJ, DX302SJ, DX302ISJ, DX403WJ, DX403SJ, EX302WJ, EX302SJ, EX403WJ, EX403SJ	Electrolux Home Products Pty Ltd
Electrolux	DX102WJ, DX102SJ	Electrolux Home Products Pty Ltd
Simpson	52B870WJ, 52B870SJ, 52B890WJ, 52B890SJ	Electrolux Home Products Pty Ltd
Simpson	52B850WJ, 52B850SJ	Electrolux Home Products Pty Ltd
Westinghouse	SB907WJ, SB907SJ	Electrolux Home Products Pty Ltd
Westinghouse	SB915WJ, SB915SJ, SB915KJ, SB925SJ	Electrolux Home Products Pty Ltd
Nobili	Family Name: Nobili 25118, 11118, 23118, 23119, 24118, 24119, 26118, 57305, JOY0018, 12117, 06117, 18117, 57113, 57123, 57300 27113/1, 27113/1TD, 27113/1BL, 27113/1-0, 11113/1, 11117, 11117/5SF, 12113/5, 12113/8, 12113/9, 12113/30, 12513, 12617/6, 12913/1, 12713 12813, 12713/1, 12813/1, 12717, 12817, 13117, 13113/1, 14117, 14113/1, J16113/1, J16117, 18513, 19117, 19113/1, 23113	Carlo Nobili SPA Rubinetterie

Nobili	<p>Family Name: Teknobili</p> <p>24113/1, 24117, 25113, 25113/1, 25117, 26117, 27113, 12613/1, PLUS00178, PLUS00138/2, PLUS00148/2, PLUS00188, PLUS00113, PLUS00139/2, PLUS00300</p> <p>12400, 12113/85, 45113, 45300, DAY00113/1, DAY00113, UNIK00117/6, UNIK00113/1, JOY00113, JOY00113/1, JOY00117/8, JOY00117</p> <p>OZ00117/8X, OZ00413, OZ00423, OZ00513, OZ00513/T4, OZ000523, OZ00523/T4, OZ00613, OZ00713/-T5, OZ00133/T7, OZ00134/T7, OZ00300/T7, OZ00137/T7, 12200, 12300</p> <p>PLUS00305, PLUS00518, PLUS00568, PLUS00523, PLUS00519/2, PLUS00700, PLUS00705, OZ113/1, OZ00113/1T2, OZ00113/1X, OZ00113, OZ00117, OZ00117/T2, OZ00117/X, OZ00117/8</p>	Carlo Nobili SPA Rubinetterie
Nobili	<p>Family Name: POSH</p> <p>27113/1E, 27117/E, 27118/2</p>	Carlo Nobili SPA Rubinetterie
Ideal Standard	<p>Family Name: Ideal Standard</p> <p>Acacia Wall Faced, Acacia Wall Hung</p> <p>Expression T/Suite, Tonic T/Suite, Valilo T/Suite, Acacia T/Suite</p>	American Standard Thailand
Porcher	<p>Family Name: Porcher</p> <p>Ferndale Pan, Studio/Gemma Pan</p> <p>Cygnnet T/Suite, Sandpiper T/Suite, Esedra T/Suite, Heron T/Suite, Renso T/Suite, Traditional T/Suite</p>	American Standard Thailand
Renaissance	<p>Family Name: Renaissance Faucet Collection</p> <p>re 10, re 40, re 50, re 60, re 70, re 55, re 65</p>	Renaissance Traditional Bathrooms
Renaissance	<p>Family Name: Architectural Shower Roses</p> <p>SH8M, SH8, SH8AD, SH5, SH12, SH4</p>	Renaissance Traditional Bathrooms
Renaissance	SH6	Renaissance Traditional Bathrooms

Background

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



Delegate for the Water Efficiency Labelling and Standards Regulator
6 April 2006



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

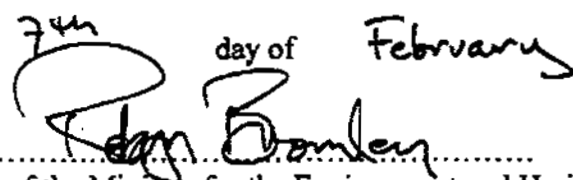
DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, ROBYN BROMLEY, Acting Assistant Secretary, Marine Environment Branch, as Delegate of the Minister for the Environment and Heritage, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (the EPBC Act) the application from the Queensland Department of Primary Industries and Fisheries, public comments on the proposal as required under section 303FR, and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act, taken in the Queensland River and Inshore (Beam) Trawl Fishery, as defined in the management regime in force under the *Fisheries (East Coast Trawl) Management Plan 1999*, which obtains its authority from the *Queensland Fisheries Act 1994*, to be an approved Wildlife Trade Operation, in accordance with section 303FN (2) and (10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 15 February 2009 and;
- b) is subject to the conditions applied under section 303FT specified in the Schedule.

Dated this 17th day of February 2006


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

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

SCHEDULE

Declaration of the Harvest Operations of the Queensland River and Inshore (Beam) Trawl Fishery (RIBTF) as an approved Wildlife Trade Operation

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the *Environment Protection and Biodiversity Conservation Act 1999*, taken in the RIBTF.

1. Operation of the fishery will be carried out in accordance with the management regime in force under the *Fisheries (East Coast Trawl) Management Plan 1999*, which obtains its authority from the *Queensland Fisheries Act 1994*.
2. Department of Primary Industries and Fisheries (DPI&F) to inform the Australian Government Department of the Environment and Heritage (DEH) of any intended amendments to the management arrangements that may affect sustainability of the target species or negatively impact on byproduct, bycatch, protected species or the ecosystem.
3. Reports to be produced and presented to DEH annually, and to include:
 - information sufficient to allow assessment of the progress of DPI&F in implementing the recommendations made in the *Assessment of the Queensland River and Inshore (Beam) Trawl Fishery*;
 - a description of the status of the fishery and catch and effort information;
 - a statement of the performance of the fishery against objectives, performance indicators and measures once developed; and
 - research undertaken or completed relevant to the fishery.

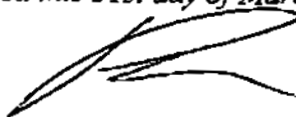
COMMONWEALTH OF AUSTRALIA
Environment Protection and Biodiversity Conservation Act 1999
DECLARATION OF AN
APPROVED WILDLIFE TRADE OPERATION

I, Peter Komidar, Acting Assistant Secretary Wildlife Branch, as Delegate of the Minister for the Environment and Heritage under the *Environment Protection and Biodiversity Conservation Act 1999*, being satisfied that the operation by Mr Fern Nurseries Pty Ltd to harvest tree-ferns from the private property at 260 Amiets Road, Wyelangta, Victoria, is an existing stocks operation (as defined by regulation 9A.20 for the purposes of subsection 303FN(10)), hereby declare under subsection 303FN(2) that the operation is an Approved Wildlife Trade Operation.

This declaration has effect subject to the following conditions applied under section 303FT:

1. The operation is to be undertaken in accordance with the proposal submitted on 18 October 2005.
2. The existing stocks operation is restricted to tree-ferns (*Dicksonia Antarctica*).
3. The operation must be carried out in accordance with the necessary permits and approvals as required under State and Commonwealth law.
4. The harvest is restricted to 10,000 individuals from the private property at 260 Amiets Road, Wyelangta, Victoria under the management of Mr Fern Nurseries Pty Ltd. No specimens are to be harvested from the wild.
5. 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 the property at 260 Amiets Road, Wyelangta, Victoria.
6. This declaration is valid for three years from the date of gazettal of this declaration.

Dated this 31st day of March 2006



Peter Komidar

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. Further information may be obtained from:

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

COMMONWEALTH OF AUSTRALIA***Environment Protection and Biodiversity Conservation Act 1999*****Variation to Declaration of 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* (EPBC Act), make the following variation to the declaration of the Wildlife Trade Operation of Mr Fern, dated 12 January 2006, published in the Commonwealth of Australia Gazette No. GN 2, 18 January 2006.

Condition 2 is replaced by the following:

Harvest is restricted to tree-ferns (*Dicksonia antarctica* and *Cyathea australis*) from the Otway District in the Colac Otway Shire in South West Victoria.

Condition 4 is replaced by the following:

The maximum number of *Dicksonia antarctica* and *Cyathea australis* plants which may be harvested is limited to the number specified on the permits issued by the Victorian Department of Sustainability and Environment. The amount harvested is restricted to a total number of 30 000 individuals. State permits must be provided to the Department of the Environment and Heritage within 14 days of receipt.

Condition 6 is replaced by the following:

This declaration is valid until 17 January 2007, or until approval of a statewide management plan that includes the wild harvest of tree-ferns, whichever is the earlier.

Dated this 6th day of April 2006



Signed by 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. Further information may be obtained from:

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
2006/2661	P A and L M Morris/Urban and commercial new development/Redcliff/QLD/Residential Development, Morris Road	05-APR-2006	No
2006/2658	Ipswich Rivers Improvement Trust/Agriculture and forestry/Ipswich/QLD/Streambank Rehabilitation - Removal of woody weeds along Woogaroo Creek	04-APR-2006	No
2006/2650	Department of Sustainability and Environment/Tourism, recreation and conservation management/North East Victoria/VIC/Myrtleford-Corryong aerial baiting field trials	03-APR-2006	Yes
2006/2649	Ergon Energy Corporation/Energy generation and supply/Buxton/QLD/Overhead Powerline Construction to supply Buxton Rural Community	03-APR-2006	No
2006/2641	Tarong Energy Corporation Limited/Mining/Tarong/QLD/Ash Storage Facility	03-APR-2006	No
2006/2639	Kagara Pty Ltd/Mining/Chillagoe/QLD/Red Dome Polymetallic mine - re-opening of mining operations	03-APR-2006	Yes
2006/2591	Boddington Gold Mine Management Company Pty Ltd/Mining/Boddington/WA/Boddington Gold Mine Expansion	03-APR-2006	Yes
2006/2678	Roche Group/Urban and commercial new development/Harrington/NSW/Industrial and Residential Development	05-APR-2006	No

NOTICE OF A PARTICULAR MANNER DECISION UNDER SECTION 77A

Pursuant to section 77A and section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that, in deciding whether an action is a controlled action or not, the Minister for the Environment and Heritage or a delegate of that Minister, decided that a provision of Part 3 of the Act is not a controlling provision for each action identified in the following table because of the particular manner in which the action will be taken.

Reference No	Title of action	Component Decision - Controlling Provisions and Particular Manner of undertaking the action
2006/2650	Department of Sustainability and Environment/Tourism, recreation and conservation management/North East Victoria/VIC/Myrtleford-Corryong aerial baiting field trials	<ul style="list-style-type: none"> Sections 18 and 18A (Listed threatened species and communities). <p><i>Manner in which the proposed action is to be taken:</i></p> <p>The following measures are to be taken to minimise risks to the listed endangered quoll, <i>Dasyurus maculatus maculatus</i>:</p> <ol style="list-style-type: none"> The baiting trials will be located in north eastern Victoria, within three areas of approximately 9 000 hectares each (Mt Jack, Lucyvale and Scrubby Creek) using the methodologies described in the referral. Trials will not be conducted during the breeding season for <i>Dasyurus maculatus maculatus</i> from 15 June to 31 August. The proposed programs are to be one-off aerial baiting exercises, conducted in 2006, 2007 and 2008. Use of 1080 will be in accordance with Victorian legislation and policies governing times of baiting, maximum dosages, allowable baits dropped per kilometre and distance requirements between baits.

2006/2639	Kagara Pty Ltd/Mining/Chillagoe/QLD/Red Dome Polymetallic mine - re-opening of mining operations	<ul style="list-style-type: none"> sections 18 and 18A (Listed threatened species and communities). <p><i>Manner in which the proposed action is to be taken:</i></p> <p>The measures described at Tables 13 and 14 of the referral will be undertaken, as a minimum, to avoid significant impacts on the listed greater large-eared horseshoe bat (<i>Rhinolophus philippinensis</i>) and northern quoll (<i>Dasyurus hallucatus</i>). The referral 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.</p> <p>From the public notifications web page click on the [How to use this site] hyperlink for detailed instructions on how to access this document.</p>
2006/2591	Boddington Gold Mine Management Company Pty Ltd/Mining/Boddington/WA/Boddington Gold Mine Expansion	<ul style="list-style-type: none"> sections 18 and 18A (Listed threatened species and communities). <p><i>Manner in which the proposed action is to be taken:</i></p> <p>The following measures must be taken to minimise potential impacts on the listed threatened Carnaby's Black-cockatoo and Baudin's Black-cockatoo:</p> <ol style="list-style-type: none"> 1. Areas disturbed by mining related activities will be revegetated with endemic species with the aim of providing foraging, and longer term potential nesting, habitat for Black-cockatoos. 2. Pre-clearing surveys will be undertaken to identify high value trees and hollows. To the extent practicable, high value trees and hollows will be relocated to areas not disturbed by mining operations. 3. Fauna drinking points will be established away from mining operations. 4. In collaboration with the WA Museum and the Department of Conservation and Land Management, Boddington Gold Mine Management Company Pty Ltd (BGM) will: <ul style="list-style-type: none"> extend current work on establishing artificial nesting boxes in the Boddington area;

2006/2591 Cont...	Boddington Gold Mine Management Company Pty Ltd/Mining/Boddington/W A/Boddington Gold Mine Expansion Cont...	<ul style="list-style-type: none"> • develop and implement programs to manage competition to cockatoos for nesting and breeding sites; and • monitor habitat usage by Black-cockatoos within the mining lease area to assist the development and implementation of species' recovery programs. <p>5. In consultation with the WA Department of Conservation and Land Management, high value privately owned bush land will be purchased by BGM and vested to the State for incorporation into the Western Australian conservation estate.</p>
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DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

*Environment Protection and Biodiversity Conservation Act 1999*NOTICE OF A DECISION ON THE APPROACH TO BE USED FOR ASSESSMENT
OF THE RELEVANT IMPACTS OF AN ACTION

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

Reference No	Title of action	Date of Decision	Assessment approach
2006/2615	AGL Petronas Consortium/Energy generation and supply/Cape York Peninsula Qld to Gove NT/Commonwealth Marine/PNG-Qld Gas Pipeline - Gove Lateral	03-APR-2006	Environment Impact Statement

For more information see: <http://www.deh.gov.au/epbc>

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

Notice of Registration

I, Andrew Moyes, as delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, approved on 31 March 2006 the registration of the following party:

People Power

Andrew Moyes
Acting Deputy Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

Notice of Registration

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 28 March 2006 the registration of the following party:

The Australian Shooters Party

Paul Dacey
Deputy Electoral Commissioner

AUSTRALIAN ELECTORAL COMMISSION

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

PAUL DACEY
Acting Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	82936	-4.03
BARTON	84644	-2.05
BENNELONG	85561	-0.99
BEROWRA	86718	0.34
BLAXLAND	82827	-4.15
BRADFIELD	89502	3.56
CALARE	87167	0.86
CHARLTON	85681	-0.85
CHIFLEY	84867	-1.79
COOK	81630	-5.54
COWPER	85542	-1.01
CUNNINGHAM	81986	-5.13
DOBELL	85689	-0.84
EDEN-MONARO	92902	7.49
FARRER	84807	-1.86
FOWLER	83431	-3.46
GILMORE	87424	1.15
GRAYNDLER	85429	-1.14
GREENWAY	91733	6.14
GWYDIR	81194	-6.04
HUGHES	86208	-0.24
HUME	89868	3.98
HUNTER	89149	3.15
KINGSFORD SMITH	84889	-1.77
LINDSAY	82384	-4.67
LOWE	87439	1.17
LYNE	92449	6.97
MACARTHUR	84822	-1.85
MACKELLAR	86697	0.31
MACQUARIE	86552	0.15
MITCHELL	96801	12.00
NEWCASTLE	89861	3.97
NEW ENGLAND	85559	-0.99
NORTH SYDNEY	88799	2.75
PAGE	84367	-2.37
PARKES	80526	-6.82
PARRAMATTA	87314	1.03
PATERSON	88283	2.15
PROSPECT	88245	2.10
REID	79333	-8.20
RICHMOND	86723	0.34
RIVERINA	87788	1.58
ROBERTSON	85207	-1.40
SHORTLAND	87260	0.96
SYDNEY	96461	11.61
THROSBY	87786	1.57
WARRINGAH	84214	-2.55
WATSON	81538	-5.65
WENTWORTH	83072	-3.87
WERRIWA	89849	3.96
Totals	4321113 (Average: 86422)	

Victoria as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	89316	-1.01
BALLARAT	90871	0.71
BATMAN	85131	-5.65
BENDIGO	94899	5.17
BRUCE	87361	-3.17
CALWELL	91294	1.17
CASEY	87376	-3.16
CHISHOLM	84811	-6.00
CORANGAMITE	91961	1.91
CORIO	88458	-1.96
DEAKIN	86939	-3.64
DUNKLEY	90934	0.78
FLINDERS	92160	2.13
GELLIBRAND	90747	0.57
GIPPSLAND	93287	3.38
GOLDSTEIN	90548	0.35
GORTON	96715	7.18
HIGGINS	87081	-3.48
HOLT	93755	3.90
HOTHAM	87844	-2.64
INDI	89887	-0.38
ISAACS	94641	4.88
JAGAJAGA	93066	3.14
KOORYONG	86922	-3.66
LALOR	95027	5.31
LA TROBE	87458	-3.07
MCEWEN	98437	9.09
MCMILLAN	83320	-7.65
MALLEE	90248	0.01
MARIBYRNONG	87082	-3.48
MELBOURNE	91825	1.76
MELBOURNE PORTS	92121	2.09
MENZIES	88592	-1.81
MURRAY	88158	-2.29
SCULLIN	87028	-3.54
WANNON	90175	-0.06
WILLS	93060	3.13
Totals	3338535 (Average: 90230)	

Queensland as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	91053	3.40
BONNER	86189	-2.11
BOWMAN	86655	-1.58
BRISBANE	87710	-0.38
CAPRICORNIA	90738	3.05
DAWSON	91182	3.55
DICKSON	84651	-3.86
FADDEN	84209	-4.36
FAIRFAX	84218	-4.35
FISHER	87302	-0.85
FORDE	88436	0.43
GRIFFITH	89508	1.65
GROOM	88679	0.71
HERBERT	86621	-1.62
HINKLER	92903	5.51
KENNEDY	90482	2.76
LEICHHARDT	88826	0.88
LILLEY	89977	2.18
LONGMAN	87721	-0.37
MCPHERSON	83228	-5.47
MARANOA	86054	-2.26
MONCRIEFF	83205	-5.50
MORETON	87896	-0.17
OXLEY	90922	3.26
PETRIE	88128	0.08
RANKIN	90403	2.67
RYAN	86638	-1.60
WIDE BAY	91911	4.38
Totals	2465445 (Average: 88051)	

Western Australia as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	85347	1.95
CANNING	87862	4.96
COWAN	87395	4.40
CURTIN	83186	-0.62
FORREST	88267	5.44
FREMANTLE	84381	0.80
HASLUCK	80383	-3.97
KALGOORLIE	79723	-4.75
MOORE	76278	-8.87
O'CONNOR	82893	-0.97
PEARCE	87373	4.37
PERTH	84052	0.41
STIRLING	87231	4.20
SWAN	78389	-6.35
TANGNEY	82852	-1.02
Totals	1255612 (Average: 83707)	

South Australia as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	95512	-1.15
BARKER	102165	5.73
BOOTHBY	95589	-1.07
GREY	97790	1.20
HINDMARSH	98716	2.16
KINGSTON	95630	-1.02
MAKIN	94275	-2.43
MAYO	93784	-2.94
PORT ADELAIDE	98842	2.29
STURT	97361	0.76
WAKEFIELD	93212	-3.53
Totals	1062876 (Average: 96625)	

Tasmania as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BASS	68202	-1.26
BRADDON	70433	1.96
DENISON	68924	-0.21
FRANKLIN	70667	2.30
LYONS	67143	-2.79
Totals	345369 (Average: 69073)	

Australian Capital Territory as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	118440	4.03
FRASER	109242	-4.03
Totals	227682 (Average: 113841)	

Northern Territory as at 31 March, 2006

Division	Enrolment	% Deviation from average divisional enrolment
LINGIARI	58375	3.92
SOLOMON	53969	-3.92
Totals	112344 (Average: 56172)	

TOTAL FOR AUSTRALIA 13 128 976

Health and Ageing



Australian Government
Department of Health and Ageing
Therapeutic Goods Administration

THERAPEUTIC GOODS ACT 1989

CANCELLATION OF ENTRIES FROM THE AUSTRALIAN REGISTER OF THERAPEUTIC GOODS

I, Rita Maclachlan, delegate of the Secretary to the Department of Health and Ageing for the purposes of section 30 of the *Therapeutic Goods Act 1989* (the Act), hereby publish details of the following entries that have been cancelled from the Australian Register of Therapeutic Goods under subsection 30(2)(c) of the Act for reason that the Secretary is satisfied that the sponsor has failed to comply with the condition imposed on the ARTG entry under section 28 of the Act.

Sponsor: Biolab Australia Pty Ltd T/A Jacobs Medical Australia and Sensor Technologies
ARTG name of goods: Jacobs Medical Australia sterile needles and ancillary devices
ARTG number: 55049
Date cancelled: 14 February 2006

Signed

Rita Maclachlan
Delegate of the Secretary to the Department of Health and Ageing

31st March 2006



Australian Government
Department of Health and Ageing
Therapeutic Goods Administration

THERAPEUTIC GOODS ACT 1989

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

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

Under subsection 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has suspended the licence number 1129 held by:

SA CORPORATION OF BOTANIC MEDICINE PTY LTD T/A MARNI'S HERBAL SUPPLIES – LICENCE NO. 1129 – AT THE REQUEST OF THE MANUFACTURER FOR A PERIOD OF TWELVE (12) MONTHS EFFECTIVE FROM 17 MARCH 2006 UNTIL 16 MARCH 2007.

Dr Mark Doverty
Delegate of the Secretary

3 April 2006

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

OUTCOME OF CONSIDERATIONS BY THE NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE AT ITS FEBRUARY 2006 MEETING OF PROPOSALS FOR AMENDMENT TO THE STANDARD FOR THE UNIFORM SCHEDULING OF DRUGS AND POISONS

Notice under subsection 52D(4) Therapeutic Goods Act 1989 (the Act)

The National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice, pursuant to subsection 52D(4) of the Act, that an amendment has been made to the Standard for the Uniform Scheduling of Drugs and Poisons (SUSDP).

The notice is divided into five parts:

- Part A – Amendments to the SUSDP, Part 4 in respect of substances mentioned in the pre-meeting Gazette Notice;
- Part B – Other amendments to the SUSDP (Parts 1-3 and Part 5);
- Part C – Amendments to the SUSDP, Part 4 subject to post-meeting public submissions;
- Part D – Errata; and
- Part E – Notice of future scheduling reviews.

Please note that the basis for amendments to the SUSDP can be found in the *Record of the Reasons*. The *Record of the Reasons*, which also contains other outcomes arising from the NDPSC meeting, can be accessed through: <http://www.tga.gov.au/ndpsc>. Hard copies of the document can be obtained from the NDPSC Secretariat, tel 02 6289 3200.

The amendments arising from this notice will be incorporated into SUSDP 21 Amendment 1 effective 1 September 2006 (unless otherwise indicated), which should be available for purchase from National Mailing and Marketing Pty Ltd in August 2006, telephone (02) 6269 1035.

Please note that SUSDP 20, Amendment 3 will soon be available from National Mailing and Marketing Pty Ltd.

PART A – AMENDMENTS TO PART 4 – THE SCHEDULES OF THE SUSDP

The amendments set out in Part A were made in respect of substances mentioned in the Commonwealth of Australia Gazette No.GN 50, 21 December 2005 as substances to be considered for scheduling at the February 2006 meeting. These amendments are subject to the receipt of further public submissions from persons who made a pre-meeting public submission in relation to substances listed in Part A.

Accordingly, these persons are invited to make a further submission to:

The Secretary
National Drugs and Poisons Schedule Committee
PO Box 100
Woden ACT 2606

e-mail NDPSC@health.gov.au or Facsimile 02 6289 3299.

The NDPSC is moving to an E-agenda and is increasingly using electronic documents at its meetings. Persons making submissions to the Committee are encouraged to lodge submissions in electronic format via the NDPSC email address.

Submissions must be made by **26 April 2006** and address a matter mentioned in section 52E of the Act and be relevant to the reasons for the making of the decision.

If a further submission is made to the Committee in respect of a substance set out below, the Committee must consider the submission and then: confirm the amendment; vary the amendment; or set aside the amendment, replace it with a new scheduling decision and publish notice of the decisions under section 52D of the Act. (If a new scheduling decision is made and notice of it published under section 52D, the post-meeting public consultation process commences again). Subject to the matters set out above, the amendments in Part A come into effect on **1 September 2006**, unless otherwise indicated.

Schedule 2 – New Entries

ACONITUM spp:

ACONITUM spp:

- (a) in preparations for oral use in packs each containing 0.2 milligrams or less of total alkaloids **except** in packs containing 0.02 milligrams of total alkaloids; or
- (b) in preparations for dermal use containing 0.02 per cent or less of total alkaloids, in packs each containing 0.2 milligrams or less of total alkaloids **except** in packs containing 0.02 milligrams of total alkaloids.

MEPYRAMINE for dermal use.

OXICONAZOLE for dermal use **except** in preparations for the treatment of tinea pedis.

Schedule 2 - Amendments

AMOROLFINE – amend entry to read:

AMOROLFINE for topical use in preparations containing 0.25 per cent or less of amorolfine **except** in preparations for the treatment of tinea pedis.

BECLOMETHASONE – amend entry to read:

BECLOMETHASONE in aqueous nasal sprays delivering 50 micrograms or less of beclomethasone per actuation when the maximum recommended daily dose is no greater than 400 micrograms for the prophylaxis or treatment of allergic rhinitis for up to 6 months in adults and children 12 years and over.

BUDESONIDE – amend entry to read:

BUDESONIDE in aqueous nasal sprays delivering 50 micrograms or less of budesonide per actuation when the maximum recommended daily dose is no greater than 400 micrograms for the prophylaxis or treatment of allergic rhinitis for up to 6 months in adults and children 12 years and over.

BROMPHENIRAMINE, CHLORPHENIRAMINE, DEXCHLORPHENIRAMINE,
DIPHENYLPYRALINE, DOXYLAMINE, TRIPROLIDINE – Amend entries to read:

[SUBSTANCE] when combined with one or more other therapeutically active substances
in oral preparations when:

- (a) at least one of the other therapeutically active substances is
a sympathomimetic decongestant; or
- (b) in a day-night pack containing [substance] in the bed-time
dose; and
- (c) not labelled for the treatment of children under 2 years of
age.

DIPHENHYDRAMINE, PROMETHAZINE - Amend entries to read:

[SUBSTANCE] in oral preparations:

- (a) in primary packs of 10 doses or less, for the prevention or
treatment of motion sickness; or
- (b) when combined with one or more other therapeutically
active substances when:
 - (i) at least one of the other therapeutically active
substances is a sympathomimetic decongestant;
or
 - (ii) in a day-night pack containing [substance] in the
bed-time dose; and
 - (iii) not labelled for the treatment of children under 2
years of age.

FLUTICASONE – amend entry to read:

FLUTICASONE in aqueous nasal sprays delivering 50 micrograms or less of fluticasone
per actuation when the maximum recommended daily dose is no greater than
200 micrograms for the prophylaxis or treatment of allergic rhinitis for up to 6
months in adults and children 12 years and over.

MERCURY – amend entry to read:

MERCURY for external use in preparations containing 0.5 per cent or less of mercury.

MOMETASONE – amend entry to read:

MOMETASONE in aqueous nasal sprays delivering 50 micrograms or less of
mometasone per actuation when the maximum recommended daily dose is no
greater than 200 micrograms for the prophylaxis or treatment of allergic rhinitis
for up to six months in adults and children 12 years of age and over.

PHENIRAMINE – amend entry to read:

PHENIRAMINE:

- (a) in eye drops;
- (b) when combined with one or more other therapeutically active substances in oral preparations when:
 - (i) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
 - (ii) in a day-night pack containing pheniramine in the bed-time dose; and
 - (iii) not labelled for the treatment of children under 2 years of age.

PHENYLEPHRINE – Amend entry to read

PHENYLEPHRINE except:

- (a) when included in Schedule 4;
- (b) in oral preparations containing 50 mg or less of phenylephrine per recommended daily dose in packs containing 250 mg or less of phenylephrine; or
- (c) in topical eye or nasal preparations containing 1 per cent or less of phenylephrine.

THENYLDIAMINE – amend entry to read:

THENYLDIAMINE:

- (a) in nasal preparations for topical use; or
- (b) when combined with one or more other therapeutically active substances in oral preparations when:
 - (i) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
 - (ii) in a day-night pack containing thenyldiamine in the bed-time dose; and
 - (iii) not labelled for the treatment of children under 2 years of age.

TRIAMCINOLONE – amend entry to read:

TRIAMCINOLONE in aqueous nasal sprays delivering 50 micrograms or less of triamcinolone per actuation when the maximum recommended daily dose is no

greater than 200 micrograms for prophylaxis or treatment of allergic rhinitis for up to 6 months in adults and children 12 years of age and over.

TRIMEPRAZINE – amend entry to read:

TRIMEPRAZINE when combined with one or more other therapeutically active substances in solid oral preparations when:

- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing trimeprazine in the bed-time dose; and
- (c) not labelled for the treatment of children under two years of age.

Schedule 3 – New Entries

AZELASTINE in topical eye preparations containing 0.05 per cent or less of azelastine.

CYCLIZINE in preparations for oral use.

IBUPROFEN in divided preparations, each containing 400 mg or less of ibuprofen, in packs of not more than 50 dosage units and labelled not for the treatment of children under 12 years of age **except** when included in or expressly excluded from Schedule 2.

KETOTIFEN for ophthalmic use in medicines containing 0.025 per cent or less of ketotifen.

OXICONAZOLE in preparations for vaginal use.

Schedule 3 – Amendments

AMOROLFINE – amend entry to read:

AMOROLFINE for topical use **except**:

- (a) when included in Schedule 2; or
- (b) in preparations for topical use for the treatment of tinea pedis.

LEVONORGESTREL - Amend entry to read:

LEVONORGESTREL for emergency post-coital contraception.

METOCLOPRAMIDE – amend entry to read:

METOCLOPRAMIDE when combined with paracetamol in divided preparations, packed and labelled only for the treatment of nausea associated with migraine, in packs containing not more than 10 dosage units.

PANTOPRAZOLE in oral preparations containing 20 mg or less of pantoprazole for the relief of heartburn and other symptoms of gastro-oesophageal reflux disease, in packs containing not more than 14 days of supply.

Effective date – 1 May 2008

TRIMEPRAZINE – Amend entry to read:

TRIMEPRAZINE:

- (a) in solid oral preparations **except** when included in Schedule 2; or
- (b) in liquid oral preparations containing 10 mg or less of trimeprazine per 5 mL.

Schedule 4 – New Entries

ACRIVASTINE.

ALEMTUZUMAB.

ANECORTAVE.

AMIDOPYRINE.

ATOSIBAN.

ENTECAVIR.

ERLOTINIB.

FULVESTRANT.

LANTHANUM.

MURAGLITAZAR.

NESIRITIDE.

OLMESARTAN.

PALIFERMIN.

PALONOSETRON.

PEGAPTANIB.

PEGVISOMANT.

POSACONAZOLE.

POTASSIUM CHLORIDE in oral preparations for human therapeutic use **except:**

- (a) when containing 100 mg or less of potassium chloride per dosage unit;
- (b) in preparations for oral rehydration therapy; or
- (c) in preparations for enteral feeding.

RASAGILINE.

SOLIFENACIN.

TERLIPRESSIN.

Schedule 4 - Amendments

ACONITUM - amend entry to read:

ACONITUM spp **except**:

- (a) when included in Schedule 2;
- (b) in preparations for oral use in packs containing 0.02 milligrams or less of total alkaloids; or
- (c) in preparations for dermal use containing 0.02 per cent or less of total alkaloids in packs each containing 0.02 milligrams or less of total alkaloids.

AMOROLFINE – amend entry to read:

AMOROLFINE **except**:

- (a) when included in Schedule 2 or 3; or
- (b) in preparations for the treatment of tinea pedis.

ANTIMONY - amend entry to read:

ANTIMONY for therapeutic use **except** when separately specified in these Schedules.

AZELASTINE – amend entry to read:

AZELASTINE **except** when included in Schedule 3.

CAMPHORATED OIL – amend entry to read:

CAMPHORATED OIL for therapeutic use.

CYCLIZINE – Amend entry to read:

CYCLIZINE **except** when included in Schedule 3.

CYSTEAMINE – amend entry to read:

CYSTEAMINE for human therapeutic use.

IBUPROFEN except:

- (a) when included in or expressly excluded from Schedule 2 or 3; or
- (b) in preparations for dermal use.

KETOTIFEN – Amend entry to read:

KETOTIFEN **except** when included in Schedule 3.

MEPYRAMINE – amend entry to read:

MEPYRAMINE **except** when included in Schedule 2 or 3.

OXICONAZOLE – amend entry to read:

OXICONAZOLE except:

- (a) when included in Schedule 2 or 3; or
- (b) in preparations for the treatment of tinea pedis.

PANTOPRAZOLE – amend entry to read:

PANTOPRAZOLE **except** when included in Schedule 3.

Effective date – 1 May 2008

SODIUM POLYSTYRENE SULPHONATE – amend entry to read:

SODIUM POLYSTYRENE SULPHONATE for human therapeutic use.

Schedule 5 – New Entries

CHLORHEXIDINE in preparations containing 3 per cent or less of chlorhexidine **except:**

- (a) in preparations containing 1 per cent or less of chlorhexidine; or
- (b) when in solid preparations.

CYSTEAMINE in cosmetic preparations containing 6 per cent or less of cysteamine
except in preparations containing 1 per cent or less of cysteamine.

FLORASULAM.

PROHEXADIONE CALCIUM.

SODIUM POLYSTYRENE SULPHONATE in preparations for cosmetic use **except** in preparations containing 10 per cent or less of sodium polystyrene sulphonate.

Schedule 5 – Amendments

† ALKALINE SALTS, being the carbonate, silicate or phosphate salts of sodium or potassium alone or in any combination:

- (a) in solid orthodontic device cleaning preparations, the pH of which as an “in-use” aqueous solution is more than 11.5;
- (b) in solid automatic dishwashing preparations, the pH of which in a 500 g/L aqueous solution or mixture is more than 11.5 but less than or equal to 12.5;
- (c) in other solid preparations, the pH of which in a 10 g/L aqueous solution is more than 11.5; or
- (d) in liquid or semi-solid preparations the pH of which is more than 11.5,

except when separately specified in these Schedules.

Schedule 6 – New Entries

† ALKALINE SALTS, being the carbonate, silicate or phosphate salts of sodium or potassium alone or in any combination for non-domestic use:

- (a) in solid automatic dishwashing preparations, the pH of which in a 500 g/L aqueous solution or mixture is more than 12.5; or
- (b) in liquid or semi-solid automatic dishwashing preparations the pH of which is more than 12.5.

AMICARBAZONE.

CHLORHEXIDINE in preparations containing 7 per cent or less of chlorhexidine **except:**

- (a) when included in Schedule 5;
- (b) in preparations containing 1 per cent or less of chlorhexidine; or
- (c) when in solid preparations.

CYSTEAMINE for cosmetic use **except:**

- (a) when included in Schedule 5; or
- (b) in preparations containing 1 per cent or less of cysteamine.

Schedule 7 – New Entries

CHLORHEXIDINE **except:**

- (a) when included in Schedule 5 or 6;
- (b) in preparations containing 1 per cent or less of chlorhexidine, or
- (c) when in solid preparations.

Schedule 9 – New Entries

BENZYLPIPERAZINE *(BZP).

1-(3-TRIFLUOROMETHYLPHENYL)PIPERAZINE *(TFMPP)

**PART B – OTHER AMENDMENTS TO THE SUSDP
(PARTS 1-3 AND PART 5)**

The amendments in Part B will be included in SUSDP 21 Amendment 3- effective **1 May 2006**, unless otherwise indicated.

PART 1 INTERPRETATION – Amendment

Paragraph 1(1) – Amend entry for essential oils to read:

“**Essential oils**” means products obtained from natural raw materials either by distillation with water or steam or from the epicarp of citrus fruits by a mechanical process, or by dry distillation. For scheduling purposes it also means:

- (a) oils of equivalent composition derived through synthetic means; or
- (b) prepared mixtures of oils of equivalent composition comprising a mixture of synthetic and natural components.

PART 2 LABELS AND CONTAINERS, CHILD RESISTANT CLOSURES**Primary packs and immediate containers – Amendment**

Paragraph 7.(1)(k)(iii) – Amend entry to read:

7. (1)(k) ...

- (iii) if the poison is a Schedule 5 poison referred to in column 1 of the following table the name opposite thereto in column 2 may be used as the approved name:

TABLE

Column 1

Column 2

Alkaline salts	Alkaline salts
Amines for use as curing agents for epoxy resins (unless separately specified in the Schedules).	Aliphatic amines or aromatic amines
Epoxy resins, liquid	Liquid epoxy resins
Hydrocarbons, liquid hydrocarbons	Liquid
Quaternary ammonium compounds	Quaternary compound(s)

PART 5 – APPENDICES

APPENDIX A – New Entry

ALGICIDES, BACTERIOCIDES OR SLIMICIDES for industrial use.

APPENDIX B – New entry

DIBROMOPROPAMIDINE	Feb 2006	a	6.10
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APPENDIX B – Amendment

CHLORHEXIDINE – delete entry.

PROPAMIDINE - amend entry to read:

PROPAMIDINE	Nov 1992	a	6.10
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APPENDIX C – New Entry

ALKALINE SALTS, being the carbonate, silicate or phosphate salts of sodium or potassium alone or in any combination for domestic use:

- (a) in solid automatic dishwashing preparations, the pH of which in a 500 g/L aqueous solution or mixture is more than 12.5; or
- (b) in liquid or semi-solid automatic dishwashing preparations the pH of which is more than 12.5.

APPENDIX E - Part 2 – New entry

POISON

STANDARD STATEMENTS

Cysteamine.....E1

APPENDIX F - Part 3 – New Entry

Poison	Warning Statement	Safety Directions
Cysteamine		1

APPENDIX F – Part 3 – Amendment

Fluconazole – Amend entry to read

POISON	WARNING STATEMENT
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Fluconazole in oral preparations64
when included in Schedule 3.

APPENDIX G – New entries

ATROPA BELLADONNA (belladonna)	300 micrograms
HYOSCYAMUS NIGER	300 micrograms

APPENDIX H – New Entries

Azelastine.
Ketotifen.
Orlistat.

APPENDIX K – New entry

Amisulpride.

**PART C – AMENDMENTS TO PART 4 OF THE SUSDP THAT WERE SUBJECT
TO FURTHER PUBLIC SUBMISSIONS**

The amendments set out in Part C have been made in response to post-meeting public submissions. The public consultation process in respect of these amendments has now concluded. The amendments in Part C will be published in SUSDP 20 Amendment 3 which will come into effect on 1 May 2006 unless otherwise indicated. Amendments marked ♦ have been set aside.

Schedule 2 – Amendments**(Variation to Decision 2005/45 – 15)**

PARACETAMOL for therapeutic use **except:**

- (a) when included in Schedule 4;

- (b) in individually wrapped powders or sachets of granules each containing 1000 mg or less of paracetamol as the only therapeutically active constituent other than effervescent agents when:
 - (i) enclosed in a primary pack that contains not more than 12 such powders or sachets of granules;
 - (ii) complies with the requirements of the *Required Advisory Statements for Medicine Labels*; and
 - (iii) not labelled for the treatment of children 6 years of age or less; or
- (c) in tablets or capsules each containing each containing 500 mg or less of paracetamol as the only therapeutically active constituent other than effervescent agents when:
 - (i) packed in blister or strip packaging or in a container with a child-resistant closure;
 - (ii) in a primary pack of not more than 25 tablets or capsules;
 - (iii) compliant with the requirements of the *Required Advisory Statements for Medicine Labels*; and
 - (iv) not labelled for the treatment of children 6 years of age or less.

(Confirmation of Decision 2005/45-14)

PHENYLEPHRINE – Amend entry to read

PHENYLEPHRINE **except:**

- (a) when included in Schedule 4;
- (b) in oral preparations containing 50 mg or less of phenylephrine per recommended daily dose in packs containing 250 mg or less of phenylephrine; or
- (c) in topical eye or nasal preparations containing 1 per cent or less of phenylephrine.

Appendix F, Part 3 – Amendment

♦ Antihistamines

Appendix K – Amendment

♦ Cetirizine

The Committee agreed to set aside these amendments made at the October 2005 meeting to alter the antihistamine Appendix F wording and to remove cetirizine from Appendix K. This matter will be reconsidered at the June 2006 meeting.

PART D – ERRATA

The Committee agreed to minor editorial amendments to the wording of these schedule entries to clarify the intent or implementation of the original decision or to adopt contemporary nomenclature. These corrections will be incorporated into SUSDP 20 Amendment 3, and come into effect on 1 May 2006.

Schedule 4 Amendments

CEPHACETRILE – Amend entry to read:

CEFACETRILE.

CEPHALORIDINE – Amend entry to read:

CEFALORIDINE.

CEPHAMANDOLE – Amend entry to read:

CEFAMANDOLE.

CEPHAPIRIN – Amend entry to read:

CEFAPIRIN.

CEPHAZOLIN – Amend entry to read:

CEFAZOLIN.

PIRFENOXONE – Amend entry to read:

PIRENOXINE (catalin).

Schedule 7 - Amendment

NICOTINE – amend entry to read:

NICOTINE **except:**

- (a) when included in Schedule 2, 4 or 6;
 - (b) in tobacco prepared and packed for smoking; or
 - (c) for use as an aid in withdrawal from tobacco smoking in chewing gum, lozenges, or preparations for sublingual or transdermal use.
-

PART E – NOTICE OF FUTURE SCHEDULING REVIEWS

For further information about these matters please consult the February 2006 Record of Reasons. In accordance with current requirements, it is expected that these substances will be included in the June 2006 pre-meeting Gazette Notice due to be published on **26 April 2006**.

- Consideration of scheduling or exemption from scheduling of fractionated plasma and recombinant blood products.

Immigration and Multicultural Affairs

IMMI 06/010

**Commonwealth of Australia***Migration Regulations 1994***SPECIFICATION OF REGIONAL CERTIFYING BODIES AND POST CODES
DEFINING REGIONAL AUSTRALIA FOR CERTAIN VISAS
(REGULATIONS 5.19(4)(e), 1.20GA(1)(e), 5.19(5), 2.43(1)(a) and 471.229G)**

I, **AMANDA VANSTONE**, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraphs 5.19(4)(e) and 1.20GA(1)(e), subregulation 5.19(5), paragraph 2.43(1)(a), and item 471.229G of Schedule 2 to the *Migration Regulations 1994* ('the Regulations'):

1. REVOKE Instrument Number IMMI 05/060, signed on 6 July 2005, specifying bodies for the purposes of paragraphs 5.19(4)(e) and 1.20GA(1)(e) of the Regulations, specifying part of Australia for the purposes of subregulation 5.19(5) and specifying areas for the purposes of paragraph 2.43(1)(a) of the Regulations;
2. SPECIFY each of the bodies listed in Schedule A to this notice as bodies for the purposes of paragraphs 5.19(4)(e) and 1.20GA(1)(e) of the Regulations;
3. APPROVE each of the bodies listed in Schedule A to this Instrument as bodies for the purposes of item 471.229G of Schedule 2 to the Regulations;
4. SPECIFY the part of Australia, all the postcodes of which are listed in Schedule B to this notice, as the part of Australia for the purposes of subregulation 5.19(5) of the Regulations; and
5. SPECIFY the area of Australia, all the postcodes of which are NOT listed in Schedule B to this notice, as the area of Australia for the purposes of paragraph 2.43(1)(a) of the Regulations.

This Instrument, IMMI 06/010, commences on registration on the Federal Register of Legislative Instruments.

Dated 28/2

2006

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

Minister for Immigration and Multicultural Affairs

IMMI 06/010

- [NOTE 1: Regulation 1.17 provides that the Minister may, by notice published in the *Gazette*, specify matters required by individual provisions of these Regulations to be specified for the purposes of those provisions.
- NOTE 2: Paragraph 5.19(4)(e) provides that only a body that has been specified for the purposes of that paragraph may certify that an employer nomination meets the requirements of subregulation 5.19(4).
- NOTE 3: Paragraph 1.20GA(1)(e) provides that only a body that has been specified for the purposes of that paragraph may certify that a nomination meets the requirements of paragraphs 1.20GA(1)(a), (b), (c) and (d).
- NOTE 4: Item 471.229G of Schedule 2 to the Regulations provides that a proposed apprenticeship position is to be certified by a body approved by the Minister, as being a position that was unable to be filled by local recruitment.
- NOTE 5: Subregulation 5.19(5) provides that regional Australia means a part of Australia specified by Gazette Notice.
- NOTE 6: Paragraph 2.43(1)(a) sets out a prescribed ground for cancelling a visa under section 116 of the *Migration Act 1958* and relevantly provides that in the case of the holder of a Subclass 457 (Business (Long Stay)) visa who was granted the visa on the basis of being employed in Australia by a business sponsor, and in respect of whom there is a nomination of an activity under regulation 1.20GA, that the visa holder is living or working within an area specified in a Gazette Notice for that paragraph.]

IMMI 06/010

SCHEDULE A

Australian Capital Territory

ACT Department of Economic Development

New South Wales

NSW Department of State and Regional Development

Central NSW

Central Western Regional Development Board Inc.
Orana Area Consultative Committee Inc.

Northern NSW

Clarence Valley Business Development Board Limited
Hunter Councils Inc.
Mid North Coast Regional Development Board Inc.
Northern Rivers Regional Development Board Inc.
Port Macquarie Chamber of Commerce and Industry Inc.
Small Business Centre New England & North-West
The New England-North West Regional Development Board Inc.

Eastern NSW

Business Central Coast Inc.

Southern NSW

Albury Wodonga Business Limited
Capital Region Development Board
Illawarra Regional Development Board Inc.
Murray Regional Development Board Inc.
Riverina Regional Development Board Inc.

Western NSW

Far Western Regional Development Board Inc.

Northern Territory

Department of Business, Industry & Resource Development

Queensland

QLD Department of State Development, Trade and Innovation

South West QLD

Roma Town Council

IMMI 06/010

SCHEDULE A [cont.]

Central QLD

Central Western Queensland Remote Area Planning and Development Board Inc.
Commerce Queensland (Rockhampton)
Mount Isa Chamber of Commerce Inc.
Winton Shire Council
Gladstone Area Promotion and Development Limited
Central Queensland Area Consultative Committee Inc.

North QLD

Cairns Chamber of Commerce Inc.
Cape York Peninsula Development Association Inc.
Commerce Queensland (Mackay)
Gulf Savannah Development Inc.
Townsville Enterprise Limited

South Australia

SA Department of Premier and Cabinet

Tasmania

TAS Department of Premier and Cabinet - Multicultural Tasmania

Victoria

Department for Victorian Communities
Regional Development Victoria (Ballarat)
Regional Development Victoria (Bendigo)
Regional Development Victoria (Geelong)
Regional Development Victoria (Mildura)
Regional Development Victoria (Shepparton)
Regional Development Victoria (Traralgon)
Regional Development Victoria (Wangaratta)
Regional Development Victoria (Wodonga)
Swan Hill Rural City Council
Warrnambool City Council
Wimmera Development Association Inc.

Western Australia

Gascoyne Development Commission
Goldfields Esperance Development Commission
Great Southern Development Commission
Kimberley Development Commission
Mid West Development Commission
Peel Development Commission
Pilbara Development Commission
South West Development Commission
Wheatbelt Development Commission

IMMI 06/010

SCHEDULE B	
REGION	POSTCODES
Australian Capital Territory	Entire Territory
New South Wales (Except Sydney, Newcastle and Wollongong)	2250 to 2251 – (Central Coast) 2256 to 2263 – (Central Coast) 2311 to 2312 2328 to 2411 2420 to 2490 2536 to 2551 2575 to 2594 2618 to 2739 2787 to 2898
Northern Territory	Entire Territory
Queensland (Except the greater Brisbane area and the Gold Coast)	4124 to 4125 4133 4211 4270 to 4272 4275 4280 4285 4287 4307 to 4499 4515 4517 to 4519 4522 to 4899
South Australia	Entire State
Tasmania	Entire State

IMMI 06/010

SCHEDULE B [Cont.]

Victoria (Except Melbourne metropolitan area)	3211 to 3334
	3340 to 3424
	3430 to 3649
	3658 to 3749
	3753
	3756
	3758
	3762
	3764
	3778 to 3781
	3783
	3797
	3799
	3816 to 3909
	3921 to 3925
	3945 to 3974
	3979
	3981 to 3996
Western Australia (Except Perth and surrounding areas)	6041 to 6044
	6083 to 6084
	6121 to 6126
	6200 to 6799

Industry, Tourism and Resources

COMMONWEALTH OF AUSTRALIA***INDUSTRY RESEARCH AND DEVELOPMENT ACT 1986*****APPOINTMENT OF A COMET/ICIP COMMITTEE**

I, **IAN ELGIN MACFARLANE**, Minister for Industry, Tourism and Resources, pursuant to sub-section 22(1) of the *Industry Research and Development Act 1986*,

HEREBY APPOINT a Commercialising Emerging Technologies (COMET) and Industry Cooperative Innovation Program (ICIP) Committee, to be known as the COMET/ICIP Committee of the Industry Research and Development Board, to provide advice to the Board in relation to operational matters relating to the COMET and ICIP programs; and, in assessing yearly rounds of ICIP, will provide technical assessments and merit ranking of eligible applications,

and **HEREBY REVOKE** the COMET Committee of the Industry Research and Development Board.

Dated this *2nd* day of *March* 2006



Ian Elgin Macfarlane
Minister for Industry, Tourism and Resources

Transport and Regional Services

R308/2006017



Australian Government

Department of Transport and Regional Services

Aviation Transport Security Regulations 2005

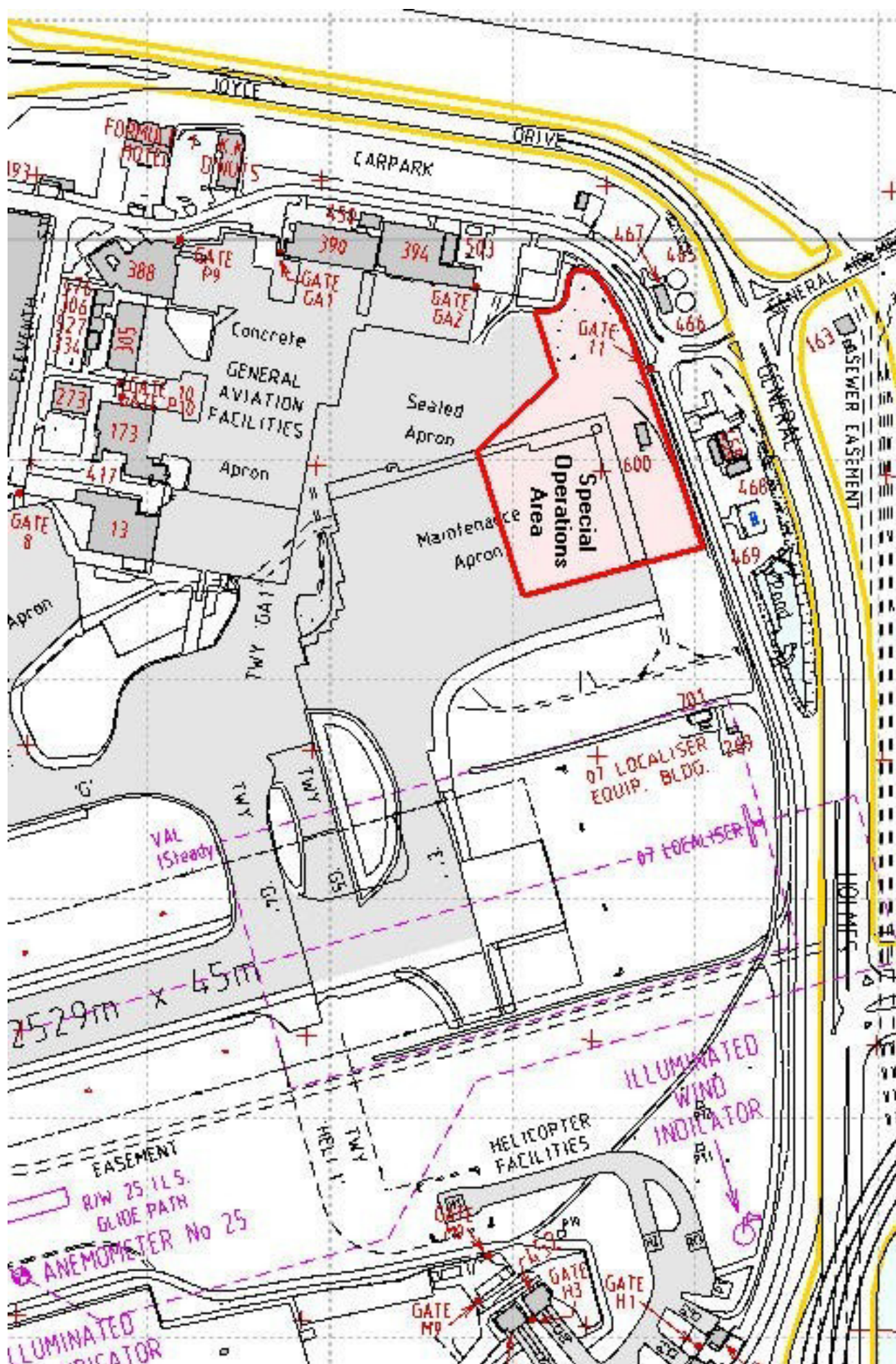
EXEMPTION FROM DISPLAYING AN ASIC IN AIRSIDE SECURITY ZONE

I, **PATRICK FRANCIS McCRUDDEN**, Section Head, International Airports Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons attending, in an official capacity, the arrival and departure ceremonies for The Honourable Dr Jan Peter Balkenende, Prime Minister of the Kingdom of the Netherlands at Sydney Airport, an exemption from displaying an ASIC in the security restricted area adjacent to Bay 99A at Sydney Airport, as indicated on the map attached to this notice. This exemption operates for the period from 15:00 to 17:30 on Tuesday 4 April 2006, for the arrival ceremony, and for the period from 18:30 to 20:30 on Wednesday 5 April 2006, for the departure ceremony.

Date: 3 April 2006

A handwritten signature in black ink, appearing to read 'Patrick McCrudden'.

Patrick McCrudden
Delegate of the Secretary,
Department of Transport and Regional Services



Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 873

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
ORION	NASSAU	9273076

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

See attached list of Permit Ports.

Dated at CANBERRA this 30 day of March/2006

Official
Stamp




Delegate of the Minister for
Transport

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This Permit covers the period 5/07/2006 to 4/10/2006.
3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
4. Passengers only may be carried.
5. The cargo may only be carried from: See attached list of Conditional Ports.
6. If there is a change in schedule the Operations Centre must be advised before the vessel sails.
7. That the vessel is not detained under Australia's Port State Control program.
8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
9. This permit is valid only for coastal shipments when no licensed ship is available to carry to coastal cargo. The permit holder must check with operators of relevant licensed vessels before accepting coastal cargo, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there 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 **30** day of **March/2006**Official
Stamp

 Delegate of the Minister for
Transport
CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This Permit covers the period 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; Sydney to Fremantle; Bell Bay to Fremantle, Brisbane and Sydney; Fremantle to Brisbane and Bell Bay
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: 866

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
CSL PACIFIC	NASSAU	7420716

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

**Adelaide, Ardrossan, Gladstone, Port Kembla, Melbourne, Sydney, Brisbane,
Geelong and Thevenard**

Dated at **CANBERRA** this **2-4** day of **April/2006**

Official
Stamp




Delegate of the Minister for
Transport

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This Permit covers the period 23/03/2006 to 22/06/2006.
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. Dry Bulk Cargo only may be carried.
5. The cargo may only be carried from: Adelaide to Melbourne and Brisbane; Ardrossan to Sydney; Gladstone to Geelong and Melbourne; Port Kembla to Melbourne; Thevenard to Melbourne and Sydney
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.

R308/2006016



Australian Government

Department of Transport and Regional Services

Aviation Transport Security Regulations 2005

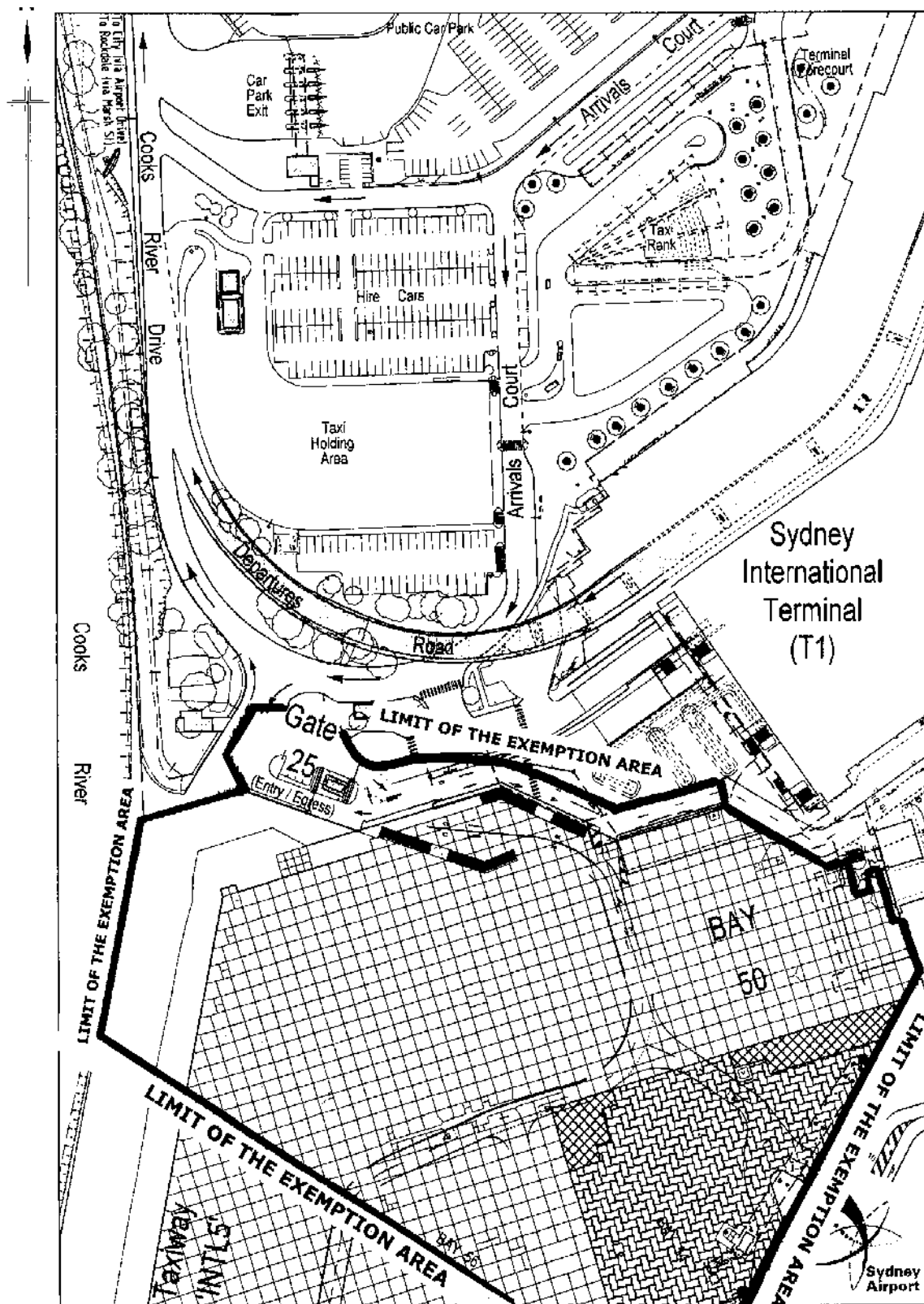
EXEMPTION FROM DISPLAYING AN ASIC IN AIRSIDE SECURITY ZONE

I, **PATRICK FRANCIS McCRUDDEN**, Section Head, International Airports Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons attending, in an official capacity, the arrival and departure ceremonies for His Excellency Mr Wen Jiabao, Premier of the State Council of the People's Republic of China at Sydney Airport, an exemption from displaying an ASIC in the security restricted area adjacent to Bay 54 on the Western Apron of the International Terminal and Bay 50 Bus bay, and the security restricted area connecting Gate 25 to Bay 54 and Bay 50 Bus bay at Sydney Airport, as indicated on the map attached to this notice. This exemption operates for the period from 07:30 to 11:30 on Tuesday 4 April 2006.

Date: 30 March 2006

A handwritten signature in black ink, appearing to read 'Patrick McCrudden'.

Patrick McCrudden
Delegate of the Secretary,
Department of Transport and Regional Services



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29-MAR-2006

gstev

Regulation 25

CT-4

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912****No: 875****PERMIT TO UNLICENSED SHIP - CONTINUING**

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

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

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

Dated at CANBERRA this 5th day of April 2006

Official
Stamp




Delegate of the Minister for Transport
and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This permit covers the period 22 April 2006 to 21 July 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. Liquid Petroleum Gas only may be carried.
5. The cargo may only be carried between Westernport, Botany, Brisbane, Cairns, Hobart, Devonport, Gladstone, Townsville, Darwin and Bell Bay.
6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.
7. That the vessel is not detained under Australia's Port State Control program.
8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under this permit.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 874

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
ANL YARRUNGA	ST. JOHN'S(ATG)	9327566

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 and Burnie

Dated at **CANBERRA** this 5th day of **April/2006**

Official
Stamp




**Delegate of the Minister for
Transport**

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This Permit covers the period 7/04/2006 to 6/07/2006.
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: Sydney to Burnie
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: 876

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
APL KOBE	MAJURO ATOLL	9270830

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  **6th** day of **April/2006**Official
Stamp

**Delegate of the Minister for
Transport****CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED**

1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
2. This Permit covers the period 11/04/2006 to 10/07/2006.
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: Melbourne 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.

Treasury

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS –

- (A) Mesut Avci and Sonay Avci are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* (“the Act”); and
- (B) Mesut Avci and Sonay Avci propose to acquire an interest in Australian urban land referred to in the notice furnished on 3 March 2006 under section 26A of the Act.

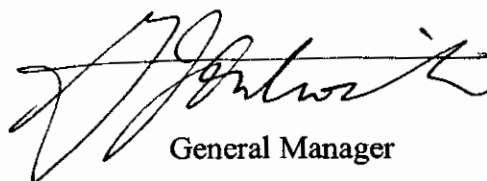
NOW THEREFORE, I, Gerry Antioch, General Manager of the Foreign Investment and Trade Policy Division, of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) Mesut Avci and Sonay Avci propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest.

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

Dated this

3rd day of April 2006



General Manager

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

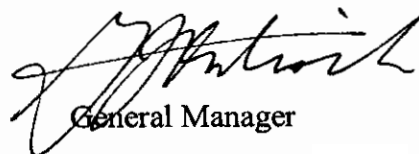
WHEREAS -

- (A) Baljinder Singh and Sewa Singh are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Baljinder Singh and Sewa Singh propose to acquire an interest in Australian urban land referred to in the notice furnished on 6 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, 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

9th day of April 2006


General Manager

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
TR 2006/2	Income tax: deductibility of service fees paid to associated service entities: Phillips arrangements	This Ruling considers the operation of section 8-1 of the <i>Income Tax Assessment Act 1997</i> and Part IVA of the <i>Income Tax Assessment Act 1936</i> in relation to service arrangements between associated entities of the kind considered in Taxation Ruling IT 276. This Ruling applies to years of income commencing both before and after its date of issue.
GSTR 2006/3	Goods and services tax: determining the extent of creditable purpose for providers of financial supplies	This Ruling explains provides guidance on methods that can be used for calculating input tax credits and adjustments for change in use by providers of financial supplies under the <i>A New Tax System (Goods and Services Tax) Act 1999</i> , including the extent of creditable purpose and the actual application of the thing, under Divisions 11, 15 and 129 of that Act. This Ruling explains the Commissioner's view of the law as it applied from 1 July 2000.
GSTR 2006/4	Goods and services tax: determining the extent of creditable purpose for claiming input tax credits and for making adjustments for changes in extent of creditable purpose	This Ruling explains the Commissioner's views on the meaning of 'creditable purpose' and 'extent of creditable purpose' in Divisions 11, 15 and 129 of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> . This Ruling explains the Commissioner's view of the law as it applied from 1 July 2000.
TD 2006/17	Income tax: is the deductible amount that is excluded from assessable income when a superannuation pension or annuity is paid reduced when the pension or annuity commences or finishes being paid to a taxpayer part-way through an income year?	This Determination concludes that the deductible amount for a superannuation pension or annuity calculated under subsection 27H(2) of the <i>Income Tax Assessment Act 1936</i> is inappropriate if the pension or annuity has commenced or finished being paid to a taxpayer during an income year. This Determination applies to years commencing both before and after its date of issue.
TD 2006/18	Income tax: consolidation: when does an injection of capital, as described in paragraph 707-325(4)(a) of the <i>Income Tax Assessment Act 1997</i> , occur where money is received under a publicly listed share offer?	This Determination concludes that money received under a publicly listed share offer is considered to be an injection of capital into a company at the time the company issues shares to the applicants. At this time the money is no longer held in trust under section 722 of the <i>Corporations Act 2001</i> . This Determination applies to years commencing both before and after its date of issue.
TD 2006/20	Income tax: consolidation: imputation: will the benchmark rule in section 203-25 of the <i>Income Tax Assessment Act 1997</i> apply in a franking period to the provisional head company of a MEC group if it is a 100% subsidiary of a foreign parent company that has more than one class of membership interest on issue?	This Determination concludes that, the benchmark rule will apply to the provisional head company of the MEC (multiple entry consolidated) group, unless the foreign parent company satisfies the criteria set out in paragraph 203-20(1)(a) of the <i>Income Tax Assessment Act 1997</i> , the benchmark rule in section 203-25 of the <i>Income Tax Assessment Act 1997</i> will apply in a franking period to the provisional head company of a MEC group if it is a 100% subsidiary of a foreign parent company that has more than one class of membership interest on issue. This Determination applies to years commencing both before and after its date of issue.

TD 2006/21	Income tax: consolidation: imputation: which entity in a MEC group is responsible for meeting obligations imposed by Part 3-6 (the imputation provisions) of the <i>Income Tax Assessment Act 1997</i> in relation to a frankable distribution made to members outside the group by an eligible tier-1 company in the group that is not the provisional head company?	This Determination concludes that the provisional head company is responsible for meeting the obligations on and from the day specified in the choice made under section 719-50 of the <i>Income Tax Assessment Act 1997</i> to consolidate the MEC (multiple entry consolidated) group. This Determination applies to years commencing both before and after its date of issue.
TD 2006/25	Income tax: are margin payments made in respect of exchange-traded option and futures contracts deductible under section 8-1 of the <i>Income Tax Assessment Act 1997</i> ?	This Determination concludes that margin payments made in respect of exchange-traded option and futures contracts are not deductible under section 8-1 of the <i>Income Tax Assessment Act 1997</i> . This Determination applies both before and after its date of issue.
TD 2006/26	Income tax: consolidation: membership: when does a MEC group come into existence where a valid choice to form a MEC group is made under section 719-50 of the <i>Income Tax Assessment Act 1997</i> ?	This Determination concludes that the MEC (multiple entry consolidated) group will come into existence from the beginning of the day specified in the choice where a potential MEC group derived from two or more eligible tier-1 (ET-1) companies of a top company is in existence at the start of that day. The MEC group will comprise those ET-1 companies that jointly made the choice to consolidate and their wholly-owned subsidiaries (if any). This Determination applies to years commencing both before and after its date of issue.
TD 2006/27	Income tax: consolidation: capital gains: may roll-over relief under Subdivision 126-B of the <i>Income Tax Assessment Act 1997</i> be available where two eligible tier-1 companies are restructured such that one of the eligible tier-1 companies becomes a wholly-owned subsidiary of the other eligible tier-1 company that immediately before the transfer had no wholly-owned subsidiaries?	This Determination concludes that, provided the requirements for roll-over relief under Subdivision 126-B of the <i>Income Tax Assessment Act 1997</i> are met, the roll-over relief will be available. This Determination applies to years commencing both before and after its date of issue.
TD 2006/28	Income tax: consolidation: capital gains: may roll-over relief under Subdivision 126-B of the <i>Income Tax Assessment Act 1997</i> be available where three or more eligible tier-1 companies are restructured such that one of the eligible tier-1 companies becomes a wholly-owned subsidiary of one of the other eligible tier-1 companies and a choice to form a MEC group is made for that same day?	This Determination concludes that, provided the requirements for roll-over relief under section 126-50 of the <i>Income Tax Assessment Act 1997</i> (ITAA 1997) are met and the potential MEC (multiple entry consolidated) group existed for the purposes of section 719-50 of the ITAA 1997 at the start of that day, the roll-over relief will be available. This Determination applies to years commencing both before and after its date of issue.
CR 2006/23	Income tax: off-market share buy-back: St George Bank Limited	This Ruling applies to shareholders of St George Bank Limited who disposed of shares under St George's off-market share buy-back of ordinary shares which was announced on 16 December 2005 and described in this Ruling. This Ruling applies to the income year for a Participating Shareholder in which that shareholder disposed of shares under the St George off-market share buy-back of ordinary shares described in this Ruling.

CR 2006/24	Income tax: standard private practice arrangements of salaried medical officers of a South Australian health agency	This Ruling applies to Specialist Salaried Medical Officers employed by any South Australian health agency ('Health Agency') who conduct private practice in their individual capacity in accordance with the Standard Private Practice Agreement they enter into with the Health Agency. This Ruling applies for the income year ended 30 June 2006 and subsequent income years.
CR 2006/25	Income tax: AMP Limited – Proposed return of capital to shareholders	This Ruling applies to entities who hold ordinary shares in AMP Limited (AMPL) and who are registered on the AMPL share register on the Record Date, being the date for determining entitlements to the proposed return of capital described in this Ruling. This Ruling applies to the income year for an AMPL shareholder in which the return of capital is paid by AMPL.
PR 2006/45	Income tax: ITC Sandalwood Project 2006 – Pre 1 July 2006 Growers	This Ruling applies to Growers who are accepted to participate in the Project on or before 30 June 2006 and who have executed a Management Agreement and a Land Agreement on or before that date for the commercial growing and cultivation of Indian Sandalwood for the purpose of harvesting and selling timber. This Ruling applies prospectively from 12 April 2006.
PR 2006/46	Income tax: ITC Sandalwood Project 2006 – Post 30 June 2006 Growers	This Ruling applies to Growers who are accepted to participate in the Project during the period 1 July 2006 and ending on 30 April 2007 and who have executed a Management Agreement and a Land Agreement on or before that date for the commercial growing and cultivation of Indian Sandalwood for the purpose of harvesting and selling timber. This Ruling applies prospectively from 12 April 2006.
PR 2006/47	Income tax: McLeod's Daughters 2006 Investment	This Product Ruling sets out the tax consequences for investors entering into an Investor Agent Deed, an Investor Acquisition Agreement, an FTA Licence Agreement and an Investor Distribution Agreement for the production and distribution of 'McLeod's Daughters'. This Ruling applies prospectively from 12 April 2006.
PR 2006/48	Income tax: Australian South Sea Pearl Project 2006	This Product Ruling sets out the tax consequences for a Grower who will be a wholesale client for the purposes of section 761G of the <i>Corporations Act 2001</i> or will accept a personal offer within the meaning of section 1012E of the <i>Corporations Act 2001</i> and who is accepted to participate in the Project and who has executed a Management Agreement on or before 29 April 2006 for the purpose of farming pearls. This Ruling applies prospectively from 12 April 2006.
PR 2006/49	Income tax: Australian South Sea Pearl Project 2006 (Retail)	This Ruling sets out the tax consequences for a Grower who is accepted to participate in the Project on or after 12 April 2006 and on or before 29 April 2006 and who has executed a Management Agreement by this date for the purpose of farming pearls. This Ruling applies prospectively from 12 April 2006.
PR 2006/50	Income tax: Brooklyn Park Olive Groves Project Stage 4 Extension	This Ruling sets out the tax consequences for Growers who are accepted to participate in the Project after 12 April 2006 and on or before 31 May 2006 and who have executed a Management Agreement and a Licence to Occupy Agreement on or before that date for the commercial growing and cultivation of olives for the purpose of harvesting and selling the olives. This Ruling applies prospectively from 12 April 2006.
PR 2006/51	Income tax: National Viticultural Fund of Australia Project No. 5 (May 2006 Growers)	This Ruling sets out the tax consequences for Growers who are accepted to participate in the Project on or before 31 May 2006 and who have executed a Management Agreement and a Licence Agreement on or before that date for the commercial growing of wine grapes. This Ruling applies prospectively from 12 April 2006.
PR 2006/52	Income tax: National Viticultural Fund of Australia Project No. 5 (October 2006 Growers)	This Ruling sets out the tax consequences for Growers who are accepted to participate in the Project during the period 1 July 2006 to 31 October 2006 and who have executed a Management Agreement and a Licence Agreement during that period for the commercial growing of wine grapes. This Ruling applies prospectively from 12 April 2006.

PR 2006/53	Income tax: National Viticultural Fund of Australia Project No. 5 (May 2007 Growers)	This Ruling sets out the tax consequences for Growers who are accepted to participate in the Project during the period 1 November 2006 to 31 May 2007 and who have executed a Management Agreement and a Licence Agreement on or before that date for the commercial growing of wine grapes. This Ruling applies prospectively from 12 April 2006.
PR 2006/54	Income tax: Margaret River Watershed Premium Wine Project 2006	This Ruling sets out the tax consequences for Growers who are accepted to participate in the Project: <ul style="list-style-type: none"> • on or before 1 June 2006; or • during the period 2 June 2006 to 15 June 2006 (provided the Responsible Entity can wholly provide the services in consideration for the application money by 30 June 2006). The Grower must have executed the Sub-Lease and Project Operations Agreement for the purpose of a commercial viticulture and wine production business. This Ruling applies prospectively from 12 April 2006.

NOTICE OF ADDENDA

Ruling Number	Subject	Brief Description
PR 2006/1	Income tax: 2006 Timbercorp Almond Project – Early Growers (to 15 June 2006)	This Addendum amends PR 2006/1 to extend the number of Almondlots offered under this Product Disclosure Statement as a result of the landowner Almond Land Pty Ltd securing additional land for use in the Project.
PR 2006/2	Income tax: 2006 Timbercorp Almond Project – Post 30 June Growers	This Addendum amends PR 2006/2 to extend the number of Almondlots offered under this Product Disclosure Statement as a result of the landowner Almond Land Pty Ltd securing additional land for use in the Project.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
CR 2006/23	Income tax: off-market share buy-back: St George Bank Limited	This Class Ruling is withdrawn from 1 July 2006.
CR 2006/25	Income tax: AMP Limited – Proposed return of capital to shareholders	This Class Ruling is withdrawn from 1 July 2006.
PR 2006/45	Income tax: ITC Sandalwood Project 2006 – Pre 1 July 2006 Growers	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/46	Income tax: ITC Sandalwood Project 2006 – Post 30 June 2006 Growers	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/47	Income tax: McLeod's Daughters 2006 Investment	This Product Ruling is withdrawn from 1 July 2007.
PR 2006/48	Income tax: Australian South Sea Pearl Project 2006	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/49	Income tax: Australian South Sea Pearl Project 2006 (Retail)	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/50	Income tax: Brooklyn Park Olive Groves Project Stage 4 Extension	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/51	Income tax: National Viticultural Fund of Australia Project No. 5 (May 2006 Growers)	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/52	Income tax: National Viticultural Fund of Australia Project No. 5 (October 2006 Growers)	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/53	Income tax: National Viticultural Fund of Australia Project No. 5 (May 2007 Growers)	This Product Ruling is withdrawn from 1 July 2009.

PR 2006/54	Income tax: Margaret River Watershed Premium Wine Project 2006	This Product Ruling is withdrawn from 1 July 2009.
GSTR 2000/15	Goods and services tax: determining the extent of creditable purpose for claiming input tax credits and for making adjustments for changes in extent of creditable purpose	Goods and Services Tax Ruling GSTR 2000/15 is withdrawn with effect from 12 April 2006. GSTR 2000/15 is replaced by GSTR 2006/4. GSTR 2006/4 consolidates the addendum to GSTR 2000/15 into the Ruling. In addition, it makes a number of other changes to improve readability.
GSTR 2000/22	Goods and services tax: determining the extent of creditable purpose for providers of financial supplies	Goods and Services Tax Ruling GSTR 2000/22 is withdrawn with effect from 12 April 2006. GSTR 2000/22 is replaced by GSTR 2006/3. GSTR 2006/3 amalgamates the addendum to GSTR 2000/22 into the Ruling. A number of other changes are made to the Ruling to improve clarity and readability.
IT 2393	Income tax: eligible termination payment: arrangement to increase lump sum superannuation benefit	Taxation Ruling IT 2393 is withdrawn with effect from 12 April 2006. The Ruling is withdrawn as it no longer reflects the ATO view.
SGR 94/3	Superannuation guarantee: remission of penalties under Part 7 of the <i>Superannuation Guarantee (Administration) Act 1992</i> (SGAA)	Superannuation Guarantee Ruling SGR 94/3 is withdrawn with effect from 12 April 2006. This Ruling, in so far as it deals with the remission of Part 7 penalty for failing to provide statements of information to the Commissioner, has been replaced by PS LA 2006/1. The false or misleading penalty and avoidance arrangement penalties contained in Part 7 of the <i>Superannuation Guarantee (Administration) Act 1992</i> were repealed with effect from 1 July 2000. The penalties were replaced by the false or misleading statement and scheme penalties in Division 284 of Schedule 1 to the <i>Taxation Administration Act 1953</i> (TAA). SGR 94/3 is not relevant to the remission of those penalties. PS LA 2006/2 is the most recent practice statement to explain how the penalties in Division 284 of the TAA are calculated and remitted.



Change of Name of General Insurer

Insurance Act 1973

TO:

Dr Troy Browning
Chief Executive Officer
MIPS Insurance Pty Ltd
PO Box 25
CARLTON SOUTH VIC 3053

Since I am satisfied that Health Professionals Insurance Australia Pty Ltd ACN: 089 048 359 (the general insurer) has changed its name, I, Robert Dunlop, a delegate of APRA, under subsection 29(3) of the Insurance Act 1973 (the Act), give notice that the general insurer has changed its name to MIPS Insurance Pty Ltd ACN: 089 048 359.

Dated: 28 March 2006

[Signed]

Robert Dunlop
Senior Manager
Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

general insurer has the meaning given by section 11 of the Act.

Note 1 Under subsection 29(4) of the Act, the authorisation of the general insurer under section 12 of the Act has effect after the *Gazette* publication as if it had been given under the changed name.



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

Financial Sector (Shareholdings) Act 1998 (the Act)

SINCE:

- A. Hans-Josef Jost Stollmann and certain other persons (together the old associates) have approval (under section 14 of the Act) to hold a 95% stake in MoneySwitch Limited ACN 103 575 042 (the Company), a financial sector company under the Act;
- B. The old associates have requested the approval granted on 26 April 2005 (as varied on 10 November 2005) be further varied:
 - a. Approval be given to the old associates holding a 96% stake in the Company; and
 - b. Suzanne Lynda Calvert, Alan Geoffrey Severino, Scott Richard Buchanan, Thomas Joachim Girgensohn, Ingeborg Girgensohn, Dacroft Pty Ltd ACN 003 252 266, John Walter Hallis, Joanne Maree Hallis and Mackbron Pty Limited ACN 090 564 122 (the new associates) be added to the list of Officer Associates in Schedule 2 of the approval;
- C. The new associates support the application made by the old associates and have applied under section 13 of the Act to hold a 96% stake in the Company;
- D. I am satisfied that it is in the national interest to approve each of the old associates and new associates holding a 96% stake in the Company,

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

- a) subsection 17(3) of the Act, **APPROVE** each old associate holding a 96% stake in the Company;
- b) subsection 14(1) of the Act, **APPROVE** each new associate holding a 96% stake in the Company;

- c) subsection 16(1) of the Act, **SPECIFY the conditions in Schedule 1 to which the approval of each new associate is subject; and**
- d) subsection 16(2) of the Act, **SPECIFY the conditions in Schedule 1 to which the approval of each old associate is subject in place of the conditions imposed on 26 April 2005 as varied on 10 November 2005.**

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

Interpretation

Associates means the persons listed in Schedule 2

Dated 29 March 2006

[Signed]

Brandon Khoo
Executive General Manager
Specialised Institutions Division

Schedule 1

Conditions

1. The direct control interest held in the Company by Hans-Josef Jost Stollmann must not exceed 40%;
2. The aggregate of the direct control interests held in the Company by the Freemantle Associates must not exceed 40%; and
3. The aggregate of the direct control interests held in the Company by the Wood Associates must not exceed 40%.
4. The aggregate of the direct control interests held in the Company by the Officer Associates must not exceed 45%.

Interpretation

Freemantle Associates means the persons listed in Schedule 2 under the heading The Freemantle Associates

Wood Associates means the persons listed in Schedule 2 under the heading The Wood Associates

Officer Associates means the persons listed in Schedule 2 under the heading The Officer Associates

Direct Control Interest has the meaning in the Act except that a direct control interest which arises from the application of subclause 11(2) of Schedule 1 to the Act shall be disregarded.

Schedule 2**Associates****The Freemantle Associates**

1. Richard Freemantle
2. Janice Freemantle
3. Cazalla Pty Limited ACN 090 136 315
4. Cazalla Development Pty Limited ACN 090 729 230

The Wood Associates

1. Paul Athelstan Wood
2. Pamela Ruth Wood
3. Mark Alexander Wood

The Officer Associates

1. Bradford Leon Banducci
2. Anna Krystina Dudek
3. William John Bartlett
4. Delwyn Bartlett
5. Denis Albert Calvert
6. Suzanne Lynda Calvert
7. Alan Geoffrey Severino
8. Scott Richard Buchanan
9. Tamoda Pty Limited ACN 002 956 434
10. Robert Alexander Ferguson
11. Thomas Joachim Girgensohn
12. Ingeborg Girgensohn
13. Dacroft Pty Ltd ACN 003 252 266
14. Peter John Haig
15. Nola Haig
16. John Walter Hallis
17. Joanne Maree Hallis
18. Mackbron Pty Limited ACN 090 564 122
19. Alexander Robert Logie
20. Andrew Ratcliffe Rothwell
21. Camilla Lynn Mok

Public Notices

SHIPPING REGISTRATION ACT 1981

NOTICE OF INTENTION TO APPLY FOR REREGISTRATION

Notice is here by given of intention of

Anthony James Theo of 18 Edenlea Drive Meadowbrook QLD 4131

To apply, after the expiration of the period of thirty days commencing on the date of publication of the notice, for the registration under the above named act of the ship particulars of which are set out below. Objections to the registrations of the ship 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 relevant 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 ACT 2601, before the expiry of the period referred to above.

PARTICULARS OF SHIP

Present name : RITE - TRAK

Former name : RITE - TRAK

Present whereabouts : Darwin (Tipperary Marina)

Length : 10.2 meters

Principal material of construction : G. R. P.

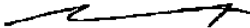
Type of ship : Yacht



**NOTICE OF PUBLICATION OF COSTS OF PROVIDING THE NATIONAL
RELAY SERVICE**

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

- (a) The estimate of the total cost of ACE providing the NRS during the quarter beginning 1 April 2006 and ending on 30 June 2006 is \$3 117 871.15.
 - This estimate includes the cost of \$2 837 587.37 for the provision of the NRS plus a GST component of \$280 283.78.
 - This estimate also includes the cost of \$34 749.55 for provision of the TTY Training Program.
- (b) The total actual cost of ACE providing the NRS during the quarter beginning on 1 October 2005 and ending on 31 December 2005 was \$2 885 293.99.


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

4 April 2006



Office of Workplace Services – Appointment of Acting Director

Public Service Act 1999

I, KEVIN JAMES ANDREWS, Minister for Employment and Workplace Relations:

- (a) under subsection 69(1) of the *Public Service Act 1999*, appoint Alfred Bonggi to be the Acting Director of the Office of Workplace Services for the period 27 March 2006 to 9 April 2006 inclusive; and
- (b) under subsection 68(1) of that Act, determine that the remuneration and other conditions of appointment of the Acting Director of the Office of Workplace Services are in accordance with declarations made separately in relation to this office under the *Remuneration Tribunal Act 1973*.

Dated

24th March

2006


Minister for Employment and Workplace Relations



Environment Protection and Biodiversity Conservation Act 1999

INCLUSION OF A PLACE IN THE NATIONAL HERITAGE LIST

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

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

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

Dated 28th Day of March 2006

[SIGNED]

Ian Gordon Campbell
Minister for the Environment
and Heritage

SCHEDULE**STATE****Local Government Area**

Name:

Location / Boundary

Criteria / Values

WESTERN AUSTRALIA**Northampton Shire****Batavia Shipwreck Site and Survivor Camps Area 1629 – Houtman Abrolhos:**

About 5400ha, 90km north west of Geraldton, comprising an area bounded by a line commencing at the southern most point of West Wallabi Island, then directly easterly to AMG point 774000mE 6844800mN, then via Grid north to its intersection with the southern edge of Morning Reef, then north easterly via the eastern edge of Morning Reef to its northern most point, then directly north westerly to the southern most point of East Wallabi Island, then north westerly to the northern most point of West Wallabi Island, then south westerly and southerly via the western coastline of West Wallabi Island to the point of commencement.

Criterion**Values**

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

The *Batavia* and its associated sites hold an important place in the discovery and delineation of the Western Australian coastline. The wreck of the *Batavia*, and other Dutch ships like her, convinced the VOC (Dutch East India Company) of the necessity of more accurate charts of the coastline and resulted in the commissioning of Vlamingh's 1696 voyage.

Wrecked on 4 June 1629, it is the oldest of the known VOC wrecks on the WA coast and has a unique place in Australian shipwrecks. The sites consists of the wreck itself on Morning Reef, the survivors' camps and gravesites on Beacon Island, and the enclosures on West Wallabi Island.

Because of its relatively undisturbed nature the archaeological investigation of the wreck itself has revealed a range of objects of considerable value to the artifact specialist and historian investigating material in use by the Dutch in the first half of the 17th Century.

The reconstruction of the hull has taught us much about 17th Century shipbuilding techniques.

The remains of the cargo carried by the vessel have provided economic and social evidence of the operation of the Dutch port at Batavia in the early 17th Century.

The two ruined 'huts' on West Wallabi Island are the oldest structure built by Europeans in Australia.

As a result of their being marooned on the mainland, Wouter Loos and Jan Pelgrom de Bye are regarded as the first known European residents of the Australian continent.

Criterion	Values
(a) continued	<p>The human skeletal material recovered from Beacon Island has proved to be of considerable research significance. As the date and circumstances of most of the deaths on the island are known, the osteological evidence collected from the island has proved important as reference data for comparative osteological studies for other 17th and 18th Century Dutch burials.</p> <p>No other Australian shipwreck has the same associations with mutiny and murder such as the <i>Batavia</i> and this has fired public imagination.</p>
(c) the place has outstanding heritage value to the nation because of the place's potential to yield information that will contribute to an understanding of Australia's natural or cultural history.	<p>The number of archaeological discoveries made at Wallabi Islands sites indicate that they may still have potential to yield further information. The Western Australian Maritime Museum believe that there is still undiscovered skeletal material on Beacon Island as well as on West Wallabi Island. Continued investigation of the sites may have capacity to contribute further detail on 17th century Dutch lifestyle, diseases, and the hardships of the journey and the mutiny.</p>
(d) the place has outstanding heritage value to the nation because of the place's importance in demonstrating the principal characteristics of: (i) a class of Australia's natural or cultural places; or (ii) a class of Australia's natural or cultural environments.	<p>The <i>Batavia</i> provides one of the best Australian examples of the characteristics of a shipwreck site, including:</p> <ul style="list-style-type: none"> - The wreck occurred after a long and arduous voyage where considerable hardship had already been experienced by the passengers and crew. - The vessel was wrecked at night on a coral reef that provided little by way of shelter and sustenance to the survivors. - The wreck contained what was for its time vast wealth in the form of silver coins and jewels of great value. - The survivors only hope of assistance was from an isolated Dutch outpost 900 nautical miles away, and to fetch this assistance required a superb feat of seamanship in open boats under considerable hardship. <p>The wreck of the <i>Batavia</i> is unique in the annals of Australian shipwrecks because of the consequential events of the Cornelisz-led mutiny and murders after the departure of Pelsaert to fetch assistance.</p>
(g) the place has outstanding heritage value to the nation because of the place's strong or special association with a particular community or cultural group for social, cultural or spiritual reasons.	<p>The <i>Batavia</i> wreck sites have social and cultural significance to members of the wider Australian community due to their role in defining the archetypal Australian shipwreck story. The places on which the events unfolded during and after the wreck of the ship, are associated with a nationally important story which graphically illustrates the dangers inherent in sea travel to Australia. The hardships inherent in this travel have become part of Australia's cultural traditions, expressed through books like Hugh Edwards' <i>Island of Angry Ghosts</i> and Henrietta Drake-Brockman's <i>Voyage to Disaster</i> and music, such as Richard Mill's opera '<i>Batavia</i>'.</p>

Environment Protection and Biodiversity Conservation Act 1999

INCLUSION OF A PLACE IN THE NATIONAL HERITAGE LIST

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

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

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

Dated 30th Day of March 2006

[SIGNED]

Ian Gordon Campbell
Minister for the Environment
and Heritage

SCHEDULE

STATE

Local Government Area

Name:

Location / Boundary

Criteria / Values

WESTERN AUSTRALIA

Shark Bay Shire

Dirk Hartog Landing Site 1616 - Cape Inscription Area:

100km south west of Carnarvon, being that part of Dirk Hartog Island north of a line between AMG points 696200mE 7178500mN and 702200mE 7175800mN, and extending to the Low Water Mark.

Criterion

Values

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

Cape Inscription is the site of the oldest known landings of Europeans on the western coast of the Australian continent, and is associated with a series of landings and surveys by notable explorers over a 250 year period. Few places on the Australian coastline compare with Cape Inscription in terms of its associations with these prominent early explorers and surveyors:

Dirk Hartog in 1616;
Willem de Vlamingh in 1697;
William Dampier in 1699;
Francois de Saint-Allouarn in 1772;
Baron Emanuel Hamelin in 1801;
Louis de Freycinet in 1818;
Philip Parker King in 1822; and
Captain Henry Mangles Denham in 1858.

These landings had a profound effect on cartography and profoundly changed 18th century European worldview. As knowledge of the southern continent grew this led to French expeditions, such as Baudin's and de Freycinet's, whose primary purpose was one of discovery and scientific examination of the new continent and its flora and fauna.

The site comprises the cleft in the rock of the cliff top in which Hartog, Vlamingh, Hamelin, King, and Denham left memorials, the beach at Turtle Bay on which St Allouarne landed and the Dampier landing site at the beach on the south-eastern side of Cape Levillain.

- (b) the place has outstanding heritage value to the nation because of the place's possession of uncommon, rare or endangered aspects of Australia's natural or cultural history.

The Cape Inscription area displays uncommon aspects of Australia's cultural history because of the cumulative effect its association with these explorers and surveyors had on growing knowledge of the great southern continent in Europe. The association of the site with these early navigators stimulated the development of the European view of the great southern continent at a time when they began to look at the world with a modern scientific outlook:

Criterion	Values
(b) continued	<p>Dampier's collection of plants marked the beginnings of scientific interest in Australian botany;</p> <p>The methodical collection of knowledge scientifically based on Australian botanical and zoological specimens and their taxonomic classification was commenced; and</p> <p>The growing interest in Australia stimulated by the discovery and charting of the Western Australian coastline led to expeditions of scientific discovery, such as those of Baudin and de Freycinet, specifically sent to explore and accumulate knowledge of the new continent.</p>
(d) the place has outstanding heritage value to the nation because of the place's importance in demonstrating the principal characteristics of:	<p>The site has a special association with the work of a large group of early navigators. As a group, the work of these early navigators in the exploration and surveys of the Western Australian coastline around Cape Inscription was the first to accurately delineate the margins of the previously unknown 'Terra Australis Incognita'. This process changed world cartography and these navigators literally put Australia on the map, through:</p> <p>(i) a class of Australia's natural or cultural places;</p> <p>or</p> <p>(ii) a class of Australia's natural or cultural environments.</p>
	<p>Dirk Hartog's chart of 1616;</p> <p>Victor Victorszoon's chart of 1697 drawn during Vlamingh's voyage;</p> <p>The French charts drawn by Ensign Rosily during the St Allouarne voyage in 1772, and by Hamelin and Baudin during their expedition in 1801;</p> <p>Philip Parker King's chart of 1822; and</p> <p>Captain Denham's chart of 1858.</p>
(h) the place has outstanding heritage value to the nation because of the place's special association with the life or works of a person, or group of persons, of importance in Australia's natural or cultural history.	<p>The site has a special association with the work of a large group of early navigators. As a group, the work of these early navigators in the exploration and surveys of the Western Australian coastline around Cape Inscription was the first to accurately delineate the margins of the previously unknown 'Terra Australis Incognita'. These navigators changed world cartography and literally put Australia on the map, notably through:</p> <p>Dirk Hartog's chart of 1616;</p> <p>Victor Victorszoon's chart of 1697 drawn during Vlamingh's voyage;</p> <p>The French charts drawn by Ensign Rosily during the St Allouarne voyage in 1772, and by Hamelin and Baudin during their expedition in 1801;</p>

Criterion	Values
(b) continued	<p>Philip Parker King's chart of 1822; and</p> <p>Captain Denham's chart of 1858.</p> <p>Growing interest in Australia stimulated by the charting of greater stretches of coastline led to an extension of European scientific knowledge through the collection and classification of Australian specimens, many collected by expeditions sent to the continent specifically for the purpose of extending this knowledge.</p>

For a description of any references quoted above, and more information on each of the places please search the Australian Heritage Database at <http://www.deh.gov.au/cgi-bin/ahdb/search.pl> using the name of the place.



Australian Government
Attorney General's Department

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