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

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

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

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

Through its responsibility for maintaining the Federal Register of Legislative Instruments (FRLI), OLDP plays an important role in the legislative process for Commonwealth legislative instruments.

OLDP prepares compilations of a range of Commonwealth legislation, arranges publication of Commonwealth legislation and legislative materials in hard copy form, and provides online access to Commonwealth legislation and legislative materials via the ComLaw ([www.comlaw.gov.au](http://www.comlaw.gov.au)) and the FRLI ([www.frli.gov.au](http://www.frli.gov.au)) websites.

**OLDP's responsibilities**

- drafting
- advising about drafting and interpreting instruments created under a statutory power
- maintaining the Federal Register of Legislative Instruments, registering legislative instruments and lodging registered instruments for tabling in Parliament
- preparing compilations of Acts and select legislative instruments

- providing ready public access to the law through ComLaw ([www.comlaw.gov.au](http://www.comlaw.gov.au)) and the Federal Register of Legislative instruments ([www.frli.gov.au](http://www.frli.gov.au))
- ensuring that printed copies of Acts, select legislative instruments and related legislative material are available in 'as made' and compiled form

**Other assistance**

OLDP can provide advice on:

- the basis and role of delegated legislation and other instruments made under a statutory power
- the requirements and procedures for lodgment, registration, disallowance and sunseting of legislative instruments
- sound techniques for developing efficient drafting instructions (important for efficient achievement of your legislative program).

**Other OLDP services**

OLDP can provide a range of other services on a billable basis, including:

- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
- preparing compilations of legislative and non-legislative instruments

**How to contact us**

First Assistant Secretary  
Office of Legislative Drafting and Publishing  
Attorney-General's Department  
Robert Garran Offices  
National Circuit  
Barton ACT 2600  
Tel. (02) 6203 9001  
Fax. (02) 6282 4352

**THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION**

**QUALITY OF YOUR PUBLICATION**

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

**LODGMET RATES**

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

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

**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) 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](mailto:gazettes@ag.gov.au).

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

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

### Publication of hard copy notices

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

### Publication of electronic notices

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

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

### CLOSING TIMES FOR LODGMENT

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

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

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

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

### ADVERTISING RATES (GST inclusive)

*Government Notices*: \$143 per A4 page — minimum charge one page.

*Special Gazette* notices:

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

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

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

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

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

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

### AVAILABILITY

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

Over the counter sales are also available from the following outlets:

**Canberra:** CanPrint Communications

16 Nyrang Street

Fyshwick ACT 2609

Phone: 1300 857 522 Fax: (02) 6293 8388

**Melbourne:** Information Victoria

356 Collins Street

Melbourne VIC 3000

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

**Brisbane:** Goprint

371 Vulture Street

Woolloongabba QLD 4102

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

**Hobart:** Printing Authority of Tasmania

2 Salamanca Place

Hobart TAS 7000

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

**Adelaide:** Service SA Government Legislation Outlet  
Ground Floor

101 Grenfell Street

Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

**Sydney:** NSW Government Information

Ground Floor Goodsell Building

Cnr Hunter & Phillip Streets

Sydney NSW 2000

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

### GAZETTES

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

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

*ISSUES OF PERIODIC GAZETTES*

The following Periodic issues of the *Gazette* have been published.

The *Gazette* may be purchased by mail order from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications and other outlets (see General Information for Details).

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| Gazette<br>number | Date of Publication | Subject  |
|-------------------|---------------------|--|
| P1                | 14.8.06             | Great Barrier Reef Marine Park Act 1975<br>Particulars of permissions granted, refused, suspended, reinstated, revoked or<br>reconsidered for the period 1.10.05 to 31.5.06 and not previously gazetted<br>Particulars of permissions granted, refused, suspended, reinstated, revoked or<br>reconsidered for the period 1.6.06 to 30.6.06 |

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## Government Departments

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### Agriculture, Fisheries and Forestry

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#### Australian Fisheries Management Authority

#### *PUBLIC COMMENT INVITED*

#### **Changes to the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003**

The Australian Fisheries Management Authority (AFMA) intends to amend the plan of management for the *Southern and Eastern Scalefish and Shark Fishery Management Plan* under section 17 of the *Fisheries Management Act 1991*.

AFMA sought comments from the public on the draft amendments from interested persons. AFMA subsequently altered the Plan to reflect the outcome of these initial periods of consultation. The Authority is now seeking further comments and representations from stakeholders on the revised Plan. While AFMA encourages stakeholders to focus any representations and comments on the latest changes to the Plan, stakeholders are free to comment on any aspect of the Plan.

AFMA invites representations and comments from interested persons by COB 20 October 2006 to:

The Manager  
Southern and Eastern Scalefish and Shark Fishery  
Australian Fisheries Management Authority  
PO Box 7051  
Canberra Business Centre ACT 2610

or fax: 02 6271 6341  
or e-mail to: [SESSF@afma.gov.au](mailto:SESSF@afma.gov.au)

Copies of the draft plan amendments are available on AFMA's website ([www.afma.gov.au](http://www.afma.gov.au)), by writing to AFMA at the above address or by contacting AFMA on (02) 6272 5668

Australian Fisheries Management Authority

*Fisheries Management Act 1991*

# **SOUTERN AND EASTERN SCALEFISH AND SHARK FISHERY**

## **NOTIFICATION OF THE MAKING OF PLAN AMENDMENT**

### **Southern and Eastern Scalefish and Shark Fishery Management Plan 2003 Amendment 2006 (No. 01)**

The Australian Fisheries Management Authority (AFMA) has made amendment No. 01, which relates to amendments to the *Southern and Eastern Scalefish and Shark Fishery Management Plan 2003* under the *Fisheries Management Act 1991*.

Copies of the amendments are available from AFMA at:

Level 3, John Curtin House  
22 Brisbane Avenue  
Barton ACT 2600

Ph: (02) 6272 4812  
Fax: 02 6271 6341

<http://www.afma.gov.au>

## Attorney-General

### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

#### NOTICE OF RATES OF EXCHANGE - section 161J *CUSTOMS ACT 1901*

I, John Fenning, 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           |                      | (Foreign Currency = AUS \$1) |                      |                        |                        |                        |                      |                      |
|--------------------|----------------------|------------------------------|----------------------|------------------------|------------------------|------------------------|----------------------|----------------------|
| Column 1           | Column 2<br>Currency | Column 3<br>06/09/2006       | Column 4<br>07/09/06 | Column 5<br>08/09/2006 | Column 6<br>09/09/2006 | Column 7<br>10/09/2006 | Column 8<br>11/09/06 | Column 9<br>12/09/06 |
| Brazil             | Real                 | 1.6405                       | 1.6475               | 1.6284                 | 1.6284                 | 1.6284                 | 1.6233               | 1.6328               |
| Canada             | Dollar               | 0.8537                       | 0.8469               | 0.8408                 | 0.8408                 | 0.8408                 | 0.8431               | 0.8413               |
| China, PR of       | Yuan                 | 6.105                        | 6.0866               | 6.0149                 | 6.0149                 | 6.0149                 | 5.9793               | 5.9667               |
| Denmark            | Kroner               | 4.4731                       | 4.459                | 4.4395                 | 4.4395                 | 4.4395                 | 4.428                | 4.4062               |
| European Union     | Euro                 | 0.5994                       | 0.5977               | 0.5949                 | 0.5949                 | 0.5949                 | 0.5934               | 0.5905               |
| Fiji               | Dollar               | 1.3157                       | 1.3145               | 1.3064                 | 1.3064                 | 1.3064                 | 1.3049               | 1.3036               |
| Hong Kong          | Dollar               | 5.9765                       | 5.9607               | 5.889                  | 5.889                  | 5.889                  | 5.8518               | 5.8411               |
| India              | Rupee                | 35.5454                      | 35.3497              | 34.9812                | 34.9812                | 34.9812                | 34.7857              | 34.7701              |
| Indonesia          | Rupiah               | 6985.0                       | 6970.0               | 6890.0                 | 6890.0                 | 6890.0                 | 6866.0               | 6858.0               |
| Israel             | Shekel               | 3.3491                       | 3.3463               | 3.3182                 | 3.3182                 | 3.3182                 | 3.2995               | 3.2989               |
| Japan              | Yen                  | 89.32                        | 89.39                | 88.07                  | 88.07                  | 88.07                  | 87.91                | 88.27                |
| Korea, Republic of | Won                  | 733.78                       | 731.59               | 722.24                 | 722.24                 | 722.24                 | 718.47               | 718.37               |
| Malaysia           | Ringgit              | 2.8017                       | 2.7952               | 2.7659                 | 2.7659                 | 2.7659                 | 2.7569               | 2.7595               |
| New Zealand        | Dollar               | 1.1869                       | 1.1814               | 1.1789                 | 1.1789                 | 1.1789                 | 1.1816               | 1.1737               |
| Norway             | Kroner               | 4.8827                       | 4.8936               | 4.9145                 | 4.9145                 | 4.9145                 | 4.8956               | 4.9009               |
| Pakistan           | Rupee                | 46.45                        | 46.31                | 45.78                  | 45.78                  | 45.78                  | 45.48                | 45.39                |
| Papua New Guinea   | Kina                 | 2.3009                       | 2.2949               | 2.2674                 | 2.2674                 | 2.2674                 | 2.2527               | 2.2482               |
| Philippines        | Peso                 | 38.75                        | 38.52                | 38.17                  | 38.17                  | 38.17                  | 37.94                | 37.9                 |
| Singapore          | Dollar               | 1.2049                       | 1.2017               | 1.1884                 | 1.1884                 | 1.1884                 | 1.1833               | 1.1831               |
| Solomon Islands    | Dollar               | 5.8087                       | 5.7965               | 5.7284                 | 5.7284                 | 5.7284                 | 5.6913               | 5.68                 |
| South Africa       | Rand                 | 5.4993                       | 5.5899               | 5.5528                 | 5.5528                 | 5.5528                 | 5.5565               | 5.5126               |
| Sri Lanka          | Rupee                | 78.48                        | 78.3                 | 77.4                   | 77.4                   | 77.4                   | 77.01                | 76.92                |
| Sweden             | Krona                | 5.5703                       | 5.5623               | 5.5632                 | 5.5632                 | 5.5632                 | 5.5298               | 5.4808               |
| Switzerland        | Franc                | 0.9476                       | 0.9455               | 0.9415                 | 0.9415                 | 0.9415                 | 0.9384               | 0.9334               |
| Taiwan Province    | Dollar               | 25.18                        | 25.13                | 24.83                  | 24.83                  | 24.83                  | 24.72                | 24.69                |
| Thailand           | Baht                 | 28.69                        | 28.61                | 28.27                  | 28.27                  | 28.27                  | 28.14                | 28.09                |
| United Kingdom     | Pound                | 0.4055                       | 0.4064               | 0.404                  | 0.404                  | 0.404                  | 0.4031               | 0.402                |
| USA                | Dollar               | 0.7685                       | 0.7665               | 0.7573                 | 0.7573                 | 0.7573                 | 0.7524               | 0.7509               |

John Fenning  
Delegate of the Chief Executive Officer of Customs  
Canberra ACT  
13/09/2006

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## Communications, Information Technology and the Arts

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### AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

*Telecommunications Act 1997*

*Subsection 56(3)*

#### NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 8 September 2006 a carrier licence was granted to Netwave Communications Pty Ltd, ACN 118 975 581 under subsection 56(1) of the Act.

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## Employment and Workplace Relations



### Australian Government

### Australian Safety and Compensation Council

## Do you work with chemicals?

## Do you work in the construction industry?

As part of the development of the new **Workplace Hazardous Chemicals Framework**, the Australian Safety and Compensation Council (ASCC) invites your comments on the following draft documents:

- *Draft National Standard for the Control of Workplace Hazardous Chemicals;*
- *Draft National Code of Practice for the Control of Workplace Hazardous Chemicals; and the*
- *Draft Regulation Impact Statement—Proposed Revisions to the National OHS Framework for the Control of Workplace Hazardous Substances and Dangerous Goods.*

These documents are available, with a Public Discussion Paper, free of charge, from the ASCC website at **ascc.gov.au**.

If you are not able to download the documents they can be provided on CD-ROM or a limited number of printed copies will be made available. Please place your request for a CD-ROM or printed materials by:

- Telephoning freecall 1800 552 488
- Emailing **chemicals@dewr.gov.au**
- Faxing (02) 6276 8733

Include your name, postal address and which document/s you are requesting.

Public comment for these documents closes on **1 February 2007**.

The ASCC is developing a national code of practice for the **Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction**. As part of the development process, the ASCC invites your comments on the following draft documents:

- *Draft National Code of Practice for the Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction*
- *Draft Regulation Impact Statement for the Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction.*

These documents are available, with a Public Discussion Paper, free of charge, from the ASCC website at **ascc.gov.au**.

If you are not able to download the documents they can be provided on CD-ROM or a limited number of printed copies will be made available. Please place your request for a CD-ROM or printed materials by:

- Telephoning freecall 1800 256 445
- Emailing **concrete@dewr.gov.au**
- Faxing (02) 6276 9614

Include your name, postal address and which document/s you are requesting.

Public Comment for these documents closes on **1 February 2007**.

The ASCC leads and coordinates national efforts to promote best practice in occupational health and safety (OHS), improve workers' compensation arrangements and improve rehabilitation and return to work of injured workers.

## COMMONWEALTH OF AUSTRALIA

### *Workplace Relations Act 1996*

#### **Notice under section 395(3) – Lodging unilateral termination documents with the Employment Advocate**

**I, PETER MCILWAIN, Employment Advocate, acting under paragraph 395(3) of the *Workplace Relations Act 1996* ('the Act') GIVE NOTICE, as set out hereunder, of the requirements for the form of the declaration when an employer lodges a declaration to terminate a workplace agreement under sections 392 or 393 of the Act with the Employment Advocate:**

- 1. The employer uses the declaration form relevant to the type of workplace agreement(s) annexed to the declaration form as set out in item two below.**
- 2. The declaration forms relevant to the type of workplace agreement(s), are as follows:**



- **When lodging a termination in a manner provided for in an Australian workplace agreement(s) use DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

### Read these instructions before completing the form:

1. Use this form to lodge an Australian workplace agreement unilateral termination in a manner provided only.
2. Do **not** use this form to lodge an Australian workplace agreement unilateral termination with 90 days written notice. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer **all** the questions on the form. The Agreement number for the Australian workplace agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Australian workplace agreement was lodged.
  - iii. (a) If you are lodging one *Australian workplace agreement unilateral termination in a manner provided* declaration you must complete and provide *Declaration Form – Australian workplace agreement unilateral termination in a manner provided Parts A, B, C and D*.  
 (b) If you are lodging individual *Australian workplace agreement unilateral termination in a manner provided* declarations for a number of employees, the documents should be placed in the following order:
    1. *Declaration Form – Australian workplace agreement unilateral termination in a manner provided Parts A, B and C* (one copy for the total batch of employees).
    2. *Declaration Form – Australian workplace agreement unilateral termination in a manner provided Part D: Employee details* for first employee.
    3. *Declaration Form – Australian workplace agreement unilateral termination in a manner provided Part D: Employee details* for second employee (and repeat for each employee).
  - iv. Mail the documents to this address:  
 Office of the Employment Advocate  
 Locked Bag 12, MARRICKVILLE NSW 2204
5. *Notice: Australian workplace agreement unilateral termination in a manner provided* must be provided to the other party to the Australian workplace agreement at least 14 days before lodgement.
6. Your Australian workplace agreement stops operating on the day that this declaration is lodged - i.e. received - at the address above.
7. Declaration Receipts are sent to the person lodging the declaration, the employer and the employee.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

|  |  |  |  |  |  |
|--|--|--|--|--|--|
|  |  |  |  |  |  |
|--|--|--|--|--|--|
- Record the number of Australian workplace agreement termination agreements you are lodging:  

|  |  |  |  |  |  |
|--|--|--|--|--|--|
|  |  |  |  |  |  |
|--|--|--|--|--|--|
10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

The employer/bargaining agent for the employee, makes this declaration when terminating an agreement unilaterally in a manner provided for within the agreement. The manner provided for refers to the clause/provision which sets out how the agreement may be terminated by either party.

The employer's/bargaining agent's declaration applies to the agreement for each employee party identified in the declaration form. The declaration form includes Part A: Employer/bargaining agent's declaration, Part B: Employer details, Part C: Bargaining agent details and Part D: Employee details.

The person who makes this declaration and completes the declaration form does so under caution that the provision of any information or document to the Employment Advocate that the employer/bargaining agent knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

**PART A: EMPLOYER/BARGAINING AGENT'S DECLARATION**

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information provided in the declaration form is true and correct to the best of my knowledge.
- ☐ the Australian workplace agreement has passed its nominal expiry date.
- ☐ the Australian workplace agreement has a clause/provision which sets out how the Australian workplace agreement may be terminated unilaterally.
- ☐ all the requirements of Australian workplace agreement relating to unilateral termination have been met.
- ☐ after the nominal expiry date of the Australian workplace agreement has passed and at least 14 days before this declaration form was lodged, reasonable steps were taken to give the other party to the agreement *Notice: Australian workplace agreement unilateral termination in a manner provided.*

Name of person making the declaration

Family name or surname   
Given name(s)

I am: *(mark appropriate box with an 'X')*

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ the bargaining agent appointed by the employee and given authority to make this declaration.

Signature

Date of declaration

**PRIVACY STATEMENT**

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



## DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART B: EMPLOYER DETAILS

Please provide information about the employer who is a party to the Australian workplace agreement/s being terminated. All questions must be answered, if completed by the employer or a bargaining agent for the employer.

As a minimum, questions 2, 3 and 4 must be completed by the bargaining agent for the employee.

1. What is your Australian Business Number (ABN)?

2. What is your legal name?

3. What is your trading name? (only complete if different to the legal name in question 2)

4. What is your address? (for the purpose of correspondence related to the agreement)

Suburb State Postcode

5. What is your email address?

6. What is your preferred method of contact for correspondence? (mark one box with an 'X')

Mail Email

7. Which of the following best describes the industry in which you operate? (mark one box with an 'X')

|  |  |
|--|--|
| <input type="checkbox"/> Accommodation, cafés and restaurants  | <input type="checkbox"/> Agriculture, forestry and fishing |
| <input type="checkbox"/> Communication services                | <input type="checkbox"/> Construction                      |
| <input type="checkbox"/> Cultural and recreational services    | <input type="checkbox"/> Education                         |
| <input type="checkbox"/> Electricity, gas and water supply     | <input type="checkbox"/> Finance and insurance             |
| <input type="checkbox"/> Government administration and defence | <input type="checkbox"/> Health and community services     |
| <input type="checkbox"/> Manufacturing                         | <input type="checkbox"/> Mining                            |
| <input type="checkbox"/> Personal and other services           | <input type="checkbox"/> Property and business services    |
| <input type="checkbox"/> Retail trade                          | <input type="checkbox"/> Transport and storage             |
| <input type="checkbox"/> Wholesale trade                       |  |

8. How many employees are employed? (include full-time, part-time and casual employees)

|  |  |
|--|--|
| <input type="checkbox"/> Less than 20 employees        | <input type="checkbox"/> Between 20 and 99 employees |
| <input type="checkbox"/> Between 100 and 499 employees | <input type="checkbox"/> More than 500 employees     |



DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

9. What employment sector do you belong to?

☐

Private

☐

Public (government-related employment)

☐

Not for profit

10. Please provide contact details for the employer representative to whom we should direct our enquiries in relation to the lodgement:

Title

☐

Mr

☐

Mrs

☐

Miss

☐

Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number

PART C: BARGAINING AGENT DETAILS

Please provide information about the bargaining agent who has lodged this *Declaration Form - Australian workplace agreement unilateral termination in a manner provided* where applicable.

1. What is your Australian Business Number (ABN)?

2. What is your legal name?

3. What is your address? (for the purpose of correspondence related to the agreement)

Suburb

State

Postcode

4. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:

Title

☐

Mr

☐

Mrs

☐

Miss

☐

Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number









- **When lodging a termination with 90 days written notice for an Australian workplace agreement(s) use DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

Read these instructions before completing the form:

1. Use this form to lodge an Australian workplace agreement unilateral termination with 90 days written notice only.
2. Do **not** use this form to lodge an Australian workplace agreement unilateral termination in a manner provided. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer **all** the questions on the form. The Agreement number for the Australian workplace agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Australian workplace agreement was lodged.
  - iii. (a) If you are lodging one *Australian workplace agreement unilateral termination with 90 days written notice* declaration you must complete and provide *Declaration Form – Australian workplace agreement unilateral termination with 90 days written notice Parts A, B, C and D*.  
(b) If you are lodging individual *Australian workplace agreement unilateral termination with 90 days written notice* declarations for a number of employees, the documents should be placed in the following order:
    1. *Declaration Form – Australian workplace agreement unilateral termination with 90 days written notice Parts A, B and C* (one copy for the total batch of employees).
    2. *Declaration Form – Australian workplace agreement unilateral termination with 90 days written notice Part D: Employee details* for first employee.
    3. *Declaration Form – Australian workplace agreement unilateral termination with 90 days written notice Part D: Employee details* for second employee (and repeat for each employee).
  - iv. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12, MARRICKVILLE NSW 2204
5. *Notice: Australian workplace agreement unilateral termination with 90 days written notice* must be provided to the other party to the Australian workplace agreement at least 14 days before lodgement.
6. Your Australian workplace agreement stops operating on the day that this declaration is lodged - i.e. received - at the address above.
7. Declaration Receipts are sent to the person lodging the declaration, the employer and the employee.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

|  |  |  |  |  |  |
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Record the number of Australian workplace agreement termination agreements you are lodging:  

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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

The employer or a bargaining agent for the employer or the employee, makes this declaration after giving 90 days written notice of the intention to terminate the Australian workplace agreement.

The employer's or bargaining agent's declaration applies to the Australian workplace agreement termination that relates to each employee party identified in the declaration form. The declaration form includes Part A: Employer/bargaining agent's declaration, Part B: Employer details, Part C: Bargaining agent details and Part D: Employee details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the employer knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

**PART A: EMPLOYER/BARGAINING AGENT'S DECLARATION**

The party making the declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☒ the information in the declaration form is true and correct to the best of my knowledge.
- ☒ the Australian workplace agreement has passed its nominal expiry date.
- ☒ at least 90 days before the lodgement of this declaration, and after the nominal expiry date of the Australian workplace agreement passed, reasonable steps were taken to give the other party to the Australian workplace agreement the *Notice: Australian workplace agreement unilateral termination with 90 days written notice*.

If lodged by the employer and if applicable:

- ☒ the employer has made undertakings as to the terms and conditions of employment of the employee/s following termination of the Australian workplace agreement; and
- ☒ a written copy of those undertakings were provided with the *Notice: Australian workplace agreement unilateral termination with 90 days written notice*; and
- ☒ a copy of the employer's undertakings are lodged with this declaration.

**Name of person making the declaration**

Family name or surname

Given name(s)

I am: *(mark appropriate box with an 'X')*

- ☒ the employer, or
- ☒ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☒ bargaining agent appointed by employee and given authority to make this declaration.

Signature

Date of declaration

     
**PRIVACY STATEMENT**

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



**Australian Government**  
**Office of the Employment Advocate**

Phone: 1300 366 632 Website: [www.oea.gov.au](http://www.oea.gov.au)

DF-AWALT90D-0806 (1 of 4)

## PART B: EMPLOYER DETAILS

As a minimum, questions 2, 3 and 4 must be completed by the bargaining agent for the employee.

1. What is your **Australian Business Number (ABN)**?

2. What is your **legal name**?

3. What is your **trading name**? *(only complete if different to the legal name in question 2)*

4. What is your **address**? *(for the purpose of correspondence related to the agreement)*  
                      
                      
Suburb                      State    Postcode

5. What is your **email address**?

6. What is your **preferred method of contact** for correspondence? *(mark one box with an 'X')* Mail ☒ Email ☒

7. Which of the following best describes the **industry** in which you operate? *(mark one box with an 'X')*

|   |   |
|---|---|
| <input checked="" type="checkbox"/> Accommodation, cafés and restaurants  | <input checked="" type="checkbox"/> Agriculture, forestry and fishing |
| <input checked="" type="checkbox"/> Communication services                | <input checked="" type="checkbox"/> Construction                      |
| <input checked="" type="checkbox"/> Cultural and recreational services    | <input checked="" type="checkbox"/> Education                         |
| <input checked="" type="checkbox"/> Electricity, gas and water supply     | <input checked="" type="checkbox"/> Finance and insurance             |
| <input checked="" type="checkbox"/> Government administration and defence | <input checked="" type="checkbox"/> Health and community services     |
| <input checked="" type="checkbox"/> Manufacturing                         | <input checked="" type="checkbox"/> Mining                            |
| <input checked="" type="checkbox"/> Personal and other services           | <input checked="" type="checkbox"/> Property and business services    |
| <input checked="" type="checkbox"/> Retail trade                          | <input checked="" type="checkbox"/> Transport and storage             |
| <input checked="" type="checkbox"/> Wholesale trade                       |   |



DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE8. How many employees are **employed**? (include full-time, part-time and casual employees)

- ☐ Less than 20 employees
 ☐ Between 20 and 99 employees  
☐ Between 100 and 499 employees
 ☐ More than 500 employees

9. What **employment sector** do you belong to?

- ☐ Private
 ☐ Public (government-related employment)
 ☐ Not for profit

10. Please provide **contact details** for the **employer representative** to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms  
 Family name or surname   
 Given name   
 Email address   
 Phone number (include area code)   
 Mobile number

**PART C: BARGAINING AGENT DETAILS**

Please provide information about the bargaining agent who has lodged this Declaration Form – Australian workplace agreement unilateral termination with 90 days written notice where applicable.

1. What is your **Australian Business Number (ABN)**?2. What is your **legal name**?3. What is your **address**? (for the purpose of correspondence related to the agreement)Suburb  State  Postcode 4. Please provide **contact details** for the **bargaining agent** to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms  
 Family name or surname   
 Given name   
 Email address   
 Phone number (include area code)   
 Mobile number





## PART D: EMPLOYEE DETAILS

1. What is the **Agreement number** of the agreement being terminated? (refer to the Declaration Receipt issued by the Office of the Employment Advocate)

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2. Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible][illegible]

3. What is the employee's home address? (for the purpose of correspondence related to the agreement)

[illegible][illegible]

Suburb                 State    Postcode

4. What is the employee's home phone number? (include area code)

[illegible]

5. Is the employee:

under 18 years of age?

Yes ☒

No ☒

(mark one box with an 'X')

### working under a Supported Wage System?

Yes ☐

No ☐

(mark one box with an 'X')

on an apprenticeship or traineeship?

Yes ☒

No ☐

(mark one box with an 'X')

6. Where is the employee's worksite located? State

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|----------|--|--|--|--|
| Postcode |  |  |  |  |
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7. What is the employee's employment status? (mark one box with an 'X')

☐ Full-time☐ Part-time☐ Casual

DECLARATION FORM – AUSTRALIAN WORKPLACE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART D: EMPLOYEE DETAILS

Please provide information about the employee who is a party to the Australian workplace agreement being terminated.  
All questions must be answered.

This part must be completed for each employee in the lodgement.

1. What is the **Agreement number** of the agreement being terminated? (refer to the Declaration Receipt issued by the Office of the Employment Advocate)

|  |  |  |  |  |  |  |  |
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2. Title ☒ Mr ☒ Mrs ☒ Miss ☒ Ms

Family name or surname 

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Given name 

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3. What is the employee's **home address**? (for the purpose of correspondence related to the agreement)

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Suburb 

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 State 

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 Postcode 

|  |  |  |  |  |
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4. What is the employee's home phone number? (include area code)

|  |  |  |  |  |  |  |  |  |  |
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|  |  |  |  |  |  |  |  |  |  |
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5. Is the employee:

under 18 years of age? Yes ☒ No ☒ (mark one box with an 'X')

working under a **Supported Wage System**? Yes ☒ No ☒ (mark one box with an 'X')

on an **apprenticeship or traineeship**? Yes ☒ No ☒ (mark one box with an 'X')

6. Where is the employee's **worksite located**? State 

|  |  |  |
|--|--|--|
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 Postcode 

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7. What is the employee's **employment status**? (mark one box with an 'X')

☒ Full-time ☒ Part-time ☒ Casual



- **When lodging a termination in a manner provided for in an Employee collective agreement(s) use DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED**



Australian Government  
Office of the Employment Advocate

# DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

## Read these instructions before completing the form:

1. Use this form to lodge an Employee collective agreement unilateral termination in a manner provided only.
2. Do **not** use this form to lodge an Employee collective agreement unilateral termination with 90 days written notice. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Employee collective agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Employee collective agreement was lodged.
  - iii. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Employee collective agreement unilateral termination in a manner provided* must be provided to all parties to the Employee collective agreement at least 14 days before lodgement.
6. Your Employee collective agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer and the party who lodged this declaration (if not employer) will be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:

|  |  |  |  |  |  |  |
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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

The employer or a person on behalf of the majority of employees whose employment is subject to the agreement makes (the employee representative) this declaration when terminating an agreement unilaterally in a manner provided for within the agreement. The manner provided for refers to the clause/provision in the employee collective agreement which sets out how the agreement may be terminated.

The declaration form includes Part A: Declaration and Part B: Agreement and employer details, Part C: Bargaining agent details and Part D: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

**PART A: DECLARATION**

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the employee collective agreement has passed its nominal expiry date.
- ☐ the employee collective agreement has a clause/provision which sets out how the employee collective agreement may be terminated after its nominal expiry date has passed.
- ☐ all the requirements of the employee collective agreement relating to unilateral termination after its nominal expiry date have been met.
- ☐ after the nominal expiry date of the employee collective agreement passed and at least 14 days before this declaration form was lodged, reasonable steps were taken to give the *Notice: Employee collective agreement unilateral termination in a manner provided to:*
  - If the employer is lodging: each employee covered by the agreement when the notice is given; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given.

**Name of person making the declaration**

Family name or surname

Given name(s)

I am: *(mark appropriate box with an 'X')*

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ a person for and on behalf of a majority of the employees.

Signature

Date of declaration

**PRIVACY STATEMENT**

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART B: AGREEMENT AND EMPLOYER DETAILS

Please provide information about the employee collective agreement being terminated. If you are the employer, all questions must be answered.

If you are the employee representative questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered to the best of your knowledge.

1. What is the **Agreement number** of the agreement being terminated? (refer to the Declaration Receipt issued by the Office of the Employment Advocate)

2. How many employees are covered by the agreement?

3. In what **state/territory** was the agreement in **operation**? (mark all applicable boxes with an 'X')

☒ ACT ☒ NSW ☒ NT ☒ Qld ☒ SA ☒ Tas ☒ Vic ☒ WA

4. At the date of lodgement of the termination of the agreement, how many employees are in the following **demographic groups**?

Female

Non-English speaking background

Aboriginal and Torres Strait Islander people

Disabled

Part-time

Casual

Under 21 years of age

Over 45 years of age (mature age)

Please provide information about the employer who is a party to the employee collective agreement being terminated.

5. What is your **Australian Business Number (ABN)**?

6. What is your **legal name**?

7. What is your **trading name**? (only complete if different to the legal name in question 6)

8. What is your **address**? (for the purpose of correspondence related to the agreement)

Suburb                 State    Postcode






















9. What is your email address?

[illegible]

Mail ☐ Email ☐

|   |   |
|---|---|
|  Accommodation, cafés and restaurants  |  Agriculture, forestry and fishing |
|  Communication services                |  Construction                      |
|  Cultural and recreational services    |  Education                         |
|  Electricity, gas and water supply     |  Finance and insurance             |
|  Government administration and defence |  Health and community services     |
|  Manufacturing                         |  Mining                            |
|  Personal and other services           |  Property and business services    |
|  Retail trade                          |  Transport and storage             |
|  Wholesale trade                       |   |

[illegible]

☐ Less than 20 employees ☐ Between 20 and 99 employees

☐ Between 100 and 499 employees ☐ More than 500 employees

 Private  Public (government-related employment)  Not for profit

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible][illegible]

Email address

Phone number (include area code)

Mobile number



#### PART D: EMPLOYEE REPRESENTATIVE DETAILS (IF APPLICABLE)

1. What is your legal name?

[illegible][illegible]

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible]

DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

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- **When lodging a termination with 90 days written notice for an Employee collective agreement(s) use DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE**



Australian Government  
Office of the Employment Advocate

# DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## Read these instructions before completing the form:

1. Use this form to lodge an Employee collective agreement unilateral termination with 90 days written notice only.
2. Do **not** use this form to lodge an Employee collective agreement unilateral termination in a manner provided. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Employee collective agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Employee collective agreement was lodged.
  - iii. Attach a copy of the Employer Undertakings made pursuant to section 394 of the *Workplace Relations Act 1996* (if any).
  - iv. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Employee collective agreement unilateral termination with 90 days written notice* must be provided to all parties to the Employee collective agreement at least 90 days before lodgement.
6. Your Employee collective agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer and the party who lodged this declaration (if not the employer) will be sent a Declaration Receipt.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:

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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

## DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

The employer or a person on behalf of the majority of employees whose employment is subject to the agreement (the employee representative) makes this declaration after giving 90 days written notice of the intention to terminate the employee collective agreement.

The declaration form includes Part A: Declaration, Part B: Agreement and employer details, Part C: Bargaining agent details and Part D: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

### PART A: DECLARATION

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the employee collective agreement has passed its nominal expiry date.
- ☐ at least 90 days before the lodgement of this declaration and after the nominal expiry date of the employee collective agreement passed, reasonable steps were taken to give the *Notice: Employee collective agreement unilateral termination with 90 days written notice* to:
  - If the employer is lodging: each employee covered by the agreement when the notice is given; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given.

If the employer is lodging and if applicable:

- ☐ the employer has made undertakings as to the terms and conditions of employment of the employees following termination of the employee collective agreement; and
- ☐ a written copy of those undertakings was provided with the *Notice: Employee collective agreement unilateral termination with 90 days written notice*; and
- ☐ a copy of the employer's undertakings is lodged with this declaration.

#### Name of person making the declaration

Family name or surname   
Given name(s)

I am: *(mark appropriate box with an 'X')*

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration,
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

Signature

Date of declaration

#### PRIVACY STATEMENT

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART B: AGREEMENT AND EMPLOYER DETAILS

Please provide information about the employee collective agreement being terminated. If you are the employer all questions must be answered.

If you are the employee representative questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered only to the level of your knowledge.

1. What is the **Agreement number** of the agreement being terminated? (*refer to the Declaration Receipt issued by the Office of the Employment Advocate*)

|  |  |  |  |  |  |  |  |
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| 2. How many employees are covered by the agreement? |  |  |  |  |  |
|---|--|--|--|--|--|

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3. In what **state/territory** was the agreement in **operation**? (mark all applicable boxes with an 'X')

☐ ACT ☐ NSW ☐ NT ☐ Qld ☐ SA ☐ Tas ☐ Vic ☐ WA

4. At the date of lodgement of the termination of the agreement, how many employees are in the following demographic groups?

Female

|  |  |  |  |  |  |
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Non-English speaking background

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|  |  |  |  |  |  |
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Aboriginal and Torres Strait Islander people

|  |  |  |  |  |  |
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Disabled

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Part-time

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|--|--|--|--|--|--|
|  |  |  |  |  |  |
|  |  |  |  |  |  |

Casual

|  |  |  |  |  |  |
|--|--|--|--|--|--|
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|  |  |  |  |  |  |

Under 21 years of age

|  |  |  |  |  |  |
|--|--|--|--|--|--|
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|  |  |  |  |  |  |

Over 45 years of age (mature age)

|  |  |  |  |  |  |
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|  |  |  |  |  |  |

Please provide information about the employer who is a party to the employee collective agreement being terminated.

5. What is your Australian Business Number (ABN)?

[illegible]

6. What is your legal name?

[illegible]

7. What is your trading name? (only complete if different to the legal name in question 6)

[illegible]

8. What is your **address**? *(for the purpose of correspondence related to the agreement)*

[illegible]

|        |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |       |  |  |  |          |  |  |  |
|--------|--|--|--|--|--|--|--|--|--|--|--|--|--|--|--|-------|--|--|--|----------|--|--|--|
| Suburb |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | State |  |  |  | Postcode |  |  |  |
|--------|--|--|--|--|--|--|--|--|--|--|--|--|--|--|--|-------|--|--|--|----------|--|--|--|






9. What is your email address?

[illegible]

Mail  Email 

|   |                                       |   |                                   |
|---|---------------------------------------|---|-----------------------------------|
|  | Accommodation, cafés and restaurants  |  | Agriculture, forestry and fishing |
|  | Communication services                |  | Construction                      |
|  | Cultural and recreational services    |  | Education                         |
|  | Electricity, gas and water supply     |  | Finance and insurance             |
|  | Government administration and defence |  | Health and community services     |
|  | Manufacturing                         |  | Mining                            |
|  | Personal and other services           |  | Property and business services    |
|  | Retail trade                          |  | Transport and storage             |
|  | Wholesale trade                       |   |                                   |

[illegible]

☐ Less than 20 employees ☐ Between 20 and 99 employees

☐ Between 100 and 499 employees ☐ More than 500 employees

 Private
  Public (government-related employment)
  Not for profit

[illegible]

### PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

1. Are you a bargaining agent for: ☐ Employer  
☐ Employee

[illegible][illegible][illegible]

5. Please provide **contact details** for the **bargaining agent** to whom we should direct our enquiries in relation to the lodgement:

[illegible]

#### PART D: EMPLOYEE REPRESENTATIVE DETAILS (IF APPLICABLE)

1. What is your name?

[illegible]

- [illegible]

Suburb             State    Postcode

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

[illegible]

Email address

Phone number (include area code) \_\_\_\_\_

Mobile number

DECLARATION FORM – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

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- **When lodging a termination in a manner provided for in a Union collective agreement(s) use  
DECLARATION FORM – UNION COLLECTIVE AGREEMENT UNILATERAL  
TERMINATION IN A MANNER PROVIDED**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

### Read these instructions before completing the form:

1. Use this form to lodge a Union collective agreement unilateral termination in a manner provided only.
2. Do **not** use this form to lodge a Union collective agreement unilateral termination with 90 days written notice. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Union collective agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Union collective agreement was lodged.
  - iii. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Union collective agreement unilateral termination in a manner provided* must be provided to all parties to the Union collective agreement at least 14 days before lodgement.
6. Your Union collective agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer, each organisation bound by the agreement and the party lodging this declaration (where different) will be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:

|  |  |  |  |  |  |
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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

## DF-UCAUTMP-0806 (1 of 6)

DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART B: AGREEMENT AND EMPLOYER DETAILS

Please provide information about the union collective agreement being terminated. If you are the employer all questions must be answered.

If you are the employee representative or an employee organisation questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered to the best of your knowledge.

1. What is the **Agreement number** of the agreement being terminated? (refer to the Declaration Receipt issued by the Office of the Employment Advocate)



2. How many employees are covered by the agreement?

3. In what **state/territory** was the agreement in **operation**? (mark all applicable boxes with an 'X')

☒ ACT ☒ NSW ☒ NT ☒ Qld ☒ SA ☒ Tas ☒ Vic ☒ WA

4. At the date of lodgement of the termination of the agreement, how many employees are in the following **demographic** groups?

Female

Non-English speaking background

Aboriginal and Torres Strait Islander people

Disabled

Part-time

Casual

Under 21 years of age

Over 45 years of age (mature age)

Please provide information about the employer who is a party to the union collective agreement being terminated.

5. What is your **Australian Business Number (ABN)**?

6. What is your **legal name**?



7. What is your **trading name**? (only complete if different to the legal name in question 6)



8. What is your **address**? (for the purpose of correspondence related to the agreement)



Suburb

State

Postcode







9. What is your email address?

[illegible]

- Mail ☐ Email ☐

- |   |   |
|---|---|
|  Accommodation, cafés and restaurants  |  Agriculture, forestry and fishing |
|  Communication services                |  Construction                      |
|  Cultural and recreational services    |  Education                         |
|  Electricity, gas and water supply     |  Finance and insurance             |
|  Government administration and defence |  Health and community services     |
|  Manufacturing                         |  Mining                            |
|  Personal and other services           |  Property and business services    |
|  Retail trade                          |  Transport and storage             |
|  Wholesale trade                       |   |

[illegible]

- ☒ Less than 20 employees ☒ Between 20 and 99 employees
- ☒ Between 100 and 499 employees ☒ More than 500 employees

-  Private  Public (government-related employment)  Not for profit

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number

DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

### PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Union collective agreement unilateral termination in a manner provided* where applicable.

1. Are you a bargaining agent for: ☐ Employer  
☐ Employee

2. What is your **Australian Business Number (ABN)**?

[illegible]

3. What is your legal name?

[illegible]

4. What is your **address**? (for the purpose of correspondence related to the agreement)

[illegible]

Suburb

[illegible]

State

|  |  |  |
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Postcode

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5. Please provide **contact details** for the **bargaining agent** to whom we should direct our enquiries in relation to the lodgement:

Title

- ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

[illegible]

Given name

[illegible]

Email address

[illegible]

Phone number *(include area code)*

[illegible]

Mobile number

[illegible]

## DF-UCAUTMP-0806 (5 of 6)

Please provide information about the employee representative. Please answer all questions.

- [illegible]

- 

- Mobile number

[illegible]

- **When lodging a termination with 90 days written notice for a Union collective agreement(s) use DECLARATION FORM – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

**Read these instructions before completing the form:**

1. Use this form to lodge a Union collective agreement unilateral termination with 90 days written notice only.
2. Do **not** use this form to lodge a Union collective agreement unilateral termination in a manner provided. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Do not use whiteout or covering stickers.
4. To lodge your *Notice: Union collective agreement unilateral termination with 90 days written notice*:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Union collective agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Union collective agreement was lodged.
  - iii. Attach a copy of the Employer Undertakings made pursuant to section 394 of the *Workplace Relations Act 1996* (if any).
  - iv. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Union collective agreement unilateral termination with 90 days written notice* must be provided to all parties to the Union collective agreement at least 90 days before lodgement.
6. Your Union collective agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer, each organisation bound by the agreement and the party lodging this declaration (where different) will be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

## DECLARATION FORM – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

The employer or the employee organisation bound by the agreement, or a person on behalf of the majority of employees whose employment is subject to the agreement, makes this declaration after giving 90 days written notice of the intention to terminate the union collective agreement.

The declaration form includes Part A: Declaration, Part B: Agreement and employer details, Part C: Bargaining agent details, Part D: Employee organisation details and Part E: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

## PART A: DECLARATION

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the union collective agreement has passed its nominal expiry date.
- ☐ at least 90 days before the lodgement of this declaration and after the nominal expiry date of the union collective agreement passed, reasonable steps were taken to give the *Notice: Union collective agreement unilateral termination with 90 days written notice* to:
  - If the employer is lodging: each employee covered by the agreement when the notice is given and all employee organisations party to the agreement; or
  - If the employee organisation is lodging: the employer and each employee covered by the agreement when the notice is given, and all other employee organisations party to the agreement; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given and all employee organisations party to the agreement.

If the employer is lodging and if applicable:

- ☐ the employer has made undertakings as to the terms and conditions of employment of the employees following termination of the union collective agreement; and
- ☐ a written copy of those undertakings were provided with the *Notice: Union collective agreement unilateral termination with 90 days written notice*; and
- ☐ a copy of the employer's undertakings are lodged with this declaration.

## Name of person making the declaration

Family name or surname

[illegible]

Given name(s)

[illegible]

I am: (mark appropriate box with an 'X')

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ an employee organisation, or
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

Signature

|  |  |
|--|--|
|  |  |
|--|--|

Date of declaration

DDMMYY

## PRIVACY STATEMENT

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.







DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

9. What is your email address?

[illegible]

10. What is your preferred method of contact for correspondence? (mark one box with an 'X')

Mail Email 

11. Which of the following best describes the **industry** in which you operate? (mark one box with an 'X')

- |   |                                       |   |                                   |
|---|---------------------------------------|---|-----------------------------------|
|  | Accommodation, cafés and restaurants  |  | Agriculture, forestry and fishing |
|  | Communication services                |  | Construction                      |
|  | Cultural and recreational services    |  | Education                         |
|  | Electricity, gas and water supply     |  | Finance and insurance             |
|  | Government administration and defence |  | Health and community services     |
|  | Manufacturing                         |  | Mining                            |
|  | Personal and other services           |  | Property and business services    |
|  | Retail trade                          |  | Transport and storage             |
|  | Wholesale trade                       |   |                                   |




What is the **primary activity** of the business? (e.g. music retailer, plumbing contractor, steel fabricator)

[illegible]

12. How many employees are employed? (include full-time, part-time and casual employees)

- ☒ Less than 20 employees ☒ Between 20 and 99 employees
- ☒ Between 100 and 499 employees ☒ More than 500 employees

13. What employment sector do you belong to?

-  Private  Public (government-related employment)  Not for profit

14. Please provide **contact details** for the **employer representative** to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

Given name

[illegible]

Email address

[illegible]

Phone number (include area code)

[illegible]

Mobile number

[illegible]

DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Union collective agreement unilateral termination with 90 days written notice* where applicable.

1. Are you a bargaining agent for: ☒ Employer  
☒ Employee

2. What is your Australian Business Number (ABN)?

3. What is your legal name?

4. What is your address? (for the purpose of correspondence related to the agreement)  
  
  
Suburb   
State  Postcode

5. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:

Title ☒ Mr ☒ Mrs ☒ Miss ☒ Ms  
Family name or surname   
Given name   
Email address   
Phone number (include area code)   
Mobile number



DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART D: EMPLOYEE ORGANISATION DETAILS

Please provide information about the employee organisation/s who are a party to the union collective agreement being terminated.

If you are the employer or the employee representative questions 2 and 3 are mandatory, and the other questions are to be answered to the best of your knowledge.

If there are more than one employee organisation party to the union collective agreement the lodging party must answer questions 2 and 3 on *Declaration Form – Union collective agreement unilateral termination with 90 days written notice Part D: Employee organisation details* (Code: DF-UCAUT90DD-0806) and the other questions are to be answered to the best of their knowledge.

1. What is your Australian Business Number (ABN)?

2. What is your legal name?

3. What is your address? (for the purpose of correspondence related to the agreement)

Suburb State Postcode

4. Please provide contact details for the employee organisation (union) representative to whom we should direct our enquiries in relation to the lodgement:

Title Mr Mrs Miss Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number



### PART E: EMPLOYEE REPRESENTATIVE DETAILS (IF APPLICABLE)

1. What is your name?

[illegible]

- [illegible]

|        |  |  |  |  |  |  |  |  |  |  |  |  |  |  |       |  |  |  |          |  |  |  |  |  |
|--------|--|--|--|--|--|--|--|--|--|--|--|--|--|--|-------|--|--|--|----------|--|--|--|--|--|
| Suburb |  |  |  |  |  |  |  |  |  |  |  |  |  |  | State |  |  |  | Postcode |  |  |  |  |  |
|--------|--|--|--|--|--|--|--|--|--|--|--|--|--|--|-------|--|--|--|----------|--|--|--|--|--|

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number

DECLARATION FORM – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART D: EMPLOYEE ORGANISATION DETAILS

Please provide information about the employee organisation/s who are a party to the union collective agreement being terminated.

If you are the employer or the employee representative questions 2 and 3 are mandatory, and the other questions are to be answered to the best of your knowledge.

This form must be completed for each employee organisation party to the union collective agreement being terminated. The lodging party must answer questions 2 and 3, and the other questions are to be answered to the best of their knowledge.

1. What is your Australian Business Number (ABN)?

[illegible]

2. What is your legal name?

[illegible]

3. What is your **address**? (for the purpose of correspondence related to the agreement)

[illegible]

Suburb

[illegible]

State

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Postcode

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4. Please provide **contact details** for the **employee organisation representative** to whom we should direct our enquiries in relation to the lodgement:

Title

☐ Mr

☐ Mrs

☐ Miss

☐ Ms

Family name or surname

[illegible]

Given name

[illegible]

Email address

[illegible]

Phone number (include area code)

[illegible]

Mobile number

[illegible]

- **When lodging a termination in a manner provided for in an Employer greenfields agreement(s) use DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED**



# DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

## Read these instructions before completing the form:

1. Use this form to lodge an Employer greenfields agreement unilateral termination in a manner provided only.
2. Do **not** use this form to lodge an Employer greenfields agreement unilateral termination with 90 days written notice. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Employer greenfields agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Employer greenfields agreement was lodged.
  - iii. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Employer greenfields agreement unilateral termination in manner provided* must be provided to all parties to the Employer greenfields agreement at least 14 days before lodgement.
6. Your Employer greenfields agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer and the party who lodged this declaration (if not employer) will be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

|  |  |  |  |  |  |  |  |  |  |
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10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.



## DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

The employer, or a person on behalf of the majority of employees whose employment is subject to the agreement (the employee representative), makes this declaration when terminating an agreement unilaterally in a manner provided for within the agreement. The manner provided for refers to the clause/provision which sets out how the agreement may be terminated.

The declaration form includes Part A: Declaration, Part B: Agreement and employer details, Part C: Bargaining agent details and Part D: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

### PART A: DECLARATION

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the employer greenfields agreement has passed its nominal expiry date.
- ☐ the employer greenfields agreement has a clause/provision which sets out how the employer greenfields agreement may be terminated after its nominal expiry date has passed.
- ☐ all the requirements of the employer greenfields agreement relating to unilateral termination after its nominal expiry date has been met.
- ☐ after the nominal expiry date of the employer greenfields agreement passed and at least 14 days before this declaration form was lodged, reasonable steps were taken to give the *Notice: Employer greenfields agreement unilateral termination in a manner provided to:*
  - If the employer is lodging: each employee covered by the agreement when the notice is given; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given.

#### Name of person making the declaration

Family name or surname

Given name(s)

I am: *(mark appropriate box with an 'X')*

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

Signature

Date of declaration

#### PRIVACY STATEMENT

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act. Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART B: AGREEMENT AND EMPLOYER DETAILS

Please provide information about the employer greenfields agreement being terminated. If you are the employer, all questions must be answered.

If you are the employee representative questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered to the best of your knowledge.

1. What is the **Agreement number** of the agreement being terminated? (*refer to the Declaration Receipt issued by the Office of the Employment Advocate*)

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|---|--|--|--|--|--|
| 2. How many employees are covered by the agreement? |  |  |  |  |  |
|---|--|--|--|--|--|

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3. In what state/territory was the agreement in operation? (mark all applicable boxes with an 'X')

☐ ACT ☐ NSW ☐ NT ☐ Qld ☐ SA ☐ Tas ☐ Vic ☐ WA

4. At the date of lodgement of the termination of the agreement, how many employees are in the following demographic groups?

Female

|  |  |  |  |  |  |
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Non-English speaking background

|  |  |  |  |  |  |
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Aboriginal and Torres Strait Islander people

|  |  |  |  |  |  |
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Disabled

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Part-time

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Casual

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Under 21 years of age

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Over 45 years of age (mature age)

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Please provide information about the employer who is a party to the employer greenfields agreement being terminated.

- [illegible]

[illegible]

6. What is your legal name?

[illegible]

7. What is your trading name? (only complete if different to the legal name in question 6)

[illegible]

8. What is your **address**? (for the purpose of correspondence related to the agreement)

[illegible]

Suburb

[illegible]

State

|  |  |  |
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Postcode

|  |  |  |  |
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9. What is your email address?

[illegible]

11. Which of the following best describes the **industry** in which you operate? (mark one box with an 'X')

- What is the **primary activity** of the business? (e.g. music retailer, plumbing contractor, steel fabricator)

[illegible]

13. What employment sector do you belong to?

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

[illegible]

Email address

Phone number (include area code)

Mobile number

DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Employer greenfields agreement unilateral termination in a manner provided* where applicable.

1. Are you a bargaining agent for: ☐ Employer  
☐ Employee
2. What is your Australian Business Number (ABN)?
3. What is your legal name?
4. What is your address? (for the purpose of correspondence related to the agreement)  
  
  
Suburb  State  Postcode
5. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:  
Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms  
Family name or surname   
Given name   
Email address   
Phone number (include area code)   
Mobile number





DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

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- **When lodging a termination with 90 days written notice for an Employer greenfields agreement(s) use DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

Read these instructions before completing the form:

1. Use this form to lodge a Employer greenfields agreement unilateral termination with 90 days written notice only.
2. Do **not** use this form to lodge an Employer greenfields agreement unilateral termination in a manner provided. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Employer greenfields agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Employer greenfields agreement was lodged.
  - iii. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Employer greenfields agreement unilateral termination with 90 days written notice* must be provided to all parties to the Employer greenfields agreement at least 90 days before lodgement.
6. Your Employer greenfields agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer and the party lodging this declaration (where different) will be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

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|--|--|--|--|--|--|
10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.



The employer or a person on behalf of the majority of employees whose employment is subject to the agreement (the employee representative), makes this declaration after giving 90 days written notice of the intention to terminate the Employer greenfields agreement.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the employer greenfields agreement has passed its nominal expiry date.
- ☐ at least 90 days before the lodgement of this declaration and after the nominal expiry date of the employer greenfields agreement passed, reasonable steps were taken to give the *Notice: Employer greenfields agreement unilateral termination with 90 days written notice* to:
  - if the employer is lodging: each employee covered by the agreement when the notice is given; or
  - if lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given.

☐ the employer has made undertakings as to the terms and conditions of employment of the employee following termination of the employer greenfields agreement; and

☐ a written copy of those undertakings was provided with the *Notice: Employer greenfields agreement unilateral termination with 90 days written notice*; and

☐ a copy of the employer's undertakings is lodged with this declaration.

[illegible]

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

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DDMMYY

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.

## DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART B: AGREEMENT AND EMPLOYER DETAILS

Please provide information about the employer greenfields agreement being terminated. If you are the employer all questions must be answered.

If you are the employee representative questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered to the best of your knowledge.

1. What is the **Agreement number** of the agreement being terminated? (*refer to the Declaration Receipt issued by the Office of the Employment Advocate*)

|  |  |  |  |  |  |  |  |
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2. How many employees are covered by the agreement?

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|--|--|--|--|--|--|

3. In what state/territory was the agreement in operation? (mark all applicable boxes with an 'X')

☐ ACT    ☐ NSW    ☐ NT    ☐ Qld    ☐ SA    ☐ Tas    ☐ Vic    ☐ WA

4. At the date of lodgement of the termination of the agreement, how many employees are in the following demographic groups?

Female

|  |  |  |  |  |  |
|--|--|--|--|--|--|
|  |  |  |  |  |  |
|--|--|--|--|--|--|

Non-English speaking background

|  |  |  |  |  |  |
|--|--|--|--|--|--|
|  |  |  |  |  |  |
|--|--|--|--|--|--|

Aboriginal and Torres Strait Islander people

|  |  |  |  |  |  |
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Disabled

|  |  |  |  |  |  |
|--|--|--|--|--|--|
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Part-time

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Casual

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Under 21 years of age

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Over 45 years of age (mature age)

|  |  |  |  |  |  |
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|  |  |  |  |  |  |
|--|--|--|--|--|--|

Please provide information about the employer who is a party to the employer greenfields agreement being terminated.

5. What is your **Australian Business Number (ABN)**?

[illegible]

6. What is your legal name?

[illegible]

7. What is your **trading name**? *(only complete if different to the legal name in question 6)*

[illegible]

8. What is your **address**? (for the purpose of correspondence related to the agreement)

[illegible]

Suburb

[illegible]

State

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




Postcode

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9. What is your email address?




[illegible]

11. Which of the following best describes the **industry** in which you operate? (mark one box with an 'X')

- |   |   |
|---|---|
|  Accommodation, cafés and restaurants  |  Agriculture, forestry and fishing |
|  Communication services                |  Construction                      |
|  Cultural and recreational services    |  Education                         |
|  Electricity, gas and water supply     |  Finance and insurance             |
|  Government administration and defence |  Health and community services     |
|  Manufacturing                         |  Mining                            |
|  Personal and other services           |  Property and business services    |
|  Retail trade                          |  Transport and storage             |
|  Wholesale trade                       |   |

[illegible]

- ☒ Less than 20 employees ☒ Between 20 and 99 employees
- ☒ Between 100 and 499 employees ☒ More than 500 employees

-  Private  Public (government-related employment)  Not for profit

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible][illegible]

Email address

Phone number (include area code)

Mobile number

DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

### PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Employer greenfields agreement unilateral termination with 90 days written notice* where applicable.

1. Are you a bargaining agent for:

Employer

Employee

2. What is your Australian Business Number (ABN)?

3. What is your legal name?

4. What is your address? (*for the purpose of correspondence related to the agreement*)

SuburbStatePostcode

5. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:

Title

Mr

Mrs

Miss

Ms

Family name or surname

Given name

Email address

Phone number (*include area code*)

Mobile number



## PART D: EMPLOYEE REPRESENTATIVE DETAILS (IF APPLICABLE)

1. What is your name?

[illegible][illegible]

Suburb                 State    Postcode

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible][illegible][illegible]

Phone number (include area code) \_\_\_\_\_

Mobile number

DECLARATION FORM – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

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- **When lodging a termination in a manner provided for a Union greenfields agreement(s) use  
DECLARATION FORM – UNION GREENFIELDS AGREEMENT UNILATERAL  
TERMINATION IN A MANNER PROVIDED**



Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – UNION GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

Read these instructions before completing the form:

1. Use this form to lodge a Union greenfields agreement unilateral termination in a manner provided only.
2. Do **not** use this form to lodge a Union greenfields agreement unilateral termination with 90 days written notice. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Union greenfields agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Union greenfields agreement was lodged.
  - iii. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Union greenfields agreement unilateral termination in a manner provided* must be provided to all parties to the Union greenfields agreement at least 14 days before lodgement.
6. Your Union greenfields agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer, each organisation bound by the agreement and the party lodging this declaration (where different) will each be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

|  |  |  |  |  |  |
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|  |  |  |  |  |  |
|--|--|--|--|--|--|
10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.



The employer or the employee organisation bound by the agreement, or a person on behalf of the majority of employees whose employment is subject to the agreement makes this declaration when terminating an agreement unilaterally in a manner provided for within the agreement. The manner provided for within the union greenfields agreement refers to the clause/provision which sets out how the agreement may be terminated.

The declaration form includes Part A: Declaration, Part B: Agreement and employer details, Part C: Bargaining agent details, Part D: Employee organisation details and Part E: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

## PART A: DECLARATION

The person making this declaration declares that: *(Please mark boxes with 'X' to indicate)*

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the union greenfields agreement has passed its nominal expiry date.
- ☐ the union greenfields agreement has a clause/provision which sets out how the union greenfields agreement may be terminated after its nominal expiry date has passed.
- ☐ all the requirements of the union greenfields agreement relating to unilateral termination after its nominal expiry date have been met.
- ☐ after the nominal expiry date of the union greenfields agreement passed and at least 14 days before this declaration form was lodged, reasonable steps were taken to give the *Notice: Union greenfields agreement unilateral termination in a manner provided to:*
  - If the employer is lodging: each employee covered by the agreement when the notice is given and all employee organisations party to the agreement; or
  - If the employee organisation is lodging: the employer and each employee covered by the agreement when the notice is given, and all other employee organisations party to the agreement; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given and all other employee organisations party to the agreement.

## Name of person making the declaration

[illegible]

I am: *[mark appropriate box with an 'X']*

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ an employee organisation, or
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

Signature

Date of declaration

DDMMYY

## PRIVACY STATEMENT

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act.




Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



9. What is your email address?

[illegible]

11. Which of the following best describes the **industry** in which you operate? (mark one box with an 'X')

- |   |   |
|---|---|
|  Accommodation, cafés and restaurants  |  Agriculture, forestry and fishing |
|  Communication services                |  Construction                      |
|  Cultural and recreational services    |  Education                         |
|  Electricity, gas and water supply     |  Finance and insurance             |
|  Government administration and defence |  Health and community services     |
|  Manufacturing                         |  Mining                            |
|  Personal and other services           |  Property and business services    |
|  Retail trade                          |  Transport and storage             |
|  Wholesale trade                       |   |

[illegible]

- ☒ Less than 20 employees ☒ Between 20 and 99 employees
- ☒ Between 100 and 499 employees ☒ More than 500 employees

-  Private  Public (government-related employment)  Not for profit

- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible]

Given name

Email address

Phone number (include area code)

Mobile number

DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

## PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Union greenfields agreement unilateral termination in a manner provided* where applicable.

1. Are you a bargaining agent for: ☐ Employer  
☐ Employee
2. What is your Australian Business Number (ABN)?
3. What is your legal name?
4. What is your address? (for the purpose of correspondence related to the agreement)  
  
  
Suburb  State  Postcode
5. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:  
Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms  
Family name or surname   
Given name   
Email address   
Phone number (include area code)   
Mobile number



## DF-UGAUTMP-0806 (5 of 6)

# DECLARATION FORM – UNION GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

#### PART E: EMPLOYEE REPRESENTATIVE DETAILS (IF APPLICABLE)

Please provide information about the Employee representative. Please answer all questions.

1. What is your legal name?

[illegible]

2. What is your **address**? *(for the purpose of correspondence related to the agreement)*

[illegible]

Suburb             State    Postcode

3. Please provide **contact details** for the **employee representative** to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

☐ Mr ☐ Mrs ☐ Miss ☐ Ms

[illegible][illegible][illegible][illegible][illegible][illegible]

Phone number (include area code)

[illegible]

Mobile number

[illegible]

## PART D: EMPLOYEE ORGANISATION DETAILS

This form must be completed for each employee organisation party to the union collective agreement being terminated. The lodging party must answer questions 2 and 3, and the other questions are to be answered to the best of their knowledge.

- [illegible]

- **When lodging a termination with 90 days written notice for a Union greenfields agreement(s) use DECLARATION FORM – UNION GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE**





Australian Government  
Office of the Employment Advocate

## DECLARATION FORM – UNION GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

**Read these instructions before completing the form:**

1. Use this form to lodge a Union greenfields agreement unilateral termination with 90 days written notice only.
2. Do **not** use this form to lodge a Union greenfields agreement unilateral termination in a manner provided. You need to use different forms to lodge other kinds of agreements.
3. Use a black pen and print clearly in BLOCK LETTERS. Put a cross in the relevant boxes. Do not use whiteout or covering stickers.
4. To lodge your termination:
  - i. Make, sign and date the declaration at the start of the form. (Knowingly making a false declaration is a serious offence.)
  - ii. Answer the questions as required in the form. The Agreement number for the Union greenfields agreement being terminated must be provided. Refer to the Declaration Receipt issued by the Office of the Employment Advocate when the Union greenfields agreement was lodged.
  - iii. Attach a copy of the Employer Undertakings made pursuant to section 394 of the *Workplace Relations Act 1996* (if any).
  - iv. Mail the documents to this address:  
Office of the Employment Advocate  
Locked Bag 12  
MARRICKVILLE NSW 2204
5. *Notice: Union greenfields agreement unilateral termination with 90 days written notice* must be provided to all parties to the Union greenfields agreement at least 90 days before lodgement.
6. Your Union greenfields agreement stops operating on the date this declaration is lodged - i.e. received - at the address above.
7. The employer, each organisation bound by the agreement, and the party lodging this declaration (where different) will each be sent Declaration Receipts.
8. If you have any questions or need assistance, you can call the Office of the Employment Advocate on 1300 366 632 between 8:30am and 7:00pm (AEST) Monday to Friday.
9. Record the date on which you posted this completed form to the address above:  

|  |  |  |  |  |  |
|--|--|--|--|--|--|
|  |  |  |  |  |  |
|--|--|--|--|--|--|
10. Tear off this page and retain for your records. This page is not required by the Office of the Employment Advocate.

DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

The employer or the employee organisation bound by the agreement, or a person on behalf of the majority of employees whose employment is subject to the agreement, makes this declaration after giving 90 days written notice of the intention to terminate the union greenfields agreement.

The declaration form includes Part A: Declaration, Part B: Agreement and employer details, Part C: Bargaining agent details, Part D: Employee organisation details and Part E: Employee representative details.

The person who makes this declaration and completes the declaration form, does so under caution that the provision of any information or document to the Employment Advocate that the person knows to be false or misleading, is a serious offence under the *Criminal Code Act 1995*. The maximum penalty is 12 months imprisonment.

**PART A: DECLARATION**

The party making the declaration declares that: (Please mark boxes with 'X' to indicate)

- ☐ the information in the declaration form is true and correct to the best of my knowledge.
- ☐ the union greenfields agreement has passed its nominal expiry date.
- ☐ at least 90 days before the lodgement of this declaration and after the nominal expiry date of the union greenfields agreement passed, reasonable steps were taken to give the *Notice: Union greenfields agreement unilateral termination with 90 days written notice* to:
- If the employer is lodging: each employee covered by the agreement when the notice is given and all employee organisations party to the agreement; or
  - If the employee organisation is lodging: the employer and each employee covered by the agreement when the notice is given, and all other employee organisations party to the agreement; or
  - If lodging for a majority of employees: the employer and each employee covered by the agreement when the notice is given and all employee organisations party to the agreement.

If the employer is lodging and if applicable:

- ☐ the employer has made undertakings as to the terms and conditions of employment of the employees following termination of the union greenfields agreement; and
- ☐ a written copy of those undertakings were provided with the *Notice: Union greenfields agreement unilateral termination with 90 days written notice*; and
- ☐ a copy of the employer's undertakings are lodged with this declaration.

**Name of person making the declaration**

Family name or surname

Given name(s)

I am: (mark appropriate box with an 'X')

- ☐ the employer, or
- ☐ a bargaining agent appointed by the employer and given authority to make this declaration, or
- ☐ an employee organisation, or
- ☐ a person on behalf of the majority of employees whose employment is subject to the agreement.

Signature

Date of declaration

**PRIVACY STATEMENT**

The Employment Advocate treats the privacy of an individual's personal information seriously. Personal information is any information that would identify a natural person.

Any personal information provided by you in the declaration form will only be used or disclosed for the purposes of sending declaration receipts, providing information to the Minister and conducting research related to the Employment Advocate's promotional, educational, advice and assistance functions under the *Workplace Relations Act 1996* (the Act). This information may also be disclosed to workplace inspectors appointed under the Act. Unless you say otherwise, the information may also be used to provide you with information, as part of the Employment Advocate's education and information function.



Australian Government  
Office of the Employment Advocate

Phone: 1300 366 632 Website: [www.oea.gov.au](http://www.oea.gov.au)

DF-UGAUT900-0806 (1 of 6)

## PART B: AGREEMENT AND EMPLOYER DETAILS

If you are the employee representative or an employee organisation questions 1, 6, 7 and 8 are mandatory. The other questions are to be answered to the best of your knowledge.

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- ☐ ACT
 ☐ NSW
 ☐ NT
 ☐ Qld
 ☐ SA
 ☐ Tas
 ☐ Vic
 ☐ WA

- Female

|                                 |  |  |  |  |  |  |
|---------------------------------|--|--|--|--|--|--|
| Non-English speaking background |  |  |  |  |  |  |
|---------------------------------|--|--|--|--|--|--|

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
| Aboriginal and Torres Strait Islander people |  |  |  |  |  |  |  |
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|----------|--|--|--|--|--|--|
| Disabled |  |  |  |  |  |  |
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|           |  |  |  |  |  |  |
|-----------|--|--|--|--|--|--|
| Part-time |  |  |  |  |  |  |
|-----------|--|--|--|--|--|--|

|        |  |  |  |  |  |  |
|--------|--|--|--|--|--|--|
| Casual |  |  |  |  |  |  |
|--------|--|--|--|--|--|--|

|                       |  |  |  |  |  |  |
|-----------------------|--|--|--|--|--|--|
| Under 21 years of age |  |  |  |  |  |  |
|-----------------------|--|--|--|--|--|--|

|                                   |  |  |  |  |  |  |
|-----------------------------------|--|--|--|--|--|--|
| Over 45 years of age (mature age) |  |  |  |  |  |  |
|-----------------------------------|--|--|--|--|--|--|

5. What is your Australian Business Number (ABN)?

- [illegible]

- [illegible]

- [illegible]

[illegible]















DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

9. What is your email address?

10. What is your preferred method of contact for correspondence? (mark one box with an 'X')

Mail Email ☐

11. Which of the following best describes the **industry** in which you operate? (mark one box with an 'X')

- |   |   |
|---|---|
|  Accommodation, cafés and restaurants  |  Agriculture, forestry and fishing |
|  Communication services                |  Construction                      |
|  Cultural and recreational services    |  Education                         |
|  Electricity, gas and water supply     |  Finance and insurance             |
|  Government administration and defence |  Health and community services     |
|  Manufacturing                         |  Mining                            |
|  Personal and other services           |  Property and business services    |
|  Retail trade                          |  Transport and storage             |
|  Wholesale trade                       |   |

What is the **primary activity** of the business? (e.g. music retailer, plumbing contractor, steel fabricator)

12. How many employees are employed? (include full-time, part-time and casual employees)

- ☒ Less than 20 employees ☒ Between 20 and 99 employees
- ☒ Between 100 and 499 employees ☒ More than 500 employees

13. What employment sector do you belong to?

-  Private  Public (government-related employment)  Not for profit

14. Please provide **contact details** for the **employer representative** to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms

Family name or surname

Given name

Email address

Phone number (include area code)

Mobile number



DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

PART C: BARGAINING AGENT DETAILS (IF APPLICABLE)

Please provide information about the bargaining agent who has lodged this *Declaration Form – Union greenfields agreement unilateral termination with 90 days written notice* where applicable.

1. Are you a bargaining agent for: ☐ Employer  
☐ Employee

2. What is your Australian Business Number (ABN)?

3. What is your legal name?

4. What is your address? (for the purpose of correspondence related to the agreement)  
  
  
Suburb  State  Postcode

5. Please provide contact details for the bargaining agent to whom we should direct our enquiries in relation to the lodgement:

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms  
Family name or surname   
Given name   
Email address   
Phone number (include area code)   
Mobile number



DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART D: EMPLOYEE ORGANISATION DETAILS

Please provide information about the Employee organisation/ party to the union greenfields agreement being terminated. If you are the employee organisation lodging all questions must be answered.

If you are the employer or the employee representative questions 2 and 3 are mandatory, and the other questions are to be answered to the best of your knowledge.

If there are more than one employee organisation party to the union collective agreement the lodging party must answer questions 2 and 3 on *Declaration Form - Union greenfields agreement unilateral termination with 90 days written notice Part D: Employee organisation details (Code: DF-UGAUT90DD-0806)* and the other questions are to be answered to the best of their knowledge.

1. What is your Australian Business Number (ABN)?
2. What is your legal name?
3. What is your address? *(for the purpose of correspondence related to the agreement)*
- Suburb State Postcode
4. Please provide contact details for the employee organisation representative to whom we should direct our enquiries in relation to the lodgement:
- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms
- Family name or surname
- Given name
- Email address
- Phone number *(include area code)*
- Mobile number





DECLARATION FORM – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

## PART D: EMPLOYEE ORGANISATION DETAILS

Please provide information about the employee organisation/s party to the union greenfields agreement being terminated. If you are the employee organisation lodging all questions must be answered.

If you are the employer or the employee representative questions 2 and 3 are mandatory, and the other questions are to be answered to the best of your knowledge.

This form must be completed for each employee organisation party to the union collective agreement being terminated. The lodging party must answer questions 2 and 3, and the other questions are to be answered to the best of their knowledge.

1. What is your **Australian Business Number (ABN)**?
2. What is your **legal name**?
3. What is your **address**? *(for the purpose of correspondence related to the agreement)*
- Suburb  State  Postcode
4. Please provide **contact details** for the **employee organisation representative** to whom we should direct our enquiries in relation to the lodgement:
- Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms
- Family name or surname
- Given name
- Email address
- Phone number *(include area code)*
- Mobile number





A handwritten signature in black ink, appearing to read 'Peter McIlwain', with a stylized flourish at the end.

**PETER MCILWAIN**  
**Employment Advocate**  
**20 September 2006**

## COMMONWEALTH OF AUSTRALIA

### *Workplace Relations Act 1996*

#### **Notice under sections 392(4) & (5); 292(4) & (5) – Notice of unilateral termination**

**I, PETER MCILWAIN, Employment Advocate, acting under paragraph 395(3) of the *Workplace Relations Act 1996* ('the Act') GIVE NOTICE, as set out hereunder, of the form for the written notice to be given when a workplace agreement is to be terminated under paragraph 392 or 393 of the Act:**

- 1. The employer in relation to the agreement, a majority of the employees whose employment is subject to the agreement, in the case of an Australian workplace agreement – a bargaining agent at the request of the employer or the employee, or an organisation of employees that is bound by the agreement uses the form of notice relevant to the type of workplace agreement(s) as set out in item two below.**
- 2. The notice forms relevant to the type of workplace agreement(s) are as follows:**

- **When terminating in a manner provided for in an Australian workplace agreement(s) use  
NOTICE - AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION  
IN A MANNER PROVIDED as set out immediately below**



## NOTICE – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED

All the requirements of the Australian workplace agreement termination clause have been met because (set out how you have met the requirements below):

[illegible]

I intend to lodge a declaration form terminating the Australian workplace agreement on  
(insert date [this date must be at least 14 days after the Notice date entered on page 1])

DDMMYY

with the Office of the Employment Advocate.

Signature

|  |
|--|
|  |
|--|

Signed by: (Please mark box with an 'X' to indicate)

- ☐ Employer
- ☐ Bargaining agent for the employer
- ☐ Bargaining agent for the employee.



- **When lodging a termination with 90 days written notice for an Australian workplace agreement(s) use NOTICE – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE as set out immediately below**

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 393(5)]

To (name of other party to the Australian workplace agreement):

[illegible]

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

[illegible][illegible]

DDMMYY

[illegible]

## NOTICE – AUSTRALIAN WORKPLACE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

I intend to lodge a declaration form terminating the Australian workplace agreement on  
(this date must be at least 90 days after the Notice date entered on page 1)

DDMMYY

with the Office of the Employment Advocate.

If notice is being given by the employer:

(If applicable) The following written undertakings are provided as to the terms and conditions that will apply to you from the day this Australian workplace agreement is terminated.

[illegible]

Signature

|  |
|--|
|  |
|--|

Signed by: (Please mark box with an 'X' to indicate)

- ☐ Employer
- ☐ Bargaining agent for the employer
- ☐ Bargaining agent for the employee.





- **When lodging a termination in a manner provided for in an Employee collective agreement(s) use NOTICE - EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED as set out immediately below**

NOTICE – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 392(5)]

Date of notice

DDMMYY

To (name of the other party/parties to the Employee collective agreement) as applicable:

*The employer*

[illegible]

Employee collective Agreement number (refer to the Declaration Receipt issued by the Office of the Employment Advocate):

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
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|--|--|--|--|--|--|--|--|

The Employee collective agreement between *(insert name of the employer party)*

[illegible]

and its employees, referred to above passed its nominal expiry date on *(insert nominal expiry date of Employee collective agreement)*

DDMMYY

In accordance with section 392(4) of the *Workplace Relations Act 1996*, I/We (insert name of employer or if it is the majority of employees, the person for and on behalf of the majority),

[illegible]

give notice of an intention to terminate the Employee collective agreement in the manner provided in the Employee collective agreement as set out at clause/provision of the Employee collective agreement *(insert number and/or name of the Employee collective agreement term that provides for termination after the nominal expiry date)*

[illegible]

NOTICE – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

All the requirements of the Employee collective agreement termination clause have been met because *(set out how you have met the requirements below)*:

[illegible]

I/We intend to lodge a declaration form terminating the Employee collective agreement on:  
(insert date [this date must be at least 14 days after the Notice date entered on page 1])

DDMMYY

with the Office of the Employment Advocate.

Signature

|  |
|--|
|  |
|--|

Signed by: *(Please mark box with an 'X' to indicate)*

- ☐ Employer
- ☐ A person for and on behalf of a majority of the employees.



- **When lodging a termination with 90 days written notice for an Employee collective agreement(s) use NOTICE – EMPLOYEE COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE as set out immediately below**



NOTICE – EMPLOYEE COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

I/We intend to lodge a declaration form terminating the Employee collective agreement on:  
(this date must be at least 90 days after the Notice date entered on page 1)

DDMMYY

with the Office of the Employment Advocate.

If notice is being given by the employer:

(If applicable) The following written undertakings are provided as to the terms and conditions that will apply to employees (who were covered by the Employee collective agreement just before it is terminated) from the day this Employee collective agreement is terminated.

[illegible]

Signature

|  |
|--|
|  |
|--|

Signed by: (Please mark box with an 'X' to indicate)

- ☐ Employer
- ☐ A person for and on behalf of a majority of the employees.



- **When lodging a termination in a manner provided for in a Union collective agreement(s) use NOTICE – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED as set out immediately below**

NOTICE – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 392(5)]

Date of notice

To (name of other party/parties to the Union collective agreement) as applicable:

### *The Employer*

[illegible]

*Employee organisations (unions) party to the Union collective agreement*

[illegible]

Union collective **Agreement number** (refer to the Declaration Receipt issued by the Office of the Employment Advocate):

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

The Union collective agreement between *(insert name of the employer party)*

[illegible]

and (insert name of the employee organisation/s)

[illegible]

referred to above passed its nominal expiry date on  
(insert nominal expiry date of Union collective agreement)

DDMMYY



In accordance with section 392(4) of the *Workplace Relations Act 1996*, I/We (*insert name of employer, the employee organisation or if it is the majority of employees, the person for and on behalf of the majority*),

[illegible]

DDMMYY

Signature

|  |
|--|
|  |
|--|

- ☐ Employer
- ☐ Employee organisation
- ☐ A person for and on behalf of a majority of the employees.

- **When lodging a termination with 90 days written notice for a Union collective agreement(s) use NOTICE – UNION COLLECTIVE AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE as set out immediately below**

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 393(5)]

DDMMYY

*The employer*

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

DDMMYY

NOTICE – UNION COLLECTIVE AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

In accordance with section 393(4) of the *Workplace Relations Act 1996*, I/We (insert name of employer, the employee organisation or if it is the majority of employees, the person for and on behalf of the majority),

give notice of an intention to terminate the Union collective agreement.

I/We intend to lodge a declaration form terminating the Union collective agreement on:  
(this date must be at least 90 days after the Notice date entered on page 1)

DDMMYY

with the Office of the Employment Advocate.

If notice is being given by employer:

(If applicable) The following written undertakings are provided as to the terms and conditions that will apply to employees (who were covered by the Union collective agreement just before it is terminated) from the day this Union collective agreement is terminated.

Signature

|  |
|--|
|  |
|--|

Signed by: (Please mark box with an 'X' to indicate)

- ☐ Employer
- ☐ Employee organisation
- ☐ A person for and on behalf of a majority of the employees.



- **When lodging a termination in a manner provided for in an Employer greenfields agreement(s) use NOTICE – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION IN A MANNER PROVIDED as set out immediately below**

NOTICE – EMPLOYER GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION IN A MANNER PROVIDED

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 392(5)]

Date of notice 

|   |   |   |   |   |   |
|---|---|---|---|---|---|
| D | D | M | M | Y | Y |
|---|---|---|---|---|---|

To (name of the other party/parties to the Employee collective agreement):

*The employer:*

*The employees:*

Employer greenfields Agreement number (refer to the Declaration Receipt issued by the Office of the Employment Advocate):

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

The Employer greenfields agreement (*insert name of the employer party*):

referred to above passed its nominal expiry date on *(insert nominal expiry date of Employer greenfields agreement)*

|   |   |   |   |   |   |
|---|---|---|---|---|---|
| D | D | M | M | Y | Y |
|---|---|---|---|---|---|

In accordance with section 392(4) of the *Workplace Relations Act 1996*, I/We (insert name of employer or if it is the majority of employees, the person for and on behalf of the majority),



All the requirements of the Employer greenfields agreement termination clause have been met because  
(set out how you have met the requirements below):

[illegible]

DDMMYY

Signature

|  |
|--|
|  |
|--|

 Employer

☐ A person for and on behalf of a majority of the employees.

- **When lodging a termination with 90 days written notice for an Employer greenfields agreement(s) use NOTICE – EMPLOYER GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE as set out immediately below**



*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 393(5)]

To (the other party/parties subject to the Employer greenfields agreement):

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

DDMMYY

I/We intend to lodge a declaration form terminating the Employer greenfields agreement on:  
(this date must be at least 90 days after the Notice date entered on page 1)

DDMMYY

If notice is being given by the employer:

|  |
|--|
|  |
|--|

- ☐ Employer
- ☐ A person for and on behalf of a majority of the employees.

- **When lodging a termination in a manner provided for in a Union greenfields agreement(s) use NOTICE – UNION GREENFIELDS AGREEMENT DECLARATION FORM UNILATERAL TERMINATION IN A MANNER PROVIDED as set out immediately below**

*Workplace Relations Act 1996* [Part 8, Division 9, Sub-division D Section 392(5)]

Date of notice

To (name of other party/parties to the Union greenfields agreement) as applicable:

### The employer

*Employee organisation/s (union/s) party to the Union greenfields agreement*

Union greenfields Agreement number (refer to the Declaration Receipt issued by the Office of the Employment Advocate):

|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|
|  |  |  |  |  |  |  |  |
|--|--|--|--|--|--|--|--|

The Union greenfields agreement between *(insert name of the employer party)*:

and (insert name of the employee organisation/s)

referred to above passed its nominal expiry date on  
(insert nominal expiry date of Union greenfields agreement)

DDMMYY

In accordance with section 392(4) of the *Workplace Relations Act 1996*, I/We (*insert name of employer, the employee organisation or if it is the majority of employees, the person for and on behalf of the majority*),

DDMMYY

Signature

|  |
|--|
|  |
|--|

- ☐ Employer
- ☐ Employee organisation
- ☐ A person for and on behalf of a majority of the employees.

- **When lodging a termination with 90 days written notice for a Union greenfields agreement(s) use NOTICE – UNION GREENFIELDS AGREEMENT UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE as set out immediately below**



NOTICE – UNION GREENFIELDS AGREEMENT  
UNILATERAL TERMINATION WITH 90 DAYS WRITTEN NOTICE

DDMMYY

|  |
|--|
|  |
|--|

- ☐ Employer
- ☐ Employee Organisation
- ☐ A person for and on behalf of a majority of the employees.



A handwritten signature in black ink, appearing to read 'Peter McIlwain', with a stylized flourish at the end.

**PETER MCILWAIN**  
**Employment Advocate**  
**20 September 2006**

## 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                  |
|-------------|---|--|
| L W Gemmell | Family Name: Zurn Flushvalves<br><br>ZH-6152XL, Z-6000L, Z-6152L, ZH-6195L, Z-6154G, Z-6154H, Z-6154U, Z-6154P, ZH-6154G, ZH-6154H, ZH-6154U, Z-6000G, Z-6000H, Z-6000U, Z-6000P  | L W Gemmell and Associates Australia Pty Ltd |
| Greens      | Addition to Family Name: Slide Showers<br><br>Overhead, Apollo, Urbis, Cosmos   | Greens Industries Ltd                        |
| ECT         | Family Name: Thaya<br><br>Tap-01C, Tap-01D, Tap-01B   | ECT Global Pty Ltd                           |
| ECT         | Family Name: Sea Star<br><br>GNZ04, GNZ08, GNZ09, LNZ04, LNZ08, LNZ09, 274292   | ECT Global Pty Ltd                           |
| ECT         | CZ380   | ECT Global Pty Ltd                           |
| Auscan      | Family Name: 3 Star<br><br>011, 811, 815, 834, 854, 715EB, 715MB, A812, 801, A018, A17801, A905, 900, A01900, 711E, 710E, 711E6, 710E6, 911E, 910E, 934, 991, 910E6, A028, A010, HH472, 721, 734, 600, A605, A01600, 501  | Auscan Imports Pty Ltd                       |
| LG          | WT-R807   | LG Electronics Australia Pty Ltd             |
| LG          | WD-1457RD, WD-1458RD  | LG Electronics Australia Pty Ltd             |
| Hansgrohe   | Family Name: Range of 4 Star Mixing Tap Types<br><br>Axor Starck Single Lever Basin Mixer/10010003, Axor Starck Single Lever Extended Basin Mixer/10020003, Axor Starck 3 Hole Basin Mixer/10133003, Axor Starck 3 Hole Basin Mixer Wall Mounted/10313003<br><br>Allegra Metropol Single Lever Sink Mixer with Veggie Spray/14837003, Focus E Single Lever Basin Mixer/31718003, Talis S Single Lever Basin Mixer/32020003, Allegra Sportive Single Lever Sink Mixer/32810003 | Hangrohe AG                                  |

|                   |   |                              |
|-------------------|---|------------------------------|
|                   | Talis E Single Lever Basin Mixer/33007000, Allegra Steel Single Lever Sink Mixer with Veggie Spray/35807803, Axor Citterio Single Lever Basin Mixer/39010003, Axor Citterio 3 Hole Basin Mixer/39134003, Axor Citterio 3 Hole Basin Mixer Wall Mounted/39314003 |                              |
| Paco Janson       | Family Name: IB 5 star family<br><br>kusasi, hey joe, ecology, Love Me  | Arcorp Enterprises           |
| ZIP               | Family Name: Aqua Sense<br><br>Zip Aqua Sense - Surgeon, Zip Aqua Sense - Deck Mounted, Zip Aqua Sense - Wall Mounted   | Zip Heaters Aust. Pty Ltd    |
| ZIP               | Family Name: Tudor<br><br>Tudor Mono, Tudor Solo, Tudor Hero  | Zip Heaters Aust. Pty Ltd    |
| Greens            | Family Name: Zero Rated Products<br><br>2000 Series, 3000 Series, 5000 Series, 6000 Series, Alfa, Alfa 2, Alvita, Artec Ciel, Artec Rein, Aura, Country, Marketti Sphere, Splendour, Oxi, Quartz  | Greens Industries Ltd        |
| Greens            | Family Name: Single Lever Mixer<br><br>2000 Series, 3000 Series, 5000 Series, 6000 Series, Alfa, Alvita, Aura, Edge, Intamix, Marketti, Blade, Sphere, Oxi, Ika, Alfa 2   | Greens Industries Ltd        |
| Laufen            | Laufen Pro 2095.0, LIVING 2043.0  | Roca Asia Limited            |
| Laufen            | Mylife 2294.3, Alessi 2297.6, Duo 2276.0, Living 2443.6, Object 2126.0, Laufen Pro 2495.6, Laufen Pro 2495.7, Form 2367.6<br><br>Alessi 2197.1, Laufen Pro 2295.1, Alessi 2097.6, Mylife 2094.6, Form 2067.1, Form 2167.1                                       | Roca Asia Limited            |
| Caroma            | Addition to Family Name: Caroma 3 Star Urinal<br><br>Integra Electronic Urinal Suite  | GWA International Ltd        |
| IKEA of Sweden AB | ENSEN 600 64 089  | Globe Union Industrial Corp  |
| Greens            | Family Name: Combination Mixers<br><br>Laguna, Stella   | Greens Industries Ltd        |
| American Standard | Family Name: American Standard/Ideal Standard/Porcher<br><br>SILVER Basin 1635-003GDX0DW, CUBE Basin 3036-001AAX0DW, CUBE Basin 3136-001AAX0DW, CUBE Kitchen 3800-001AA00DW   | American Standard Korea Inc. |

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**  
**15 September 2006**

## Commonwealth of Australia

**Inclusion of species in the list of threatened species under section 178 of the  
*Environment Protection and Biodiversity Conservation Act 1999* (46)**

I, IAN CAMPBELL, Minister for the Environment and Heritage, pursuant to section 184(1) of the *Environment Protection and Biodiversity Conservation Act 1999*, hereby amend the list referred to in section 178 of that Act by:

deleting from the list in the **endangered** category

- *Neophema chrysogaster* (Orange-bellied Parrot)

including in the list in the **critically endangered** category

- *Neophema chrysogaster* (Orange-bellied Parrot)

Dated this 5<sup>th</sup> day of September 2006



Minister for the Environment and Heritage

**Commonwealth of Australia**

**Inclusion of species in the list of threatened species under section 178 of the  
*Environment Protection and Biodiversity Conservation Act 1999* (47)**

I, IAN CAMPBELL, Minister for the Environment and Heritage, pursuant to section 184(1) of the *Environment Protection and Biodiversity Conservation Act 1999*, hereby amend the list referred to in section 178 of that Act by:

deleting from the list in the **endangered** category

- *Pipistrellus murrayi* (Christmas Island Pipistrelle)

including in the list in the **critically endangered** category

- *Pipistrellus murrayi* (Christmas Island Pipistrelle)

Dated this.....6<sup>TH</sup>.....day of .....September....., 2006

  
Minister for the Environment and Heritage

## 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  |
|--------------|---|------------------|---|
| 2006/3001    | VicUrban/Urban and commercial new development/Officer/VIC/Residential, commercial, retail, community and industrial development over 360 hectare site | 12-Sep-2006      | <ul style="list-style-type: none"> <li>sections 18 and 18A (Listed threatened species and communities).</li> </ul>  |
| 2006/2998    | Everett Family Trust/Urban and commercial new development/Mount Separation Road, Bemerside/QLD/Residential Development and resort                     | 13-Sep-2006      | <ul style="list-style-type: none"> <li>sections 12 and 15A (World Heritage); and</li> <li>sections 18 and 18A (Listed threatened species and communities).</li> </ul> |
| 2006/2993    | Stewart Island Pty Ltd/Urban and commercial new development/Stewart Island/QLD/Stewart Island Eco-Village   | 11-Sep-2006      | <ul style="list-style-type: none"> <li>sections 12 and 15A (World Heritage)</li> </ul>  |

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

| Reference No | Title of action   | Date of Decision | Component decision under s.77A applies |
|--------------|---|------------------|--|
| 2006/3005    | Shell Development (Australia) Pty Ltd/Exploration (mineral, oil, gas)/Browse Basin/Commonwealth Marine/Drilling of 12 Hydrocarbon Exploration Wells, Permit Area WA-371-P | 13-Sep-2006      | No                                     |
| 2006/3004    | TRUenergy Yallourn Pipelines Pty Ltd/Energy generation and supply/Yallourn North/VIC/Yallourn Pipeline Project  | 13-Sep-2006      | No                                     |
| 2006/3003    | Rinker Australia Pty Ltd/Mining/Colac /VIC/basalt quarry extension on the Oudit-Warrian Road  | 12-Sep-2006      | No                                     |
| 2006/2997    | Powerlink Queensland/Energy generation and supply/Nebo - Strathmore/QLD/Nebo to Strathmore 275kV Transmission Line  | 13-Sep-2006      | No                                     |
| 2006/2988    | Bayview Country Club Pty Ltd/Urban and commercial new development/Mount Cotton/QLD/Development of Mt Cotton Village Estate  | 07-Sep-2006      | No                                     |

#### 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 |
|--------------|---|------------------|
| 2004/1770    | BHP Mitsui Coal Pty Ltd/Mining/Poitrel, via Moranbah/QLD/Open Cut Coal Mining | 07-Sep-2006      |

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

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**Health and Ageing**

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

On 11 May 2005, 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 Wyeth Australia Pty Ltd, 17-19 Solent Circuit, Baulkham Hills NSW (“the Company”) to supply tigecycline (Tygacil) powder for injection (AUST R 116321) which are exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) “General requirements for labels for medicines”, specifically the single use statement is not required in the Order; the storage conditions are not as required in the order; the letter height for the vials does not comply; the AAN is not used for one of the recommended diluents.

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 to 44 x 10 vials of US stock, batch number B25640.
2. Wyeth’s address details and the AUST R number will be overstickered onto the cartons, as described in your application.
3. No other changes have been made to the product.
4. The labels are as supplied with your application and the attachment to the email sent on the 18<sup>th</sup> May 2006.
5. The Dear Professional letter sent with the above mentioned email will accompany all supplies of the exempted product.





**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**

***THERAPEUTIC GOODS ACT 1989***

**THERAPEUTIC GOODS REGULATIONS 1990**

**DESIGNATION OF LENALIDOMIDE (REVLIMID) AS AN ORPHAN DRUG**

I, Dr Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated lenalidomide (REVLIMID) as an orphan drug on 6 September 2006 for:

- The treatment of previously treated multiple myeloma patients in combination with dexamethasone; and
- the treatment of patients with transfusion-dependent anaemia due to low or intermediate-1 risk myelodysplastic syndromes associated with a deletion 5q cytogenetic abnormality, with or without additional cytogenetic abnormalities.

The dose form for lenalidomide (REVLIMID) is capsules.

The sponsor of lenalidomide (REVLIMID) is Celgene Pty Ltd.

A handwritten signature in dark ink, appearing to read 'L Hunt', is written over the printed name and title of Dr Leonie Hunt.

Dr Leonie Hunt  
Director  
Drug Safety and Evaluation Branch  
Therapeutic Goods Administration  
Delegate of the Secretary

Dated this 6<sup>th</sup> Day of September 2006



**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**

***THERAPEUTIC GOODS ACT 1989***

**THERAPEUTIC GOODS REGULATIONS 1990**

**DESIGNATION OF SAPROPTERIN DIHYDROCHLORIDE AS AN ORPHAN DRUG**

I, Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated sapropterin dihydrochloride as an orphan drug on 30<sup>th</sup> August 2006 for the treatment of patients with hyperphenylalaninemia.

The dose form for sapropterin dihydrochloride is oral tablet.

The sponsor of sapropterin dihydrochloride is Serono Australia Pty Ltd.

A handwritten signature in dark ink, appearing to read 'L Hunt', is written over the printed name and title of Leonie Hunt.

Leonie Hunt  
Director  
Drug Safety and Evaluation Branch  
Therapeutic Goods Administration  
Delegate of the Secretary

Dated this 30<sup>th</sup> — Day of August 2006.



**Australian Government**  
**Department of Health and Ageing**  
**Therapeutic Goods Administration**

***THERAPEUTIC GOODS ACT 1989***

**THERAPEUTIC GOODS REGULATIONS 1990**

**DESIGNATION OF TACROLIMUS (PROGRAF) AS AN ORPHAN DRUG**

I, Dr Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated tacrolimus (PROGRAF) as an orphan drug on 6<sup>th</sup> September 2006 for use as an immunosuppressant in heart transplantation.

The dose forms for tacrolimus (PROGRAF) are 0.5, 1 and 5 mg capsules and a 5 mg/mL concentrate for intravenous infusion.

The sponsor of tacrolimus (PROGRAF) is Janssen-Cilag Pty Ltd.

A handwritten signature in dark ink, appearing to read 'L Hunt', is written over a faint, larger signature.

Dr Leonie Hunt  
Director  
Drug Safety and Evaluation Branch  
Therapeutic Goods Administration  
Delegate of the Secretary

Dated this 6<sup>th</sup> Day of September 2006

## Immigration and Multicultural Affairs

IMMI 06/051



### Commonwealth of Australia

#### *Immigration (Guardianship of Children) Act 1946*

#### *Immigration (Guardianship of Children) Regulations 2001*

### **WELFARE OF CHILDREN: OFFICES THAT ARE AUTHORITIES (REGULATION 4)**

I, *AMANDA VANSTONE*, Minister for Immigration and Multicultural Affairs, acting under regulation 4 of the *Immigration (Guardianship of Children) Regulations 2001* ('the Regulations'):

1. REVOKE the Instrument, signed 10 December 2004, specifying authorities for the purposes of regulation 4 of the Regulations; and
2. SPECIFY each office in the Schedule to this Instrument as the **authority** for the corresponding State for the purposes of regulation 4 of the Regulations.

This Instrument, IMMI 06/051, commences on the day after registration on the Federal Register of Legislative Instruments.

Dated 23<sup>rd</sup> AUGUST 2006

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

Minister for Immigration and Multicultural Affairs

[NOTE: Regulation 4 of the *Immigration (Guardianship of Children) Regulations 2001* provides that the Minister may, by notice published in the Gazette, specify an office, the holder of which performs functions in relation to the welfare of children in a State, to be the **authority** for the State.]



## Schedule

### Australian Capital Territory

|    | Office  | Department   |
|----|---|--|
| 1. | Chief Executive   | Department of Disability, Housing and Community Services |
| 2. | Executive Director, Office for Children, Youth and Family Support                       | Department of Disability, Housing and Community Services |
| 3. | Director, Client and Adolescent Services, Office for Children, Youth and Family Support | Department of Disability, Housing and Community Services |
| 4. | Manager, Client and Adolescent Services, Office for Children, Youth and Family Support  | Department of Disability, Housing and Community Services |

### New South Wales

|    | Office   | Department                       |
|----|--|----------------------------------|
| 5. | Director-General                               | Department of Community Services |
| 6. | Deputy Director-General                        | Department of Community Services |
| 7. | Director, Adoption and Permanent Care Services | Department of Community Services |
| 8. | Executive Director, Out of Home Care           | Department of Community Services |

### Northern Territory

|     | Office   | Department                                  |
|-----|--|---|
| 9.  | Secretary  | Department of Health and Community Services |
| 10. | Assistant Secretary, Community Services  | Department of Health and Community Services |
| 11. | Director, Family & Children's Services   | Department of Health and Community Services |
| 12. | Senior Manager, Darwin Urban Regional Services, Family and Children's Services       | Department of Health and Community Services |
| 13. | Senior Manager, Top End Regional Services, Family and Children's Services            | Department of Health and Community Services |
| 14. | Senior Manager, Central Australian Regional Services, Family and Children's Services | Department of Health and Community Services |

**Queensland**

|     | Office   | Department                 |
|-----|--|----------------------------|
| 15. | Director-General                                     | Department of Child Safety |
| 16. | Deputy Director-General                              | Department of Child Safety |
| 17. | Executive Director, Child Safety Services Division   | Department of Child Safety |
| 18. | Director, Statewide Services Branch                  | Department of Child Safety |
| 19. | Manager, Intercountry Adoption Unit                  | Department of Child Safety |
| 20. | Manager, Local and Post Adoption Unit                | Department of Child Safety |
| 21. | Zonal Director, Brisbane South & Gold Coast Zone     | Department of Child Safety |
| 22. | Zonal Director, Logan & Brisbane West Zone           | Department of Child Safety |
| 23. | Zonal Director, Ipswich & Western Zone               | Department of Child Safety |
| 24. | Zonal Director, Far North Zone                       | Department of Child Safety |
| 25. | Zonal Director, Northern Zone                        | Department of Child Safety |
| 26. | Zonal Director, Central Zone                         | Department of Child Safety |
| 27. | Zonal Director, Brisbane North & Sunshine Coast Zone | Department of Child Safety |

**South Australia**

|     | Office  | Department                              |
|-----|---|---|
| 28. | Chief Executive                                     | Department for Families and Communities |
| 29. | Deputy Chief Executive                              | Department for Families and Communities |
| 30. | Executive Director, Families SA                     | Department for Families and Communities |
| 31. | Director, Adoption, Refugee and Volunteer Services  | Department for Families and Communities |
| 32. | Manager, Adoption and Family Information Service    | Department for Families and Communities |
| 33. | Supervisor, Adoption and Family Information Service | Department for Families and Communities |

**Tasmania**

|     | Office  | Department                              |
|-----|---|---|
| 34. | Secretary   | Department of Health and Human Services |
| 35. | Director, Division of Child, Youth and Family Support | Department of Health and Human Services |
| 36. | Manager, Adoption Services                            | Department of Health and Human Services |

### Victoria

|     | Office  | Department                   |
|-----|---|------------------------------|
| 37. | Secretary, Human Services                                   | Department of Human Services |
| 38. | Executive Director, Community Care Division                 | Department of Human Services |
| 39. | Director, Child Protection and Family Services              | Department of Human Services |
| 40. | Manager, Family Records and Intercountry Services           | Department of Human Services |
| 41. | Regional Director, Barwon South-Western Region              | Department of Human Services |
| 42. | Regional Director, Grampians Region                         | Department of Human Services |
| 43. | Regional Director, Loddon Mallee Region                     | Department of Human Services |
| 44. | Regional Director, Hume Region                              | Department of Human Services |
| 45. | Regional Director, Gippsland Region                         | Department of Human Services |
| 46. | Regional Director, Northern and Western Metropolitan Region | Department of Human Services |
| 47. | Regional Director, Eastern Metropolitan Region              | Department of Human Services |
| 48. | Regional Director, Southern Metropolitan Region             | Department of Human Services |
| 49. | Manager, Community Care                                     | Department of Human Services |
| 50. | Manager, Child Protection                                   | Department of Human Services |
| 51. | Manager, Placement and Support                              | Department of Human Services |

### Western Australia

|     | Office   | Department                           |
|-----|--|--------------------------------------|
| 52. | Director General   | Department for Community Development |
| 53. | Executive Director, Community Development and Statewide Services | Department for Community Development |
| 54. | Executive Director, Program and Sector Development               | Department for Community Development |
| 55. | Director North, Community Development and Statewide Services     | Department for Community Development |
| 56. | Director South, Community Development and Statewide Services     | Department of Community Development  |
| 57. | Director East, Community Development and Statewide Services      | Department for Community Development |

**Commonwealth of Australia*****Migration Act 1958*****AUTHORISATION OF PERSONS TO BE OFFICERS  
(SECTION 5(1))**

I, **AMANDA VANSTONE**, Minister for Immigration and Multicultural Affairs, acting under paragraphs (f) and (g) of the definition of *officer* in subsection 5(1) of the *Migration Act 1958* (the Act):

- (1) **REVOKE** the Instrument dated 27 January 2004, made under paragraph (f) of the definition of *officer* in subsection 5(1), that authorises persons to be officers for the purposes of the Act;
- (2) **AUTHORISE** to be officers for the purposes of the Act, under paragraph (g) of the definition of *officer* in subsection 5(1) of the Act, all persons included in the class of persons who are employed as locally engaged employees of Australian overseas posts and attached to the Department of Immigration and Multicultural Affairs;
- (3) **AUTHORISE** to be officers for the purposes of the Act, under paragraph (f) of the definition of *officer* in subsection 5(1) of the Act:
  - (a) employees of the Department of Foreign Affairs and Trade (DFAT) who occupy any of the positions listed in Schedule A; and
  - (b) employees of the Australian Trade Commission (Austrade) who occupy any of the positions listed in Schedule B.

This Instrument, IMMI 06/015, takes effect from the day of signature.

Dated

12/9

2006

A handwritten signature in black ink, appearing to read 'AV', over a horizontal line.

Minister for Immigration and Multicultural Affairs

- [NOTE 1: Under the definition of *officer* in subsection 5(1) of the Act, the Minister may authorise in writing, under paragraph (f) a person, and under paragraph (g) a person who is included in a class of persons including a person who becomes a member of the class after the authorisation is given, to be an officer for the purposes of the Act.
- NOTE 3: Subsection 5(1A) of the Act provides that the Minister is to cause notice of that authorisation to be published in the *Gazette*; but the validity of the authorisation is not affected if such a notice is not published.
- NOTE 4: This is not the only Instrument made under paragraph (f) of the definition of *officer* in subsection 5(1) of the Act that authorises employees of DFAT to be officers for the purposes of the Act.]



## SCHEDULE A

### OVERSEAS ESTABLISHMENT OF THE AUSTRALIAN DEPARTMENT OF FOREIGN AFFAIRS AND TRADE (DFAT)

| <b>BROAD-BAND /<br/>LEVEL</b> | <b>POSITION NUMBER</b>   |
|-------------------------------|--|
| Ambassador                    | 3542, 8501, 8502, 8503, 8505, 8507, 8508, 8509, 8512, 8513, 8515, 8516, 8517, 8518, 8519, 8523, 8524, 8525, 8527, 8528, 8531, 8532, 8533, 8537, 8540, 8542, 8543, 8544, 8554, 8559, 8560, 8561, 8562, 8563, 8565, 8568, 8569, 8570, 8571, 8573, 8574, 8575, 8576, 8579, 8580, 8597   |
| High<br>Commissioner          | 8504, 8514, 8520, 8522, 8529, 8530, 8535, 8536, 8538, 8541, 8545, 8547, 8548, 8549, 8553, 8555, 8556, 8557, 8564, 8566, 8567, 8572, 8577   |
| Consul-General                | 3417, 8511, 8550, 8583, 8590, 8593, 8595, 8596   |
| SES Band 1                    | 1553, 1687, 1882, 2977, 3396, 3516   |
| Broad-band 4                  | 1587, 1833, 1887, 1905, 1943, 1973   |
| Broad-band 3                  | 971, 1209, 1406, 1419, 1477, 1492, 1499, 1500, 1523, 1535, 1559, 1594, 1605, 1612, 1620, 1670, 1697, 1714, 1716, 1735, 1779, 1789, 1822, 1845, 1870, 1945, 1972, 1976, 1987, 2025, 2048, 2061, 2073, 2132, 2644, 2654, 3096, 3690, 3693, 3835  |
| Broad-band 2                  | 912, 921, 1074, 1393, 1398, 1438, 1448, 1449, 1480, 1486, 1507, 1534, 1539, 1582, 1588, 1595, 1610, 1614, 1633, 1681, 1692, 1741, 1777, 1783, 1784, 1786, 1798, 1800, 1811, 1849, 1852, 1868, 1880, 1932, 1944, 1965, 1972, 1992, 2008, 2013, 2015, 2017, 2023, 2042, 2055, 2062, 2093, 2104, 2127, 2128, 2161, 2164, 2165, 2183, 2234, 2620, 2975, 3304, 3389, 3394, 3434, 3687, 3702, 3712, 3964 |
| Broad-band 1                  | 181, 1437, 1487, 1493, 1559, 1715, 1846, 1881, 1886, 1904, 1968, 1975, 2014, 2028, 2106, 2107, 2167, 2246, 3335, 3447, 3672, 3739, 3741, 3802, 3939, 3941  |

**SCHEDULE B****OVERSEAS ESTABLISHMENT OF THE AUSTRALIAN TRADE COMMISSION  
(AUSTRADE)**

| <b>POSITION</b>                              | <b>POST</b>                   |
|--|-------------------------------|
| Trade Commissioner                           | Dubai, Osaka                  |
| Consul-General and Trade Commissioner        | Mumbai, Lima                  |
| Consul-General and Senior Trade Commissioner | Auckland, Dubai, Milan, Osaka |
| Consul and Senior Trade Commissioner         | Istanbul                      |

IMMI 06/066



**Commonwealth of Australia**

*Migration Regulations 1994*

**MIGRATION OCCUPATIONS IN DEMAND  
(REGULATION 1.03)**

I, **AMANDA VANSTONE**, Minister for Immigration and Multicultural Affairs, acting under regulations 1.17 and 1.03 of the *Migration Regulations 1994* ('the Regulations'):

1. **REVOKE** Instrument Number IMMI 06/017 signed on 27 March 2006 specifying migration occupations in demand for the purposes of the definition of *migration occupation in demand* in regulation 1.03 of the Regulations; and
2. **SPECIFY** each skilled occupation referred to in the Schedule to this Instrument as a migration occupation in demand for the purposes of the definition of *migration occupation in demand* in regulation 1.03 of the Regulations.

This Instrument, IMMI 06/066, commences on the day of registration on the Federal Register of Legislative Instruments.

Dated

7/9

2006

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

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 purposes of those provisions.

NOTE 2: Regulation 1.03 provides that a *migration occupation in demand* means a skilled occupation that is specified by Gazette Notice as a migration occupation in demand.]

**Schedule****MIGRATION OCCUPATIONS IN DEMAND**

|   | <b><u>ASCO Code</u></b> |
|---|-------------------------|
| <b>Managers and Administrators</b>                        |                         |
| Child Care Coordinator                                    | 1295-11                 |
| <b>Professionals</b>                                      |                         |
| Accountant  | 2211-11                 |
| Anaesthetist  | 2312-11                 |
| Chemical Engineer   | 2129-17                 |
| Civil Engineer  | 2124-11                 |
| Computing Professional - specialising in C++/C#/C         | 2231-79                 |
| Computing Professional - specialising in CISSP            | 2231-79                 |
| Computing Professional - specialising in Java             | 2231-79                 |
| Computing Professional - specialising in J2EE             | 2231-79                 |
| Computing Professional - specialising in Network Security | 2231-79                 |
| Computing Professional - specialising in Oracle           | 2231-79                 |
| Computing Professional - specialising in PeopleSoft       | 2231-79                 |
| Computing Professional - specialising in SAP              | 2231-79                 |
| Computing Professional - specialising in SIEBEL           | 2231-79                 |
| Dental Specialist   | 2381-13                 |
| Dentist   | 2381-11                 |
| Dermatologist   | 2312-13                 |
| Electrical Engineer                                       | 2125-11                 |
| Emergency Medicine Specialist                             | 2312-15                 |
| General Medical Practitioner                              | 2311-11                 |
| Hospital Pharmacist                                       | 2382-11                 |
| Mechanical Engineer                                       | 2126-11                 |
| Medical Diagnostic Radiographer                           | 2391-11                 |
| Mining Engineer   | 2127-11                 |
| Obstetrician and Gynaecologist                            | 2312-17                 |
| Occupational Therapist                                    | 2383-11                 |
| Ophthalmologist   | 2312-19                 |
| Paediatrician   | 2312-21                 |
| Pathologist   | 2312-23                 |
| Petroleum Engineer  | 2127-13                 |
| Physiotherapist   | 2385-11                 |
| Podiatrist  | 2388-11                 |
| Psychiatrist  | 2312-27                 |
| Radiologist   | 2312-29                 |
| Registered Mental Health Nurse                            | 2325-11                 |
| Registered Midwife  | 2324-11                 |
| Registered Nurse  | 2323-11                 |
| Retail Pharmacist   | 2382-15                 |

|   |               |
|---|---------------|
| Specialist Medical Practitioners (not elsewhere classified) | 2312-79       |
| Specialist Physician  | 2312-25       |
| Speech Pathologist  | 2386-11       |
| Sonographer   | 2391-17       |
| Surgeon   | 2312-31       |
| Surveyor  | 2123-13       |
| <b>Associate Professionals</b>                              |               |
| Chef (excluding Commis Chef)                                | 3322-11(part) |
| <b>Tradespersons and Related Workers</b>                    |               |
| Automotive Electrician                                      | 4212-11       |
| Baker   | 4512-11       |
| Boat Builder and Repairer                                   | 4981-13       |
| Bricklayer  | 4414-11       |
| Cabinetmaker  | 4922-11       |
| Carpenter   | 4411-13       |
| Carpenter and Joiner  | 4411-11       |
| Cook  | 4513-11       |
| Drainer   | 4431-15       |
| Electrical Powerline Tradesperson                           | 4313-11       |
| Electrician (Special Class)                                 | 4311-13       |
| Electronic Equipment Tradesperson                           | 4315-11       |
| Fibrous Plasterer   | 4412-11       |
| Fitter  | 4112-11       |
| Floor Finisher  | 4423-11       |
| Furniture Upholsterer                                       | 4942-11       |
| Gasfitter   | 4431-13       |
| General Electrician   | 4311-11       |
| General Electronic Instrument-Tradesperson                  | 4314-11       |
| General Plumber   | 4431-11       |
| Hairdresser   | 4931-11       |
| Joiner  | 4411-15       |
| Lift Mechanic   | 4311-15       |
| Mechanical Services and Air-conditioning Plumber            | 4431-19       |
| Metal Fabricator (Boilermaker)                              | 4122-11       |
| Metal Machinist (First Class)                               | 4112-13       |
| Motor Mechanic  | 4211-11       |
| Panel Beater  | 4213-11       |
| Pastry Cook   | 4512-13       |
| Pressure Welder   | 4122-13       |
| Refrigeration and Air-conditioning Mechanic                 | 4312-11       |
| Roof Plumber  | 4431-17       |
| Roof Slater and Tiler                                       | 4413-11       |
| Solid Plasterer   | 4415-11       |
| Sheetmetal Worker (First Class)                             | 4124-11       |
| Stonemason  | 4416-13       |

|                      |         |
|----------------------|---------|
| Toolmaker            | 4113-11 |
| Vehicle Body Maker   | 4215-11 |
| Vehicle Painter      | 4214-11 |
| Wall and Floor Tiler | 4416-11 |
| Welder (First Class) | 4122-15 |

IMMI 06/060



**Commonwealth of Australia**

***Migration Act 1958***

**AUTHORISATION OF PERSONS TO BE OFFICERS  
(SUBSECTION 5(1))**

I, **AMANDA VANSTONE**, Minister for Immigration and Multicultural Affairs, acting under paragraph (f) of the definition of ***officer*** in subsection 5(1) of the *Migration Act 1958* ("the Act"):

1. **REVOKE** all previous Instruments, made under paragraph (f) of the definition of ***officer*** in subsection 5(1) of the Act, that authorise any of the following to be officers for the purposes of the Act:
  - (a) employees of Child Support Agency;
  - (b) employees of the Migration Review Tribunal;
  - (c) employees of the Refugee Review Tribunal;
  - (d) employees of the Australian Security Intelligence Organisation;
  - (e) employees of the Australian Commerce and Industry Office, Taipei, Taiwan;
  - (f) employees of Centrelink; and
  - (g) information technology contractors;
2. **AUTHORISE**, under paragraph (f) of the definition of ***officer*** in subsection 5(1) of the Act, **EACH PERSON** holding, or for the time being occupying and performing the duties of, a Contractor position in Schedule A to this Instrument where the person holding that position is not directly contracted to work for the Department of Immigration and Multicultural Affairs, **TO BE AN OFFICER** for the purposes of the Act; **AND**
3. **AUTHORISE**, under paragraph (f) of the definition of ***officer*** in subsection 5(1) of the Act, **EACH PERSON** holding, or for the time being occupying and performing the duties of, a position that is specified in Schedule B to this Instrument, **TO BE AN OFFICER** for the purposes of the Act.

Dated

9/9

2006

Minister for Immigration and Multicultural Affairs

[NOTE 1: Paragraph (f) of the definition of ***officer*** in subsection 5(1) of the Act provides that the Minister may authorise in writing persons to be an officer for the purposes of the Act.

NOTE 2 This is not the only Instrument made under paragraph (f) that authorises employees of the Department of Foreign Affairs and Trade to be officers for the purposes of the Migration Act.]



**SCHEDULE A****CONTRACTORS**

|   |
|---|
| 60000031, 60000109, 60000242, 60002509, 60002748, 60002946, 60002947, 60003238,<br>60003477, 60004153, 60005417, 60005418, 60005834, 60005835, 60005836, 60005898,<br>60005940, 60006004, 60006153, 60008464, 60009159, 60009160, 60009422, 60009518,<br>60009541, 60009526, 60009811, 60009814, 60009828, 60009994, 60009995, 60010318 |
|---|



## SCHEDULE B

### PART 1: MIGRATION REVIEW TRIBUNAL

#### Australian Capital Territory

| LEVEL | POSITION NUMBER  |
|-------|--|
| EXEC2 | 30400  |
| EXEC1 | 30401  |
| APS 6 | 30440, 30441, 30442, 30443, 30444  |
| APS 5 | 30410  |
| APS 4 | 30411, 30449, 30450, 30451, 30452, 30453, 30454, 30455, 30456, 30457, 30458, 30459 |
| APS 2 | 30460, 30461, 30462, 30463, 30464  |

#### Sydney

| LEVEL | POSITION NUMBER   |
|-------|---|
| PMEM  | 30000A  |
| EXEC2 | 30500, 30500A   |
| EXEC1 | 30550, 30550A, 30560, 30560A, 30671   |
| APS 6 | 30510, 30510A, 30551, 30551A, 30552, 30552A, 30553, 30553A, 30554, 30561, 30561A, 30562, 30562A, 30563, 30563A, 30564, 30564A, 30565, 30565A, 30566, 30566A, 30567, 30567A, 30568, 30568A   |
| APS 5 | 30503, 30700, 30701, 30702, 30703, 30704, 30503A, 30707, 30708, 30709, 30710, 30711, 30712  |
| APS 4 | 30451B, 30458B, 30476, 30501, 30511, 30511A, 30512, 30512A, 30526, 30555, 30555A, 30556, 30556A, 30557, 30557A, 30558, 30558A, 30570, 30570A, 30571, 30571A, 30572, 30572A, 30573, 30573A, 30574, 30574A, 30575, 30575A, 30576, 30576A, 30577, 30577A, 30579, 30579A, 30580, 30580A, 30581, 30581A, 30582, 30582A, 30583, 30583A, 30584, 30584A, 30593, 30594, 30594A, 30595A, 30596A, 30579A, 30598A, 30599A, 30597, 30705, 30713, 30714, 30715, 30717, 30718, 30726 |
| APS 3 | 30447B, 30502, 30502A, 30504, 30513, 30513A, 30514, 30514A, 30602, 30706, 30716, 30719, 30720, 30721  |
| APS 2 | 30515, 30515A, 30516, 30516A, 30517, 30517A, 30518, 30518A, 30519, 30519A, 30520, 30520A, 30521, 30521A, 30522A, 30524, 30559, 30559A, 30578, 30578A, 30585, 30585A, 30586, 30587, 30587A, 30588, 30588A, 30589, 30589A, 30590, 30590A, 30591, 30591A, 30592, 30592A, 30595, 30662A, 30663A, 30664A, 30722, 30727, 30728, 30729, 30730  |

#### Melbourne

| LEVEL | POSITION NUMBER |
|-------|-----------------|
| EXEC2 | 30600, 30600B   |

|       |   |
|-------|---|
| EXEC1 | 30650, 30650B, 30610B   |
| APS 6 | 30619A, 30620, 30620B, 30621, 30621B, 30622, 30622B, 30623  |
| APS 5 | 30612B, 30624B, 30625B, 30635B, 30636B  |
| APS 4 | 15172A, 30014C, 30015B, 30017B, 30018B, 30601, 30611, 30611B, 30612, 30625, 30626, 30626B, 30627, 30627B, 30629, 30630, 30630B, 30631, 30632, 30632B, 30633, 30633B, 30634, 30634B, 30635, 30636, 30637, 30637B, 30646A, 30653B |
| APS 3 | 30604, 30609A, 30613, 30613B, 30614, 30614B, 30657B   |
| APS 2 | 30615, 30615B, 30616, 30616B, 30617, 30617B, 30618B, 30638, 30638B, 30639, 30639B, 30640, 30641, 30642, 30643, 30644, 30644B, 30645, 30645B, 30656B, 30658B, 30659B   |

**Principal Registry**

| LEVEL | POSITION NUMBER   |
|-------|---|
| SES1  | 30100   |
| EXEC2 | 30200, 30300  |
| EXEC1 | 30210, 30215, 30240, 30308, 30309, 30310                                    |
| APS 6 | 30102, 30209, 30214, 30216, 30241, 30311, 30315, 30420, 30430, 30470, 30522 |
| APS 5 | 30211, 30212, 30213, 30246, 30301, 30302, 30303, 30421, 30431               |
| APS 4 | 30219, 30242, 30243, 30244, 30312, 30313, 30425                             |
| APS 3 | 30101, 30217, 30218, 30314, 30424, 30426                                    |
| APS 2 | 30427, 30428, 30429   |

**PART 2: REFUGEE REVIEW TRIBUNAL****Principal Registry**

| LEVEL | POSITION NUMBER  |
|-------|--|
| SES1  | 15001  |
| EXEC2 | 15005, 15233   |
| EXEC1 | 15008, 15044, 15052, 15083, 15239, 15245, 15285, 15309   |
| APS 6 | 15014, 15015, 15016, 15017, 15018, 15057, 15059, 15060, 15061, 15088, 15089, 15145, 15218, 15238, 15242, 15246, 15281, 15283B, 15286, 15291A, 15310, 15311 |
| APS 5 | 15007, 15024, 15055, 15062, 15140, 15217, 15221, 15222, 15223, 15287, 15313  |
| APS 4 | 15031, 15032, 15034, 15077, 15078, 15251, 15268, 15269, 15282, 15312   |
| APS 3 | 15045, 15049, 15053A, 15097, 15243, 15250, 15275   |
| APS 2 | 15079, 15080, 15086, 15091, 15219  |
| APS 1 | 15183  |

### Sydney Registry

| LEVEL | POSITION NUMBER   |
|-------|---|
| EXEC2 | 15003, 15173  |
| EXEC1 | 15006, 15050, 15142, 15174  |
| APS 6 | 15010, 15011, 15012, 15013, 15013A, 15023, 15089, 15143, 15291, 15294, 15316  |
| APS 5 | 15154, 15282, 15283, 15319, 15320   |
| APS 4 | 15025, 15026, 15027, 15028, 15029, 15030, 15056, 15084, 15085, 15093, 15247, 15248, 15251, 15270, 15272, 15321  |
| APS 3 | 15009, 15019, 15053, 15063, 15064, 15066, 15081, 15087, 15091, 15094, 15095, 15099, 15129, 15130, 15131, 15133, 15134, 15136, 15139, 15295, 15296, 15299, 15317, 15318  |
| APS 2 | 15038, 15039, 15040, 15041, 15042, 15043, 15065, 15067, 15068, 15069, 15070, 15071, 15072, 15090, 15126, 15127, 15128, 15132, 15152, 15155, 15156, 15157, 15158, 15159, 15161, 15162, 15163, 15164, 15166, 15169, 15169B, 15254, 15257, 15258, 15266, 15274, 15288, 15289, 15290, 15301, 15302, 15303, 15304, 15305, 15306, 15307, 15308, 15314, 15315, 15322 |
| APS 1 | 15020, 15022, 15125, 15126, 15135, 15288  |

### Melbourne Registry

| LEVEL | POSITION NUMBER   |
|-------|---|
| EXEC1 | 15004   |
| APS 6 | 15037, 15037A, 15092, 15092A, 15227A, 15252, 15276  |
| APS 5 | 15175   |
| APS 4 | 15033, 15035, 15035A, 15036, 15137A, 15036A, 15227, 15228, 15228A   |
| APS 3 | 15082, 15082A, 15137, 15147, 15147A, 15148, 15148A, 15149, 15149A, 15150, 15150A, 15151, 15151A, 15170, 15170A, 15171, 15172, 15250, 15278, 15279 |
| APS 2 | 15048, 15048A, 15073, 15074, 15075, 15075A, 15076, 15096, 15096A, 15098, 15152, 15153, 15237  |
| APS 1 | 15176   |

**PART 3: AUSTRALIAN SECURITY INTELLIGENCE ORGANISATION**

| <b>POSITION NUMBER</b>  |
|---|
| ANL019, ANL024, ANL062, ANL063, ANL064, ANL065, ANL066, ANL067, ANL068, ANL069, ANL070, ANL122, ANL123, ANL124, ANL125, ANL126, ANL128, ANL129, ANL130, ANL131, ANL132, ANL133, ANL134, ANL135, ANL136, ANL137, ANL138, ANL139, ANL140, ANL141, ANL142, ANL143, ANL144, ANL145, ANL156, ANL164, ANL174, COL046, COL048, COL111, COL106, COL113, AG100, AGD101, AGD102, AGD103, AGD104, AGD105, AGD106, AGD107, AGD108, AGD109, AGD110, AGD111, AGD112, AGD113, AGD114, AGD115, AGD116, AGD117, AGD118, AGD119, AGD120, AGD121, AGD122, AGD123, AGD124, AGD125, AGD126, AGD127, AGD128, AGD129, AGD130, AGD131, AGD132, AGD133, AGD134, AGD135, AGD136, AGD137, AGD138, AGD139, AGD140, AGD141, AGD142, AGD143, AGD144, AGD145, AGD146, AGD147, AGD148, AGD149 |

**PART 4: AUSTRALIAN COMMERCE AND INDUSTRY OFFICE, TAIPEI, TAIWAN**

| <b>POSITION</b>                    |
|------------------------------------|
| Director, Australian Visa Services |
| Director, Visa Compliance          |
| Deputy Director, Migration         |
| Deputy Director, Temporary Entry   |

**PART 5: DEPARTMENT OF FOREIGN AFFAIRS AND TRADE**

| <b>POSITION NUMBER</b>  |
|---|
| 38, 135, 136, 138, 139, 140, 144, 145, 146, 147, 149, 150, 151, 152, 153, 155, 157, 158, 159, 160, 163, 164, 165, 166, 167, 168, 169, 170, 172, 176, 177, 178, 179, 180, 181, 182, 184, 185, 186, 188, 233, 271, 280, 282, 291, 293, 294, 301, 302, 310, 335, 344, 345, 363, 378, 380, 384, 386, 394, 395, 396, 399, 400, 402, 407, 412, 413, 414, 431, 433, 434, 440, 441, 445, 449, 450, 453, 454, 458, 459, 460, 461, 462, 463, 464, 465, 467, 468, 470, 480, 481, 495, 496, 497, 520, 526, 545, 547, 554, 555, 556, 558, 559, 565, 566, 567, 579, 581, 582, 583, 609, 626, 627, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 662, 665, 666, 667, 668, 673, 676, 677, 680, 683, 684, 693, 694, 695, 696, 697, 698, 699, 700, 709, 712, 718, 874, 875, 876, 878, 1011, 1013, 1015, 1017, 1020, 1023, 1078, 1092, 1225, 1272, 1275, 1280, 1293, 1323, 1344, 1362, 1508, 1527, 1805, 2660, 2909, 2980, 3198, 3342, 3528, 3715, 3824 |

## PART 6: CENTRELINK

### CENTRELINK INTERNATIONAL SERVICES, TASMANIA

| LEVEL | POSITION NUMBER   |
|-------|---|
| C1    | 700160, 700238, 700286, 882273, 882275, 882276, 883145, 884866, 884868, 884869, 884870, 899902, 899905, 62008790, 62008792, 62008793, 62008794, 62008795, 62008796, 62010504, 62010505, 62010506, 62010507, 62010508, 62010513, 62010556, 62010561, 62010562, 62010563, 62010564, 62010565, 62010567, 62010568, 62026433  |
| C2    | 700052, 700126, 700180, 700189, 700192, 700320, 700321, 700374, 700500, 700526, 700550, 700557, 700568, 700581, 700662, 700663, 700702, 700711, 700719, 700723, 700726, 700730, 700731, 700733, 700735, 700736, 700740, 700777, 700779, 700781, 700862, 700864, 700865, 700866, 700867, 700909, 701032, 701033, 701215, 701232, 701234, 701238, 701299, 701300, 701301, 701324, 701325, 701326, 701327, 701353, 701443, 701444, 701445, 701446, 701447, 701471, 701472, 701487, 701502, 701504, 701505, 701508, 701509, 701523, 701526, 701556, 701652, 701676, 701747, 701751, 701762, 701771, 701772, 701776, 701778, 701779, 701794, 701797, 701802, 701804, 701950, 854430, 854727, 855527, 855854, 855855, 859171, 872026, 872027, 872033, 872034, 872035, 872036, 872038, 872039, 872040, 872042, 872044, 872047, 872050, 872053, 872054, 872056, 872058, 872059, 872060, 872063, 872064, 872066, 872067, 872072, 872074, 872076, 872077, 872078, 872079, 872080, 872082, 872083, 872084, 872085, 872086, 872089, 872090, 872091, 872092, 872097, 872098, 872100, 872101, 872102, 872103, 872104, 872105, 872106, 872108, 872111, 872112, 872113, 872114, 872117, 872118, 872119, 876566, 876567, 876570, 878378, 878379, 878382, 880464, 887847, 893263, 893264, 897124, 897820, 901850, 9054458, 62000196, 62000490, 62007768, 62007769, 62008783, 62008784, 62008785, 62008786, 62010519, 62010520, 62010521, 62010523, 62010524, 62010525, 62010526, 62010552, 62010553, 62010554, 62010555, 62010559, 62012655, 62012656, 62012657, 62012658, 62012659, 62014204, 62014205, 62014206, 62014207, 62014208, 62014209, 62014210, 62014211, 62014212, 62017092, 62017093, 62017094, 62017181, 62017182, 62017183, 62017184, 62017185, 62017186, 62017187, 62017188, 62017189, 62017190, 62017191, 62017192, 62017193, 62017194, 62017196, 62017197, 62017198, 62017199, 72017200, 72017201, 62017227, 62017230, 62017231, 62017232, 62017234, 62017238, 62017239, 62017240, 62017241, 62017245, 62017246, 62017247, 62017248, 62017554, 62021753, 62021754, 62021755, 62021756, 62021758, 62021759, 62021760, 62021761, 62021762, 62021763, 62021764, 62021765, 62021766, 62021767, 62019194, 62019195, 62020545, 62026278, 62030621, 62030624, 62032384, 62032385, 62032386 |
| C3    | 700525, 700692, 700696, 701016, 701120, 701455, 701483, 701613, 854238, 861177, 881813, 888737, 62003116, 62003117, 62005098, 62005099, 62005367, 62005368, 62005370, 62007762, 62007763, 62007764, 62007765, 62007766, 62007767, 62008840, 62010069,   |



|    |  |
|----|--|
|    | 62010070, 62010071, 62010072, 62010073, 62010074, 62010517, 62010518, 62010558, 62015366, 62015369, 62017180, 62018847, 62021657, 62028998, 62029001, 62029027, 62029028, 62029029, 62029032, 62029034 |
| C4 | 62005840, 62010067, 62028622   |

**CENTRELINK COMPLIANCE DATA MATCH AREA, TASMANIA**

| LEVEL | POSITION NUMBER   |
|-------|---|
| C2    | 700182, 700201, 872701, 896887, 896888, 896889, 896890, 896891, 896892, 896893, 9100618, 62028623 |
| C3    | 700940, 700942, 701135, 62028621  |

**CENTRELINK ASSURANCE OF SUPPORT, NEW SOUTH WALES**

| LEVEL | POSITION NUMBER  |
|-------|--|
| C2    | 00213817, 00899091, 00899092, 09096071, 62015075, 62024882         |
| C3    | 00886015, 00892173, 00892175, 00897391, 00897922, 901606, 62024726 |
| C4    | 00892170   |

**FRAUD INTELLIGENCE TEAM**

| LEVEL | POSITION NUMBER  |
|-------|--|
| C3    | 00002466, 00003002, 00879975, 2080, 207381, 62001342, 62013064, 62014118, 62030696, 62016423, 62016424, 62016425, 62041778, 63020699 |
| C4    | 00004007, 62019825   |

**HOST AREA RESEARCH TEAM**

| LEVEL | POSITION NUMBER    |
|-------|--------------------|
| C2    | 62022696           |
| C3    | 62000252, 62022684 |
| C4    | 62028620           |

**PART 7: INFORMATION TECHNOLOGY CONTRACTORS**

| POSITION NUMBER  |
|--|
| 60000059, 60000070, 60000075, 60000076, 60000077, 60000078, 60000091, 60000097, 60000108, 60000166, 60000185, 60000186, 60000188, 60000211, 60000241, 60000608, 60000909, 60000988, 60002880, 60002949, 60003044, 60003167, 60003603, 60003767, 60004163, 60004478, 60004534, 60004877, 60004878, 60005029, 60005053, 60005054 |

## PART 8: CHILD SUPPORT AGENCY

### New South Wales

| LEVEL | POSITION NUMBER   |
|-------|---|
| EL1   | 335490, 390334, 1050725   |
| CSO6  | 372259, 390127, 544729, 1010442, 1011143, 1019798   |
| CSO5  | 335378, 372030, 380043, 391318, 540035, 540134, 1018230, 1020901, 1020902, 1020951, 1042493 |
| CSO4  | 372200  |

### Victoria

| LEVEL | POSITION NUMBER  |
|-------|--|
| EL2   | 441200   |
| EL1   | 580331   |
| CSO6  | 351007, 481458, 482145, 482164, 580330                               |
| CSO5  | 312490, 352313, 362030, 402118, 481357, 580020, 580349, 1010475      |
| CSO4  | 312463, 352160, 482171, 580354, 1008237, 1019444, 50898314, 50983527 |

### Queensland

| LEVEL | POSITION NUMBER                                  |
|-------|--|
| EL1   | 320361, 320829                                   |
| CSO6  | 431319, 511131                                   |
| CSO5  | 320630, 320811, 320869, 521250, 1037314, 1050525 |
| CSO4  | 521334   |

### South Australia

| LEVEL | POSITION NUMBER  |
|-------|--|
| CSO6  | 560154, 1046975, 1048704   |
| CSO5  | 519043, 560119, 564015, 564057, 574003, 1048700, 1048701, 77621219 |
| CSO4  | 564004, 574052   |
| CSO2  | 564046, 564068, 51454766, 70402881, 76321679                       |

### Western Australia

| LEVEL | POSITION NUMBER                  |
|-------|----------------------------------|
| CSO6  | 461313, 1048704                  |
| CSO5  | 461721, 471437, 1048700, 1048701 |

**Tasmania (International)**

| LEVEL | POSITION NUMBER  |
|-------|--|
| EL2   | 360895   |
| EL1   | 105491   |
| CSO6  | 362004, 362007, 1037755, 1038731, 1046528,   |
| CSO5  | 482116, 482147, 1037742, 1038629, 1038630, 1044425   |
| CSO4  | 102527, 362024, 362034, 362041, 362042, 362123, 1019513,<br>1019516, 1019522, 1044428, 1046476, 1046477, 1046482, 1046488,<br>1046506, 1046507 |
| CSO3  | 312699, 362053, 362049, 1037350, 1037734   |

**Australian Capital Territory**

| LEVEL | POSITION NUMBER |
|-------|-----------------|
| CSO6  | 335357          |
| CSO5  | 330005, 1010444 |



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## Transport and Regional Services

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GM MAR SEC 111/2006



DEPARTMENT OF TRANSPORT AND REGIONAL SERVICES

### ***Maritime Transport Security Act 2003***

#### NOTICE OF DECLARATION OF SECURITY REGULATED PORT

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In *Gazette* No. S202 published on 11 June 2004 the declaration of the areas of the Port of Norfolk Island intended for use either wholly or partly in connection with the movement, loading, unloading, maintenance or provisioning of security regulated ships, the boundaries of which were shown on the accompanying map no. 6, were gazetted as a security regulated port under subsection 13(1) of the *Maritime Transport and Offshore Facilities Security Act 2003* (the Act).

The map has since become invalid, and the areas of the Port of Norfolk Island which comprise a security regulated port need to be re-gazetted with a new map showing the boundaries of the security regulated port.

I, JEREMY BRIAN PARKINSON, Acting General Manager, Maritime Security Branch, Office of Transport Security, Department of Transport and Regional Services revoke the **DECLARATION** in *Gazette* No. S202 that the areas of the Port of Norfolk Island intended for use either wholly or partly in connection with the movement, loading, unloading, maintenance or provisioning of security regulated ships, the boundaries of which were shown on the accompanying map no. 6, comprise a security regulated port for the purposes of subsection 13(1) of the Act.

I, JEREMY BRIAN PARKINSON, Acting General Manager, Maritime Security Branch, Office of Transport Security, Department of Transport and Regional Services **DECLARE** under subsection 13(1) of the Act that the area of the Port of Norfolk Island intended for use either wholly or partly in connection with the movement, loading, unloading, maintenance or provisioning of security regulated ships, the boundaries of which are shown on the map following, comprise a security regulated port for the purposes of the Act

**GM MAR SEC 111/2006**

and under section 14 of the Act, **DESIGNATE** a person, being the Administration of Norfolk Island, as the port operator for the security regulated port.

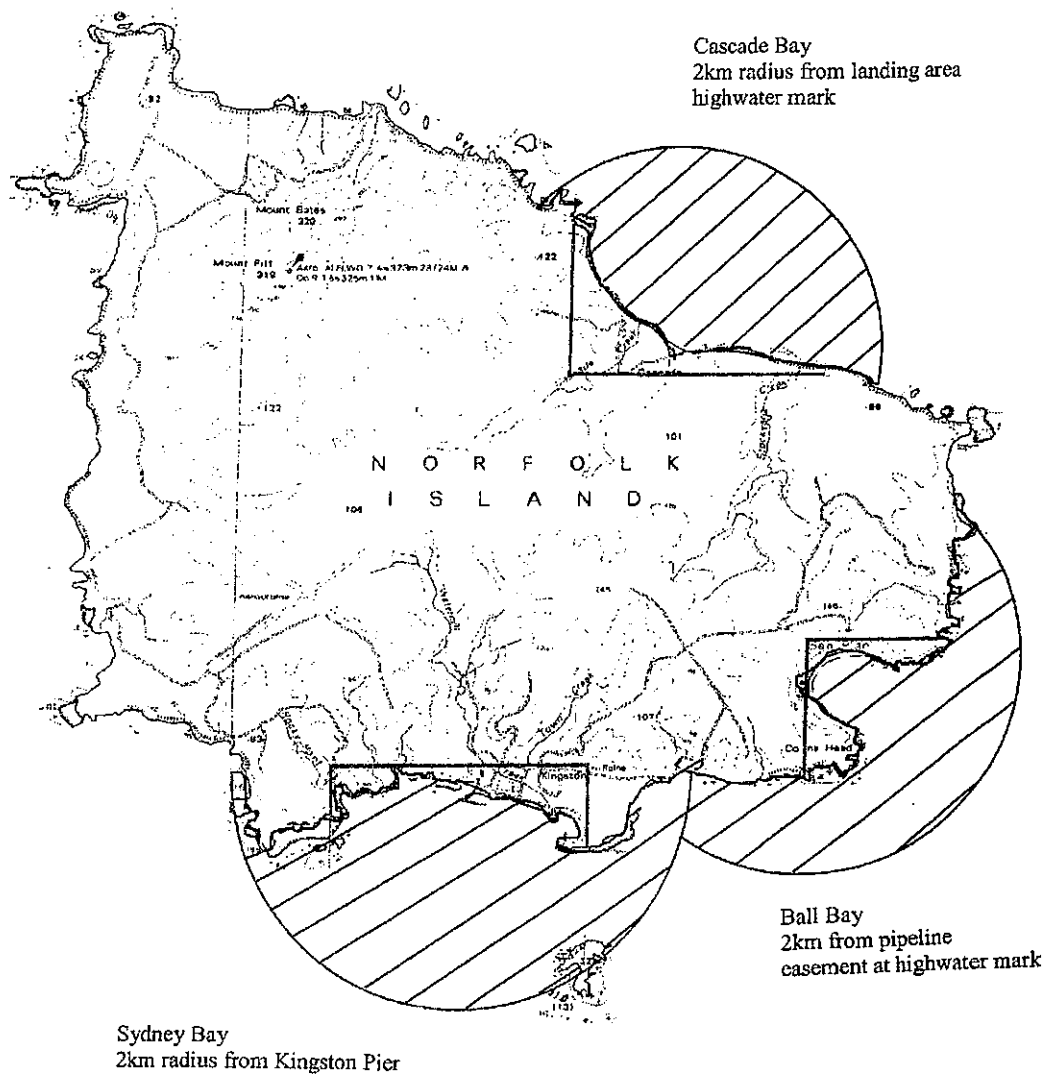
Date

8 September 2006

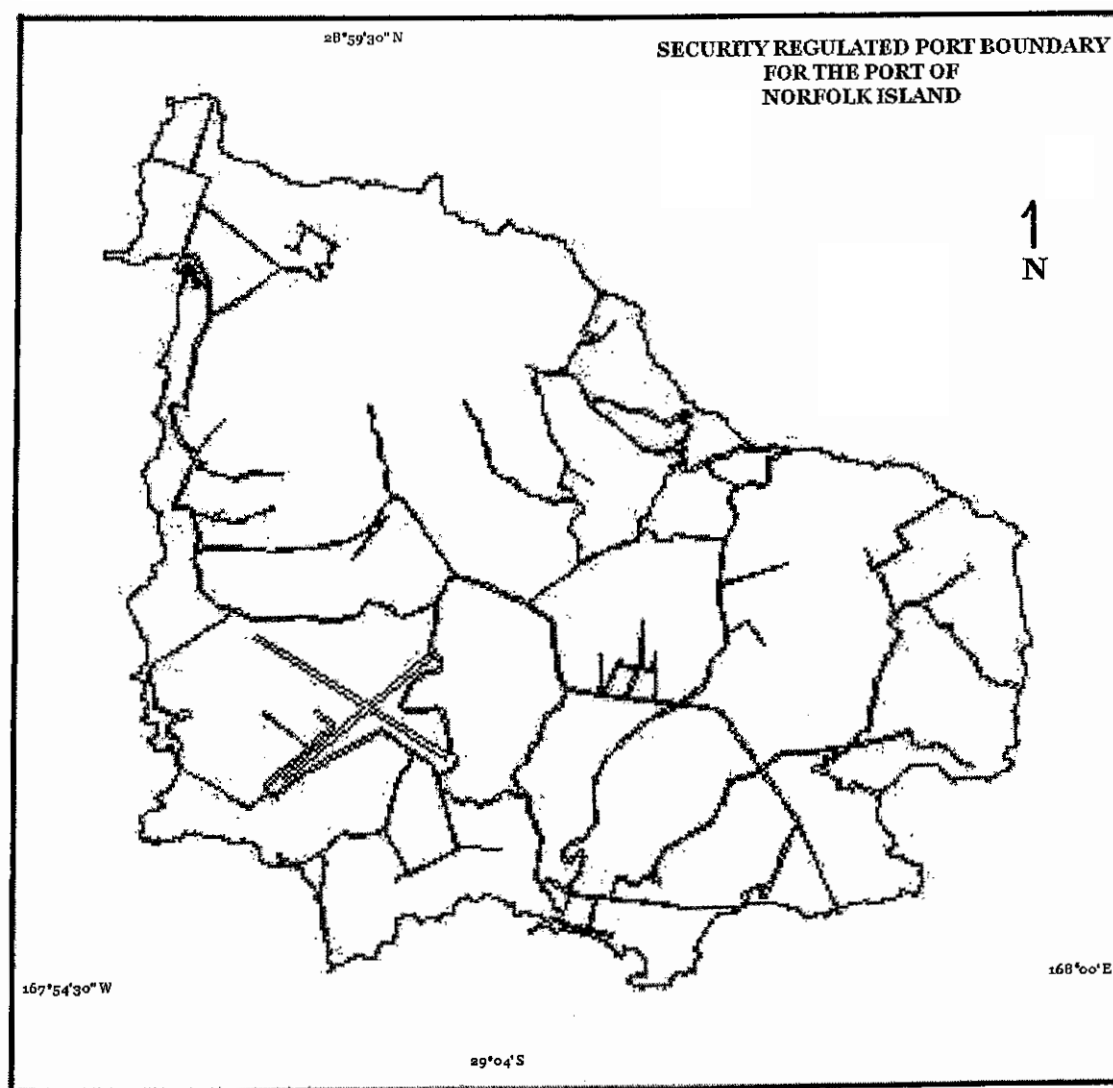
A handwritten signature in black ink, appearing to read 'Jeremy Parkinson', with a stylized flourish at the end.

Jeremy Parkinson  
Delegate of the Secretary of the  
Department of Transport and Regional Services

## 6. Port of Norfolk Island



This map shows the boundaries of the security regulated port for the purposes of the *Maritime Transport Security Act 2003*. The map is not intended for navigational purposes. Further information can be obtained from the Office of Transport Security (OTS), GPO Box 594, Department of Transport and Regional Services, Canberra ACT 2601, or phone the OTS Operations Centre on 1300 307 288.



This map shows the boundaries of the security regulated port for the purposes of the *Maritime Transport Security Act 2003*. The map is not intended for navigational purposes. Further information can be obtained from the Office of Transport Security (OTS), GPO Box 594, Department of Transport and Regional Services, Canberra ACT 2601, or phone the OTS Operations Centre on 1300 307 288

R308/2006047

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

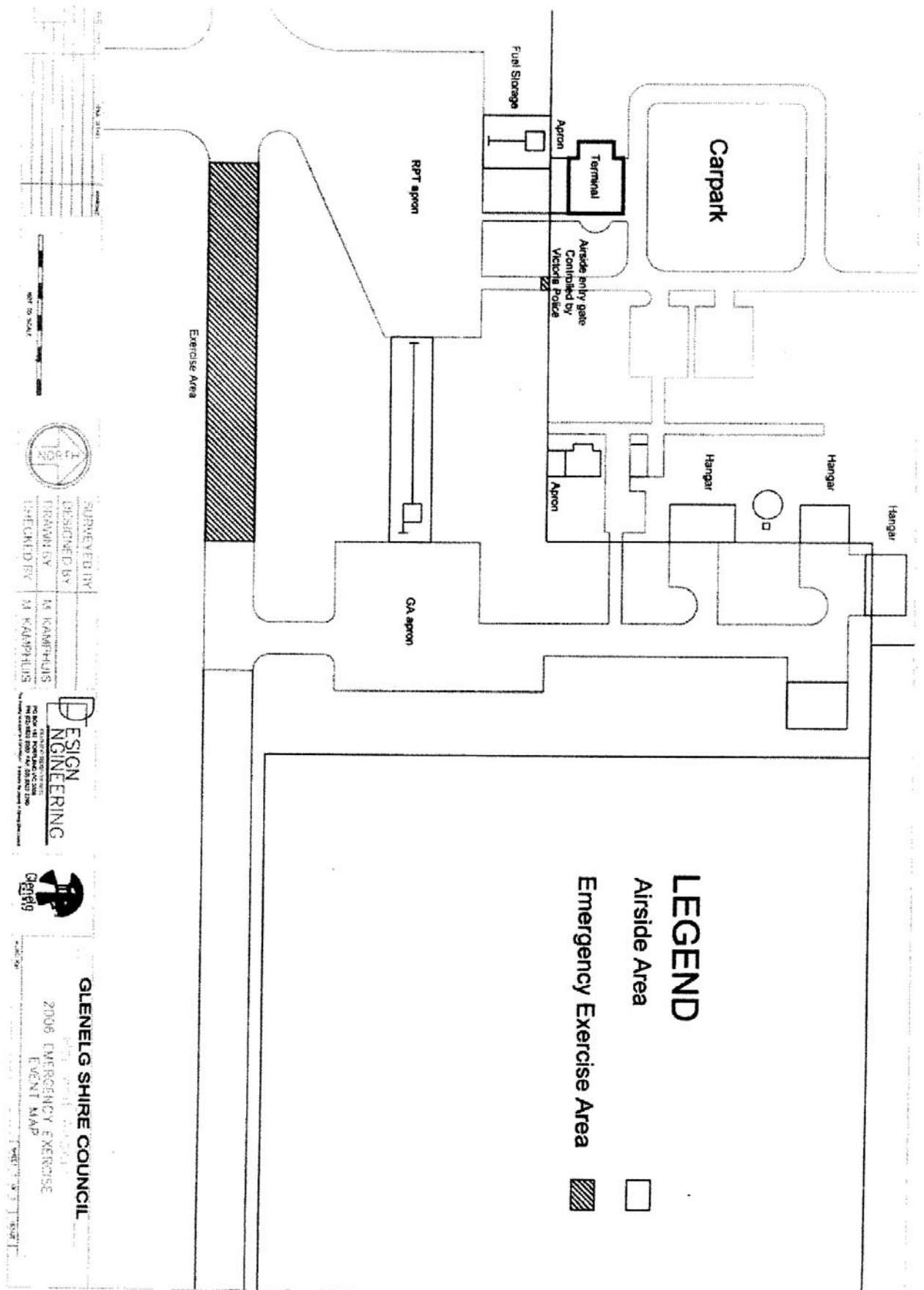
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I, **JANE MARY HANNA**, Section Head, Airlines Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE persons associated with the emergency exercise an exemption from displaying an ASIC in the airside area at Portland Airport. This exemption operates for the period from 1830 hours to 2130 hours on 19 September 2006.

Date:      September 2006

Jane Mary Hanna  
Delegate of the Secretary,  
Department of Transport and Regional Services

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R308/2006048

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

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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 all persons participating in the Carnarvon Drags at Carnarvon Airport an exemption from displaying an ASIC in the airside area at Carnarvon Airport. This exemption operates for the period from 1220 hours on Saturday 16 September to 1450 hours on Sunday 17 September 2006.

Date: September 2006

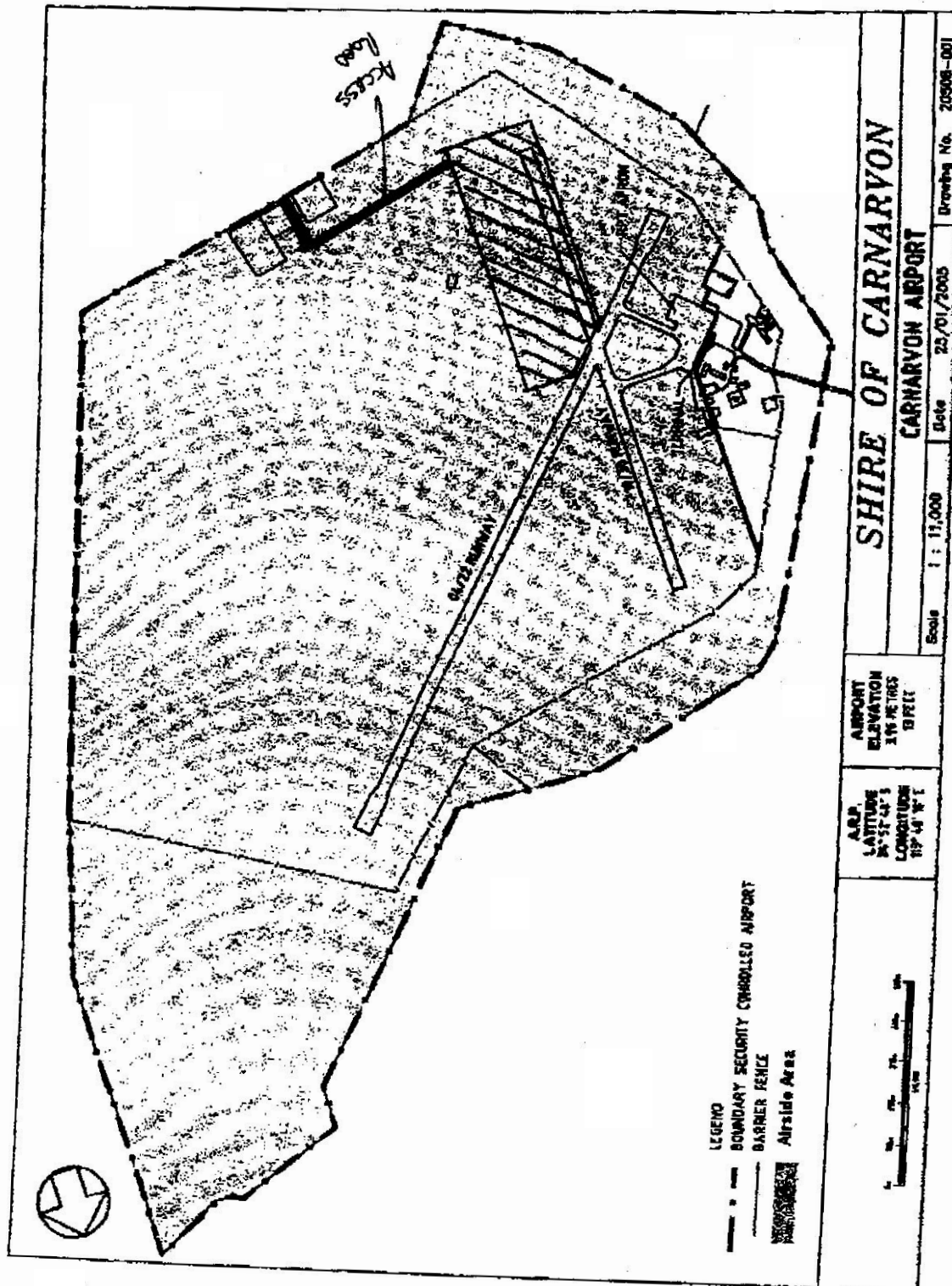
Jane Mary Hanna  
Delegate of the Secretary,  
Department of Transport and Regional Services

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## 9. Carnarvon Airport

This map shows the boundaries of the security controlled airport and airside area for the purposes of the *Aviation Transport Security Act 2004* and *Aviation Transport Security Regulations 2005* only. The map should not be used for air navigation purposes. Further information can be obtained from the Office of Transport Security (OTS), GPO Box 594, Department of Transport and Regional Services, Canberra ACT 2601, or phone the OTS Operations Centre on 1300 307 288.





R308/2006046

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

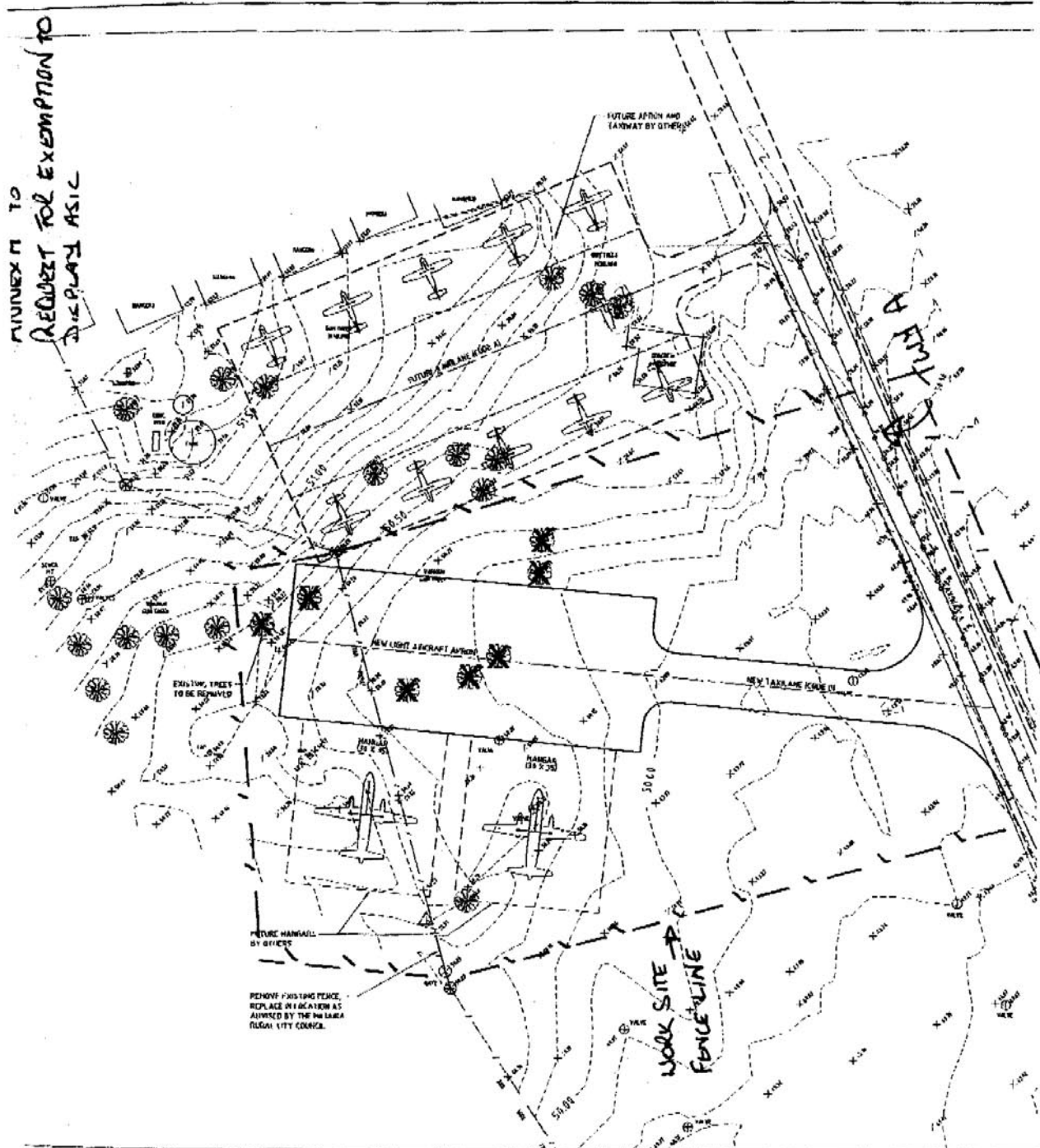
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
I, **JANE MARY HANNA**, Section Head, Airlines Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE persons associated with the construction of the new General Aviation and hangar complex an exemption from displaying an ASIC in the airside area at Mildura Airport. This exemption operates for the period from 0630 hours to 1730 hours daily from 18 September to 30 November 2006.

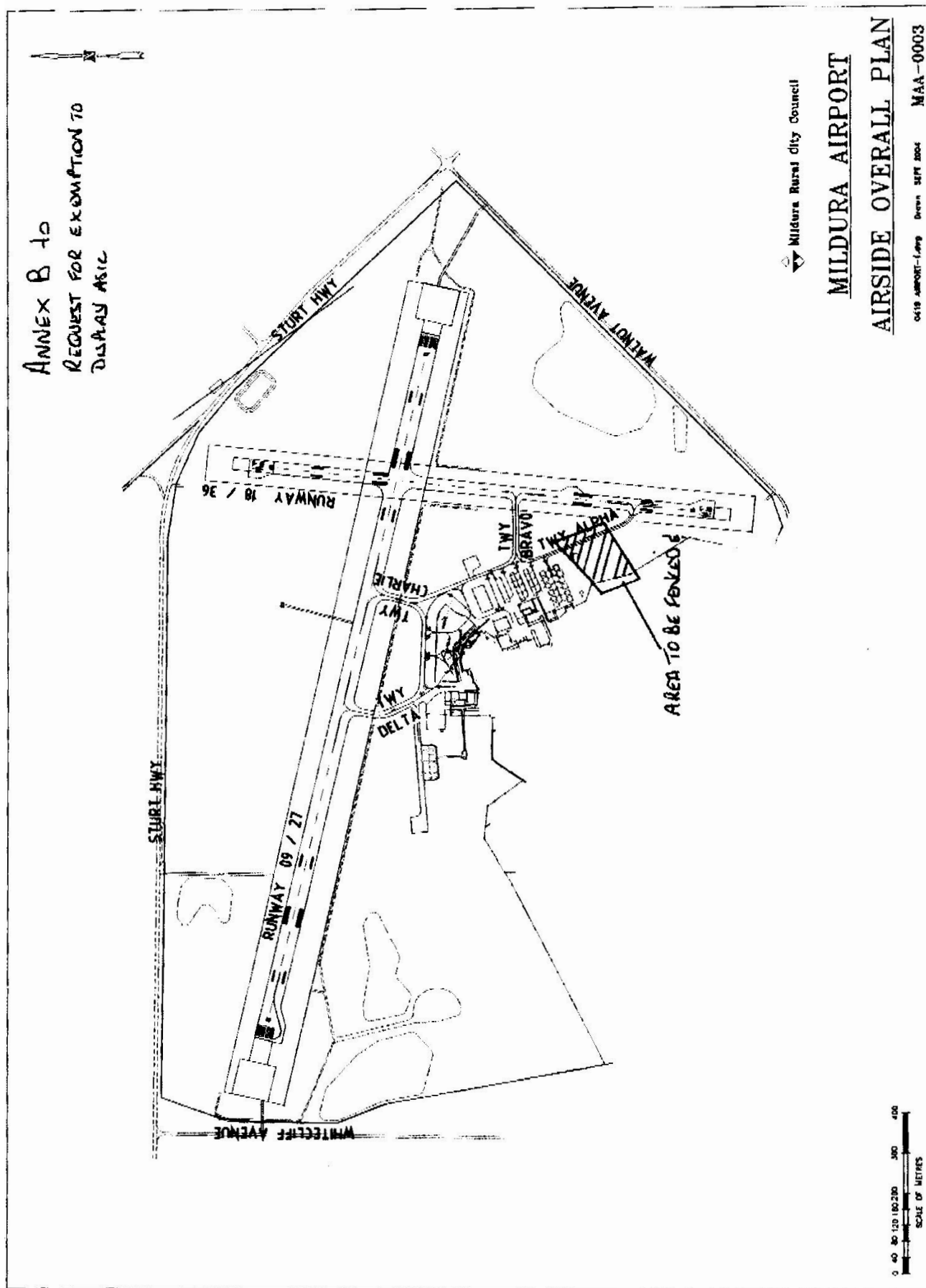
Date:      September 2006

Jane Mary Hanna  
Delegate of the Secretary,  
Department of Transport and Regional Services

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|   |     |   |   |  |       |    |        |         |     |        |          |  |        |          |  |        |
|---|-----|---|---|--|-------|----|--------|---------|-----|--------|----------|--|--------|----------|--|--------|
| <b>Connell Wagner</b><br><small>Connell Wagner Pty Ltd ABN 54 005 178 073<br/>         Former Bulbin Creek, 1000m E of Mildura, VIC<br/>         Mildura, Victoria 3465 Australia (08 9400 7000)<br/>         Telephone: 08 9 4000 2100<br/>         Facsimile: 08 9 4000 2044<br/>         Email: connell@connellwagner.com</small>  |     | Client:<br><br><b>Mildura Rural City Council</b> | Project:<br><b>MILDURA AIRPORT<br/>LIGHT AIRCRAFT APRON</b> | <table border="1"> <tr> <td>Drawn</td> <td>TM</td> <td>Signed</td> </tr> <tr> <td>Revised</td> <td>SRD</td> <td>Signed</td> </tr> <tr> <td>Verified</td> <td></td> <td>Signed</td> </tr> <tr> <td>Approved</td> <td></td> <td>Signed</td> </tr> </table> | Drawn | TM | Signed | Revised | SRD | Signed | Verified |  | Signed | Approved |  | Signed |
| Drawn   | TM  | Signed  |   |  |       |    |        |         |     |        |          |  |        |          |  |        |
| Revised   | SRD | Signed  |   |  |       |    |        |         |     |        |          |  |        |          |  |        |
| Verified  |     | Signed  |   |  |       |    |        |         |     |        |          |  |        |          |  |        |
| Approved  |     | Signed  |   |  |       |    |        |         |     |        |          |  |        |          |  |        |
| <small>1. This drawing is the property of Connell Wagner Pty Ltd and shall remain the property of Connell Wagner Pty Ltd. It is to be used for the purpose for which it was prepared and shall not be used for any other purpose without the written consent of Connell Wagner Pty Ltd.<br/>         2. The client is responsible for ensuring that the information provided to Connell Wagner Pty Ltd is accurate and complete.<br/>         3. The client is responsible for ensuring that the information provided to Connell Wagner Pty Ltd is accurate and complete.</small> |     |   |   |  |       |    |        |         |     |        |          |  |        |          |  |        |



R308/2006049

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

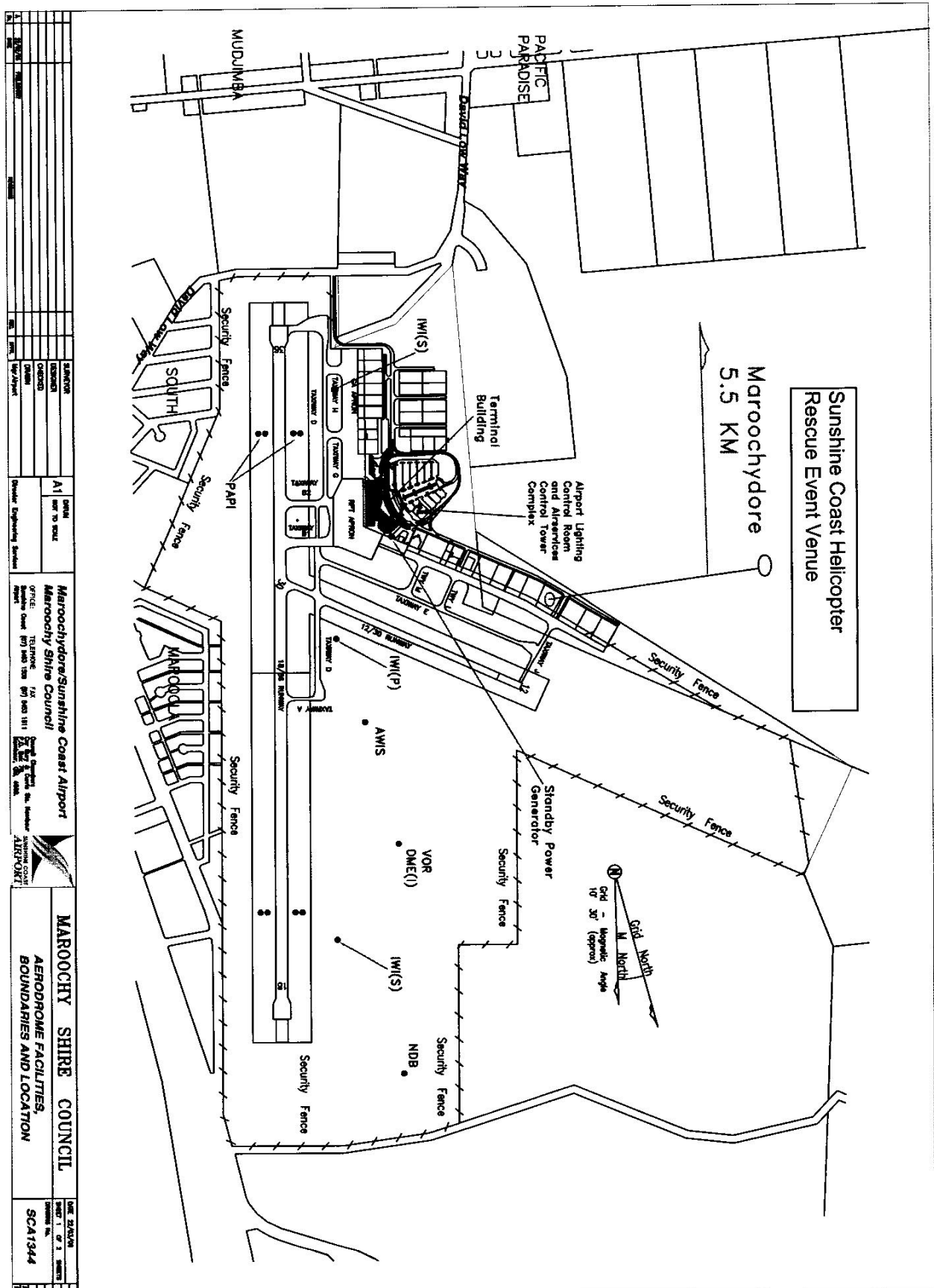
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I, **JANE MARY HANNA**, Section Head, Airlines Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons attending the official function for the opening of the Sunshine Coast Helicopter rescue Service's new hangar an exemption from displaying an ASIC in the airside area at Sunshine Coast Airport. This exemption operates for the period from 0800 hours to 1800 hours on 22 September 2006.

Date: September 2006

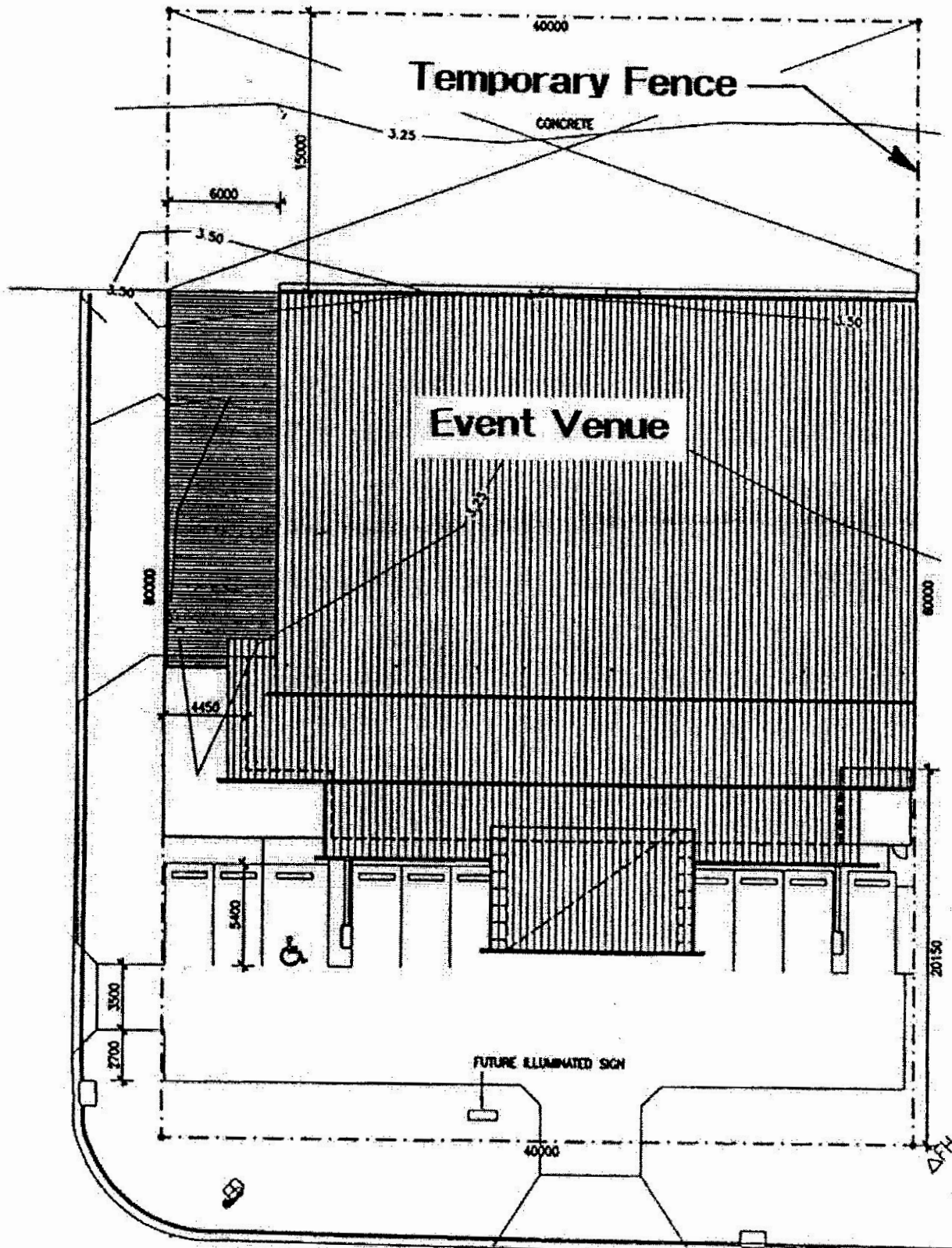
Jane Mary Hanna  
Delegate of the Secretary,  
Department of Transport and Regional Services

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# Airside



SITE PLAN  
SCALE 1:200



|   |          |                        |
|---|----------|------------------------|
| C | 02.11.05 | TENDER ISSUE           |
| B | 20.10.05 | REVISED BA APPLICATION |
| A | 01.11.04 | BA APPLICATION         |

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

**No: 925**

**PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship | Port of Registry | IMO Number |
|--------------|------------------|------------|
| STADACONA    | NASSAU           | 8010934    |

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, Melbourne, Adelaide, Brisbane, Thevenard, Port Kembla**

Dated at **CANBERRA** this <sup>9<sup>th</sup></sup> day of **September/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 8/09/2006 to 7/12/2006.
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. Dry Bulk Cargo only may be carried.
5. The cargo may only be carried from: Gladstone to Melbourne; Adelaide to Melbourne and Brisbane; Thevenard to Port Kembla.
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.

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

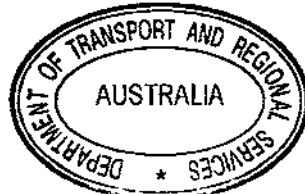
No: 923

**PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship                 | Port of Registry   | IMO Number     |
|------------------------------|--------------------|----------------|
| <b>BUNGA<br/>TERATAI DUA</b> | <b>PORT KELANG</b> | <b>9157674</b> |

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED****Brisbane, Sydney, Bell Bay and Fremantle**Dated at **CANBERRA** this  **11th** day of **September/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 30/09/2006 to 29/12/2006.
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. General Cargo only may be carried.
5. The cargo may only be carried from: Brisbane to Bell Bay; 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; 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](mailto:paull@panlogistics.com.au).



Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

**No: 924**

**PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship             | Port of Registry | IMO Number     |
|--------------------------|------------------|----------------|
| <b>KOTA<br/>PAHLAWAN</b> | <b>MONROVIA</b>  | <b>9142942</b> |

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED**

**Sydney, Fremantle, Brisbane and Bell Bay,**

Dated at **CANBERRA** this  11<sup>th</sup> day of **September/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 13/09/2006 to 12/12/2006.
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. General Cargo only may be carried.
5. The cargo may only be carried from: Sydney to Fremantle and Bell Bay; Brisbane to Sydney, Bell Bay and Fremantle; Bell Bay to Fremantle
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 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](mailto:paull@panlogistics.com.au).

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

**No: 926****PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship         | Port of Registry | IMO Number     |
|----------------------|------------------|----------------|
| <b>ANL AUSTRALIA</b> | <b>NASSAU</b>    | <b>8913681</b> |

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED****Melbourne, Sydney and Brisbane**Dated at **CANBERRA** this  **11th** day of **September/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 23/09/2006 to 22/12/2006.
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. General Cargo only may be carried.
5. The cargo may only be carried from: Melbourne to Sydney and Brisbane; Sydney to Brisbane
6. If there is a change in schedule the Operations Centre must be advised before the vessel sails.
7. 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 Paul 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: paul@panlogistics.com.au.

Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

**CT-4**

**No: 927**

**PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship         | Port of Registry | IMO Number     |
|----------------------|------------------|----------------|
| <b>OOCL FIDELITY</b> | <b>HONG KONG</b> | <b>8407319</b> |

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED**

**Melbourne , Sydney and Brisbane**

Dated at **CANBERRA** this **11<sup>th</sup>** day of **September/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 20/10/2006 to 19/01/2007.
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. General Cargo only may be carried.
5. The cargo may only be carried from: Melbourne to Brisbane & Sydney; Sydney to 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; 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 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](mailto:paull@panlogistics.com.au).

R308/2006051

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

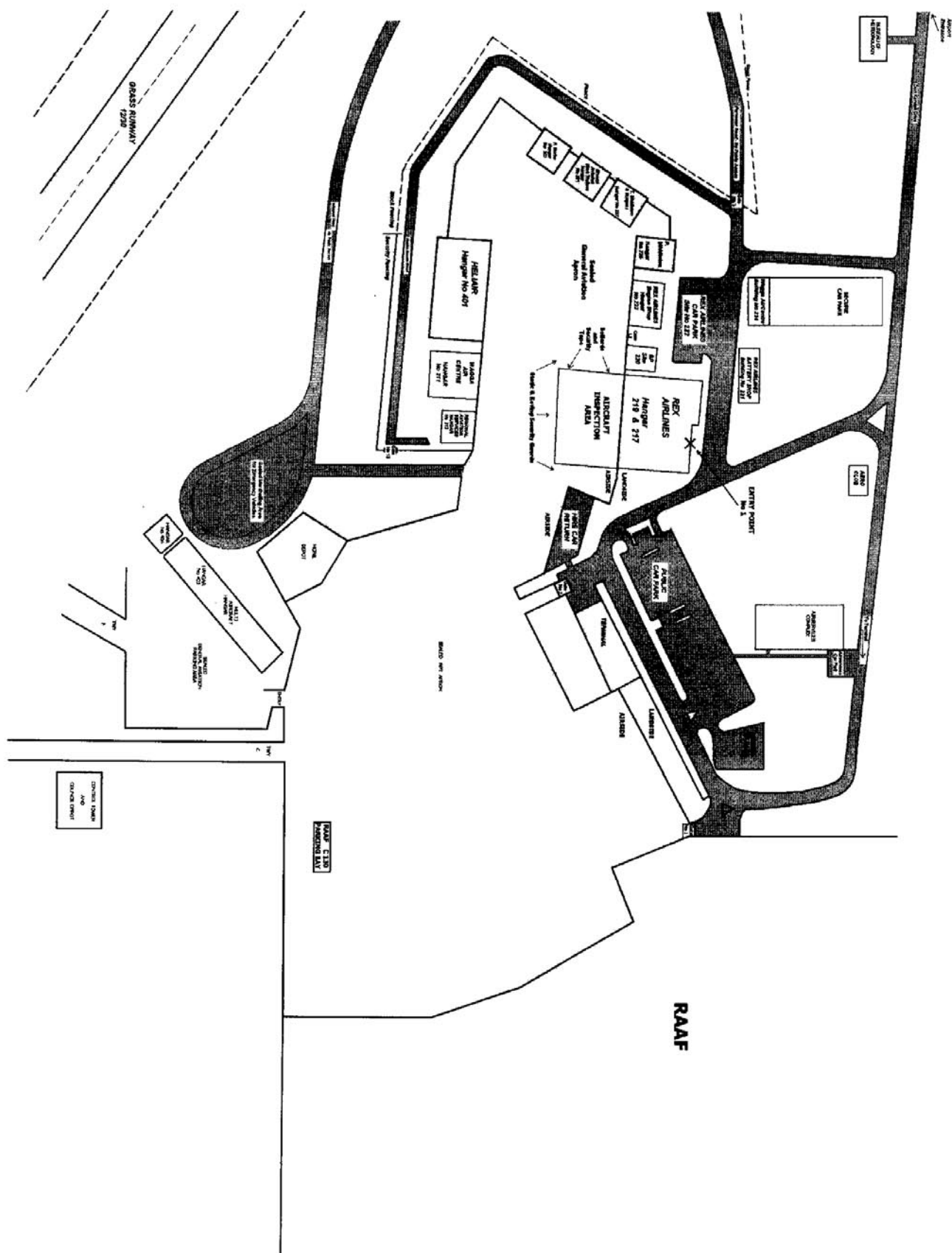
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I, **JANE MARY HANNA**, Section Head, Airlines Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE persons associated with the Regional Express (Rex) Family Open Day exemption from displaying an ASIC in the airside area at Wagga Wagga Airport. This exemption operates for the period from 1000 hours to 1600 hours on 23 September 2006.

Date:      September 2006

Jane Mary Hanna  
Delegate of the Secretary,  
Department of Transport and Regional Services

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R308/2006050



**Australian Government**

**Department of Transport and Regional Services**

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

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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 Welfare Exercise at Perth Airport, an exemption from displaying an ASIC in the designated airside area at Perth Airport. This exemption operates for the period from 0900 hours to 1300 hours on Wednesday 13 September 2006.

Date: || September 2006

A handwritten signature in black ink, appearing to read 'Patrick McCrudden', with a long horizontal flourish extending to the right.

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

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R308/2006052



**Australian Government**

**Department of Transport and Regional Services**

## **Aviation Transport Security Regulations 2005**

### **EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA**

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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 Emergency Exercise at Darwin Airport, an exemption from displaying an ASIC in the designated emergency crash site area within the airside area at Darwin Airport. This exemption operates for the period from 0900 hours to 1200 hours on Wednesday 13 September 2006.

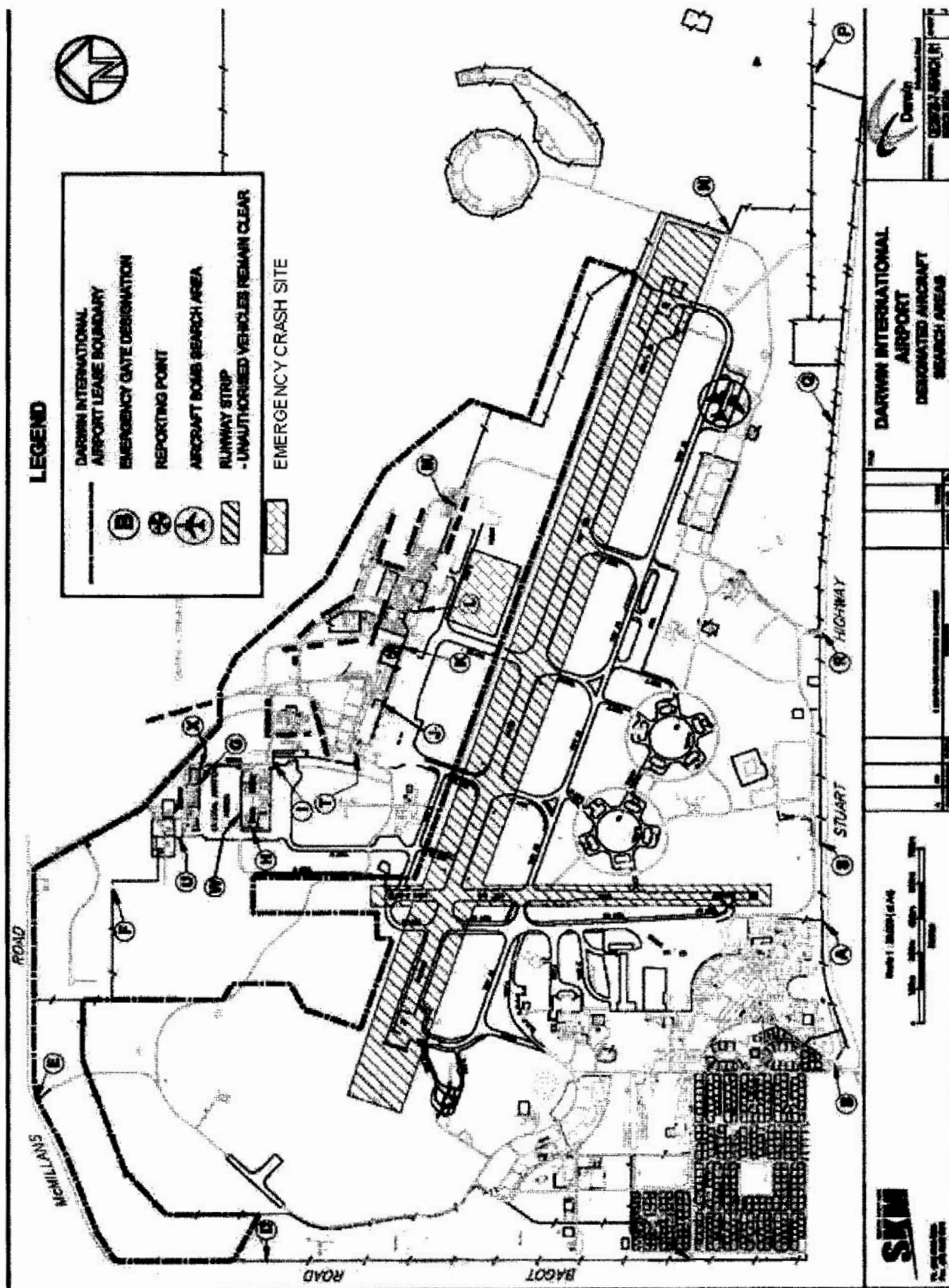
Date: 12 September 2006

A handwritten signature in black ink, appearing to read 'Patrick McCrudden', with a long horizontal flourish extending to the right.

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

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Regulation 25

**COMMONWEALTH OF AUSTRALIA  
NAVIGATION ACT 1912**

CT-4

**No: 923****PERMIT TO UNLICENSED SHIP - CONTINUING**

| Name of Ship                 | Port of Registry   | IMO Number     |
|------------------------------|--------------------|----------------|
| <b>BUNGA<br/>TERATAI DUA</b> | <b>PORT KELANG</b> | <b>9157674</b> |

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

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

**NAMES OF PORTS FOR WHICH PERMIT ISSUED****Brisbane, Sydney, Bell Bay and Fremantle**Dated at **CANBERRA** this  **14<sup>th</sup>** day of **September/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 18/09/2006 to 17/12/2006.
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. General Cargo only may be carried.
5. The cargo may only be carried from: Brisbane to Bell Bay; 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; 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](mailto:paull@panlogistics.com.au).

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## Treasury

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### Commissioner of Taxation

### Notice of Data Matching Program

The Australian Taxation Office (the Tax Office) will request and collect details pertaining to horse trainers, owners, jockeys, stable-hands and track-riders from the Stakes Payment System of the New South Wales Thoroughbred racing Board. These details will reflect data captured in respect of the 2003-04 and 2004-05 financial years.

These details will be electronically matched with certain sections of Tax Office data holdings to identify non-compliance with lodgment and payment obligations under taxation law. Records relating to individuals, partnerships, companies and trusts will be matched.

This program is called the Horse Industry Data Matching Project and it enables the Tax Office to:

- develop appropriate education and communication strategies to minimise the risk to Commonwealth revenue,
- develop enforcement strategies to mitigate the risk to Commonwealth revenue by addressing a specific identified risk. This risk is underpinned by identifying income from horse racing activities where no GST is collected/submitted or insufficient GST is collected/submitted and/or taxable income is submitted in the Income Tax return, and
- strengthen community confidence in the integrity of the Tax System.

This notice is supplementary to that advertised in the Commonwealth of Australia Gazette No. GN 42, 22 October 2003 which advised of the collection and use of data captured in respect of the 2001-02 financial year.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Horse Racing Project  
GST Cash Economy – 8<sup>th</sup> Floor  
Australian Taxation Office - Newcastle  
PO Box 9910  
Dandenong, 3175

or by phoning (02) 49231739

The Tax Office complies with the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.

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

**WHEREAS -**

- (A) John Robert Castle is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) John Robert Castle proposes to acquire an interest in Australian urban land referred to in the notice furnished on 11 August 2006 under section 26A of the Act.

NOW THEREFORE, I, John Hill, Acting 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                      11<sup>th</sup>                      day of September 2006



Acting General Manager



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

WHEREAS -

- (A) Varin Khlaikaew and Narumon Sae-Chow are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Varin Khlaikaew and Narumon Sae-Chow propose to acquire an interest in Australian urban land referred to in the notice furnished on 14 August 2006 under section 26A of the Act.

NOW THEREFORE, I, John Hill, Acting 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 13<sup>th</sup> day of September 2006



Acting General Manager

## Commissioner of Taxation

# NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will request and collect identity and transaction details pertaining to property title transfers from the following State and territory authorities:

- New South Wales Office of State Revenue
- New South Wales Department of Lands
- Victorian State Revenue Office
- Australian Capital Territory Planning and Land Authority
- Australian Capital Territory Registrar General – Land Titles Office
- Northern Territory Treasury
- Northern Territory Department of Planning and Infrastructure
- Northern Territory Registrar General – Land Titles Office
- Queensland Office of State Revenue
- Queensland Department of Natural Resources, Mines and Water
- Tasmania State Revenue Office
- Tasmania Department of Primary Industries and Water
- South Australia Revenue Office
- South Australia Land Services Group
- Western Australia Office of State Revenue.

These details will be electronically matched with certain Tax Office data holdings to identify non-compliance with capital gains tax, income tax and goods and services tax obligations under taxation law.

This data matching program enables the Tax Office:

- to address non-compliance with capital gains tax, income tax and goods and services tax
- to check and assess correct completion and assessment of property transactions in *business activity statements* and income tax returns
- to provide education to taxpayers who may not be aware of their obligations in relation to these types of transactions
- to be more strategic in its approach to business activities.

This notice replaces the previously published notice in Commonwealth of Australia Gazette, S90 on Tuesday 31 May 2005. A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner.

A copy of this document is available from:

Property and Share Data Management Project  
Australian Taxation Office  
Stuart Leggo  
Locked Bag 8000  
Newcastle NSW 2300

or by emailing a request to [stuart.leggo@ato.gov.au](mailto:stuart.leggo@ato.gov.au)

or by phoning Stuart Leggo on (02) 4923 1348

The Tax Office complies with the Office of the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.

## Commissioner of Taxation

# NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will request and collect details pertaining to property title transfers by non-residents and their names and addresses from the Foreign Investment Review Board.

These details will be electronically matched with certain Tax Office data holdings to identify non-compliance with lodgment and payment obligations under taxation law. Records relating to approximately 59,500 non-resident individuals, companies and trusts will be matched.

This program enables the Tax Office:

- to address non-compliance with lodgment and debt payment through electronic bulk matching data to identify potential Tax Office activity; and capital gains tax, registration and income tax by non-residents
- to check and assess correct completion and assessment of property transactions in income tax returns
- to provide education to taxpayers who may not be aware of their obligations in relation to these types of transactions
- to be more strategic in its approach to business activities.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Property and Share Data Management Project  
Australian Taxation Office  
Mr Stuart Leggo  
Locked Bag 8000  
Newcastle NSW 2300

or by emailing a request to [stuart.leggo@ato.gov.au](mailto:stuart.leggo@ato.gov.au)

or by phoning Stuart Leggo on (02) 4923 1348

The Tax Office complies with the Office of the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.



## Commissioner of Taxation NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will request and collect names and address details pertaining to residential tenancy agreements from the following Residential Tenancy Authorities:

- Queensland Residential Tenancies Authority
- New South Wales Office of Fair Trading
- Victorian Residential Tenancies Bond Authority.

These details will be electronically matched with certain Tax Office data holdings to identify non-compliance with rental income, capital gains tax and other income tax obligations under taxation law. Records relating to approximately 1.1 million individuals will be matched. It is anticipated that administrative action will be taken on a very small percentage (less than 1%).

This program enables the Tax Office:

- to address non-compliance with rental income and deductions, income tax, goods and services tax and capital gains tax
- to check and assess correct completion and assessment of rental income deductions, goods and services tax and property transactions in income tax returns
- to provide education to taxpayers who may not be aware of their obligations
- to be more strategic in its approach to business activities.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Property and Share Data Management Project  
Australian Taxation Office  
Stuart Leggo  
Locked Bag 8000  
Newcastle NSW 2300

or by emailing a request to [stuart.leggo@ato.gov.au](mailto:stuart.leggo@ato.gov.au)

or by phoning Stuart Leggo on (02) 4923 1348

The Tax Office complies with the Office of the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.

## Commissioner of Taxation NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will request and collect identity and transaction details pertaining to securities held in all Australian ASX listed entities.

These details will be electronically matched with certain Tax Office data holdings to identify non-compliance with capital gains tax, income tax and goods and services tax obligations under taxation law. Approximately 2.8 million individuals will be affected by this program. It is anticipated that administrative action will be taken on a very small percentage (less than 1%).

This data matching program enables the Tax Office to:

- address non-compliance with capital gains tax, income tax and goods and services tax
- check and assess the correct completion of share transactions
- provide education to entities confused with their obligations in relation to these types of transactions
- be more strategic in its approach to Tax Office business activities.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Property and Share Data Management Project  
Australian Taxation Office  
Stuart Leggo  
Locked Bag 8000  
Newcastle NSW 2300

or by emailing a request to [stuart.leggo@ato.gov.au](mailto:stuart.leggo@ato.gov.au)

or by phoning Stuart Leggo on (02) 4923 1348

The Tax Office complies with the Office of the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.

## 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   |
|--------------------|---|---|
| <b>TD 2006/56</b>  | Income tax: consolidation: cost setting: is a joining entity's entitlement to claim a deduction for (or to otherwise deal with) a tax loss an asset for the purposes of section 705-35 of the <i>Income Tax Assessment Act 1997</i> if:<br>(a) the tax loss is the subject of a loss transfer agreement entered into after the joining entity became a member of the consolidated group;<br>(b) the loss transfer takes effect prior to that time; and<br>(c) the joining entity is entitled to a subvention payment? | This Determination concludes that an entitlement to claim a deduction for (or to otherwise deal with) a tax loss is an asset for the purposes of section 705-35 of the <i>Income Tax Assessment Act 1997</i> .<br>This Determination applies to years commencing both before and after its date of issue.   |
| <b>TD 2006/57</b>  | Income tax: consolidation: what is an excluded asset under subsection 705-35(2) of the <i>Income Tax Assessment Act 1997</i> ?  | This Determination concludes that a future income tax benefit asset that constitutes a commercial or business asset is an excluded asset under subsection 705-35(2) of the <i>Income Tax Assessment Act 1997</i> , subject to certain conditions as explained within the Ruling.<br>This Determination applies to years commencing both before and after its date of issue. |
| <b>PR 2006/131</b> | Income tax: Tasmanian Forests Trust No. 2   | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/151 and who, between 22 April 1994 and 21 October 1994, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2003 to 30 June 2010.  |
| <b>PR 2006/132</b> | Income tax: Tasmanian Forests Trust No. 3   | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/152 and who, between 29 May 1995 and 28 May 1996, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2004 to 30 June 2011.  |
| <b>PR 2006/133</b> | Income tax: Tasmanian Forests Trust No. 4   | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/153 and who, between 15 April 1996 and 14 April 1997, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2005 to 30 June 2012.  |
| <b>PR 2006/134</b> | Income tax: Tasmanian Forests Trust No. 5   | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/154 and who, between 27 March 1997 and 26 March 1998, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2006 to 30 June 2013.  |
| <b>PR 2006/135</b> | Income tax: Tasmanian Forests Trust No. 6   | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/155 and who, between 29 October 1997 and 28 October 1998, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2007 to 30 June 2014.  |

|                    |   |   |
|--------------------|---|---|
| <b>PR 2006/136</b> | Income tax: Tasmanian Forests Project 2000  | This Ruling applies to Growers who are more specifically identified in the Ruling part of Product Ruling PR 2001/156 and who, between 6 June 2000 and 5 June 2001, entered into the arrangement that is set out in that Ruling.<br>This Ruling applies for the income years ending 30 June 2009 to 30 June 2016.  |
| <b>CR 2006/90</b>  | Income tax: Miller's Retail Limited: proposed return of capital and share consolidation   | This Ruling applies to owners of ordinary shares in Millers Retail Limited (MRL) who are registered on the MRL Share Register on the Record Date, being the date for determining entitlements to the proposed return of capital, and who receive the capital distribution, hold their shares in MRL on capital account and are residents of Australia.<br>This Ruling applies from 20 September 2006.   |
| <b>CR 2006/91</b>  | Income tax: assessable income: Australian Federal Police personnel deployed to Sudan as part of the United Nations peacekeeping force | This Ruling applies to: <ul style="list-style-type: none"> <li>• employees of the Australian Federal Police (AFP);</li> <li>• persons seconded to the AFP under section 69D of the <i>Australian Federal Police Act 1979</i> (AFP Act 1979) for the period of deployment; and</li> <li>• persons appointed to the AFP as special members of the AFP under section 40E of the AFP Act 1979 for the period of their deployment,</li> </ul> who are deployed to Sudan as part of the United Nations peacekeeping force.<br>This Ruling applies from 1 February 2006. |

**NOTICE OF WITHDRAWALS**

| <b>Ruling Number</b> | <b>Subject</b>  | <b>Brief Description</b>                           |
|----------------------|---|--|
| <b>PR 2006/131</b>   | Income tax: Tasmanian Forests Trust No. 2   | This Product Ruling is withdrawn from 1 July 2007. |
| <b>PR 2006/132</b>   | Income tax: Tasmanian Forests Trust No. 3   | This Product Ruling is withdrawn from 1 July 2007. |
| <b>PR 2006/133</b>   | Income tax: Tasmanian Forests Trust No. 4   | This Product Ruling is withdrawn from 1 July 2007. |
| <b>PR 2006/134</b>   | Income tax: Tasmanian Forests Trust No. 5   | This Product Ruling is withdrawn from 1 July 2007. |
| <b>PR 2006/135</b>   | Income tax: Tasmanian Forests Trust No. 6   | This Product Ruling is withdrawn from 1 July 2007. |
| <b>PR 2006/136</b>   | Income tax: Tasmanian Forests Project 2000  | This Product Ruling is withdrawn from 1 July 2007. |
| <b>CR 2006/90</b>    | Income tax: Miller's Retail Limited: proposed return of capital and share consolidation | This Class Ruling is withdrawn from 1 July 2007.   |



Australian Government  
Australian Taxation Office

*Superannuation Industry (Supervision) Act 1993*

**NOTICE OF DISQUALIFICATION**

To: Mr Richard Sharland  
C/- RD Adamson FCPA  
PO Box 4  
ARANA HILLS QLD 4054

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

I am satisfied that you are not a fit and proper person to be a trustee, investment manager, custodian or a responsible officer of a body corporate that is a trustee, investment manager or custodian of a superannuation entity for the purposes of the SIS Act.

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

Dated: 15 June 2006

Ian Read  
Assistant Deputy Commissioner of Taxation

**NOTE 1:**

In accordance with s 120A(7) of the SIS Act, particulars of this disqualification notice will be published in the Commonwealth Gazette.

**NOTE 2:**

In accordance with s 120A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

**NOTE 3:**

In accordance with s 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may request the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days after the day on which you received notice of the decision and must also set out the reasons for making the request.

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## Public Notices

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### SHIPPING REGISTRATION ACT 1981

#### NOTICE OF INTENTION TO APPLY FOR REGISTRATION

Notice is hereby given of the intention of

David John Cooke & Christine Ann Old                      of  
56 Warrigal Rd Mentone Melbourne Vic 3194              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: KAY

Former name:

Present whereabouts: Melbourne

Length: 12 mtrs

Principal material of construction: Steel

Type of ship: Yacht (sail & motor)



Australian Government

Department of Employment and Workplace Relations  
Office of the Australian Safety and Compensation Council

## Do you work with chemicals?

## Do you work in the construction industry?

As part of the development of the new **Workplace Hazardous Chemicals Framework**, the Australian Safety and Compensation Council (ASCC) invites your comments on the following draft documents:

- *Draft National Standard for the Control of Workplace Hazardous Chemicals;*
- *Draft National Code of Practice for the Control of Workplace Hazardous Chemicals; and the*
- *Draft Regulation Impact Statement—Proposed Revisions to the National OHS Framework for the Control of Workplace Hazardous Substances and Dangerous Goods.*

These documents are available, with a Public Discussion Paper, free of charge, from the ASCC website at **ascc.gov.au**.

If you are not able to download the documents they can be provided on CD-ROM or a limited number of printed copies will be made available. Please place your request for a CD-ROM or printed materials by:

- Telephoning freecall 1800 552 488
- Emailing **chemicals@dewr.gov.au**
- Faxing (02) 6276 8733

Include your name, postal address and which document/s you are requesting.

Public comment for these documents closes on **1 February 2007**.

The ASCC is developing a national code of practice for the **Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction**. As part of the development process, the ASCC invites your comments on the following draft documents:

- *Draft National Code of Practice for the Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction*
- *Draft Regulation Impact Statement for the Safe Handling of Tilt-up Wall Panels and Concrete Elements in Building Construction.*

These documents are available, with a Public Discussion Paper, free of charge, from the ASCC website at **ascc.gov.au**.

If you are not able to download the documents they can be provided on CD-ROM or a limited number of printed copies will be made available. Please place your request for a CD-ROM or printed materials by:

- Telephoning freecall 1800 256 445
- Emailing **concrete@dewr.gov.au**
- Faxing (02) 6276 9614

Include your name, postal address and which document/s you are requesting.

Public Comment for these documents closes on **1 February 2007**.

The ASCC leads and coordinates national efforts to promote best practice in occupational health and safety (OHS), improve workers' compensation arrangements and improve rehabilitation and return to work of injured workers.





RESERVE BANK OF AUSTRALIA

*Payment Systems (Regulation) Act 1998*

*Access Regime for the designated EFTPOS system*

This notice is published in accordance with the requirements set out in Section 29(2)(a) of the *Payment Systems (Regulation) Act 1998* ('the Act').

The Reserve Bank of Australia imposes, in accordance with Section 12 of the Act, the attached Access Regime to be complied with by participants in the designated EFTPOS system operated within Australia.

**Summary of purpose and effect of the Access Regime**

The purpose of the Access Regime is to improve arrangements for new participants to gain access to Australia's EFTPOS system, thereby strengthening competition in the provision of EFTPOS payment services and increasing efficiency in both the EFTPOS system and Australia's payments system as a whole. The Access Regime is the result of co-operative work between the Bank and the Australian Payments Clearing Association (APCA) over a number of years. It will operate in conjunction with the EFTPOS Access Code adopted by EFTPOS Access Australia Limited on 8 September 2006.

The effect of the Access Regime will be to set a cap on the price that an existing participant can charge a new or existing participant to establish a new connection and to help ensure that negotiations over interchange fees cannot be used to frustrate entry. Other important aspects of entry are covered in the Access Code. These include providing new and existing participants with the right to establish direct connections with participants in the EFTPOS system and setting a time frame under which connections are to be established.

The Bank expects that, together, the EFTPOS Access Regime and the EFTPOS Access Code will significantly improve access to Australia's EFTPOS system.

Signed

David Herbert Emanuel  
Secretary  
Reserve Bank of Australia  
12 September 2006

## **Access Regime for the EFTPOS System**

### **Objective**

*The objective of this Access Regime is to promote competition and efficiency in the Australian payments system, having regard to:*

- (i) the interests of current participants in the EFTPOS system;*
- (ii) the interests of people who, in the future, may want access to the EFTPOS system;*
- (iii) the public interest; and*
- (iv) the financial stability of the EFTPOS system.*

### **Application**

1. This Access Regime is imposed under Section 12 of the *Payment Systems (Regulation) Act 1998*.
2. This Access Regime applies to the payment system operated within Australia known as the EFTPOS system, which was designated as a payment system on 9 September 2004 and referred to below as the EFTPOS system.
3. In this Access Regime:

‘Access Agreement’ has the same meaning as in the EFTPOS Access Code;

‘Access Charge’ means the charge payable by an Access Seeker to an Access Provider under an Access Agreement as described in clause 3 of Schedule 3 of the EFTPOS Access Code;

‘Access Provider’ has the same meaning as in the EFTPOS Access Code;

‘Access Seeker’ has the same meaning as in the EFTPOS Access Code;

an ‘acquirer’ is a participant in the EFTPOS system that provides services to a merchant to allow that merchant to accept a debit card;

‘APCA’ means the Australian Payments Clearing Association Limited (ABN 12 055 136 519);

‘APCA’s 2004 costs survey’ is the survey of Direct Connectors in the EFTPOS system, conducted by APCA, on the estimated incremental direct costs of connecting new Direct Connectors, the results of which were supplied to the Reserve Bank of Australia on 15 April 2005;

‘cash out’ means the provision of cash to a cardholder by a merchant, as a result of a debit card transaction at the merchant;

‘debit card’ means a card issued by a participant in the EFTPOS system that allows the cardholder to make payments to merchants for goods or services and/or obtain cash out using the EFTPOS system by accessing a deposit account held at an authorised deposit-taking institution;

‘debit card transaction’ or ‘transaction’ means a transaction in Australia using the EFTPOS system;

‘Direct Connector’ has the same meaning as in the EFTPOS Access Code;

‘EFTPOS Access Code’ means the EFTPOS Access Code adopted by EFTPOS Access Australia Limited [ABN 99 119 811 344] on 8 September 2006 and as varied from time to time;

an ‘interchange fee’ is a wholesale fee which is payable between an issuer and an acquirer or self-acquirer, directly or indirectly, in relation to a debit card transaction in the EFTPOS system;

an ‘issuer’ is a participant in the EFTPOS system that issues debit cards to its customers;

‘merchant’ means a merchant in Australia that accepts a debit card for payment for goods or services and/or that provides cash out;

a ‘self-acquirer’ is a participant in the EFTPOS system that is a merchant that sends transactions directly to issuers rather than through an acquirer and takes on the responsibilities usually undertaken by an acquirer;

‘Standard Service’ has the same meaning as in the EFTPOS Access Code;

terms defined in the *Payment Systems (Regulation) Act 1998* have the same meaning in this Access Regime.

4. Each participant in the EFTPOS system must do all things necessary on its part to ensure compliance with this Access Regime.
5. If any part of this Access Regime is invalid, it is ineffective only to the extent of such part without invalidating the remaining parts of this Access Regime.
6. This Access Regime is to be interpreted:
  - in accordance with its objective; and
  - by looking beyond form to substance.
7. This Access Regime comes into force on 13 September 2006.

### **Price of access**

8. The Access Charge levied by an Access Provider for providing the Standard Service to an Access Seeker must not exceed the benchmark, calculated in accordance with paragraphs 9 to 16 below, applying on the date the Access Agreement is entered into.

### **Methodology for calculation of the Access Charge benchmark**

9. For the period from 13 September 2006 to 31 December 2009 the benchmark for the Access Charge in the EFTPOS system is the lowest estimated cost for providing a direct connection as measured in APCA’s 2004 costs survey. This cost is \$78 000 (excluding GST).
10. A new benchmark will apply from 1 January 2010, and every four years thereafter, determined in accordance with paragraphs 11 to 16 below.
11. In the final year of application of a given benchmark, to be known as the ‘re-calculation year’, all Access Providers in the EFTPOS system who have provided the Standard Service to an Access Seeker during the four years to 30 June of that year must complete a survey of

the eligible costs they incurred in providing the service to each such Access Seeker.

12. The form of the survey, including the set of assumptions, is to be substantively the same as APCA's 2004 costs survey, with any variations to be approved by the Reserve Bank of Australia prior to the survey being undertaken. Eligible costs are to be specified in the survey, and must be only incremental direct costs incurred in providing the Standard Service. Access Providers may appoint an agent to co-ordinate this survey.
13. Access Providers must use data on eligible costs drawn from accounting records prepared in accordance with generally accepted accounting principles and Australian equivalents to International Financial Reporting Standards. Where an Access Provider has provided the Standard Service to more than one Access Seeker during the four years to 30 June of the re-calculation year, it must provide separate data on the costs incurred in providing each Standard Service. Each such provision of data counts as a separate survey response for the purposes of paragraph 16.
14. Results of the survey are to be provided by each Access Provider to the Reserve Bank of Australia on a confidential basis by 15 August of the re-calculation year, unless an extension of this deadline is agreed to in writing by the Reserve Bank of Australia.
15. Each Access Provider may be required by the Reserve Bank of Australia to explain information in its survey responses. The Reserve Bank of Australia will review the data from each Access Provider to determine if the costs included are eligible costs and the Reserve Bank of Australia will use only eligible costs to calculate the benchmark in accordance with paragraph 16 below.
16. The Reserve Bank of Australia will calculate the new benchmark to apply for the four-year period commencing 1 January of the year following the re-calculation year. If the Reserve Bank of Australia receives survey responses from three or more different Access Providers, the new benchmark is to be the lowest actual cost for provision of the Standard Service from among all survey responses. If the Reserve Bank of Australia receives survey responses from fewer than three different Access Providers, the new benchmark is to be the lower of:
  - (i) the lowest actual cost for provision of the Standard Service from among all survey responses; and
  - (ii) the benchmark applying during the re-calculation year adjusted for the change in the Australian Consumer Price Index between the June quarter of that year and the June quarter of four years earlier.

### **Transparency**

17. The Reserve Bank of Australia will publish the new benchmark by 30 September of the re-calculation year.

### **No discrimination**

18. An acquirer or self-acquirer who becomes a participant in the EFTPOS system for the first time, on or after 13 September 2006, is for three years entitled to receive an interchange fee from an issuer with whom it has an Access Agreement no less than the lowest interchange

fee payable by that issuer to an existing acquirer or self-acquirer.

19. An issuer who becomes a participant in the EFTPOS system for the first time, on or after 13 September 2006, is for three years not required to pay an acquirer or self-acquirer with whom it has an Access Agreement an interchange fee greater than the highest interchange fee payable by an existing issuer to that acquirer or self-acquirer.



**Commonwealth  
of Australia**

# **Gazette**

No. S174, Thursday, 14 September 2006

Published by the Commonwealth of Australia

**SPECIAL**



Government House  
Canberra ACT 2600

10 September 2006

It is notified for general information that the Governor-General has approved the New South Wales Volunteer Rescue Association Inc as an approved voluntary organisation under the regulations governing the award of the National Medal, as detailed in the following Determination:



## National Medal (Approved Voluntary Organisations) Determination 2006

### *National Medal Regulations 1999*

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I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, make this Determination under subregulation 10 (1) of the *National Medal Regulations 1999*.

Dated 10 Sep 2006

Governor-General

By His Excellency's Command

GARY HARDGRAVE

Minister for Vocational and Technical Education and Minister Assisting the Prime Minister

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**1 Name of Determination**

This Determination is the *National Medal (Approved Voluntary Organisations) Determination 2006*.

**2 Commencement**

This Determination commences on gazettal.

**3 *National Medal (Approved Voluntary Organisations) Determination 2005 — revocation***

The *National Medal (Approved Voluntary Organisations) Determination 2005*, made on 19 October 2005, is revoked.

**4 Definitions**

(1) In this Determination:

*National Medal Regulation 1999* and *Regulations* mean the Regulations set out in the Schedule to the Letters Patent dated 18 June 1999 given under the Great Seal of Australia, being the Regulations amended by Letters Patent dated 4 April 2000 and as amended from time to time.

(2) Unless the contrary intention appears, a word that is used in this Determination and defined in the Regulations has the same meaning in this Determination as it has in the Regulations.



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**Section 7**

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- (3) For item 4 of Schedule 1:

**Patrol Member** means an Active Member of Surf Life Saving Australia Limited (including a Life Member, Reserve Active Member, Long Service Member or Past Active Member) who:

- (a) has met the requirements of the annual proficiency test for the Surf Life Saving Australia Limited Bronze Medallion for each year of eligible service; and
- (b) has completed at least 30 patrol hours in each year of eligible service.

**5 Determination of approved voluntary organisations**

A voluntary organisation mentioned in an item in Schedule 1 is an approved voluntary organisation for subregulation 10 (1) of the Regulations.

**6 Approval date of approved voluntary organisations**

The approval date of an approved voluntary organisation is the approval date mentioned in Schedule 1 in relation to that organisation.

**7 Determination of length of eligible service**

- (1) For subregulation 20 (4) of the Regulations, Schedule 1 sets out for an approved organisation:
  - (a) the date of the first day of service in the organisation that can be counted as eligible service; or
  - (b) the period within which service can be counted as eligible service.
- (2) For item 4 of Schedule 1, service by a member of Surf Life Saving Australia Limited in the capacity of any of the following is not counted as eligible service:
  - (a) General Member;
  - (b) Associate Member;
  - (c) Probationary Member;
  - (d) Award Member;
  - (e) Cadet Member;
  - (f) Junior Activity Member;
  - (g) Honorary Member.
- (3) For item 4A of Schedule 1, service by a member of the New South Wales Volunteer Rescue Association Incorporated in the capacity of any of the following is not counted as eligible service:
  - (a) organisational or auxiliary member;
  - (b) radio operator;
  - (c) first aid officer for community events.

*Note* Organisational and auxiliary members include people engaged in supervisory, management, organisational or training roles.

Schedule 1 Approved voluntary organisations

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## Schedule 1 Approved voluntary organisations

(sections 5, 6 and 7)

| Item | Approved voluntary organisation   | Approval date   | Commencement date of eligible service | Period of eligible service |
|------|---|-----------------|---------------------------------------|----------------------------|
| 1    | The part of the Australian Volunteer Coastguard Association Incorporated whose functions are performed by the Regular Operational Members and the Provisional Operational Members   | 28 April 2000   | 7 August 1970                         |                            |
| 2    | The part of the Royal Volunteer Coastal Patrol whose functions are performed by Competent Crew  | 3 July 2000     | 13 June 1963                          |                            |
| 3    | The part of the South Australian Sea Rescue Squadron Incorporated whose functions are performed by Members with Operational Status  | 14 August 2000  | 18 May 1962                           |                            |
| 4    | The part of Surf Life Saving Australia Limited whose functions are performed by employees or members as rescue helicopter pilots, rescue helicopter aircrew, jet/offshore rescue boat skippers, jet/offshore rescue boat drivers, jet/offshore rescue boat crew, operational members of emergency response groups or Patrol Members | 16 October 2000 | 18 September 1986                     |                            |

*Note 1* For the meaning of **Patrol Member** see subsection 4 (3).

*Note 2* Service by certain members of Surf Life Saving Australia Limited is not counted as eligible service — see subsection 7 (2).

## Approved voluntary organisations

## Schedule 1

| Item | Approved voluntary organisation   | Approval date    | Commencement date of eligible service | Period of eligible service |
|------|---|------------------|---------------------------------------|----------------------------|
| 4A   | The part of affiliated units of the New South Wales Volunteer Rescue Association Incorporated whose search or rescue operations within New South Wales are performed by search/rescue pilots, search/rescue aircrew, inshore/offshore search/rescue boat skippers/drivers, inshore/offshore search/rescue crew, inland search/rescue boat skippers and boat crew, land rescue operators, land-based operational search members or operational members of accredited specialist units performing search/rescue functions<br><br><i>Note</i> Service by certain members of the New South Wales Volunteer Rescue Association Incorporated is not counted as eligible service — see subsection 7 (3). | 19 February 2001 | 4 July 1988                           |                            |
| 5    | The part of V M R Mornington Volunteer Marine Rescue Inc (until 15 February 2001 known as Mornington Bay Rescue Service Inc) whose functions are performed by Operational Members   | 18 April 2001    | 5 February 1990                       |                            |
| 6    | The part of the Central Queensland Helicopter Rescue Service whose functions are performed by employees or members as helicopter pilots or rescue helicopter aircrew  | 19 May 2004      | 11 September 1996                     |                            |
| 7    | The part of the Volunteer Marine Rescue Association Queensland Inc (until 19 March 1996 known as Air Sea Rescue Associations of Queensland Inc) whose functions are performed by Operational Members  | 23 March 2005    | 29 January 1990                       |                            |



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

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