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The date of publication of this Gazette is 29 November 2006

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

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

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

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

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

**OLDP's responsibilities**

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

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

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OLDP can provide advice on:

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

**Other OLDP services**

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

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

**How to contact us**

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

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**QUALITY OF YOUR PUBLICATION**

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

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

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

**CLOSING TIMES**

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

**INQUIRIES**

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

## Christmas/New Year publication arrangements

The last Government Notices Gazette for 2006 will be published on **Wednesday, 20 December 2006**. Normal closing times will apply.

The first Government Notices Gazette for 2007 will be published on **Wednesday, 10 January 2007**.

Arrangements for publication of Special Gazettes over the Christmas/New Year period can be made by telephoning: (02) 6203 9009.

## General Information

### GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6203 9009  
Subscriptions (Fax): (02) 6293 8388  
Subscriptions (Tel): 1300 857 522

The **GOVERNMENT NOTICES GAZETTE** is published each Wednesday and contains a range of legislation (including proclamations) and information about legislation as well as special information and government departments' notices. The Gazette is sold at \$6.40 each or on subscription for \$314.00 (50 issues). Prices are GST inclusive.

**NOTICES FOR PUBLICATION** and related correspondence can be lodged:

By hand: Gazette Office, 63 Denison Street, Deakin ACT 2600

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

By fax: (02) 6282 5140

By e-mail: [gazettes@ag.gov.au](mailto:gazettes@ag.gov.au).

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

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

### Publication of hard copy notices

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

### Publication of electronic notices

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

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

### CLOSING TIMES FOR LODGMENT

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

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

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

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

### ADVERTISING RATES (GST inclusive)

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

*Special Gazette* notices:

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

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

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

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

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

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

### AVAILABILITY

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

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

**Canberra:** CanPrint Communications  
16 Nyrang Street

Fyshwick ACT 2609

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

**Melbourne:** Information Victoria

356 Collins Street

Melbourne VIC 3000

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

**Brisbane:** Goprint

371 Vulture Street

Woolloongabba QLD 4102

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

**Hobart:** Printing Authority of Tasmania

2 Salamanca Place

Hobart TAS 7000

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

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

101 Grenfell Street

Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

**Sydney:** NSW Government Information

LEVEL 3, McKell Building

2-24 Rawson Place

Sydney NSW 2000

Phone: 1300 656 986 Fax: (02) 9372 8993

### GAZETTES

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

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

*ISSUES OF PERIODIC GAZETTES*

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

The *Gazette* may be purchased by mail order from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609.

Over the counter sales are available from CanPrint Communications and other outlets (see General Information for Details).

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Gazette number	Date of Publication	Subject
<hr/>		
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
P2	20.11.06	Great Barrier Reef Marine Park Act 1975 Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.5.06 to 30.9.06 and not previously gazetted

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## Government Departments

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### Attorney-General

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**Australian Government**

**Australian Customs Service**

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**Customs Act 1901  
Notice under Section 15**

**Notice of Revocation  
Revocation No. 2401**

I, Robert John Viles, delegate of the Chief Executive Officer of Customs,  
under subsection 33(3) of the *Acts Interpretation Act 1901* and  
subsection 15(2) of the *Customs Act 1901* hereby:

- (a) revoke the appointment of the boarding station at Brisbane  
Airport contained in Notice No. QA 01/1 which appeared in the  
Commonwealth Gazette No 1, 10 January 2001.

Dated this 21<sup>st</sup> day of November 2006.

A handwritten signature in black ink, appearing to read 'R J Viles'.

Robert John Viles  
Director  
Passenger Processing  
Queensland



**Australian Government**  
**Australian Customs Service**

***Customs Act 1901***  
**Notice under Section 15**

**Notice of Appointment**  
**Appointment No. 2402**

I, Robert John Viles, delegate of the Chief Executive Officer of Customs, under subsection 15(2) of the *Customs Act 1901* hereby:

- (a) appoint the boarding station at Brisbane Airport in the State of Queensland; and
- (b) fix the limits of that boarding station in accordance with the description set out hereunder;

The physical description and limits of that Boarding Station is an area of land encompassing 198608.2 square metres directly in front of the Brisbane International Terminal Building and bounded by the following coordinates as illustrated on Brisbane Airport Corporation Ltd Drawing No OPR / 061414.

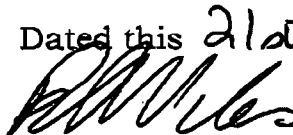
Coordinate No.	South Latitude	East Longitude
No 1.	27° 24' 7.83",	153° 06' 51.01"
No 2.	27° 24' 7.52",	153° 06' 49.78"
No 3.	27° 24' 7.48",	153° 06' 49.19"
No 4.	27° 24' 7.63",	153° 06' 48.64"
No 5.	27° 24' 7.98",	153° 06' 48.17"
No 6.	27° 24' 8.96",	153° 06' 47.30"
No 7.	27° 24' 10.79",	153° 06' 46.12"
No 8.	27° 24' 11.93",	153° 06' 45.47"
No 9.	27° 24' 11.83",	153° 06' 45.25"
No 10.	27° 24' 13.07",	153° 06' 44.54"
No 11.	27° 24' 14.31",	153° 06' 43.83"

No 12.	27° 24' 14.43",	153° 06' 44.06"
No 13.	27° 24' 17.31",	153° 06' 42.40"
No 14.	27° 24' 17.42",	153° 06' 42.64"
No 15.	27° 24' 17.62",	153° 06' 42.52"
No 16.	27° 24' 17.95",	153° 06' 42.66"
No 17.	27° 24' 18.89",	153° 06' 42.66"
No 18.	27° 24' 20.42",	153° 06' 41.79"
No 19.	27° 24' 20.46",	153° 06' 40.85"
No 20.	27° 24' 20.80",	153° 06' 40.29"
No 21.	27° 24' 22.65",	153° 06' 38.05"
No 22.	27° 24' 23.86",	153° 06' 36.21"
No 23.	27° 24' 27.89",	153° 06' 28.71"
No 24.	27° 24' 23.52",	153° 06' 25.76"
No 25.	27° 24' 21.44",	153° 06' 29.63"
No 26.	27° 24' 20.66",	153° 06' 29.85"
No 27.	27° 24' 20.44",	153° 06' 30.57"
No 28.	27° 24' 20.31",	153° 06' 30.82"
No 29.	27° 24' 20.53",	153° 06' 30.97"
No 30.	27° 24' 19.45",	153° 06' 33.05"
No 31.	27° 24' 18.97",	153° 06' 33.72"
No 32.	27° 24' 18.31",	153° 06' 34.64"
No 33.	27° 24' 16.84",	153° 06' 35.77"
No 34.	27° 24' 15.10",	153° 06' 36.77"
No 35.	27° 24' 14.59",	153° 06' 37.04"
No 36.	27° 24' 14.67",	153° 06' 37.20"
No 37.	27° 24' 12.75",	153° 06' 38.30"
No 38.	27° 24' 12.68",	153° 06' 38.13"

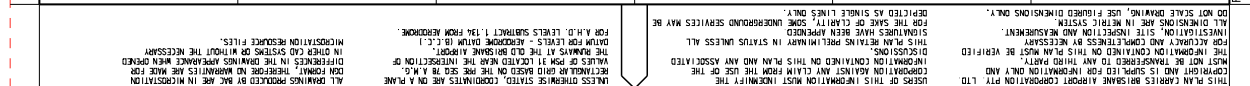
No 39.	27° 24' 05.08",	153° 06' 42.50"
No 40.	27° 24' 04.35",	153° 06' 42.95"
No 41.	27° 24' 03.59",	153° 06' 45.03"
No 42.	27° 24' 03.13",	153° 06' 44.34"
No 43.	27° 24' 02.61",	153° 06' 45.24"
No 44.	27° 24' 02.17",	153° 06' 45.82"
No 45.	27° 24' 02.04",	153° 06' 45.89"
No 46.	27° 24' 01.65",	153° 06' 46.47"
No 47.	27° 23' 56.64"	153° 06' 49.33"
No 48.	27° 23' 58.32",	153° 06' 53.01"
No 49.	27° 23' 57.74",	153° 06' 53.35"
No 50.	27° 23' 58.99",	153° 06' 56.07"
No 51.	27° 23' 59.64",	153° 06' 55.70"
No 52.	27° 23' 00.07",	153° 06' 55.11"
No 53.	27° 23' 01.01",	153° 06' 54.27"
No 54.	27° 24' 02.25",	153° 06' 53.48"
No 55.	27° 24' 03.18",	153° 06' 52.94"
No 56.	27° 24' 04.48",	153° 06' 52.28"
No 57.	27° 23' 05.68",	153° 06' 51.91"
No 58.	27° 23' 06.18",	153° 06' 51.96"

This instrument is approved for use on and from 21<sup>st</sup> November 2006.

Dated this 21<sup>st</sup> day of November 2006.

  
Robert John Viles  
Director  
Passenger Processing  
Queensland





COMMONWEALTH OF AUSTRALIA  
CUSTOMS ACT 1901NOTICE 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 15/11/2006	Column 4 16/11/06	Column 5 17/11/2006	Column 6 18/11/2006	Column 7 19/11/2006	Column 8 20/11/06	Column 9 21/11/06
Brazil	Real	1.6446	1.6431	1.6483	1.6483	1.6483	1.6585	1.6613
Canada	Dollar	0.8705	0.8709	0.8745	0.8745	0.8745	0.8806	0.8818
China, PR of	Yuan	6.0161	6.0162	6.0259	6.0259	6.0259	6.0461	6.0555
Denmark	Kroner	4.4539	4.4476	4.4665	4.4665	4.4665	4.4661	4.4762
European Union	Euro	0.5971	0.5962	0.5988	0.5988	0.5988	0.5988	0.6003
Fiji	Dollar	1.308	1.3091	1.3073	1.3073	1.3073	1.3104	1.3095
Hong Kong	Dollar	5.9578	5.9569	5.964	5.964	5.964	5.9861	5.9931
India	Rupee	34.5724	34.6246	34.4138	34.4138	34.4138	34.4471	34.623
Indonesia	Rupiah	6985.0	7019.0	7014.0	7014.0	7014.0	7037.0	7041.0
Israel	Shekel	3.2768	3.3034	3.2946	3.2946	3.2946	3.3139	3.3192
Japan	Yen	90.01	90.21	90.56	90.56	90.56	90.59	90.84
Korea, Republic of	Won	716.91	718.51	717.24	717.24	717.24	718.07	719.26
Malaysia	Ringgit	2.7865	2.7922	2.8	2.8	2.8	2.8042	2.8086
New Zealand	Dollar	1.1551	1.1582	1.1518	1.1518	1.1518	1.1546	1.1495
Norway	Kroner	4.9124	4.9126	4.9466	4.9466	4.9466	4.9562	4.9638
Pakistan	Rupee	46.43	46.43	46.5	46.5	46.5	46.75	46.79
Papua New Guinea	Kina	2.2982	2.2981	2.301	2.301	2.301	2.3091	2.3119
Philippines	Peso	38.15	38.27	38.34	38.34	38.34	38.35	38.35
Singapore	Dollar	1.1918	1.1928	1.1945	1.1945	1.1945	1.1965	1.1978
Solomon Islands	Dollar	5.8021	5.8006	5.8074	5.8074	5.8074	5.8279	5.8355
South Africa	Rand	5.5266	5.4909	5.5365	5.5365	5.5365	5.5778	5.5607
Sri Lanka	Rupee	82.73	82.8	82.87	82.87	82.87	83.63	83.49
Sweden	Krona	5.4078	5.4021	5.4215	5.4215	5.4215	5.4375	5.4594
Switzerland	Franc	0.9515	0.9529	0.9561	0.9561	0.9561	0.9555	0.9571
Taiwan Province	Dollar	25.05	25.06	25.14	25.14	25.14	25.27	25.3
Thailand	Baht	27.86	27.91	27.98	27.98	27.98	28.1	28.14
United Kingdom	Pound	0.4036	0.4049	0.4056	0.4056	0.4056	0.4056	0.4055
USA	Dollar	0.7653	0.7651	0.766	0.766	0.766	0.7687	0.7697

Wayne Baldwin  
 Delegate of the Chief Executive Officer of Customs  
 Canberra ACT  
 22/11/2006



**Australian Government**  
**Australian Customs Service**

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**NOTICE UNDER  
SECTION 234AA OF THE CUSTOMS ACT 1901  
AIRPORT RESTRICTED AREAS**

I, Joan O'Reilly, Director of Customs, under section 234AA of the Customs Act 1901 (the Act), specify as an area to which section 234AA applies, the areas in the International Terminal Building of Melbourne International Airport in the State of Victoria that are enclosed by a thick black line (—) in the attached plans A, B and C.

The attached Plan D indicates where the International Terminal Building is situated within Melbourne International Airport, for information only.

This instrument takes effect on and from 30 November 2006.

Dated: 22 November 2006.

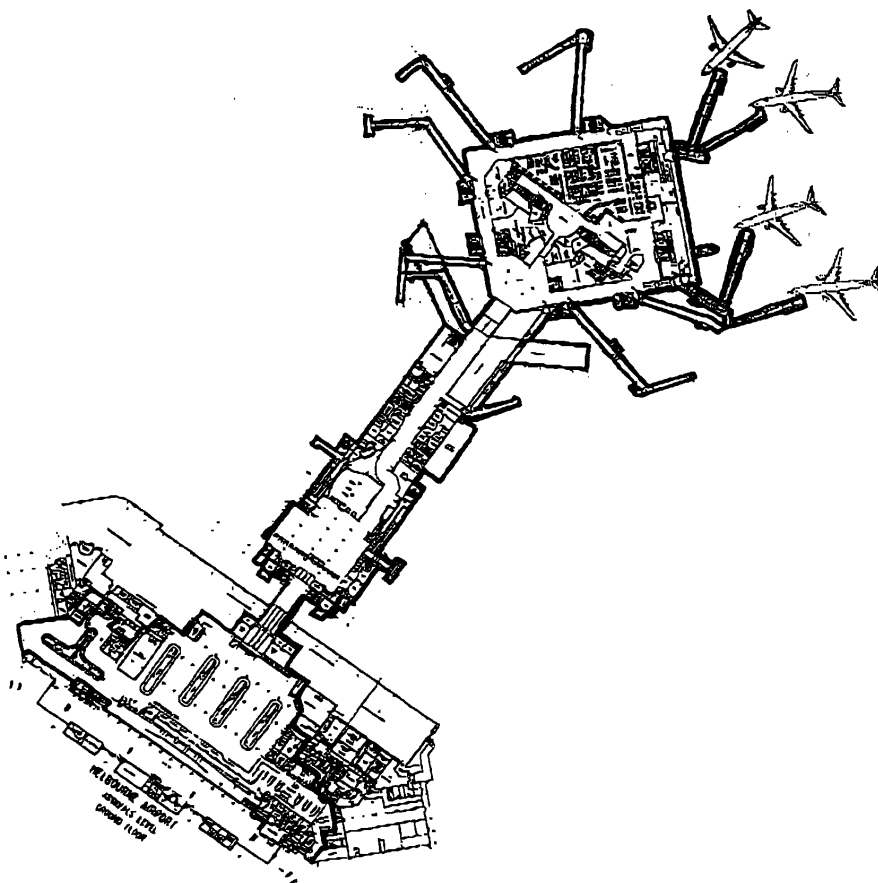
A handwritten signature in black ink, appearing to read 'Joan O'Reilly'.

Joan O'Reilly  
Director  
Customs  
Melbourne Airport  
Victoria

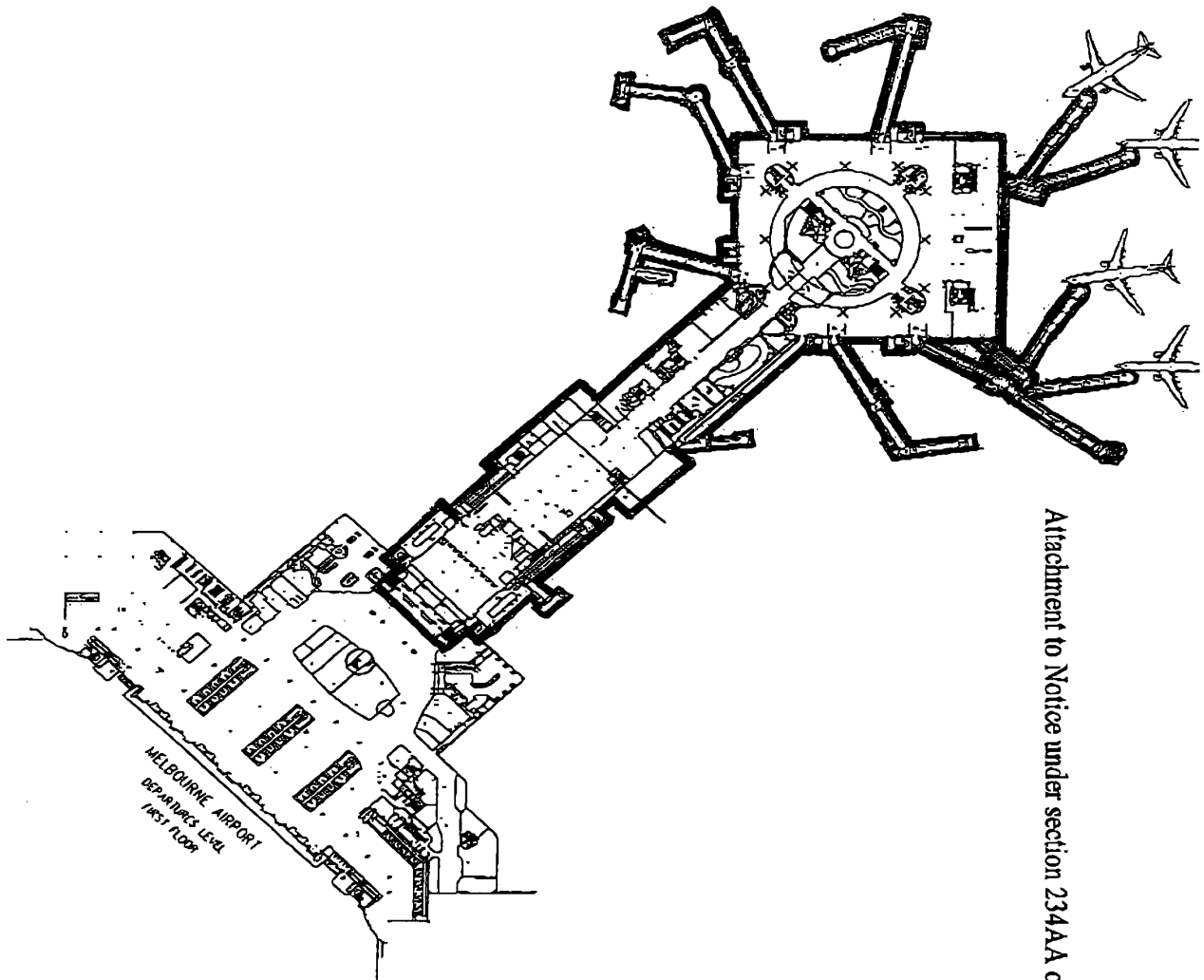
**DISCLAIMER**

This information is supplied by Australia Pacific Airports (Melbourne) Pty Ltd and is reproduced here for information only. The information shown must be verified for accuracy and completeness by necessary investigation, site inspection and measurement. Melbourne Airport owns the copyright to this drawing and the information contained in it. Reproduction of, or any dealing in, this drawing, or the information it contains, is prohibited.

Attachment to Notice under section 234AA of the Customs Act -- Plan A



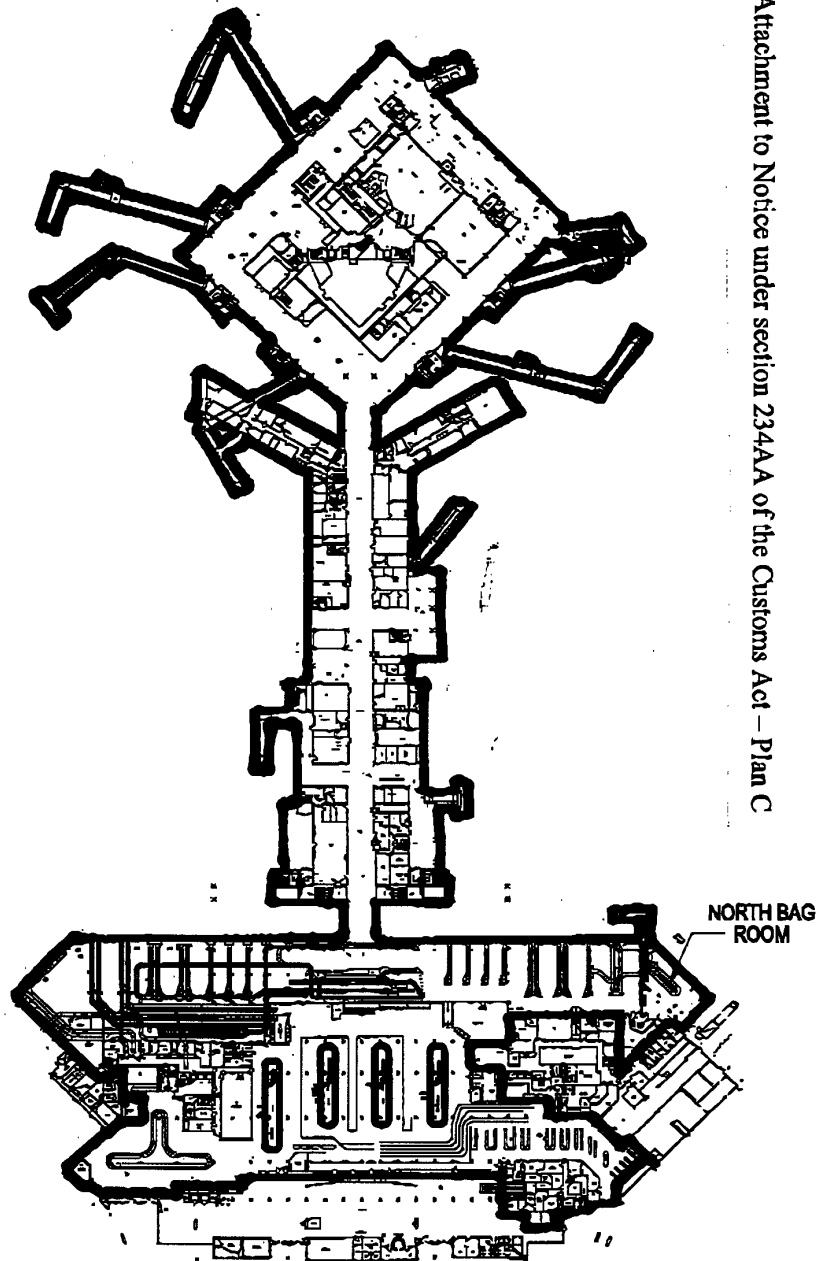
DESIGN									
DATE	13/03/06	BY	13/03/06	REVISED BY	13/03/06	REVISED BY	13/03/06	REVISED BY	13/03/06
DESIGN	DRN	AG	AG	AG	AG	AG	AG	AG	AG
ADDITIONAL ARCH. DETAILS AROUND CAROUSEL ADDED									
AMENDMENTS									
EXAM	APRD	DESIG	DATE	NO.	MELBOURNE AIRPORT				
					TERMINAL 2				
					ARRIVAL LEVEL WITH TERMINAL EXTENSION				
					WITH 5th CAROUSEL				
					MELBOURNE AIRPORT				
					DRAWING NO. CR3794				
					REV 1 A3				



Attachment to Notice under section 234AA of the Customs Act – Plan B

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This information is supplied to the public for general information only and is not intended to be used for any purpose other than that for which it was supplied. The information is provided as a service to the public and is not intended to be used for any purpose other than that for which it was supplied. The information is provided as a service to the public and is not intended to be used for any purpose other than that for which it was supplied.

THIS IS A CAD DRAWING DO NOT AMEND MANUALLY  
SCALE 1:1500 @ A3  
METRES

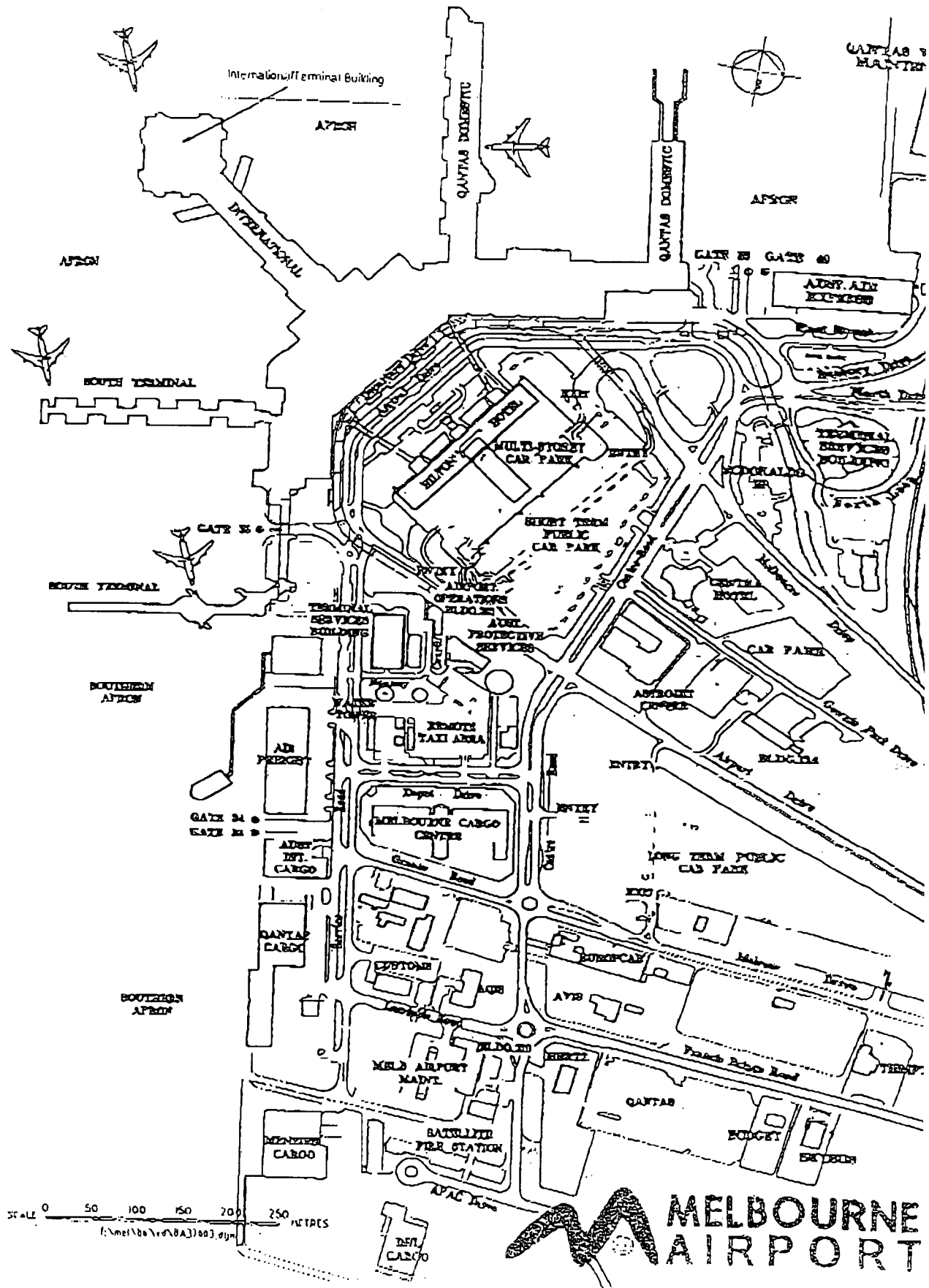


Attachment to Notice under section 234AA of the Customs Act - Plan C

CWL CLH			New Drawing Issue for CR 4028			G. Lambrou			21/11/2006	0
DESIGN			AMENDMENTS			EXAMD APPD DESIG			DATE	No.
									DRAWING NO.	
									CR 4028	
									REV	A3
									0	

MELBOURNE AIRPORT  
GAZETTE PLAN  
TERMINAL 2  
APRON LEVEL  
NORTH BAG ROOM -





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## Employment and Workplace Relations

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### Workplace Relations Act 1996

Australian Industrial Registry  
Principal Registry  
11 Exhibition Street  
Melbourne Vic 3000

(Postal Address:  
GPO Box 1994  
Melbourne Vic 3001)

#### NOTICE OF WITHDRAWAL OF APPLICATION FOR CONSENT TO THE ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION (D 2005/17)

NOTICE is given that the **Australian and International Pilots Association** has withdrawn an application for consent to alter its eligibility rules [D 2005/17] that was lodged under Schedule 1B of the *Workplace Relations Act 1996* on 11 January 2005.

A copy of the notice of withdrawal has been published on the website of the Australian Industrial Relations Commission at: <http://www.airc.gov.au> (under *Organisations* click *Gazette Notices*). Alternatively, a copy of the notice of withdrawal may be obtained on request from the Australian Industrial Registry. Requests should be directed to Mr Andrew Schultz, Australian Industrial Registry, GPO Box 1994, Melbourne, Victoria 3001 (Fax: (03) 9655 0410 or E-mail: [andrew.schultz@air.gov.au](mailto:andrew.schultz@air.gov.au)).

Information contained in the written statement that was lodged by the President of the organisation (Captain Ian Woods) under Regulation 123 of the *Workplace Relations (Registration and Accountability of Organisations) Regulations* establishing that the decision to withdraw the application was made in accordance with the rules of the organisation is as follows:

#### Particulars establishing that the decision to withdraw was made in accordance with the rules of the organisation:

1. On 11 January 2005 the Australian and International Pilots Association (AIPA) lodged an application pursuant to s158(1) of then Schedule 1B of the *Workplace Relations Act 1996* (Act) for the consent of a designated Presidential Member of the Commission to an alteration of the eligibility rule of AIPA.
2. On or about 3 October 2005 the Commission found that there had been a procedural irregularity in that the notice to the Committee of Management of the Special Meeting which authorised the application was over the signature of a person not specifically authorised by the Rules to give the notice, notwithstanding which the Commission held that the rule change was validly made.
3. The decision of the learned Senior Deputy President was the subject of notices of appeal under Section 45A lodged by Qantas Airways Limited, Jetstar Airways Pty Limited, Eastern Australia Airlines Pty Limited, Sunstate Airlines (Qld) Pty Limited and the Australian Federation of Air Pilots.
4. The grounds of appeal in substance were that His Honour erred in finding that he had jurisdiction to hear and determine the application by AIPA made under Section 158(1) of Schedule 1B - Registration and Accountability of Organisations.
5. The grounds of Appeal in that and other respects purportedly raised a jurisdictional point which would not necessarily be finally resolved by a decision of a Full Bench of the Commission dismissing the appeal.
6. AIPA determined to re-transact the application so as to remove any valid basis for an objection to jurisdiction and at the same time to amend the application so as to take account of knowledge not previously available to AIPA as to the intentions of employers in the industry towards airline pilots and to better clarify the purposes sought to be achieved by the earlier application in the light of events occurring after the application was lodged.
7. At a duly convened meeting of the Committee of Management of AIPA held on Tuesday 11 July 2006 at which I was present and presided as Chairman the following resolution (inter alia) was duly adopted:  
  
*THAT the President or any Vice President or the President and a Vice President acting together be authorised to lodge in the Registry if and so far as necessary a formal notice of withdrawal of the application for consent of the Commission to an alteration to Rule 4 (Conditions of Eligibility) previously filed on or about 11 January 2005 and published in the Gazette on 28 January 2005 referenced D 2005/17 which application has been displaced and substituted for by the application for consent authorised by COM on or about 30 March 2006 filed on or about 17 May 2006 and published in the Gazette on 31 May 2006 referenced D 2006/58 and confirms the authority of the Association's legal advisors to inform the Commission and objectors to D 2005/17 that the earlier application will not be proceeded with.*
8. The foregoing resolution was carried by 30 votes to nil at the meeting of COM held on 11 July 2006.
9. I was present and presided at the meeting of COM held on 11 July 2006 and personally satisfied myself that the convening and conduct of the COM complied in all respects with the requirements of the Rules of AIPA.

**IMPORTANT NOTE:** On 17 May 2006 the organisation lodged a subsequent application for consent to alter its eligibility rules under Schedule 1 of the *Workplace Relations Act 1996* [D 2006/58]. This matter was gazetted on 31 May 2006, objections closed on 5 July 2006 and the matter is currently before the Australian Industrial Relations Commission for determination.

Douglas Williams  
INDUSTRIAL REGISTRAR



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## Environment and Heritage

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Australian Government

Department of the Environment and Heritage

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

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from Gritter Instrument Manufacturing Company Pty Ltd, Unit 29, 55-59 Norman Street, Peakhurst NSW 2210, to export up to 2,500kg of amalgam sludge to Dental Eco Service GmbH, Florianstrasse 3, A – 6063 Rum, Austria.

The material is destined for R4 recycling/reclamation of metals and metal compounds.

The amalgam sludge would be hermetically sealed in packaging that incorporates disinfectant; these are then placed in polystyrene half shells in a cardboard box. These boxes are then stacked on pallets, strapped, wrapped, labelled and packed into sealed shipping containers.

The waste would then be transported by road to be loaded onto a ship at the Port of Botany, Sydney, Australia, transiting Jakarta in Indonesia, Singapore, Jeddah in Saudi Arabia, the Suez Canal in Egypt, La Spezia in Italy, Felixstow in The United Kingdom of Britain, and Rotterdam in The Netherlands, on its sea voyage to Hamburg in Germany. The waste will then be transported by road to Rum in Austria.

The waste would not transit any other port or roadstead.

The export would take place in approximately three (3) shipments over twelve (12) months commencing from the date of the permit, if granted.

Mr Damien Hall  
Acting Assistant Secretary  
Environment Protection Branch  
November 2006



**Australian Government**

**Department of the Environment and Heritage**

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

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from Sims Recycling Solutions, 41 McLaren Street, North Sydney, NSW 2060 for renewal of special permit to export 2,000,000kg of waste CRT glass cullet on LimbergGlas BV (Sims-Mirec), St. Janskamp 7, 6101 AG Echt in The Netherlands for recycling and recovery operations.

The waste would be transported in fully enclosed containers by road and loaded onto a ship at the ports of Melbourne, Sydney, Brisbane, Adelaide and Perth in Australia to be offloaded at Rotterdam in the Netherlands. From there, it would be transported by road to the recycling facility.

The waste would transit Singapore, Colombo in Sri Lanka, Damietta in Egypt, La Spezia in Italy, Tilbury in The United Kingdom of Britain, and Hamburg in Germany, on its sea voyage to Rotterdam in The Netherlands.

The export would take place in one hundred and twenty (120) shipments over a period of twelve months commencing from the date of the permit, if granted.

Laurence Hodgman  
Acting Assistant Secretary  
Environment Protection Branch  
November 2006



# THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

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

I, 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
Good	Family Name: Good HDC201G/S201A, HDC201G/S201B, HD6B/HD9, HD6C/HD6, HD6C/HD9, HD6B/HD6	Australian Xin Feng Pty Ltd
Heller	HDWE12, HDWE1255	GAF Control Australia
Heller	DWH16	GAF Control Australia
NEC	NWTL506	NEC Australia Pty Ltd
NEC	NWTL656	NEC Australia Pty Ltd
NEC	NWTL456	NEC Australia Pty Ltd
Contap	Family Addition: Showers MOSMAN HAND SHOWER, CT2 SHOWER ROSE, EPOCA HAND SHOWER	Contap Industries Pty Ltd
C & H International Hardware Pty Ltd	Family Name: Basin Sets CH1010601 Basin Set, CH1010081 Basin Set	C & H International Hardware Pty Ltd
Dux	Family Name: Loline Twinline, Loline	Aquadux Pty Ltd
Hansgrohe	Family Addition: Range of 3 Star Shower Types Ceiling Mounted Raindance Air Overhead Shower 240mm/27463000, Aktiva A8 Unica A Shower Set/27861002, Raindance E150 Air 3 Jet Unica Raindance Shower Set/27874002, Rainbow S150 Air 3 Jet Shower Set/27876002	Hansgrohe AG
Simpson	36P500M	Electrolux Home Products Pty Ltd
Neoperl	Family Name: STD Cascade PCA 8.0L/min STD-CC-IT-PCA 8.0L/min (40.1054.000), PCA-NP-CC-AUS 8.0L/min (A5.4198.0)	Neoperl Australia Pty Ltd
Neoperl	Family Name: STD Cascade PCA 5.0L/min STD-CC-IT-PCA 5.0L/min (40.1051.000), PCA-NP-CC-V 5.0L/min (A5.4132.0)	Neoperl Australia Pty Ltd
Contap	Family Name: Tapware1 RIALTO, RIALTO LEVER	Contap Industries Pty Ltd
Meco	Family Name: Meco Rain London/SD4520, Calice/NUO4075, MECBZ100, Quadro/NUO1-068, Round/NUO4-066, NUOSD9090C, 28.506.970.00	Meco Australia
Sussex Taps	Addition to Family Name: Sho-1 S12LM500	Sussex Taps Pty Ltd
Phoenix	Addition to Family Name: Tap Basin	Phoenix Industries Pty Ltd

	RANGER basin range, KEYS COLLECTION basin range IVY basin range, ASCOT PORTIA basin range, FESTIVAL basin range, BUILDERS basin range	
Phoenix	Addition to Family Name: Tap Sink KEYS COLLECTION sink outlet, CAPRICE sink outlet IVY sink range, ASCOT PORTIA sink range, FESTIVAL sink range, BUILDERS sink range	Phoenix Industries Pty Ltd
Phoenix	Addition to Family Name: Shower 3 IVY shower, ASCOT PORTIA shower, FESTIVAL shower, BUILDERS shower	Phoenix Industries Pty Ltd
Phoenix	Addition to Family Name: Tap Mixer A KEYS COLLECTION basin mixer, KEYS COLLECTION sink mixer PACE basin mixer, PACE vessel mixer, PACE gooseneck/side lever 160mm, PACE gooseneck/side lever 220mm, PACE squareline/side lever 160mm, PACE squareline/side lever 220mm	Phoenix Industries Pty Ltd
Phoenix	Addition to Family Name: Tap Mixer B PACE sink mixer	Phoenix Industries Pty Ltd
Abey	Addition to Family Name: Single Lever Mixer 6 Star RETTANGOLO 20001, RETTANGOLO 11923	Abey Australia Pty Ltd
Abey	Addition to Family Name: Single Lever Mixer 4 Star OXYGENE 13193, QUADRO HI TECH 16773 OVALE 23001, OVALE 11943 OXYGENE 13181, OXYGENE 13183, OXYGENE HI TECH 00908, OXYGENE HI TECH 00902, OZONE 13801, OZONE 11905	Abey Australia Pty Ltd

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**  
**24 October 2006**

**Commonwealth of Australia**

**Inclusion of species in the list of threatened species under section 178 of the  
*Environment Protection and Biodiversity Conservation Act 1999* (38)**

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

including in the list in the **Conservation Dependent** category

- *Hoplostethus atlanticus* (Orange Roughy)

Dated this.....<sup>9<sup>TH</sup></sup>.....day of *November*.....2006

  
Minister for the Environment and Heritage

## DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

*Environment Protection and Biodiversity Conservation Act 1999*

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

<b>Reference No</b>	<b>Title of action</b>	<b>Date of Decision</b>	<b>Component decision under s.77A applies</b>
2006/3127	Department of Water and Shire of Carnarvon - Gascoyne Region/Water management and use/Carnarvon/WA/Flood Management works	23-Nov-2006	No
2006/3110	Oxiana Limited/Energy generation and supply (non-renewable)/Prominent Hill/SA/132kV Electricity Transmission Line for the Prominent Hill Copper-Gold Project	22-Nov-2006	No
2006/3106	SunWater/Commercial development/Goondicum/QLD/Water Pipeline	16-Nov-2006	No
2006/2969	AV Jennings Properties Pty Ltd/Urban and commercial new development/Pakenham/VIC/Officer Farm Residential Development	22-Nov-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
2006/2969	AV Jennings Properties Pty Ltd/Urban and commercial new development/Pakenham/VIC/Officer Farm Residential Development	<p><b><i>Manner in which the proposed action is to be taken</i></b></p> <p>Details of the manner in which the proposed action is to be taken can be accessed on our public notifications website at <a href="http://www.deh.gov.au/epbc">http://www.deh.gov.au/epbc</a> or by contacting the Department of the Environment and Heritage <a href="mailto:awd_online_queries@erin.gov.au">awd_online_queries@erin.gov.au</a></p>

## 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
2005/2155	Matilda Minerals Ltd/Mining/Tiwi Islands/NT/Andranangoo Creek & Lethbridge Bay mineral sand mining	Approved with Conditions	17-Jul-2006

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

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

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## Health and Ageing

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### NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

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

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

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

The notice is divided into five parts:

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

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

The amendments arising from this notice will be incorporated into SUSDP 21 Amendment 3 effective 1 May 2007 (unless otherwise indicated), which should be available for purchase from National Mailing and Marketing Pty Ltd in April 2007, telephone (02) 6269 1035 (or using the subscription order form available at the following webpage <http://www.tga.gov.au/ndpsc/susdp.htm>).

Please note that SUSDP 21, Amendment 2 will soon be available from National Mailing and Marketing Pty Ltd.

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

The amendments set out in Part A were made in respect of substances mentioned in the Commonwealth of Australia Gazette No.33, 23 August 2006 (Special Gazette Notice 157) as substances to be considered for scheduling at the October 2006 meeting. These amendments are subject to the receipt of further public submissions from persons who made a pre-meeting public submission in relation to substances listed in Part A.

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

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

e-mail [NDPSC@health.gov.au](mailto:NDPSC@health.gov.au) or Facsimile 02 6289 3299.



The NDPSC is moving to an E-agenda and is increasingly using electronic documents at its meetings. Persons making submissions to the Committee are encouraged to lodge submissions in electronic format via the NDPSC email address (word or unsecured PDF is preferred). Correspondence from the Committee will similarly be via email where possible.

Submissions must be made by **13 December 2007**, address a matter mentioned in section 52E of the Act and be relevant to the reasons for the making of the decision.

If a further submission is made to the Committee by an eligible person in respect of a substance set out below, the Committee must consider the submission and then: confirm the amendment; vary the amendment; or set aside the amendment, replace it with a new scheduling decision and publish notice of the decisions under section 52D of the Act. Subject to the matters set out above, the amendments in Part A come into effect on **1 May 2007**, unless otherwise indicated.

## **Schedule 2 – Amendments**

CICLOPIROX – amend entry to read:

CICLOPIROX in preparations for dermal use containing 2 per cent or less of ciclopirox **except** in preparations for dermal use for the treatment of tinea pedis.

DICYCLOMINE – delete entry.

FLUORIDES for human use (**except** in preparations containing 15 mg/kg or 15 mg/L or less of fluoride ion):

- (a) as sodium fluoride, in preparations for ingestion containing 2.2 mg or less of sodium fluoride per dosage unit; or
- (b) in preparations for topical use containing 2.5 per cent or less of fluoride ion **except**:
  - (i) when included in Schedule 3;
  - (ii) dental hygiene, whitening or bleaching products that are pastes, powders or gels for use on teeth, containing 1000 mg/kg or less of fluoride ion;
  - (iii) other dental hygiene, whitening or bleaching products that are therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure, when compliant with the requirements of the *Required Advisory Statements for Medicine Labels*; or
  - (iv) other dental hygiene, whitening or bleaching products that are not therapeutic goods, containing 220 mg/kg or 220 mg/L or less of

fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure and labelled with warnings to the following effect:

- (A) Do not swallow; and
- (B) Do not use [this product/name of product] in children six years of age or less.

LITHIUM – amend entry to read:

LITHIUM in preparations for dermal use containing 1 per cent or less of lithium **except**:

- (a) when present as an excipient at 0.25 per cent or less of lithium; or
- (b) in preparations containing 0.01 per cent or less of lithium.

MERCURIC OXIDE – delete entry.

SILVER – amend entry to read:

SILVER for therapeutic use **except**:

- (a) in solutions for human oral use containing 0.3 per cent or less of silver when compliant with the requirements of the *Required Advisory Statements for Medicine Labels*; or
- (b) in other preparations containing 1 per cent or less of silver.

TERBINAFINE – amend entry to read:

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

TRIAMCINOLONE – amend entry to read:

TRIAMCINOLONE in aqueous nasal sprays delivering 55 micrograms or less of triamcinolone per actuation when the maximum recommended daily dose is no greater than 220 micrograms, for prophylaxis or treatment of allergic rhinitis for up to 6 months in adults and children 12 years of age and over.

### Schedule 3 – New Entries

BUTOCONAZOLE in preparations for vaginal use.

CLEMASTINE in preparations for oral use.

### Schedule 3 – Amendments

CICLOPIROX – amend entry to read:

CICLOPIROX in preparations for dermal use **except**:

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

CIMETIDINE – amend entry to read:

CIMETIDINE in a primary pack containing not more than 14 days supply.

FLUORIDES in dental hygiene, whitening or bleaching products that are pastes, powders or gels for use on teeth, containing more than 1000 mg/kg of fluoride ion.

GLYCOPYRROLATE (glycopyrronium) – amend entry to read:

GLYCOPYRRONIUM **except** when included in Schedule 4.

MACROGOL 3350 – amend entry to read:

MACROGOLS in preparations for oral use for bowel cleansing prior to diagnostic, medical or surgical procedures.

MALDISON (malathion) – amend entry to read:

MALATHION in preparations for human external use **except** in preparations containing 2 per cent or less of malathion.

NICOTINIC ACID for human therapeutic use in dosage preparations containing 250 mg or less of nicotinic acid **except**:

- (a) in preparations containing 100 mg or less of nicotinic acid per dosage unit or
- (b) nicotinamide.

PROCHLORPERAZINE in divided preparations for oral use in packs containing not more than 10 dosage units for the treatment of nausea associated with migraine.

TRIAMCINOLONE – amend entry to read:

TRIAMCINOLONE for buccal use in preparations containing 0.1 per cent or less of triamcinolone in a pack of 5 g or less.

#### **Schedule 4 – New Entries**

CEFOVECIN for veterinary use.

CEPHAELIS IPECACUANHA **except** in preparations containing 0.2 per cent or less of emetine.

COBALT for therapeutic use.

DEFERASIROX.

DIBOTERMIN.

DIHYDROTACHYSTEROL.

DULOXETINE.

EPINASTINE.

ETHIONAMIDE.

ETHYLHEXANEDIOL.

FLUORESC EIN in preparations for injection.

GEMIFLOXACIN.

HEXOPRENALINE.

IBAFLOXACIN for veterinary use.

IBRITUMOMAB.

LEVOSIMENDAN.

LOGIPARIN for internal use.

MELAGATRAN.

MERCURIC OXIDE for human therapeutic use.

METHYL MERCURY for therapeutic use.

NICOTINIC ACID for human therapeutic use **except** when contained in other schedules.

NIMORAZOLE.

PEGINTERFERON.

PERMETHRIN for human therapeutic use **except** in preparations containing 5 per cent or less of permethrin.

PHENISATIN.

PIRACETAM.

RIFAMYCIN.

RIFAPENTINE.

TIGECYCLINE.

TIPRANAVIR.

THYROTROPIN-RELEASING FACTOR.

VIPRINIUM.

XIMELAGATRAN.

**Schedule 4 – Amendments**

ACTINOMYCIN D (Dactinomycin) - amend entry to read:

DACTINOMYCIN.

AGALSIDASE ALFA – amend entry to read:

AGALSIDASE.

AGALSIDASE BETA – delete entry.

ALCURONIUM SALTS – amend entry to read:

ALCURONIUM.

ALENDRONATE SODIUM – amend entry to read:

ALENDRONIC ACID.

AMIDOPYRINE – delete entry.

ASPIDOSPERMA QUEBRACHO – delete entry.

BENZILONIUM BROMIDE – amend entry to read:

BENZILONIUM.

BUTOCONAZOLE – amend entry to read:

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

CHYMOPAPAIN – amend entry to read:

CHYMOPAPAIN for human therapeutic use.

CLEMASTINE – amend entry to read:

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

COLASPASE (L-asaraginase) – amend entry to read:

COLASPASE.

CYCLOPROPANE – amend entry to read:

CYCLOPROPANE for therapeutic use.

# DARBEPOETIN ALFA – amend entry to read:

# DARBEPOETIN.

DECAMETHONIUM SALTS – amend entry to read:

DECAMETHONIUM.

DEMECARIUM BROMIDE – amend entry to read:

DEMECARIUM.

DICHLOROPHEN – amend entry to read:

DICHLOROPHEN for human therapeutic use.

DICYCLOMINE – amend entry to read:

DICYCLOMINE.

DIPHEMANIL METHYLSULPHATE – amend entry to read:

DIPHEMANIL **except** in preparations for dermal use.

DROTRECOGIN ALFA – amend entry to read:

DROTECOGIN.

EDROPHONIUM SALTS – amend entry to read:

EDROPHONIUM.

EFORMOTEROL (formoterol) – amend entry to read:

FORMOTEROL.

FLUORIDES in preparations for human use **except**:

- (a) when included in Schedule 2 or 3;
- (b) dental hygiene, whitening or bleaching products that are pastes, powders or gels for use on teeth, containing 1000 mg/kg or less of fluoride ion;
- (c) other dental hygiene, whitening or bleaching products that are therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure, when compliant with the requirements of the *Required Advisory Statements for Medicine Labels*;
- d) other dental hygiene, whitening or bleaching products that are not therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure and labelled with warnings to the following effect:
  - (i) Do not swallow; and

- (ii) Do not use [this product/name of product] in children six years of age or less; or
- (e) other preparations containing 15 mg/kg or 15 mg/L or less of fluoride ion.

EMEPRONIUM SALTS – amend entry to read:

EMEPRONIUM.

ENFLURANE – amend entry to read:

ENFLURANE for therapeutic use.

# EPOETIN ALFA – amend entry to read:

# EPOETINS.

# EPOETIN BETA – delete entry.

EPROSARTAN MESYLATE – amend entry to read:

EPROSARTAN.

ETILEFRIN HYDROCHLORIDE – amend entry to read:

ETILEFRIN.

FLUOCINOLONE ACETONIDE – amend entry to read:

FLUOCINOLONE.

FLUROXENE – amend entry to read:

FLUROXENE for human therapeutic use.

# FORMEBOLONE (formyldienolone) – amend entry to read:

# FORMEBOLONE.

FOSPHENYTOIN SODIUM – amend entry to read:

FOSPHENYTOIN.

GLYCOPYRROLATE (glycopyrronium) – amend entry to read:

GLYCOPYRRONIUM in preparations for injection.

GOSERELIN ACETATE – amend entry to read:

GOSERELIN.

HALOTHANE – amend entry to read:

HALOTHANE for therapeutic use.

HEPARIN – amend entry to read:

HEPARINS for internal use **except** when separately specified in this Schedule.

HEXAMETHONIUM BROMIDE – amend entry to read:

HEXAMETHONIUM.

HEXOCYCLIUM METHYLSULPHATE – amend entry to read:

HEXOCYCLIUM.

ISOFLURANE – amend entry to read:

ISOFLURANE for therapeutic use.

LANATOCIDE C – amend entry to read:

LANATOSIDES.

LAUDEXIUM METHYLSULPHATE – amend entry to read:

LAUDEXIUM.

LAURETH-9 – delete entry.

LAUROMACROGOLS – amend entry to read:

LAUROMACROGOLS in preparations for injection **except**:

- (a) when present as an excipient; or
- (b) when separately specified in these Schedules.

LEAD COMPOUNDS – amend entry to read:

LEAD for human therapeutic use.

LIOETHYRONINE SODIUM (Triiodothyronine) – amend entry to read:

LIOETHYRONINE.

LITHIUM – amend entry to read:

LITHIUM for therapeutic use **except**:

- (a) when included in Schedule 2;
- (b) when present as an excipient in preparations for dermal use containing 0.25 per cent or less of lithium; or
- (c) in preparations containing 0.01 per cent or less of lithium.

METHACHOLINE SALTS – amend entry to read:



METHACHOLINE.

# METHANDIENONE (metandienone) – amend entry to read:

# METANDIENONE.

METHANTHELINIUM BROMIDE – amend entry to read:

METHANTHELINIUM.

METRONIDAZOLE BENZOATE (benzoyl metronidazole) – delete entry.

MITOZANTRONE (mitoxantrone) – amend entry to read:

MITOXANTRONE.

NITROUS OXIDE – amend entry to read:

NITROUS OXIDE for therapeutic use.

OCTATROPINE METHYLBROMIDE – amend entry to read:

OCTATROPINE.

OXITROPIUM SALTS – amend entry to read:

OXITROPIUM.

OXYPHENONIUM BROMIDE – amend entry to read:

OXYPHENONIUM.

PANCURONIUM BROMIDE – amend entry to read:

PANCURONIUM.

PENTAERYTHRITOL TETRANITRATE – amend entry to read:

PENTAERYTHRITYL TETRANITRATE.

PENTAMETHONIUM BROMIDE – amend entry to read:

PENTAMETHONIUM.

PENTOLINIUM SALTS – amend entry to read:

PENTOLINIUM.

PERHEXILENE – amend entry to read:

PERHEXILINE.

PHENETHICILLIN – amend entry to read:

PHENETICILLIN.

PHENTHIMENTONIUM BROMIDE – amend entry to read:

PHENTHIMENTONIUM.

PIPECURONIUM BROMIDE – amend entry to read:

PIPECURONIUM.

PIPENZOLATE BROMIDE – amend entry to read:

PIPENZOLATE.

PORACTANT ALFA – amend entry to read:

PORACTANT.

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

- (a) when containing less than 600mg of potassium chloride per dosage unit;
- (b) in preparations for oral rehydration therapy;
- (c) in preparations for oral use for bowel cleansing prior to diagnostic medical and surgical procedures; or
- (c) in preparations for enteral feeding.

PRAMPINE SALTS – amend entry to read:

PRAMPINE.

PREGNENOLONE ACETATE – amend entry to read:

PREGNENOLONE.

PROTAMINE SULFATE – amend entry to read:

PROTAMINE.

QUININE – amend entry to read:

QUININE for human therapeutic use **except** when the maximum recommended daily dose is 50 mg or less of quinine.

RABIES VACCINES – amend entry to read:

RABIES VACCINE.

RAPACURONIUM BROMIDE – amend entry to read:

RAPACURONIUM.

RIFAMPICIN (rifamycin) – amend entry to read:

RIFAMPICIN.

RIMITEROL HYDROBROMIDE – amend entry to read:

RIMITEROL.

ROCURONIUM BROMIDE – amend entry to read:

ROCURONIUM.

SEMISODIUM VALPROATE – amend entry to read:

VALPROIC ACID.

SODIUM VALPROATE – delete entry.

STROPHANTHIN-K – amend entry to read:

STROPHANTHINS.

SUXAMETHONIUM SALTS – amend entry to read:

SUXAMETHONIUM.

SUXETHONIUM BROMIDE – amend entry to read:

SUXETHONIUM.

TERBINAFINE – amend entry to read:

TERBINAFINE **except**:

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

TETRAETHYLAMMONIUM SALTS – amend entry to read:

TETRAETHYLAMMONIUM.

THIACETAZONE – amend entry to read:

THIOACETAZONE.

THIOUREA – amend entry to read:

THIOUREA for therapeutic use **except** in preparations containing 0.1 per cent or less of thiourea.

THIOTEPA (triethylene thiophosphoramidate) – amend entry to read:

THIOTEPA.

THYROTROPHIN (T.S.H) – amend entry to read:

THYROTROPIN.

TIEMONIUM IODIDE – amend entry to read:

TIEMONIUM.

TIROFIBAN HYDROCHLORIDE – amend entry to read:

TIROFIBAN.

TOLONIUM CHLORIDE – amend entry to read:

TOLONIUM.

TOLTERODINE TARTRATE – amend entry to read:

TOLTERODINE.

TRAZADONE – amend entry to read:

TRAZODONE.

TRICHLOROETHYLENE – amend entry to read:

TRICHLOROETHYLENE for therapeutic use.

TROMETAMOL – amend entry to read:

TROMETAMOL in preparations for injection **except** in preparations containing 3 per cent or less of trometamol.

# UROFOLLITROPHIN – amend entry to read:

# UROFOLLITROPIN.

VERCURONIUM BROMIDE – amend entry to read:

VERCURONIUM.

VINYL ETHER – amend entry to read:

VINYL ETHER for therapeutic use.

VITAMIN D – amend entry to read:

VITAMIN D for human therapeutic use **except** in preparations containing 25 micrograms or less of vitamin D per recommended daily dose.

#### **Schedule 5 – New Entry**

ETHYL METHACRYLATE (excluding its derivatives) for cosmetic use.

PROFOXYDIM **except** in preparations containing 20 per cent or less of profoxydim.

#### **Schedule 5 – Amendments**

FLUORIDES in preparations containing 3 per cent or less of fluoride ion **except**:

- (a) when included in Schedule 2, 3 or 4;
- (b) dental hygiene, whitening or bleaching products that are pastes, powders or gels for use on teeth, containing 1000 mg/kg or less of fluoride ion;
- (c) other dental hygiene, whitening or bleaching products that are therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure, when compliant with the requirements of the *Required Advisory Statements for Medicine Labels*;
- (d) other dental hygiene, whitening or bleaching products that are not therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure and labelled with warnings to the following effect:
  - (i) Do not swallow; and
  - (ii) Do not use [this product/name of product] in children 6 years of age or less; or
- (e) other preparations containing 15 mg/kg or 15 mg/L or less of fluoride ion.

PERMETHRIN – amend entry to read:

PERMETHRIN (excluding preparations for human therapeutic use):

- (a) in preparations containing 25 per cent or less of permethrin; or
- (b) in preparations for external use, for the treatment of dogs, containing 50 per cent or less of permethrin when packed in single use containers having a capacity of 4 mL or less,

**except** in preparations containing 2 per cent or less of permethrin.

#### Schedule 6 – New Entry

BASIC ORANGE 31 (2-[(4-aminophenyl)azo]-1,3-dimethyl-1H-imidazolium chloride)  
**except** in hair dye preparations containing 1 per cent or less of Basic Orange 31 when the immediate container and primary pack are labelled with the following statements:

KEEP OUT OF REACH OF CHILDREN;

If in eyes wash out immediately with water; and

WARNING - This product contains ingredients which may cause skin irritation to certain individuals. A preliminary test according to the accompanying directions should be made before use. This product must not be used for dyeing eyelashes or eyebrows; to do so may be injurious to the eye.

written in letters not less than 1.5 mm in height.

N-COCO-1,3-DIAMINOPROPANE.

N-OLEYL-1,3-DIAMINOPROPANE.

POTASSIUM AZELOYL DIGLYCINATE **except** in preparations for cosmetic use containing 1 per cent or less of potassium azeloyl diglycinate.

#### **Schedule 6 – Amendments**

2,4 DICHLORPROP (includes the R and S enantiomers).

FLUORIDES **except**:

- (a) when included in Schedule 2, 3, 4 or 5;
- (b) dental hygiene, whitening or bleaching products that are pastes, powders or gels for use on teeth, containing 1000 mg/kg or less of fluoride ion;
- (c) other dental hygiene, whitening or bleaching products that are therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure, when compliant with the requirements of the *Required Advisory Statements for Medicine Labels*;
- (d) other dental hygiene, whitening or bleaching products that are not therapeutic goods, containing 220 mg/kg or 220 mg/L or less of fluoride ion, in packs containing not more than 120 mg total fluoride, fitted with a child-resistant closure and labelled with warnings to the following effect:
  - (i) Do not swallow; and
  - (ii) Do not use [this product/name of product] in children six years of age or less; or
- (e) other preparations containing 15 mg/kg or 15 mg/L or less of fluoride ion.

PERMETHRIN – amend entry to read:

PERMETHRIN **except**:

- (a) when included in Schedule 4 or 5;

- (b) in preparations for human therapeutic use containing 5 per cent or less of permethrin; or
- (c) in preparations containing 2 per cent or less of permethrin.

#### **Schedule 7 – Amendments**

CHOLECALCIFEROL – amend entry to read:

COLECALCIFEROL for use as a rodenticide.

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

The amendments in Part B will be included in SUSDP 21 Amendment 3- effective **1 May 2007**, unless otherwise indicated.

#### **PART 3 - MISCELLANEOUS REGULATIONS**

##### **Storage – Amendment**

Paragraph 43 – Amend entry to read:

- 43.** A person who sells or supplies Schedule 2 poisons must keep those poisons in such a way that public access to advice from a pharmacist is available if required.

#### **PART 5 – APPENDICES**

##### **Appendix B – Amendment**

ETHYL METHACRYLATE – Delete entry.

##### **Appendix C – New Entry**

METHYL METHACRYLATE for cosmetic use.

##### **Appendix D – Amendment**

DARBEPOETIN ALFA - amend entry in paragraph 5 to read:

DARBEPOETIN.

EPOETIN ALFA – amend entry in paragraph 5 to read:

EPOETINS.

EPOETIN BETA – delete entry in paragraph 5.

UROFOLLITROPHIN – amend entry in paragraph 1 to read:

UROFOLLITROPIN for human use.

#### Appendix F – New entry

POISON	Warning Statement	Safety Directions
Ethyl methacrylate	28	4,9,23

#### Appendix H – New Entry

Butoconazole.

#### Appendix K – New entry

Duloxetine

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

The amendments set out in Part C have been made in response to post-meeting public submissions. The public consultation process in respect of these amendments has now concluded. The amendments in Part C will be published in SUSDP 21 Amendment 2 which will come into effect on 1 January 2007 unless otherwise indicated.

*No amendments were made in response to post-meeting public submissions at the October 2006 NDPSC Meeting. However, the Committee:*

- *agreed to set aside the decision made at the June 2006 meeting to include sulfentrazone in Schedule 7. This matter has been foreshadowed for reconsideration at the February 2007 meeting.*
- *agreed to set aside the decision made at the June 2006 meeting to reschedule mometasone fuorate. This matter has been foreshadowed for reconsideration at the February 2007 meeting.*

### PART D – ERRATA

The Committee agreed to minor editorial amendments to the wording of these schedule entries to clarify the intent or implementation of the original decision or to adopt contemporary nomenclature. These corrections will be incorporated into SUSDP 21 Amendment 2, and come into effect on **1 January 2007**.

#### Schedule 2 – Amendments

BROMPHENIRAMINE – Amend entry to read:

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



- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing brompheniramine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

CHLORPHENIRAMINE – Amend entry to read:

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

- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing chlorpheniramine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

DEXCHLORPHENIRAMINE – Amend entry to read:

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

- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing dexchlorpheniramine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

DIPHENHYDRAMINE – Amend entry to read:

DIPHENHYDRAMINE in oral preparations:

- (a) in a primary pack containing ten dosage units or less, for the prevention or treatment of motion sickness; or
- (b) when combined with one or more other therapeutically active substances when:
  - (i) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
  - (ii) in a day-night pack containing diphenhydramine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

DIPHENYLPYRALINE – delete entry.

DOXYLAMINE – Amend entry to read:

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

- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing doxylamine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

PROMETHAZINE – Amend entry to read:

PROMETHAZINE in oral preparations:

- (a) in a primary pack containing 10 dosage units or less, for the prevention or treatment of motion sickness; or
- (b) when combined with one or more other therapeutically active substances when:
  - (i) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
  - (ii) in a day-night pack containing promethazine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

TRIPROLIDINE – Amend entry to read:

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

- (a) at least one of the other therapeutically active substances is a sympathomimetic decongestant; or
- (b) in a day-night pack containing triprolidine in the bed-time dose,

**except** in preparations for the treatment of children under 2 years of age.

#### **Schedule 4 – Amendments**

AMIDOPYRINE – delete entry.

AZELASTINE – Amend entry to read:

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

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**Australian Government**  
**National Health and Medical Research Council**

## GRANTS FOR PRIORITY-DRIVEN GENERAL PRACTICE CLINICAL RESEARCH

### Call for Applications

The *General Practice Clinical Research Program* aims to fund policy relevant, priority-driven research that leads to better health outcomes through improved clinical practice. A subsidiary aim of the program is to build research capacity in the primary care sector. This program forms part of the Australian Government's *Primary Health Care Research, Evaluation and Development* strategy.

The Department of Health and Ageing (DOHA) has identified areas where research is required to inform its General Practice health policy and programs. The Department has made available up to \$5.2 million for research grants that address these priority areas.

On behalf of DOHA, the NHMRC is calling for applications and will manage the peer review and administration of grants under this program. Applications close 5.00pm (AEST) 19 February 2007. Grants are expected to commence in 2007. Further information and the application form are available from the NHMRC Internet site at:  
<http://www.nhmrc.gov.au/funding/apply/granttype/strategic/index.htm>.

Enquiries should be directed to Pat Doyle on (02) 6217 9387, by fax (02) 6217 9135 or by email [pat.doyle@nhmrc.gov.au](mailto:pat.doyle@nhmrc.gov.au). Late applications will not be considered.

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**Immigration and Multicultural Affairs**

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IMMI 06/075

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

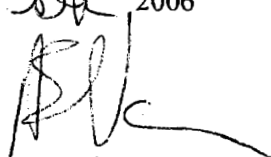
I, *AMANDA VANSTONE*, Minister for Immigration and Multicultural Affairs, acting under paragraph (g) of the definition of *officer* in subsection 5(1) of the *Migration Act 1958* ('the Act'):

AUTHORISE to be officers for the purposes of the Act, under paragraph (g) of the definition of *officer* in subsection 5(1) of the Act, all persons included in the following classes of persons:

- (a) employees of PAXUS Australia Pty Ltd who occupy any of the positions listed in Schedule A;
- (b) employees of ComputerPro Pty Ltd who occupy any of the positions listed in Schedule B;
- (c) employees of Unisys Australia Pty Ltd who occupy any of the positions listed in Schedule C; and
- (d) employees of Tactics Consulting Pty Ltd who occupy any of the positions listed in Schedule D.

This Instrument, IMMI 06/075, takes effect from the day of signature.

Dated 27<sup>th</sup> OCTOBER 2006

  
Minister for Immigration and Multicultural Affairs

- [NOTE 1: Under the definition of *officer* in subsection 5(1) of the Act, the Minister may authorise in writing, under paragraph (g) a person who is included in a class of persons including a person who becomes a member of the class after the authorisation is given, to be an officer for the purposes of the Act.
- NOTE 2: Subsection 5(1A) of the Act provides that the Minister is to cause notice of that authorisation to be published in the *Gazette*; but the validity of the authorisation is not affected if such a notice is not published.]

**SCHEDULE A**

**PAXUS AUSTRALIA PTY LTD**

<b>POSITION</b>	<b>LOCATION</b>
Fingerprinting Consultant	VIC

**SCHEDULE B****COMPUTERPRO PTY LTD**

<b>POSITION</b>	<b>LOCATION</b>
Principal Consultant	VIC
Senior Consultant	VIC
Consultant	VIC

**SCHEDULE C**

**UNISYS AUSTRALIA PTY LTD**

<b>POSITION</b>	<b>LOCATION</b>
Programme Director	ACT
Programme Manager	NSW
Project Manager	ACT
Requirements Manager	VIC
Biometrics Expert	ACT
Software Architect	ACT
Solutions Architect	ACT

**SCHEDULE D**  
**TACTICS CONSULTING PTY LTD**

<b>POSITION</b>	<b>LOCATION</b>
Training Manager	ACT
Trainer	ACT



IMMI 06/074



**Commonwealth of Australia**

*Migration Regulations 1994*

**ARRANGEMENTS FOR WORK AND HOLIDAY VISA APPLICANTS FROM THAILAND,  
IRAN, CHILE AND TURKEY  
(REGULATIONS 1224A AND 462.221)**

I, **AMANDA VANSTONE**, Minister for Immigration and Multicultural Affairs, acting under regulation 1.17 and item 1224A of Schedule 1 and clause 462.221 of Schedule 2 to the *Migration Regulations 1994* ('the Regulations'):

1. **REVOKE** Instrument IMMI 06/009, signed on 22 March 2006, specifying foreign countries, educational qualifications and addresses for the purposes of item 1224A of Schedule 1 to the Regulations.
2. **SPECIFY** for the purpose of paragraph 1224A(3)(a) of Schedule 1 to the Regulations the following foreign countries **AND SPECIFY** for the purposes of paragraph 462.221(c) of Schedule 2 to the Regulations the educational qualifications in relation to the corresponding foreign country:

Country	Educational Qualification
Islamic Republic of Iran	Diploma or Degree
Kingdom of Thailand	Diploma or Degree
Chile	Tertiary qualification or have satisfactorily completed or have been approved to undertake a third year of undergraduate university study
The Republic of Turkey	Hold tertiary qualifications, or have successfully completed at least two years of undergraduate university study

3. **SPECIFY** for the purposes of paragraph 1224A(3)(aa) of Schedule 1 to the Regulations the following postal address for applicants from Thailand, the Islamic Republic of Iran and the Republic of Turkey:

Department of Immigration and Multicultural Affairs  
PO Box 717  
CANBERRA CITY ACT 2601

4. **SPECIFY** for the purposes of paragraph 1224A(3)(aa) of Schedule 1 to the Regulations the following street address for applicants from Thailand, the Islamic Republic of Iran and Republic of Turkey:

Department of Immigration and Multicultural Affairs  
3 Lonsdale Street  
BRADDON ACT 2612

5. SPECIFY for the purposes of paragraph 1224A(3)(aa) of Schedule 1 to the Regulations the following postal address for applicants from Chile:

Australian Embassy, Santiago, Chile  
Casilla 33  
Las Condes  
SANTIAGO DE CHILE

6. SPECIFY for the purposes of paragraph 1224A(3)(aa) of Schedule 1 to the Regulations the following street address for applicants from Chile:

ISIDORA GOYENECHEA 3621 TORRE – B, PISO 12  
Las Condes  
SANTIAGO DE CHILE

This Instrument, IMMI 06/074, commences on 30 November 2006.

Dated 1 November 2006



Minister for Immigration and Multicultural Affairs

- [NOTE 1: Regulation 1.17 of the Regulations provides that the Minister may, by notice published in the *Gazette*, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.
- NOTE 2: Paragraph 1224A(3)(a) provides that an applicant for a Work and Holiday (Temporary) (Class US) visa must hold a valid passport issued by a foreign country specified in a Gazette Notice.
- NOTE 3: Paragraph 1224A(3)(aa) provides that an application for a Work and Holiday (Temporary) (Class US) visa by a person who holds a valid passport mentioned in paragraph 1224A(3)(a) must be made at an address specified for the country of issue in a Gazette Notice.
- NOTE 4: Paragraph 462.221(c) provides that an applicant is the holder of an educational qualification specified in a Gazette Notice, in relation to the foreign country that issued the passport mentioned in paragraph 462.221(aa).]

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## Industry, Tourism and Resources

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### PETROLEUM RESOURCE RENT TAX ASSESSMENT ACT 1987

#### COMBINATION CERTIFICATE – KIPPER FIELD (VIC/L25)

As the certifying Minister for Section 20 of the *Petroleum Resource Rent Tax Assessment Act 1987*, I have issued a combination certificate for production licence VIC/L25 and production licences VIC/L1, VIC/L2, VIC/L3, VIC/L4, VIC/L5, VIC/L6, VIC/L7, VIC/L8, VIC/L9, VIC/L10, VIC/L11, VIC/L13, VIC/L14, VIC/L15, VIC/L16, VIC/L17, VIC/L18, VIC/L19 and VIC/L20. The production licences are to be treated as a single project for the purposes of the Petroleum Resource Rent Tax Assessment Act 1987 and related Acts.

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by the above decision may make an application to the Tribunal for review of the decision.

The Hon Ian Macfarlane MP  
Minister for Industry, Tourism and Resources

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## Transport and Regional Services

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R308/2006061



**Australian Government**

**Department of Transport and Regional Services**

## **Aviation Transport Security Regulations 2005**

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

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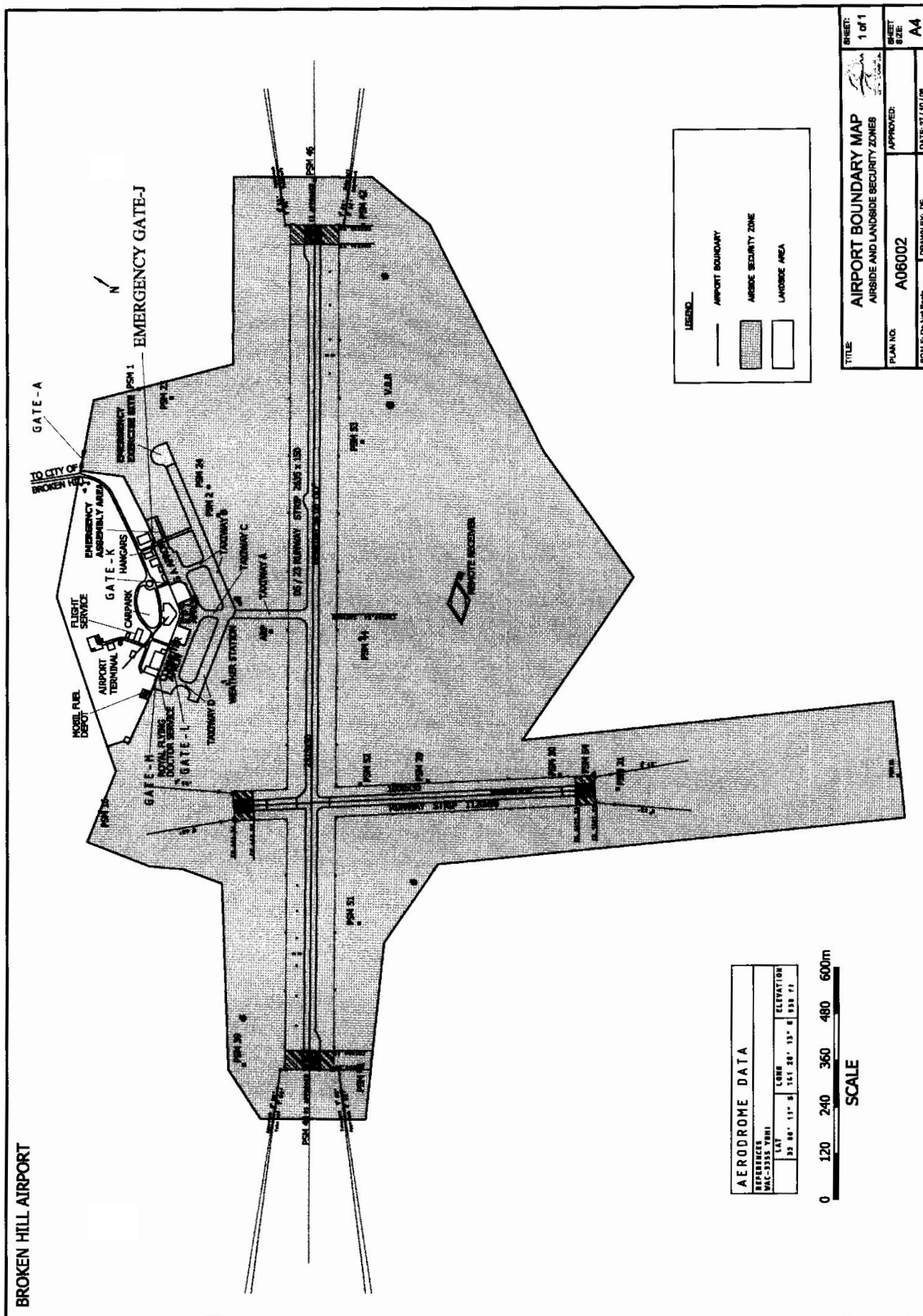
I, JANE MARY HANNA, Section Head, Airlines Security Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE persons associated with the airport emergency exercise an exemption from displaying an ASIC in the airside area at Broken Hill Airport. This exemption operates for the period from 0900 hours to 1030 hours on 30 November 2006.

Date: 16 November 2006

A handwritten signature in black ink, appearing to read 'Jane Mary Hanna'.

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

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R308/2006069



**Australian Government**

**Department of Transport and Regional Services**

## **Aviation Transport Security Regulations 2005**

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

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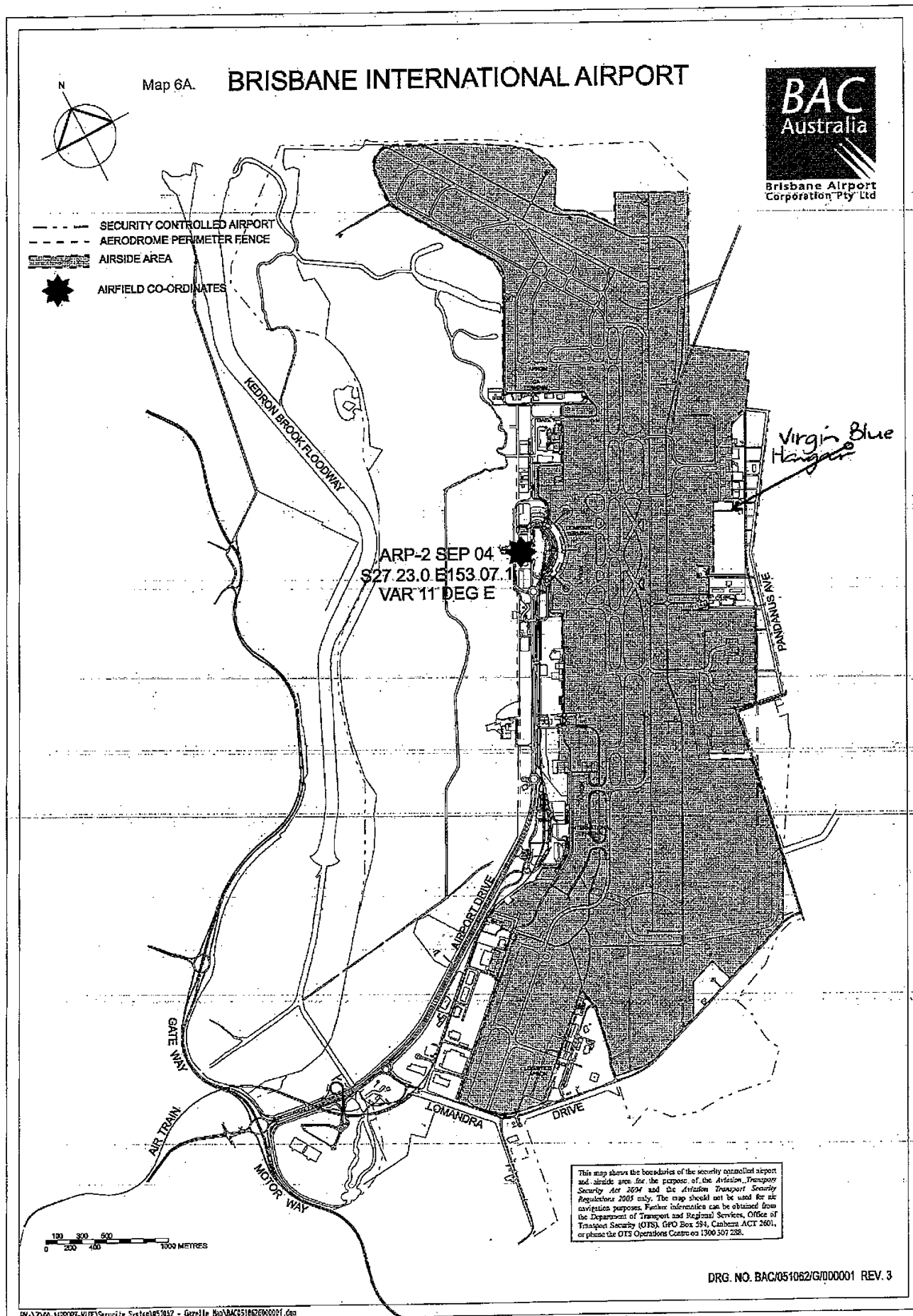
I, **PATRICK FRANCIS MCCRUDDEN**, Section Head, Major Airports Section, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons attending the Virgin Blue Brazilian BBQ and all persons involved in the pre and post event works an exemption from displaying an ASIC in the designated airside area at Brisbane Airport. This exemption operates for the period from 0800 hours on Friday 24 November 2006 to 1300 hours on Saturday 25 November 2006.

Date: 23 November 2006

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

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

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**Treasury**

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

WHEREAS -

- (A) Li-Ching Chao is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Li-Ching Chao proposes to acquire an interest in Australian urban land known as 24 Togil Street, Canley Vale, NSW and referred to in the notice furnished on 22 October 2006 under section 26A of the Act.

NOW THEREFORE, I, Michael Rosser, 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        22<sup>nd</sup>        day of November 2006



Manager



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

WHEREAS -

- (A) Lotus 55 Investment (Aust) Pty Ltd is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Lotus 55 Investment (Aust) Pty Ltd proposes to acquire an interest in Australian urban land referred to in the notice furnished on 20 October 2006 under section 26A of the Act.

NOW THEREFORE, I, Patrick Colmer, 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

20th day of November 2006



General Manager

**Commissioner of Taxation**  
**NOTICE OF A DATA MATCHING PROGRAM**

The Australian Taxation Office (Tax Office) will request and collect names and addresses of entities within the taxi industry from the following sources:

Victorian Taxi Directorate (VTD), and  
Queensland Transport

These will be electronically matched with certain sections of Tax Office data holdings to identify non compliance with lodgment and payment obligations under taxation law. Records relating to approximately 14,500 individuals registered with all the source organisations will be matched.

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

- To address non compliance with lodgment and debt payment through electronic bulk matching data to identify potential Tax Office activity; and
- To be more strategic in its approach to Tax Office business activities.

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

Taxi Industry Data Matching Project  
Australian Taxation Office  
PO Box 990  
Civic Square ACT 2608

Or by phoning (03) 5227 1692

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

## COMMISSIONER OF TAXATION

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

### NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
<b>TR 2006/14</b>	Income tax: capital gains tax: consequences of creating life and remainder interests in property and of later events affecting those interests	This Ruling is about the capital gains tax (CGT) consequences of creating life and remainder interests in property (whether between living persons – <i>inter vivos</i> – or by testamentary provision) and of any subsequent dealings in those interests. This Ruling also considers the CGT consequences of granting a lifetime right to reside in property. This Ruling applies to years of income commencing both before and after 29 November 2006, its date of issue.
<b>TD 2006/74</b>	Income tax: consolidation: membership: where a consolidatable group comes into existence at some time during a day can the head company make a choice under section 703-50 of the <i>Income Tax Assessment Act 1997</i> specifying that day as the day on and after which the consolidatable group is taken to be consolidated?	This Determination concludes that where a consolidatable group does not exist at the start of a day but comes into existence at some time during that day the head company can make a choice under section 703-50 of the <i>Income Tax Assessment Act 1997</i> specifying that day as the day on and after which the consolidatable group is taken to be consolidated. This Determination applies to years commencing both before and after 29 November 2006, its date of issue.
<b>CR 2006/116</b>	Income tax: return of capital: Altera Capital Limited	This Ruling applies to all shareholders of Altera Capital Limited who have received the return of capital which is described in the Scheme part of this Ruling. This Ruling applies to the income year for an ordinary shareholder in which the capital reduction is received.
<b>CR 2006/117</b>	Income tax: return of capital: Sofcom Limited	This Ruling applies to all shareholders of Sofcom Limited who have received the return of capital which is described in the Scheme part of this Ruling. This Ruling applies to the income year for an ordinary shareholder in which the capital reduction is received.
<b>CR 2006/118</b>	Income tax: Westpac Banking Corporation Restricted Share Plan	This Ruling applies to participating employees of the Westpac Banking Corporation Group listed within the Ruling, who acquire shares under the Westpac Restricted Share Plan in accordance with this Ruling. This Ruling applies from 1 July 2006.

### NOTICE OF WITHDRAWAL

Ruling Number	Subject	Brief Description
<b>CR 2006/116</b>	Income tax: return of capital: Altera Capital Limited	This Class Ruling is withdrawn from 1 July 2006.
<b>CR 2006/117</b>	Income tax: return of capital: Sofcom Limited	This Class Ruling is withdrawn from 1 July 2006.
<b>IT 2245</b>	Addendum to ATO Prosecution Policy	This Ruling is withdrawn from 29 November 2006. IT 2245 was an addendum to IT 2246, which has been withdrawn. Accordingly IT 2245 is no longer required.

## NOTICE OF ADDENDUM

Ruling Number	Subject	Brief Description
<b>TD 92/150</b>	Income tax: can an amount of interest payable to a taxpayer under the <i>Taxation (Interest on Overpayments) Act 1983</i> be applied by the Commissioner against an amount of tax which is assessed but not yet due and payable by the taxpayer?	This Addendum amends TD 92/150 to reflect changes that were made to the legislative provisions since publication of the Determination.
<b>TD 93/50</b>	Income tax: do credits of tax instalment deductions constitute 'an amount of relevant tax ... paid by a person' for the purposes of subsection 9(1) of the <i>Taxation (Interest on Overpayments) Act 1983</i> (TIOPA)?	This Addendum amends TD 93/50 to reflect changes that were made to the legislative provisions since publication of the Determination.
<b>TR 2001/14</b>	Income tax: Division 35 – non-commercial business losses	This Addendum amends TR 2001/14 to remove discussion regarding the operation of the Commissioner's discretion in Division 35 of the <i>Income Tax Assessment Act 1997</i> , as this is now covered by draft Taxation Ruling TR 2006/D11.

## NOTICE OF ERRATA

Ruling Number	Subject	Brief Description
<b>TD 2000/53</b>	Income tax: can a taxpayer that uses 13 four weekly accounting periods or 12 accounting periods, some of four weeks and others of five weeks, calculate their PAYG instalment amount for an instalment quarter having regard to their normal accounting periods?	This Erratum to TD 2000/53 corrects a reference to the PAYG instalment provision that states when quarterly instalments are required to be paid.
<b>TD 2000/54</b>	Income tax: can a taxpayer calculate their Pay As You Go (PAYG) instalment amount for an instalment quarter having regard to their commercial accounting periods if they have changed the day on which their tax period ends under section 27-35 of <i>A New Tax System (Goods and Services Tax) Act 1999</i> ?	This Erratum to TD 2000/54 corrects a reference to the PAYG instalment provision that states when quarterly instalments are required to be paid.



## **Superannuation Industry (Supervision) exemption No. A94 of 2006**

### *Superannuation Industry (Supervision) Act 1993*

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I, Stephen Edward Glenfield, a delegate of APRA, under section 328 of the *Superannuation Industry (Supervision) Act 1993* (the Act), EXEMPT AustralianSuper Pty Ltd ABN 94 006 457 987, RSE licence L0000796, from compliance with subregulation 9.04D(1) of the Regulations in relation to the superannuation entity AustralianSuper R1001693 (the Fund).

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

Dated 20 November 2006

[Signed]

Stephen Edward Glenfield  
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 21, 2 Lonsdale Street, Melbourne. Vic. 3000.

## **Schedule of conditions**

1. The exemption from compliance with subregulation 9.04D(1) of the Regulations applies only to the extent that the subregulation would prevent the RSE licensee from establishing a new sub-fund within the Fund, the membership of which must be confined to persons who are:
  - (a) employees of the Australian Industry Group ABN 76 369 958 788 at the time of making this exemption; and
  - (b) former members of the Australian Industry Group Superannuation Plan, a sub-plan of the Mercer Super Trust (R1067088).



## Disqualification of Approved Auditor

### Superannuation Industry (Supervision) Act 1993

TO: Christopher Giles Fearon  
c/- Dibbs Barker Gosling Lawyers GPO Box 819 Canberra ACT 2601

SINCE I am satisfied that:

- A. you have failed, whether within or outside Australia, to carry out or perform adequately and properly the duties of an auditor under the *Superannuation Industry (Supervision) Act 1993* (the Act) or the *Superannuation Industry (Supervision) Regulations 1994* (the Regulations); and
- B. you are otherwise not a fit and proper person to be an approved auditor for the purposes of the *Superannuation Industry (Supervision) Act 1993* (the Act);

I, Roger Heath Charles Brown, a delegate of APRA, under subsection 131(1) of the Act, DISQUALIFY you from being an approved auditor for the purposes of the Act.

This order takes effect on the day it is made. .

Dated

6 October 2005

Roger Heath Charles Brown  
Senior Manager  
Enforcement



## Interpretation

In this Notice

**APRA** means the Australian Prudential Regulation Authority.

**approved auditor** has the meaning given in subsection 10(1) of the Act.

**Note 1** Under subsection 131(2) of the Act, this disqualification order takes effect on the date specified in the order, which must be a date within the 28 day period commencing on the day on which the order is made.

**Note 2** Under subsection 131(3) of the Act, APRA must give a copy of this order to the person disqualified.

**Note 3** Under subsection 131(4) of the Act, APRA must cause particulars of this disqualification order to be published in the *Gazette*.

**Note 4** Under subsection 131(5) of the Act, APRA may revoke a disqualification order on APRA's own initiative or on written application made by the disqualified person. However, under subsection 131(7) of the Act, APRA must not revoke a disqualification order unless satisfied that the person concerned is likely to carry out and perform adequately and properly the duties of an auditor under the Act or the Regulations, and is otherwise a fit and proper person to be an approved auditor for the purposes of the Act.

**Note 5** Under paragraph (s) of the definition of **reviewable decision** in subsection 10(1) of the Act, the decision to make this disqualification order 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 6** The address where written notice specified in this Notice may be given to APRA is GPO Box 9836 Sydney NSW 2001.





**Australian Government**  
**Australian Customs Service**

**Variation of Dumping Duty Notice**

**Public Notice under Section 269ZZM of the *Customs Act 1901***

**Certain Preserved Mushrooms**

**People's Republic of China**

**Findings in relation to a dumping reinvestigation**

On 12 January 2006, a dumping duty notice was published in respect of preserved mushrooms of the genus *Agaricus*, whole, sliced or as stems and pieces, in brine, sauce or some other preserving medium, packed in containers, including bottles, cans, bags, pails and barrels (the goods) exported to Australia from the People's Republic of China (China).

The decision to publish a dumping duty notice ('the reviewable decision') was reviewed by the Trade Measures Review Officer. The Trade Measures Review Officer recommended that a number of findings leading to the publication of the dumping duty notice be reinvestigated.

The Australian Customs Service has completed a reinvestigation in accordance with s. 269ZZL of the *Customs Act 1901*. Trade Measures Report No 99A (the Report) sets out the findings and new findings made by an authorised delegate of the Chief Executive Officer of Customs as a result of the reinvestigation. The report also sets out the evidence and other material on which the findings and new findings are based and the reasons for the delegate's decision.

The Report containing details of the reinvestigation is available on request from the Trade Measures Branch, Australian Customs Service, Canberra (telephone 02 6275 6547) or on the internet at <http://www.customs.gov.au>. An Australian Customs Dumping Notice will also be published containing further details of the reinvestigation. Both documents should be read in conjunction with this notice.

I, Christopher Martin Ellison, Minister for Justice and Customs, have considered and accept the findings and new findings in the Report. The factors relevant to my determination of material injury are as set out in the Report.

Under ss. 269ZZM(1) and (3)(b), I vary the dumping duty notice published on 12 January 2006, with effect from 30 September 2005, as follows:

- (a) the dumping duty notice does not apply to goods and like goods exported from China to Australia by Jiangsu Cereals, Oils and Foodstuffs Import/Export Group Corp and Xiamen Gulong Import & Export Co Ltd, and
- (b) the dumping duty notice is to be taken to have effect as if different variable factors had been fixed in respect of all other exporters not referred to in paragraph (a). The revised dumping margins (and the method used to establish the dumping margins) for exporters not mentioned in paragraph (a) are set out in the following table:

<b>Exporter</b>	<b>Dumping Margin</b>	<b>Method to establish dumping margin</b>
Fujian Provincial Cereals, Oils & Foodstuffs Import/Export Corporation Xiamen Company	22.7%	Comparison of weighted average export prices with weighted average normal values over the investigation period.
Fujian Zishan Group Co Ltd	2.4%	Comparison of weighted average export prices with weighted average normal values over the investigation period.
Xiamen Fortune Import & Export Co Ltd	19.9%	Comparison of weighted average export prices with weighted average normal values over the investigation period.
All other exporters except Jiangsu Cereals, Oils and Foodstuffs Import/Export Group Corp and Xiamen Gulong Import & Export Co Ltd	32.4%	Comparison of weighted average export prices with weighted average normal values over the investigation period.

Export prices, non-injurious prices, and normal values will not be published in this notice as they may reveal confidential information.

In accordance with s. 269ZZM(6), if an amount of interim dumping duty has been paid on goods the subject of the earlier notice in excess of the amount of interim duty that would have been payable on those goods as a result of the decision in this notice, the person who paid the interim dumping duty may apply for a refund of the excess under Division 3 of Part VIII of the *Customs Act 1901*. Enquiries regarding refunds should be directed to the Dumping Liaison Hotline on telephone number (02) 6275 6066.

Other enquiries regarding this notice may be directed to Manager, Operations 4, on telephone number (02) 6275 6763 or facsimile number (02) 6275 6990.

Dated this 9th day of November 2006

Minister for Justice and Customs



**Australian Government**  
**Australian Customs Service**

*Customs Tariff (Anti Dumping) Act 1975*

**Certain Preserved Mushrooms From**

**The People's Republic of China**

**NOTICE PURSUANT TO SUBSECTION 8(5)**

I, CHRISTOPHER MARTIN ELLISON, Minister for Justice and Customs, pursuant to subsection 8(5) of the *Customs Tariff (Anti Dumping) Act 1975*, DIRECT that the element of interim dumping duty referred to in paragraph (4)(a) in respect of preserved mushrooms of the genus *Agaricus*, whole, sliced or as stems and pieces, in brine, sauce or some other preserving medium, packed in containers, including bottles, cans, bags, pails and barrels (the goods) exported to Australia from the People's Republic of China (China) be ascertained by reference to a measure of the quantity of those particular goods.

If the non-injurious price of goods of that kind as ascertained or last ascertained for the purposes of the dumping duty notice is less than the normal value of goods of that kind as so ascertained, or last so ascertained, a lesser amount of interim dumping duty is fixed such that the sum of:

- (i) the export price of goods of that kind as so ascertained, or last so ascertained, and
- (ii) that lesser duty,

does not exceed that non-injurious price.

This notice applies to the goods and like goods entered for home consumption on and after 30 September 2005.

Dated this 9<sup>th</sup> day of November 2006

CHRISTOPHER MARTIN ELLISON  
Minister for Justice and Customs



The Federal Redistribution 2006

NEW SOUTH WALES



## DETERMINATION MADE BY THE AUGMENTED ELECTORAL COMMISSION FOR NEW SOUTH WALES

Pursuant to section 73 of the *Commonwealth Electoral Act 1918*, the augmented Electoral Commission for New South Wales hereby determines that the names and boundaries of the Electoral Divisions into which New South Wales is to be distributed are as shown on the maps certified by the members of the augmented Electoral Commission for New South Wales and lodged in file number 06/1459 at the National Office of the Australian Electoral Commission in Canberra. These maps are numbered in the following sequence:

NSW01/2006	Banks	NSW26/2006	Lyne
NSW02/2006	Barton	NSW27/2006	Macarthur
NSW03/2006	Bennelong	NSW28/2006	Mackellar
NSW04/2006	Berowra	NSW29/2006	Macquarie
NSW05/2006	Blaxland	NSW30/2006	Mitchell
NSW06/2006	Bradfield	NSW31/2006	Newcastle
NSW07/2006	Calare	NSW32/2006	New England
NSW08/2006	Charlton	NSW33/2006	North Sydney
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NSW10/2006	Cook	NSW35/2006	Parkes
NSW11/2006	Cowper	NSW36/2006	Parramatta
NSW12/2006	Cunningham	NSW37/2006	Paterson
NSW13/2006	Dobell	NSW38/2006	Prospect
NSW14/2006	Eden-Monaro	NSW39/2006	Reid
NSW15/2006	Farrer	NSW40/2006	Richmond
NSW16/2006	Fowler	NSW41/2006	Riverina
NSW17/2006	Gilmore	NSW42/2006	Robertson
NSW18/2006	Grayndler	NSW43/2006	Shortland
NSW19/2006	Greenway	NSW44/2006	Sydney
NSW20/2006	Hughes	NSW45/2006	Throsby
NSW21/2006	Hume	NSW46/2006	Warringah
NSW22/2006	Hunter	NSW47/2006	Watson
NSW23/2006	Kingsford Smith	NSW48/2006	Wentworth
NSW24/2006	Lindsay	NSW49/2006	Werriwa
NSW25/2006	Lowe		

The augmented Electoral Commission for New South Wales reached this determination on the basis that it determined the boundaries of the electoral divisions in New South Wales, and the names of those divisions, should be as proposed by the Redistribution Committee for New South Wales in its Report published on 30 June 2006, subject to the following changes:

- (i) the boundaries of Parkes, Calare, Farrer and Riverina have been revised so as to reduce the area of Parkes and so as to reflect communities of interest between Broken Hill, on the one hand, and the Unincorporated Far West of New South Wales and Menindee on the other; and between areas in the Riverina including the Murrumbidgee local government area;
- (ii) the boundaries of Paterson, Newcastle and Hunter have been revised to allow the return of Raymond Terrace to Paterson;
- (iii) the boundaries of Parramatta have been revised to bring more of the central business district and historic centre of the City of Parramatta into that division;
- (iv) the boundaries of the divisions of Sydney, Wentworth and Kingsford Smith have been revised in recognition of community of interest ties within those divisions;
- (v) the boundaries of Parramatta and Mitchell, of Macarthur and Hume, of Grayndler and Lowe, of Cowper and Page, of Cowper and Lyne, and of New England and Parkes, have been revised to provide better definition;
- (vi) other minor changes shown on the abovementioned maps have been made to the boundaries of Fowler and Werriwa, of Fowler and Prospect, and of Fowler and Macquarie.

J C S Burchett QC  
Chairperson  
augmented Electoral Commission for New South Wales



The Federal Redistribution 2006

QUEENSLAND



**DETERMINATION MADE BY THE AUGMENTED ELECTORAL COMMISSION FOR QUEENSLAND**

Pursuant to section 73 of the *Commonwealth Electoral Act 1918*, the augmented Electoral Commission for Queensland hereby determines that the names and boundaries of the electoral divisions into which Queensland is to be distributed are as shown on the maps certified by the members of the augmented Electoral Commission for Queensland and lodged in file number 06/1458 at the National Office of the Australian Electoral Commission in Canberra. These maps are numbered in the following sequence

QLD1/2006	Blair	QLD16/2006	Hinkler
QLD2/2006	Bonner	QLD17/2006	Kennedy
QLD3/2006	Bowman	QLD18/2006	Leichhardt
QLD4/2006	Brisbane	QLD19/2006	Lilley
QLD5/2006	Capricornia	QLD20/2006	Longman
QLD6/2006	Dawson	QLD21/2006	McPherson
QLD7/2006	Dickson	QLD22/2006	Maranoa
QLD8/2006	Fadden	QLD23/2006	Moncrieff
QLD9/2006	Fairfax	QLD24/2006	Moreton
QLD10/2006	Fisher	QLD25/2006	Oxley
QLD11/2006	Flynn	QLD26/2006	Petrie
QLD12/2006	Forde	QLD27/2006	Rankin
QLD13/2006	Griffith	QLD28/2006	Ryan
QLD14/2006	Groom	QLD29/2006	Wide Bay
QLD15/2006	Herbert		

The augmented Electoral Commission for Queensland reached this determination on the basis that it determined the boundaries of the electoral divisions in Queensland, and the names of those divisions, should be as proposed by the Redistribution Committee for Queensland in its Report published on 23 June 2006, subject to the following changes:

- (i) the name of the new division shall be Flynn;
- (ii) the boundaries of Flynn, Capricornia, Maranoa and Hinkler shall be changed as indicated in paragraph 22 of the Report of the augmented Electoral Commission;
- (iii) the further changes to boundaries shall be made that are set out in paragraph 24 of the Report of the augmented Electoral Commission.

J C S Burchett QC  
Chairperson  
augmented Electoral Commission for Queensland



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SPECIAL

COMMONWEALTH OF AUSTRALIA

*Foreign Acquisitions and Takeovers Act 1975*

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Lin-Ming Wong is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Lin-Ming Wong proposes to acquire an interest in Australian urban land known as 69 Peach Drive, Robina, Qld and referred to in the notice furnished on 17 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<sup>th</sup> day of November 2006

Acting General Manager

PROTECTED



**COMMONWEALTH OF AUSTRALIA**

***Foreign Acquisitions and Takeovers Act 1975***

**ORDER UNDER SUBSECTION 22(1)**

WHEREAS -

- (A) Jon Ki Juan Tan is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act'); and
- (B) Jon Ki Juan Tan proposes to acquire an interest in Australian urban land known as 7 - 9 Tuckfield Court, Macleod, Vic and referred to in the notice furnished on 17 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<sup>th</sup>

day of November 2006

*Ian Beckett*

Acting General Manager



**Australian Government**  
**Attorney General's Department**

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