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

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- drafting
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- 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

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Subscriptions (Fax): (02) 6293 8388
Subscriptions (Tel): 1300 857 522

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By hand: Gazette Office, 63 Denison St, 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.

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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

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

ISSUES OF PERIODIC GAZETTES

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

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA

CUSTOMS ACT 1901

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

I, Wayne Baldwin, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to section 161J of the *Customs Act 1901*, that the amounts set out in Columns 3 to 9 hereunder are the ruling rates of exchange, on the dates specified, for the purposes of ascertaining the value of imported goods under the provisions of Division 2 of Part VIII of the *Customs Act 1901*.

SCHEDULE

(Foreign Currency = AUS \$1)

Column 1	Column 2 Currency	Column 3 11/10/2006	Column 4 12/10/06	Column 5 13/10/2006	Column 6 14/10/2006	Column 7 15/10/2006	Column 8 16/10/06	Column 9 17/10/06
Brazil	Real	1.5988	1.6114	1.6147	1.6147	1.6147	1.6024	1.6034
Canada	Dollar	0.8422	0.8467	0.8509	0.8509	0.8509	0.8529	0.8565
China, PR of	Yuan	5.8786	5.8907	5.9356	5.9356	5.9356	5.9257	5.9552
Denmark	Kroner	4.4192	4.4308	4.454	4.454	4.454	4.4716	4.4798
European Union	Euro	0.5926	0.5941	0.5975	0.5975	0.5975	0.5996	0.6008
Fiji	Dollar	1.2896	1.2931	1.298	1.298	1.298	1.2985	1.3009
Hong Kong	Dollar	5.793	5.8026	5.8487	5.8487	5.8487	5.8403	5.8636
India	Rupee	33.9766	33.9375	34.183	34.183	34.183	34.0372	34.1533
Indonesia	Rupiah	6851.0	6862.0	6914.0	6914.0	6914.0	6901.0	6905.0
Israel	Shekel	3.1657	3.1744	3.1912	3.1912	3.1912	3.1873	3.2151
Japan	Yen	88.88	89.06	89.57	89.57	89.57	89.74	89.64
Korea, Republic of	Won	712.18	712.21	716.25	716.25	716.25	714.95	717.96
Malaysia	Ringgit	2.7463	2.7509	2.7693	2.7693	2.7693	2.7629	2.7758
New Zealand	Dollar	1.1255	1.1306	1.1391	1.1391	1.1391	1.1419	1.1405
Norway	Kroner	4.9828	5.0106	5.0417	5.0417	5.0417	5.0598	5.0928
Pakistan	Rupee	45.06	45.14	45.47	45.47	45.47	45.47	45.67
Papua New Guinea	Kina	2.2288	2.233	2.2519	2.2519	2.2519	2.2489	2.2594
Philippines	Peso	37.17	37.19	37.52	37.52	37.52	37.47	37.62
Singapore	Dollar	1.1803	1.1822	1.1885	1.1885	1.1885	1.1893	1.1927
Solomon Islands	Dollar	5.6297	5.6417	5.6894	5.6894	5.6894	5.6819	5.7084
South Africa	Rand	5.7334	5.7021	5.6446	5.6446	5.6446	5.5979	5.6408
Sri Lanka	Rupee	78.01	78.3	79.28	79.28	79.28	79.59	80.48
Sweden	Krona	5.4893	5.4894	5.5297	5.5297	5.5297	5.5543	5.5641
Switzerland	Franc	0.9442	0.9464	0.9517	0.9517	0.9517	0.9552	0.9566
Taiwan Province	Dollar	24.63	24.74	24.88	24.88	24.88	24.85	24.99
Thailand	Baht	27.8	27.87	28.09	28.09	28.09	28.05	28.15
United Kingdom	Pound	0.4007	0.4011	0.4036	0.4036	0.4036	0.4043	0.4045
USA	Dollar	0.7433	0.7447	0.751	0.751	0.751	0.75	0.7535

Wayne Baldwin
Delegate of the Chief Executive Officer of Customs
Canberra ACT
18/10/2006

Communications, Information Technology and the Arts



Australian Government
Australian Communications
and Media Authority

Proposal for a protection zone over the SEA-ME-WE3 submarine cable off City Beach, Perth

The Australian Communications and Media Authority (ACMA) has developed a proposal for a protection zone over a submarine cable off City Beach, Perth—the South East Asia, Middle East, Western Europe cable (SEA-ME-WE3 cable). ACMA now invites public submissions about this proposal.

Under Schedule 3A of the *Telecommunications Act 1997*, ACMA has the authority to declare protection zones within Australian waters over existing or proposed submarine cables of national significance. The SEA-ME-WE3 cable has been identified as being nationally significant.

Location and dimensions of the proposed protection zone

The proposed protection zone will extend one nautical mile either side of the SEA-ME-WE3 cable. The zone will commence at the low-water mark, and finish at a point corresponding to a water depth of 2,000 metres. Detailed information and maps of the proposed protection zone are located on the ACMA website (www.acma.gov.au/subcables).

Nominal location of the SEA-ME-WE3 cable off City Beach, Perth

The nominal location of the SEA-ME-WE3 cable off City Beach is represented by the following points (World Geodetic System 1984):

Latitude	Longitude
31° 55.515' S	115° 45.391' E
31° 55.334' S	115° 44.566' E
31° 54.701' S	115° 43.670' E
31° 53.990' S	115° 42.768' E
31° 53.755' S	115° 42.320' E
31° 53.590' S	115° 41.704' E
31° 53.483' S	115° 41.443' E
31° 53.122' S	115° 41.006' E
31° 52.926' S	115° 40.891' E
31° 52.496' S	115° 40.689' E
31° 48.325' S	115° 40.190' E
31° 47.781' S	115° 39.011' E
31° 47.820' S	115° 36.499' E
31° 47.993' S	115° 35.782' E
31° 47.894' S	115° 30.016' E
31° 49.263' S	115° 24.826' E
31° 48.984' S	115° 12.097' E
31° 44.389' S	114° 58.645' E
31° 42.596' S	114° 49.901' E
31° 41.997' S	114° 42.835' E
31° 42.011' S	114° 34.769' E

Activities to be prohibited in the protection zone

Within the protection zone, ACMA proposes to prohibit the following activities that involve a serious risk of damaging the SEA-ME-WE3 cable (hereafter, 'the Cable'):

1. the use of, or towing, operating, or suspending from a ship:
 - a. trawl gear that is designed to work at or near the seabed (for example, a demersal trawl);
 - b. a mid-water trawl;
 - c. a Danish or Scottish seine;

- d. a dredge;
 - e. any type of net, rope, chain, or any other thing used in fishing operations (other than for demersal line-fishing operations) that is capable of contacting the seabed in the water depth in which it is deployed;
 - f. a structure moored to the seabed with the primary function of attracting fish for capture (for example, a fish aggregating device);
2. establishing or maintaining a spoil ground or any other ocean disposal point;
 3. bottoming or attempting to bottom a submarine vessel;
 4. scuttling or attempting to scuttle a ship; and
 5. the use or disposal of explosive devices or military ordnance.

Activities to be restricted in the protection zone

Within the protection zone, ACMA proposes to impose the following restrictions on activities that involve a risk of damaging the SEA-ME-WE3 cable:

1. harvesting the benthos may not be carried out in waters beyond 500 metres from the low-water mark, other than by hand collection;
2. lowering, raising or suspending an anchor from a ship may not be carried out beyond 500 metres from the low-water mark;
3. the use of, or towing, operating, or suspending from a ship:
 - (i) a pot or trap; or
 - (ii) a net anchored to the seabed and kept upright by floats (for example, a demersal gillnet);may not be carried out in waters beyond 500 metres from the low-water mark;
4. the use of, or towing, operating, or suspending from a ship a fishing line that is designed to catch fish at or near the seabed (for example, a demersal line) may not be carried out:
 - (i) in the course of commercial fishing beyond 500 metres from the low-water mark;
 - (ii) in the course of recreational fishing beyond 500 metres from the low-water mark unless using circle hooks (of any size) or J-hooks with a gape of 16 millimetres or less (that is, size 4/0 and below); or
 - (iii) in fishing operations using wire mainline;
5. the use of, or towing, operating, or suspending from a ship a grapnel or other cable installation, maintenance, or repair devices may not be carried out other than by, or on behalf of, cable owners for the purposes of installing, maintaining, or repairing submarine cables;
6. exploring for or exploiting resources (other than marine species) may not be carried out unless:
 - (i) the activity does not, or is not likely to, involve physical contact with the seabed (other than in the installation of pipelines);
 - (ii) the activity does not, or is not likely to, cause any subsidence of the seabed; and
 - (iii) the entity responsible for seismic survey work has consulted with the Cable owner to accurately identify the physical location of the Cable so that any seismic work in waters less than 200 metres deep is not conducted closer than 500 metres from the Cable's submerged plant items;
7. (a) installing an electricity cable, an oil or gas pipeline, any like cables or pipelines, and any associated equipment may not be carried out unless:
 - (i) the entity responsible for installing the new cable or pipeline has provided the Cable owner with reasonable notice of the activities to be undertaken;
 - (ii) the entity responsible for installing the new cable or pipeline has consulted with the Cable owner to accurately identify the physical location of those submarine cables in the vicinity of the planned installation;

- (iii) the activity occurs in a manner that does not, and is not likely to, damage or impede the efficient operation, maintenance, or repair of the Cable;
 - (iv) the path across the protection zone followed by the new cable or pipeline is minimised to the greatest extent practicable; and
 - (v) the new cable or pipeline does not approach or cross the Cable any closer than 500 metres from the Cable's submerged plant items (as determined following consultation with the Cable owner);
- (b) maintaining or removing an electricity cable, an oil or gas pipeline, any like cables or pipelines, and any associated equipment may not be carried out unless:
- (i) the entity responsible for maintaining or removing the installation has provided the Cable owner with reasonable notice of the activities to be undertaken; and
 - (ii) the activity occurs in a manner that does not, and is not likely to, damage or impede the efficient operation, maintenance, or repair of the Cable;
8. (a) constructing or removing a navigational aid, an installation for the use of ships, or civil engineering work, may not be carried out unless:
- (i) the entity responsible for constructing or removing the navigational aid, installation or civil engineering work has consulted with the Cable owner to provide reasonable notice and details of the activities to be undertaken, and to accurately identify the physical location of the Cable; and
 - (ii) the activity occurs in a manner that does not, or is not likely to, damage or impede the efficient operation, maintenance, or repair of the Cable;
- (b) maintaining a navigational aid, an installation for the use of ships, or civil engineering work, may not be carried out unless that maintenance occurs in a manner that does not, and is not likely to, damage or impede the efficient operation, maintenance, or repair of the Cable.

For public comment

ACMA invites all interested parties to comment on the protection zone proposal. To obtain a discussion paper that includes maps of the protection zone, detailed information about the proposal, and identifies key issues for comment, please contact ACMA via:

- internet www.acma.gov.au/subcables
- telephone **1300 856 337** or
- email subcablesenquiries@acma.gov.au

Submissions should be sent to ACMA by **16 February 2007** via:

- email subcablesenquiries@acma.gov.au or
- mail Manager Submarine Cable Protection
Australian Communications and Media Authority
PO Box 13112 Law Courts
Melbourne Vic 8010

Environment and Heritage

AMENDMENT TO

Special Gazette No. S175, Monday, 18 September 2006.

On 18 September 2006 the Minister for the Environment and Heritage published a notice concerning the inclusion of a place in the Commonwealth Heritage List in which the description of the place was incorrect.

This notice corrects the original schedule of the notice in relation to this place.

Environment Protection and Biodiversity Conservation Act 1999

INCLUSION OF A PLACE IN THE COMMONWEALTH HERITAGE LIST

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

- (a) the Australian Heritage Council's assessment whether this place meets any of the Commonwealth Heritage criteria; and
- (b) the comments given to the Council under section 341G of the *Environment Protection and Biodiversity Conservation Act 1999*; and

being satisfied that the place specified in the Schedule has the Commonwealth Heritage value or values specified in the Schedule, include, pursuant to section 341J of the *Environment Protection and Biodiversity Conservation Act 1999*, the place listed in the Schedule in the Commonwealth Heritage List.

Dated 13 July 2006

[Signed by the Minister]

Ian Gordon Campbell
Minister for the Environment
and Heritage

COMMONWEALTH HERITAGE LIST SCHEDULE

EXTERNAL TERRITORIES

Tasmanian Seamounts Area:

(Replace the location information with the following.)

About 42,000ha, 120km south of Hobart, comprising all of that area within the Southern Ocean contained within and bounded as follows*:

- (i) commencing at the point of latitude 44 degrees 17 minutes 36 seconds south, longitude 147 degrees 19 minutes 40 seconds east;
- (ii) then northerly along the geodesic to the point of latitude 44 degrees 12 minutes 17 seconds south, longitude 147 degrees 20 minutes 45 seconds east;

- (iii) then easterly along the geodesic to the point of latitude 44 degrees 12 minutes 27 seconds south, longitude 147 degrees 22 minutes 15 seconds east;
- (iv) then southerly along the geodesic to the point of latitude 44 degrees 17 minutes 9 seconds south, longitude 147 degrees 21 minutes 18 seconds east;
- (v) then north easterly along the geodesic to the point of latitude 44 degrees 16 minutes south, longitude 147 degrees 25 minutes east;
- (vi) then south along the meridian of longitude 147 degrees 25 minutes east, to its intersection with the parallel of latitude 44 degrees 30 minutes south;
- (vii) then west along the parallel of latitude 44 degrees 30 minutes south, to its intersection with the meridian of longitude 147 degrees 14 minutes east;
- (viii) then north westerly along the geodesic to the point of latitude 44 degrees 18 minutes 50 seconds south, longitude 147 degrees 10 minutes east; and
- (ix) then easterly along the geodesic to the point of commencement.

* All geographic coordinates are expressed in terms of the Geocentric Datum of Australia 1994 (GDA94) as described in the *Commonwealth of Australia Gazette* GN35 of 6 September 1995.

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, Dijana Dordevic, 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
Phoenix	Addition to Family Name: Shower Four Vintage 100mm range	Phoenix Industries Pty Ltd
Showerking	Family Name: F-SH-03 H663-01, H665B-01, H667A-01	Wrights Hardware Pty Ltd
Fisher & Paykel	WL80T65CW1	Fisher & Paykel Appliances
Bellavista	Family Name: Bellavista Stylo, Arcadia, Duna	Aquadux Pty Ltd
IFO	Family Name: Cera Cera 3860, Cera 3861, Cera 3893, Cera 3875, Cera 3160, Cera 3810, Cera 3902, Cera 3832	Scangroup Pty Ltd
Stoddart	Family Name: Stainless Steel Urinals Regency SU01, Slab SU02, Wall Hung SU03	Tom Stoddart Pty Ltd
Maytag	MAF1260***	Maytag Australia Pty Ltd
Haier	HDW103**	Haec Pty Ltd
Hansgrohe	Addition to Family Name: Range of 3 Star Shower Types Wall Mounted Raindance Air Overhead Shower 240mm/27474000, Wall Mounted Raindance Air Overhead Shower 240mm/27461000, Ceiling Mounted Raindance Air Overhead Shower 240mm/27477000 Raindance S120 Air 3 Jet Unica S Puro Shower Set/27886002, Raindance E120 Air 3 Jet Unica D Shower Set/27887002, Starck Shower Set/27980000, Citterio Shower Set/27981000 Citterio Overhead Shower/28489000, Raindance S150 Air 1 Jet Handshower/28505000, Raindance E120 Air 3 Jet Handshower/28507000, Raindance S120 Air 3 Jet Handshower/28514000, Raindance E150 Air 3 Jet Handshower/28518000 Raindance E150 Air 3 Jet Handshower/28551000, Raindance S150 Air 3 Jet Handshower/28519000, Raindance S150 Air 3 Jet Handshower/28550000, Starck Handshower/28531000 Aktiva A8 Handshower/28547000, Wall Mounted Raindance Air Overhead Shower 180mm/27462000, Wall	Hansgrohe AG

	<p>Mounted Raindance Air Overhead Shower 180mm/27468000</p> <p>Ceiling Mounted Raindance Air Overhead Shower 180mm/27464000, Ceiling Mounted Raindance Air Overhead Shower 180mm/27478000, Raindance Allrounder Shower Set/28100000, Raindance E150 Air 3 Jet Allrounder Shower Set/28110000</p> <p>Raindance E100 Air 3 Jet Handshower/28553000, Raindance S100 Air 3 Jet Handshower/28552000</p>	
American Standard	<p>Addition to Family Name: Ideal Standard/Porcher</p> <p>Imagine CCBTW, Renso WH</p>	American Standard Thailand
AEG	F60850VIM, F44080IM, F40860M, F40760	Andi-Co Australia Pty Ltd
AEG	F88080IM, F86080UM, F86070IM, F86070VI, F60860	Andi-Co Australia Pty Ltd
Gracott Industries	<p>Addition to Family Name: Showers</p> <p>Zero Wall Shower, 8 Bush Rose, All directional arm and rose, Acacia on bracket</p>	Gracott Industries
Gracott Industries	<p>Addition to Family Name: Showers</p> <p>Cabreo Wall Shower</p>	Gracott Industries

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
20 October 2006



MINISTER FOR THE ENVIRONMENT AND HERITAGE

FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL – SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the *Fuel Quality Standards Act 2000* (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant an approval to the organisation listed below:

Shell Global Solutions (Deutschland) GmbH

This approval varies the fuel standard for petrol set out in the *Fuel Standard (Petrol) Determination 2001* (the Determination) so that petrol, with an MTBE content of 14.5% will be taken to comply with the MTBE parameter specified in the Determination where that petrol is supplied by the approval holder or by another person specified in Annexure 1 of this Approval.

Approval is granted subject to the conditions specified in Section 17 of the Act and in Annexure 2 of this Approval.

The approval is granted for the period from the date of this approval until 1 December 2006.

Dated 12 October, 2006

A handwritten signature in black ink, appearing to read 'Ian Gordon Campbell'.

.....
Minister for the Environment and Heritage

Annexure 1

The following are regulated persons under paragraph 13(1)(b) of the *Fuel Quality Standards Act 2000*:

Shell Global Solutions (Deutschland) GmbH
PAE-Labor

TNT Logistics Netherlands
B.V. Showfreight

Annexure 2

This approval is subject to the following conditions:

- 1. The fuel is only to be supplied to members of WRC Rally teams for use in the Perth Telstra World Rally Championship 2006.**
- 2. The provision of the fuel specified in this approval must be accompanied by information to the user, in the form of specific safety data sheets relating to the fuels use and handling. This should include advice that all practical means are taken to prevent spillage of fuel to limit the possibility of the product entering the groundwater table.**
- 3. Any unused fuel imported into Australia and specified in this approval will be exported by the expiry of the approval.**

**MINISTER FOR THE ENVIRONMENT AND HERITAGE****NOTICE UNDER SECTION 17A OF THE *FUEL QUALITY STANDARDS ACT 2000* CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT TO GRANT AN APPROVAL FOR A VARIATION OF THE *FUEL STANDARD (PETROL) DETERMINATION 2001***

I, Ian Gordon Campbell, Minister for the Environment and Heritage, provide the following information concerning my decision to grant approvals under section 13 of the *Fuel Quality Standards Act 2000* (the Act).

Name of approval holders

An approval has been granted to Shell Global Solutions (Deutschland) GmbH

Period of operation

The period of operation of the approval is from the date of the approval until 1 December 2006.

Details of the Approval

In respect of petrol supplied by the approval holder or the 'regulated person' listed at Annexure 1 of the approval, this approval varies the *Fuel Standard (Petrol) Determination 2001* so that petrol with an MTBE content of 14.5% complies with the MTBE specifications for petrol fuel in the Determination, subject to the conditions listed in the approval at Annexure 2.

A copy of the relevant approval instrument is attached to this Notice.

Background

Section 15 of the Act provides that the Minister must have regard to the following when deciding whether or not to grant, or amend, an approval:

- (a) the protection of the environment;
- (b) the protection of occupational and public health and safety;
- (c) the interests of consumers; and
- (d) the impact on economic and regional development.

I may also have regard to any other matters I consider relevant.

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I had regard to the recommendation of the Committee prepared in October 2006 out of session.

Findings on material questions of fact**(a) The protection of the environment**

MTBE was capped at 1% in the *Fuel Standard (Petrol) Determination 2001* due to its potential to contaminate surface and ground water supplies. A condition of this approval is that the fuel is only supplied to members of WRC Rally teams for use in the Perth round of the World Rally Championship 2006 and that information to avoid spillage be provided.

Shell Racing Fuel FIA_WRC will be supplied in 200 litre containers and any remaining fuel will be collected and exported from Australia after the event.

(b) The protection of occupational and public health and safety

The distribution of data sheets to rally participants relating to the fuels use and handling is a condition of this approval.

It is not expected that permitting the supply of Shell Racing Fuel FIA_WRC for the Perth Telstra World Rally Championship will adversely impact on occupational and public health and safety.

(c) The interests of consumers

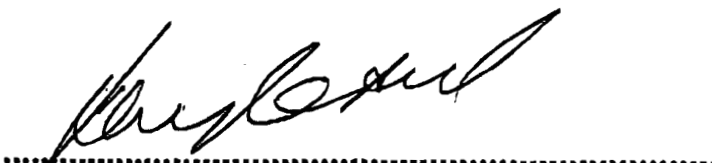
Shell Racing Fuel FIA_WRC is mandatory for race participants in the Perth Telstra World Rally Championship .

(d) The impact on economic and regional development

Motor sport activities can contribute towards stimulating local economic and regional development.

Reasons for recommendation

1. No significant effects on the environment, or on any other relevant matters, are likely to occur through the granting of this approval.
2. Any remaining fuel will be collected and exported from Australia by the expiry of this approval.
3. The Perth Telstra World Rally Championship event stimulates local business and contributes to the economy.



.....
Minister for the Environment and Heritage

12 / 10 /2006



COMMONWEALTH OF AUSTRALIA

MINISTER FOR THE ENVIRONMENT AND HERITAGE

Fuel Quality Standards Act 2000

Appointment of part-time members of the Fuel Standards Consultative Committee

I, IAN GORDON CAMPBELL, Minister for the Environment and Heritage, pursuant to section 25 of the *Fuel Quality Standards Act 2000* ('the Act'), hereby appoint:

- (a) Mr David Power, Assistant Manager, Environment Protection and Heritage Branch, Recreation and Land Management, Australian Capital Territory, as a part time member of the Fuel Standards Consultative Committee; and
- (b) Mr Kelvyn Steer, Manager, Air and Noise Branch, South Australian Environment Protection Authority as a part-time member of the Fuel Standards Consultative Committee.

The term of appointment for the members specified in paragraphs (a) and (b) above is for three years from the date this instrument is signed.

Dated 9th of October, 2006

A handwritten signature in black ink, appearing to read 'Ian Gordon Campbell'.

Minister for the Environment and Heritage

COMMONWEALTH OF AUSTRALIA
Antarctic Seals Conservation Regulations
NOTICE OF PERMIT

I, Thomas Raymond Maggs, Delegate of the Minister for the Environment and Heritage, acting under the regulations, give particulars of the following permit:

On 18th August 2006, a permit (No: Seals 06-07-2695-2794) was granted to Dr Mark Hindell for the following purposes:
ranges of sampling plots, stochastic variability, than Australian minimum, deploy and retrieve trawls.

On 13th October 2006, the permit was granted to Mark Hindell.

These permits are for research purposes only.

Dated this 13th day of October 2006.


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

Subject to the Administrative Appeals Tribunal, this decision may, within 60 days of the date of the decision, be reviewed by the Administrative Appeals Tribunal or on behalf of the person affected by the decision, may be obtained.

Police
Australia
Channel 4
KINGSTON TAS 7
Telephone 31 62 32

COMMONWEALTH OF AUSTRALIA
Antarctic Seals Conservation Regulations
NOTICE OF PERMIT

I, Thomas Raymond Maggs, Delegate of the Minister for the Environment and Heritage, acting under the regulations, give particulars of the following permit:

On 18th August 2006, a permit (No: Seals 06-07-2695-2794) was granted to Dr Mark Hindell for the following purposes:
Project No. 2695, Winter foraging, ice zone and their potential as ocean predators in relation to approaching Weddell Seals closer, and releasing Weddell Seals to

Seals 06-07-2695-2794Var was granted for the project.

Persons affected by this decision may, within 60 days of the date of the decision, apply to the Administrative Appeals Tribunal for a review of the decision, or on behalf of the person affected by the decision, may be obtained. Further information

23 d
of 20

COMMONWEALTH OF AUSTRALIA***Environment Protection and Biodiversity Conservation Act 1999*****Declaration of Wildlife Trade Operation**

I, Graeme Marshall, Director, Wildlife Trade Assessments, as Delegate of the Minister for the Environment and Heritage under the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act), am satisfied that an operation to harvest and commercially export preserved native specimens by Australia Zoo Pty Ltd is a small-scale operation as defined by Regulation 9A.20 under Section 303FN(10) of the EPBC Act. I declare under subsection 303FN(2) that the operation by Australia Zoo Pty Ltd is an Approved Wildlife Trade Operation.

Unless amended or revoked, this declaration has effect subject to the following conditions applied under Section 303FT:

1. The operation must be carried out in accordance with the proposal submitted by Australia Zoo Pty Ltd, as published on the Department of the Environment and Heritage website on 14 July 2006.
2. Harvesting of the native specimens must be carried out in accordance with the necessary permits and approvals as required under State and Commonwealth law.
3. Throughout the duration of the operation, an annual report is to be provided detailing the amount and the use of the specimens provided; and
4. This declaration is valid for three years from the date of gazettal of this declaration.

Dated this 17 day of October 2006



Delegate of the Minister for the Environment and Heritage

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

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

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

I, Graeme Marshall, Director Wildlife Trade Assessments, as Delegate of the Minister for the Environment and Heritage under the *Environment Protection and Biodiversity Conservation Act 1999*, am satisfied that an operation to harvest *Pycnosorus globosus* and *Calocephalus sonderi* flowers by Rich River Cut Flower Suppliers is a small-scale operation as defined by regulation 9A.20 under subsection 303FN(10). I declare under subsection 303FN(2) that the Rich River Cut Flower Suppliers operation is an Approved Wildlife Trade Operation.

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

1. Harvest is restricted to flower stems of *Pycnosorus globosus* and *Calocephalus sonderi* carried out by Rich River Cut Flower Suppliers of Torrumbarry, Victoria from private land in the Shires of Campaspe, Corowa and Wangaratta.
2. Harvesting operations are to be conducted in accordance with the harvest proposal submitted by Rich River Cut Flower Suppliers in March 2006 and in accordance with any relevant state permits.
3. A maximum of 50% of *Pycnosorus globosus* at each harvesting site may be harvested in any one season provided at least 50 viable culms per 10m² is retained. Impact of harvest should be spread over the entire area at each site.
4. A maximum of 50% of *Calocephalus sonderi* at each harvesting site may be harvested in any one season provided at least 50 viable culms per 10m² is retained. Impact of harvest should be spread over the entire area at each site.
5. Permission to clear native vegetation must be granted by the Shires of Campaspe, Corowa and Wangaratta prior to conducting any harvests. Permission to harvest must also be obtained from private property owners prior to harvests.
6. Prior to, and following each harvest season, Rich River Cut Flower Suppliers must enter harvest details on a monitoring form provided by the Victorian Department of Sustainability and Environment. This form must be submitted to the Senior Planner, Department of Sustainability and Environment, following the conclusion of the harvest season each year.
7. Rich River Cut Flower Suppliers must allow an officer from the Victorian Department of Sustainability and Environment to inspect harvest sites prior to and following each harvest season, to assist in ongoing monitoring of the sustainability of the operation.
8. Rich River Cut Flower Suppliers must maintain records on harvest quantities and domestic and export sales, submitting figures for the twelve month period ending 30 June to the Department of the Environment and Heritage by 31 July that year.

9. This declaration is valid for three years from the date of gazettal of this declaration.

Dated this 20th day of October 2006



Graeme Marshall

Delegate of the Minister for the Environment and Heritage

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

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

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

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
2006/3089	City Pacific Limited/Transport - water/Townsville/QLD/Townsville Ocean Terminal	16-OCT-2006	<ul style="list-style-type: none">• sections 12 and 15A (World Heritage); and• sections 16 and 17B (Wetlands of international importance); and• sections 18 and 18A (Listed threatened species and communities); and• sections 20 and 20A (Listed migratory species).
2006/3058	J&G Rover Holdings Pty Ltd/Residential development/Paringa/SA/Country Living residential development	13-OCT-2006	<ul style="list-style-type: none">• Sections 16 and 17B (Wetlands of international importance);• Sections 18 and 18A (Listed threatened species and communities); and• Sections 20 and 20A (Listed migratory species).

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
2006/3074	Queensland Rail/Transport - land/Robina/QLD/Robina to Varsity Lakes rail extension	16-OCT-2006	No
2006/3065	Chevron Australia Pty Ltd/Exploration (mineral, oil and gas - marine)/North West Slope/WA/Exploration of appraisal wells	13-OCT-2006	No
2006/3055	Parks Australia North/Tourism and recreation/Uluru-Kata Tjuta National Park/NT/Sunrise Viewing Area Development	12-OCT-2006	No
2006/2987	Newcastle Coal Infrastructure Group Pty Limited/Mining/Newcastle/NSW/ Kooragang Island coal export terminal	11-OCT-2006	Yes
2006/2831	W.A. Limestone/Mining/Herron/WA/Extension of Existing Limestone Quarry at Lot 5 Old Coast Road	11-OCT-2006	No
2006/2806	Robe River Iron Associates (Robe)/Water transport/Cape Lambert/WA/Port Walcott upgrade, dredging & spoil disposal, & channel realignment	12-OCT-2006	Yes

NOTICE OF A PARTICULAR MANNER DECISION UNDER SECTION 77A

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

Reference No	Title of action	Component Decision - Controlling Provisions and Particular Manner of undertaking the action
2006/2987	Newcastle Coal Infrastructure Group Pty Limited/Mining/Newcastle/NSW/Kooragang Island coal export terminal	<p><i>Manner in which the proposed action is to be taken</i></p> <p>Details of the manner in which the proposed action is to be taken can be accessed on our public notifications website at http://www.deh.gov.au/epbc or by contacting the Department of the Environment and Heritage awd_online_queries@erin.gov.au</p>
2006/2806	Robe River Iron Associates (Robe)/Water transport/Cape Lambert/WA/Port Walcott upgrade, dredging & spoil disposal, & channel realignment	<p><i>Manner in which the proposed action is to be taken</i></p> <p>Details of the manner in which the proposed action is to be taken can be accessed on our public notifications website at http://www.deh.gov.au/epbc or by contacting the Department of the Environment and Heritage awd_online_queries@erin.gov.au</p>

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

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

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

Reference No	Title of action	Date of Decision	Assessment approach
2006/2522	Aztec Resources Limited/Mining/Kimberley Region/WA/Koolan Island Iron Ore Mine and Port Facility	11-OCT-2006	Assessment Preliminary Documentation

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF THE GRANTING OF AN APPROVAL FOR TAKING AN ACTION

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

Reference No	Title of action	Approval	Date
2004/1826	Cardwell Shire Council/Water transport/Oyster Point/QLD/Construction of Breakwaters, Port Hinchinbrook	Approved with Conditions	18-OCT-2006

NOTICE OF VARIATION OF CONDITIONS OF APPROVAL

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

Reference No	Title of action	Date of Decision
2003/1179	Starline Australia Holdings/Tourism, recreation and conservation management/False Cape, Cairns/QLD/Reef Cove Resort	6-Oct-2006

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

Finance and Administration

Superannuation Act 1976 (Interest) Determination No. 156

I, STEPHEN PHILLIP GIBBS, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, pursuant to section 154A of the *Superannuation Act 1976*, and for the purposes of Division 2A of Part V, Part VIAA, paragraphs 110SN (b) and 130D (1) (b) and section 156A of that Act, make this Determination.

Dated 26 November 2004

S P Gibbs

Stephen Phillip Gibbs
Delegate of the CSS Board

Name of Determination

1. This Determination is the *Superannuation Act 1976 (Interest) Determination No. 156*.

Commencement

2. This Determination is taken to have taken effect as follows:
 - (a) on 28 December 2002 — clauses 1 to 11;
 - (b) on 1 July 2003 — clauses 12 to 15.

Principal Determination

3. In this Determination:
Principal Determination means the Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976*.

Amendment of Principal Determination

Amendments taken to have commenced on 28 December 2002

4. The Principal Determination is amended by inserting the following definitions before the definition of “first day of interest” in clause 4:
 - “**accumulated basic contributions**” has the same meaning as in the Act.
 - “**accumulated contributions**” has the same meaning as in the Act.
 - “**accumulated employer contributions**” has the same meaning as in section 110Q of the Act.
 - “**accumulated supplementary contributions**” has the same meaning as in the Act.
 - “**associate deferred benefits**” has the same meaning as in Part IXB of the Act.
 - “**basic contributions**” has the same meaning as in the Act.
 - “**basic contributions component**” has the same meaning as in Part IXB of the Act.
 - “**employer contributions component**” has the same meaning as in Part IXB of the Act.”
5. The Principal Determination is amended by:
 - (a) deleting “that person.” from paragraph (j) of the definition of “first day of interest” in clause 4 and replacing it with “that person;” and
 - (b) adding after paragraph (j) of the definition of “first day of interest” in clause 4 the following paragraph:
 - “(k) if the prescribed amount is a prescribed amount referred to in paragraph (z), (za), (zb) or (zc) of the definition of “prescribed amount” — the operative time for the relevant payment split.

Note If there is a later payment split, there will be a new operative time, for the purposes of paragraph (k), for the later payment split.”
6. The Principal Determination is amended by inserting the following definitions after the definition of “first day of interest”:
 - “**funded component**” has the same meaning as in Part IXB of the Act.
 - “**member spouse**” has the same meaning as in Part IXB of the Act.
 - “**non-member spouse**” has the same meaning as in Part IXB of the Act.
 - “**operative time**” has the same meaning as in Part IXB of the Act.
 - “**original interest**” has the same meaning as in Part IXB of the Act.
 - “**payment split**” has the same meaning as in Part IXB of the Act.”
7. The Principal Determination is amended by:
 - (a) deleting “the Act; and” from paragraph (x) of the definition of “prescribed amount” in clause 4 and replacing it with “the Act;” and

- (b) deleting “the Act.” from paragraph (y) of the definition of “prescribed amount” in clause 4 and replacing it with “the Act;”; and
- (c) adding after paragraph (y) of the definition of “prescribed amount” in clause 4 the following paragraphs:
 - “(z) for a non-member spouse in respect of whom associate deferred benefits apply as the result of a payment split — each of the amounts that are added together to create the funded component of the transfer amount in relation to the associate deferred benefits;
 - (za) for a later non-member spouse in respect of whom associate deferred benefits apply as a result of a payment split applying to the associate deferred benefits of another non-member spouse — each of the amounts that are added together to create the funded component of the transfer amount in relation to the later associate deferred benefits;

Note Paragraphs (z) and (za) establish the starting amount of the funded component of the transfer amount for a non-member spouse following a payment split applicable to a member spouse’s original interest (paragraph (z)) or to a non-member spouse’s associate deferred benefits (paragraph (za)).

- (zb) for a member spouse whose original interest is subject to a payment split — the amount calculated under subclause 5F (2) at the operative time for the payment split;
- (zc) for a non-member spouse whose associate deferred benefits are subject to a payment split — the amount calculated under subclause 5F (5) at the operative time for the payment split.

Note Section 146ME of the Act provides that the original interest of a member spouse that is the subject of a payment split is not reduced until the original interest becomes payable as a benefit. Section 146MF of the Act operates in a similar way for a non-member spouse’s associate deferred benefits.

In spite of sections 146ME and 146MF, paragraphs (zb) and (zc) establish the amount of the funded component of the member spouse’s original interest, or the non-member spouse’s associate deferred benefits, as if they had been reduced at the operative time for a payment split, and then deem those amounts to be prescribed amounts.”

8. The Principal Determination is amended by inserting the following definitions after the definition of “prescribed amount”:
 - “**section 110SL component**” has the same meaning as in Part IXB of the Act.
 - “**section 130B component**” has the same meaning as in Part IXB of the Act.
 - “**splitting agreement**” has the same meaning as in Part IXB of the Act.
 - “**supplementary contributions**” has the same meaning as in the Act.
 - “**supplementary contributions component**” has the same meaning as in Part IXB of the Act.”
9. The Principal Determination is amended by inserting, after “eligible employee,” in the definition of “termination day” in clause 4, the words “or in relation to a non-member spouse,”.

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10. The Principal Determination is amended by inserting the following definition after the definition of “the Board”:
““**transfer amount**” has the same meaning as in Part IXB of the Act.”
11. The Principal Determination is amended by adding after clause 5D the following clauses:
- “5E. (1) If, for the purposes of clauses 5 to 5D, interest is required to be calculated at the operative time for a payment split, interest is to be calculated and applied in accordance with clause 6 and the Schedule even though:
- (a) a person may not have ceased to be a member, a preserved benefit member or a person with associate deferred benefits at that time; and
 - (b) a benefit may not have become payable at that time.
- 5F. (1) For the purposes of ascertaining the funded component of the transfer amount of a non-member spouse:
- (a) the Board must treat the member spouse’s original interest as if the benefits had become payable to the member spouse at the operative time for the payment split; and
 - (b) interest that is calculated in accordance with clause 6 and the Schedule must be applied to the prescribed amounts that comprise the member spouse’s original interest only to the operative time for the payment split.
- (2) The amount calculated under subclause (1), reduced by the funded component of the transfer amount for the non-member spouse at the operative time for the payment split, is deemed to be a prescribed amount for the member spouse at the operative time.
- (3) Subclauses (1) and (2) do not prevent the application of clause 6 and the Schedule to the calculation of the member spouse’s benefits that become payable after the operative time for the payment split.
- (4) For the purposes of ascertaining the funded component of the transfer amount of a non-member spouse following a payment split applying to associate deferred benefits of another non-member spouse (the **first non-member spouse**):
- (a) the Board must treat the associate deferred benefits of the first non-member spouse as if the benefits had become payable at the operative time for the later payment split; and
 - (b) interest that is calculated in accordance with clause 6 and the Schedule must be applied to the prescribed amount referred to in paragraph (z) of the definition of “prescribed amount” in clause 4 that comprises the first non-member spouse’s benefits only to the operative time for the later payment split.

-
- (5) The amount calculated under subclause (3), reduced by the funded component of the transfer amount at the operative time for the payment split, is deemed to be a prescribed amount for the first non-member spouse at the operative time.
 - (6) Subclauses (4) and (5) do not prevent the application of clause 6 and the Schedule to the calculation of the first non-member spouse's benefits that become payable after the operative time for the later payment split.

5G. (1) For the purposes of ascertaining the associate deferred benefits payable to a member spouse whose original interest is subject to a payment split, interest is to be calculated, with respect to the original interest, in accordance with clause 6 and the Schedule as if a reference in clause 6 to an eligible employee were a reference to the member spouse, provided that, for the purposes of section 146ME of the Act:

- (a) the accumulated basic contributions in respect of the original interest are reduced by the sum of:
 - (i) the basic contributions component; and
 - (ii) the interest accruing on that component after the operative time for the payment split calculated in accordance with subclause (2); and
- (b) the accumulated supplementary contributions in respect of the original interest are reduced by the sum of:
 - (i) the supplementary contributions component; and
 - (ii) the interest accruing on that component after the operative time for the payment split calculated in accordance with subclause (2); and
- (c) the accumulated employer contributions in respect of the original interest are reduced by the sum of:
 - (i) the employer contributions component; and
 - (ii) the interest accruing on that component after the operative time for the payment split calculated in accordance with subclause (2); and
- (d) any benefit under section 110SN of the Act in respect of the original interest is reduced by the sum of:
 - (i) the section 110SL component; and
 - (ii) the interest accruing on that component after the operative time for the payment split calculated in accordance with subclause (2); and
- (e) any benefit under section 130D of the Act in respect of the original interest is reduced by the sum of:
 - (i) the section 130B component; and
 - (ii) the interest accruing on that component after the operative time for the payment split calculated in accordance with subclause (2).

-
- (2) Clause 6 applies to each component mentioned in subclause (1) for the period beginning on the first day of interest and ending at the end of the termination day as if:
- (a) the operative time for the payment split occurred on the first day of interest for that component; and
 - (b) interest on that component were to be calculated in accordance with the rate or rates of interest applicable to the member spouse.

Note 1 Section 146ME of the Act provides that the original interest of a member spouse that is the subject of a payment split is not reduced until the original interest becomes payable as a benefit.

Note 2 The amounts referred to in section 146ME of the Act, on which interest is to accrue with effect from the operative time, comprise the definition of **funded component** in Part IXB of the Act.

- 5H. (1) For the purposes of ascertaining the associate deferred benefits payable to a non-member spouse that are not subject to a payment split, interest is to be calculated with respect to the associate deferred benefits in accordance with clause 6 and the Schedule as if:
- (a) a reference in clause 6 to a prescribed amount were a reference to the amount referred to in paragraph (z) of the definition of “prescribed amount” in clause 4; and
 - (b) a reference in clause 6 to an eligible employee were a reference to the non-member spouse; and
 - (c) a reference in clause 6 to a period of interest were a reference, in respect of the amount referred to in paragraph (z) of the definition of “prescribed amount” in clause 4, to the period:
 - (i) beginning on the operative time mentioned in paragraph (k) of the definition of “first day of interest” in clause 4; and
 - (ii) ending on the termination day.
- 5I. (1) For the purposes of ascertaining the associate deferred benefits payable to a non-member spouse (the **first non-member spouse**) whose associate deferred benefits are subject to a payment split, interest is to be calculated with respect to the associate deferred benefits in accordance with clause 6 and the Schedule as if:
- (a) a reference in clause 6 to a prescribed amount were a reference to the amount referred to in paragraph (z) of the definition of “prescribed amount” in clause 4; and
 - (b) a reference in clause 6 to an eligible employee were a reference to the first non-member spouse; and
 - (c) a reference in clause 6 to a period of interest were a reference, in respect of the amount referred to in paragraph (za) of the definition of “prescribed amount” in clause 4, to the period:
 - (i) beginning on the operative time mentioned in paragraph (k) of the definition of “first day of interest” in clause 4; and

-
- (ii) ending on the termination day;
- provided that, for the purposes of section 146MF of the Act, the associate deferred benefits are to be reduced by each amount that comprises the funded component of the transfer amount at the operative time for the payment split, together with interest on each amount calculated in accordance with subclause (2).
- (2) Clause 6 applies to each amount that comprises the funded component of the transfer amount for the period beginning on the first day of interest and ending at the end of the termination day as if:
 - (a) the operative time for the payment split occurred on the first day of interest for that component; and
 - (b) interest on that component were to be calculated in accordance with the rate or rates of interest applicable to the member spouse.

Note Section 146MF of the Act provides that the associate deferred benefits of a non-member spouse that are the subject of a payment split are not reduced until the associate deferred benefits become payable as a benefit. Order 2.11 of the *Superannuation (Family Law — Superannuation Act 1976) Orders 2004* sets out the methodology to be applied to effect the reduction of the associate deferred benefits.

- 5J. For the purposes of ascertaining the associate deferred benefits payable to a non-member spouse (the ***second non-member spouse***), if the associate deferred benefits of another non-member spouse are subject to a payment split, interest is to be calculated with respect to the associate deferred benefits in accordance with clause 6 and the Schedule as if:
 - (a) a reference in clause 6 to a prescribed amount were a reference to the amount referred to in paragraph (za) of the definition of “prescribed amount” in clause 4; and
 - (b) a reference in clause 6 to an eligible employee were a reference to the second non-member spouse; and
 - (c) a reference in clause 6 to a period of interest were a reference, in respect of the amount referred to in paragraph (za) of the definition of “prescribed amount” in clause 4, to the period:
 - (i) beginning on the operative time mentioned in paragraph (k) of the definition of “first day of interest” in clause 4; and
 - (ii) ending on the termination day.

5K. If:

- (a) the benefits of a member spouse or a non-member spouse have previously been the subject of a payment split; and
 - (b) a later payment split applies in relation to those benefits;
- this Determination (including the definitions in clause 4) is to be applied in relation to:
- (c) the later split; and
 - (d) those benefits as reduced under the previous payment split; and

(e) any benefits of a later non-member spouse.

5L. In order to give effect to clauses 5F to 5K, the Board may apply any provision of this Determination to a member spouse's benefits or a non-member spouse's benefits with any modifications the Board considers necessary."

Amendments taken to have commenced on 1 July 2003

12. The Principal Determination is amended by deleting paragraph 6 (3) (a) and substituting the following paragraph:

"(a) where the period of interest commenced on or after 1 July 1992 and ended on or before 30 June 2003 — on each 30 June that occurs within the period of interest; and"

13. The Principal Determination is amended by deleting subparagraph 6 (3) (b) (iii) and substituting the following subparagraphs:

"(iii) in respect of that part of the period that commenced on 1 July 1992 and ended on or before 30 June 2003 — on each 30 June that occurs within that part of the period; and

(iv) in respect of that part of the period that commenced on 1 July 1992 and did not end on or before 30 June 2003:

(A) for the part of the period of interest ending on 30 June 2003 — on each 30 June that occurs within that part of the period; and

(B) for the part of the period of interest ending on or after 1 July 2003 — daily; and"

14. The Principal Determination is amended by inserting the following paragraph after paragraph 6 (3) (b):

"(c) where the period of interest commenced on or after 1 July 2003 — daily."

15. The Principal Determination is amended by adding after clause 8 the following clause:

"Ways in which Board may determine interest

9. In order to give effect to this Determination, the Board may determine a rate of interest as an annual rate or as a daily compounding rate."

COMMONWEALTH OF AUSTRALIA**SUPERANNUATION ACT 1976****DETERMINATION**

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, pursuant to section 154A of the *Superannuation Act 1976*, and for the purposes of Division 2A of Part V, Part VIAA, paragraphs 110SN(b) and 130D(1)(b) and section 156A of that Act, DETERMINE as follows:

Citation

1. This determination may be cited as the "Superannuation Act 1976 (Interest) Determination No. 157.

Commencement

2. This determination shall take effect from and including 27 November 2004.

Principal Determination

3. In this determination "the Principal Determination" means the determination, as amended, in force by virtue of paragraph 154A(4)(b) of the *Superannuation Act 1976*.

Amendments to the Principal Determination

4. Clause 6 of the Principal Determination is amended by deleting from subclauses (1) and (2) "the daily compound rate of interest of 0.030005%" wherever occurring) and inserting in its stead "the daily compound rate of interest of 0.030404%".

Application

5. (1) The provisions of the Principal Determination, as amended by this determination, apply in relation to interest payable or notional interest calculable (as the case may be) in respect of an amount that is a prescribed amount in relation to a person:

- (a) if deferred benefits become payable in respect of the person after the date of the commencement of this determination; or
- (b) if:
 - (i) deferred benefits cease to be applicable in respect of the person; or
 - (ii) in the case of a person to whom deferred benefits are not applicable - the person ceases to be an eligible employee;

on or after that date.

[Superannuation Act 1976 (Interest) Determination No. 157(continued)]

(2) An expression used in subclause 5(1) that is defined in the Principal Determination has the same meaning for the purposes of that subclause as it has in that determination.

S P Gibbs

.....

Stephen Phillip Gibbs,
Chief Executive Officer
PSS/CSS Boards
and Delegate of the CSS Board

Dated this Twenty Sixth Day of November 2004

Superannuation Act 1976 (Interest) Determination No. 158

I, STEPHEN PHILLIP GIBBS, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, pursuant to section 154A of the *Superannuation Act 1976*, and for the purposes of Division 2A of Part V, Part VIAA, paragraphs 110SN (b) and 130D (1) (b) and section 156A of that Act, make this Determination.

Dated 30 November 2004

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the *Superannuation Act 1976 (Interest) Determination No. 158*.

2 Commencement

This Determination commences on the day it is made.

3 Principal Determination

In this Determination:

Principal Determination means the Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976*.

4 Amendment of Principal Determination

Schedule 1 amends the Principal Determination.

5 Transitional

- (1) If benefits are payable to a person on or after the commencement of this Determination and before 1 December 2004, interest is calculated on any prescribed amount in relation to the person as if this Determination had not commenced.
- (2) If a nomination to switch a prescribed amount to the Cash Option was received by the Board before the commencement of this Determination, the nomination is taken to have been made under the Principal Determination, as if this Determination had been in force when the nomination was received.

Schedule 1 Amendments

(clause 3)

[1] Clause 4, before definition of “associate deferred benefits”

insert

“**actuarial report**” means the report titled “CSS and PSS Changes to Distributing Interest — Process Specifications” received by the PSS/CSS Boards’ Executive Unit on 18 November 2004.

[2] Clause 4, after definition of “basic contributions amount”

insert

“**Cash Option**” means the investment choice under which interest on a prescribed amount is calculated under clause 10.

“**Cash Option investment period**”, for an amount in the Cash Option in relation to a person, means the period:

- (a) beginning on the switch day for the switch into the Cash Option; and
- (b) ending on:
 - (i) if the amount is switched back to the Default Fund — the day before the switch day for that switch; or
 - (ii) otherwise — the person’s termination day for that amount.

“**Default Fund**” means the fund in which a prescribed amount is invested if the Cash Option does not apply to the amount.

“**Default Fund investment period**”, for an amount in the Default Fund in relation to a person, means the period:

- (a) beginning on:
 - (i) if that amount has been switched from the Cash Option to the Default Fund — the switch day for that switch; or
 - (ii) otherwise — the first day of interest for that amount; and

-
- (b) ending on:
- (i) if that amount is switched to the Cash Option — the day before the switch day for that switch; or
 - (ii) otherwise — the person's termination day for that amount.

“entry rate” means:

- (a) for a Default Fund investment period:
 - (i) if the period begins on a switch from the Cash Option — the rate mentioned in Schedule 2 for the first day of the period; or
 - (ii) otherwise — 0%; and
- (b) for a Cash Option investment period — the rate mentioned in Schedule 3 for the first day of that period.

“exit rate” means:

- (a) for a Default Fund investment period — the rate mentioned in Schedule 2 for the last day of that period; and
- (b) for a Cash Option investment period — the rate mentioned in Schedule 3 for the last day of that period.

[3] Clause 4, definition of “first day of interest”, paragraph (k)

omit

agreement.

insert

agreement;

[4] Clause 4, definition of “first day of interest”, after paragraph (k)

insert

- (l) if the prescribed amount is a prescribed amount referred to in paragraph (zd) or (ze) of the definition of “prescribed amount” — the switch day referred to in that paragraph.

[5] Clause 4, after definition of “first day of interest”

insert

“former eligible employee” means:

- (a) a person to whom a deferred benefit is applicable; or
- (b) a person to whom a postponed benefit is applicable; or
- (c) a person who has requested a delayed updated pension under the Act as modified by Schedule 11 to the Superannuation (CSS) Former Eligible Employees Regulations.

[6] Clause 4, definition of “prescribed amount”, paragraph (zb)

omit

split; and

insert

split;

[7] Clause 4, definition of “prescribed amount”, paragraph (zc)

omit

split.

insert

split;

[8] Clause 4, definition of “prescribed amount”, after paragraph (zc)

insert

- (zd) if the person has switched from the Default Fund to the Cash Option — the person’s protected amount, plus interest accrued on that amount after 30 June 2003 and before the relevant switch day, calculated in accordance with clause 6; and
- (ze) if the person has switched from the Cash Option to the Default Fund — the person’s protected amount, plus interest accrued on that amount after 30 June 2003 and before the relevant switch day, calculated in accordance with:
 - (i) for each Default Fund investment period before the relevant switch day — clause 6; and
 - (ii) for each Cash Option investment period before the relevant switch day — clause 10.

[9] Clause 4, after definition of “prescribed amount”

insert

“**protected amount**”, in relation to a person, means, subject to clause 4A, the total of:

- (a) any prescribed amount applicable in relation to the person before 1 July 2003, other than:
 - (i) amounts mentioned in paragraphs (s) to (w) of the definition of “prescribed amount”; and
 - (ii) amounts that have already been counted towards the person’s protected amount as part of another prescribed amount in relation to the person; and
- (b) interest accrued in accordance with this Determination on any amount mentioned in paragraph (a) before 1 July 2003; and

-
- (c) any prescribed amount that becomes applicable in relation to the person on or after 1 July 2003, other than:
- (i) amounts mentioned in paragraphs (s) to (w) of the definition of “prescribed amount”; and
 - (ii) amounts of interest accruing on or after 1 July 2003 that form part of a prescribed amount; and
 - (iii) amounts of interest accruing on a prescribed amount on or after 1 July 2003; and
 - (iv) amounts that have already been counted towards the person’s protected amount as part of another prescribed amount in relation to the person.

[10] Clause 4, after definition of “splitting agreement”

insert

“**switch amount**” means:

- (a) in relation to a person who has switched from the Default Fund to the Cash Option — the amount mentioned in paragraph (zd) of the definition of “prescribed amount” in relation to the person, other than any prescribed amount received in relation to the person under paragraph (q) of the definition of “prescribed amount” and any interest accrued on that amount; and
- (b) in relation to a person who has switched from the Cash Option to the Default Fund — the amount mentioned in paragraph (ze) of the definition of “prescribed amount” in relation to the person.

“**switch day**”, in relation to a person who has nominated to switch from the Default Fund to the Cash Option, or from the Cash Option to the Default Fund, means:

- (a) if the nomination is received on or before the last Friday in a month — the first Wednesday after the last Friday in the month; or
- (b) if the nomination is received after the last Friday in a month — the first Wednesday after the last Friday in the following month.

[11] Clause 4, definition of “termination day”

substitute

“**termination day**” has the meaning given by clause 4B.

[12] After clause 4

insert

Protected amounts

- 4A. (1) Subject to subclauses (2) and (3), in the event of a payment split:
- (a) the member spouse's protected amount is the total of:
 - (i) the amount worked out under the definition of "protected amount" in clause 4 in relation to the member spouse at the operative time, less the portion of that amount that is transferred to the non-member spouse; and
 - (ii) any prescribed amount mentioned in paragraph (c) of the definition of "protected amount" that becomes applicable in relation to the member spouse after the operative time; and
 - (b) the non-member spouse's protected amount is the total of:
 - (i) the portion of the amount worked out under the definition of "protected amount" in clause 4 in relation to the member spouse at the operative time that is transferred to the non-member spouse; and
 - (ii) any prescribed amount mentioned in paragraph (c) of the definition of "protected amount" that becomes applicable in relation to the non-member spouse after the operative time.
- (2) If a member spouse's original interest following a payment split (***the first payment split***) is subject to a further payment split, subclause (1) applies to the further payment split as if:
- (a) each reference to the amount worked out under the definition of "protected amount" in clause 4 in relation to the member spouse were a reference to the total of:
 - (i) the amount worked out under subparagraph (1) (a) (i) on the first payment split; and
 - (ii) any prescribed amount mentioned in paragraph (c) of the definition of "protected amount" that becomes applicable in relation to the member spouse after the operative time in relation to the first payment split and before the operative time in relation to the further payment split; and
 - (b) the reference in subparagraph (1) (a) (ii) to the operative time were a reference to the operative time in relation to the further payment split.
- (3) If a non-member spouse's (***the first non-member spouse's***) benefits following a payment split (***the first payment split***) are subject to a further payment split, subclause (1) applies to the further payment split as if:
- (a) each reference to the member spouse were a reference to the first non-member spouse; and
 - (b) each reference to the non-member spouse were a reference to the person who is the non-member spouse in relation to the first non-member spouse; and

-
- (c) each reference to the amount worked out under the definition of “protected amount” in clause 4 in relation to the member spouse were a reference to the total of:
 - (i) the amount worked out under subparagraph (1) (b) (i) on the first payment split; and
 - (ii) any prescribed amount mentioned in paragraph (c) of the definition of “protected amount” that becomes applicable in relation to the first non-member spouse after the operative time in relation to the first payment split and before the operative time in relation to the further payment split; and
 - (d) the reference in subparagraph (1) (a) (ii) to the operative time were a reference to the operative time in relation to the further payment split.
- (4) If an amount is paid to the Board under subsection 140 (2) of the Act in relation to a person, the person’s protected amount is:
- (a) if the person ceased to be an eligible employee before 1 July 2003 — the amount paid into the Superannuation Fund under subsection 140 (3) of the Act in relation to that person; or
 - (b) if the person ceased to be an eligible employee on or after 1 July 2003 — the proportion of the amount paid into the Superannuation Fund under subsection 140 (3) of the Act in relation to that person that equals the proportion of the person’s benefit that would have been paid to the person if he or she had ceased to be an eligible employee on 30 June 2003.

Termination day

- 4B. (1) Subject to subclause (2), the termination day in respect of:
- (a) benefits that have become payable on the day on which a person ceases to be an eligible employee; or
 - (b) deferred benefits, postponed benefits or associate deferred benefits that have become payable, whether in full or in part, to a former eligible employee;
- is the day 3 days after the day on which the Board determines the benefit or part of the benefit that has become payable.
- (2) If the application of subclause 6 (1), paragraph 6 (2) (c) or subclause 10 (1) to the prescribed amounts that form the benefits that have become payable produces an interest rate less than zero, the termination day in respect of those benefits is:
- (a) for benefits that have become payable on the day on which a person ceases to be an eligible employee — that day; or
 - (b) for deferred benefits, postponed benefits or associate deferred benefits that have become payable whether in full or in part — the day before the day on which such benefits become payable.

Productivity contributions tax

- 4C. For the purposes of the definitions of “protected amount” and “switch amount”, any amount mentioned in paragraph (q) or (r) of the definition of “prescribed amount” in clause 4 that is included in a switch amount will be reduced on 1 July following the payment or transfer of the amount to the Board, or on the termination day with respect to the person, which is the earlier, by an amount equal to the amount in the nature of income tax relevant to that amount.

[13] After clause 5L

insert

- 5M. Clauses 5 to 5L apply to amounts involved in switches from the Default Fund to the Cash Option, or from the Cash Option to the Default Fund, as if:

- (a) each reference to a person who has ceased to be an eligible employee included:
 - (i) an eligible employee; or
 - (ii) a former eligible employee; or
 - (iii) a non-member spouse;who has nominated to switch from the Default Fund to the Cash Option, or from the Cash Option to the Default Fund; and
- (b) each reference to clause 6 included a reference to clause 10; and
- (c) each reference to Schedule 1 included a reference to Schedules 2 and 3; and
- (d) each reference to the termination day included a reference to the relevant switch day.

Note If a person switches investment funds more than once, this clause will apply, on its terms, in relation to each switch between the Cash Option and the Default Fund.

- 5N (1). Subject to subclause (2), if a person has not made a nomination under clause 11 in relation to a prescribed amount, the prescribed amount is taken to be in the Default Fund.
- (2) If an additional amount mentioned in the definition of “prescribed amount” in clause 4, other than in paragraph (q), (s), (t) (u), (v) or (w) of that definition, is received in relation to the person while other prescribed amounts of the person are in the Cash Option, that amount is also taken to be in the Cash Option.
 - (3) If an amount is a prescribed amount in relation to a non-member spouse following a payment split, that amount is taken to be in the Default Fund until a nomination given to the Board by the non-member spouse under clause 11 takes effect.

[14] Clause 6, heading*substitute***Calculation of interest — Default Fund****[15] Before subclause 6 (1)***insert*

- (1A) This clause applies in respect of each Default Fund investment period for a prescribed amount.

[16] Subclause 6 (1)*omit*

at the daily compound rate of interest of 0.030404%.

insert

at the daily compound rate of interest calculated in accordance with the actuarial report using the entry rate and exit rate for the Default Fund investment period.

[17] Subclause 6 (1)*insert at the end*

Note The total interest worked out for a period of interest under subclause (1) may be less than zero.

[18] After subclause 6 (1)*insert*

- (1AA) If, in relation to a Default Fund investment period beginning on a switch from the Cash Option, applying the rate worked out under subclause (1) or paragraph (2) (c) to a person's prescribed amounts would result in the total of:

- (a) the person's switch amount; and
- (b) any prescribed amounts received in relation to the person during that Default Fund investment period; and
- (c) any amount mentioned in paragraph (q) of the definition of "prescribed amount" in clause 4 received in relation to the person before that Default Fund investment period, and any interest accrued on such an amount before, or during, that Default Fund investment period;

being less than the person's protected amount, the total of those amounts is reduced to the protected amount.

[19] Paragraph 6 (2) (c)

omit

at the daily compound rate of interest of 0.030404%.

insert

at the daily compound rate of interest calculated in accordance with the actuarial report using the entry rate and exit rate for the Default Fund investment period.

[20] Subclause 6 (2)

insert at the end

Note The total interest worked out for a period of interest under paragraph (2) (c) may be less than zero.

[21] After subclause 6 (6)

insert

- (7) This clause applies to a prescribed amount involved in a switch from the Cash Option to the Default Fund as if:
- (a) each reference to a person who has ceased to be an eligible employee included:
 - (i) an eligible employee; or
 - (ii) a former eligible employee; or
 - (iii) a non-member spouse;who has nominated to switch from the Cash Option to the Default Fund; and
 - (b) each reference to the period of interest for the prescribed amount were a reference to the Default Fund investment period that follows the switch.

[22] Subclause 7 (2)

substitute

- (2) For the purposes of calculating the amount of interest payable in respect of an amount mentioned in subclause (1), clauses 6 and 10 apply as if:
- (a) the amount referred to in subclause (1), plus any interest accrued on that amount before 1 July 2003, were a protected amount; and
 - (b) each reference to a prescribed amount in relation to a person who has ceased to be an eligible employee were a reference to an amount mentioned in subclause (1); and

- (c) each reference to the period of interest, a Default Fund investment period, or a Cash Option investment period, in respect of a prescribed amount were a reference to the period in which interest is, because of subclause (1), payable in respect of an amount mentioned in that subclause; and
- (d) subclause 6 (5) were omitted.

[23] After clause 9*insert***Calculation of interest — Cash Option**

10. (1) Subject to subclause (2), interest in respect of a prescribed amount is taken to have accrued, during each Cash Option investment period in relation to that amount, at the daily compound rate of interest calculated in accordance with the actuarial report using the entry rate and exit rate for that period.

Note The total interest worked out for a period of interest under subclause (1) may be less than zero.

- (2) If, in relation to a Cash Option investment period, applying the rate worked out under subclause (1) to a person's prescribed amounts would result in the total of:
- (a) the person's switch amount; and
 - (b) any prescribed amounts received in relation to the person during that Cash Option investment period; and
 - (c) any amount mentioned in paragraph (q) of the definition of "prescribed amount" in clause 4 received in relation to the person before that Cash Option investment period, and any interest accrued on such an amount before, or during, that Cash Option investment period;
- being less than the person's protected amount, the total of those amounts is reduced to the protected amount.

Switching between Default Fund and Cash Option

11. (1) Subject to subclauses (3), (4) and (6), if the prescribed amounts in relation to a person to whom this clause applies are in the Default Fund, the person may nominate to switch to the Cash Option in relation to the person's switch amount.
- (2) Subject to subclauses (3), (4) and (6), if the prescribed amounts in relation to a person to whom this clause applies are in the Cash Option, the person may nominate to switch to the Default Fund in relation to the person's switch amount.
- (3) If a person has already switched between the Default Fund and Cash Option twice in a calendar year, the person may not make another nomination under subclause (1) or (2) in that calendar year.

-
- (4) Subject to subclause (5), a nomination by a person under subclause (1) or (2) must apply to the full switch amount of the person.
 - (5) If, because of the operation of section 6A of the Act, the Act has a separate operation in respect of a person in relation to 2 or more employments of the person, a nomination by the person under subclause (1) or (2) may apply to the switch amount of the person in relation to any 1 of those employments.
 - (6) If the amount that would, but for this subclause, be the person's switch amount is less than \$1 000, the person may not switch to the Cash Option in relation to that amount.
 - (7) A nomination must be made in writing, in a form approved by the CSS Board, the Chief Executive PSS/CSS Boards or a member of the PSS/CSS Boards' Executive Unit, and sent by post to the CSS Board at:

PSS/CSS Cash Option
Reply Paid 244
Belconnen ACT 2616.
 - (8) If a nomination is not in the approved form, or not sent by post to the address mentioned in subclause (7), it is taken not to have been received by the CSS Board.
 - (9) This clause applies to a person who is:
 - (a) an eligible employee; or
 - (b) a former eligible employee; or
 - (c) a non-member spouse who becomes entitled to associate deferred benefits under a payment split.

When does switch take effect

12. (1) Subject to subclause (2) and clause 13, a nomination that is received on or before the last Friday in a month takes effect on the first Wednesday after that Friday.

Note A nomination that is received after the last Friday in a month is treated as having been received before the last Friday in the following month.
- (2) A nomination to switch from the Cash Option to the Default Fund that is made before 28 January 2005 takes effect on 2 February 2005.

Withdrawal of nomination

13. (1) A nomination made under clause 11 may be withdrawn, by writing, sent by post to the CSS Board at:

PSS/CSS Cash Option
Reply Paid 244
Belconnen ACT 2616.

-
- (2) The withdrawal must be received:
- (a) no later than the last Friday of the month in which the nomination was received; or
 - (b) if the nomination was received after the last Friday in a month, no later than the last Friday in the following month.

Interest on superannuation guarantee contributions and unfunded productivity amounts

14. Interest on amounts mentioned in paragraphs (q) and (s) to (v) of the definition of “prescribed amount” in clause 4 in relation to a person who switches between the Default Fund and the Cash Option, is calculated:
- (a) under clause 6 for each Default Fund investment period; and
 - (b) under clause 10 for each Cash Option investment period;
- as if that amount were part of the person’s switch amount.

Suspension of Cash Option

15. (1) The Board may, by notice in writing published in the *Gazette*, suspend the Cash Option if:
- (a) the Default Fund has a negative reserve position; or
 - (b) more than 25% of the members switch to the Cash Option; or
 - (c) an event has a material impact on the Default Fund or the Cash Option.
- (2) If the Board suspends the **Cash Option**, the Board must determine rules for the treatment, during the suspension, of nominations received under clause 12 and amounts already in the **Cash Option**.
- (3) Rules determined under subclause (2) must:
- (a) not disadvantage any member; and
 - (b) be set out in the notice under subclause (1).
- (4) The Board may, by notice in writing published in the *Gazette*, lift a suspension of the **Cash Option**.

[24] Schedule, heading

substitute

**Schedule 1 Rates of interest in Default Fund
applicable before 1 July 2003**

(clause 6)

[25] After Schedule

insert

Schedule 2 Entry and exit rates in Default Fund

(clause 4)

Period for which rate is applicable	Rate per day
1 December 2004 —	0.030429%

Note For a person who is in the Default Fund otherwise than as a result of a switch from the Cash Option, the entry rate is 0%: see clause 4, definition of “entry rate”.

Schedule 3 Entry and exit rates in Cash Option

(clause 4)

Period for which rate is applicable	Rate per day
1 December 2004 —	0%

[26] Further amendments — Schedule

The following provisions are amended by omitting “the Schedule” and inserting “Schedule 1”

- paragraph 5B (b)
- paragraph 5B (c)
- paragraph 5C (b)
- paragraph 5C (c)
- paragraph 5D (c)
- subclause 5E (1)
- paragraph 5F (1) (b)
- subclause 5F (3)
- paragraph 5F (4) (b)
- subclause 5F (6)
- subclause 5G (1)
- subclause 5H (1)
- subclause 5I (1)
- clause 5J
- paragraph 6 (2) (a)
- paragraph 6 (2) (b)
- paragraph 6 (4) (a)
- paragraph 6 (4) (b).

Superannuation Act 1976 (Interest) Determination No. 159

I, STEPHEN PHILLIP GIBBS, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventh day of December 2004

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the *Superannuation Act 1976 (Interest) Determination No 159*.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2

omit

1 December 2004 —

insert

1 December 2004 — 7 December 2004

[2] Schedule 2, at the end of the table

insert

8 December 2004—

0.030607%

[3] Schedule 3

omit

1 December 2004 —

insert

1 December 2004 — 7 December 2004

[4] Schedule 3, at the end of the table

insert

8 December 2004 —

0.013331%

Superannuation Act 1976 (Interest) Determination No. 160

I, STEPHEN PHILLIP GIBBS, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fourteenth day of December 2004

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 160.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

8 December 2004 —	0.030607%
-------------------	-----------

insert

8 December 2004 — 14 December 2004	0.030607%
15 December 2004 —	0.030018%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

8 December 2004 —	0.013331%
-------------------	-----------

insert

8 December 2004 — 14 December 2004	0.013331%
15 December 2004 —	0.012992%

Superannuation Act 1976 (Interest) Determination No. 161

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fifteenth day of December 2004

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 161.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
15 December 2004 —		0.030018%
<i>insert</i>		
15 December 2004 — 15 December 2004		0.030018%
16 December 2004 —		0.030636%

Superannuation Act 1976 (Interest) Determination No. 162

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS/CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty first day of December 2004

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act (Interest) Determination No 162

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

16 December 2004 —	0.030636%
--------------------	-----------

insert

16 December 2004 — 21 December 2004	0.030636%
-------------------------------------	-----------

22 December 2004 —	0.030954%
--------------------	-----------

[2] Schedule 3 Entry and exit rates in Cash Option

omit

15 December 2004 -	0.012992%
--------------------	-----------

insert

15 December 2004 — 21 December 2004	0.012992%
-------------------------------------	-----------

22 December 2004 -	0.012926%
--------------------	-----------

Superannuation Act 1976 (Interest) Determination No. 163

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS/CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty third day of December 2004

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the *Superannuation Act 1976 (Interest) Determination No. 163*

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
22 December 2004 —		0.030954%
<i>insert</i>		
21 December 2004 — 23 December 2004		0.030954%
24 December 2004 —		0.031510%

Superannuation Act 1976 (Interest) Determination No. 164

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS & CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this thirtieth day of December 2004

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 164.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

24 December 2004 —	0.031510%
--------------------	-----------

insert

24 December 2004 — 28 December	0.031510%
29 December 2004 -	0.031719%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

22 December 2004 —	0.012926%
--------------------	-----------

insert

22 December 2004 – 28 December 2004	0.012926%
29 December 2004 —	0.012481%

Superannuation Act 1976 (Interest) Determination No. 178

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fifteenth day of March 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 178.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
9 March 2005 —		0.032402%
<i>insert</i>		
9 March 2005 — 15 March 2005		0.032402%
16 March 2005 —		0.031439%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
9 March 2005 —		0.012190%
<i>insert</i>		
9 March 2005 — 15 March 2005		0.012190%
16 March 2005 —		0.012173%

Superannuation Act 1976 (Interest) Determination No. 179

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty second day of March 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 179.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
16 March 2005 —		0.031439%
<i>insert</i>		
16 March 2005 — 22 March 2005		0.031439%
23 March 2005 —		0.031298%

[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
16 March 2005 —		0.012173%
<i>insert</i>		
16 March 2005 — 22 March 2005		0.012173%
23 March 2005 —		0.012094%

Superannuation Act 1976 (Interest) Determination No. 180

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty fourth day of March 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 180.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

23 March 2005 —	0.031298%
-----------------	-----------

insert

23 March 2005 — 24 March 2005	0.031298%
25 March 2005 —	0.030152%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

16 March 2005 —	0.012173%
-----------------	-----------

insert

16 March 2005 — 22 March 2005	0.012173%
23 March 2005 —	0.012094%

Superannuation Act 1976 (Interest) Determination No. 181

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty ninth day of March 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 181.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

25 March 2005 —	0.030152%
-----------------	-----------

insert

25 March 2005 – 29 March 2005	0.030152%
30 March 2005 —	0.029915%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

23 March 2005 —	0.012094%
-----------------	-----------

insert

23 March 2005 — 29 March 2005	0.012094%
30 March 2005 —	0.011960%

Superannuation Act 1976 (Interest) Determination No. 182

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fifth day of April 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 182.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

30 March 2005 —	0.029915%
-----------------	-----------

insert

30 March 2005 — 5 April 2005	0.029915%
6 April 2005 —	0.030333%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

30 March 2005 —	0.011960%
-----------------	-----------

insert

30 March 2005 — 5 April 2005	0.011960%
6 April 2005 —	0.012122%

Superannuation Act 1976 (Interest) Determination No. 183

I, STEPHEN PHILLIP GIBBS, Chief Executive Officer, PSS/CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated 11 April 2005

S P Gibbs

Stephen Phillip Gibbs
Delegate of the CSS Board

1 Name of Determination

This Determination is the *Superannuation Act 1976 (Interest) Determination No. 183*.

2 Commencement

This Determination is taken to have commenced on 28 December 2002.

3 Amendment of Superannuation Act 1976 (Interest) Determination

Schedule 1 amends the Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976*.

Schedule 1 Amendments

(section 3)

[1] Paragraph 5E (1) (a)

substitute

- (a) a person may not have ceased to be an eligible employee or a former eligible employee at that time; and

[2] Subclause 5G (1)

omit

associate deferred benefits

insert

benefits

Superannuation Act 1976 (Interest) Determination No. 184

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twelfth day of April 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 184.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
6 April 2005 —		0.030333%
<i>insert</i>		
6 April 2005 — 12 April 2005		0.030333%
13 April 2005 —		0.030585%

[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
6 April 2005 —		0.012122%
<i>insert</i>		
6 April 2005 — 12 April 2005		0.012122%
13 April 2005 —		0.012221%

Superannuation Act 1976 (Interest) Determination No. 185

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fifteenth day of April 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 185.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
13 April 2005 —		0.030585%
<i>insert</i>		
13 April 2005 – 15 April 2005		0.030585%
16 April 2005 —		0.029230%

Superannuation Act 1976 (Interest) Determination No. 186

I, Andre Morony, Chief Investment Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this eighteenth day of April 2005

Andre Morony

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 186.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
16 April 2005 —		0.029230%
<i>insert</i>		
16 April 2005 – 18 April 2005		0.029230%
19 April 2005 —		0.028822%

Superannuation Act 1976 (Interest) Determination No. 187

I, Ephraim Grunhard, Portfolio Manager, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this nineteenth day of April 2005

E Grunhard

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 187.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

Schedule 3

Entry and exit rates in Cash Option

omit

13 April 2005 —

0.012221%

insert

13 April 2005 — 19 April 2005

0.012221%

20 April 2005 —

0.011825%

Superannuation Act 1976 (Interest) Determination No. 188

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty sixth day of April 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 188.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
19 April 2005 —		0.028822%
<i>insert</i>		
19 April 2005 — 26 April 2005		0.028822%
27 April 2005 —		0.028692%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
20 April 2005 —		0.011825%
<i>insert</i>		
20 April 2005 — 26 April 2005		0.011825%
27 April 2005 —		0.011882%

Superannuation Act 1976 (Interest) Determination No. 189

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this third day of May 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 189.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

27 April 2005 —	0.028692%
-----------------	-----------

insert

27 April 2005 — 3 May 2005	0.028692%
4 May 2005 —	0.027973%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

27 April 2005 —	0.011882%
-----------------	-----------

insert

27 April 2005 — 3 May 2005	0.011882%
4 May 2005 —	0.011890%

Superannuation Act 1976 (Interest) Determination No. 190

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this tenth day of May 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 190.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
4 May 2005 —		0.027973%
<i>insert</i>		
4 May 2005 — 10 May 2005		0.027973%
11 May 2005 —		0.028333%

[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
4 May 2005 —		0.011890%
<i>insert</i>		
4 May 2005 — 10 May 2005		0.011890%
11 May 2005 —		0.011928%

Superannuation Act 1976 (Interest) Determination No. 191

I, Ephraim Grunhard, Portfolio Manager, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventeenth day of May 2005

E Grunhard

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 191.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

11 May 2005 —	0.028333%
---------------	-----------

insert

11 May 2005 – 17 May 2005	0.028333%
18 May 2005 —	0.028069%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

11 May 2005 —	0.011928%
---------------	-----------

insert

11 May 2005 — 17 May 2005	0.011928%
18 May 2005 —	0.012102%

Superannuation Act 1976 (Interest) Determination No. 192

I, Ephraim Grunhard, Portfolio Manager, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twentieth day of May 2005

E Grunhard

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 192.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
18 May 2005 —		0. 028069 %
<i>insert</i>		
18 May 2005 – 20 May 2005		0. 028069%
21 May 2005 —		0. 028777%

Superannuation Act 1976 (Interest) Determination No. 193

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty fourth day of May 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 193.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

21 May 2005 —	0. 028777%
---------------	------------

insert

21 May 2005 — 24 May 2005	0. 028777%
25 May 2005 —	0.028983%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

18 May 2005 —	0.012102%
---------------	-----------

insert

18 May 2005 — 24 May 2005	0.012102%
25 May 2005 —	0.012861%

Superannuation Act 1976 (Interest) Determination No. 194

I, Ephraim Grunhard, Portfolio Manager, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty fifth day of May 2005

E Grunhard

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 194.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
25 May 2005 —		0.028983%
<i>insert</i>		
25 May 2005 – 25 May 2005		0.028983%
26 May 2005 —		0.029492%

Superannuation Act 1976 (Interest) Determination No. 195

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this thirty first day of May 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 195.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

26 May 2005 —	0.029492%
---------------	-----------

insert

26 May 2005 – 31 May 2005	0.029492%
1 June 2005 —	0.029680%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

25 May 2005 —	0.012861%
---------------	-----------

insert

25 May 2005 — 31 May 2005	0.012861%
1 June 2005 —	0.012864%

Superannuation Act 1976 (Interest) Determination No. 196

I, André Morony, Chief Investment Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this second day of June 2005

André Morony

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 196.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
1 June 2005 —		0.029680 %
<i>insert</i>		
1 June 2005 – 2 June 2005		0.029680%
3 June 2005 —		0.030102%

Superannuation Act 1976 (Interest) Determination No. 197

I, André Morony, Chief Investment Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventh day of June 2005

André Morony

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 197.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

3 June 2005 —	0.030102%
---------------	-----------

insert

3 June 2005 — 7 June 2005	0.030102%
---------------------------	-----------

8 June 2005 —	0.030307%
---------------	-----------

[2] Schedule 3 Entry and exit rates in Cash Option

omit

1 June 2005 —	0.012864%
---------------	-----------

insert

1 June 2005 — 7 June 2005	0.012864%
---------------------------	-----------

8 June 2005 —	0.012870%
---------------	-----------

Superannuation Act 1976 (Interest) Determination No. 198

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fourteenth day of June 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 198.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
8 June 2005 —		0.030307%
<i>insert</i>		
8 June 2005 — 14 June 2005		0.030307%
15 June 2005 —		0.030254%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
8 June 2005 —		0.012870%
<i>insert</i>		
8 June 2005 — 14 June 2005		0.012870%
15 June 2005 —		0.012868%

Superannuation Act 1976 (Interest) Determination No. 199

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventeenth day of June 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 199.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
15 June 2005 —		0.030254%
<i>insert</i>		
15 June 2005 — 17 June 2005		0.030254%
18 June 2005 —		0.030597%

Superannuation Act 1976 (Interest) Determination No. 200

I, Peter Carrigy-Ryan, Acting Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty first day of June 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 200.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
18 June 2005 —		0.030597%
<i>insert</i>		
18 June 2005 — 21 June 2005		0.030597%
22 June 2005 —		0.031069%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
15 June 2005 —		0.012868%
<i>insert</i>		
15 June 2005 — 21 June 2005		0.012868%
22 June 2005 —		0.012871%

Superannuation Act 1976 (Interest) Determination No. 201

I, Peter Carrigy-Ryan, Acting Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty eighth day of June 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 201.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
22 June 2005 —		0.031069%
<i>insert</i>		
22 June 2005 — 28 June 2005		0.031069%
29 June 2005 —		0.030578%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
22 June 2005 —		0.012871%
<i>insert</i>		
22 June 2005 — 28 June 2005		0.012871%
29 June 2005 —		0.012543%

Superannuation Act 1976 (Interest) Determination No. 202

I, Peter Carrigy-Ryan, Acting Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fifth day of July 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 202.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
29 June 2005 —		0.030578%
<i>insert</i>		
29 June 2005 — 5 July 2005		0.030578%
6 July 2005 —		0.030681%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
29 June 2005 —		0.012543%
<i>insert</i>		
29 June 2005 — 5 July 2005		0.012543%
6 July 2005 —		0.012616%

Superannuation Act 1976 (Interest) Determination No. 203

I, Peter Carrigy-Ryan, Acting Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twelfth day of July 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 203.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

6 July 2005 —	0.030681%
---------------	-----------

insert

6 July 2005 — 12 July 2005	0.030681%
----------------------------	-----------

13 July 2005	0.030412%
--------------	-----------

[2] Schedule 3 Entry and exit rates in Cash Option

omit

6 July 2005 —	0.012616%
---------------	-----------

insert

6 July 2005 — 12 July 2005	0.012616%
----------------------------	-----------

13 July 2005	0.012616%
--------------	-----------

Superannuation Act 1976 (Interest) Determination No. 204

I, Peter Carrigy-Ryan, Chief Business Operations, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this fourteenth day of July 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 204.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
13 July 2005 —		0.030412%
<i>insert</i>		
13 July 2005 – 14 July 2005		0.030412%
15 July 2005		0.030831%

Superannuation Act 1976 (Interest) Determination No. 205

I, Peter Carrigy-Ryan, Acting Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this nineteenth day of July 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 205.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

15 July 2005 —	0.030831%
----------------	-----------

insert

15 July 2005 — 19 July 2005	0.030831%
20 July 2005	0.031282%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

13 July 2005 —	0.012616%
----------------	-----------

insert

13 July 2005 — 19 July 2005	0.012616%
20 July 2005	0.012553%

Superannuation Act 1976 (Interest) Determination No. 206

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty second day of July 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 206.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
20 July 2005 —		0.031282%
<i>insert</i>		
20 July 2005 – 22 July 2005		0.030831%
23 July 2005 -		0.031535%

Superannuation Act 1976 (Interest) Determination No. 207

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty sixth day of July 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 207.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

23 July 2005 —	0.031535%
----------------	-----------

insert

23 July 2005 – 26 July 2005	0.031535%
-----------------------------	-----------

27 July 2005 -	0.031768%
----------------	-----------

[2] Schedule 3 Entry and exit rates in Cash Option

omit

20 July 2005 —	0.012553%
----------------	-----------

insert

20 July 2005 — 26 July 2005	0.012553%
-----------------------------	-----------

27 July 2005	0.012556%
--------------	-----------

Superannuation Act 1976 (Interest) Determination No. 208

I, Peter Carrigy Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty seventh day of July 2005

P Carrigy-Ryan

Peter Carrigy-Ryan
Delegate of the CSS Board

1 Name of Determination

This Determination is the *Superannuation Act 1976 (Interest) Determination No. 208*.

2 Commencement

This Determination is taken to have commenced on the commencement of items 16 and 17 of Schedule 1 to the *Superannuation (Government Co-contribution for Low Income Earners) (Consequential Amendments) Act 2003*.

3 Amendment of Superannuation Act 1976 (Interest) Determination

Schedule 1 amends the Determination relating to interest in force under subsection 154A (4) of the *Superannuation Act 1976*.

Schedule 1 Amendments

Schedule 1 Amendments

(section 3)

[1] Clause 5*omit*

For the purpose of

insert

Subject to clause 5AA, for the purpose of

[2] After clause 5*insert***Interest payable — overpayment of co-contribution payment**

- 5AA. If, for the purposes of section 24 of the *Superannuation (Government Co-contributions for Low Income Earners) Act 2003*, the Commissioner of Taxation notifies the Board of an overpayment of an amount mentioned in paragraph (d) of the definition of “transferred amount” in section 130A of the Act, interest on an amount mentioned in paragraph (y) of the definition of “prescribed amount” in clause 4 that consists of, or includes, that transferred amount, is calculated as if the amount transferred had not included the amount of the overpayment.

Superannuation Act 1976 (Interest) Determination No. 209

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this second day of August 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 209.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
27 July 2005 —		0.031768%
<i>insert</i>		
27 July 2005 – 2 August 2005		0.031768%
3 August 2005 -		0.031760%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
27 July 2005 —		0.012556%
<i>insert</i>		
27 July 2005 — 2 August 2005		0.012556%
3 August 2005		0.012560%

Superannuation Act 1976 (Interest) Determination No. 210

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this ninth day of August 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 210.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

3 August 2005 -	0.031760%
-----------------	-----------

insert

3 August 2005 – 9 August 2005	0.031760%
10 August 2005 -	0.031218%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

3 August 2005 -	0.012560%
-----------------	-----------

insert

3 August 2005 — 9 August 2005	0.012560%
10 August 2005 -	0.012568%

Superannuation Act 1976 (Interest) Determination No. 211

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this tenth day of August 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 211.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
10 August 2005 -		0.031218%
<i>insert</i>		
10 August 2005 – 10 August 2005		0.031218%
11 August 2005 -		0.031577%

Superannuation Act 1976 (Interest) Determination No. 212

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this sixteenth day of August 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 212.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
11 August 2005 -		0.031577%
<i>insert</i>		
11 August 2005 – 16 August 2005		0.031577%
17 August 2005 -		0.031944%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
10 August 2005 -		0.012568%
<i>insert</i>		
10 August 2005 — 16 August 2005		0.012568%
17 August 2005 -		0.012579%

Superannuation Act 1976 (Interest) Determination No. 213

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty third day of August 2005

SP Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 213.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

17 August 2005 -	0.031944%
------------------	-----------

insert

17 August 2005 – 23 August 2005	0.031944%
24 August 2005 -	0.031597%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

17 August 2005 -	0.012579%
------------------	-----------

insert

17 August 2005 — 23 August 2005	0.012579%
24 August 2005 -	0.012580%

Superannuation Act 1976 (Interest) Determination No. 214

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this thirtieth day of August 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 214.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
24 August 2005 -		0.031597%
<i>insert</i>		
24 August 2005 – 30 August 2005		0.031597%
31 August 2005 -		0.031089%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
24 August 2005 -		0.012580%
<i>insert</i>		
24 August 2005 — 30 August 2005		0.012580%
31 August 2005 –		0.012582%

Superannuation Act 1976 (Interest) Determination No. 215

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this second day of September 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 215.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
31 August 2005 -		0.031089%
<i>insert</i>		
31 August to 2 September 2005		0.031089%
3 September 2005 -		0.031659%

Superannuation Act 1976 (Interest) Determination No. 216

I, Ephraim Grunhard, Portfolio Manager, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this sixth day of September 2005

E Grunhard

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 216.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

3 September 2005 -	0.031659%
--------------------	-----------

insert

3 September 2005 – 6 September 2005	0.031659%
-------------------------------------	-----------

7 September 2005 -	0.031439%
--------------------	-----------

[2] Schedule 3 Entry and exit rates in Cash Option

omit

31 August 2005 –	0.012582%
------------------	-----------

insert

31 August 2005 – 6 September 2005	0.012582%
-----------------------------------	-----------

7 September 2005 -	0.012586%
--------------------	-----------

Superannuation Act 1976 (Interest) Determination No. 217

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this eighth day of September 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 217.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
7 September 2005 -		0.031439%
<i>insert</i>		
7 September 2005 – 8 September 2005		0.031439%
9 September 2005 -		0.031700%

Superannuation Act 1976 (Interest) Determination No. 218

I, Stephen Phillip Gibbs, Chief Executive Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this thirteenth day of September 2005

S P Gibbs

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 218.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2		Entry and exit rates in Default Fund
<i>omit</i>		
9 September 2005 -		0.031700%
<i>insert</i>		
9 September 2005 – 13 September 2005		0.031700%
14 September 2005 -		0.031552%
[2] Schedule 3		Entry and exit rates in Cash Option
<i>omit</i>		
7 September 2005 -		0.012586%
<i>insert</i>		
7 September 2005 – 13 September 2005		0.012586%
14 September 2005 -		0.012547%

Superannuation Act 1976 (Interest) Determination No. 219

I, Peter Carrigy-Ryan, Chief Business Operations Officer, PSS and CSS Boards, and Delegate of the CSS Board, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twentieth day of September 2005

P Carrigy-Ryan

Delegate of the CSS Board

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 219.

2 Amendment of Superannuation Act 1976 (Interest) Determination

The Determination relating to interest, as amended, in force under subsection 154A (4) of the *Superannuation Act 1976* is amended as follows:

[1] Schedule 2 Entry and exit rates in Default Fund

omit

14 September 2005 -	0.031552%
---------------------	-----------

insert

14 September 2005 – 20 September 2005	0.031552%
21 September 2005 -	0.031883%

[2] Schedule 3 Entry and exit rates in Cash Option

omit

14 September 2005 -	0.012547%
---------------------	-----------

insert

14 September 2005 – 20 September 2005	0.012547%
21 September 2005 -	0.012547%

Industry, Tourism and Resources**COMMONWEALTH OF AUSTRALIA***Petroleum (Submerged Lands) Act 1967***VARIATION OF DECLARATION OF LOCATION**

I, JEREMY PAUL WHITFIELD, the delegate of the Designated Authority in respect of the adjacent area in respect of the Territory of Ashmore and Cartier Islands;

pursuant to a nomination made by the registered holders of permit AC/P23 in accordance with section 36 of the Act; and

by virtue of section 37(4)(a) of the Act, declare the block nominated below to be added to the location, known as 'Crux'.

**DESCRIPTION OF BLOCKS**

(The references hereunder are to the name of the map sheet of the 1:1 000 000 series and to the numbers of the particular sections shown thereon.)

MAP SHEET SD51 (BRUNSWICK BAY)

847 only

Dated this 16 day of OCTOBER 2006.

Made under the *Petroleum (Submerged Lands) Act 1967* of the Commonwealth of Australia.

DELEGATE OF THE DESIGNATED AUTHORITY
FOR THE TERRITORY OF ASHMORE AND CARTIER ISLANDS
ADJACENT AREA

Pursuant to the Instrument of Delegation dated 25 January 2005.

Transport and Regional Services

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 921

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
OOCL FREEDOM	HONG KONG	8400323

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED

Brisbane, Sydney, Bell Bay, Fremantle

Dated at **CANBERRA** this 1st 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 6/09/2006 to 5/12/2006.
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 Sydney, Bell Bay and Fremantle, Sydney to Bell Bay, 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; and
in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal
10. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so. At the date of issue there was one relevant licensed operator, PAN Australia Shipping Pty Ltd: contact Paull Van Oost to ascertain availability and routes serviced by PAN (need not be contacted for ro-ro cargo). Ph: 03 9867 4313, fax 03 9867 3686, email: paull@panlogistics.com.au.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4


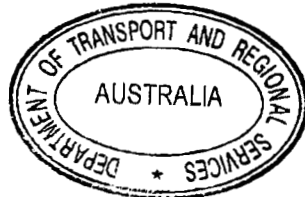
No: 931

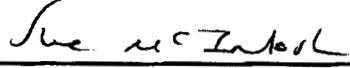
PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
NORDWELLE	LIMASSOL	9294537

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED**Brisbane, Bell Bay, Fremantle and Sydney**Dated at **CANBERRA** this  **27th** 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 15/10/2006 to 14/01/2007.
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: Brisbane to Bell Bay and Fremantle; Sydney to Bell Bay; Bell Bay to Fremantle and Fremantle to 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.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 936

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
THEODOR STORM	LIMASSOL	9248679

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, Adelaide and Fremantle

Dated at **CANBERRA** this



16 day of

October/2006

Official
Stamp



[Signature]
**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 16/10/2006 to 15/01/2007.
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 Adelaide; Adelaide 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; 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. Contact details of relevant licensed operators are available on request from the Operations Centre.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 937

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
ANL EXPLORER	NASSAU	8506098

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, Brisbane**Dated at **CANBERRA** this 16 day of **October/2006**Official
Stamp

John A. Kilmer
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 and Sydney to Brisbane; Sydney to Melbourne
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. Contact details of relevant licensed operators are available on request from the Operations Centre.

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 938

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
KOTA EKSPRES	BREMEN	9141314

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

Fremantle, Melbourne, Adelaide

Dated at **CANBERRA** this 14 day of **October/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 28/10/2006 to 27/01/2007.
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: Fremantle to Melbourne; Melbourne to Adelaide and Fremantle; and Adelaide 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; 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. Contact details of relevant licensed operators are available on request from the Operations Centre.

Reference Number: S28/2006008

**Australian Government****Department of Transport and Regional Services**

Aviation Transport Security Act 2004

NOTICE OF AMENDMENT OF DECLARATION OF SECURITY CONTROLLED AIRPORTS AND ESTABLISHMENT OF AIRSIDE AREAS

I, **DARREN STUART CROMBIE**, General Manager, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, AMEND the Notice of Amendment of Declaration of Security Controlled Airports and Establishment of Airside Areas published under section 28 of the *Aviation Transport Security Act 2004* (the Act) in the *Gazette* (No. GN 8, 2 March 2005), as follows:

1. Omit the map identified as number 65 in respect of Essendon Airport; and
2. Insert the map identified as number 65A, which is attached to this Notice of Amendment, to ESTABLISH in accordance with section 29 of the Act an airside area for Essendon Airport, being that area indicated as the airside area on the map.

This Notice of Amendment commences upon Gazettal.

Date: 13 October 2006

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

Darren Crombie
Delegate of the Secretary of the
Department of Transport and Regional Services

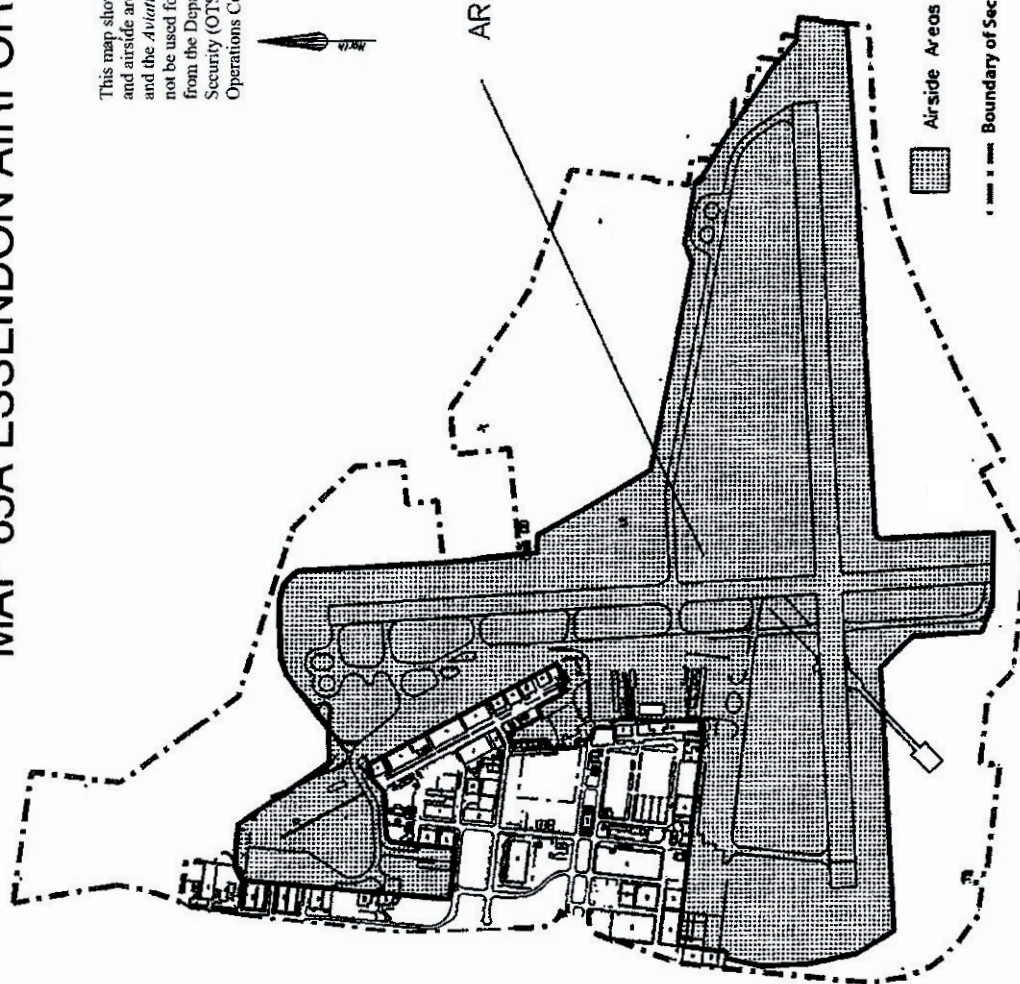
MAP 65A ESSENDON AIRPORT (GA)

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



Lot S 37.43'46.55
Long E 144.54'01.84

ARP



Airside Areas

--- Boundary of Security Controlled Airport



ESSENDON AIRPORT
Boundaries, Airside, and Landside Areas.

R308/2006058



Australian Government

Department of Transport and Regional Services

Aviation Transport Security Regulations 2005

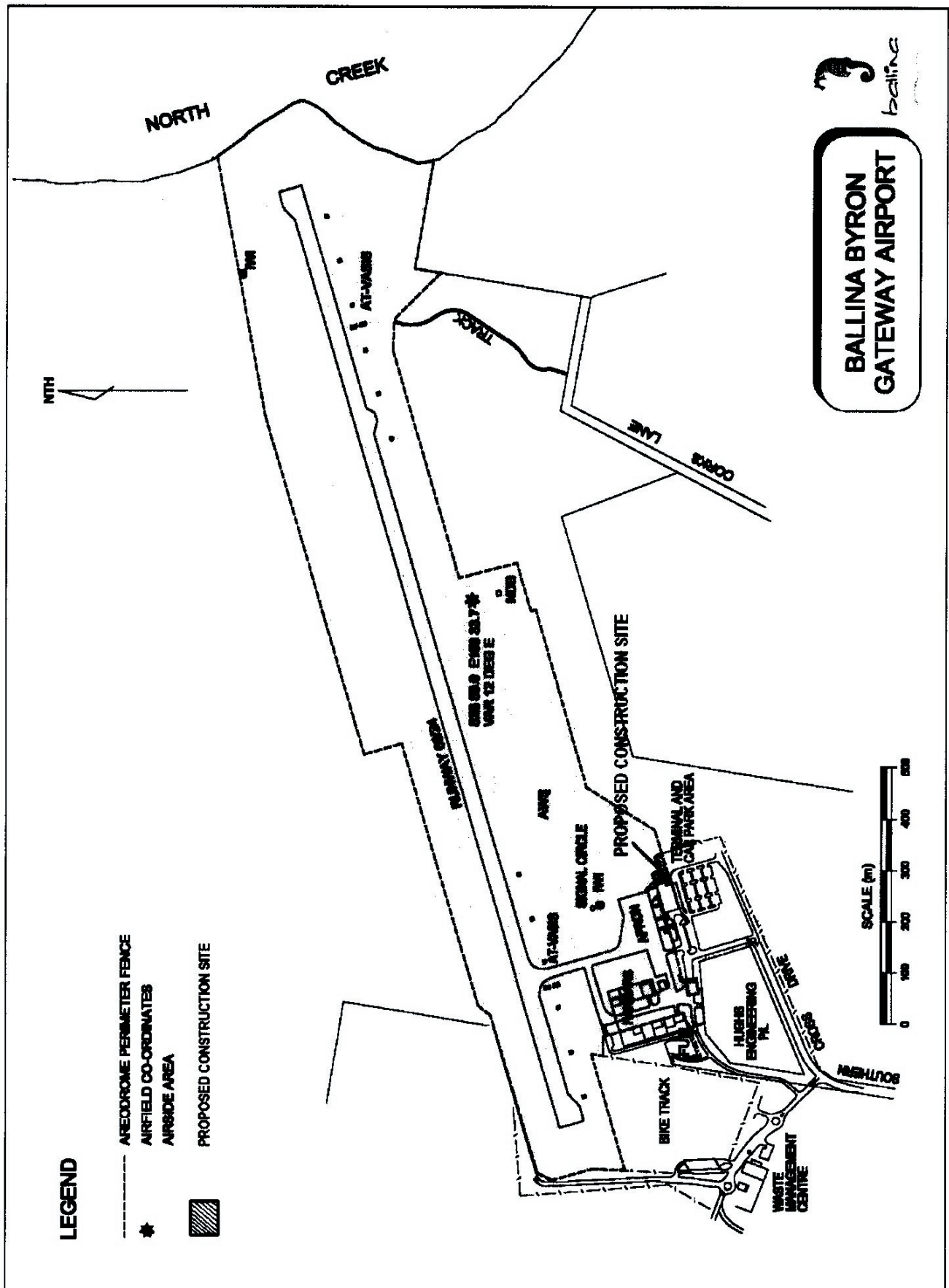
EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA

I, **DANIEL CHARLES KNOTT**, Acting 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 involved in the terminal construction works at Ballina Byron Gateway Airport, an exemption from displaying an ASIC in the designated construction area within the airside area at Ballina Byron Gateway Airport. This exemption operates for the period from 0700 hours Monday 16 October 2006 to 1600 hours on Friday 22 December 2006.

Date: 13 October 2006

A handwritten signature in dark ink, appearing to read 'DCK', with a long horizontal flourish extending to the right.

Daniel Charles Knott
Delegate of the Secretary,
Department of Transport and Regional Services



Instrument No: 100/2006

Page 1 of 1



DEPARTMENT OF TRANSPORT AND REGIONAL SERVICES

**Maritime Transport and Offshore Facilities Security
Regulations 2003**

**EXEMPTION FROM DISPLAYING AN MSIC WHILST IN
THE VARANUS ISLAND MONOPOD NETWORK AND
STAG A OFFSHORE FACILITY**

I, John Anthony Kilner, General Manager, Maritime Security Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 6.07M of the *Maritime Transport and Offshore Facilities Security Regulations 2003* (the Regulations), give all persons in the class of persons described below an exemption from displaying an MSIC in accordance with the requirements set out in Part 6 of the Regulations:

- All persons entering Varanus Island Monopod Network and Stag A Offshore Facility, administered by Apache Energy Limited.

This exemption operates from the date of this notice and ceases on 1 January 2008.

The exemption is given subject to the following conditions:

- This is an exemption from the requirement to display only – the Regulations must still be adhered to with regards to the requirement to carry and hold MSICs.
- Relevant control arrangements in support of this exemption are to be included in the existing Varanus Island Monopod Network and Stag A Offshore Facility Maritime Security Plans on their next review.

Dated 17th October 2006

John Kilner
Delegate of the Secretary of the
Department of Transport and Regional Services

Regulation 25

**COMMONWEALTH OF AUSTRALIA
NAVIGATION ACT 1912**

CT-4

No: 939

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
OOCL FRIENDSHIP	HONG KONG	8420189

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, Adelaide and Fremantle

Dated at **CANBERRA** this *19th* day of **October/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 18/11/2006 to 17/02/2007.
3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
4. General Cargo only may be carried.
5. The cargo may only be carried from: Melbourne to Adelaide and Fremantle, Adelaide 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; 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. Contact details of relevant licensed operators are available on request from the Operations Centre.

Treasury

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

WHEREAS -

- (A) Sheena Xi Na Teo is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Sheena Xi Na Teo proposes to acquire an interest in Australian urban land referred to in the notice furnished on 14 September 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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 16th day of October 2006



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Lam Shen Ng is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Lam Shen Ng proposes to acquire an interest in Australian urban land known as 171/32 Macrossan Street, Brisbane, Qld, referred to in the notice furnished on 18 September 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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

17 day of October 2006



Acting General Manager

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

- (A) Siripala Ranasinghe Arachchige and Dayawathie Kariyakarawange Don are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Siripala Ranasinghe Arachchige and Dayawathie Kariyakarawange Don propose to acquire an interest in Australian urban land known as 10 Reseda Court, Wynn Vale, SA, referred to in the notice furnished on 21 September 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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

17 day of October 2006



Acting General Manager

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

WHEREAS -

- (A) Christopher Robert Howard Bull is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Christopher Robert Howard Bull proposes to acquire an interest in Australian urban land referred to in the notice furnished on 13 September 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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

16 day of OCTOBER 2006



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

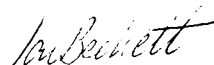
ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Mr John Bonny is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Mr John Bonny proposes to acquire an interest in Australian urban land known as Apartment 11, 37-41 Brown Street, East Perth, WA referred to in the notice furnished on 15 September 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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 16 day of OCTOBER 2006



General Manager


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

WHEREAS -

- (A) Ting Siu Sing and Chiew Ley Yun are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Ting Siu Sing and Chiew Ley Yun propose to acquire an interest in Australian urban land known as 15 Draycott Loop, Canning Vale, WA, referred to in the notice furnished on 15 October 2006 under section 26A of the Act.

NOW THEREFORE, I, Ian Beckett, 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 16 day of OCTOBER 2006



General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS –

- (A) Lynn Emily Landolt and Stephen James Landolt are foreign persons for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* (“the Act”);
- (B) Lynn Emily Landolt and Stephen James Landolt propose to acquire an interest in Australian urban land as specified in the notice furnished on 29 September 2006 under section 26A of the Act;

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

- (i) Lynn Emily Landolt and Stephen James Landolt propose to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

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

Dated this 19 day of OCTOBER 2006



Acting General Manager

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
GSTR 2006/9	Goods and services tax: supplies	This Ruling examines the meaning of 'supply' in the <i>A New Tax System (Goods and Services Tax) Act 1999</i> (GST Act) including its relevance to input tax credit entitlements. It also discusses the use of the term supply in the context of United Kingdom Value Added Tax and New Zealand GST regimes and highlights some differences and similarities to the GST Act. This Ruling applies from 1 July 2000.
GSTR 2006/10	Goods and services tax: insurance settlements and entitlement to input tax credits	This Ruling discusses the interaction between Division 11 and Division 78 of <i>A New Tax System (Goods and Services Tax) Act 1999</i> where a payment of money or a supply is made by an insurer in the course of settling a claim under an insurance policy. This Ruling applies from 1 July 2000.
CR 2006/107	Income tax: proposed return of capital by Hostworks Group Ltd	This Ruling applies to shareholders of Hostworks Group Ltd who hold ordinary shares as at the Record Date for the pro-rata capital return. This Ruling applies to the income year ended 30 June 2007 or the substituted accounting period in which the capital return occurs.

NOTICE OF WITHDRAWAL

Ruling Number	Subject	Brief Description
CR 2006/107	Income tax: proposed return of capital by Hostworks Group Ltd	This Class Ruling is withdrawn from 1 July 2007.
PR 2006/82	Income tax: National Viticultural Fund of Australia Project No. 6 (May 2006 Growers)	PR 2006/82 is withdrawn with effect from 25 October 2006. No entity entered into the Project during the relevant period. Therefore, PR 2006/82 has no application, as it does not rule on the tax consequences for any entity.

NOTICE OF ADDENDUM

Ruling Number	Subject	Brief Description
CR 2006/86	Income tax: Australian Stock Exchange Limited – proposed return of capital	This Addendum amends CR 2006/86 to advise of a change to the timetable that the Australian Stock Exchange Limited will adopt in implementing the proposed return of capital. This Addendum applies on and from 6 September 2006.
MT 2025	Fringe benefits tax: guidelines for valuation of housing fringe benefits	This Addendum amends MT 2025 in providing the guidelines for determining the market value of accommodation for the purposes of calculating the taxable value of housing fringe benefits.



Superannuation Industry (Supervision) exemption No. A86 of 2006

Superannuation Industry (Supervision) Act 1993

I, S.G. Venkatramani, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT FSS Trustee Corporation ACN 118 202 627, RSE licence L0002127 (the Trustee), from compliance with paragraph 93(3)(a) of the Act in relation to the superannuation entity First State Superannuation Scheme R1005134 (the Fund).

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

This exemption comes into force on 5 October 2006.

Dated 5 October 2006

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

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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

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

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

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

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

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

Schedule of conditions

1. The board of the Trustee must consist of equal numbers of members of employer representatives and member representatives.
2. The board of the Trustee is taken to consist of equal numbers of employer representatives and member representatives if:
 - (a) the board includes an additional independent director; and
 - (b) the additional independent director is appointed at the request of the employer representatives, or the member representatives, who are the members of the group or board; and
 - (c) provision is made in the governing rules for the appointment of the additional independent director; and
 - (d) the governing rules do not allow the additional independent director to exercise a casting vote in any proceedings of the group or board concerned.
3. If:
 - (a) a vacancy occurs in the membership of the board of a corporate trustee; and
 - (b) immediately before the vacancy occurred, the fund complied with condition 2; and
 - (c) the vacancy is filled within 90 days after it occurred; and
 - (d) immediately after the vacancy is filled, the fund complies with condition 2;

the fund is taken to have complied with condition 2 at all times during the period of the vacancy.
4. A director of the board of the Trustee does not fail to be an independent director by reason only of payment for the performance of such duties, notwithstanding that the Trustee is an employer sponsor of the Fund.
5. A director of the board of the Trustee does not fail to be an independent director by reason only of being a commissioner of the Sydney Water Commission and a director of the Clinical Excellence Commission (NSW Health) and a director of the Trustee and thereby an employee and an associate of an employer sponsor of the Fund.



Superannuation Industry (Supervision) exemption No. A85 of 2006

Superannuation Industry (Supervision) Act 1993

I, S.G. Venkatramani, a delegate of APRA, under section 335 of the *Superannuation Industry Supervision (Act) 1993* (the Act), REVOKE Superannuation Industry (Supervision) exemption No. A28 of 2006.

This revocation comes into force on 5 October 2006.

Dated 5 October 2006

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

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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



Notice of name change of authorised deposit-taking institution

Banking Act 1959

I, Wayne Stephen Byres, a delegate of APRA, under paragraph 9B(1)(b) of the *Banking Act 1959* (the Act), am satisfied that The International Commercial Bank of China Co., Ltd ARBN 079 372 688, which holds an authority under section 9 of the Act (the Authority), has changed its name to Mega International Commercial Bank Co., Ltd. ARBN 079 372 688.

Under subsection 9B(3) of the Act, the Authority is taken to have effect, after publication of this Notice in the *Gazette*, as if it had been granted to Mega International Commercial Bank Co., Ltd..

Dated 29 September 2006

[Signed]
Wayne Stephen Byres
Executive General Manager
Diversified Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.



Superannuation Industry (Supervision) exemption No. A83 of 2006

Superannuation Industry (Supervision) Act 1993

I, S.G. Venkatramani, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT Teekay Shipping Nominees Pty Ltd ABN 34 259 433 463, RSE licence L0002288 (the Trustee), from compliance with subregulation 9.04D(1) of the Regulations in relation to the superannuation entity Teekay Shipping Superannuation Plan (the Fund) R1005677.

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

Dated 11 October 2006

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

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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

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

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

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

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

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

Schedule of conditions

1. The exemption from compliance with subregulation 9.04D(1) applies only to the extent that the subregulation would prevent the trustee from establishing a new sub-fund within the fund, membership of which would be confined to persons who were members of the Fund and employees of Trident Shipping Services Pty Ltd ABN 98 089 064 193 at the time of the making of this exemption.



Superannuation Industry (Supervision) exemption No. A71 of 2006

Superannuation Industry (Supervision) Act 1993

I, Denis Errol Wilkinson, a delegate of APRA, under section 335 of the *Superannuation Industry Supervision (Act) 1993* (the Act), REVOKE Exemption number 103 which was made on 14 November 2005.

Dated 12 October 2006

[Signed]
Denis Errol Wilkinson
General Manager
Diversified Institutions Division

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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



Superannuation Industry (Supervision) exemption No. A 82 of 2006

Superannuation Industry (Supervision) Act 1993

I, Tony Randle, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT West Super Plus Pty Ltd ACN 009 436 408 (the RSE Licensee), RSE licence L0002387, from compliance with regulations 4.16 and 4.17 of the Regulations in relation to the superannuation entity West Super Plus R1056785.

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

This exemption comes into force on 26 September 2006.

Dated 5 October 2006

[Signed]
Tony Randle
General Manager
Specialised Institutions Division

Interpretation

In this instrument

APRA means the Australian Prudential Regulation Authority.

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

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

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

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

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

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

Schedule of conditions

The RSE Licensee is exempt from compliance with regulations 4.16 and 4.17 of the Regulations, in relation to its material outsourcing agreement with Mercer Human Resource Consulting Pty Ltd ABN 32 005 315 917, until 31 December 2006.

Approval to hold a stake in a financial sector company of more than 15%

Financial Sector (Shareholdings) Act 1998 (the Act)

SINCE:

- A. PayPal Australia Pty Limited ACN 111 195 389 (the Company) is a financial sector company;
- B. PayPal, Inc (PayPal), a company incorporated in the State of Delaware in the United States, on behalf of itself and each associate of PayPal listed in Schedule 1 (the PayPal associates) has applied under section 13 of the Act to hold a 100% stake in the Company; and
- C. I am satisfied that it is in the national interest for PayPal and each PayPal associate to hold a 100% stake in the Company

I, Brandon Kong Leong Khoo, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE PayPal and each PayPal associate holding a 100% stake in the Company.

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

Interpretation

“Associate” has the same meaning as it has under the Act

Dated 4 October 2006

[Signed]
Brandon Khoo
Executive General Manager
Specialised Institutions Division



Notice of change in conditions on Authorisation to carry on insurance business

Insurance Act 1973

TO: The Mortgage Insurance Company Pty Limited ABN 21 000 559 553 (the
general insurer)

Level 4, Exchange House, 10 Bridge Street, Sydney

SINCE

- A. APRA issued to the general insurer an Authorisation to carry on insurance business in Australia under subsection 12(1) of the *Insurance Act 1973* (the Act), on 26 June 2002 (the Authorisation); and
- B. the Authorisation is subject to conditions;

I, Brandon Kong Leong Khoo, a delegate of APRA,

- (i) under paragraph 13(1)(b) of the Act, VARY those conditions on the Authorisation which are set out in the Schedule attached to this Notice; and
- (ii) under paragraph 13(1)(b) of the Act, REVOKE those conditions on the Authorisation which are set out in the Schedule attached to this Notice;

Dated 11 October 2006

[Signed]

Brandon Kong Leong Khoo
Executive General Manager
Specialised Institutions Division

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

insurance business has the meaning given in section 3 of the Act.

prudential standard has the meaning given in section 3 of the Act.

Note 1 Under subsection 13(1) of the Act, APRA may, at any time, by written notice to the general insurer impose conditions or additional conditions or vary or revoke conditions imposed on the insurer's authorisation under section 12 of the Act. The conditions must relate to prudential matters.

Note 2 Under subsection 13(2) of the Act, a condition may be expressed to have effect despite anything in the prudential standards.

Note 3 Under subsection 13(4) of the Act, if APRA imposes, varies or revokes the conditions on a general insurer's authorisation, APRA must give written notice to the insurer and ensure that notice that the action has been taken is published in the *Gazette*.

Note 4 Under subsection 14(1) of the Act, a general insurer commits an offence if:

- (a) the insurer does an act or fails to do an act; and
- (b) doing the act or failing to do the act results in a contravention of a condition of the insurer's authorisation under section 12 of the Act; and
- (c) there is no determination in force under subsection 7(1) of the Act, that subsection 14(1) of the Act does not apply to the insurer.

The maximum penalty is 300 penalty units. Under subsection 14(1A) of the Act, where an individual commits an offence against subsection 14(1) of the Act, because of Part 2.4 of the *Criminal Code* or commits an offence under Part 2.4 of the *Criminal Code* in relation to an offence against subsection 14(1) of the Act, the individual is punishable, on conviction, by a fine not exceeding 60 penalty units. Under subsection 14(2) of the Act, an offence against section 14 of the Act, is an offence of strict liability.

Schedule - the conditions which are being varied

The existing condition(s) which are to be varied:

Condition II(a):

The Mortgage Insurance Company Pty Limited may only enter into mortgage insurance contracts in relation to loans which satisfy all the following criteria:

1. The repayment of the loan must be secured to the lender by a registered first-ranking mortgage over a home to be occupied by the mortgagor as his or her principal place of residence; and
2. If security for the loan is a mortgage over an apartment or if the loan is being used to finance the purchase of an apartment, the apartment building must not exceed three storeys.

The condition(s) as varied are:

Condition II:

The Mortgage Insurance Company Pty Limited may only enter into mortgage insurance contracts in relation to loans whose repayment is secured to the lender by registered first-ranking mortgages over a residential property.

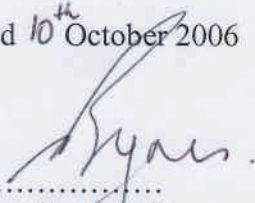
Schedule - the conditions which are being revoked

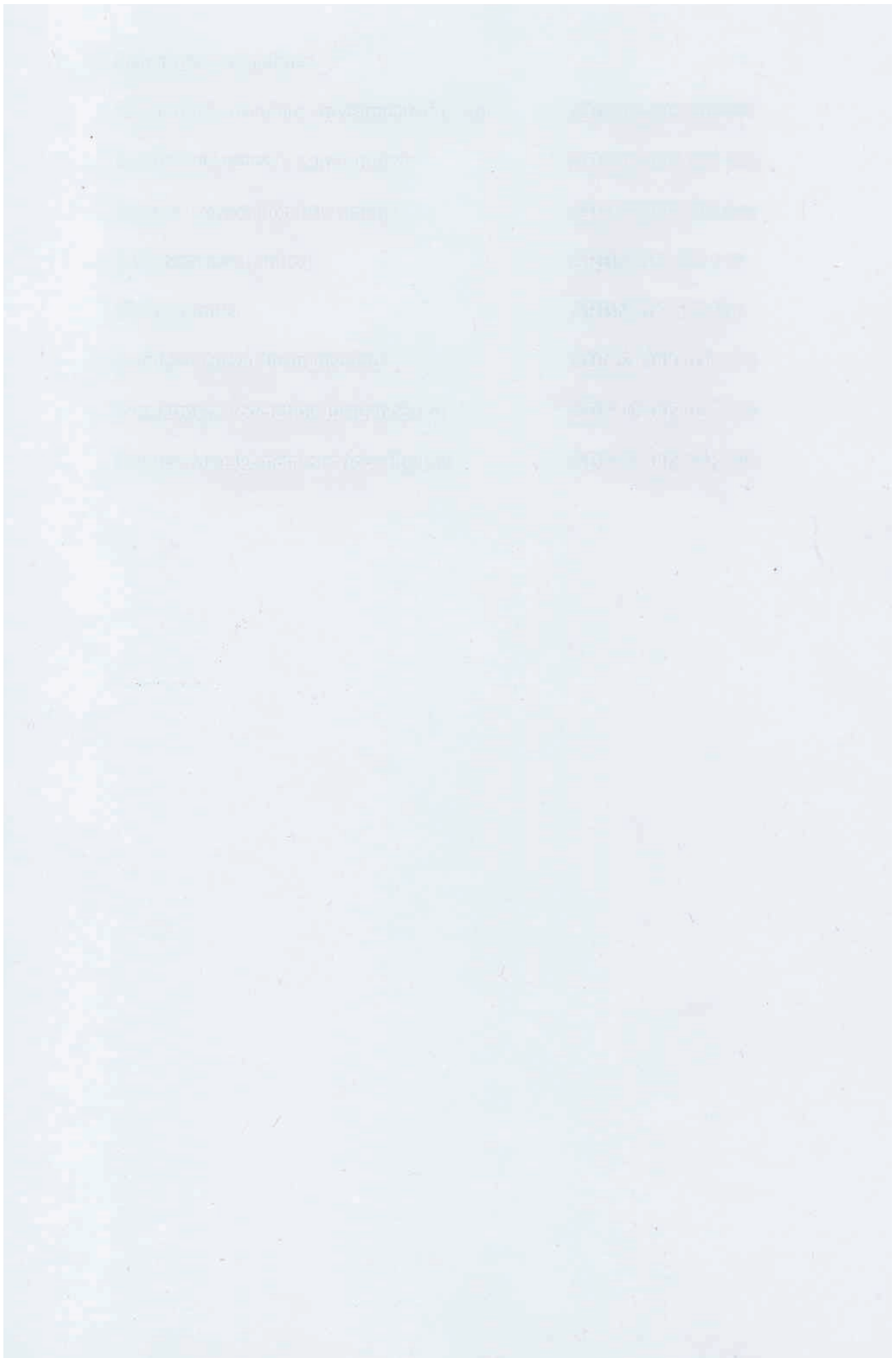
Condition II(b):

The Board of The Mortgage Insurance Company Pty Limited must have an independent non-executive chairman.



Dated 10th October 2006


.....
Wayne Stephen Byres
Executive General





ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I, COLIN PLOWMAN, the Director of Evaluation and Audit, appointed pursuant to section 193ZA of the *Aboriginal and Torres Strait Islander Act 2005*, ('the Act'), hereby, pursuant to section 193ZG(1) of the Act, authorise the persons below to perform functions and exercise powers for the purposes of section 193ZG of the Act until 31 March 2007:

**Peter Sheville
Tony Grieves
Greg Quinn**

Dated this 16th Day of October 2006

(Colin Plowman)
Director of Evaluation and Audit



**Commonwealth
of Australia**

Gazette

No. S192, Wednesday, 18 October 2006

Published by the Commonwealth of Australia

SPECIAL



Government House
Canberra ACT 2600

6 October 2006

It is notified for general information that the Governor-General has approved certain eligible organisations for the award of the Humanitarian Overseas Service Medal as detailed in the following Determination, with Clasp 'INDIAN OCEAN'.



Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Determination 2006

Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Regulations 2005

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting on the recommendation of the Minister for Vocational and Technical Education, make this Determination under subregulation 3 (2) of the *Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Regulations 2005*.

Dated *6 oct* 2006

Governor-General

By His Excellency's Command

GARY HARDGRAVE

Minister for Vocational and Technical Education and Minister Assisting the
Prime Minister

Section 1

1 Name of Determination

This Determination is the *Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Determination 2006*.

2 Definitions

In this Determination:

Regulations means the *Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Regulations 2005*.

3 Eligible Organisations

For subregulation 3 (2) of the Regulations:

- (a) the organisations mentioned in Schedule 1 are eligible organisations in relation to the period mentioned in sub-subparagraph 3 (1) (a) (iv) (A) of the Regulations; and
- (b) the organisations mentioned in Schedule 2 are eligible organisations in relation to the period mentioned in sub-subparagraph 3 (1) (a) (iv) (B) of the Regulations.

4 Revocation

The *Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and Other Natural Disasters Relief) Determination 2005* is revoked.

Schedule 1 Eligible organisations — tsunami relief effort

(section 3)

Item	Organisation
1	Adventist Development and Relief Agency Australia
2	Australia Sri Lanka Medical Aid Team
3	Australian Agency for International Development (AusAID)
4	Australian Capital Territory sponsored emergency response teams
5	Australian Defence Force
6	Australian Federal Police and State and Territory police forces
7	Australian Red Cross
8	Australian Volunteers International Maldives Short Term Teacher Project
9	Care Australia
10	Caritas Australia
11	Department of Foreign Affairs and Trade
12	Emergency Management Australia
13	New South Wales sponsored emergency response teams
14	Australian contingent to Oxfam Great Britain
15	Queensland sponsored emergency response teams
16	South Australia sponsored emergency response teams
17	Australian contingent to Surfaid International
18	Australian contingents to United Nations organisations
19	Victoria sponsored emergency response teams
20	Western Australia sponsored emergency response teams
21	World Vision Australia

Schedule 2 Eligible organisations — earthquake relief effort

Schedule 2 Eligible organisations — earthquake relief effort

(section 3)

Item	Organisation
1	Australian Agency for International Development (AusAID)
2	Australian Defence Force
3	Australian Red Cross
4	Caritas Australia
5	Emergency Management Australia
6	Australian contingent to Oxfam Great Britain
7	Australian contingent to Surfaid International
8	Australian contingents to United Nations organisations

4 *Humanitarian Overseas Service Medal (2004 Indian Ocean Tsunami and
Other Natural Disasters Relief) Determination 2006*



Reference Number: S28/2006012



Australian Government

Department of Transport and Regional Services

Aviation Transport Security Act 2004

NOTICE OF AMENDMENT OF DECLARATION OF SECURITY CONTROLLED AIRPORTS AND ESTABLISHMENT OF AIRSIDE AREAS

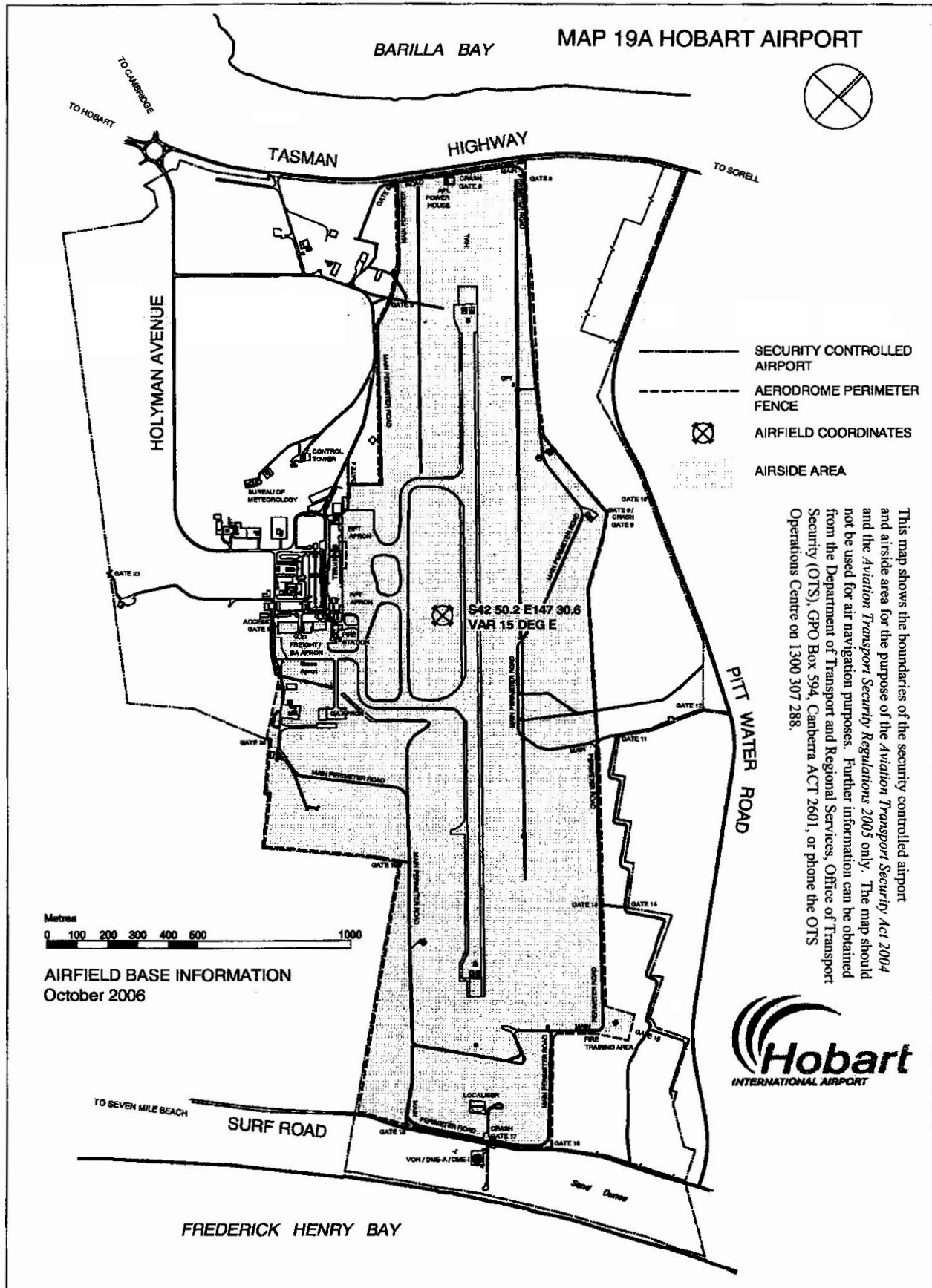
I, **DARREN STUART CROMBIE**, General Manager, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, AMEND the Notice of Amendment of Declaration of Security Controlled Airports and Establishment of Airside Areas published under section 28 of the *Aviation Transport Security Act 2004* (the Act) in the *Gazette* (No. GN 8, 2 March 2005), as follows:

1. Omit the map identified as number 19 in respect of Hobart Airport; and
2. Insert the map identified as number 19A, which is attached to this Notice of Amendment, to ESTABLISH in accordance with section 29 of the Act an airside area for Hobart Airport, being that area indicated as the airside area on the map.

This Notice of Amendment commences upon Gazettal.

Date: *13* October 2006

Darren Crombie
Delegate of the Secretary of the
Department of Transport and Regional Services





Commonwealth
of Australia

Gazette

No. S194, Friday, 20 October 2006
Published by the Commonwealth of Australia

SPECIAL

IMMI 06/068



Commonwealth of Australia

Migration Regulations 1994

**AGREEMENT WITH QANTAS AIRWAYS LIMITED
(REGULATION 3.10(5)(a))**

I, *AMANDA VANSTONE*, Minister for Immigration and Multicultural Affairs, acting under paragraph 3.10(5)(a) of the *Migration Regulations 1994*, NOTIFY that the Commonwealth of Australia has entered into an agreement with Qantas Airways Limited in relation to the provision of information concerning persons on international flights.

Dated

18/10

2006

Minister for Immigration and Multicultural Affairs

[NOTE 1: Paragraph 3.10(5)(a) provides that if the Commonwealth enters into an agreement with an international air carrier in relation to the provision of information concerning persons on international flights, the Minister must cause notice of the fact to be published in the *Gazette*.]



Australian Government
Attorney General's Department

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