

Gazette

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 30 August 2006

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Australian Government

Attorney-General's Department

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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.

All inquiries should be directed to (02) 6203 9009.

Variation of closing times

Labour Day - Issue of 4 October 2006 (GN 39)

As Monday 2 October 2006 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 39 will be:

Thursday, 28 September 2006 at 10.00 am.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6203 9009 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: Gazette Office, 63 Denison Street, Deakin ACT 2600

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

By fax: (02) 6282 5140

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.

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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.

For further information contact the Gazette Office on (02) 6203 9009. Information is also available from the following Internet site: http://www.ag.gov.au/GNGazette/.

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

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

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

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

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

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

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Additional copies of Special and Periodic Gazettes can be provided at a cost of 2.75 cents per page per copy — minimum charge: \$5.50.

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

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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

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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 18 August 2006 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 91 of 2006—An Act to amend the Australian Technical Colleges (Flexibility in Achieving Australia's Skills Needs) Act 2005, and for related purposes. (Australian Technical Colleges (Flexibility in Achieving Australia's Skills Needs) Amendment Act 2006).

No. 92 of 2006—An Act to amend the *Trade Practices Act 1974*, and for related purposes. (*Trade Practices Amendment (National Access Regime) 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 - section 161J CUSTOMS ACT 1901

I, Wayne Baldwin, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to section 161J 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						(Foreig	gn Currency	= AUS \$1)
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	16/08/06	17/08/06	18/08/06	19/08/06	20/08//06	21/08//06	22/08/06
Brazil	Real	1.6342	1.6424	1.6279	1.6279	1.6279	1.629	1.6203
Canada	Dollar	0.8574	0.8588	0.8541	0.8541	0.8541	0.8527	0.8515
China, PR of	Yuan	6.1026	6.1223	6.062	6.062	6.062	6.047	6.0618
Denmark	Kroner	4.4563	4.4557	4.4235	4.4235	4.4235	4.4035	4.4126
European Union	Euro	0.5972	0.597	0.5928	0.5928	0.5928	0.5899	0.5915
Fiji	Dollar	1.3174	1.3176	1.3118	1.3118	1.3118	1.3092	1.3094
Hong Kong	Dollar	5.9429	5.968	5.9149	5.9149	5.9149	5.9012	5.9198
India	Rupee	35.523	35.6776	35.3014	35.3014	35.3014	35.2517	35.3715
Indonesia	Rupiah	6948.0	6975.0	6903.0	6903.0	6903.0	6878.0	6904.0
Israel	Shekel	3.3319	3.3432	3.3156	3.3156	3.3156	3.3071	3.3132
Japan	Yen	88.62	88.77	88.17	88.17	88.17	87.77	88.34
Korea, Republic of	Won	735.89	737.15	729.78	729.78	729.78	725.31	726.67
Malaysia	Ringgit	2.8126	2.8229	2.7953	2.7953	2.7953	2.7857	2.7961
New Zealand	Dollar	1.2018	1.1946	1.1894	1.1894	1.1894	1.1861	1.1891
Norway	Kroner	4.7858	4.8271	4.7878	4.7878	4.7878	4.7602	4.7541
Pakistan	Rupee	46.03	46.29	45.85	45.85	45.85	45.82	45.94
Papua New Guinea	Kina	2.2969	2.2979	2.2778	2.2778	2.2778	2.2727	2.2796
Philippines	Peso	39.23	39.24	38.89	38.89	38.89	38.74	38.93
Singapore	Dollar	1.2051	1.208	1.1975	1.1975	1.1975	1.1932	1.1972
Solomon Islands	Dollar	5.7712	5.7969	5.7462	5.7462	5.7462	5.7334	5.7551
South Africa	Rand	5.2272	5.1708	5.1735	5.1735	5.1735	5.3189	5.3454
Sri Lanka	Rupee	79.43	79.78	79.11	79.11	79.11	78.92	79.14
Sweden	Krona	5.5044	5.4898	5.4424	5.4424	5.4424	5.4328	5.4465
Switzerland	Franc	0.9448	0.9426	0.9372	0.9372	0.9372	0.9328	0.9335
Taiwan Province	Dollar	24.96	25.04	24.8	24.8	24.8	24.76	24.88
Thailand	Baht	28.54	28.76	28.61	28.61	28.61	28.42	28.54
United Kingdom	Pound	0.4033	0.4044	0.4034	0.4034	0.4034	0.4026	0.4024
USA	Dollar	0.7641	0.7675	0.7608	0.7608	0.7608	0.7591	0.7614

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 21 August 2006 a carrier licence was granted to Endeavour Connect Pty Ltd, ACN 102 681 587 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 21 August 2006 a carrier licence was granted to Geo Media Broadband Pty Ltd, ACN 118 705 927 under subsection 56(1) of the Act.

Environment and Heritage



THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

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

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

Registered WELS products

Brand Name	Family Name / Product Name / Model Reference	Name of Registration Holder
Rainware	Family Name: Rainware Bribie Series, Aussie Series, Noosa Series, Noosa Premium Series, Pasch Series, Californian Series	Rainware
Ausboard	Series, Beach Series, Californian Series Family Name: Zero shower family Ausboard Matrix, Ausboard Cascade, Ausboard Matrix 2, Ausboard Unstyled, Ausboard Stellar, Ausboard Ascot Builders, Ausboard Ascot Euro, Ausboard Villa, Ausboard Ascot Milano, Ausboard Parmelia	Ausboard International Pty Ltd
Ausboard	Family Name: 3 star taps Ausboard Matrix, Ausboard Matrix 2, Ausboard Cascade, Ausboard Stellar, Ausboard Villa, Ausboard Parmelia, Ausboard Ascot Euro, Ausboard Ascot Builders, Ausboard Ascot Milano, Ausboard Unstyled	Ausboard International Pty Ltd
Ausboard	Family Name: 3 star showers Ausboard Matrix, Ausboard Cascade, Ausboard Matrix 2, Ausboard Unstyled, Ausboard Stellar, Ausboard Ascot Builders, Ausboard Ascot Euro, Ausboard Villa, Ausboard Ascot Milano, Ausboard Parmelia	Ausboard International Pty Ltd
Ausboard	Family Name: 4 star mixers Ausboard Matrix, Ausboard Matrix 2, Ausboard Stellar, Ausboard Ascot Builders, Ausboard Ascot Milano	Ausboard International Pty Ltd
Ausboard	Family Name: Zero star mixer taps Ausboard Matrix, Ausboard Matrix 2, Ausboard Cascade, Ausboard Stellar, Ausboard Ascot Builders, Ausboard Ascot Milano	Ausboard International Pty Ltd

Ausboard	Family Name: Zero star taps	Ausboard International
	Ausboard Matrix, Ausboard Matrix 2, Ausboard Cascade, Ausboard Stellar, Ausboard Villa, Ausboard Parmelia, Ausboard Ascot Euro, Ausboard Ascot Builders, Ausboard Ascot Milano, Ausboard Unstyled	Pty Ltd
Huayi	Family Name: Style 19070T7, PM16045C	Guangdong Huayi Plumbing Fittings Industry Co Ltd
Huayi	Family Name: Creation F56001C, QM16097C, FM16073C, RM16098C, PM56018C	Guangdong Huayi Plumbing Fittings Industry Co Ltd
Huayi	Family Name: Zool QM56097C	Guangdong Huayi Plumbing Fittings Industry Co Ltd
Huayi	Family Name: Utility FM56073C	Guangdong Huayi Plumbing Fittings Industry Co Ltd
Conia	CDW0305S, CDW0306	Pebble Electronics Pty Ltd
Kohler	Presquile Wall Faced, Freelance Wall Hung, Presquile Wall Hung, Odeon Wall Faced	Kohler Co.
Contap	Family Name: Showers CT3 All Directional Shower, CT8 All Directional Shower, CT 9 All Directional Shower, Hayman Rose, Verona Shower Rose, 250mm Plain Shower Rose, Maxima 11E Rose, Maxima 11G Rose, Torino Hand Shower	Contap Industries Pty Ltd
Vitra – Artema Faucets	Family Name: 4* Neoperl 8l-Headwork Assos Kitchen Mixer, Ikea-Alsvik-Loviken Kitchen Mixer Armix Kitchen Mixer, Armix Std - Sierra Kitchen Mixer, Artemis - Artemis Lux Kitchen Mixer, Ikea-Sundsvik-Borgvik-Bagvik Kitchen Mixer, Nova - Cato Kitchen Mixer, Valencia Kitchen Mixer, Minimax - Pure Kitchen Mixer	Eyap - Artema
Ostar	Family Name: Traditional Tapware JAS/PR700, LYN/274292, GWEN/274292	Ostar International Trading
Ostar	Family Name: Showers MH-902 Round Shower Head, MH-01B Hand Held Shower, MH-01C Hand Held Shower CZ380 Shower	Ostar International Trading
Caroma	Addition to Family Name: Caroma 3 Star Urinals	GWA International Ltd

	Plaza Cistern - 1 Stall Flush	
Caroma	Addition to Family Name: Caroma 1 Star Urinal s	GWA International Ltd
	Plaza Cistern - 2 Stall Flush	
Indesit	DI 623	Indesit Company International Business SA
Ariston	LV 645 A	Indesit Company Singapore Pte.Ltd
Reece	Addition to Family Name: Technobili Clear Tap, Porcher Ophelio, Ideal Standard Minim, Ideal Standard Silver, Ideal Standard cubeline, Ideal Standard Cubeline, Jado IQ, Solus, Newson, Newson, Bristol, Base, Bristol	Reece
Galvin	Family Name: Laboratory Units TL05FJ16C, TL05FJ1C, TL06FJ16C, TL06FJ1C, TL07FJ1/16C, TL07SJ16C, TL08.DFJ8/16/17C, TL08SJ1/16C, TL08SJ1C, TL13FJ1C, TL13SJ16C, TL13SJ1C, TL14FJ1/16C, TL16SJU1C TL14SJ16C, TL14SJ1C, TL16.DFJ16/17C, TL16.DFJ8/17C, TL16.USJ1C, TL16FC1C, TL16FJ16C, TL16FJ1C, TL16SC16C, TL16SC1C, TL16SJ16C, TL16SJ1C, TL17FJ16C, TL17FJ1C, TL18FJ16C TL19SJ16C, TL19SJ1C, TL26.DFJ8/17C, TL26FJ16C, TL26FJ1C, TL05SPECIAL, TL06SPECIAL, TL07SPECIAL, TL08SPECIAL, TL13SPECIAL, TL14SPECIAL, TL17SPECIAL, TL18SPECIAL, TL19SPECIAL, TL26SPECIAL	Galvin Engineering
Samsung	SW52ASP	Samsung Electronics Australia Pty Ltd
Samsung	SW57APP	Samsung Electronics Australia Pty Ltd
Samsung	SW85ASP	Samsung Electronics Australia Pty Ltd
Samsung	SW82ASP	Samsung Electronics Australia Pty Ltd
Samsung	SW68ASP	Samsung Electronics Australia Pty Ltd
Heller	HDW12	GAF Control (Sales) Pty Ltd
Heller	AWM600	GAF Control (Sales) Pty Ltd

WELS registrations are subject to the registration conditions in the *Water Efficiency Labelling and Standards Determination 2005* (available at

 $\frac{http://www.comlaw.gov.au/ComLaw/Legislation/LegislativeInstrument1.nsf/asmade/bytitle/67F2F}{ED0FD163464CA257023000E65C4?OpenDocument)}.$

Delegate for the Water Efficiency Labelling and Standards Regulator

25 August 2006

Alhutter

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**

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
2006/2950	Redesign Developments/Urban and commercial new development/St Leonards/VIC/Residential Development, 409 The Esplanade, St Leonards	20-Aug- 2006	No
2006/2948	CSIRO/Sale or lease of Commonwealth property/90 Heath Road (NT Portion 9191) Alice Springs/NT/Subdivision of land into three portions and potential sale of two portions	20-Aug- 2006	No
2006/2947	VicRoads/Land transport/Barwon Heads/VIC/Construction of bridge across Barwon River	17-Aug- 2006	Yes

NOTICE OF A PARTICULAR MANNER DECISION UNDER SECTION 77A

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

Reference No	Title of action	Component Decision - Controlling Provisions and Particular Manner of undertaking the action
2006/2947	VicRoads/ Land transport/ Barwon Heads/VIC/ Construction of bridge across Barwon River	 sections 16 and 17B (Wetlands of international importance); Manner in which the proposed action is to be taken: 1. Careful design and placement of the bridge piers will be undertaken based on the surveyed seagrass areas to minimise loss of potential feeding habitat. 2. An Environmental Management Plan will be developed prior to construction and implemented to ensure the protection of fauna and flora. 3. Bridge design will ensure the hydrology of the Barwon estuary is not altered, to ensure conveyance of tidal flows and flood events. 4. Instream structures, if required, will not impede tidal movement and fish passage will not be obstructed in the estuary. This will be addressed through appropriate bridge design. 5. An environmental risk assessment will be conducted prior to construction to assess the best alternative for the dispersal of the wastes produced by drilling operations which will be applied. 6. Hazardous wastes are to be prevented from entering the waterway during construction.

Cont VicRoads/ Land transport/ Barwon Heads/VIC/ Construction of bridge across Barwon River Cont	 7. A methodical and thorough weed management program will be implemented prior to construction commencing. This plan will remain active throughout the construction phase and into the operation phase. 8. Construction works will be limited to daylight hours. 9. Access of construction vehicles to beaches and foredunes will be restricted where practicable
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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
2005/2193	Main Roads Western Australia/Land transport/Perth to Bunbury/WA/Construction of New Perth Bunbury Highway project	04-Jul-2006	Assessment Preliminary Documentation

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF THE GRANTING OF AN APPROVAL FOR TAKING AN ACTION

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

Reference No	Title of action	Approval	Date
2002/620	Newnes Kaolin Pty Limited/Mining/Newnes Junction/NSW/Newnes Kaolin Friable Sandstone Mine Project	Approved with Conditions	22-Aug-2006

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
2005/2132	Greater Geelong City Council/Agriculture and forestry/Geelong/VIC/Mosquito Control	17-Aug-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

Health and Ageing

GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 247th (2006/4) meeting of the Australian Drug Evaluation Committee (ADEC) (4 August 2006) resolved to advise the Parliamentary Secretary to the Minister for Health and Ageing and the Secretary, Department of Health and Ageing that the following medicines should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

RESOLUTION NO 8985

There should be no objection to approval of the submission from Biogen Idec Australia Pty Ltd to register TYSABRI injection containing the new biological entity natalizumab 300mg/15mL for the indication:

> as monotherapy for the treatment of patients with relapsing remitting multiple sclerosis to delay the progression of physical disability and to reduce the frequency of relapse. The safety and efficacy of TYSABRI beyond two years are unknown.

RESOLUTION NO 8986

There should be no objection to approval of the submission from Ebos Group Pty Ltd to register ALUSTAL DERMATOPHAGOIDES PTERONYSSINUS; ALUSTAL D. FARINAE & ALUSTAL D. PTERONYSSINUS/ D. FARINAE Injections containing the new chemical entity House Dust Mite (European & American) for the indication:

treatment of patients with Type 1 allergy (Gell and Coombs classification), particularly presenting as seasonal or perennial rhinitis, conjunctivitis, rhinoconjunctivitis with or without associated asthma.

RESOLUTION NO 8987

There should be no objection to approval of the submission from Ebos Group Pty Ltd to register ALUSTAL WHEAT/ ENGLISH PLANTAIN/ BERMUDA/ RYE/ OLIVE TREE/ THREE GRASSES/ FIVE GRASSES / TWELVE GRASSES Injections containing the new chemical entity Pollens and Grasses for the indication:

> the treatment of patients with Type 1 allergy (Gell and Coombs classification), particularly presenting as seasonal or perennial rhinitis, conjunctivitis, rhinoconjunctivitis with or without associated asthma

RESOLUTION NO 8988

There should be no objection to approval of the submission from Pfizer Australia Pty Ltd to register ZELDOX capsules containing ziprasidone 20mg, 40mg, 60mg and 80mg for the new indication

As monotherapy for the short term treatment of acute manic or mixed episodes associated with bipolar 1 disorder.

RESOLUTION NO 8989

There should be no objection to approval of the submission from Schering Pty Limited to register VASOVIST injection containing the new chemical entity gadofosveset trisodium 244mg/mL for the indication

for contrast-enhanced magnetic resonance angiography for visualization of abdominal or limb vessels in patients with suspected or known vascular disease.

RESOLUTION NO 8990

There should be no objection to the approval of the submission from Servier Laboratories (Australia) Pty Ltd to register CORALAN tablets containing the new chemical entity ivabradine 5mg and 7.5mg for indications:

treatment of chronic stable angina due to atherosclerotic coronary artery disease in patients with normal sinus rhythm who are unable to tolerate or who have a contraindication to the use of beta blockers.

RESOLUTION NO 8991

There should be no objection to the approval of the submission from Ipsen Pty Ltd to register the new dosage regimen of every 42 to 56 days for SOMATULINE AUTOGEL injection containing lanreotide acetate 120mg/0.5mL for the acromegaly indication.

RESOLUTION NO 8992

There should be no objection to the approval of the submission from Bayer Australia Limited to register NEXAVAR tablets containing the new chemical entity sorafenib tosylate 200mg for the indication

the treatment of advanced renal cell carcinoma

RESOLUTION NO 8993

- 1. There should be no objection to the approval of the submission from Pfizer Australia Pty Ltd to register SUTENT capsules containing the new chemical entity Sunitinib 12.5mg, 25mg and 50mg for the indications
 - the treatment of gastrointestinal stromal tumour (GIST) after failure of imatinib mesylate treatment due to resistance or intolerance.
 - the treatment of advanced renal cell carcinoma (RCC)
- 2. The Dosage and Administration should be 50 mg taken once daily. This should be on a schedule of 4 consecutive weeks of treatment followed by 2 weeks off (Schedule 4/2) to comprise a complete cycle of 6 weeks.

17th August 2006



THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 29 March 2006, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Abbott Australasia Pty Ltd, Sir Joseph Banks Corporate Park, 32-34 Lord St, Botany NSW 2019 ("the Company") to supply ritonavir (Norvir) 600 mg/7.5 mL oral liquid (AUST R 55004) which is exempt from the requirements of Therapeutic Goods Order No. 69 (TGO 69) "General requirements for labels for medicines", specifically the quantity of the goods, expressed in accordance with the Order, does not appear on the main label.

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product.

- 1. The exemption applies indefinitely.
- 2. The TGA will be informed if quantities of product supplied increase markedly from those outlined in your letter of 1 March 2006.
- 3. No other changes have been made to the product.
- 4. The carton and bottle labels are those supplied with your letter of application, and they will be overstickered with the Australian sponsor address and AUST R number (in accordance with the requirements of the Order).



THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 18 August 2006 the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the Therapeutic Goods Act 1989 ("the Act") gave his consent for CSL Bioplasma, 189-209 Camp Road, Broadmeadows, VIC 3047 to supply

MonoFIX-VF 50 IU/mL (AUST R 66066) MonoFIX-VF 100 IU/mL (AUST R 101710) MonoFIX-VF 100 IU/mL (AUST R 101711) and Prothrombinex -VF (AUST R 124381) powder for injection in vials with diluent vials

with the labelling that do not comply with subparagraph 3(2)(m) of the Therapeutic Goods Order 69 (TGO 69).

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

labelling must include a statement to the effect that indications are set out on package insert; (eg: the existing text 'See package insert for Directions for Use' may be edited to read 'See package insert for Indications and Directions for Use').

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



SPECIAL PROGRAM GRANTS IN TYPE 1 DIABETES (ROUND 3)

Call for Expressions of Interest

NHMRC and JDRF have established a joint program in Australia to advance research into Type 1 diabetes, funded by Special Program Grants for up to five years. Each Special Program Grant awarded will support a critical mass of investigators, working on a problem of importance to people with Type 1 diabetes. Multi-disciplinary team approaches are encouraged. Special Program Grants will also support the training and development of young scientists and clinical investigators. Applications are sought particularly from groups who bring novel approaches from disciplines not traditionally associated with diabetes research. Partnerships with other public and private sector entities are encouraged.

General Research Goals

The aim of this partnership program is to support research to find a cure for Type 1 diabetes and its complications. The three key research objectives are:

- Restoration and maintenance of normal blood sugar levels
- Prevention and improved treatment of complications
- Prevention of Type 1 diabetes

Note that clinical human islet transplantation, clinical trials in new-onset Type 1 diabetes, or clinical trials in at-risk populations, are not part of this Special Program in Type 1 diabetes, and will not be supported.

Expressions of Interest are invited from Australian individuals or groups from universities, hospitals, research institutes, and research laboratories, state and local governments, and agencies of the Commonwealth government; companies interested in helping to achieve the research goals.

Announcement	26 August 2006
Closing date for Expressions of Interest	4 October 2006
Invitation for full applications	1 December 2006
Closing dates for full applications	1 February 2007
Interviews	April 2007
Announcement of awards	Late April 2007
Commencement of funding	May 2007

Information on how to submit an Expressions of Interest is available from the NHMRC website http://www.nhmrc.gov.au/news/noticeboard/index.htm or by contacting the NHMRC on (02) 6217 9398, email research@nhmrc.gov.au.

Closing date for Expressions of Interest: COB 4 October 2006.

Transport and Regional Services

Regulation 25

CT-4

COMMONWEALTH OF AUSTRALIA **NAVIGATION ACT 1912**

No: 920

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	OFFICIAL NUMBER
KINNA	HONG KONG	8717934

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

day of AUGUST 2006

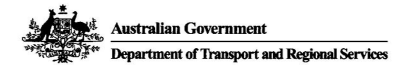
Official Stamp



in seculosi 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 03/09/2006 to 02/12/2006
- 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 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 this permit.



Aviation Transport Security Regulations 2005

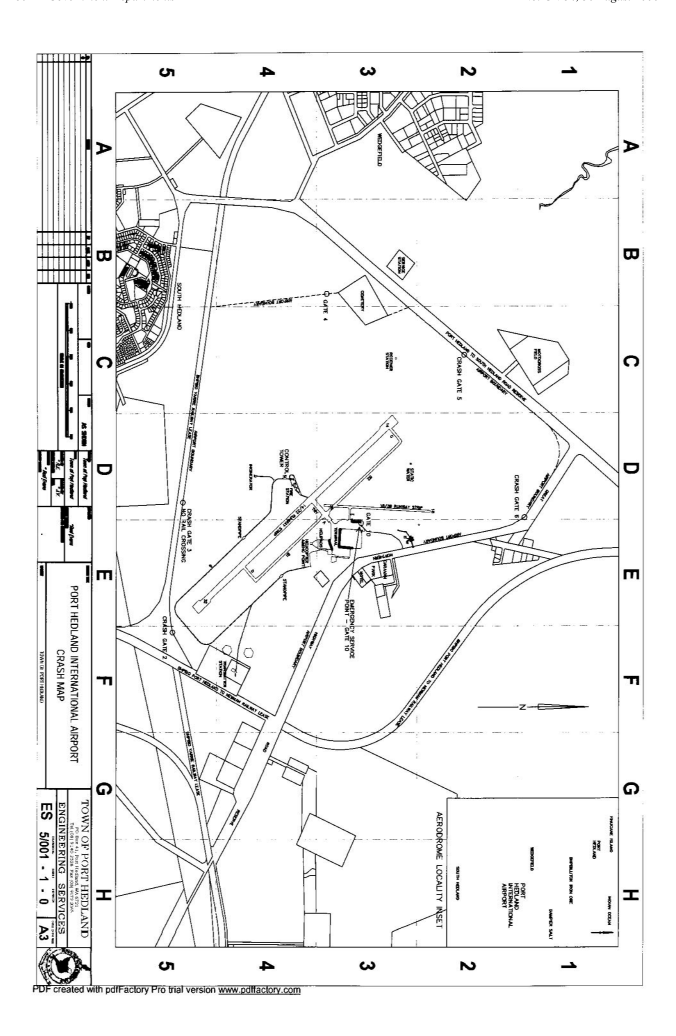
EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA

I, PATRICK FRANCIS MCCRUDDEN, Section Head, Major 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 participating in the Airport Emergency Exercise at Port Hedland Airport, an exemption from displaying an ASIC in the airside area at Port Hedland Airport. This exemption operates for the period from 1400 hours to 1700 hours on Saturday 26 August 2006.

Date: 2 August 2006

Patrick Francis McCrudden Delegate of the Secretary,

Department of Transport and Regional Services





Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA

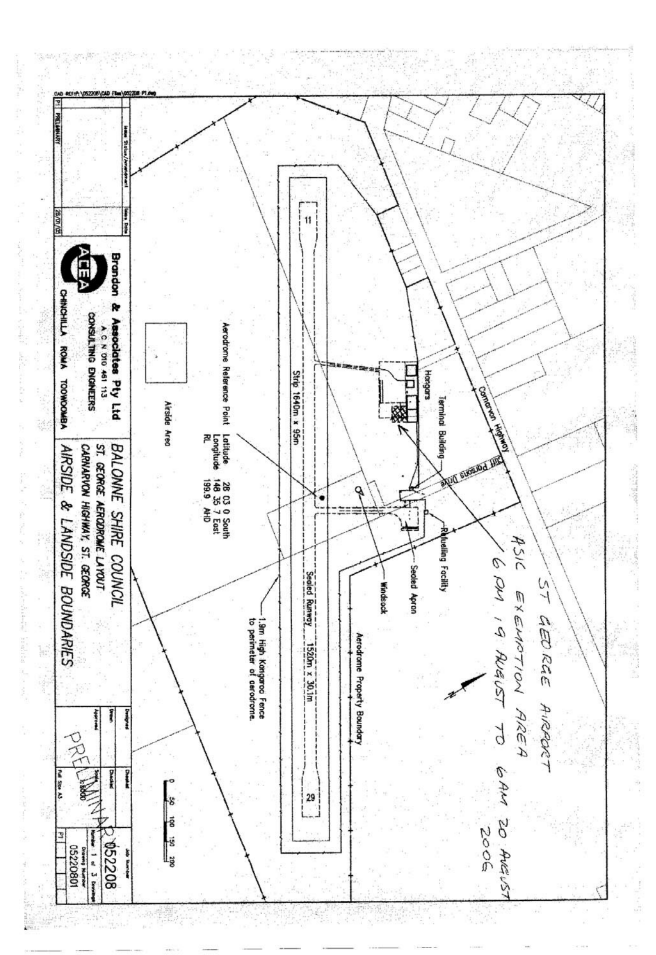
I, PATRICK FRANCIS MCCRUDDEN, Section Head, Major Airports Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE personnel attending the Jones Air private function, St George Airport, an exemption from displaying an ASIC in the airside area at the Jones Air Hangar, St George Airport. This exemption operates for the period from 0600 hours on Saturday 19 August 2006 to 0600 hours on Sunday 20 August 2006.

Date: /SAugust 2006

Patrick Francis McCrudden Delegate of the Secretary,

Department of Transport and Regional Services

John M. Crelc





Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA

I, JANE MARY HANNA, Section Head, Airlines 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 persons attending the Bundaberg City Council emergency exercise an exemption from displaying an ASIC in the airside area at Bundaberg Airport. This exemption operates for the period from 0930 hours to 1400 hours on Thursday 24 August 2006.

Date: 23August 2006

Jane Mary Hanna

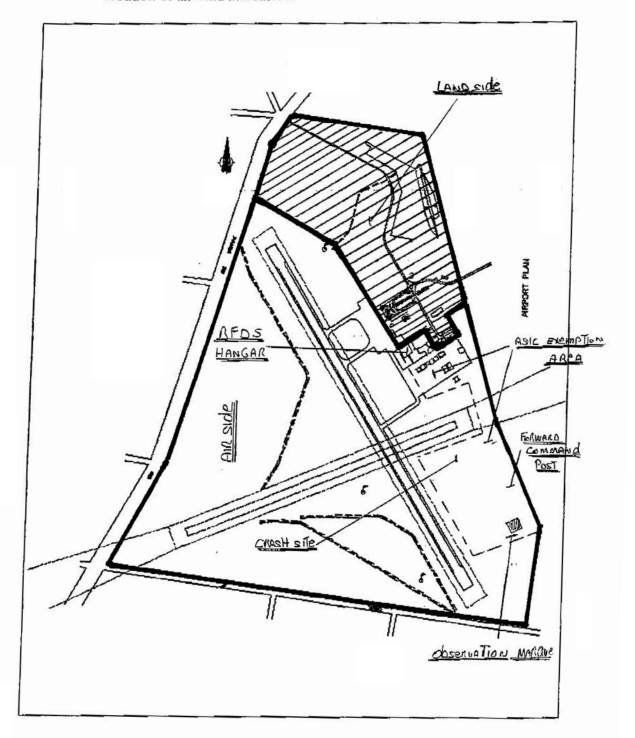
Delegate of the Secretary,

Department of Transport and Regional Services

BUNDABERG AERODROME MANUAL

2.0 Particulars of the Aerodrome Site

2.1 Plan of the aerodrome showing details of the Movement Area and the location of all wind indicators.



Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 895

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.

day of

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

Dated at CANBERRA this

Official Stamp



August/2006

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 1/07/2006 to 30/09/2006.
- 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 and Fremantle; Bell Bay to Fremantle; Fremantle to Bell Bay and Brisbane
- 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; and
- in 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 Paull Van Oost to ascertain availability and routes serviced by PAN (need not be contacted for ro-ro cargo). Ph: 03 9867 4313, fax 03 9867 3686, email: paull@panlogistics.com.au.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 901

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

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

Dated at CANBERRA

33 RD day of

August/2006

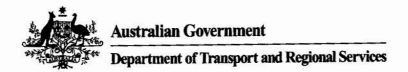
Official Stamp



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.
- This Permit covers the period 3/07/2006 to 2/10/2006.
- 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. Dry Bulk Cargo only may be carried.
- 5. The cargo may only be carried from: Gladstone to Geelong, Melbourne and Brisbane; Port Kembla to Melbourne; Adelaide to Brisbane, Port Kembla and Melbourne; Thevenard to Geelong, Brisbane and Port Kembla
- 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; and
- in 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 Paull Van Oost to ascertain availability and routes serviced by PAN (need not be contacted for ro-ro cargo). Ph: 03 9867 4313, fax 03 9867 3686, email: paull@panlogistics.com.au.



Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN AIRSIDE SECURITY ZONE

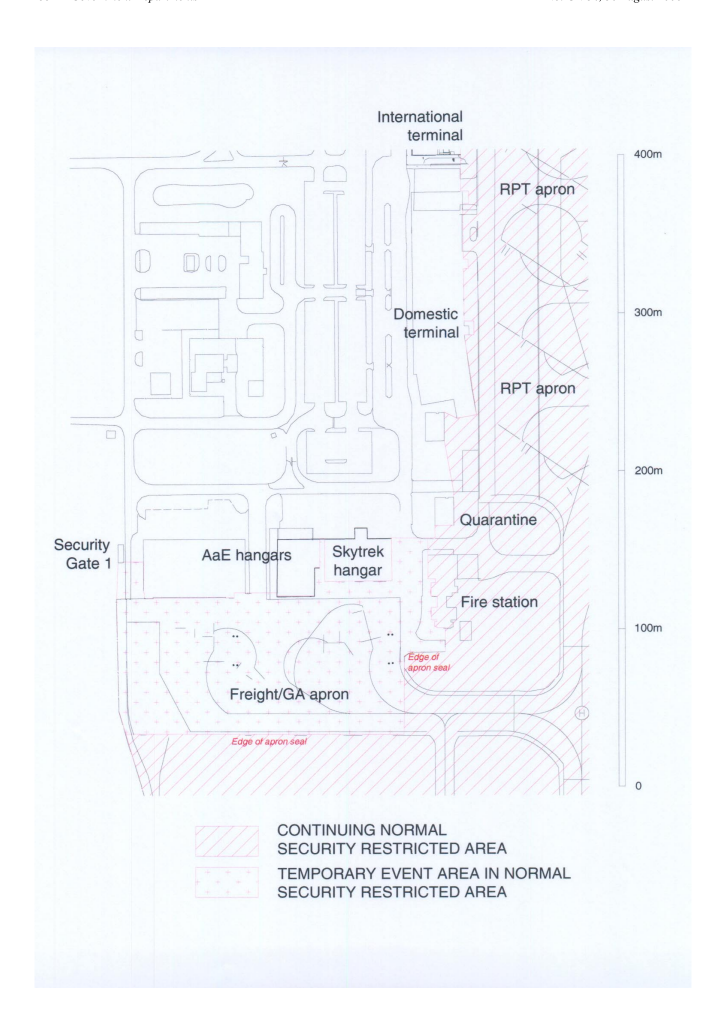
I, PATRICK FRANCIS MCCRUDDEN, Section Head, Major Airports
Security Section, Aviation Security Operations Branch, Office of Transport Security,
Department of Transport and Regional Services, under regulation 3.08 of the Aviation
Transport Security Regulations 2005, GIVE the Prime Minister The Hon John
Howard MP and all persons assisting with his arrival and departure of at Hobart
Airport, an exemption from displaying an ASIC in the security restricted area at
Hobart Airport, as indicated on the map attached to this notice. This exemption
operates for the period from 1645 hours to 1745 hours on Friday 25 August 2006
and from 1100 hours to 1230 hours on Saturday 26 August 2006.

Date: 23 August 2006

Patrick Francis McCrudden Delegate of the Secretary,

Department of Transport and Regional Services

Anch MCiacl



Treasury

COMMONWEALTH OF AUSTRALIA

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

- I, Peter Craig Dutton, the Minister for Revenue and Assistant Treasurer, being satisfied that the following fund:
- (a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and
- (b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

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

ADI RELIEF FUND

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

Dated this 22 day of august 2006

Peter Craig Dutton

Minister for Revenue and Assistant Treasurer

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

- I, Peter Craig Dutton, the Minister for Revenue and Assistant Treasurer, being satisfied that the following fund:
- (a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and
- (b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

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

THE DOMINIC RYAN PEACE PROJECT FOUNDATION LIMITED OVERSEAS RELIEF FUND

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

Dated this 22 day of August 2006

Peter Craig Dutton

Minister for Revenue and Assistant Treasurer

INCOME TAX ASSESSMENT ACT 1997

NOTICE UNDER SUBSECTION 30-85(2)

- I, Peter Craig Dutton, the Minister for Revenue and Assistant Treasurer, being satisfied that the following fund:
- (a) has been established by an organisation declared by the Minister for Foreign Affairs to be an approved organisation; and
- (b) is solely for the relief of persons in a country or countries declared by the Minister for Foreign Affairs to be developing countries,

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

KSLC RELIEF FUND PHILIPPINES

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

Dated this 22 day of August 2006

Peter Craig Dutton

Minister for Revenue and Assistant Treasurer

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Jie Ren is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Jie Ren proposes to acquire an interest in Australian urban land referred to in the notice furnished on 20 July 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

21 St day of Angust 2006

General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Ebenezer Yewhenu Hundeyin and Omolola Omolodun Hundeyin are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Ebenezer Yewhenu Hundeyin and Omolola Omoladun Hundeyin propose to acquire an interest in Australian urban land referred to in the notice furnished on 24 July 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

23 rd day of August 2006

General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Ilya Nikolaevich Baksalyar is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Ilya Nikolaevich Baksalyar proposes to acquire an interest in Australian urban land referred to in the notice furnished on insert date notice received 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 nincty 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

23 rd day of Angust 2006

General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- Hong Chul Chun is a foreign person for the purposes of section 21A of the Foreign (A) Acquisitions and Takeovers Act 1975 ("the Act");
- (B) Hong Chul Chun proposes to acquire an interest in Australian urban land as specified in the notice furnished on 31 July 2006 under section 26A of the Act;

NOW THEREFORE I, Gerry Antioch, General Manager, 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) Hong Chul Chun proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this

23rd day of Angust

Athlich

General Manager

2006



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

Banking Act 1959

TO: Elcom Credit Union Ltd ABN 41 087 650 002 (ECU)

SINCE

- A ECU is an ADI within the meaning of the *Banking Act 1959* (the "Act");
- B ECU proposes to enter into an arrangement for the sale or disposal of its business to Community First Credit Union Limited ABN 80 087 649 938 (CFCU); and
- C I have taken into account the national interest,
- I, S.G. Venkatramani, a delegate of the Treasurer, under subsection 63(1) of the Act, CONSENT to ECU entering into an arrangement for disposal of its business to CFCU.

Dated: 22 August 2006

[Signed] S.G. Venkatramani General Manager, Central Region Specialised Institutions Division

Interpretation

In this Notice

ADI means an Approved Deposit Taking Institution



Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Community First Credit Union Limited ABN 80 087 649 938 (CFCU)

SINCE:

- A. CFCU and Elcom Credit Union Ltd ABN 41 087 650 002 (ECU) are financial sector companies within the meaning of the *Financial Sector (Shareholdings) Act 1998* (FSSA);
- B. 100% of the gross assets and liabilities of ECU are to be transferred to CFCU as a voluntary transfer of business under the *Financial Sector (Transfers of Business) Act 1999* (FSToBA);
- C. CFCU has applied to the Treasurer under section 13A of the FSSA to hold the transferring business; and
- D. I am satisfied that it is in the national interest to approve CFCU holding the transferring business,
- I, S.G. Venkatramani, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE CFCU holding the transferring business.

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

Dated 22 August 2006

[Signed] S.G. Venkatramani General Manager, Central Region Specialised Institutions Division *Note 1* Regulation 6 of the Financial Sector (Transfers of Business) Regulations 1999 provides that, for the purposes of subsection 43(4) of the FSTOBA, the provisions of the FSSA apply in relation to a transfer of business as if section 13A were inserted after section 13 of the FSSA. Section 13A provides that a financial sector company to which more than 15 per cent of the gross assets and liabilities of another financial sector company are transferred under the FSTBA must apply to the Treasurer for approval as if the transferring business were a separate financial sector company.

Public Notices

SHIPPING REGISTRATION ACT 1981 NOTICE OF INTENTION TO APPLY FOR REGISTRATION

Notice is hereby given of the intention of Graham George Stevenson of 182 Watsons Rd Kettering Tasmania 7155, 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 1 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: Intrepid IV Former Name: Intrepid Present whereabouts: Hobart

Length: 11.1m

Principal material of construction: GRP/foam core composite

Type of Ship: Yacht.



Commonwealth of Australia

Gazette

No. S161, Tuesday, 22 August 2006

Published by the Commonwealth of Australia

SPECIAL

IMMI 06/047



Commonwealth of Australia

Migration Regulations 1994

CLASS OF PERSONS WHO MAY MAKE AN INTERNET APPLICATION FOR A TOURIST VISA

(REGULATION 1218(3)(d))

I, AMANDA VANSTONE, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and paragraph 1218(3)(d) of the Migration Regulations 1994 ("the Regulations"):

- REVOKE Instrument number IMMI 05/037, signed on 28 June 2005, specifying a class of persons for the purposes of paragraph 1218(3)(d) of the Regulations; and
- SPECIFY the following classes of persons for the purposes of paragraph 1218(3)(d) of the Regulations as:

Class 1

Persons who hold a passport issued by a country specified in column 2 of Schedule A and subject to the conditions (if any) specified in column 3 of Schedule A.

Class 2

Persons who:

- (a) hold a passport issued by a country specified in column 2 of Schedule B and subject to the conditions (if any) specified in column 3 of Schedule B; and
- (b) make their application through the services of an agent who is party to an agreement with Immigration to use an Internet facility for offshore tourist visa applications.

Page 1 of 6

This Instrument, IMMI 06/047, commences on 21 August 2006.

19 AU9UST 2006

Dated

Minister for Immigration and Multicultural Affairs

[NOTE 1: Regulation 1.17 provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the numbers of those provisions.

purposes of those provisions.

NOTE 2: Paragraph 1218(3)(d) provides that Internet applications may be made if, and only if, the applicant is in a class of persons specified in a Gazette Notice for the purposes of paragraph 1218(3)(d).]

SCHEDULE A

Column 1	Column 2	Column 3
Item	Country	Conditions
1	Andorra	Passport must indicate that the applicant is a national of Andorra
2	Austria	Passport must indicate that the applicant is a national of Austria
3	Bahrain	Passport must indicate that the applicant is a national of Bahrain
4	Belgium	Passport must indicate that the applicant is a national of Belgium
5	Brunei	Passport must indicate that the applicant is a national of Brunei
6	Canada	Passport must indicate that the applicant is a national of Canada
7	Republic of Cyprus	Passport must indicate that the applicant is a national of the Republic of Cyprus
8	Czech Republic	Passport must indicate that the appl cent is a national of the Czech Republic
9	Denmark	Passport must indicate that the appl cant is a national of Donmark
10	Estonia	Passport must indicate that the appl cant is a national of Estonia
11	Finland	Passport must indicate that the applicant is a national of Finland
12	France	Passport must indicate that the applicant is a national of France
13	Germany	Passport must indicate that the applicant is a national of Germany
14	Grecce	Passport must indicate that the applicant is a national of Greece
15	Hong Kong Special Administrative Region, People's Republic of China	Nil
16	Hungary	Passport must indicate that the applicant is a national of Hungary
17	Icciand	Passport must indicate that the applicant is a national of Iceland
18	Republic of Ireland	Passport must indicate that the applicant is a national of the Republic of Ireland
19	Italy	Passport must indicate that the applicant is a national of Italy
20	Japan	Passport must indicate that the applicant is a national of Japan

21	Republic of Koreu	Passport must indicate that the applicant is a national of the Republic of Korea
22	Kuwait	Passport must indicate that the applicant is a national of Kuwait
23	Latvis	Passport must indicate that the applicant is a national of Latvia
24	Liechtenstein	Passport must indicate that the applicant is a national of Licohtenstein
25	Lithuania	Passport must indicate that the applicant is a national of Lithuania
26	Luxembourg	Passport must indicate that the applicant is a national of Luxembourg
27	Malaysia	Passport must indicate that the applicant is a national of Malaysia
28	Maltz	Passport must indicate that the applicant is a national of Malta
29	Monaco	Passport must indicate that the applicant is a national of Monaco
30	The Natherlands	Passport must indicate that the applicant is a national of The Netherlands
31	Norway	Passport must indicate that the applicant is a national of Norway
32	Oman	Passport must indicate that the applicant is a national of Oman
33	Poland	Passport must indicate that the applicant is a national of Poland
34	Portugal	Passport must indicate that the applicant is a national of Portugal
35	Qatar	Passport must indicate that the applicant is a national of Qatar
36	Republic of San Marino	Passport must indicate that the applicant is a national of the Republic of San Marino
37	Singapore	Passport must indicate that the applicant is a national of Singapore
38	Słovakia	Passport must indicate that the applicant is a national of Slovakia
39	Slovcaia	Passport must indicate that the applicant is a national of Slovenia
40	Spain	Passport must indicate that the applicant is a national of Spain
41	Switzerland	Passport must indicate that the applicant is a national of Switzerland
42	Sweden	Passport must indicate that the applicant is a national of Sweden
43	United Arab Emirates	Passport must indicate that the applicant is a national of the United Arab Emirates

44	United Kingdom of Great Britain and Northern Ireland	Passport must indicate that the applicant's nationality is British Citizen
45	United States of America	Passport must indicate that the applicant is a national of the United States of America
46	Vatican City	Passport must indicate that the applicant is a national of the Vatican City

SCHEDULE B

Column 1	Column 2	Column 3
Item	Country	Conditions
1	India	Passport must indicate that the applicant is a national of India

Gazette

No. S162, Tuesday, 22 August 2006 Published by the Commonwealth of Australia

SPECIAL



Maritime Transport and Offshore Facilities Security Regulations 2003

MSIC Implementation Period Exemption (No. 1) 2006

I, **MICHAEL JOHN TAYLOR**, Secretary, Department of Transport and Regional Services, under regulation 6.07HE of the *Maritime Transport and Offshore Facilities Security Regulations 2003* (the Regulations):

GIVE an exemption to the class of persons described in column A of the table below from the requirement to be an MSIC applicant. This exemption is given for each class of person in respect of the Maritime Security Zones (MSZ) specified in column B of the table for the period specified in column C of the table.

Column A	Column B	Column C
Albany Port employees and contractors	All MSZ in	22 August 2006 to
	Albany Port	22 September 2006
Dampier Port Authority employees and	All MSZ in	22 August 2006 to
contractors	Dampier Port	31 August 2006
Esperance Port Authority employees and	All MSZ in	22 August 2006 to
contractors	Esperance Port	22 September 2006
Pacific National Rail employees and	All MSZ in: Port	22 August 2006 to
contractors	of Newcastle;	31 October 2006
	Port Botany;	
	Port of	
·	Melbourne;	
	Portland Port;	
	Adelaide Port;	
	Darwin Port;	
	Hobart Port;	
	Launceston Port;	
	Devonport Port;	
	and, Burnie Port.	



Australian Government

Department of Transport and Regional Services

Column A	Column B	Column C
Woodside Energy Limited employees and contractors	MSZ under the operational control of Woodside Energy Limited	22 August 2006 to 8 September 2006

Date:

August 2006

M J Taylor Secretary No. S163, Wednesday, 23 August 2006

Published by the Commonwealth of Australia

SPECIAL

Commonwealth of Australia

Industry Research and Development Act 1986
Pharmaceuticals Partnerships Program Directions No 1 of 2006

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

Dated 8/8/06

Minister for Industry, Tourism and Resources

PART 1 - PRELIMINARY

Name of directions

1. These directions are the Pharmaceuticals Partnerships Program Directions No 1 of 2006.

Commencement

- 2. These Directions will come into effect on and from the day on which both of the following steps have been completed:
 - (a) the Directions have been registered on the Federal Register of Legislative Instruments; and
 - (b) the Directions have been published in the Gazette.

Object of these directions

- 3. The object of this instrument is to give directions to the Board in relation to:
 - (a) an additional function of the Board in respect of the Pharmaceuticals Partnerships Program, a program to increase the level of high quality pharmaceuticals research and development activity in Australia by companies at all stages of the pharmaceuticals development process and the development of partnerships within the pharmaceuticals industry;
 - (b) the policies and practices to be followed by the Board in the performance of the function.

Interpretation

4. (1) In these directions, unless the contrary intention applies:

agreed portfolio of activities means the portfolio of activities that is specified in an agreement.

Page I of 9

agreement means an agreement between a recipient and the Commonwealth for grant funding under the program, as amended from time to time in accordance with the rules for the program.

applicant means an entity that makes an application for grant funding under the *Program*.

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

Department means the Department of Industry, Tourism and Resources.

eligible application means an application for grant funding under the *Program*, that the *delegate of the Minister* has determined to be eligible to be admitted for merit assessment by the Board.

eligible Australian pharmaceutical research and development (R&D) activities means pharmaceuticals research and development (R&D) activities that are carried out in Australia.

funding round means a period of time in which applications received by the delegate of the Minister will be assessed for eligibility and technical merit under the rules of the Program.

Minister means the Minister for Industry, Tourism and Resources.

pharmaceuticals industry means companies that participate in the discovery, creation and supply of pharmaceuticals that are, or are intended to be, regulated under the Therapeutic Goods Act 1989 as registered drugs or under equivalent provisions in comparable countries (such as, in the United States, through the Food and Drug Administration, and in Europe, through the European Medicines Agency

pharmaceutical means a chemical or biological substance containing one or more active ingredients used, or intended for use, in the treatment or prevention of disease in humans. For the purposes of this program, a pharmaceutical is a drug registered or intended to be registered under the Therapeutic Goods Act 1989 or under equivalent provisions in comparable countries (such as, in the United States, through the Food and Drug Administration, and in Europe, through the European Agency for the Evaluation of Medicinal Products). For the purposes of this program, vaccines and blood products for human use are pharmaceuticals.

pharmaceutical research and development (R&D) activities means:

- 1. Systematic, investigative and experimental activities:
 - (a) that involve innovation or technical risk;
 - (b) the object of which is new knowledge, or new or improved materials, products, processes, services, or devices for the delivery of pharmaceuticals; and
 - (c) which have a direct link to, or are of direct relevance to, the development of a *pharmaceutical* or a device for the delivery of a *pharmaceutical*.

2. Activities that directly contribute to systematic, investigative and experimental activities of the kind described above.

Subject to the application of the definition of pharmaceutical research and development (R&D) activities, the following broad types of activity may be eligible:

- (a) basic pharmaceutical research;
- (b) drug discovery, including biological screening;
- (c) the synthesis and/or extraction of therapeutic substances;
- (d) drug formulation;
- (e) bioequivalence studies
- (f) stability testing on a pharmaceutical;
- (g) pre-clinical (including animal toxicology) work and phase I, II and III trials;
- (h) clinical trials of a registered drug in a new indication, formulation, route of administration or dosage;
- (i) pharmaceutical development activities relating to the building and testing of prototypes;
- (j) laboratory evaluation to determine likely commercial production processes;
- (k) scale-up from laboratory to pilot plant;
- (l) significant process improvements;
- (m) obtaining industrial rights, including patents (but note expenditure limits);
- (n) computer software activities integral to the R&D; and
- (o) supporting activities that are directly related to the carrying on of the R&D activities referred to above, including pharmaceutical services such as protocol development; the development, preparation and supply of active ingredients for use in non-clinical testing and clinical trials; clinical trial management; bioinformatics; and biostatistical analysis, activities associated with complying with statutory requirements or standards needed for drug or device registration.

The following activities are, for the purposes of these directions, deemed not to be pharmaceutical R&D activities:

- (a) market research, market testing, market development or sales promotion (including consumer surveys, post-registration studies and product familiarisation programs);
- (b) quality control related to the manufacture of finished product intended for sale;
- (c) the making of cosmetic modifications or stylistic changes to products, processes or production methods;
- (d) pre-production activities, such as demonstration of commercial viability, tooling-up or trial runs, which are not related to the product registration process such as with the Therapeutic Goods Administration;
- (e) any activity related to the reproduction of a commercial product or process by a physical examination of an existing system or from plans, blueprints, detailed specifications or publicly available information;
- (f) epidemiology studies;
- (g) management studies or efficiency surveys;

- (h) research in social sciences, arts or humanities;
- (i) the making of donations;
- (j) routine collection of information, except as part of the R&D process;
- (k) preparation for teaching;
- activities associated with complying with statutory requirements or standards other than those needed for drug or device registration; and
- (m) specialised routine medical care or the provision of drugs under the Special Access Scheme (SAS), except when they are a component of an investigative program with an established protocol.

program means the Pharmaceuticals Partnerships Program, a merit-based program that is administered by the *Department* and is designed to increase the level of high quality *eligible Australian pharmaceutical R&D activity* in Australia and the development of partnerships within the *pharmaceuticals industry*.

proposed portfolio of activities means all eligible Australian pharmaceutical R&D activities that are proposed to be undertaken by or on behalf of the applicant.

recipient means an entity that is entitled to receive funding under the program pursuant to an agreement between the entity and the Commonwealth.

revised portfolio of activities means a portfolio of activities that is proposed to replace the agreed portfolio of activities pursuant to a proposal of the kind contemplated in clause 9.

revoked directions mean the directions revoked by clause 17.

three year history of pharmaceutical R&D activities means the pharmaceutical R&D activities undertaken by or on behalf of an applicant in each of 2004-05, 2005-06 and 2006-07 financial years.

- (2) In these directions,
 - (a) may is permissive and not mandatory.
 - (b) a reference to *financial year* means the 12 month period beginning on 1 July in one calendar year and ending on 30 June in the following calendar year.

PART 2 – CONSIDERATION OF APPLICATIONS TO PARTICIPATE IN THE PROGRAM

Procedure

- 5. (1) Subject to clause 6, the Board will assess *eligible applications* and provide a merit ranking of those applications to the *delegate of the Minister*.
 - (2) The Board must consider *eligible applications* made in relation to a particular funding round as soon as practicable after those applications have been provided to the Board by the *delegate of the Minister*.

Board may decline to provide merit ranking

- 6. The Board may decide to refuse to provide a merit ranking in respect of a particular eligible application if it is not satisfied:
 - (a) with the level of merit of an *eligible application* in relation to one or more of the merit criteria; or
 - (b) that the applicant is part of the pharmaceuticals industry;
 - (c) that the activities described in the eligible application are eligible Australian pharmaceutical R&D activities; or
 - (d) that the applicant has a three year history of pharmaceutical R&D activities.

PART 3 – ASSESSMENT AND MERIT RANKING OF APPLICATIONS

Assessment of applications

7. Subject to clause 6, the Board must assess each *eligible application* on its merit according to the extent to which the application meets the merit criteria.

Merit criteria

8. The merit of eligible applications must be assessed against the following criteria:

Criterion 1: The Track Record and Capabilities of the Applicant

The Board/Committee will assess each applicant's track record of undertaking pharmaceutical R&D activities, and their capabilities to undertake the proposed eligible Australian pharmaceutical R&D activities.

In respect of this merit criterion, applicants could address the following factors:

- (a) their record in successfully managing pharmaceutical R&D projects in the proposed fields/therapeutic areas;
- (b) their record in achieving commercial outcomes from their pharmaceutical R&D; and
- (c) their record in meeting commitments in Government programs they have participated in.

In respect of capabilities, applicants could address the following factors:

- (d) whether they have access to financial resources to fund the proposed program of projects;
- (e) the facilities and research infrastructure available to the *applicant*, and the capabilities of the personnel to be involved (this can include the facilities and personnel of contract partners);
- (f) the existence of clearly focused business plans, including R&D plans, intellectual property management and creditable commercialisation strategies; and

(g) the facilities, capabilities and expertise brought about through partnerships and collaborations.

These factors should not be considered exhaustive nor will they all be applicable to all applicants. Applicants are also welcome to provide further relevant evidence to support their claims under this merit criterion.

Criterion 2: Scope and Nature of Partnerships and Collaborations

The Board/Committee will assess whether each applicant has established, or proposes to establish, an appropriate range of R&D partnerships and collaborations between themselves and research and medical institutions, biotechnology companies, local or global pharmaceuticals companies and pharmaceutical service providers, and the nature of those partnerships and collaborations.

The Board/Committee will consider the extent to which the *applicant*'s existing and proposed partnerships and collaborations contribute to the *applicant*'s business strategy, and benefit the Australian industry overall, such as through the transfer of skills and technology; the development of infrastructure and/or co-location of partners; and the generation and sharing of intellectual property and/or royalties.

In relation to partnerships and collaborations that are proposed or still to be finalised, applicants must provide in their application evidence of the intended partnership or collaboration. This may include letters of intent, draft agreements or memoranda of understanding from potential partners or collaborators describing the nature, timing and scope of the arrangements.

In respect of this merit criterion, applicants could address the following factors:

- (a) the number, value and form of existing R&D partnerships and collaborations (including contractual arrangements and joint venture partnerships);
- (b) the quality of R&D partners their capabilities and track record;
- (c) the extent to which the *applicant* proposes to extend existing, or forge new, R&D partnerships and linkages;
- (d) how the existing and proposed partnerships and collaborations contribute to the *applicant*'s business strategy;
- (e) the extent that partnerships will result in the development of infrastructure and/or co-location of partners in Australia, the sharing of intellectual property and/or royalties, and the sharing and/or transfer of skills and technology in Australia; and
- (f) how the *applicant* proposes to utilise and add value to the Australian Government's investment in health and medical research.

These factors should not be considered exhaustive nor will they all be applicable to all applicants. Applicants are also welcome to provide further relevant evidence to support their claims under this merit criterion.

Criterion 3: Technical Merit of the Proposed Activities

The Board/Committee will assess whether the *eligible Australian pharmaceutical R&D activities* proposed by each *applicant* are of high technical merit.

In respect of this merit criterion, applicants could address the following factors:

(a) the extent to which the proposed activities involve leading edge technologies, techniques or skills;

- (b) the degree of innovation evident in the proposed activities;
- (c) whether the proposed activities include activity that is new and different for the *applicant* in Australia;
- (d) the extent to which the proposed activities are world class in nature;
- (e) the level of technical risk associated with the proposed activities, and the robustness of strategies to manage that risk; and
- (f) whether the research is conducted to global good laboratory, clinical and manufacturing practice standards.

These factors should not be considered exhaustive nor will they all be applicable to all applicants. Applicants are also welcome to provide further relevant evidence to support their claims under this merit criterion.

Criterion 4: Level of Benefit to the Australian Economy

The Board/Committee will assess the level of benefit to the Australian economy from the *eligible Australian pharmaceutical R&D activities* proposed by each *applicant*, including the contribution to the sustainability of an internationally competitive *pharmaceuticals industry* in Australia.

In respect of this merit criterion, applicants could address the following factors:

- (a) how the *applicant*'s proposed R&D activities will enhance or strengthen the Australian industry's capabilities (for example, by filling a gap in the value chain, developing expertise, or introducing new skills, knowledge, technologies or techniques);
- (b) the extent that the *applicant*'s proposed R&D activities will bring benefits to Australia through existing and new partnerships and collaborations;
- (c) the utilisation and development of Australian competitive strengths and capabilities, resources and inputs, including Australian-developed intellectual property in undertaking the proposed projects;
- (d) the extent to which there is potential for benefit to other industries as a result of the company's introduction of new transferable skills, knowledge, technologies or techniques;
- (e) the extent to which there is likely to be future licensing and other revenues from the *proposed portfolio of activities*;
- (f) the extent to which the *applicant*, in undertaking its proposed R&D, will contribute to improved health outcomes for Australians;
- (g) the extent to which the *applicant* is committed to doing business in Australia in the longer-term, including by reference to the *applicant*'s long-term R&D and business strategy in Australia;
- (h) how participation in P³ secures Australia's position as a provider of worldclass pharmaceutical R&D, through, for example, the establishment of an R&D hub in Australia; and
- (i) whether the applicant's R&D facilities in Australia will be responsible for a higher proportion of its global R&D as a result of participation in the Program.

These factors should not be considered exhaustive nor will they all be applicable to all applicants. Applicants are also welcome to provide further relevant evidence to support their claims under this merit criterion.

PART 4 – ASSESSMENT OF PROPOSALS FOR CHANGES TO THE AGREED PORTFOLIO OF ACTIVITIES

- 9. If a recipient has submitted a proposal to the Department for approval of changes to the agreed portfolio of activities, including the addition of new activities, the discontinuance of activities, or the substitution of new activities in the place of discontinued activities, the delegate of the Minister may request the Board to assess the proposal.
- 10. If the Board receives a request under clause 9, it must assess the proposal as soon as is practicable and provide the assessment to a *delegate of the Minister*.
- 11. In undertaking an assessment of a proposal to change the agreed portfolio of activities the Board will determine:
 - (a) whether any new activities that are proposed to be added to the agreed portfolio of activities are eligible Australian pharmaceutical R&D activities;
 - (b) the effect that the proposed changes would have had on the relative merit of the application under the merit criteria in clause 8 if the revised portfolio of activities had been admitted for assessment instead of the proposed portfolio of activities in the funding round in which the application was assessed by the Board.

PART 5 - TECHNICAL ASSESSMENTS

- 12. A delegate of the Minister may request the Board to provide a technical assessment as to whether an applicant's three year history of pharmaceutical R&D activities comprises pharmaceutical R&D activities.
- 13. A delegate of the Minister may request the Board to provide a technical assessment of the progress reported by a recipient against the technical milestones for the agreed portfolio of activities.
- 14. A delegate of the Minister may request the Board to provide a technical assessment as to whether a specific activity undertaken or proposed to be undertaken by an applicant or a recipient is an eligible Australian pharmaceutical R&D activity.
- 15. If the Board receives a request under clause 12, clause 13 or clause 14, it must assess the proposal as soon as is practicable and provide the assessment to a *delegate of the Minister*.

PART 6 - EVALUATION OF THE PROGRAM

16. The Board must, at the request of a *delegate of the Minister*, cooperate with any independent evaluation of the *program*, and provide comment on the operations of these Directions.

PART 7 – REVOCATION OF EARLIER DIRECTIONS

17. The Pharmaceuticals Partnerships Program Directions No 1 of 2003 and the Pharmaceuticals Partnerships Program Directions No 1 of 2004 are revoked.

PART 8 – TRANSITIONAL PROVISIONS

- 18. The revoked directions, as in force immediately before the commencement of these Directions, continue to apply in relation to assessments made by the Board under the revoked directions.
- 19. (1) This clause applies to an application to participate in the *Program* made under either the Pharmaceuticals Partnerships Program Directions No 1 of 2003 or the Pharmaceuticals Partnerships Program Directions No 1 of 2004 before those directions were revoked.
 - (2) The Board must consider, in relation to applications that were made under subclause 19(1):
 - a request by the Delegate to provide a technical assessment of a proposal for approval of changes to the agreed portfolio of activities by a recipient; or
 - (ii) a request by the Delegate to provide a technical assessment of the progress reported by a *recipient* against a technical milestone for the agreed portfolio of activities; or
 - (iii) a request by the Delegate to provide a technical assessment as to whether a specific activity undertaken by a *recipient* is an eligible pharmaceutical R&D activity;

as if the revoked directions under which the application was made continued to apply.



Gazette

No. S164, Wednesday, 23 August 2006

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SPECIAL



Commonwealth of Australia Great Barrier Reef Marine Park Regulations 1983

NOTICE OF THE ACCREDITATION OF EDUCATIONAL OR RESEARCH INSTITUTIONS

Pursuant to Section 7 of the *Great Barrier Reef Marine Park Regulations 1983*, notice is hereby given that the following research institution has been accredited:

University of Technology, Sydney

Andrew Skeat

Executive Director Great Barrier Reef Marine Park Authority

21/08/2006

Gazette

No. S165, Wednesday, 23 August 2006

Published by the Commonwealth of Australia

SPECIAL



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
E-Co Shower	Family Name: Deluxe	E-Co Shower
	Diamond shower rose, Sapphire shower rose	
Hansgrohe	Family Name: Range of 3+ Star Shower Types Marin 2 Jet Unica M Shower Set/27322002, Marin 1 Jet Porter M Shower Set/27564002, Marin 2 Jet Porter M Shower Set/27565002, Croma 3 Jet Unica S Shower Set/27751003, Croma 2 Jet Unica S Shower Set/27753003, Croma 1 Jet Unica S Shower Set/27757003.	Hansgrohe AG
	Raindance S100 Air 3 Jet Unica S Puro ShowerSet/27882002, Raindance E 100 Air 3 Jet Unica D Shower Set/27883002, Marin 1 Jet Handshower/28326002, Marin 2 Jet Handshower/28327002, Croma 3 Jet Overhead Shower/28443003, Croma 2 Jet Overhead Shower/28448003.	
	Croma 1 Jet Overhead Shower/28492003, Raindance E100 Air 3 Jet Handshower/28502000, Raindance S100 Air 3 Jet Handshower/28504000, Croma 1 Jet Handshower/28511003, Croma Variojet Handshower/28513003, Croma 2 Jet Handshower/28570003.	
	Croma 3 Jet Handshower/28573003, Selecta Unica B Shower Set/27781002, Selecta Unica S Shower Set/27785002, Selecta Handshower/28520000, Marin 1 Jet Unica M Shower Set/27321002, Mistral Overhead Shower/28444000	

Haymal	Family Name: Haymal	Haymal Traders Pty Ltd	
	Surf, Maxi		
Haymal	Family Name: Haymal Economy	Haymal Traders Pty Ltd	
	Easy, Save, Nova, Medi, Golf		
Galvin	Family Name: Showers – Fixed	Galvin Engineering	
	40691D, 40691		
Phoenix	Family Name: Shower Four	Phoenix Industries Pty Ltd	
	680 CHR Space Age, 22606C Mizu		
Phoenix	Family Name: Shower Five	Phoenix Industries Pty Ltd	
	682 series Flexton, 685 series Sonata		
Faucet	Family Name: Shower sets & Showers	Faucet Australia	
	Cascade Prem Cross, Cascade 3/4T Cross, Cascade/Specialist Lever, Splash/Legend/Specialist Cross, Zarha/Praxis Cross, Koumo Cross, Koumo Deluxe Cross, Jorja Cross, Outlets & Showers		
Monopoly	Family Name: Showers 3 Star 7.5L/MIN	Austworld Commodities	
	Mayfair Shower Set, Park Lane Shower Set, White Hall Shower Set, Old Kent Shower Set, SH02		
Abey	Family Name: Showers Plus 3 Star	Abey Australia Pty Ltd	
	Ovale 23148, Ovale 23151, Ovale 23152		
	OZONE 13348, OZONE 13351, OZONE 13352		
Abey	Family Name: Showers Plus 3	Abey Australia Pty Ltd	
	VEROSR, VEROSO1		
Brewers	Family Name: Brewers 3 Star	Brewers	
	SEPSHCCS, SEPACS, SEPHSCCS, SEPWBCCS		
	TBOHSC, TBOWBC		
	TSFHD, TSF45, TSFAD, TSFHS, TSFWB		
	QUTIHSC, QUSWBK, QUTIWBBC		
	S200HS, S200HSC, TTSWC		
Brewers	Family Name: Brewers 3 Star Econo Shower	Brewers	

Ahutter

Brewers	Family Name: Brewers 7.5 lpm Showers TWF KSBHC, TSFAC	Brewers
Interbath	Family Name: Interbath Watersaver Series Deluxe Watersaver Series Watersaver Series	Interbath Australia Pty. Ltd.
Great Vibrations	Family Name: Interbath Watersaver Series Adjustable Watersaver Series	Interbath Australia Pty. Ltd.
IGI	Family Name: Styled Showers Look Glimpse Hand Shower Set (GLHSS), Look Vision Hand Shower Set (VIHSS), Temptation Hand Shower Set (THSS), Milano Hand Shower Set (MILHS)	IGI
	Look Vision Style Shr Set (VISWSS), Look Glimpse Shr Set (GLSWSS), Look Panorama Style Shr Set (PASWSS), Temptation Shr Set (TCWSS), Vision Style Shower Head (VIO021)	

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 23 August 2006



Australian Government Attorney General's Department

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Brisbane	Goprint 371 Vulture Street, Woolloongabba QLD 4102	(07) 3246 3399	(07) 3246 3534
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