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

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

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- drafting
- advising about drafting and interpreting instruments created under a statutory power
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How to contact us

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CLOSING TIMES

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

INQUIRIES

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

Variation of closing times

Queen's Birthday — Issue of 14 June 2006 (GN 23)

As Monday 12 June 2006 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 23 will be:

Thursday, 8 June 2006 at 10.00 am.

General Information

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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:

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By fax: (02) 6250 5995

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

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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.

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

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

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

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

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

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Hobart TAS 7000

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Ground Floor

101 Grenfell Street
Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

Sydney: NSW Government Information

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

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

GAZETTES

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

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

Department of the House of Representatives

Act 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 May 2006 to the undermentioned Act passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 48 of 2006—An Act to amend the law relating to superannuation, and for related purposes. (*Superannuation Legislation Amendment Act (No. 1) 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 24/05/06	Column 4 25/05/06	Column 5 26/05/06	Column 6 27/05/06	Column 7 28/05/06	Column 8 29/05/06	Column 9 30/05/06
Brazil	Real	1.7667	1.7483	1.7265	1.7265	1.7265	1.6948	1.726
Canada	Dollar	0.8434	0.8427	0.8415	0.8415	0.8415	0.837	0.8387
China, PR of	Yuan	6.0202	6.0323	6.087	6.087	6.087	6.0732	6.0898
Denmark	Kroner	4.379	4.3943	4.4278	4.4278	4.4278	4.431	4.4324
European Union	Euro	0.5872	0.589	0.5937	0.5937	0.5937	0.594	0.5941
Fiji	Dollar	1.301	1.3036	1.3069	1.3069	1.3069	1.3032	1.312
Hong Kong	Dollar	5.8226	5.833	5.8897	5.8897	5.8897	5.8734	5.8909
India	Rupee	34.1764	34.3948	34.7831	34.7831	34.7831	34.7285	35.0376
Indonesia	Rupiah	7000.0	7055.0	7055.0	7055.0	7055.0	7007.0	6993.0
Israel	Shekel	3.3753	3.3967	3.4212	3.4212	3.4212	3.4139	3.4271
Japan	Yen	84.27	84.74	84.97	84.97	84.97	85.05	85.29
Korea, Republic of	Won	710.26	712.54	717.54	717.54	717.54	715.41	717.78
Malaysia	Ringgit	2.7269	2.7437	2.7675	2.7675	2.7675	2.757	2.7529
New Zealand	Dollar	1.2012	1.1849	1.1878	1.1878	1.1878	1.1921	1.1938
Norway	Kroner	4.6004	4.6028	4.641	4.641	4.641	4.6486	4.6461
Pakistan	Rupee	45.07	45.2	45.67	45.67	45.67	45.59	45.79
Papua New Guinea	Kina	2.296	2.3	2.3223	2.3223	2.3223	2.3159	2.3226
Philippines	Peso	39.65	39.76	40.13	40.13	40.13	39.95	39.99
Singapore	Dollar	1.1921	1.1935	1.1987	1.1987	1.1987	1.1957	1.1989
Solomon Islands	Dollar	5.6707	5.6805	5.7357	5.7357	5.7357	5.7198	5.7364
South Africa	Rand	4.9678	4.9309	4.9316	4.9316	4.9316	4.926	4.927
Sri Lanka	Rupee	77.24	77.36	78.13	78.13	78.13	77.93	78.16
Sweden	Krona	5.4807	5.4829	5.5258	5.5258	5.5258	5.5279	5.5214
Switzerland	Franc	0.9095	0.9151	0.9248	0.9248	0.9248	0.9276	0.9273
Taiwan Province	Dollar	24.02	24.07	24.32	24.32	24.32	24.22	24.3
Thailand	Baht	28.84	28.84	29.0	29.0	29.0	28.9	28.99
United Kingdom	Pound	0.4	0.4021	0.4054	0.4054	0.4054	0.4071	0.4075
USA	Dollar	0.7508	0.7521	0.7594	0.7594	0.7594	0.7573	0.7595

John Fenning
Delegate of the
Chief Executive Officer of Customs
CANBERRA A.C.T.
31/05/2006



Australian Government
Australian Customs Service

**Customs Act 1901
Notice under Section 15**

**Notice of Revocation
Notice No. 2363**

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, pursuant to section 14 of the Customs Administration Act, hereby exercise my power under section 15 of the *Customs Act 1901* and;

- (a) hereby revoke all notices published in the Gazette appointing wharves in the Port of Brisbane, State of Queensland pursuant to subsection 15(2)(a) of the *Customs Act 1901*.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

**Customs Act 1901
Notice under Section 15**

**Notice of Revocation
Notice No. 2364**

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, pursuant to section 14 of the Customs Administration

Act, hereby exercise my power under section 15 of the *Customs Act 1901* and;

- (a) hereby revoke all notices published in the Gazette appointing boarding stations in the Port of Brisbane, State of Queensland pursuant to subsection 15(2)(b) of the *Customs Act 1901*.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

**Customs Act 1901
Notice under Section 15**

**Wharf Appointment
Appointment No. 2365**

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as BP Crude Oil Wharf at Luggage Point containing an area of 0.8156 hectares more or less being Portion 963, Parish of Toombul, County of

Stanley, State of Queensland, as delineated on plan S1 5618 of 1968 deposited with the Department of natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2366

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as BP Products Wharf at Pinkenba containing an area of 1.1612 hectares more or less, being Portion 915, Parish of Toombul, County of Stanley, State of Queensland, as

delineated on plan S1 5617 of 1968 deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2367

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Caltex Wharf at Lytton containing an area of 1.89 hectares more or less, being Lot 690, Parish of Tingalpa, County of Stanley, State of Queensland as delineated in red on plan 867995 of 7 October 1994 deposited with the

Department of Natural
Resources at Brisbane,
Queensland;

- (b) fix as the limits of the
wharf, the bounds shown
and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2368

I, Michel Andre Cafun, delegate of
the Chief Executive Officer of
Customs, under subsection 15(2)
of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the
Port of Brisbane, all
those premises known as
Cement Australia Wharf
at Bulwer Island
containing an area of
3.36 hectares more or
less, being Lot 1070 on
plan SI 7607 and Lot
1153 on plan SI 10131,
Parish of Toombul,
County of Stanley, State
of Queensland of 30
March 1983 deposited
with the Department of

Natural Resources at
Brisbane, Queensland;

- (b) fix as the limits of the
wharf, the bounds shown
and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2369

I, Michel Andre Cafun, delegate of
the Chief Executive Officer of
Customs, under subsection 15(2)
of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the
Port of Brisbane, all
those premises known as
Hamilton Wharves at
Hamilton containing an
area of 9.697 hectares
more or less, being Lot A,
Parish of Toombul,
County of Stanley, State
of Queensland as
delineated in red on plan
SP 114758 deposited
with the Department of
Natural Resources at
Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2370

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Incitec Pivot Wharf Gibson Island at Gibson Island containing an area of 1.2171 hectares more or less, being Portion 481, Parish of Tingalpa, County of Stanley, State of Queensland, as delineated on plan Sl 5761 of 1969 deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2371

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Incitec Pivot Wharf Pinkenba at Pinkenba containing an area of 1.9598 hectares more or less, being Lots 512 and 513 on plan 848728 and Lot 547 on plan SL1977, Parish of Toombul, County of Stanley, State of Queensland, deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2372

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Keppel Cairncross Drydock at Brisbane containing an area of 17.5681 hectares more or less, being Lot 2 of RP 863808, Lot 968 of RP 867156 and Lot 891 of RP SL12459, Parish of Bulimba, County of Stanley, State of Queensland, as delineated on plans deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2373

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Maritime Wharves at Hamilton containing an area of 11.2 hectares more or less, being Lot A, Parish of Toombul, County of Stanley, State of Queensland as delineated in red on plan SP 111693 of Second March 1998 deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2374

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Pacific Terminals Wharf Pinkenba at Pinkenba containing an area of 9270 Square Metres more or less, being Portion 1212, Parish of Toombul, County of Stanley, State of Queensland, as delineated on plan SL 12251, deposited with the Department of Natural Resources at Brisbane, Queensland;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2375

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Pinkenba Wharves at Pinkenba containing an area of 6.364 hectares more or less, being Lot A, Parish of Toombul, County of Stanley, State of Queensland as delineated in red on plan SP 114759 deposited with the Department of Natural Resources at Brisbane, Queensland;
- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2376

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Fisherman Islands Berths at Fisherman Islands containing an area of 148.37 hectares, more or less, being Lot 1 on plan 100560; Lot 1 on plan 101411; Lot A on plan 105696; Lot B on plan 111321; Lot D on plan 112353; Lot FAK on plan 112897; Lot D on plan 113123; Lot C on plan 113305; Lot 57 on plan CP858999; Lots 62 and 63 on plan CP890718; Lot 75 on plan CP903459; Lot 1 on plan S20326; Lot 1 on plan S8347A; Lot 33 on plan SL11026; Lots 41 to 43 on plan SL810992; Lots 15 and 18 on plan SL9298;

Lot17 on plan SL9301; Lots 19 and 20 on plan SL9311; Lots 25 and 26 on plan SL9970; Lot 27 on plan SL9985; Lots 78 and 79 on plan SP108574; Lot FL on plan SP146026; Lot FW on plan SP173268; Lot FAF on plan SP178444; Lot A on plan 110762; Lot FK on plan SP139133; Lot 83 on plan SP108337, Parish of Noogoon, County of Stanley, State of Queensland as delineated in red on plan 113614 made by Port of Brisbane Port Authority and held by the Australian Customs Service, Brisbane;

- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2377

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as Shell Product Wharf at Pinkenba containing an area of 1.0715 hectares more or less, being Lots 1213 and 507, Parish of Toombul, County of Stanley, State of Queensland as delineated in red on plan SL 838528 of 11 December 1991 deposited with the Department of Natural Resources at Brisbane, Queensland;
- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Wharf Appointment
Appointment No. 2378

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a wharf in the Port of Brisbane, all those premises known as all those premises known as Sugar Wharf at Colmslie containing an area of 2.373 hectares more or less, being Lot A, Parish of Bulimba, County of Stanley, State of Queensland as delineated on plan SL 11381 of 6th March 1998 deposited with the Department of Natural Resources at Brisbane, Queensland;
- (b) fix as the limits of the wharf, the bounds shown and described on plan.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Boarding Station Appointment
Appointment No. 2379

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a boarding station for smallcraft for the Port of Brisbane, the

area known as East Coast Marina, Manly, Queensland described as Lot 576 on plan SL9376 and Lot 611 on plan SL10600 of Parish of Tingalpa, County of Stanley, in the State of Queensland;

- (b) fix the location of that boarding station to be Longitude 153° 11' East, Latitude 27° 27' South.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Boarding Station Appointment
Appointment No. 2380

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a boarding station for the Port of Brisbane, Boarding Station 1, for ships other than smallcraft;
- (b) fix the location of that boarding station to be all those waters of Moreton Bay, within the Port of Brisbane, in the State of Queensland west of Longitude 153° 15' East

and within the Dedicated Anchorage Area as delineated in Security Regulated Port Area Map S3b-74 issued by Maritime Safety, Queensland.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

Customs Act 1901
Notice under Section 15

Boarding Station Appointment
Appointment No. 2381

I, Michel Andre Cafun, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby;

- (a) appoint as a boarding station for the Port of Brisbane, Boarding Station 2, for ships other than smallcraft,
- (b) fix the location of that boarding station to be all those waters of Moreton Bay in the State of Queensland half a nautical mile east of the mean high water mark and wholly within the Pilot Boarding Ground as delineated in Security Regulated Port Area Map S3b-71 issued by Maritime Safety, Queensland.

Dated the 30th day of May 2006.

Michel Andre Cafun
Director
Border Compliance & Enforcement
Brisbane QLD

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 May 2006, a carrier licence was granted to Wimax Telecom Pty Ltd, ACN 118 546 535 under subsection 56(1) of the Act.

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 23 May 2006 a carrier licence was granted to Reeltime Media Limited, ACN 085 462 362 under subsection 56(1) of the Act.

Employment and Workplace Relations

Commonwealth of Australia

*Remuneration Tribunal Act 1973***DECLARATION OF PRINCIPAL EXECUTIVE OFFICE, EMPLOYING BODY AND
RELATED MATTERS**

I, KEVIN JAMES ANDREWS, Minister for Employment and Workplace Relations, make the following declaration under the *Remuneration Tribunal Act 1973*:

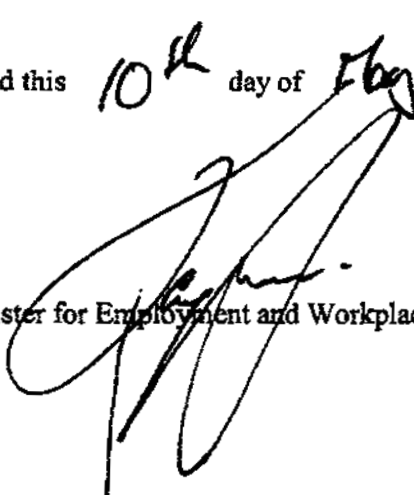
- (1) In relation to the office of Director, Australian Fair Pay Commission Secretariat:
- (a) DECLARE under s.3A(1) that the office is a principal executive office;
 - (b) DECLARE under s.3A(2) that the office is assigned to Band B classification within the classification structure determined by the Remuneration Tribunal under s.5(2A); and
 - (c) DECLARE under s.3B that the Minister for Employment and Workplace Relations is the employing body for the office.

This declaration takes effect from 14 December 2005.

- (2) In relation to the office of General Manager, Torres Strait Regional Authority:
- (a) DECLARE under s.3B of the Act that, the declaration made on 7 March 2002 specifying that the Minister for Immigration and Multicultural Affairs is the employing body for the office is revoked; and
 - (b) DECLARE under s.3B that the Minister for Families, Community Services and Indigenous Affairs is the employing body for the office.

This declaration takes effect from 27 January 2006.

Dated this 10th day of May 2006.


Minister for Employment and Workplace Relations

Environment and Heritage



Australian Government

Department of the Environment and Heritage

NOTICE OF DECISION TO GRANT A PERMIT 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 on 29 May 2006 a permit was granted to Brambles Industries Ltd trading as Cleanaway, 19 Egret Street, Kooragang Island, NSW 2304 (telephone 02 4920 0230, facsimile 02 4920 1775), to export up to 200 tonnes of used nickel cadmium batteries and nickel metal hydride batteries to S.N.A.M, B. P. 4, Avenue Jean Jaurès, 12110, Viviez, France (telephone +33 565 43 77 30, facsimile +33 565 43 03 95).

Industrial batteries will be drained and triple rinsed and placed on a pallet in a single layer with a cover sheet of plywood or similar material and wrapped under plastic. Alternatively, they will be securely packaged in a wooden box. Other batteries will be placed in 200L open top drums with plastic liners and the drums will be strapped together onto the pallet. The waste will be transported in a sea container by road to be loaded onto a ship at the Port of Sydney, to be off-loaded at the Port of Le Havre, France, from where the waste will be transported by road to the disposal facility, where it will be disposed of by recycling/reclamation of metals and metal compounds

The waste may be transhipped in Port Klang (Malaysia). Movements may transit through Port Klang (Malaysia) and the Suez Canal (Egypt) on its sea voyage to Le Havre, France. Movements must not transit through any other port or roadstead.

The export will take place between 29 May 2006 and 31 December 2006.

Barry Reville
Assistant Secretary
Environment Protection Branch

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Department of the Environment and Heritage requesting 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 the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages. Further information or enquiries should be directed to:

Manager, Hazardous Waste Section
Department of the Environment and Heritage
GPO Box 787
Canberra ACT 2601

Telephone 02 6274 1411, Facsimile 02 6274 1164, or E-mail hwa@deh.gov.au.



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
Blanco	BIDW6	Major Electrical Appliances (a Division of Hagemeyer Brands Australia Pty Ltd)
Tonic	Family Name: Tonic Tonic basin mixer, Tonic sink mixer, Tonic sink mixer hor.	Roger Seller and Myhill Pty Ltd
Enware	Family Name: 10 L/min MSO 2 Star CS, DET, EX, FHA, FHS, FS, FSJ, FWA, FWS, HNS, HOS, HPS, IN, JHS, LC LF, PZ, VP, SNQ	Enware Australia Pty Limited
Enware	Family Name: 6 L/min ASO 5 Star BUB, DET, TFC, TFE, FS	Enware Australia Pty Limited
Enware	Family Name: 8 L/min ASO 4 Star BUB, DET, TFC, TFE	Enware Australia Pty Limited
Enware	Family Name: 10 L/min ASO 3 Star BUB, DET, TFC, TFE	Enware Australia Pty Limited
Astivita	ASEDW	Haier Australia Pty Ltd
Linkware	Family Name: Pull Out Sink Mixer Helena Series, Mitre 10 Sydenham Series	Linkware Australia Pty Ltd

Linkware	Family Name: Kitchen Sink Mixer Renovator Series, Mitre 10 Basix Series, Helena Series, Parbury, Mitre 10 Sydenham, Plumbers Co-Op Express, Renato, Lauren, Elle, Mitre 10 Pavillion, Plumbers Co-Op Express Plus, Loui	Linkware Australia Pty Ltd
Linkware	Family Name: Basin Mixer Renovator Series, Mitre 10 Basix, Helena Series, Mitre 10 Sydenham, Renato, Plumbers Co-Op Express, Lauren Series, Elle Series, Mitre 10 Pavillion Series, Plumbers Co-Op Express Plus, Loui Series	Linkware Australia Pty Ltd
Linkware	Family Name: Pillar Cock U/S Pillar Cocks Series, Easy Clean Series, Mode Series, Entice Series, Design Series, Kirra Series, Noosa Series, Sabine Series, Mitre 10 Basix Series, Mitre 10 Avoca Series, Mitre 10 Sydenham Series, Mitre 10 Bronte Series, U/S Bib Cocks Series	Linkware Australia Pty Ltd
Linkware	Family Name: Hob/Wall Sink Set U/S Series, Mitre 10 Basix Series, Easy Clean Series, Mode Series, Entice Series, Design Series, Kirra Series, Noosa Series, Sabine Series, Elle Series, Lauren Series, Mitre10 Avoca Series, Mitre 10 Sydenham Series, Mitre 10 Bronte Series, Loui	Linkware Australia Pty Ltd
Linkware	Family Name: Basin Set U/S Series, Easy Clean Series, Mitre 10 Basix Series, Mode Series, Entice Series, Design Series, Kirra Series, Noosa Series, Sabine Series, Mitre 10 Avoca Series, Mitre 10 Sydenham Series, Mitre 10 Bronte Series, Mitre 10 Sorrento Series Elle Series, Schots Elite Series, S Malloy K.S Series, S Malloy Kton Series, Big Hen Series, Plumbers Co-Op Express Series, Lauren Series, Loui Series, M10 Ripponles Series, M10 Pavillion Series	Linkware Australia Pty Ltd
Linkware	Family Name: 3 Star Shower Ad Shower, M10 Basix Series, Easy Clean Series, Mode Series, Entice Series, Design Series, Noosa Series, M10 Avoca Series, M10 Sydenham Series, M10 Bronte Series, M10 Ripponlea Series, S Malloy Kton, Coop Express, Ufo, Sat	Linkware Australia Pty Ltd

	<p>Kingsley Series, Albany Series, Mitre 10 Ripponlea Series, Mitre 10 Sorrento Series, Mitre 10 Basix Series, Tytane Series</p> <p>Renato, Big Hen Renato, Mitre 10 Basix Series, Elle Cobra Series, Big Hen Cobra Series, Builders, Lauren, Linkware Shower Series, Elle, Mitre 10 Dimensions Series</p> <p>Kirra Series, Sabine Series, Elle Series, Mitre 10 Sorrento Series, Mitre 10 Pavillion Series, Big Hen Series, S Malloy K.S Series, Lauren Series, Loui Series</p>	
Enware	<p>Family Name: 7 L/min MSO Mixer 4 star</p> <p>SLM, 573007</p>	Enware Australia Pty Limited
Enware	<p>Family Name: 5 L/min ASO Electronic 6 star</p> <p>EMD, ENM</p>	Enware Australia Pty Limited
Enware	<p>Family Name: 6 L/min ASO Electronic 5 star</p> <p>EMD, ENM</p>	Enware Australia Pty Limited
Enware	<p>Family Name: 8 L/min ASO Electronic 4 star</p> <p>EMD, ENM</p>	Enware Australia Pty Limited
Enware	<p>Family Name: 10L/min ASO Electronic 3 star</p> <p>EMD, ENM</p>	Enware Australia Pty Limited
Enware	<p>Family Name: 8 L/min MSO Mixer 3 star</p> <p>SLM, 573007</p>	Enware Australia Pty Limited
Stylus	<p>Addition to Family Name: Stylus 3 Star</p> <p>Symphony</p>	GWA International Ltd
Dorf Clark Ind	<p>Addition to Family Name: Taps-3S-GNT</p> <p>Irwell-IFS laundry Set, Irwell-IFS Telescopic Laundry Arm, Irwell-IFS Single Laundry Arm</p>	GWA International Ltd
Caroma	<p>Addition to Family Name: Caroma 3 Star Urinals</p> <p>Integra</p>	GWA International Ltd
Zip	<p>Family Name: Zip Sensor Tap</p> <p>42220, 42221</p>	Zip Heaters Aust Pty Ltd
Blanco	<p>Family Name:</p> <p>BFDW4W, BFDW4X,</p>	Major Electrical Appliances (a Division of Hagemeyer Brands Australia Pty Ltd)

Blanco	Family Name: BFDW6W, BFDW6X, BSDW6X	Major Electrical Appliances (a Division of Hagemeyer Brands Australia Pty Ltd)
Blanco	Family Name: BFDW8W, BFDW8X	Major Electrical Appliances (a Division of Hagemeyer Brands Australia Pty Ltd)
Ewing Industries	Addition to Family Name: 5 Star Mixers MX821 Basin Mixer, MX822 Disabled Basin Mixer, MX824 Basin Mixer, MX700 Tower Mixer	Ewing Industries
Ewing Industries	Addition to Family Name: 4 Star Mixers Duet Sink Mixer, MX613 Sink Mixer, MX614 Sink Mixer, MX660 G/Neck Mixer	Ewing Industries
Greens	Family Name: Slide Showers Oxi Range, Alpine Range, Rondo Range, Trail Blazer Range, Blitz Range, Mercury Range, Economy Range, Glide Range, Luxury Range, Ravine Range	Greens Industries Ltd
Caroma	Addition to Family: Caroma 4 Star Uripan Pans Cosmo Pans	GWA International Ltd
Caroma	Addition to Family: Caroma 3 Star Aire ML/LL Tasman Mk2 ML/LL	GWA International Ltd
Ultimate Tapware	UT 5000	Starlite Metals and Manufacturing Group Limited
Ultimate Tapware	Family Name: Ultimate Showers UT 5002, UT 5003, UT 5200	Starlite Marketing
Con-Serv	Family Name: Con-Serv 3 Star CS 009 Vanguard Overhead CS 008 Pioneer Overhead Elegant Pulsator Handshower NWS, OH 001 Elegant Pulsator NWS OH 001 Pulsator Turbo Overhead, Slender Pulsator Turbo Handshower OH 005 Paddington, TL 008 Boston OH 007 Grenada Overhead, Grenada Handshower	Con-Serv Corporation Australia Pty Limited

	<p>OH 003 Eclipse Overhead, CS 051 Eclipse Anti Vandal</p> <p>OH 004 Zodiac Overhead, CS 051 Zodiac Anti Vandal</p> <p>Champagne Handshower</p> <p>OH 001C Pulsator Champagne, Elegant Champagne Handshower</p> <p>Quewb Handshower</p> <p>Bondi Handshower</p> <p>OH 036 Hosfab Overhead, Hosfab Handshower</p> <p>Princess Handshower</p> <p>OH 001 Elegant Overhead, Elegant Handshower</p>	
Con-Serv	<p>Family Name: Con-Serv 2 Star</p> <p>OH 005 Paddington, TL 008 Boston</p>	Con-Serv Corporation Australia Pty Limited
Con-Serv	<p>Family Name: Con-Serv 0 Star</p> <p>Champagne Handshower NWS</p> <p>Princess Handshower NWS</p> <p>Hosfab Handshower NWS, OH 036 Hosfab NWS</p> <p>Slender Handshower NWS, OH 002 Pulsator Turbo NWS</p>	Con-Serv Corporation Australia Pty Limited
Con-Serv	<p>Family Name: Con-Serv Minor Products</p> <p>Heritage NWS, Klipper NWS, Riviera NWS, Elegant Champagne, OH 001C Pulsator Champagne NWS, Bondi NWS, Quewb NWS</p> <p>OH 003 Eclipse, CS 008 Pioneer, OH 001C Champagne Pulsator, Elegant Champagne Handshower, Champagne Handshower, CS 051 Eclipse Anti Vandal</p> <p>OH 006 High Achiever, CS 045 Body Toner, Kipper Handshower, Heritage Handshower, Riviera Handshower</p>	Con-Serv Corporation Australia Pty Limited

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

1 June 2006

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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

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

Reference No	Title of action	Date of Decision	Controlling Provisions
2006/2792	Barry Humfrey/Tourism, recreation and conservation management/Houtman Abrolhos Islands/WA/development of land based tourist facilities on Long Island	26-MAY-2006	<ul style="list-style-type: none"> • sections 15B and 15C (National Heritage); • sections 18 and 18A (Listed threatened species and communities) and; • sections 20 and 20A (Listed migratory species)
2006/2761	Heavey Lex No. 116 Pty Ltd/Tourism, recreation and conservation management/Cairns/QLD/Cairns Rainforest Resort, Douglas Track Road	24-MAY-2006	<ul style="list-style-type: none"> • sections 15B and 15C (National Heritage); • sections 18 and 18A (Listed threatened species and communities) and;

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

Reference No	Title of action	Date of Decision	Component decision under s.77A applies
2006/2791	Snowy Mountain Region/Tourism, recreation and conservation management/Snowy Mountains Region/NSW/Aerial dog baiting	30-MAY-2006	Yes
2006/2769	Bilfinger Berger Services (Australia) Pty Ltd/Energy generation and supply/Barwon Heads/VIC/Barwon Heads Rd gas pipeline installation	29-MAY-2006	No
2006/2766	Tidemaster Tours/Tourism, recreation and conservation management/Westernport Bay/VIC/Floating Observation Platform, Tooradin Channel	30-MAY-2006	No
2006/2765	NSW Department of Environment and Conservation/Tourism, recreation and conservation management/Mudgee Area/NSW/1080 Aerial baiting for wild dog control	29-MAY-2006	Yes
2006/2763	Parks and Wildlife Service Tasmania/Tourism, recreation and conservation management/Cynthia Bay/TAS/Re-configuration Of Main Car Park at Lake St. Clair National Park Visitor Centre	25-MAY-2006	No
2006/2762	VicRoads/Land transport/South Geelong/VIC/Re-alignment of Breakwater Road	24-MAY-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
2006/2791	Snowy Mountain Region/Tourism, recreation and conservation management/Snowy Mountains Region/NSW/Aerial dog baiting	<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> <ol style="list-style-type: none"> The aerial baiting program will be located within the Kosciusko National Park, Quidong and Merriangaah Nature Reserves. The proposed program is a one-off aerial baiting exercise, to be conducted during June 2006 (not within the breeding period of July – September). Prepared meat baits will be injected with 6 mg of 1080 and spaced at a distance of 100m apart along 46 lines. Sand plot monitoring will be conducted to determine if the aerial baiting has had an impact on wild dog and fox abundance.
2006/2765	NSW Department of Environment and Conservation/Tourism, recreation and conservation management/Mudgee Area/NSW/1080 Aerial baiting for wild dog control	<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 risks to the endangered Tiger Quoll (<i>Dasyurus maculatus</i>):</p> <ol style="list-style-type: none"> The aerial baiting program will be located in Wollemi and Goulburn River National Parks, NSW.

2006/2765 Cont...	NSW Department of Environment and Conservation/Tourism, recreation and conservation management/Mudgee Area/NSW/1080 Aerial baiting for wild dog control Cont...	<ol style="list-style-type: none"> 2. The proposed program is to be a one-off aerial baiting exercise. 3. Prepared baits will be injected with 6mg of 1080 and deployed at a rate of 2.5kg per km of transect. Six aerial transects (runs) will be undertaken within Wollemi National Park and two transects within Goulburn River National Park, with all transects totalling approximately 85km (as per Figures with Referral). 4. A comparison of stock loss reports provided by Mudgee RLPB in the locality will be used to assess any reduction in predation of stock by wild dogs.
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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
2006/2550	Territory Iron Ltd/Mining/Frances Creek/NT/Frances Creek Iron Ore Mine	27-Feb-2006	Accredited Assessment Process

NOTICE OF VARIATION OF CONDITIONS OF APPROVAL

Pursuant to section 143(5)(b) of the *Environment Protection and Biodiversity Conservation Act* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that, the Minister for the Environment and Heritage or a delegate of that Minister, has decided to vary the conditions attached to the approval for each action identified in the following table.

Reference No	Title of action	Date of Decision
2000/18	Pacific Hydro Ltd/Energy and Infrastructure (incl. Pipelines)/South West Coast Victoria/VIC/Pacific Hydro (Portland) Wind Farm SW Victoria	29-May-2006
2004/1513	Avrio Pty Ltd/Tourism, recreation and conservation management/Lorne/VIC/Lorne Golf Course redevelopment	29-May-2006

Some public notifications on the Internet and in the Gazette relating to the processing of referrals for approval under Chapter 4 of the *Environment Protection and Biodiversity Conservation Act 1999* may occasionally be missed in processing by the Department of Environment and Heritage, or may not meet timeframes for notification. The Department of the Environment and Heritage has implemented systems and ongoing quality assurance procedures to minimise any risk of missing a notification within the required timeframe. Where a missed notification is identified the practice will be to notify these even though the timeframe for notification has lapsed. This will ensure that the history of notifications for each referral is available to the public. The Department of the Environment and Heritage regrets any inconvenience that may be caused by a missed notification. Please note that late notifications have not affected subsequent processing of referrals or assessments and they do not affect decisions made.

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

Finance and Administration

AUSTRALIAN ELECTORAL COMMISSION

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

IAN CAMPBELL
Electoral Commissioner

THE SCHEDULE

New South Wales as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BANKS	82785	-4.08
BARTON	84695	-1.87
BENNELONG	85586	-0.83
BEROWRA	86813	0.58
BLAXLAND	82592	-4.30
BRADFIELD	89598	3.80
CALARE	86993	0.79
CHARLTON	85558	-0.87
CHIFLEY	84674	-1.89
COOK	81508	-5.56
COWPER	85546	-0.88
CUNNINGHAM	81733	-5.30
DOBELL	85649	-0.76
EDEN-MONARO	93322	8.12
FARRER	84734	-1.82
FOWLER	83455	-3.30
GILMORE	87432	1.29
GRAYNDLER	84643	-1.93
GREENWAY	91719	6.26
GWYDIR	80751	-6.44
HUGHES	86101	-0.24
HUME	89709	3.93
HUNTER	89168	3.31
KINGSFORD SMITH	84425	-2.18
LINDSAY	82025	-4.96
LOWE	87303	1.15
LYNE	92326	6.97
MACARTHUR	84767	-1.78
MACKELLAR	86275	-0.04
MACQUARIE	86479	0.19
MITCHELL	96950	12.32
NEWCASTLE	89644	3.86
NEW ENGLAND	85260	-1.21
NORTH SYDNEY	88646	2.70
PAGE	84018	-2.65
PARKES	80293	-6.97
PARRAMATTA	87464	1.33
PATERSON	88226	2.21
PROSPECT	88361	2.37
REID	79570	-7.80
RICHMOND	86695	0.44
RIVERINA	87746	1.66
ROBERTSON	84971	-1.55
SHORTLAND	86963	0.75
SYDNEY	96458	11.75
THROSBY	87763	1.68
WARRINGAH	84220	-2.42
WATSON	81407	-5.68
WENTWORTH	82830	-4.03
WERRIWA	89700	3.92
Totals	4315549	(Average: 86310)

Victoria as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ASTON	89033	-0.59
BALLARAT	90190	0.69
BATMAN	84831	-5.29
BENDIGO	94330	5.31
BRUCE	86608	-3.30
CALWELL	90660	1.21
CASEY	86560	-3.36
CHISHOLM	83901	-6.32
CORANGAMITE	91725	2.40
CORIO	88078	-1.66
DEAKIN	86019	-3.96
DUNKLEY	89779	0.23
FLINDERS	91018	1.61
GELLIBRAND	90265	0.77
GIPPSLAND	92177	2.91
GOLDSTEIN	89595	0.02
GORTON	96660	7.91
HIGGINS	86655	-3.25
HOLT	93155	4.00
HOTHAM	86933	-2.94
INDI	88961	-0.67
ISAACS	93797	4.71
JAGAJAGA	92346	3.09
KOORYONG	86752	-3.14
LALOR	94588	5.60
LA TROBE	86822	-3.06
MCEWEN	97588	8.95
MCMILLAN	82783	-7.57
MALLEE	88963	-0.67
MARIBYRNONG	86400	-3.53
MELBOURNE	91516	2.17
MELBOURNE PORTS	91412	2.05
MENZIES	87955	-1.80
MURRAY	86921	-2.95
SCULLIN	86655	-3.25
WANNON	89849	0.31
WILLS	92645	3.43
Totals	3314125 (Average: 89570)	

Queensland as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BLAIR	91223	3.26
BONNER	86381	-2.21
BOWMAN	86859	-1.67
BRISBANE	87784	-0.62
CAPRICORNIA	90789	2.77
DAWSON	91476	3.54
DICKSON	84742	-4.07
FADDEN	84909	-3.88
FAIRFAX	84618	-4.21
FISHER	87372	-1.09
FORDE	89063	0.81
GRIFFITH	90016	1.89
GROOM	88843	0.56
HERBERT	87053	-1.45
HINKLER	93095	5.38
KENNEDY	90335	2.25
LEICHHARDT	89102	0.86
LILLEY	90049	1.93
LONGMAN	88106	-0.26
MCPHERSON	83622	-5.34
MARANOA	85982	-2.66
MONCRIEFF	83599	-5.36
MORETON	88198	-0.16
OXLEY	91353	3.41
PETRIE	88906	0.64
RANKIN	90937	2.93
RYAN	86702	-1.85
WIDE BAY	92430	4.62
Totals	2473544 (Average: 88340)	

Western Australia as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BRAND	85642	2.29
CANNING	88754	6.00
COWAN	88030	5.14
CURTIN	82920	-0.96
FORREST	88490	5.69
FREMANTLE	84674	1.13
HASLUCK	80017	-4.42
KALGOORLIE	79420	-5.14
MOORE	75836	-9.42
O'CONNOR	82730	-1.18
PEARCE	87163	4.10
PERTH	84530	0.96
STIRLING	87029	3.94
SWAN	78272	-6.51
TANGNEY	82359	-1.63
Totals	1255866 (Average: 83724)	

South Australia as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
ADELAIDE	95194	-1.31
BARKER	101956	5.69
BOOTHBY	95429	-1.07
GREY	97751	1.33
HINDMARSH	98638	2.25
KINGSTON	95428	-1.07
MAKIN	93961	-2.59
MAYO	93767	-2.79
PORT ADELAIDE	98636	2.24
STURT	97206	0.76
WAKEFIELD	93169	-3.41
Totals	1061135 (Average: 96466)	

Tasmania as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
BASS	68198	-1.04
BRADDON	70096	1.70
DENISON	68705	-0.31
FRANKLIN	70589	2.42
LYONS	67009	-2.77
Totals	344597 (Average: 68919)	

Australian Capital Territory as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
CANBERRA	118512	4.09
FRASER	109189	-4.09
Totals	227701 (Average: 113850)	

Northern Territory as at 31 May, 2006

Division	Enrolment	% Deviation from average divisional enrolment
LINGIARI	57487	3.45
SOLOMON	53647	-3.45
Totals	111134 (Average: 55567)	

TOTAL FOR AUSTRALIA 13 103 651

Health and Ageing

NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL FUNCTIONS AND COMPOSITION OF PRINCIPAL COMMITTEES FOR THE 2006-2009 TRIENNIUM

RESEARCH COMMITTEE

Functions

As outlined in Section 35 of the NHMRC Act, the functions of the Research Committee are:

- (a) to advise and make recommendations to the Council on the application of the Reserve; and**
- (b) to monitor the use of assistance provided from the Reserve; and**
- (c) to advise the Council on matters relating to medical research and public health research, including the quality and scope of such research in Australia; and**
- (d) such other functions as the Minister from time to time determines in writing after consulting the CEO; and**
- (e) any other functions conferred on the Committee by this Act, the regulations or any other law.**

In addition to these functions outlined in the Act and with the aim to improve the health of Australians, during the 2006-09 triennium RC will:

- formulate and implement a national research strategy that delivers health and economic benefits to the Australian community;
- provide independent expert advice on research relating to health issues and health policy;
- taking into account national priorities, oversee the effective and efficient allocation of research funds; and
- evaluate and develop material to communicate the benefits of the research investment to the community.

The Research Committee will achieve its functions by:

1. Preparing a national research strategy in consultation with Council and relevant stakeholders that includes communication, monitoring and evaluation elements.
2. Preparing an operational plan that implements the research strategy and includes a budget covering Medical Research Endowment Account expenditure and any funds from external partners.
3. Providing national leadership on matters relating to health and medical research in Australia.
4. Establishing and fostering linkages, partnerships and networks with key stakeholders including other NHMRC Principal Committees, the Department of Health and Ageing, and the community.
5. Consulting with Council about the allocation of research funding between areas of strategic importance, identified priority areas (NHMRC Priorities, National

- Research Priorities, and National Health Priority Areas), and funding schemes (including capacity building).
6. Supporting appropriate urgent and emerging areas of health and medical related research.
 7. Supporting, in collaboration with the National Health Committee, the development of appropriate and effective mechanisms for the translation of research findings into policy and practice.

Composition

The following membership is expertise based and appointments will be on the basis of the nominees' capacity to contribute to achieving the above functions:

The Research Committee of the NHMRC consists of the following:

- (a) the Chair;
- (b) the Deputy Chair (drawn from membership)
- (c) a member of the Australian Health Ethics Committee
- (d) a member of the National Health Committee
- (e) two persons with expertise in the health research of Aboriginal persons and Torres Strait Islanders;
- (f) at least 5, but no more than 10, persons with expertise in one or more of the following:
 - (i) basic biomedical research;
 - (ii) clinical and/or health services research;
 - (iii) population health research;
 - (iv) consumer representation;
 - (v) translation of health and medical research into policy and practice;
 - (vi) Animal welfare;
 - (vii) other appropriate research expertise.

AUSTRALIAN HEALTH ETHICS COMMITTEE

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

- (a) to advise the Council on ethical issues relating to health; and**
- (b) to develop and give the Council human research guidelines under subsection 10(2); and**
- (c) any other functions conferred on the committee in writing by the Minister after consulting the CEO; and**
- (d) Any other functions conferred on the Committee by this Act, the regulations or any other law.**

In addition to the functions outlined in the Act during the 2006-09 triennium the Australian Health Ethics Committee will:

1. Develop and give the Council guidelines for the conduct of health research involving humans, additional to those required for function (b) above;
2. Promote ethical conduct in health and medical research involving humans;
3. Support and facilitate the work of institutions and of human research ethics committees in the oversight of health and medical research;
4. Foster community debate, and consult with relevant stakeholders on ethical issues in health, and health and medical research;
5. Provide advice to Council on ethical issues in health research and medical research;
6. Monitor international developments in ethical issues relating to health and health and medical research involving humans, and liaise with relevant international organisations and individuals.

LICENSING COMMITTEE

Functions

The functions of the NHMRC Embryo Research Licensing Committee are prescribed in Section 14 of the *Research Involving Human Embryos Act 2002*:

- (a) to perform functions in relation to licences under Division 4; and**
- (b) to perform functions in relation to databases under Division 5; and**
- (c) to perform such other functions as are conferred on it by this Act or any other law.**

During the 2006 – 2009 triennium the Licensing Committee will:

- (a) Consider applications for a licence to use excess Assisted Reproductive Technology (ART) embryos;
- (b) Issue (subject to conditions) or not issue such licences;
- (c) Maintain a publicly available database containing information about licences issued;
- (d) Monitor compliance and ensure compliance with the legislation through appointment of inspectors and take necessary enforcement action, such as cancelling or suspending licences; and
- (e) Report to the Parliament of Australia on the operation of the *Research Involving Human Embryos Act 2002* and the licences issued under this Act.

Composition

The NHMRC Licensing Committee, as prescribed in Section 16 of the *Research Involving Human Embryos Act 2002*, consists of the following members:

- (a) a member of AHEC;
- (b) a person with expertise in research ethics;
- (c) a person with expertise in a relevant area of research;
- (d) a person with expertise in assisted reproductive technology;
- (e) a person with expertise in a relevant area of law;
- (f) a person with expertise in consumer health issues relating to disability and disease;
- (g) a person with expertise in consumer issues relating to assisted reproductive technology;
- (h) a person with expertise in the regulation of assisted reproductive technology;
- (i) a person with expertise in embryology.

HUMAN GENETICS ADVISORY COMMITTEE

Functions

The Human Genetics Advisory Committee, through Council, will provide on-going, high-level advice on:

- the technical and strategic aspects of current and emerging issues in human genetics and related technologies, particularly the expected impacts on human health and healthcare;
- the ethical, legal and social implications arising from developments in human genetics and related technologies, including consideration of any impact on human rights; and
- other matters as the Minister from time to time determines.

In exercising these responsibilities the Committee will provide:

- relevant expertise and a consultative mechanism for the development of policy statements and national guidelines in the area of human genetics and related technologies, where appropriate in association with other government agencies or the relevant industries and organisations;
- national leadership in the process of change relating to human genetics and related technologies, including engagement of the public on these issues;
- national leadership in identifying genetic tests that have particular concerns or sensitivities attached to them and thus may require special treatment;
- assistance with the development and coordination of community, school, university and professional education about human genetics;
- advice and a consultative mechanism to assist relevant bodies in identifying strategic priorities for research in human genetics and related technologies; and
- a focus for the coordination and integration of various national, regional and international programs and initiatives.

Composition

The Committee should be comprised of up to 12 members, plus the Chair, with expertise covering the following areas:

- health and medical researchers, with an emphasis on human genetics;
- community representatives, including health consumer advocacy and genetic and disability support groups;
- business experts relevant to human genetics;
- medical practitioners with experience in health services;
- genetic counsellors;
- persons with experience in the ethics of health and medical research;
- lawyers with experience in privacy, discrimination and health law matters;
- science communicators;
- persons with experience in data management, health informatics or information security; and
- Aboriginal and Torres Strait Islander communities.

The membership should also:

- include at least one and no more than two from any of the above categories so as to be balanced and cover a broad-based range of expertise, experience and perspectives;
- be balanced as to gender and geographic distribution; and
- include a member in common with the Australian Health Ethics Committee (in accordance with subsection 36(2) of the *National Health and Medical Research Council Act 1992*).

NATIONAL HEALTH COMMITTEE

Functions

The National Health Committee will have the following functions:

1. To develop and provide to the Council, and subsequently to governments and the community, evidence-based guidelines or other forms of advice on a range of matters, especially in population health, including, but not limited to:
 - (a) health promotion and illness prevention;
 - (b) diagnosis and treatment of disease;
 - (c) health systems and service delivery, including methods of diagnosis and treatment;
 - (d) the quality and safety of care; and
 - (e) health outcomes and processes.
2. To consult with the community, population health and health care professionals, and all levels of government in identifying emerging issues and in carrying out (1) above.
3. To develop and maintain standards for the development of health advice, including population health and clinical practice guidelines.
4. To consider and, where appropriate, recommend for approval to the NHMRC clinical practice guidelines developed in accordance with NHMRC standards.
5. To identify gaps in knowledge.

Composition

The proposed National Health Committee will comprise members from a broad range of backgrounds with expertise which includes:

- consumer advocacy
- indigenous health (two members);
- epidemiology (including biostatistics);
- population health (including environmental health and the social determinants of health);
- health policy;
- health systems;
- health economics;
- evidence-based population health and clinical practice;
- health informatics and electronic health information;
- health promotion;
- the quality of health care; and
- communication, dissemination and implementation.

Transport and Regional Services

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 890

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
BUNGA TERATAI DUA	PORT KELANG	9157674

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Brisbane, Sydney, Bell Bay and Fremantle

Dated at **CANBERRA** this **29TH** day of **May/2006**

Official
Stamp





Delegate of the Minister for Transport
and Regional Services

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 18/06/2006 to 17/09/2006.
3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
4. General Cargo only may be carried.
5. The cargo may only be carried from: Brisbane to Sydney, Bell Bay and Fremantle; Sydney to Bell Bay; Bell Bay to Fremantle, 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. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.
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 subject to the condition that coastal cargo is carried by the permit holder only if:
 - (a) there is no licensed ship available for that carriage; or
 - (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage; andin the opinion of the Minister's delegate it is in the public interest for the permit holder to carry the coastal
10. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there was one relevant licensed operator, PAN Australia Shipping Pty Ltd: contact Paul Van Oost to ascertain availability and routes serviced by PAN. Ph: 03 9867 4313, fax 03 9867 3686, email: paul@panlogistics.com.au.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 891

PERMIT TO UNLICENSED SHIP - CONTINUING

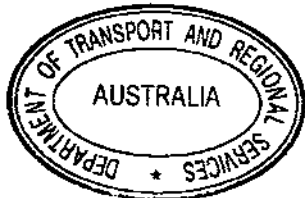
Name of Ship	Port of Registry	IMO Number
ORION	NASSAU	9273076

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 *thirteenth* day of **May/2006**Official
Stamp

Delegate of the Minister for
Transport
and Regional Services

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 2/11/2006 to 1/02/2007.
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. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is a party.
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.

Treasury

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

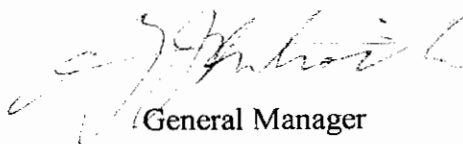
ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) BAA AUSTRALIA PTY LIMITED ABN 83 069 560 578 and AUSTRALIA PACIFIC AIRPORTS CORPORATION LIMITED ABN 89 069 775 266 are corporations for the purposes of section 18 of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) AIRPORT DEVELOPMENT AND INVESTMENT LIMITED is a foreign person for the purposes of that section of the Act;
- (C) AIRPORT DEVELOPMENT AND INVESTMENT LIMITED proposes to acquire a substantial interest in BAA Australia Pty Limited ABN 83 069 560 578 and Australia Pacific Airports Corporation Limited ABN 89 069 775 266, as described in the notice furnished on 27 April 2006 under section 25 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 18(2) of the Act in respect of the proposed acquisition.

Dated this 29th day of May 2006.



General Manager

COMMONWEALTH OF AUSTRALIA

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

WHEREAS –

- (A) James Horace Wickens and Kathleen Gladys Wickens are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* (“the Act”); and
- (B) James Horace Wickens and Kathleen Gladys Wickens propose to acquire an interest in Australian urban land referred to in the notice furnished on 10 May 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) James Horace Wickens and Kathleen Gladys Wickens 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 1st day of June 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
TD 2006/19	Income tax: consolidation: for the purposes of working out step 1 of a consolidated group's exit allocable cost amount in the leaving entity under section 711-25 of the <i>Income Tax Assessment Act 1997</i> , is the terminating value for a CGT asset determined under Division 110 for assets that have their tax cost set under subsection 701-10(4)?	This Determination concludes that subsection 711-30(2) of the <i>Income Tax Assessment Act 1997</i> (ITAA 1997) requires the terminating value of a CGT asset of a leaving entity for the purposes of section 711-25 of the ITAA 1997 to be worked out in accordance with subsection 705-30(4) of the ITAA 1997. The terminating value of a CGT asset of a leaving entity is equal to the asset's cost base or reduced cost base just before the leaving time. This Determination applies to years commencing both before and after 7 June 2006.
CR 2006/47	Fringe benefits tax: employer clients of SmartSalary Pty Limited that make use of a Meal Entertainment Purchasing Card facility	This Ruling applies to employers not subject to the provisions of section 57A of the <i>Fringe Benefits Tax Assessment Act 1986</i> who enter into a salary packaging arrangement with SmartSalary Pty Limited (the promoter). Employees of those employers may be provided with a Meal Entertainment Purchasing Card under an arrangement made with the promoter. This Ruling applies from 1 April 2006.
CR 2006/48	Fringe benefits tax: employer clients of SmartSalary Pty Limited who are subject to the provisions of section 57A of the <i>Fringe Benefits Tax Assessment Act 1986</i> that make use of a Meal Entertainment Purchasing Card facility	This Ruling applies to employers subject to the provisions of section 57A of the <i>Fringe Benefits Tax Assessment Act 1986</i> who enter into a salary packaging arrangement with SmartSalary Pty Limited (the promoter). Employees of those employers may be provided with a Meal Entertainment Purchasing Card under an arrangement made with the promoter. This Ruling applies from 1 April 2006.
CR 2006/49	Income tax: return of capital: Rinker Group Limited	This Ruling applies to ordinary shareholders of Rinker Group Limited who are registered on the Rinker Share Register on the Record Date, being the date for determining entitlements to the proposed return of share capital and who receive distributions under the proposed return of capital described in this Ruling. This Ruling applies from 18 July 2006.
CR 2006/50	Income tax: deductibility of employer contributions to the Mechanical and Electrical Redundancy Trust	This Ruling applies to all employers who are required by their Deed of Adherence to make contributions on behalf of employees to the Mechanical and Electrical Redundancy Trust. This Ruling applies from 1 July 2000.
PR 2006/103	Income tax: Margaret River Watershed Premium Wine Project 2006 (to 15 March 2007)	This Ruling applies to Growers who are accepted to participate in the Project: <ul style="list-style-type: none"> on or after 1 July 2006 and on or before 1 March 2007; or during the period 2 March 2007 to 15 March 2007 (provided the Responsible Entity can wholly provide the 'Initial Period' services' shown in this Ruling by 31 March 2007); and have executed the Sub-Lease and Project Operations Agreement, for a commercial viticulture and wine production business. This Ruling applies prospectively from 7 June 2006.
PR 2006/104	Income tax: tax consequences of investing in Westpac 'IWP' Series Instalments – 2003 Product Disclosure Statement and 2005 Supplementary Product Disclosure Statements – cash applicants and on-market purchasers	This Ruling sets out the tax consequences of investing in Westpac 'IWP' Series Instalments as described in the Product Disclosure Statement dated 19 December 2003 and the Supplementary Product Disclosure Statements dated 11 January 2005 and 17 June 2005. This Ruling applies prospectively from 7 June 2006.

PR 2006/105	Income tax: Mediterranean Olives Project 2006 (Joint Venture Growers)	This Ruling applies to Joint Venture Growers who are accepted to participate in the Project and who have executed the following Project Agreements on or before 15 June 2006: <ul style="list-style-type: none"> • in respect of the First Joint Venture Grower, a Grove Lease Agreement and an Irrigation Lease and Licence Agreement; and • in respect of the First Joint Venture Grower and Second Joint Venture Grower, a Management Agreement, for the commercial growing and cultivation of olive trees for the purpose of producing extra virgin olive oil. This Ruling applies prospectively from 7 June 2006.
PR 2006/106	Income tax: Mediterranean Olives Project 2006 (Growers not in Joint Venture)	This Ruling applies to Growers who are accepted to participate in the Project and who have executed a Grove Lease Agreement, an Irrigation Lease and Licence Agreement and a Management Agreement on or before 15 June 2006 for the commercial growing and cultivation of olive trees for the purpose of producing extra virgin olive oil. This Ruling applies prospectively from 7 June 2006.
PR 2006/107	Income tax: Lake Powell Almond Project No. 3 – Early Growers (to 15 June 2006)	This Ruling applies to Growers who are accepted to participate in the Project on or before 15 June 2006 and who have executed a Management Agreement and an Allotment Agreement on or before that date for the commercial growing and cultivation of almond trees for the purpose of harvesting and selling the almonds. This Ruling applies prospectively from 7 June 2006.
PR 2006/108	Income tax: Australian Growth Timber Project No. 6 (2006 Growers)	This Ruling applies to Growers who are accepted to participate in the Project on or before 30 June 2006 and who are bound by the Management Agreement and Woodlot Sub-Lease on or before that date for the commercial growing and cultivation of Tasmanian blue gum trees for the purpose of harvesting and selling wood for woodchips. This Ruling applies prospectively from 7 June 2006.

NOTICE OF WITHDRAWALS

Ruling Number	Subject	Brief Description
CR 2006/49	Income tax: return of capital: Rinker Group Limited	This Class Ruling is withdrawn from 1 July 2007.
PR 2006/103	Income tax: Margaret River Watershed Premium Wine Project 2006 (to 15 March 2007)	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/104	Income tax: tax consequences of investing in Westpac 'IWP' Series Instalments – 2003 Product Disclosure Statement and 2005 Supplementary Product Disclosure Statements – cash applicants and on-market purchasers	This Product Ruling is withdrawn from 1 July 2009.
PR 2006/105	Income tax: Mediterranean Olives Project 2006 (Joint Venture Growers)	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/106	Income tax: Mediterranean Olives Project 2006 (Growers not in Joint Venture)	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/107	Income tax: Lake Powell Almond Project No. 3 – Early Growers (to 15 June 2006)	This Product Ruling is withdrawn from 1 July 2008.
PR 2006/108	Income tax: Australian Growth Timber Project No. 6 (2006 Growers)	This Product Ruling is withdrawn from 1 July 2009.
IT 336	Income tax: medical and hospital insurance	IT 336 was the subject of a Notice of Archival on 8 December 1994. IT 336 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.

IT 337	Income tax: improvements carried out by lessee – section 62A	IT 337 was the subject of a Notice of Archival on 22 May 1996. IT 337 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2044	Income tax: rebate of tax for basic health insurance premiums – State Government levies	IT 2044 was the subject of a Notice of Archival on 8 December 1994. IT 2044 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2045	Income tax: interest withholding tax – withdrawal of Australian entity/AIDC exemption	IT 2045 was the subject of a Notice of Archival on 9 December 1993. IT 2045 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2094	Income tax: entertainment expenses – council employee	IT 2094 was the subject of a Notice of Archival on 19 June 1996. IT 2094 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2114	Income tax: separate net income: the family allowance component of TEAS payments	IT 2114 was the subject of a Notice of Archival on 9 September 1993. IT 2114 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2279	Income tax: address of commissioner for posting or lodging objections against assessments	IT 2279 was the subject of a Notice of Archival on 27 September 1995. IT 2279 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2284	Income tax: legal costs: appropriate scale of costs in taxation appeals in the supreme courts	IT 2284 was the subject of a Notice of Archival on 16 March 1995. IT 2284 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2306	Income tax: content and form of statements forwarded to a board of review under regulation 35	IT 2306 was the subject of a Notice of Archival on 16 March 1995. IT 2306 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.
IT 2431	Income tax: amendment of assessments: partners: connection between lack of full and true disclosure and avoidance of tax	IT 2431 was the subject of a Notice of Archival on 29 September 1994. IT 2431 is now being withdrawn in accordance with paragraph 5 of Addendum No. 3 to Taxation Ruling IT 1 Taxation Ruling System: explanation and status, which states: We will withdraw progressively all Rulings in the IT series for which we have issued Notices of Archival.



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

Financial Sector (Shareholdings) Act 1998

SINCE:

- A. Genworth Financial Mortgage Insurance Pty Ltd ABN 60 106 974 305 and its associates (the applicants) have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the Act) for approval to hold a 100% stake in Vero Lenders Mortgage Insurance Limited ABN 55 001 825 725 (the Company), a financial sector company under the Act; and
- B. I am satisfied that it is in the national interest to approve the applicants holding a stake in the company of more than 15%,

I, Graham Neil Johnson, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the company.

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

Dated 29 May 2006

[Signed]

Graham Neil Johnson
General Manager
Diversified Institutions Division

Interpretation

In this Notice

associates means those persons listed in the Schedule.

Schedule - Associates

1. Genworth Financial, Inc
2. Genworth Financial International Holdings, Inc
3. Genworth Financial Mortgage Insurance Holdings Pty Limited ABN 91
106 972 883



Superannuation Industry (Supervision) exemption No. A30 of 2006

Superannuation Industry (Supervision) Act 1993

I, Graham Neil Johnson, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Commonwealth Custodial Services Limited ABN 26 000 485 487 (the Trustee) as trustee of Commonwealth Life Personal Superannuation Fund SFN 160557940 and Commonwealth Life Superannuation Mastertrust SFN 160560946 (the Funds), from compliance with subregulations 6.18(1) and 6.19(1) of the Regulations (the subregulations).

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

Dated 26 May 2006

[Signed]

Graham Neil Johnson
General Manager
Diversified Institutions Division

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

Regulations means the *Superannuation Industry (Supervision) Regulations 1994*.

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

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

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

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

Note 5 The address where written notice specified in this Notice may be given to APRA is Level 26, 400 George St, Sydney NSW 2000.

Schedule of conditions

1. The exemption applies only to the extent that the subregulations would prevent the Trustee from paying to a former member of any of the Funds benefits of up to \$200 per former member which consist of compensation received by the Trustee in respect of the former member.

In this Schedule:

compensation means money that has been or will be paid to the Trustee by The Colonial Mutual Life Assurance Society Limited (CMLA) in accordance with the compensation methodology.

compensation methodology means the document titled *CLL Compensation Methodology* dated 14 February 2006, the purpose of which is to compensate members of each of the Funds for the unit pricing issue.

former member means a person who was a member of any of the Funds and is an exited investor within the meaning of the compensation methodology.

unit pricing issue means the errors made by incorrect calculation of unit prices of the CMLA's unitised products as a result of the omission of imputation credits and other tax allowances for products which were formerly products of Commonwealth Life Limited, the details of which are set out in clauses 1.27 to 1.29 of the Enforceable Undertaking under Section 93AA of the *Australian Securities and Investments Commission Act 2001*, signed by the Trustee and CMLA on 11 March 2005 and accepted by Australian Securities and Investments Commission on 15 March 2005.

Public Notices

SHIPPING REGISTRATION ACT 1981

NOTICE OF INTENTION TO APPLY FOR REGISTRATION

Notice is hereby given of the intention of Stefan Lars Bjarne of 11 Bayview Avenue, East Gosford, New South Wales to apply, after the expiration of the period of thirty days commencing on the date of publication of this notice, for the registration under the abovenamed Act of the ship particulars of which are set out below. Objections to the registration of the ship in the name of the abovementioned 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:	Juliana
Former name:	Boardwalk
Present whereabouts:	Caroline Bay, Gosford, NSW
Length:	12.35 meters
Principal material of construction:	Fibreglass
Type of ship:	Sailing Yacht, Beneteau Oceanis 430



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, ANDREW MCNEE, Assistant Director, 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 East Coast Inshore Finfish Fishery, as described in the *Queensland Fisheries Act 1994* and the *Fisheries Regulation 1995*, 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 30 November 2006 and;
- b) is subject to the conditions applied under section 303FT specified in the Schedule.

Dated this 30th day of May 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
May 2006

**Declaration of the Harvest Operations of the Queensland East Coast Inshore Finfish Fishery
as an approved Wildlife Trade Operation**

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act, taken in the Queensland East Coast Inshore Finfish Fishery.

1. Operation of the fishery will be carried out in accordance with the management regime in force under the *Queensland Fisheries Act 1994* and the *Fisheries Regulation 1995*.
2. The Queensland Department of Primary Industries and Fisheries (QDPI&F) to inform the Department of the Environment and Heritage (DEH) of any intended amendments to the management regime or managerial commitments made in the submission that may affect sustainability of the target/by-product species or have a negative impact on the status of bycatch, protected species or the ecosystem
3. QDPI&F to continue the development of a formal management regime, including fishery specific objectives, performance measures and criteria and management responses, that addresses the ecological sustainability of target (including byproduct) and bycatch species (including protected species) taken in the East Coast Inshore Finfish Fishery.
4. QDPI&F to initiate a program of stock assessments for species taken in the fishery based on priorities established through a risk assessment analysis.
5. QDPI&F to report on progress in developing the formal management arrangements for the fishery and progress in conducting stock assessments for species considered at risk by 30 November 2006.



In accordance with the *Student Assistance Act 1973*, and the *Social Security Act 1991*, at 1 June 2006 the indexation factor for all outstanding Student Financial Supplement Scheme loans is as follows:

Indexation factor for 2006

The effective percentage rate of indexation to be applied on 1 June 2006 is **2.8%**.

The indexation rate is expected to be published in the Commonwealth Government gazette on 10 May 2006 by the Australian Taxation Office.

Calculation

The indexation factor is based on changes in the Consumer Price Index. It is the number worked out to 3 decimal places using the formula:

The sum of the index number for the March quarter in the relevant year and the index numbers for the 3 immediately preceding quarters

divided by

the sum of the index number for the March quarter in the year immediately before the relevant year and the index numbers for the 3 immediately preceding quarters.

The indexation factor for 1 June 2006 is worked out below.

Current 4 quarters	March	06	151.9
	December	05	150.6
	September	05	149.8
	June	05	148.4
Previous 4 quarters	March	05	147.5
	December	04	146.5
	September	04	145.4
	June	04	144.8

Calculation

$$\frac{151.9 + 150.6 + 149.8 + 148.4}{147.5 + 146.5 + 145.4 + 144.8}$$

$$600.7 \text{ divided by } 584.2 = 1.028243752$$

The gazetted indexation factor for 1 June 2006 is 1.028.

The percentage change in the debt after applying the factor is 'indexation factor *minus* 1 *multiplied* by 100'.

The effective percentage rate of indexation for 2006 is 2.8% (that is, 1.028 *minus* 1 *multiplied* by 100).

In accordance with the *Student Assistance Act 1973* for the financial year 1 July 2006 to 30 June 2007, the prescribed amount, intermediate prescribed amount and the maximum prescribed amount under subsection 12ZK(4) are as follows:

In respect of the financial year 1 July 2006 to 30 June 2007:

the **minimum prescribed amount** is \$38,148;

the **intermediate prescribed amount** is \$46,838; and

the **maximum prescribed amount** is \$66,485.

In accordance with the *Social Security Act 1991*, for the financial year 1 July 2006 to 30 June 2007, the minimum prescribed amount, intermediate prescribed amount and the maximum prescribed amount under subsections 1061ZZFC, 1061ZZFD, 1061ZZFE are as follows:

In respect of the financial year 1 July 2006 to 30 June 2007:

the **minimum prescribed amount** is \$38,148;

the **intermediate prescribed amount** is \$46,838; and

the **maximum prescribed amount** is \$66,485.



Australian Government
Attorney General's Department

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