

Gazette

No. GN 3, Wednesday, 24 January 2007

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GOVERNMENT NOTICES

CONTENTS

Variation of closing times	279
General Information	
Government Departments	
Attorney-General	
Communications, Information Technology and the Arts.	291
Environment and Heritage	292
Finance and Administration	
Health and Ageing	418
Transport and Regional Services	
Treasury	433
Special Gazette Nos. S 10, S 11, S 12 and S 13 are attac	

The date of publication of this Gazette is 24 January 2007

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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How to contact us

First Assistant Secretary
Office of Legislative Drafting and Publishing
Attorney-General's Department
Robert Garran Offices
National Circuit
Barton ACT 2600

Tel. (02) 6203 9001 Fax. (02) 6282 4352

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION

QUALITY OF YOUR PUBLICATION

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

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

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CLOSING TIMES

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

INQUIRIES

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

Variation of closing times

Australia Day - Issue of 31 January 2007 (GN 4)

As Friday 26 January 2007 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 4 will be:

Thursday, 25 January 2007 at 10.00am.

General Information

GAZETTE INQUIRIES

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

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

NOTICES FOR PUBLICATION and related correspondence can be lodged:

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

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

By fax: (02) 6282 5140
By e-mail: gazettes@ag.gov.au.

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

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

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

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 days prior to date of publication.

ADVERTISING RATES (GST inclusive)

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

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

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

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.

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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:

Julicis.

Canberra: CanPrint Communications

16 Nyrang Street Fyshwick ACT 2609

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Melbourne: Information Victoria

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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 ssued 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.

Revised Publication Charges

On 22 September 2004 we announced an additional charge for notices that were supplied in hardcopy rather than in electronic form, but we have not actually imposed this charge so far.

From **31 January 2007**, the following charge will apply for publication of notices in the Gazette that are supplied in hardcopy.

\$22 per page GST inclusive.

This charge is in addition to all other publication charges.

Many clients provide hardcopy in the belief that signatures are required to be published with notices. There is no legal requirement for this and most notices are published without signatures. However, if you wish to continue to provide hardcopy for this or other reasons, the Gazette office will still accept it for publication. In these cases, it is necessary that we recoup some of the additional labour costs associated with publishing notices lodged in hardcopy format.

Further information is available by contacting the Gazette Office on (02) 6203 9009.

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE						(Fore	ign Currency	= AUS \$1)
Column 1	Column 2 Currency	Column 3 10/01/2007	Column 4 11/01/2007	Column 5 12/01//2007	Column 6 13/01/2007	Column 7 14/01/2007	Column 8 15/01/2007	
Brazil	Real	1.676	1.6731	1.6747	1.6747	1.6747	1.6783	1.6762
Canada	Dollar	0.9176	0.9158	0.9176	0.9176	0.9176	0.9175	0.9144
China, PR of	Yuan	6.084	6.0818	6.0765	6.0765	6.0765	6.1134	6.0956
Denmark	Kroner	4.4773	4.4894	4.5071	4.5071	4.5071	4.5218	4.5083
European Union	Euro	0.6006	0.6022	0.6048	0.6048	0.6048	0.6068	0.605
Fiji	Dollar	1.3095	1.3168	1.3129	1.3129	1.3129	1.3176	1.3139
Hong Kong	Dollar	6.0813	6.0816	6.0825	6.0825	6.0825	6.1183	6.1052
India	Rupee	34.6464	34.712	34.7471	34.7471	34.7471	34.8093	34.626
Indonesia	Rupiah	7049.0	7072.0	7121.0	7121.0	7121.0	7154.0	7128.0
Israel	Shekel	3.3031	3.316	3.3041	3.3041	3.3041	3.3092	3.3075
Japan	Yen	93.03	93.3	93.98	93.98	93.98	94.32	94.28
Korea, Republic of	Won	731.09	730.37	731.58	731.58	731.58	735.12	732.29
Malaysia	Ringgit	2.7395	2.7421	2.7446	2.7446	2.7446	2.7536	2.7437
New Zealand	Dollar	1.1274	1.133	1.1293	1.1293	1.1293	1.1319	1.1243
Norway	Kroner	4.9636	5.0235	5.0543	5.0543	5.0543	5.0551	5.0334
Pakistan	Rupee	47.52	47.53	47.53	47.53	47.53	47.81	47.7
Papua New Guinea	Kina	2.3491	2.3494	2.3494	2.3494	2.3494	2.3632	2.3581
Philippines	Peso	37.98	38.17	38.2	38.2	38.2	38.36	38.19
Singapore	Dollar	1.1989	1.1989	1.2049	1.2049	1.2049	1.2098	1.2058
Solomon Islands	Dollar	5.9158	5.9181	5.9181	5.9181	5.9181	5.953	5.9401
South Africa	Rand	5.6858	5.6758	5.6609	5.6609	5.6609	5.6504	5.6276
Sri Lanka	Rupee	84.59	84.58	84.58	84.58	84.58	85.01	84.85
Sweden	Krona	5.4796	5.5015	5.5282	5.5282	5.5282	5.5048	5.4907
Switzerland	Franc	0.9688	0.9711	0.9742	0.9742	0.9742	0.9782	0.9773
Taiwan Province	Dollar	25.48	25.5	25.52	25.52	25.52	25.65	25.61
Thailand	Baht	28.03	28.04	28.04	28.04	28.04	28.15	28.09
United Kingdom	Pound	0.4025	0.4035	0.4009	0.4009	0.4009	0.4004	0.3985
USA	Dollar	0.7799	0.78	0.78	0.78	0.78	0.7846	0.7829

HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION

SEX DISCRIMINATION ACT 1984 (Cth), Section 44(1)

NOTICE OF GRANT OF A TEMPORARY EXEMPTION

By this instrument, the Human Rights and Equal Opportunity Commission ('the Commission') grants to Crisis Support Services Inc ('the Applicant') a temporary exemption pursuant to s 44(1) of the Sex Discrimination Act 1984 (Cth) ('the SDA') in the terms set out below.

BACKGROUND

Nature of the application

Mr Roger Levy has made an application, on behalf of the Applicant, for an exemption from the SDA to allow the Applicant to:

- Advertise nationally for and recruit male counsellors to join their Graduate Trainee Program ('the Program'); and
- At the end of the Program, to offer employment to as many male counsellors who have completed the Program, as it considers appropriate.

About the Applicant

The Applicant is a non-profit organisation that provides a range of counselling and community support services.

One of the areas of community support that the Applicant offers is counselling for men, via both the Mensline Australia and Suicide Helpline services.

Applicant's reasons for requesting an exemption

The Applicant claims that the need for male counsellors has arisen, particularly in relation to their Mensline and Suicide Helpline services, due to increased use of these phone line counselling services by men who often request to speak to a male counsellor.

In particular, the Applicant states that men from culturally and linguistically diverse ('CALD') backgrounds often wish to speak to a male, rather than a female, counsellor for a variety of cultural and religious reasons.

The Applicant claims it has experienced a shortage of suitably trained and experienced male counsellors to meet this need.

VCAT exemption granted

The Applicant also sought an exemption under the Equal Opportunity Act 1985 (Vic) from the Victorian Civil and Administrative Tribunal ('VCAT'). On 23 August 2006, that application was granted.

The Commission is not bound by the decision of VCAT and must exercise its discretion under section 44 of the SDA independently. However, the Commission has considered the reasons given by VCAT for granting the exemption to the Applicant.

Further information sought by the Commission

The Commission sought further information from the Applicant in relation to a range of matters relevant to its application.

This included information on:

- The average number of requests made by callers to Mensline to speak to a male counsellor;
- The gender-ratio of staff currently working at Mensline;
- The actual numbers of staff currently working at Mensline;
- Evidence that men prefer to speak to a male rather than a female counsellor;
- The potential impact of an exemption on the Applicant's recruitment and training of female counsellors; and
- Whether, under section 30 of the SDA, it is a 'genuine occupational requirement' to be male in order to perform the role of counsellor at Mensline.

REASONS FOR DECISION

The Commission has decided to grant the exemption for a period of one (1) year for the reasons set out below.

Arguable case of unlawful discrimination

The Commission concludes that the Applicant's proposal to advertise nationally for and to recruit male counsellors to join its Graduate Trainee Program does raise an arguable case of discrimination under the SDA.

This conclusion is a pre-condition for an exemption to be necessary. If the proposed activity does not raise an arguable case of discrimination, an exemption will not be necessary.

In this respect, the Commission notes Section 14(1) of the SDA which makes it unlawful for an employer to discriminate against a person on the ground of, amongst other things, sex in determining who should be offered employment.

It would appear that none of the permanent exemptions to the SDA, contained in Part II Division 4, apply to the present case.

Capacity of Mensline staff to accommodate requests to speak to a male counsellor

The Commission accepts that Mensline is currently unable to accommodate the number of requests made by callers to speak to a male counsellor.

The Commission has reached this conclusion by taking into account the gender-ratio of staff at Mensline, in conjunction with the actual number of staff, and the number of requests made by callers to speak to a male counsellor.

The Applicant has informed the Commission as follows:

- The current gender ratio of counsellors working at Mensline is **35: 65** (male: female);
- On average, the total number of counsellors at Mensline is eight (8) people; and
- 3% of callers to Mensline (or around 105 callers per month) specifically request to speak to a male counsellor. This figure does not include the 40% of callers who hang up before a conversation has taken place.

Although the number of callers specifically requesting to speak to a male is small, the Commission accepts the Applicant's claim that its staff of 8 (of whom less than 3 are, on average, male) will not always be capable of facilitating callers' requests to speak to a male counsellor. For example, the Commission notes that Mensline's ability to meet such requests may fluctuate depending on rostering, staff absences or spikes in the number of requests.

The Commission also notes the Applicant's concerns that it is not reasonable for a caller, whose request for a male counsellor can not be accommodated, to leave their details for a return call to be made. In particular, the Commission acknowledges reasons of spontaneity, confidentiality and frequent situations of emergency, as arguments against this approach.

Evidence that males prefer male counsellors

While the Commission accepts that some men will request to speak to a male counsellor, evidence supporting the general preference of males to speak to a male counsellor in times of crisis is equivocal and inconclusive.

Further, as far as the Commission is aware, little research in this area has been conducted recently.

The Commission has considered the information provided by the Applicant of a recent study commissioned by the Applicant in June 2006. This study indicated that men from CALD backgrounds often wish to speak to a male, rather than a female, counsellor.

On the other hand, the Commission also notes the evidence that, in some circumstances (for example sexual assault), men prefer to speak to a female, rather than a male, interviewer or counsellor. In particular, the Commission refers to its decision in August 2005 to grant a temporary exemption from the SDA to the Australian Bureau of Statistics on this basis.

Based on the above evidence, the Commission notes that an individual male caller's preference to speak to either a male or female counsellor would seem to vary depending on the particular circumstances.

Given the inconclusive nature of the current evidence, and the fact that the Applicant proposes to research the impact of counsellor-gender on counselling in tandem with its proposed Graduate Trainee Program, the Commission has decided to grant the exemption for a shortened period of one year.

The Commission hopes that this more limited exemption will enable the Applicant to increase the number of male staff working for its counselling services to enable it to accommodate requests for male counsellors.

Summary: reasons for granting the exemption

On the evidence before it, the Commission is satisfied that the proposed activity raises an arguable case of unlawful discrimination under the SDA.

The Commission has considered the permanent exemptions to the SDA, contained in Part II Division 4, including the exemption of 'genuine occupational qualification'. It concludes that none of the permanent exemptions apply in the present case.

The Commission accepts that, based on the gender-ratio and small number of staff at Mensline, it is currently unable to accommodate the number of requests it receives from men to speak to a male counsellor.

The Commission also accepts that some men, particularly those from CALD backgrounds, have difficulty seeking assistance or counselling from a female in times of crisis. The Commission acknowledges that this is a problem.

For these reason, and in the absence of stronger supporting evidence which might lead the Commission to consider granting the exemption for a longer period, the Commission grants the exemption for one year.

TERMS OF EXEMPTION

The Commission grants Crisis Support Services Inc an exemption from the operation of section 14(1) of the SDA for a period of one (1) year, commencing on 13 January 2007 and expiring on 12 January 2008.

This exemption operates for the purpose of enabling the Applicant to advertise nationally for and recruit male counsellors to join its Graduate Trainee Program and, at the end of the Program, to offer employment to as many male counsellors who have completed the Program as it considers appropriate.

APPLICATION FOR REVIEW

Subject to the *Administrative Appeals Tribunal Act 1975* (Cth), any person whose interests are affected by this decision may apply to the Administrative Appeals Tribunal for a review of the decision.

Dated this 12th day of January 2007

N von Louisa

Signed by the President, John von Doussa QC, on behalf of the Commission.



I, Margaret Stone, delegate of the Chief Executive Officer of AUSTRAC, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, hereby declare that subsection 17B(3) does not apply to Calyon Australia Limited in respect of certain international funds transfer instructions (IFTIs), subject to the following conditions:

- (a) Calyon Australia Limited transmits or receives IFTIs on its own behalf, that is, transactions where Calyon Australia Limited is not acting on behalf of, or at the request of, another person, as set out in the application from Calyon Australia Limited dated 21 November 2006; and
- (b) the declaration is valid from 1 January 2007 to the earlier of the following dates:
 - (1) the date on which Division 4 of Part 3 of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (AML/CTF Act) commences to apply to Calyon Australia Limited; or
 - (2) the date on which the circumstances under which an IFTI is, or is to be, transmitted or received by Calyon Australia Limited are different to the matters outlined in paragraph (a) above.

Margaret Stone Senior Manager

MStone

AML/CTF Rules and Guidance



I, Margaret Stone, delegate of the Chief Executive Officer of AUSTRAC, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, hereby declare that subsection 17B(3) does not apply to Habib Finance (Australia) Ltd in respect of certain international funds transfer instructions (IFTIs), subject to the following conditions:

- (a) Habib Finance (Australia) Ltd transmits or receives IFTIs on its own behalf, that is, transactions where Habib Finance (Australia) Ltd is not acting on behalf of, or at the request of another person, as set out in the application from Habib Finance (Australia) Ltd dated 27 November 2006; and
- (b) the declaration is valid from 1 January 2007 to the earlier of the following dates:
 - (1) the date on which Division 4 of Part 3 of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (AML/CTF Act) commences to apply to Habib Finance (Australia) Ltd; or
 - (2) the date on which the circumstances under which an IFTI is, or is to be, transmitted or received by Habib Finance (Australia) Ltd are different to the matters outlined in paragraph (a) above.

Margaret Stone Senior Manager

MStone

AML/CTF Rules and Guidance



I, Margaret Stone, delegate of the Chief Executive Officer of AUSTRAC, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, hereby declare that subsection 17B(3) does not apply to Reserve Bank of Australia in respect of certain international funds transfer instructions (IFTIs), subject to the following conditions:

- (a) Reserve Bank of Australia is the receiver or sender of an instruction for banking services not provided to the general public, as set out in the application from Reserve Bank of Australia dated 11 December 2006; and
- (b) the declaration is valid from 1 January 2007 to the earlier of the following dates:
 - (1) the date on which Division 4 of Part 3 of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* commences to apply to Reserve Bank of Australia; or
 - (2) the date on which the circumstances under which an IFTI is, or is to be, transmitted or received by Reserve Bank of Australia is different to the matters outlined in paragraph (a) above.

Margaret Stone Senior Manager

MStone

AML/CTF Rules and Guidance



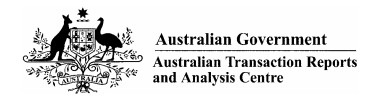
I, Margaret Stone, delegate of the Chief Executive Officer of AUSTRAC, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, hereby declare that subsection 17B(3) does not apply to Technocash Pty Ltd in respect of certain international funds transfer instructions (IFTIs), subject to the following conditions:

- (a) Technocash Pty Ltd is the receiver or sender of an instruction for a transaction conducted by Technocash Pty Ltd on its own behalf and which is not conducted on behalf of, or at the request of, another person, particularly where Technocash Pty Ltd is both the originating party and the beneficiary of the transaction, as set out in the application from Technocash Pty Ltd dated 28 November 2006; and
- (b) the declaration is valid from 1 January 2007 to the earlier of the following dates:
 - (1) the date on which Division 4 of Part 3 of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (AML/CTF Act) commences to apply to Technocash Pty Ltd; or
 - (2) the date on which the circumstances under which an IFTI is, or is to be, transmitted or received by Technocash Pty Ltd are different to the matters outlined in paragraph (a) above.

Margaret Stone Senior Manager

MStone

AML/CTF Rules and Guidance



- I, Margaret Stone, delegate of the Chief Executive Officer of AUSTRAC, for the purposes of subsection 17B(4) of the *Financial Transaction Reports Act 1988*, hereby declare that subsection 17B(3) does not apply to Sumitomo Mitsui Finance Australia Limited in respect of certain international funds transfer instructions (IFTIs), subject to the following conditions:
- (a) Sumitomo Mitsui Finance Australia Limited transmits or receives IFTIs on its own behalf, as set out in the application from Sumitomo Mitsui Finance Australia Limited dated 7 December 2006; and
- (b) the declaration is valid from 1 January 2007 to the earlier of the following dates:
 - (1) the date on which Division 4 of Part 3 of the *Anti-Money Laundering and Counter-Terrorism Financing Act 2006* (AML/CTF Act) commences to apply to Sumitomo Mitsui Finance Australia Limited; or
 - (2) the date on which the circumstances under which an IFTI is, or is to be, transmitted or received by Sumitomo Mitsui Finance Australia Limited are different to the matters outlined in paragraph (a) above.

Margaret Stone Senior Manager

MStone

AML/CTF Rules and Guidance

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 18 January 2007 a carrier licence was granted to Unique Technology Solutions Pty Ltd, ACN 112 872 929 under subsection 56(1) of the Act.

Environment and Heritage

Draft Plan for the former HMAS Platypus site, Neutral Bay

The Sydney Harbour Federation Trust has been established to plan the future of seven Commonwealth lands around Sydney Harbour. A new addition to these is the former HMAS Platypus site, Neutral Bay.

The Trust advises that a Draft Plan for HMAS Platypus has now been prepared and will be on public exhibition from 18 January 2007 to 16 March 2007 at the following locations: North Sydney Council; Stanton Library, North Sydney; Kirribilli Neighbourhood Centre; Mosman Library; Lane Cove Council; Harbour Trust Offices, Mosman; and the Trust website on www.harbourtrust.gov.au

Submissions are invited until 5pm, 16 March 2007, addressed to: HMAS Platypus - Submissions Sydney Harbour Federation Trust PO Box 607 Mosman NSW 2088 or by email to consulttrust@harbourtrust.gov.au

Submissions may be made public at the discretion of the Harbour Trust. If you require further information contact the Trust on (02) 8969 2100.



MINISTER FOR THE ENVIRONMENT AND HERITAGE

FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant an approval to the organisations listed in Annexure 1. Tables 1 and 2.

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

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 (the Determination) in respect of supply by the approval holders or by other persons specified in Annexure 3 so that petrol with a lead content of more than 0.005g/L will be taken to comply with the lead parameter specified in the Determination.

The approval is granted for the period from the date of this approval until 31 December 2008.

Dated: December 2006

Minister for the Environment and Heritage

Table 1 - Motor/water sport Organisations

Table 1 - Motor/ water oper or 5
Australian Auto-sport Alliance Inc
Australian Barefoot Racers Club
Australian Formula Jet Sprint Association Inc
Australian Historic Motoring Federation Inc
Australian National Drag Racing Association Inc
Australian Power Boat Association
Australian Street Rod Federation
Australian Tractor Pullers Association Inc
Confederation of Australian Motor Sport Ltd
Drag Bike Riders Association Australia
Dry Lakes Racers Australia
Ipswich City Dirt Kart Club Inc
Motorcycling Australia
National Association of Speedway Racing
Queensland Racing Drivers Association Inc
Ski Racing Australia
South Australian Hot Rod Association Inc
BSA Motorcycle Association
Street Machine Association South Australia
Mini Racing Australia

Table 2 - Race engine builders/tuners

A1 Advanced Automotive
Competition Engines
Ford Muscle Parts
Haddad Race Cars and Engines
Hercules Competition Engines
Horsepower Research and Development
Hume Performance
LA Motor Repairs
Nankervis Performance
Neil Collins
Pavtek Engines
Terry Handley
Waikerie International Soaring Centre
Zig's Marine
Advanced Vehicle Operations Australia
Allica's Motorcycles
Gene Cook Race Engines

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons:

- 1. The approval holders listed in Table 1 of Annexure 1 must:
 - at the request of the Secretary to the Department of the Environment and Heritage (DEH), or any person authorised by him, return to DEH any issued or un-issued leaded fuel passbooks;
 - maintain co-management agreements with the DEH which govern the management of leaded racing fuels for legitimate motor and water sports events; and
 - report to DEH the total volumes of leaded fuel supplied to members during the 2007 calendar year.
- 2. The approval holders listed in Table 2 of Annexure 1 must:
 - at the request of the Secretary of DEH, or any person authorised by him, return to DEH any leaded fuel passbooks; and
 - present a leaded fuel passbook upon the purchase of leaded fuel from any of the suppliers listed in Annexure 3.
- The regulated persons listed in <u>Annexure 3</u> must:
 - supply leaded fuel only to the holder of a leaded fuel passbook issued by an approval holder;
 - · record details of the purchase in the recipient's leaded fuel passbook; and
 - not make a supply of leaded fuel to a passbook holder that will result in the passbook holder being supplied with more than 200 litres of leaded fuel in a week.

Interpretation

In these conditions:

"leaded fuel" means petrol containing more than 0.005g/L of lead.

"passbook" means a leaded fuel passbook that has been provided by DEH.

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

Empany	Address 1	SH CAN AND AND	State	P/code
10 Tenths Motorcycle Performance	Unit 4A El Toro Estate	LIVERPOOL	NSW	2170
Adelaide International Raceway	PO Box 521	VIRGINIA	SA	5120
Advance Petroleum	PO Box 6138	HAWTHORN	Vic	3122
Advance Petroleum - Bendigo	PO Box 44	Epsom	VIC	3551
Advance Petroleum - Deniliquin	PO Box 503	Deniliquin	NSW	2710
Advance Petroleum - Geelong	276 High St	Belmont	VIC	3216
Advance Petroleum - Peninsula	174 Canterbury Rd	Bayswater	VIC	3153
Advance Petroleum Bairnsdale Depot	86 Dalmahoy Street	BAIRNSDALE	Vic	3875
Advance Petroleum Cobram Depot	PO Box 513	COBRAM	Vic	3644
Advance Petroleum Horsham Depot	PO Box 482 Horsham	HORSHAM	Vic	3402
Advance Petroleum Kerang Depot	PO Box 297	KERANG	Vic	3579
Advance Petroleum Mildura Depot	PO Box 3316	MILDURA	Vic	3502
Advance Petroleum Pty Ltd	BP Fuel Depot	BAIRNSDALE	VIC	3875
Advance Petroleum Pty Ltd	43A Sandhurst Road	EAGLEHAWK	VIC	355 6
Advance Petroleum Pty Ltd	210 8th Street	MILDURA	VIC	3502
Advance Petroleum Pty Ltd.	cnr Elizabeth and Hunnell Street	CARRINGTÓN	NSW	2294
Advance Petroleum Shepparton Depot	PO Box 1391	SHEPPARTON	Vic	3630
Advance Petroleum Traralgon Depot	29 Shakespear Street	TRARALGON	Vic	3844
Advance Petroleum Warrnambool Depot	PO Box 1275	WARRNAMBOOL	Vic	3280
Advance Petroleum Wodonga Depot	PO Box 1280	WODONGA	Vic	3689
Advance Petroleum, Traralgon Depot	23-29 Shakespeare Street	TRARALGON	Vic	3844
Advanced Performance Centre	2928 Logan Road	UNDERWOOD	QLD	4119
Advanced Petroleum Pty Ltd	PO Box 6138	HAWTHORN WEST	VIC	3122
Advantage Petroleum	Terminal 16	FYSWICK	ACT	2609
Aerotraining Camden Pty Ltd	PO Box 8	CAMDEN	NSW	2570
AG Aero Pty Ltd	Stawell Aerodrome .	STAWELL	VIC	3380
AgPower	465 Maroondah Highway	LILYDALE	VIC	3140
Airpature Airport	Bunnan Road	SCONE	NSW	2337
Airport Refueling Services	Essendon Airport	MELBOURNE	VIC.	3043
Allica's Motorcycles	70 Kings Rd	YINNAR	VIC	3869
Al's Race Glides	Unit 10, 122 Hassall Street	WETHERILL PARK	NSW	2164
American Auto Parts	213-215 Parramatta Road	HOMEBUSH	NSW	2140
ARCAV Air Pty Ltd	PO Box 3109	ALBURY	NSW	2640
Archerfield Refuelling Services	Beatty Road	ARCHERFIELD	QLD	4108
ASAP	125 Rockford Road	THARMOOR	NSW	2573
Austrack Motorsport	2/109 Airds Road	MINTO	NSW	2566
Australian Fuel Distributors Alice Springs	Cnr Stokes & Whittaker Cres	ALICE SPRINGS	NT	871

Company	Address L	City in the Late Late	State	P/code 👍
	Phillip Street	CLONCURRY	Qld	4824
Australian Fuel Distributors Darwin	PO Box 38927	WINNELLIE	NI	820
Australian Fuel Distributors Katherine	Zimmin Drive	KATHERINE	NT	851
Australian Fuel Distributors Kununurra	Victoria Highway	KUNUNURRA	WA	6743
Australian Fuel Distributors Pty.Ltd.	PO Box 38927	WINNELLIE	NT	821
Auto One	Shop 23, 40-46 Meares Avenue	PARMELIA	WA	6167
Auto One	Unit 9 / 29 Dixon Road	ROCKINGHAM	WA	6168
Autobarn - Slack's Creek	60 Moss St	SLACKS CREEK	QLD	4127
Autobarn Ballarat	23 Grenville Street South	BALLARAT	Vic	3350
Autobarn Cranbourne	Shop 5, Great Southern Home Centre	CRANBOURNE PARK	VIC	3977
Autobarn Pakenham	78 Princes Highway	PAKENHAM	VIC	3810
Autobarn Traralgon	79 Princes Highway	TRARALGON	VIC	3844
B.L AUTOMOTIVE	38 PRINGLE ROAD	FAIRY MEADOW	NSW	2519
Bairnsdale Flying School	335 Bengworden Road	BAIRNSDALE	VIC	3875
Baker Precision Engines	Mt View Penbody Road	MOLONG	NSW	2866
Ballarat Truck Stop	1127 Latrobe St	BALLARAT	VIC	3350
Ballina Car Care Centre	Lot 23 Ray O'Neill Crescent	BALLINA	NSW	2478
Bathurst Aero Club	Raglan Airport	BATHURST	NSW	2795
BATLOW BOY PTY LTD	56 NEWLANDS ROAD	RESERVOIR	VIC	3073
Bendigo Aerodrome Automotives	Victa Road	BENDIGO	VIC	3556
Benetook Shell Mildura	1172-1176 Benatook Avenue	MILDURA	VIC	3500
Bike Works Motor Cycles	2 Florence Street	MOONAH	TAS	7009
BL Automotive	38 Pringle Road	FAIRYMEADOW	NSW	2519
Bob Fisher Automotive	43 Collins Road	MELTON	VIC	3337
Bolts Bearing & Industrial	Unit 7, 151-159 Princes Hwy	HALLAM	VIC	3803
BP - Lurnea	Cnr Hoxton Park & Wester Rds	LUMEA	NSW	2170
BP - Midland	92 Bridge St	BENALLA	VIC	3672
BP Albion Warwick	Albion Street	WARWICK	QLD	4370
BP Allambie Heights	132 Aliambie Road	ALLAMBIE HEIGHTS	NSW	2100
BP Australia Pty Ltd	Manager Puels, Technical Services	MELBOURNE	VIC	3000
BP Bankstown	126 Chapel Road	SOUTH BANKSTOWN	NSW	2200
BP Campbellfield	1489 Hume Highway	CAMPBELLFIELD	Vic	3061
BP Carrington	183 The Horsley Drive	FAIRFIELD	NSW	2165
BP Commercial Road	20 Commercial Road	FORTITUDE VALLEY	QLD	4006
BP Donald	104 Wood St	DONALD	VIC	
BP Echuca	372 Ogilvie Ave	ECHUCA	VIC	3564
BP Express Albion Park	83 Princes H/way	ALBION PARK	NSW	2527
BP Gidgegannup	2095 Toodyay Road	GIDGEGANNUP	WA	6083
BP Gympie Gateway	295 Brisbane Road	GYMPIE	QLD	4570
BP Kurmond	501 Bells Line of Road	KURMOND	NSW	2758
BP Merrimac (Natrang pty ltd)	cnr Gooding Drive & Ghilghi Road	MERRIMAC	QLD	4226
BP Murwillumbah	216 Pacific Highway	MURWILLUMBAH		2484

Company	Address 1	City	State	P/cede
BP Niddrie		NIDDRIE	Vic	3042
	1-	NORTH MANLY	NSW	2100
BP North Star		TINGALPA	QLD	4173
BP Tingalpa		WELLINGTON	QLD	4160
BP Wellington Point	702 MIRIT 1000	MAYFIELD	NSW	2304
BP West Mayfield	[050 1-101-001 to 1-4	WHETHERILL PARK	NSW	2164
BP Wetherill Park Bronte Rundel - Performance Fuels SA	1101 1101111111111111111111111111111111	SMITHFIELD	5A	5114
	2708 Cunningham Highway	WILLOWBANK	QLD	4306
Burma, Amberley Coachhouse	2706 Cateaughant ingiway	CALDER PARK	VIC	
Calder Park Raceway	I all Pag 7	SUNBURY	VIC	3249
Calder Park Raceway	TOCKER PAG.	MILDURA	VIC	3502
Caltex Border Fuel	TO DON'TOO	CAMDEN	NSW	2570
Camden Aviation	McNally Airport Re-Fuelling Service			
Campbell's Fuel Service	Ashford Street	INVERELL	NSW	2360
Care Retail Services	Level 5, 991 Whitehorse Road	BOXHILL	VIC	3128
Central State Fuels	74 Robert Street	EMERALD	QLD	4720
Central State Fuels	217 Richardson Road	ROCKHAMPTON	QLD	4700
Chris Mills High Performance	25 Ballantyne Road	KEWDALE	WA	6105
City Auto Electrical Services	15 Irene St	COBURG	VIC	3058
Clamback and Hennessy	Tower Road	BANKSTOWN	NSW	2200
Clarisse Holdings	PO Box 876	KARRATHA	WA	6714
Combination Automotive	4-6 Autora Place	QUEANBEYAN	NSW	2620
Comp Fuel Systems	98 President St	WELSHPOOL	WA	6106
Coolangatta Refuelling	PO Box 867	ROBINA	QLD	4226
Cragar Performance	Unit 2, 7-9 Tradelink Road	BROWNS PLAINS	QLD	4118
Crantech	Unit 18, 756 Burwood Highway		VIC	3156
Cross Roads Truck Stop	Lot 1A Campbelltown Road	LIVERPOOL	NSW	2170
Darred Motor Body Works Pty Ltd	2/12 Tullamarine Park Drive	TULLARINE	VIC	3043
Dee Why Automotive Service	178 South Creek Road	DEE WHY	NSW	2099
Dermody Petroleum Pty Ltd	PO Box 153	SEMAPHORE	SA	5019
Devonport Performance Tyres	168 Tarleton St	EAST DEVONPORT	TAS	7310
Diff Technics	27 Production Avenue	KOGARAH	NSW	2217
Discount Motorcycle Wreckers	35 Dawson St	NORTH COBURG	VIC	3058
Docker Street Auto Port	81 Docker Street	WAGGA WAGGA	NSW	2650
Doctor Mak	9 Villa Street	EAST MAITLAND	NSW	2323
Drag Bike Riders Association of Australia	580 Zillmere Roadet	ZILLMERE	QLD	4038
E.J. Barnes	4 Montuna Grove	GUYS HILL	VIC	3807
Echuca Aerodrome	Kyabrum Highway	ECHUCA	VIC	3564
Echuca Performance	96 Northern Highway	ECHUCA	VIC	3564
Elders Ballarat	Cnr Carcunam Rd & Learmonth St	BALLARAT	VIC	3350
Elf Lubricants Australia	PO Box 43	OAKDALE	NSW	2570
Elf Racing	21 Sururise Street	MOUNT COTTON	QLD	4165
Essendon Airport	Raga Holdings	NIDDRIE	VIC	3042
Euroticar	80-84 Parramatta Rd	CROYDEN	NSW	2132

Company	Address 1		State	P/code
Fast Bikes Pty Ltd	64 Keilor Rd	NTH ESSENDON	VIC	3041
Fast Parts	1/89 Mitchell Rd	CARDIFF	NSW	2285
Ford Muscle Parts	680 Canterbury Road	BELMORE	NSW	2192
Fred Fahey Aerial Services	Cowra Airport	COWRA	NSW	2794
Fuel Distributors of WA Pty Ltd	PO Box 5219	ROCKINGHAM BEACH	WA	6969
Fuelink	Regional Sales Manager	NORTH FREEMANTLE	WA	6159
G. Milne & Co Pty Ltd	Unit 2A, 52 Aquarium Ave	HEMMANT	QLD	4174
GB's Mini & Moke World	220 Harbord Rd	SYDNEY	NSW	2100
Geraldton Fuel Company Pty Ltd	Lot 1721 Shenton St	GERALDTON	WA	6530
Gippeland Petroleum Group	(Mobil distributor)	BAIRNSDALE	VIC	3875
Gippsland Petroleum Group	(Mobil distributor)	TRARALGON	VIC	3844
Goolwa Aviation Centre		GOOLWA	SA	5214
Great Southern Fuel Supplies	PO Box 468	ALBANY	WA	6331
Greater Gippsland Petroleum	Dunbar Road	TRARALGON	VIC	3844
Greater Gippsland Petroleum Group	Clarke Street	ORBOST	VIC	3888
Green Goanna	10 Wentworth Street	GRANVILLE	NSW	2142
Griffith Aeroclub	Aerodrome	GRIFFITH	NSW	2680
GTS Freight	21-23 Bennett St	DANDENONG	VIC	3175
Haddad Race Cars and Engines	16a Amberley Crescent	DANDENONG	VIC	3175
	347 / 349 Brisbane Street	WEST IPSWICH		4305
Haggarty Group Pty Ltd	4		QLD	
Hardcore Racing Components	Unit 2, 74 Mose Street	SLACKS CREEK	QLD	4127
Hartley Kawasaki Pty Ltd Heathcote Park Raceway	Unit 1, 115 Albany Highway PO Box 5396	VICTORIA PARK	WA	6100
	<u> </u>	CRANBOURNE PARK	The state of the state of	3977
Hidden Valley Motor Sports Complex	PO Box 1159	DARWIN	NT	801
High Performance World	1 Bourke Street	NORTH PARRAMATTA	NSW	2151
Hill & Co (Mobil Distributors)	PO Box 40	QUEANBEYAN	NSW	2620
Hills Autoport	86 Kenthurst Road	KENTHURST	NSW	2156
Hi-Stand Pty Ltd	76-78 Hoddle St	Abbotsford	VIC	3067
Hogg Performance	13/1 Spine Street	SUMMER PARK	QLD	4074
Huett's Service Station	138 Emu Bay Road	DELERAINE	TAS	7304
Hume Performance	1/B El Tora Estate	LIVERPOOL	NSW	2170
Hy-Tec fuels Australia Pty Ltd	PO Box 43	OAKDALE	NSW	2570
Injection Performance	Cnr: Drover Road and Desoutter Street	BANKSTOWN	NSW	2200
Jack Simpson Fuel Supplies	cnr Cavendish and Priesley Streets	MITTAGONG	NSW	2575
Jack Simpson Fuel Supplies	196 Riverstone Road	RIVERSTONE	NSW	2765
Jack Simpson Fuel Supply	300 Saunders Road	OAKVILLE	NSW	2765
Jack Simpson Fuel Supply	Cur Werrington Road & Great Western Hwy	WERRINGTON	NSW	2747
Jacobiam Investments	Cru Mary & Ramsay Streets	ROCHESTER	VIC	3523
Jarrett Motor Company Pty Ltd	510 Mount Barker Road	BRIDGEWATER	SA	5155
]B Automotive	17-19 Airmillan Road	AYR	QLD	4807

Company		The state of the s		P/code
im and Karen Xanthoulakis	206 Main St	BACCHUS MARSH	VIC	3340
ohn Kuiper Automotive Services	Unit 22, 264-272 Hoxton Park Road	PRESTONS	NSW	2170
ust Fuel Petroleum Services Pty Ltd	2 Western Avenue	SUNSHINE	VIC _	3020
Kelmscott Transport & Agency & Lori's Fuel Station	259 Railway Avanue, Cnr Owen Road	KELMSCOTT	QLD	6111
Autoparts Professionals	9 Doveton St	BALLARAT	VIC	3350
Korbo Motorcycles	3/38 Bridge St	ELTHAM	VIC	3095
Kupper's Mineral Springs Fuel Stop	Burton Ave	KYNETON	VIC	3444
Kwinana Auto	Shop 23 Kwinana Trade Centre 40-46 Meares Avenue	KWINANA	WA	6167
Kwinana Performance & Mechanical	10 Arkwright Road	ROCKINGHAM	WA	6168
L.A. CYCLES	UNIT 8, 332 HOXTON PARK ROAD	HOXTON PARK	NSW	2171
LEONGATHA LUBRICANTS	5 BRUMLEY STREET	LEONGATHA	VIC	3953
Lilydale Flying School	Lilydale Airfield	LILYDALE	VIC	3140
Lismore Depot	Cnr Union & Engine Streets	LISMORE	NSW	2480
Lon's Fuel	259 Railway Avenue	KELMSCOTT	WA	6111
Main Jet Motorcycles	1/11 Brand Drive	THOMASTOWN .	VIC	3074
Mainline Motors	89-91 South West Highway	WAROONA	WA	6215
Mallala Motor Sport Park	1050 South Road	EDWARDSTOWN	SA	5039
Manning Brakes	Victoria Street	TAREE	NSW	2430
Mariner Engineering Pty Ltd	127 Douglas Parade	WILLIAMSTOWN	VIC	3016
Mark 1 Auto Parts	Unit 2, 29 Carter Road	BROOKVALE	NSW	2100
Mascet Airport Service Station	Mascot Airport	MASCOT	NSW	2020
Matilda Fuel Supplies, Caboolture	45 Beerburrum Road	CABOOLTURE	QLD	4510
Matilda Fuel Supplies, Capalaba	3201 Old Cleveland Road	CAPALABA	QLD	4157
Matilda Fuel Supplies, Clontarf	267 Elizabeth Avenue	CLONTARF	QLD	4019
Matilda Fuel Supplies, Dayboro	36 Williams Street	DAYBORO	QLD	4521
Matilda Fuel Supplies, Enoggera	cnr Wardell & Lloyd Streets	ENOGGERA	QLD	4051
Matilda Fuel Supplies, Everton Park	cnr Southpine Road/Halle Stt	EVERTON PARK	QLD	4053
Matilda Fuel Supplies, Kunda Park	584 Meroochydore Road	KUNDA PARK	QLD	4558
Matilda Fuel Supplies, Maryborough	cur Walker & Ferry Streets	MARYBOROUGH	QLD	4650
Matilda Fuel Supplies, Strathpine	116 Gympie Road	STRATHPINE	QLD	4500
Matilda Fuel Supplies, Wacol	car Boundary Road/Tile Street	WACOL	QLD	4076
Matilda Fuel Supplies, Woodridge	127 Kingston Road	WOODRIDGE	QLD	4114
Mazfix Performance	48 Smallwood Street	UNDERWOOD	QLD	4119
McGinn Mechanical Service	5/89 Motivation Drive	WANGARA	WA	6065
McNally Airport Re-Fuelling Service	Bankstown Airport	BANKSTOWN	NSW	2200
Merbein Bulk Fuel Supplies	59 Commercial Road	MERBEIN	VIC	3505
Mick Skorpos Petrol Discount King	646 Marion Road	PARKHOLME	SA	5043
Mid-Murray Flying Club	1 Back Boga Road	SWAN HILL	VIC	3585
Mobil Aviation	Wagga Airport	FOREST HILL	NSW	2651
Mobil Aviation	Parkes Airport	PARKES	NSW	2870
Mobil Oil Australia	Gen Aviation Territories Sales Mng	MELBOURNE	VIC	3044

Company	Address 1	City	State .	P/code
Mobil Service Station	Thornton Street	CAMPERDOWN	VIC	3260
Morano Enterprises Pty. Ltd.	PO Box 47	MORANO	QLD	4873
Moto National Accessories	Unit 7 471 Tufnell Rd	BANYO	QLD	4014
Moto Sport Distributors	PO Box 480	KINGSMEADOW	TAS	7249
Motorcycle & Small Engine World	PO Box 871	BROOME	WA	6725
Motorcycle Accessories Supermarket	339 Macquarie Street	LIVERPOOL	NSW	2170
Motorcycle Accessories Supermarket	111 Church Street	PARRAMATTA	NSW	2150
Motorcycle Accessories Supermarket	36-38 Wentworth Avenue	SYDNEY	NSW	2000
Motorcycle Land	845 Howitt Street	BALLARAT	VIC	3350
Motorcycle Masters	126 Kewdale Road	KEWDALE	WA	6105
Motorcycles Victoria Pty Ltd	52-54 Mologa Rd	HEIDELBERG WEST	VIC	3081
Motortorque Engineering	1 Beatrice Ave	HEIDELBERG	VIC	3085
MRD	UNIT 3, 2 WHITEHEAD COURT	GLENDENNING	NSW	2761
Murwillumbah Aero Club	PO Box 254, Murwillumbah Airfield	MURWILLUMBAH	NSW	2484
National Racing Products	4/138 Bath Road	KIRRAWEE	NSW	2232
Newcastle Airport Ltd	Private Bag 1	WILLIAMSTOWN	NSW	2318
Nizpro	Factory 6/46 Barry Street	BAYSWATER	Vic	3153
NT Farmers Fuel	c/-SAFF	POORAKA	SA	5095
OG Speed Shop .	65 OG Road	KLEMZIG	SA	5087
Oran Park Raceway Pty Ltd	PO Box 28	NARELLAN	NSW	2567
Outback Accessories	37 Hartnett Drive	SEAFORD	VIC	3198
P&C DiConza Pty Ltd	PO Box 782	SHEPPERTON	VIC	3630
Pablo's Motorcycle Tyres & Accessories Pty Ltd	2/16 Rosemary Court	MULGRAVE	VIC	3170
PAC Performance	Unit 11, 94 Bryant Street	PADSTOW	NSW	2211
Pal & Panther Cycles & Motorcycle Agency	29 Angove Street	PERTH	WA	6006
Parente Automotive Services	232 St Bernards Road	HECTORVILLE	SA	5073
Parkes Airport Refuelling Services	PO Box 51	PARKES	NSW	2870
Parts R Us	56 Newlands Road	RESERVOIR	VIC	3073
Performance Fuels	Cnr Greygun and Commerce Streets	TAREE	NSW	2430
Performance Fuels SA	3 Ledger Street	BEVERLEY	SA	5099
Performance Wholesale	6 Conulla Court	SLACKS CREEK	QLD	4127
Petro Fuel Suppplies	PO Box 1991	EMERALD	QLD	4720
Phil Mutton - Driveway	45 Southerden St	SANDGATE	QLD	4017
Philip Jack Pty Ltd	16 Smallwood Street	UNDERWOOD	QLD	4119
Phillip Island Aviation Centre	Tourist Road	PHILLIP ISLAND	VIC	3925
Politos Automotive Services	Unit 1, 465 Victoria Street	WHETHERILL PARK	NSW	2164
Powerhouse Motorcycles	2/901 Princes Highway	Pakenham	VIC	3810
Pre Race Engines	4/62 Merole Way	CAMPERFIELD	VIC	3061
Pro Flo Performance	115 RAMSAY ROAD	ROSSMORE NSW 2170		1
PSI Performance	5/47 Paramount Drive	WANGARA	WA	6065
PV ENGINES	109 ARCHIBOLD STREET	MACKAY QLD 4740		

Company	Address 1	City when a later to the control of	State	P/code
PV Engines Pty.Ltd.	PO Box 5866 Mackay Mail Centre	MACKAY	QLD	4741
QLD Dyno & Automotive Services Pty	6 Piper Street	CABOOLTURE		4510
Quantum Racing Industries	Unit 6, 23 Booran Drive	LOGAN CITY	QLD	4114
Quantum Racing Industries	Unit 14, 3460 Pacific Highway	SPRINGWOOD	QLD	4127
R.P.W	50 Gordon Road	EAST OSBOURNE PARK	WA	6017
Race Bike Developments	3 Nelson Street	COBURG	VIC	3058
Race Car Engineering Pty Ltd	1/12 Smallwood street	UNDERWOOD	QLD	4119
Race Fuels Pty	Unit 8, 172 McIvor Road	BENDIGO	VIC	3550
Redline Honda	17 Milton St	MACKAY	QLD	4740
Reliance Depot, Innisfail Depot	Cru Ernest & Lily Street	INNISFAIL	QLD	4860
Reliance Depot, isisford Depot	Agnes Street	ISISFORD	QLD	4731
Reliance Petrol, St George Depot	Bundoran Road	MALLAWA	QLD	4487
Reliance Petroleum - Fortitude Valley	20 Commercial Rd	FORTITUDE VALLEY	QLD	4006
Reliance Petroleum, Aramac Depot	Barcaldine Road	ARAMAC	QLD	4726
Reliance Petroleum, Ayr Depot	48 Lynch Street	AYR	QLD	4807
Reliance Petroleum, Biloela Depot	3 Thangool Road	BILOELA	QLD	4715
Reliance Petroleum, Blackall Fuel	8-10 Shamrock Street	BLACKALL	QLD	4472
Reliance Petroleum, Bowen Depot	80 Reynolds Street	BOWEN	QLD	4805
Reliance Petroleum, Brisbane Office	701 Kingsford Smith Drive	HAMILTON	QLD	4007
Reliance Petroleum, Brookstead Depot		BROOKSTEAD	QLD	4352
Reliance Petroleum, Bundaberg Depot	33 Princes Street	BUNDABERG	QLD	4670
Reliance Petroleum, Cairus Depot	41 Kenny Street	PORTSMITH	QLD	4870
Reliance Petroleum, Cloncurry Depot	Phillip Street	CLONCURRY	QLD	4825
Reliance Petroleum, Dalby Depot	1 Wyley Street	DALBY	QLD	4405
Reliance Petroleum, Emerald Depot	Short Street	EMERALD	QLD	4720
Reliance Petroleum, Gladstone Depot	McLintock Street	GLADSTONE	QLD	4680
Reliance Petroleum, Grafton	13 Orana Street	GRAFTON	NSW	
Reliance Petroleum, Ingham Depot	1-3 Challande Street	INGHAM	QLD	4850
Reliance Petroleum, Mackay	7 Gregory Street	MACKAY	QLD	4740
Reliance Petroleum, Maclean Depot	3986 Pacific Highway	MACLEAN	NSW	
Reliance Petroleum, Mareeba Depot	Biboohra Road	MAREEBA	QLD	4880
Reliance Petroleum, Maryborough Depot	173 Kent Street	MARYBOROUGH	QLD	4650
Reliance Petroleum, Monto Depot	Lister Street	MONTO	QLD	4631
Reliance Petroleum, Moura Depot	Okano Street	MOURA	QLD	4719
Reliance Petroleum, Nambour Depot	Lot 3, Bli Bli Road	NAMBOUR	QLD	4561
Reliance Petroleum, Nambour Head Office	Floor 1, 22 Lowe Street	NAMBOUR	QLD	4560
Reliance Petroleum, Proserpine Depot	Hinschen Street	PROSERPINE	QLD	4801
Reliance Petroleum, Tambo Depot	Arthur Street	ТАМВО	QLD	4478
Reliance Petroleum, Theodore Depot	The Boulevard	THEODORE	QLD	4720
Reliance Petroleum, Toowoomba Distributor	Anzac Av	TOOWOOMBA	QLD	4350

Cempany	Address I	City	Stafe	P/code
Reliance Petroleum, Townsville		SOUTH TOWNSVILLE		4810
Terminal			<u> </u>	
Reliance Petroleum, Tully Depot	Bruce Highway	TULLY		4854
Reliance Petroleum, Tweed Depot	Minjumbal Drive	TWEED HEADS SOUTH	NSW	2486
Reliance Petroleum, Warwick Depot	PO Box 604	WARWICK	QLD	4370
Reliance Petroleum, Wondai Depot	3 Greenview Road	WONDAI	QLD	4606
Ricksons Performance	22 Brock Street	THOMASTOWN	VIC	3074
Rigoli Mechanical Repairs	Unit 9, 442 Victoria Street	WETHERILL PARK	NSW	2164
Robbo Spare Parts	459 Canterbury Road	CAMPSIE	NSW	2194
Roccos Performance	Unit 5, 24 Eddie Road	MINCHINBURY	NSW	2770
Rocket Industries .	40 Huntingwood Drive	HUNTINGWOOD	NSW	2148
Rolling Bearings (West) Pty Ltd	Unit 2, 32 Westside Drive	LAVERTON NTH	VIC	3026
ROTOR MASTER	Unit 9, 38 - 44 Elizabeth St	WETHERILL PARK	NSW	2164
RPW	50 Gordon Road	EAST OSBOURNE PARK	WA	6017
RX ENGINEERING	Unit 4, 15 Glenwood Drive	THORNTON	NSW	2322
S.J.T	Unit1, Lot 6 Enterprise Place	WETHERILL PARK	NSW	2164
SAFF Aberdeen Roadhouse	3 Best Place	BURRA	SA	5417
SAFF Bay Fuel and Marine	105 Victoria Street	VICTOR HARBOUR	SA	5211
SAFF Bordertown Roadhouse	Service Road	BORDERTOWN	SA	5268
SAFF Bridge Tyre Service	125 Adelaide Road	MURRAY BRIDGE	SA	5202
SAFF Broken Hill Service Station	22 Kanandah Road	BROKEN HILL	NSW	2880
SAFF Cockatoo Valley General Store	Williamstown Road	COCKATOO VALLEY	5A	5351
SAFF Coombah Roadhouse	Silver City Highway Coombah	WENTWORTH	NSW	2648
SAFF Darling River Roadhouse	Silver City Highway Coombah	WENTWORTH	NSW	2648
SAFF Des's Cabs	5 Oborn Street	WHYALLA NORRIE	SA	5608
SAFF Emmdale Roadhouse	Barrier Highway	COBAR	NSW	2835
SAFF Freeling Fuel	10 Gray Street	FREELING	SA	5372
SAFF Gawler	35 Adelaide Road	GAWLER	SA	5118
SAFF Gladstone Highway Service Station	Main North Road	GLADSTONE	SA	5473
SAFF Golden Grove Store	Lot 1 Golden Grove Road	GOLDEN GROVE	SA	5125
SAFF Grasshopper Roadhouse	Main Road	TARLEE	SA	5411
SAFF Hardwicke Bay General Store	1 Progress Drive	HARDWICK BAY	SA	5575
SAFF Hazelwood Park Service Station	465 Glynburn Road	HAZELWOOD PARK	SA	5066
SAFF Kingsway Service Station	Berri Road	LOXTON	SA	5333
SAFF Little Topar Hotel	Barrier Highway	BROKEN HILL	NSW	2880
SAFF Mallala Trading Co	3 Adelaide Road	MALLALA	SA	5502
SAFF Mannahill Hotel	Railway Terrace	MANNAHILL	SA	5440
SAFF Mancora Roadhouse	Weymouth Street	MANOORA	SA	5414
SAFF Market Fuel Centre	13 Merchant Crescent	POORAKA	SA	5066
SAFF Mid North Tyre Service	18-22 Howe Street	BALAKLAVA	SA	5461
SAFF Myponga Service Station	Main South Road	MYPONGA	SA	5202
SAFF Nangwarry Roadhouse	Penola Road	NANGWARRY	5A	5277
SAFF Naraccorte Roadhouse	117 Gordon Street	NARACOORTE	SA	5271

Company	Address 1	City	State	P/code
SAFF OG Road			SA	5108
AFF Paringa Roadhouse	Sturt Highway	PARINGA	SA	5340
SAFF Port Augusta	1A Caroona Road	PORT AUGUSTA	SA	5700
SAFF Port Wakefield Roadhouse	Highway 1	PORT WAKEFIELD	SA	5550
SAFF Salisbury	55 Commercial Road	SALISBURY	SA	5108
SAFF Spalding Roadhouse	Main Street	SPALDING	SA	5454
SAFF Tailem Bend Roadhouse	32 Princess Highway	TAILEM BEND	SA	5260
SAFF Tantanoola Roadhouse	Princes Highway	TANTANOOLA	ŞA	5280
SAFF Tungkillo General Store	Lot 1 Main Road	TUNGKILLO	SA	5236
SAFF Upper Sturt General Store	191 Upper Sturt Road	UPPER STURT	SA	5156
SAFF Verran Terrace Service Station	103 Verran Terrace	PORT LINCOLN	5A	5606
SAFF Wellington Mini Mart	Langhorne Creek Road	WELLINGTON	SA	525 9
SAFF Woodville	787 Port Road	WOODVILLE	SA	5011
SAFF York Valley Motors	4-6 Robert Street	MAITLAND	SA	5573
SAFF Younghusband General Store	East Front Road	YOUNGHUSBAND Viz MANNUM	SA	5238
Sanity Speed Works	14 Hill Street	WENTWORTHVILLE N	NSW	2145
Sam & Joels' Service Centre	16 Mitchell Highway	WELLINGTON	NSW	2820
Sandgate Driveway (BP)	45 Southerden Street	SANDGATÉ	QLD	4017
Sanity Speed Works	14 Hill Street	WENTWORTH	NSW	2145
Scotcher Race Fuels and Oils	3 Senna Road	WINGFIELD	5A	5013
Shahin Group	701 Port Road	HINDMARSH	SA	5007 -
Shanes Race Engine	Unit 6, Lot 1 Nolan St	UNANDERRA	NSW	2526
Shark Bay Fuel & Service Centre	81 Knight Terrace	DENHAM	WA	6537
Shell Claremont Service Station	94 Main Road	CLAREMONT	TAS	7011
Shell Direct	277 Collier Road	BAYSWATER	WA	6053
Shell Direct	107 Strickland Road	BENDIGO .	VIC	3550
Shell Direct	Shell Business Centre	BIRKENHEAD	SA	5015
Shell Direct	60 North Terrace	BORDERTOWN	SA	5268
Sheli Direct	11 Arno Bay Road	CLEVE	5A	5640
Sheli Direct	PO Box 718	DUBBO	NSW	2830
Shell Direct	PO Box 421	ESPERANCE	WA	6450
Shell Direct	PO Box 168	KARRATHA	WA	6714
Shell Direct	48 Clive Street	KATANNING	WA	6317
Shell Direct	51 London Road	MILE END	SA	5031
Shell Direct	Roberts Street	MOORA	WA	6510
Shell Direct	32 Bay Road	MT GAMBIER	SA	5290
Shell Direct	241 Smith Street	NARACOORTE	SA	5271
Shell Direct	PO Box 41	NEWPORT	VIC	3015
Shell Direct	202 Eastern Parade	PORT ADELEIDE	SA	5015
Shell Direct	21 London Street	PORT LINCOLN	SA	5606
Shell Direct	via Pedder Crescent	REGENCY PARK	SA	5010
Shell Direct	Cnr Wellard & Spearwood Ave		WA	6164
Shell Direct	PO Box 819	TENNANT CREEK	NT	860

Company	Address 1	City is a second of	State	
hell Direct	Cor Dunbar Road & Shakespeare Street	TRARALGON	VIC	3844
hell Direct	Lot 4 Bomen Road	WAGGA WAGGA	NSW	2665
hell Direct Devonport	Main Road	DEVONFORT	Tas	7310
	15-17 Mill Street	HORSHAM	Vic	3402
ihell Direct Mildura	215-225 Ninth Street	MILDURA	Vic	3500
hell Direct Shepparton	6 McGill Street	SHEPPARTON	Vic	3632
iheli Direct Warrnambool	Lindsay Street	WARRNAMBOOL	Vic	3260
inell Direct Wivenhoe	16 River Road	WIVENHOE	Tas	7320
hell Service Klemscott	2907 Albany Highway	KLEMSCOTT	WA	6111
T	Unit 1, Lot 6 Enterprise Place	WETHERILL PARK	NSW	2164
iki Racing Australia	11 Healey Road	DANDENONG	VIC	3175
kipper Trucks (Shell Direct)	Sandhill Street	PORT HEDLAND	WA	6721
Star Performance Auto Parts	2A Regatta Road	FIVE DOCK	NSW	2046
Steve's Speed Shop	1/28 Shaban St	ALBION PARK	NSW	2527
Sunstate Fuels	80 Reynolds Street	BOWEN	QLD	4805
SUPA F SPARES	92 - 96 HUME HIGHWAY	SOMERTON VIC 3062		
Super 24 Food Stores of Australia	1181 The Horsley Drive	WETHERILL PARK	NSW	2164
Super F Spares	VP Fuel Distributors	SOMMERTON	VIC	3062
Surburban Accounting & Tax Services P/L	308 Kororoit Creek Road	WILLIAMSTOWN	VIC	3016
Fasco Inland	10th Street	MILDURA	VIC	3502
Tasco Inland Mobile S/Station Robinvale	70 Bromley Road	ROBINVALE	VIC	3549
The Honda Shop	106-108 Morrison Road	MIDLAND	WA	6056
The Shell Company of Australia Ltd	GPO Box 872K	MELBOURNE	VIC	3001
Thompson's Spare Parts	8 Dollery Road	CAPALABA	QLD	4157
Thompson's Spare Parts	66 Shore Street	CLEVELAND	QLD	4163
Thompson's Spare Parts	280 Tingal Road	WYNNUM	QLD	4178
TOCA Performance	Factory 2/13 Aranda Street	SLACKS CREEK	QLD	4127
Total Motorcycle Accessories	1028 Albany Hwy	EAST VICTORIA PARK	VIC	6102
Townsville International Dragway	SHARS ROAD	BOHLE	QLD	4818
Trick and Manswedo Racing	Unit 1/7 Stoddart Road	PROSPECT	NSW	2149
Tyson's Fuel Services	PO Box 100	CHELTENHAM	VIC	3192
Ultimate Fuel Pty Ltd T/A BP Auburn	179 Parrametta Road	AUBURN	NSW	2144
United Filters Pty.Ltd.	Cnr Dorset Road & Barry Street	BORONIA	Vic	3155
Victoria Performance Wholesalers	541 High Street	EPPING	VIC	3076
VP Racing Fuel Western Australia	79A Ryrie Avenue	СОМО	WA	6152
VPW Australia	539 High Street	EPPING	VIC	3076
WA Sporting Car Club	PO Box 267	WANNEROO	WA	6946
Walkerie Gliding Club	Waikerie Airfield	WAIKERIE	SA	5330
Wakefield Park Management Pty Ltd	PO Box 151	GOULBURN	NSW	2580
Waneroo Motorcycles	4/17 Prindiville Drive	WANGARA	WA	6065
Wanless BP North Maclean	Cnr Wearing Road & Mt Lindsay Highway	NORTH MACLEAN	QLD	4280

Company	Address 1	City (Children)	State	P/code
Wanneroo Autoone	925 Wanneroo Road	WANNEROO	WA	6965
Warnervale Air Pty Ltd	Jack Grant Avenue	WARNERVALE	NSW	2259
Waylexon Pty Ltd		HUMPTY DOO	NT	836
Wayne Patterson's Motorcycle Centre	1 Cornwall Street	BUNBURY	WA	6230
Webb's	PO Box W90	WEST TAMWORTH	NSW	2340
West End Performance	1-2, 14 Mill Road	CAMBELLTOWN	NSW	2560
Westfuel	543 Abernethy Road	KEWDALE	WA	6105
Westoil Petreoleum - Gulgong	Railway Street	GULGONG	NSW	2582
Westoil Petroleum - Bathurst	33 Vale Road	BATHURST	NSW	2 <i>7</i> 95
Westoil Petroleum - Cooma	2 Sharpe Street	COOMA	NSW	2630
Westoil Petroleum - Cowra	187 Kendall Street	COWRA	NSW	2794
Westoil Petroleum - Eden	208 Imlay Street	EDEN	NSW	2551
Westoil Petroleum - Fyshwick	PO Box 915	FYSHWICK	ACT	2609
Westoil Petroleum - Hillston	75-77 Cowper Street	HILLSTON	NSW	2675
Westoil Petroleum - Parkes	East Street	PARKES	NSW	2870
Westoil Petroleum - Wellington	Cnr Arthur & Maxwell Streets	WELLINGTON	NSW	2820
Westoil Petroleum - West Wyalong	PO Box 137	WEST WYALONG	NSW	2671
Westoil Petroleum Pty. Ltd. (Head Office)	PO Box 2148	ORANGE	NSW	2800
White Hot Motorsports	171 Stoney Rise	DEVONPORT	TAS	7310
Whitey's Workshop	Cnr Fowler and Kenyons Roads	MERRYLANDS WEST	NSW	2160
Winton Motor Raceway Pty Ltd	PO Box 249	BENALLA	VIC	3671
Young Aero Club Inc	PO Box 1099	YOUNG	NSW	2594
Zischke Fuel Supplies	4216 Warrego Highway	HATTON VALE	QLD	4341



MINISTER FOR THE ENVIRONMENT AND HERITAGE

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL QUALITY STANDARD (PETROL) DETERMINATION 2001

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

Name of approval holder

The approval has been granted to those businesses and organisations listed at Annexure 1.

Period of operation

The period of operation of the approval is the date of the approval until 31 December 2008.

Details of the approved variation of the fuel standard

In respect of petrol supplied to the holders of the approval or a regulated person, this approval varies the *Fuel Standard (Petrol) Determination 2001* (the Determination) so that petrol with a lead content of more than 0.005gm/L of lead complies with the lead specification for petrol in the Determination.

Copies of the relevant approval instruments are attached to this Notice.

Background

The organisations listed require access to leaded fuel for eligible club members for legitimate motor sport activities.

The businesses listed require access to leaded fuel for the purposes of dynotuning and testing select vehicles.

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. The Committee considered these applications at its 28 November 2006 meeting and I had regard to the recommendation made by the Committee before signing the instrument granting the approval.

Findings on material questions of fact

(a) Protection of the environment

I do not expect that significant environmental issues will be raised by these approvals. The motor and water sport approval applicants are required to enter into a co-management agreement with the Department of the Environment and Heritage (DEH) in relation to the supply of leaded fuel via the issue of a leaded fuel passbook to its eligible members.

The dynotuner applicants will continue to be issued with one passbook each, and will be limited to 200 litres per purchase (one purchase per day) once every seven days.

(b) Protection of occupational and public health and safety

I do not expect that significant occupational and public health and safety issues will be raised by this application.

(c) Interests of consumers

An approval can be granted under section 13 of the Act, and the note on this clause in the Fuel Quality Standards Bill 2000 Revised Explanatory Memorandum states that this provision is intended to cater to situations such as where a motor sports organisation applies for an approval for supply of non-compliant fuel on behalf of teams participating in an organised motor racing event.

(d) Impact on economic and regional development

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

Evidence or other material on which the findings were based

The approval applications and the recommendation of the Committee dated 28 November 2006.

Reasons for decision

The amount of leaded fuel that will be used by the approval applicants will be minimal. Conditions are attached to this approval.

The granting of this approval will not have a significant impact on the environment.

Minister for the Environment and Heritage

Mulant

20 / 12 /2006



MINISTER FOR THE ENVIRONMENT AND HERITAGE

FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Hi Tech Fuels Australia Ptv Ltd (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 in respect of supplies by the approval holder, or by another person specified in Annexure 1, of the following Elf Racing Fuels:

1. Elf WRF	4. Elf MITS 40/42	
2. Elf ATMO Rally	5. MOTO 124	
3. Elf Turbo Max		

so that petrol containing the following parameters:

- · an Aromatic content of up to 60% volume by volume
- an Oxygen content of more than 2.7% mass by mass (petrol not containing ethanol), or 3.5% mass by mass (petrol containing ethanol);
- an Olefins content of up to 37% by volume;
- a Methyl tertiary-butyl ether (MTBE) content of up to 10% v/v;

will be taken to comply with the aromatic, oxygen, olefin and MTBE parameters specified in the Determination.

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

Approval is granted from the date of this approval until 31 December 2008.

Dated: 2(December 2006

Minister for the Environment and Heritage

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

Motorsport Fuels and Lubricants Qld Pty Ltd Qld Race Fuels Pty Ltd Vic Bronte Rundel Performance Fuels SA Devonport Performance Tyers Tas

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons.

This approval is subject to the following conditions:

- The fuel specified in this approval may only be supplied for use in legitimate motor racing activities, and therefore the fuel may only be supplied:
 - a. to an individual who has been issued with and presents a valid and current four wheel or two wheel motor sport organisation licence and/or identification card; or
 - b. to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.
- 2. For the period of the approval, the approval holder will report the quantity of fuel supplied for each financial year. The report is to be provided by 30 September of the relevant financial year.
- 3. The use of any fuel containing greater than 1% MTBE is not to be used in watercraft for sport or recreational activities on fresh water lakes and waterways. Such fuel is only to be supplied to an individual that has been issued with and presents a valid and current four wheel or two wheel motor sport club identification licence and is only to be supplied in sealed containers of 20 or 200 litre capacity.
- 4. The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel.
- 5. The fuel is not to be directly dispensed from a bowser into the fuel tank of a road-registered vehicle.
- If the approval holder becomes aware of a change in the composition
 of the fuel covered by the approval, it will, within two weeks of being
 made aware of the change, notify the Department of the Environment
 and Heritage.



MINISTER FOR THE ENVIRONMENT AND HERITAGE

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL QUALITY STANDARD (PETROL) DETERMINATION 2001

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

Name of approval holder

The approval has been granted to Hi Tech Fuels Australia Pty Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the approval

This approval varies the fuel standard for petrol under the Fuel Standard (Petrol) Determination 2001 (the Petrol Determination) in respect of supplies of the following Elffuels:

- 1. Elf WRF
- 2.Elf ATMO Rally
- 3.Elf Turbo Max
- 4.Elf MITS 40/42
- 5.MOTO 124

so that petrol containing the following parameters:

- Aromatic content of up to 60% volume by volume
- Oxygen content of more than 2.7% mass by mass (petrol not containing ethanol), or 3.5% mass by mass (petrol containing ethanol);
- Olefins content of up to 37% by volume:
- Methyl tertiary-butyl ether (MTBE) content of up to 10% volume by volume;

will be taken to comply with the aromatic, oxygen, olefin and MTBE parameters specified in the Determination where the petrol is supplied by the approval holder, or by another person specified in Annexure 1 of the approval, and subject to the conditions listed in the approval at Annexure 2.

A copy of the approval Instrument is attached to this Notice.

Background

Hi Tech Fuels Australia Pty Ltd imports specialist racing fuels and products from Elf Racing Fuels and Lubricants (Elf) in France. Five of Elf's fuels supplied in Australia do not comply with parameters prescribed in the Petrol Determination - aromatics, oxygen, Methyl tertiary-butyl ether (MTBE) and/or olefins.

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). In this context, higher levels of olefins and aromatics are not expected to impact significantly on ambient air quality.

The consequences of even a small amount of MTBE contaminating water sources can be significant. Fuel containing MTBE above the limit in the Fuel Standard (Petrol) Determination is not permitted in activities occurring in fresh water lakes and waterways.

It is therefore not expected that permitting the supply of petroleum-based racing fuels for motorsport activities will have an adverse effect on the environment.

(b) Protection of occupational and public health and safety

Persons engaged in the use of these fuels may be exposed to relatively high levels of toxins. It is a condition of the approval that information be provided to the user, in the form of written safety information relating to the fuel's use and handling.

When relevant information is provided it is not anticipated that any significant occupational and public health and safety issues will be raised by these amendments.

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). They do not, therefore, pose a significant risk to the general public.

(c) Interests of consumers

An approval can be granted under section 13 of the Act, and the note on this clause in the Fuel Quality Standards Bill 2000 Revised Explanatory Memorandum states that this provision is intended to cater to situations such as where a motor sports organisation applies for an approval for supply of non-compliant fuel on behalf of teams participating in an organised motor racing event.

(d) Impact on economic and regional development

It is likely that a decision not to allow the continued supply of these specialist petroleum-based racing fuels would have an adverse impact on the running of significant internationally recognised motorsport events. Such events include the Australian Formula 1 Grand Prix, the Philip Island World Motorcycle Grand Prix and the Philip Island World Superbike motorcycle races.

These international events rely on using the same or similar fuel formulations for each race meeting, regardless of which country the event is held in. The fuels currently used at these events comply with regulations made by the FIA. FIA is the internationally recognised world controlling body for motor sport that sets the standards and guidelines for fuel within world championship motor sport.

Evidence or other material on which the findings were based

I have taken into account the Committee recommendation dated 28 November 2006.

Reasons for decision

The use of petroleum-based racing fuels that do not meet the requirements of the Fuel Standard (Petrol) Determination 2001, for legitimate motor sport activities, is supported until 31 December 2008.

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums).

The fuels subject to this approval are expensive compared with pump petrol available from bowsers, which is a strong disincentive for any waste or misuse. These fuels do not, therefore, pose a significant risk to the general public, either through direct handling of them or through exhaust emissions.

The use of fuels containing higher than standard levels of MTBE will not be permitted for use in water sport or recreational activities on fresh water lakes and waterways.

Conditions are attached to this approval that apply to the approval holder and regulated persons in relation to the supply of these fuels.

The granting of this approval is not expected to have an adverse impact on the environment.

Minister for the Environment and Heritage

20⁷⁷⁷ December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, under section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Martini Racing Products Pty Ltd. (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 in respect of supplies by the approval holder of Martini Motorsport 110.

This approval varies the standard of petrol under the Fuel Standard (Petrol) Determination 2001 with respect to the supply of Martini Motorsport 110 such that fuel with an:

- aromatic content of up to 78% volume by volume; and
- an oxygen content of more than 3.5% mass by mass (for petrol containing ethanol)

will be taken to comply with the aromatic and oxygen specifications in the Petrol Determination.

Approval is granted subject to the conditions specified in Section 17 of the Act and in Annexure 1 of this approval.

Approval is granted from the date of this approval until 31 December 2008.

Dated: December 2006

Minister for the Environment and Heritage

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons.

This approval is subject to the following conditions:

- 1. The fuel specified in this approval may only be supplied for use in legitimate motor racing activities, and therefore the fuel may only be supplied:
 - a. to an individual who has been issued with and presents a valid and current four wheel or two wheel motor sport organisation licence and/or identification card; or
 - b. to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.
- 2. For the period of the approval, the approval holder will report the quantity of fuel supplied for each financial year. The report is to be provided by 30 September of the relevant financial year.
- 3. The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel.
- 4. The fuel is not to be directly dispensed from a bowser into the fuel tank of a road-registered vehicle.
- 5. If the approval holder becomes aware of a change in the composition of the fuel covered by the approval, it will, within two weeks of being made aware of the change, notify the Department of the Environment and Heritage.



NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL QUALITY STANDARD (PETROL) DETERMINATION 2001

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

Name of approval holder

The approval has been granted to Martini Racing Products Pty Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the approval

This approval varies the fuel standard for petrol under the Fuel Standard (Petrol) Determination 2001 (the Petrol Determination) so that petrol with the following parameters:

- aromatic content of more than 78% volume by volume; and
- oxygen content of more than 3.5% mass by mass

will be taken to comply with the aromatic and oxygen parameters specified in the Determination subject to the conditions listed in the approval at Annexure 1.

A copy of the approval Instrument is attached to this Notice.

Background

Martini Racing Products Pty Ltd applied for approval to vary the aromatic and oxygen parameters for their locally manufactured, unleaded petroleum based racing fuel.

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The fuel subject to this approval application does not comply with the Determination with respect to aromatic content. The aromatic content of petrol is regulated because lower levels of aromatics enable a reduction in earlier catalyst light-off time for all vehicles. From 1 January 2005 the Determination set a maximum aromatic content of 45% volume by volume, with a 42% pool average over six months.

Martini Motorsport 110 is used in small quantities and supplied in 20 litre drums. In these circumstances, the higher aromatic and oxygen levels of the fuel are not expected to impact significantly on ambient air quality. The fuel is expensive compared with pump petrol available from bowsers which is a strong disincentive for any waste or misuse.

Permitting the supply of Martini Motorsport 110 for motorsport activities is not likely to adversely impact on the environment.

(b) Protection of occupational and public health and safety

Permitting the supply of Martini Motorsport 110 for motorsport activities will not adversely impact on occupational and public health and safety.

A condition of the approval is that the approval holder must supply written information relating to the safe handling of the fuel to users.

(c) Interests of consumers

An approval can be granted under section 13 of the Act, and the note on this clause in the Fuel Quality Standards Bill 2000 Revised Explanatory Memorandum states that this provision is intended to cater to situations such as where a motor sports organisation applies for an approval for supply of non-compliant fuel on behalf of teams participating in an organised motor racing event.

(d) Impact on economic and regional development

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

Reasons for decision

- Permitting the supply of Martini Motorsport 110 for motorsport activities will not adversely impact on the environment, or on any other relevant matters.
- Conditions are attached to the approval to ensure its proper handling and safe use.

Minister for the Environment and Heritage

2ο^{ττι} December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to VP Racing Fuels Ptv Ltd (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 in respect of supplies by the approval holder, or by another person specified in Annexure 1, of the following VP Racing Fuels Pty Ltd fuels:

1.	Performance Unleaded	4	Motorsport 103
2.	ROO-98	5-	Motorsport 109
3.	SV05	6.	Roo 25.

so that petrol containing the following parameters:

- Aromatic content of up to 66% volume by volume
- Oxygen content of more than 2.7% mass by mass (petrol not containing ethanol), or 3.5% mass by mass (petrol containing ethanol);
- a Di-isopropropyl ether (DIPE) content of up to 1.7% volume by volume;
- a Methyl tertiary-butyl ether (MTBE) content of up to 10% v/v; or
- a Lead content of more than 0.005g/L.

will be taken to comply with the aromatic, oxygen, olefin, DIPE, MTBE and lead parameters specified in the Petrol Determination.

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

Approval is granted from the date of this approval until 31 December 2008.

Dated: 21 December 2006

buyle for

Minister for the Environment and Heritage

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

Rocco's Performance NSW John Kuiper Automotive Services NSW LA Cycles NSW Sanity Speed Works NSW Rocket Industries NSW Tricks NSW Hume Performance NSW PAC Performance NSW American Auto Parts NSW Star Performance Auto Parts NSW Mark I Auto Parts NSW 10/10ths Motorcycle Performance NSW Rigoli Mechanical Repairs NSW Rotor Master NSW Pro Flo Performance NSW Polito's Automotive Services NSW West End Performance NSW VT Spare Parts NSW AL's Race Glides NSW Diff Technologies NSW Doctor Mac NSW Whitey's Workshop NSW Motorcycle Accessories Workshop NSW Combined Automotive NSW **Bob Fisher Automotive Vic** Race Bike Developments Vic Heathcote Raceway Vic Haddad Race Cars and Engines Vic PRE Racing Engines Vic Sikpac Performance WA Victory Wd Com WA RPW WA

CMP Vic

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons.

This approval is subject to the following conditions:

- The fuel specified in this approval may only be supplied for use in legitimate motor racing activities, and therefore the fuel may only be supplied:
 - a. to an individual who has been issued with and presents a valid and current four wheel or two wheel motor sport organisation licence and/or identification card; or
 - b. to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.
- 2. For the period of the approval, the approval holder will report the quantity of fuel supplied for each financial year. The report is to be provided by 30 September of the relevant financial year.
- 3. The use of any fuel containing greater than 1% MTBE is not to be used in watercraft for sport or recreational activities on fresh water lakes and waterways. Such fuel is only to be supplied to an individual that has been issued with and presents a valid and current four wheel or two wheel motor sport club identification licence and is only to be supplied in sealed containers of 20 or 200 litre capacity.
- 4. The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel.
- The fuel is not to be directly dispensed from a bowser into the tank of a road-registered vehicle.
- 6. If the approval holder becomes aware of a change in the composition of the fuel covered by the approval, it will, within two weeks of being made aware of the change, notify the Department of the Environment and Heritage.



NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL QUALITY STANDARD (PETROL) DETERMINATION 2001

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

Name of approval holder

The approval has been granted to VP Racing Fuels Pty Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the approval

This approval varies the fuel standard for petrol under the Fuel Standard (Petrol) Determination 2001 (the Petrol Determination) in respect of supplies of the following VP fuels:

- Performance Unleaded;
- ROO-98;
- SV05;
- Motorsport 103;
- Motorsport 109; and
- Roo 25.

so that petrol with the following parameters:

- Aromatic content of up to 66% volume by volume
- Oxygen content of more than 2.7% mass by mass (petrol not containing ethanol), or 3.5% mass by mass (petrol containing ethanol);
- a Di-isopropropyl ether (DIPE) content of up to 1.7% volume by volume;
- a Methyl tertiary-butyl ether (MTBE) content of up to 10% volume by volume; or
- a Lead content of more than 0.005g/L.

complies with the Aromatic, oxygen, olefins, DIPE, MTBE and lead parameters specified in the Petrol Determination, subject to the conditions listed in the approval at Annexure 1, and where the petrol is supplied by the approval holder, or by another person specified in Annexure 2 of the approval.

A copy of the approval Instrument is attached to this Notice.

Background

VP Racing Fuels Pty Ltd imports specialist racing fuels and products from the USA. Six of these fuels supplied in Australia do not comply with the following parameters prescribed in the Petrol Determination; aromatics, oxygen, olefins, Di-isopropropyl ether (DIPE), Methyl tertiary-butyl ether (MTBE) and Lead.

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). In this context, higher levels of olefins, aromatics and lead are not expected to impact significantly on ambient air quality.

The consequences of even a small amount of MTBE contaminating water sources can be significant. Fuel containing MTBE above the limit in the Fuel Standard (Petrol) Determination is not permitted in activities occurring in fresh water lakes and waterways.

It is therefore not expected that permitting the supply of petroleum-based racing fuels for motorsport activities will have an adverse effect on the environment.

(b) Protection of occupational and public health and safety

Persons engaged in the use of these fuels may be exposed to relatively high levels of toxics. It is a condition of the approval that information be provided to the user, in the form of written safety information relating to the fuel's use and handling.

When relevant information is provided it is not anticipated that any significant occupational and public health and safety issues will be raised by these amendments.

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). They do not, therefore, pose a significant risk to the general public.

(c) Interests of consumers

An approval can be granted under section 13 of the Act, and the note on this clause in the Fuel Quality Standards Bill 2000 Revised Explanatory Memorandum states that this provision is intended to cater to situations such as where a motor sports organisation applies for an approval for supply of non-compliant fuel on behalf of teams participating in an organised motor racing event.

(d) Impact on economic and regional development

It is likely that a decision not to allow the continued supply of these specialist petroleum-based racing fuels would have an adverse impact on the running of significant internationally recognised motorsport events. Such events include the Australian Formula 1 Grand Prix, the Philip Island World Motorcycle Grand Prix and the Philip Island World Superbike motorcycle races.

These international events rely on using the same or similar fuel formulations for each race meeting, regardless of which country the event is held in. The fuels currently used at these events comply with regulations made by the FIA. FIA is the internationally recognised world controlling body for motor sport that sets the standards and guidelines for fuel within world championship motor sport.

Evidence or other material on which the findings were based

I have taken into account the recommendation of the Committee at its meeting of 28 November 2006.

Reasons for decision

- The use of petroleum-based racing fuels that do not meet the requirements of the Fuel Standard (Petrol) Determination 2001, for legitimate motor sport activities, is supported until 31 December 2008.
- 2. The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums).
- 3. The fuels subject to this approval are expensive compared with pump petrol available from bowsers, which is a strong disincentive for any waste or misuse. These fuels do not, therefore, pose a significant risk to the general public, either through direct handling of them or through exhaust emissions.
- 4. The use of fuels containing greater than 1% MTBE will not be supported for use in water sport or recreational activities on fresh water lakes and waterways.
- 5. Conditions are attached to this approval that apply to the approval holder and regulated persons in relation to the supply of these fuels.
- The granting of this approval is not expected to have an adverse impact on the environment.

Minister for the Environment and Heritage

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/ December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Netaway Ptv Ltd (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 in respect of supplies by the approval holder, or by another person specified in Annexure 1, of the following Netaway Pty Ltd fuels:

- Sunoco GT Plus with ethanol;
- 2. Sunoco GT with ethanol; and
- Sunoco Supreme NOS

such that supplies of these fuels by the approval holder or those specified persons, which has the following properties:

- a Methyl tertiary-butyl ether (MTBE) content up to 3.6% volume by volume:
- an Ethanol content of up to 13% volume by volume;
- an Oxygen content of more than 3.5% mass by mass (petrol containing ethanol).

will be taken to comply with the MTBE, ethanol and oxygen parameters specified in the Determination.

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

Approval is granted from the date of this approval until 31 December 2008.

Dated: December 2006

Minister for the Environment and Heritage

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

> Tas Independent Oils, Tasmania VPW Australia, Vic A1 Performance, WA Sicpac, WA Hi Octane, NSW RX Engineering, NSW Millenium Motorsports, Qld Redcliffe Dyno, Qld

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons.

This approval is subject to the following conditions:

- 1. The fuel specified in this approval may only be supplied for use in legitimate motor racing activities, and therefore the fuel may only be supplied:
 - a. to an individual who has been issued with and presents a valid and current four wheel or two wheel motor sport organisation licence and/or identification card; or
 - b. to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.
- 2. For the period of the approval, the approval holder will report the quantity of fuel supplied for each financial year. The report is to be provided by 30 September of the relevant financial year.
- 3. The use of any fuel containing greater than 1% MTBE is not to be used in watercraft for sport or recreational activities on fresh water lakes and waterways. Such fuel is only to be supplied to an individual that has been issued with and presents a valid and current four wheel or two wheel motor sport club identification licence and is only to be supplied in sealed containers of 20 or 200 litre capacity.
- 4. The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel.
- 5. The fuel is not to be directly dispensed from a bowser into the fuel tank of a road-registered vehicle.
- If the approval holder becomes aware of a change in the composition
 of the fuel covered by the approval, it will, within two weeks of being
 made aware of the change, notify the Department of the Environment
 and Heritage.



NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR AN APPROVAL FOR A VARIATION OF THE FUEL QUALITY STANDARD (PETROL) DETERMINATION 2001

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

Name of approval holder

The approval has been granted to Netaway Ptv Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the approval

This approval varies the fuel standard for petrol under the Fuel Standard (Petrol) Determination 2001 (the Petrol Determination) in respect of supplies of the following fuels by the approval holder, or by another person specified in Annexure 1:

- Sunoco GT Plus with ethanol;
- Sunoco GT with ethanol; and
- Sunoco Supreme NOS

so that petrol with the following parameters:

- a Methyl tertiary-butyl ether (MTBE) content up to 3.6% volume by volume;
- an Ethanol content of up to 13% volume by volume;
- an Oxygen content of more than 3.5% mass by mass (petrol containing ethanol);

will be taken to comply with the MTBE, ethanol and oxygen parameters specified in the Determination subject to the conditions listed in the approval at **Annexure 2**.

A copy of the approval Instrument is attached to this Notice.

Background

<u>Netaway Pty Ltd</u> imports Sunoco fuels, which are specialist racing fuels from the USA. Three of these fuels supplied in Australia do not comply with parameters prescribed in the Determination.

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). In this context, higher levels of olefins, aromatics and oxygen are not expected to impact significantly on ambient air quality.

The consequences of even a small amount of MTBE contaminating water sources can be significant. Fuel containing MTBE above the limit in the Fuel Standard (Petrol) Determination is not permitted in activities occurring in fresh water lakes and waterways.

It is therefore not expected that permitting the supply of petroleum-based racing fuels for motorsport activities will have an adverse effect on the environment.

(b) Protection of occupational and public health and safety

Persons engaged in the use of these fuels may be exposed to relatively high levels of toxics. It is a condition of the approval that information be provided to the user, in the form of written safety information relating to the fuel's use and handling.

When relevant information is provided it is not anticipated that any significant occupational and public health and safety issues will be raised by these amendments.

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). They do not, therefore, pose a significant risk to the general public.

(c) Interests of consumers

An approval can be granted under section 13 of the Act, and the note on this clause in the Fuel Quality Standards Bill 2000 Revised Explanatory Memorandum states that this provision is intended to cater to situations such as where a motor sports organisation applies for an approval for supply of non-compliant fuel on behalf of teams participating in an organised motor racing event.

(d) Impact on economic and regional development

It is likely that a decision not to allow the continued supply of these specialist petroleum-based racing fuels would have an adverse impact on the running of significant internationally recognised motorsport events. Such events include the Australian Formula 1 Grand Prix, the Philip Island World Motorcycle Grand Prix and the Philip Island World Superbike motorcycle races.

These international events rely on using the same or similar fuel formulations for each race meeting, regardless of which country the event is held in. The fuels currently used at these events comply with regulations made by the FIA. FIA is the internationally recognised world controlling body for motor sport that sets the standards and guidelines for fuel within world championship motor sport.

Evidence or other material on which the findings were based

I have taken into account the Committee recommendation dated 28 November 2006.

Reasons for decision

- The use of petroleum-based racing fuels that do not meet the requirements of the Fuel Standard (Petrol) Determination 2001, for legitimate motor sport activities, is supported until 31 December 2008.
- 2. The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums).
- 3. The fuels subject to this approval are expensive compared with pump petrol available from bowsers, which is a strong disincentive for any waste or misuse. These fuels do not, therefore, pose a significant risk to the general public, either through direct handling of them or through exhaust emissions.
- 4. The use of fuels containing greater than 1% MTBE will not be permitted for use in water sport or recreational activities on fresh water lakes and waterways.
- 5. Conditions are attached to this approval that apply to the approval holder and regulated persons in relation to the supply of these fuels.
- 6. The granting of this approval is not expected to have an adverse impact on the environment.

Minister for the Environment and Heritage

December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Just Fuel Petroleum Service Pty. Ltd (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 (the Determination) in respect of suppliers by the approval holder, or by other persons specified in Annexure 1, so that petrol with an ethanol content of up to 20% and an oxygen content greater than 3.5% will be taken to comply with the ethanol and oxygen parameters in the Determination.

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

The approval is granted from the date of this approval until 31 December 2008.

Dated: 7/7 December 2006

Minister for the Environment and Heritage

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

Winton Raceway Benalla, VIC Mathew Ronk Ph (03) 5766 4235

Calder Park Raceway Calder Park, VIC Ian Craven Ph (03) 9217 8800

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons.

This approval is subject to the following conditions:

- The fuel specified in this approval may only be supplied for use in legitimate motor racing activities, and therefore the fuel may only be supplied:
 - to an individual who has been issued with and presents a valid and current four wheel or two wheel motor sport organisation licence and/or identification card; or
 - b. to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.
- 2. For the period of the approval, the approval holder will report the quantity of fuel supplied for each financial year. The report is to be provided by 30 September of the relevant financial year.
- 3. The fuel specified in this approval is only to be supplied in sealed containers of 20 or 200 litre capacity.
- 4. The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel.
- 5. The fuel is not to be directly dispensed from a bowser into the fuel tank of a road-registered vehicle.
- If the approval holder becomes aware of a change in the composition of the fuel covered by the approval, it will, within two weeks of being made aware of the change, notify the Department of the Environment and Heritage.



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

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

Name of approval holder

Approval has been granted to Just Fuel Petroleum Service Pty Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the Approval

In respect of the unleaded fuel supplied by the approval holder or the 'regulated persons' listed at **Annexure 1** of the approval, this approval varies the *Fuel Standard (Petrol)* Determination 2001 so that petrol with the following parameters:

- 1. Ethanol content up to 20%
- 2. Oxygen content over 3.5%

complies with the ethanol and oxygen content specifications for petrol in the Determination, subject to the conditions listed in the approval at Annexure 2.

A copy of the approval is attached to this Notice.

Background

Just Fuel Petroleum propose to supply E20 for vehicles that require 100 RON or higher, such as custom built racing vehicles involved in circuit and drag racing. The engines in these vehicles are regularly re-built, and accordingly these vehicles - which are not road-registered - are not covered by vehicle warranties. E20 will provide an alternative to leaded fuels such as Avgas and BP100 Racing Fuel, and specialist unleaded racing fuels containing MTBE (Methyl tertiary-butyl ether).

Issues

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The fuels subject to this approval are used in small quantities in motor sport activities and are supplied in small quantities (i.e. 25, 40 and 200 litre drums). In this context they are not likely to be damaging to the environment.

The use of ethanol as an octane enhancer may be less damaging to the environment than other similar octane enhancing products.

(b) Protection of occupational and public health and safety

No significant occupational and public health and safety issues are raised by the granting of this approval.

(c) Interests of consumers

The supply of an E20 blend to motor sport vehicles provides an environmentally preferable alternative to leaded and Methyl tertiary-butyl ether (MTBE) enhanced racing fuels.

The engines in high performance vehicles used in motor sports are individually built to one-off specifications. Vehicles of this type are not covered by vehicle warranties and are unlikely to experience material incompatibility problems.

(d) Impact on economic and regional development

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

Reasons for decision

- There will be no significant effects on the environment as a result of granting this
 approval.
- The use of E20 for use in legitimate motor sport activities provides an alternative to leaded racing petrol, and to specialist unleaded racing fuels that contain MTBE.
- Conditions are attached to this approval ensuring consumers are aware of the composition of the fuel and that it will not enter the mass fuel market.

Minister for the Environment and Heritage

December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to BP Refinery (Bulwer Island) Pty Ltd (the approval holder).

In respect of diesel fuel produced by the approval holder and supplied by the holder of the approval or another person specified in Annexure 1, this approval varies the Fuel Standard (Automotive Diesel) Determination 2001 ('the Determination') so that diesel with a minimum density level of 810 kg/m³ complies with the density specification for diesel fuel in the Determination.

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

Approval is granted for the period from the date of this approval until 31 December 2008.

Dated: December 2006

Minister for the Environment and Heritage

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

Mobil Oil Australia Pty Ltd 417 St Kilda Road MELBOURNE VIC 3004 ABN 88 004 052 984

Neumann Petroleum Terminals Pty Ltd 23 Theodore Street Eagle Farm BRISBANE QLD 4007 ABN 76 073 931 674

The Shell Company of Australia Pty Ltd (SCOA) Shell House 1 Spring Street MELBOURNE VIC 3000 ABN 46 004 610 459

Caltex Australia Petroleum Pty Ltd 19-29 Martin Place SYDNEY NSW 2000 ABN 40 004 201 307

BP Australia Pty Ltd 360 Elizabeth Street MELBOURNE VIC 3000 ABN 53 004 085 616

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons

This approval is subject to the following conditions:

- BP Bulwer Island providing quarterly progress reports to the Department of the Environment and Heritage on the quantity of low density diesel covered by this approval and supplied to the market; and
- that by 30 June 2007, BP provide the Department of the Environment and Heritage with a strategy for ensuring the fuel meets the fuel standard by the end of 2008.



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

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

Name of approval holder

The approval has been granted to BP Refinery (Bulwer Island) Pty Ltd (BP).

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2008.

Details of the Approval

In respect of diesel fuel produced by BP and supplied by the holder of the approval or a regulated person listed at Annexure 1, this approval varies the Fuel Standard (Automotive Diesel) Determination 2001 (the Determination) so that diesel with a minimum density of 810 kg/m³ will be taken to comply with the density parameter.

A copy of the approval Instrument is attached to this Notice.

Background

BP has been granted four consecutive approvals permitting the supply of diesel with a minimum density of 810 kg/m³. The BP Refinery at Bulwer uses a modern hydrocracking process unique in Australia, to produce low sulphur diesel fuel.

Issues

The Committee makes its recommendation having taken into account the considerations specified in subsection 15(1) of the Act, as follows.

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

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

I may also have regard to any other matters I consider relevant. Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

Protection of the environment (a)

The diesel fuel produced at Bulwer Island Refinery is of high quality, but is of a lower density than is required by the Determination. The hydro-cracker technology uses hydrogen at a high temperature and pressure to convert heavy oils to diesel and at the same time reduce sulfur content.

The results of the NSW Roads Transport Authority Fuel Testing Program show that, when used, the fuel reduces emissions of smoke, particulate matter, oxides of nitrogen, hydrocarbons and carbon monoxide and that there is no measurable impact on carbon dioxide (CO₂) emissions, brake specific fuel consumption and power.

Protection of occupational and public health and safety

The reduction in some emissions as a result of the use of this lower density diesel may contribute to the protection of occupational and public health and safety.

Interests of consumers (c)

Technical studies on the effects on density levels on emissions and engine performance have indicated that there are advantages for efficient engine performance in specifying a narrow range (or upper and lower limit) for density values. This is because the volumetric injection of fuel in diesel engines is affected by variations in density, with large variations affecting efficient combustion. Efficiency, in turn, influences emissions performance.

Impact on economic and regional development (d)

The production of low sulfur diesel by BP's hydro-cracking unit results in diesel that does not meet the minimum density parameter in the Diesel Determination. The refinery then has to re-blend the product in order to meet the density specification, which, BP states, would lead to the sub-optimal operation of its refinery.

Reasons for decision

- 1. The lower density diesel produced at the Bulwer Island Refinery is high quality in other respects and meets all the other regulated parameters.
- Tests indicate that there is little or no reduction in vehicle operability from this fuel and emissions are lower for most pollutants.

Minister for the Environment and Heritage

December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, under section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to IOR Energy Pty Ltd (IOR).

This approval varies the fuel standard for diesel set out in the Fuel Standard (Automotive Diesel) Determination 2001 in respect of supplies by the approval holder, or by another person specified in Annexure 1, so that diesel containing the following parameters:

- Sulphur up to 85 parts per million will be taken to comply with the sulphur parameter specified in the Determination until 31 December 2007; and
- Sulphur up to 125 ppm in Eromanga Underground Mining Fuel will be taken to comply with the sulphur parameter specified in the Determination until 30 June 2007.

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

Dated: 20 December 2006

Minister for the Environment and Heritage

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

The Shell Company of Australia Ltd BP Australia Limited

Caltex Australia Ltd

Sunstate Fuels Pty Ltd Winton Roadhouse
PO Box 1877 35 Chirmside Street
MACKAY QLD 4740 WINTON QLD 4735

Transwest Fuels Pty Ltd Hi Trans Express Pty Ltd

PO Box 74 50 Apphol St

MARINE VILLAGE APPHOL PARK SA 5012

SANCTUARY COVE QLD 4212

Central Star Service Station Inland Oil Carriers Pty Ltd

64 Shamrock St 39 Byron St

BLACKALL QLD 4472 BULIMBA QLD 4171

Simpson Desert Oasis Lowes Petroleum Services Pty Ltd

Herbert Street '17 Francis St

BEDOURIE QLD 4829 GOONDIWINDI QLD 4390

Petro Fuel & Lubricants Pty Ltd Birdsville Auto Pty Ltd

383 Taylor St Frew St

TOOWOOMBA QLD 4350 BIRDSVILLE QLD 4482

Inland Petroleum Pty Ltd

PO Box 1515 39 Byron St

DUBBO NSW 2830 BULIMBA QLD 4171

Birdsville Fuel Supplies Coffisons & Sons Pty Ltd

Adelaide St 8 Gray St

BIRDSVILLE QLD 4482 HUGHENDEN QLD 4821

Central State Fuels Pty Ltd Windorah Service Station

69 Hanson Rd Albert St

GLADSTONE QLD 4680 WINDORAH QLD 4481

Conditions of approval

Conditions that apply to the approval holder and to the regulated persons

This approval is subject to the following conditions:

- users are to be informed at the point of sale that the fuel varies from the standard;
- that the fuel is only supplied under contract to commercial users and arrangements are in place to ensure it does not enter the retail market;
- that IOR provides the Department of the Environment and Heritage with a plan for meeting the 10ppm sulphur limit by 2009 and that this is provided by 30 June 2007; and
- that IOR provides quarterly reports on the amount of fuel sold which varies from the diesel specifications.



NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT TO GRANT AN APPROVAL FOR A VARIATION OF THE FUEL STANDARD (DIESEL) DETERMINATION 2001

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

Name of approval holder

Approval has been granted to IOR Energy Pty Ltd (IOR).

Period of operation

Approval is granted for a variation of the sulphur parameter for automotive diesel of 85ppm for the period from the date of this approval until 31 December 2007.

Approval is granted for a variation of the sulphur parameter for automotive diesel of 125ppm for Eromanga Underground Mining Fuel for the period from the date of this approval until 30 June 2007.

A copy of the approval Instrument is attached to this Notice.

Details of the Approval

In respect of the diesel fuel supplied by the approval holder, or a regulated person listed at Annexure 1 of the Instrument, this approval varies the Fuel Standard (Diesel) Determination 2001 so that diesel containing the following parameters:

- a sulphur content of up to 85 parts per million for automotive use; and
- a sulphur content of up to 125 parts per million for underground mining use;

will be taken to comply with the sulphur parameter specified in the Fuel Standard (Automotive Diesel) Determination 2001.

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

Background

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval I consulted with the Committee and had regard to the recommendation made at its meeting on 28 November 2006.

Findings on material questions of fact

(a) Protection of the environment

The diesel supplied by IOR appears to be of a high environmental quality with low aromatics and high cetane. It seems to be a relatively clean fuel that would contribute to reducing some toxic emissions and the protection of the environment, albeit in remote rural areas.

The region does not currently have an air quality problem, and as such the impacts on the environment as a result of the approval are expected to be minimal.

Higher levels of sulphur in diesel increase emissions of particulates into the atmosphere. A number of studies have indicated that diesel particles are mutagenic and carriers of compounds which are suspected of contributing to the rise in cancer cases in city areas with large fleets of diesel vehicles.

The approval for diesel fuel with sulphur content of 125ppm is granted for a period of six months only until evidence can be collected of its environmental benefits in underground mining situations.

(b) Protection of occupational and public health and safety

It is not expected that there will be any adverse impacts on occupational and public health and safety from the approval where the fuel is used for automotive purposes. However it is possible that underground miners may be adversely affected by the higher sulphur fuel. This will be investigated more fully.

(c) Interests of consumers

A sulphur level of 85ppm is not expected to have adverse impacts on the operability of the types of vehicles specified in the approval and where the consumer is informed of the quality of the fuel.

(d) Impact on economic and regional development

If the approval to extend the minimum sulfur standard was denied, there would be an adverse impact on economic and regional development. IOR provides significant economic benefits to the remote and regional areas in which it operates by providing a competitive and independent local fuel supply. IOR refineries and plants also provide employment opportunities for the local community.

Reasons for decision

- There are currently no air quality problems in the region that would be impacted by the granting of the approval for automotive use.
- · Where the fuel is used for underground mining a limited approval has been given until further information on its environmental benefits can be ascertained.
- · All customers receiving fuel which is the subject of this approval will be provided with information on the sulphur content of the diesel fuel.
- The approval is conditional on IOR Energy putting in place a strategy to reach compliance with future diesel standards.

Minister for the Environment and Heritage

20 ™ December 2006



FUEL QUALITY STANDARDS ACT 2000

GRANT OF APPROVAL - SECTION 13

I, Ian Gordon Campbell, Minister for the Environment and Heritage, pursuant to section 13 of the Fuel Quality Standards Act 2000 (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Stuart Petroleum Limited.

This approval varies the fuel standard for automotive diesel set out in the Fuel Standard (Automotive Diesel) Determination 2001 (the Determination) so that automotive diesel, with a minimum density of 790kg/m³ will be taken to comply with the density parameter specified in the Determination where that automotive diesel is supplied by the approval holders or by another person specified in Annexure 1 of this Approval.

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

The approval is granted from the date of this approval until 31 December 2011.

Dated: December 2006

Minister for the Environment and Heritage

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

Scotts Agencies PO Box 10 MOUNT GAMBIER SA 5290

Annexure 2

This approval is subject to the following condition:

 Information on the density parameters of the approved diesel fuel will be supplied by the approval holder or the regulated person supplying the fuel, to all third parties, to make them aware of the characteristics of the fuel and its impact on vehicle operability.



MINISTER FOR THE ENVIRONMENT AND HERITAGE

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT TO GRANT AN APPROVAL FOR A VARIATION OF THE FUEL STANDARD (AUTOMOTIVE DIESEL) DETERMINATION 2001

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

Name of approval holders

An approval has been granted to Stuart Petroleum Limited.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2011.

Details of the Approval

In respect of automotive diesel supplied by the approval holder or the 'regulated person' listed at <u>Annexure 1</u> of the approval, this approval varies the *Fuel Standard* (Automotive Diesel) Determination 2001 so that automotive diesel with a minimum density of 790kg/m³ complies with the density specifications for diesel fuel in the Determination, subject to the conditions listed in the approval at <u>Annexure 2</u>. This overrides a previous approval granted to Stuart Petroleum Limited on 13 July 2006 for a variation of the density parameter.

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

Background

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

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

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

Section 24A of the Act provides that I must consult, and have regard to, the recommendations of the Fuel Standards Consultative Committee before granting an approval under section 13. Before signing the instrument granting the approval, I had regard to the recommendation of the Committee at its meeting of 24 May 2006.

Findings on material questions of fact

(a) Protection of the environment

Low density diesel is unlikely to have any negative impact on the environment.

(b) Protection of occupational and public health and safety

It is not expected that there will be any adverse impacts on occupational and public health and safety from low density diesel beyond that already attributable to diesel fuel.

(c) Interests of consumers

Low density diesel generally has less energy than diesel which meets the legislated standard and consumers will need to use more fuel per kilometre. However because the variation is minimal and a condition has been imposed on the approval that requires information about the impact of the fuel on vehicle operability to be passed on to consumers, consumers will be able to make an informed choice to use the fuel.

(d) Impact on economic and regional development

The development of a new refinery in regional South Australia using indigenous crude oil feedstock is likely to have a number of economic and regional benefits. The building and operation of the plant and distribution of the fuel will create local employment and will ensure a constancy of supply, or a backup to supplies coming from the coast. This is likely to be important as diesel prices rise as world demand for diesel increases. The supply of local diesel may also help to insulate local business and industry from some of the worst price fluctuations associated with the supply of oil from abroad.

Reasons for decision

- 1. No adverse environmental impacts will result from the use of the low density diesel fuel.
- 2. The operability impacts of the fuel will be minimal and information will be supplied to consumers allowing them to make an informed choice.
- 3. The development of a refinery in regional South Australia is likely to have a positive impact on economic and regional development.

Minister for the Environment and Heritage

December 2006



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 Basell Autsralia Pty Ltd, Refinery Road, Corio, VIC 3214 for renewal of a special permit to export 80,000kg of a mixture of metal alkyls compounds in hydrocarbons to Akzo Nobel Chemicals by, MAE plant-Botlek site, Welplaatweg 12, NL 3197 KS Rotterdam, the Netherlands. for D14 (repacking) and D15 (storage) operations.

The waste would be transported in dedicated 20m³ ISO tanks which comply with the Type 7, UN Class 4.2 requirements by road and loaded onto a ship at the port of Melbourne, in Australia to be offloaded at Rotterdam in the Netherlands. From there, it would be transported by road to the holding facility at Akzo Nobel Chemicals plant. Following the repackaging and storage operations, the waste, under a permit issued by the Netherlands authorities, will be transported to Germany for final disposal by incineration.

The waste would transit Adelaide and Fremantle in Australia, Singapore, Tanjung Pelepas in Malaysia, Colombo in Sri Lanka, Jeddah in Saudi Arabia, Damietta and Suez Canal in Egypt, La Spezia in Italy, Tilbury and Felixstowe in the United Kingdom, and Hamburg in Germany, on its sea voyage to Rotterdam in the Netherlands.

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

Dr Barry Reville **Assistant Secretary Environment Protection Branch** January 2007



NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act* 1989, notice is given that on 21 December 2006 a permit was granted to BP Refinery (Kwinana) Pty Ltd (Australian Business Number 54 008 689 763), Mason Road, Kwinana, Western Australia 6167, (telephone (08) 9419 9483, facsimile (08) 9419 9836), to export up to 600 tonnes of spent cobalt/molybdenum and nickel/molybdenum catalyst for recycling/reclamation of metals and metal compounds at Moxba-Metrex BV, Sourethweg 13, 6422 PC Heerlen, Netherlands (telephone +31 546 577 400, facsimile +31 546 577 600).

The waste will be packed in sealed 205-litre drums, transported in containers by road and loaded onto a ship at the port of Fremantle, Australia to be offloaded at the port of Rotterdam in the Netherlands, and then transported by road to the disposal facility for recycling/reclamation of metals and metal compounds.

The movement may transit through, Singapore, Port Kelang in Malaysia and the Suez Canal in Egypt.

The export will take place in thirty five (35) shipments between 21 December 2006 and 1 November 2007.

Barry Reville Assistant Secretary Environment Protection Branch

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages. Further information or enquiries should be directed to:

Director, Hazardous Waste Section
Department of the Environment and Heritage
GPO Box 787
Canberra ACT 2601
Telephone 02 6274 1411, Facsimile 02 6274 1164, or E-mail hwa@deh.gov.au.



NOTICE OF DECISION TO GRANT A PERMIT UNDER THE HAZARDOUS WASTE (REGULATION OF EXPORTS AND IMPORTS) ACT 1989

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act* 1989, notice is given that on 8 December 2006 a permit was granted to GHD Pty Ltd, 180 Lonsdale St, Melbourne, Vic 3000, to import 1,300kg of pesticides and 200kg of PCBs from the Ministry of Environment, Land and Agriculture Development, Government of Kiribati, PO Box 234, Tarawa, Kiribati to BCD Technologies, 2 Krypton Street, Narangba, Qld 4504.

The waste will be packaged in drums according to the requirements of the UN Dangerous Goods Code in a class A shipping container for the trip from Kiribati to the Port of Brisbane. The shipment will transit Majuro, Marshall Islands. The waste will be off-loaded at the Port of Brisbane and transported by road to the Patrick Distribution Pty Ltd storage facility, if short-term storage is needed, and then to BCD Technologies. Any transport by road will be on a route approved by the Queensland Environment Protection Agency for the transport of dangerous goods.

The import will take place in one (1) shipment between 8 December 2006 and 31 December 2006.

Dr Barry Reville Assistant Secretary Environment Protection Branch

Subject to the *Administrative Appeals Tribunal Act 1975*, a person or persons whose interests are affected by this decision may, within 28 days, make an application in writing to the Department of the Environment and Heritage requesting the reasons for the decision.

An application for independent review of the decision may be made to the Administrative Appeals Tribunal on payment of the relevant fee by the applicant within 28 days of receipt of the reasons for the decision, or within 28 days of this notice if the reasons for the decision are not sought. Applications should be made to the Deputy Registrar, Administrative Appeals Tribunal in your capital city, see under Commonwealth Government Section in the White Pages. Further information or enquiries should be directed to:

Director, Hazardous Waste Section
Department of the Environment and Heritage
GPO Box 787
Canberra ACT 2601
Telephone 02 6274 1411, Facsimile 02 6274 1164, or by E-mail at hwa@deh.gov.au.



NOTICE OF VARIATION TO A PERMIT GRANTED 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 a variation has been made to a permit that has been granted to GHD Pty Ltd, 180 Lonsdale St, Melbourne, Vic 3000, Australia (telephone (03) 8687 8738, facsimile (03) 8687 8111) to import 1,300kg of pesticides and 200kg of PCBs from the Ministry of Environment, Land and Agriculture Development, Government of Kiribati, PO Box 234, Tarawa, Kiribati to BCD Technologies, 2 Krypton Street, Narangba, Qld 4504.

Under the original permit the waste was to transit Majuro, Marshall Islands only.

The variation notifies that the waste will now also transit Port Villa, Vanuatu on its way to Brisbane, Australia.

The waste will be packaged in drums according to the requirements of the UN Dangerous Goods Code in a class A shipping container for the trip from Kiribati to the Port of Brisbane. The shipment will transit Majuro, Marshall Islands and Port Villa, Vanuatu. The waste will be off-loaded at the Port of Brisbane and transported by road to the Patrick Distribution Pty Ltd storage facility, if short-term storage is needed, and then to BCD Technologies. Any transport by road will be on a route approved by the Queensland Environment Protection Agency for the transport of dangerous goods.

The import will take place in one (1) shipment between 8 December 2006 and 31 December 2006.

Dr Barry Reville Assistant Secretary Environment Protection Branch



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: D4OP-4	AUSTRALIAN XIN FENG PTY LTD
	E01	
Euroseries	WR3003	SPL Wholsale
Noken	Family Name: Basin Mixers	Noken Desing S.A.
	PAL 2210QNK, PAL 2213QNK, QUATRO 8010QNK, QUATRO 8013QNK	
LWGemmell	Z-86100	L W Gemmell and Associates Australia Pty Ltd
Mezzo	MDW012	Yale Prima Pty Ltd
Kleenmaid	Family Name: Kleenmaid 4 star family taps	Kleenmaid
	MT200, MT300	
Rada	Addition to Family Name: Minor products	Thornthwaite Technologies Pty Ltd
	Rada Sense basin 6 L/min	
	Rada Sense basin 9 L/min	
	Rada Sense basin 4 L/min	
Jem Australia	Family Name: B.E.S.T.	Jem Australia Pty Ltd
	B.E.S.T. PBS0	
	JS4000	
Reece	Posh, Base, Standard	Reece
Reece	Teknobili Plus Bath Mixer	Reece
	Mizu, Mizu, Nobili, Nobili, Porcher, Porcher, Ideal Standard, Ideal Standard	
RBA Group	Family Name: Air-Trol	RBA Group
	03-M	
American Standard	Family Name: American Standard/Ideal Standard/Porcher 4 Star Taps	American Standard Korea Inc
	OVA Basin 3124-000KEX0DW, IMAGE Bssin 1637-007MEX0DW, IMAGE Ext Basin 1647-007MEX0DW	
DW-Cerawell	Family Name: Cerawell	NDW AG
	Cerawell 300S, Cerawell 300, Cerawell 300 KIT, Cerawell 300S Kit, Cerawell 300, Cerawell 200, Cerawell 100 S	
Gemini	Family Name: Mode	Gemini Industries Pty Ltd
	Mode Low Level, Mode Mid Level	
Sommersault	KL-18	Pacific Trends International Pty Ltd

Grohe	Addition to Family Name: Grohe Basin mixers -5Lpm	Argent Australia Pty Ltd
	33161001, 33995001, 33185IPB, 3225300, 32303B, 33276B, 33165B,	
	33166B, 33153B, 33150B, 33298B, 33994B, 33273B, 33298B, 32443B	
Grohe	Addition to Family Name: Grohe hand held showers	Argent Australia Pty Ltd
	28769B, 26769B, 28770B, 26770B, 98770B, 28762B, 26762B, 28763B,	
	26763B, 98763B	
	28941B, 28964B, 78928B, 78922B, 78923B	
	28932B, 28944B, 58928B, 58922B, 58923B	
	28933B, 28945B, 68928B, 68922B, 68923B	

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).

D. Dordwic

Delegate for the Water Efficiency Labelling and Standards Regulator January 2007

COMMONWEALTH OF AUSTRALIA

Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations NOTICE OF AVAILABILITY IN AUSTRALIA OF A DRAFT COMPREHENSIVE ENVIRONMENTAL EVALUATION

I, ANTHONY JAMES PRESS, Delegate of the Minister for the Environment and Heritage, in accordance with Regulation 10 of the Antarctic Treaty (Environment Protection) (Environmental Impact Assessment) Regulations, give notice that I have received a draft comprehensive environmental evaluation of the proposed activity:

"New Indian Research Base at Larsemann Hills, Antarctica"

The evaluation was prepared under the jurisdiction of India.

A copy of the evaluation may be obtained from Mr Ewan McIvor, Senior Environmental Policy Officer, Environmental Policy and Protection Section , Australian Government Antarctic Division, 203 Channel Highway, Kingston, Tasmania 7050, or by phoning (03) 6232 3413.

An electronic copy of the evaluation is available on the internet at the following address:

http://www.aad.gov.au/default.asp?casid=29012

Interested persons may submit their comments on the evaluation to the Director of the Australian Government Antarctic Division, Channel Highway, Kingston, Tasmania 7050 or by email to eia@aad.gov.au by close of business on 23 February 2007.

AJ Press

Delegate of the Minister for the Environment and Heritage

18 January 2007

Environment Protection and Biodiversity Conservation Act 1999

Adoption of recovery plans

I, IAN GORDON CAMPBELL, Minister for the Environment and Heritage, hereby give notice that I have, under section 269A of the EPBC Act, adopted the following recovery plans prepared by the Victorian Government (or agencies of the Victoria Government):

National Recovery Plans for Victorian species Adopted by the Minister:

- 1. Acacia caerulescens (Limestone Blue Wattle)
- 2. Babingtonia crenulata (Fern-leaf Baeckea)
- 3. Boronia galbraithiae (Aniseed Boronia)
- 4. Callistemon kenmorrisonii (Betka Bottlebrush)
- 5. Carex paupera (Dwarf Sedge)
- 6. Cassinia rugata (Wrinkled Cassinia)
- 7. Daviesia laevis (Grampians Bitter-pea)
- 8. Deyeuxia pungens (Narrow-leaf Bent-grass)
- 9. Epilobium brunnescens subsp. beaugleholei (Bog Willow-herb)
- 10. Eucalyptus alligatrix subsp. limaensis (Lima Stringybark)
- 11. Eucalyptus cadens (Warby Range Swamp-gum)
- 12. Eucalyptus crenulata (Buxton Gum)
- 13. Eucalyptus strzeleckii (Strzelecki Gum)
- 14. Euphrasia collina subsp. muelleri (Purple Eyebright)
- 15. Euphrasia crassiuscula subsp. glandulifera (Thick Eyebright)
- 16. Euphrasia eichleri (Bogong Eyebright)
- 17. Grevillea bedggoodiana (Enfield Grevillea)
- 18. *Grevillea celata* (Colquhoun Grevillea)
- 19. Grevillea floripendula (Ben Major Grevillea)
- 20. Grevillea infecunda (Anglesea Grevillea)
- 21. Grevillea montis-cole subsp. brevistyla (Langi Ghiran Grevillea)
- 22. Hibbertia humifusa subsp. debilis (Dergholm Guinea-flower)
- 23. *Hibbertia humifusa* subsp. *erigens* (Euroa Guinea-flower)
- 24. Kelleria laxa (Kelleria)
- 25. Leptorhynchos gatesii (Wrinkled Buttons) (Leiocarpa gatesii)
- 26. Pratia gelida (Snow Pratia) (Lobelia gelida)
- 27. Myriophyllum porcatum (Ridged Water-milfoil)
- 28. Nematolepis frondosa (Leafy Nematolepis)
- 29. Nematolepis squamea subsp. coriacea (Harsh Nematolepis)
- 30. Nematolepis wilsonii (Shiny Nematolepis)
- 31. *Olearia astroloba* (Marble Daisy-bush)
- 32. Pimelea pagophila (Grampians Rice-flower)
- 33. Pimelea spinescens subsp. spinescens (Spiny Rice-flower)
- 34. Poa sallacustris (Salt-lake Tussock-grass)
- 35. *Pomaderris subplicata* (Concave Pomaderris)
- 36. Prostanthera galbraithiae (Wellington Mint-bush)
- 37. Pultenaea williamsoniana (Williamson's Bush Pea)
- 38. Spyridium sp. Little Desert (Forked Spyridium)
- 39. Trichanthodium baracchianum (Dwarf Yellow Heads)

40. Westringia cremnophila (Snowy River Westringia)

These recovery plans came into force on the **22 December 2006** and are available from the Australian Government Department of the Environment and Heritage web site at www.deh.gov.au/biodiversity/threatened/recovery or by contacting the Department's Community Information Unit:

Email: ciu@deh.gov.au

Mail: Community Information Unit

Department of the Environment and Heritage

GPO Box 787

Canberra ACT 2601

Freecall: 1800 803 772.

Further information about the Department can be found at www.deh.gov.au

Commonwealth of Australia

Inclusion of species in the list of threatened species under section 178 of the Environment Protection and Biodiversity Conservation Act 1999 (51)

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

deleting from the list in the endangered category

- Litoria lorica (Armoured Mistfrog)
- Litoria nyakalensis (Mountain Mistfrog)

deleting from the list in the extinct category

• Frankenia conferta (Silky Frankenia)

including in the list in the endangered category

• Frankenia conferta (Silky Frankenia)

including in the list in the critically endangered category

- Litoria lorica (Armoured Mistfrog)
- Litoria nyakalensis (Mountain Mistfrog)

Minister for the Environment and Heritage

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999 For further information see referrals list at http://www.deh.gov.au/epbc/notices

ACTIONS DETERMINED AS REQUIRING APPROVAL (EPBC Act s.75)

Reference	Title	Relevant Protected Matters	Date
2007/3213	Apache Energy Limited/Mining/Exmouth Sub Basin/Commonwealth Marine/'Van Gogh' Petroleum Field Development Exploration Permit Area WA-155-P(1)	sections 18 and 18A (Listed threatened species and communities); sections 20 and 20A (Listed migratory species); and sections 23 and 24A (Marine environment).	15-Jan-2007
2006/3190	Fraser Panarama Pty Ltd/Residential development/Hervey Bay/QLD/Residential Subdivision, Lot 2 on RP171875, Samarai Drive	sections 18 and 18A (Listed threatened species and communities)	15-Jan-2007

ACTIONS DETERMINED AS NOT REQUIRING APPROVAL (EPBC Act s.75)

Reference	Title	Date
2006/3197	Esso Australia Pty Ltd/Energy generation and supply (non-renewable)/Bass Strait/Commonwealth	15-Jan-2007
	Marine/Marlin-Snapper Gas Pipeline Project	
2006/3195	Coogee Resources/Mining/Ashmore and Cartier Islands/Commonwealth Marine/Skua and Swift	15-Jan-2007
	Oilfields	
2006/3161*	Murlan Consulting Pty Ltd/Residential development/Wahroonga/NSW/Redevelopment of Lot 1 DP	08-Jan-2007
	375262 & Lot 1 DP 726091 (formerly John Williams Respite Centre)	

^{*} Actions which are not controlled actions provided they are undertaken in a particular manner. Further information on provision and manner specified is available from www.deh.gov.au/epbc/notices

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.

Finance and Administration

Superannuation Act 1976 (Interest) Determination No. 325

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventeenth day of October 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 325.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates	in Default Fund
<i>omit</i> 14 October 2006 -		0.032161%
insert		
14 October 2006 –	17 October 2006	0.032161%
18 October 2006 -		0.032300%
[2] Schedule 3	Entry and exit rates	in Cash Option
omit		
11 October 2006 -		0.013120%
insert		
11 October 2006 –	17 October 2006	0.013120%
18 October 2006 -		0.013111%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty fourth day of October 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 326.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in	Default Fund
omit		
18 October 2006 -		0.032300%
insert		
18 October 2006 – 24	4 October 2006	0.032300%
25 October 2006 -		0.032338%
[2] Schedule 3	Entry and exit rates in	Cash Option
omit		
OTTIL		
18 October 2006 -		0.013111%
· · · · · ·		0.013111%
18 October 2006 -	24 October 2006	0.013111%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty seventh day of October 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 327.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund	
25	omit October 2006 -		0.032338%
	insert		
25	October 2006 – 27 C	October 2006	0.032338%
28	October 2006 -		0.032543%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this thirty first day of October 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 328.

2 **Amendment of Superannuation Act 1976 (Interest) Determination**

[1] Schedule 2	Entry and exit rates	s in Default Fund
omit		
28 October 2006 -		0.032543%
insert		
28 October 2006 - 31	October 2006	0.032543%
1 November 2006 -		0.032369%
[2] Schedule 3	Entry and exit rates	in Cash Option
omit		
25 October 2006 -		0.013109%
insert		
25 October 2006 – 3°	1 October 2006	0.013109%
1 November 2006 -		0.013106%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this third day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 329.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund	
omit		
1 November 2006 -		0.032369%
insert		
1 November 2006 – 3 No	ovember 2006	0.032369%
4 November 2006 -		0.032898%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this seventh day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

[41 Cabadula 2

This Determination is the Superannuation Act 1976 (Interest) Determination No 330.

Amendment of Superannuation Act 1976 (Interest) 2 **Determination**

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

Entry and suit rates in Default Fund

[1] Schedule 2	Entry and exit rates in Default Fund	
omit		0.0000000/
4 November 2006 -		0.032898%
insert		
4 November 2006 – 7	November 2006	0.032898%
8 November 2006 -		0.032934%
[2] Schedule 3	Entry and exit rates in	n Cash Option
[2] Schedule 3 omit	Entry and exit rates in	ո Cash Option
	Entry and exit rates in	0.013106%
omit	Entry and exit rates in	·
omit 1 November 2006 -		·

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act* 1976.

Dated this eighth day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 331.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund	
omit 8 November 2006 -	0.032934%	
insert		
8 November 2006	0.032934%	
9 November 2006 -	0.033178%	

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act* 1976.

Dated this fourteenth day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

[41 Cabadula 2

This Determination is the Superannuation Act 1976 (Interest) Determination No 332.

2 Amendment of Superannuation Act 1976 (Interest) Determination

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

Entry and syst rates in Default Fund

[1] Schedule 2	Entry and exit rates in	n Default Fund
<i>omit</i> 9 November 2006 -		0.033178%
insert		
9 November 2006 – 14	November 2006	0.033178%
15 November 2006 -		0.032973%
[2] Schedule 3	Entry and exit rates i	n Cash Option
<i>omit</i> 8 November 2006 -		0.013156%
insert		
8 November 2006 – 14	4 November 2006	0.013156%
15 November 2006 -		0.013156%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty first day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 333.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates	in Default Fund
omit		
15 November 2006 -		0.032973%
insert		
15 November 2006 – 21	November 2006	0.032973%
22 November 2006 -		0.032608%
[2] Schedule 3	Entry and exit rates	in Cash Option
omit		
15 November 2006 -		0.013156%
insert		
15 November 2006 – 2	1 November 2006	0.013156%
22 November 2006 -		0.013156%

I, Stephen Phillip Gibbs, Chief Executive Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty third day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 334.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] S	chedule 2	Entry and exit rates in Default	Fund
•	<i>mit</i> vember 2006 -		0.032608%
in	sert		
22 No	vember 2006 – 23 N	lovember 2006	0.032608%
24 No	vember 2006 -		0.032934%

I, Stephen Phillip Gibbs, Chief Executive Officer and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act* 1976.

Dated this twenty third day of November 2006

SP Gibbs

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No. 335.

2 Commencement

This Determination takes effect on the day on which it is made.

3 Arrangements relating to the Superannuation Act 1976 (Interest) Determination

The Superannuation Act 1976 (Interest) Determination, being the Determination relating to interest in force under subsection 154A (4) of the *Superannuation Act 1976*, is taken to have applied in a period:

- (a) starting on the date mentioned in column 2 of an item of the table; and
- (b) ending at the end of the date mentioned in column 3 of the item;

as if Schedule 2 to the Determination had specified the daily compounding interest rate mentioned in column 4 of the item.

Note The effect of this provision is to increase the interest rates that have been inserted and then omitted in the Determination by a series of amending instruments.

Table Changes to interest rates

Table Changes to Entry and Exit rates in the Default Fund

Column 1	Column 2	Column 3	Column 4
Item	For the period starting on	and ending at the end of	Schedule 2 is taken to have specified the rate per day of
1	3 August 2005	9 August 2005	0.032257%
2	10 August 2005	10 August 2005	0.031884%
3	11 August 2005	12 August 2005	0.032226%
4	13 August 2005	16 August 2005	0.032646%
5	17 August 2005	23 August 2005	0.032604%
6	24 August 2005	30 August 2005	0.032212%
7	31 August 2005	2 September 2005	0.031728%
8	3 September 2005	6 September 2005	0.032952%
9	7 September 2005	8 September 2005	0.032717%
10	9 September 2005	13 September 2005	0.032993%
11	14 September 2005	19 September 2005	0.032911%
12	20 September 2005	27 September 2005	0.033195%
13	28 September 2005	30 September 2005	0.033255%
14	1 October 2005	4 October 2005	0.033781%
15	5 October 2005	6 October 2005	0.033648%
16	7 October 2005	7 October 2005	0.032894%
17	8 October 2005	11 October 2005	0.032117%
18	12 October 2005	17 October 2005	0.032078%
19	18 October 2005	24 October 2005	0.031351%
20	25 October 2005	26 October 2005	0.030634%
21	27 October 2005	1 November 2005	0.030944%
22	2 November 2005	3 November 2005	0.031356%

Table

Changes to interest rates

		Changes to intere	sirales	rabie
23	4 November 2005	4 November 2005	0.031728%	
24	5 November 2005	8 November 2005	0.032135%	
25	9 November 2005	14 November 2005	0.032098%	
26	15 November 2005	21 November 2005	0.032451%	
27	22 November 2005	25 November 2005	0.032882%	
28	26 November 2005	29 November 2005	0.033084%	
29	30 November 2005	5 December 2005	0.033046%	
30	6 December 2005	13 December 2005	0.033291%	
31	14 December 2005	19 December 2005	0.032779%	
32	20 December 2005	22 December 2005	0.032938%	
32	23 December 2005	28 December 2005	0.033248%	
34	29 December 2005	3 January 2006	0.033419%	
35	4 January 2006	4 January 2006	0.033244%	
36	5 January 2006	10 January 2006	0.034140%	
37	11 January 2006	17 January 2006	0.034346%	
38	18 January 2006	19 January 2006	0.034400%	
38	20 January 2006	20 January 2006	0.033747%	
40	21 January 2006	24 January 2006	0.034102%	
41	25 January 2006	30 January 2006	0.033909%	
42	31 January 2006	2 February 2006	0.034428%	
43	3 February 2006	6 February 2006	0.034855%	
44	7 February 2006	14 February 2006	0.034326%	
45	15 February 2006	21 February 2006	0.033999%	
46	22 February 2006	22 February 2006	0.033677%	
47	23 February 2006	28 February 2006	0.033986%	
48	1 March 2006	3 March 2006	0.034029%	
49	4 March 2006	7 March 2006	0.034334%	
50	8 March 2006	14 March 2006	0.034226%	

Changes to interest rates		
15 March 2006	21 March 2006	0.034241%
22 March 2006	27 March 2006	0.034462%
28 March 2006	31 March 2006	0.034576%
1 April 2006	4 April 2006	0.034721%
5 April 2006	7 April 2006	0.036044%
8 April 2006	11 April 2006	0.036280%
12 April 2006	13 April 2006	0.036176%
14 April 2006	18 April 2006	0.035656%
19 April 2006	19 April 2006	0.035586%
20 April 2006	26 April 2006	0.035922%
27 April 2006	2 May 2006	0.036019%
3 May 2006	5 May 2006	0.035938%
6 May 2006	8 May 2006	0.035502%
9 May 2006	11 May 2006	0.035866%
12 May 2006	15 May 2006	0.036024%
16 May 2006	16 May 2006	0.035495%
17 May 2006	18 May 2006	0.034932%
19 May 2006	19 May 2006	0.034536%
20 May 2006	23 May 2006	0.033906%
24 May 2006	30 May 2006	0.033446%
31 May 2006	1 June 2006	0.033884%
2 June 2006	5 June 2006	0.033230%
6 June 2006	7 June 2006	0.033561%
8 June 2006	9 June 2006	0.032913%
10 June 2006	13 June 2006	0.031997%
14 June 2006	14 June 2006	0.032231%
15 June 2006	16 June 2006	0.031189%
	15 March 2006 22 March 2006 28 March 2006 1 April 2006 5 April 2006 8 April 2006 12 April 2006 19 April 2006 20 April 2006 27 April 2006 3 May 2006 6 May 2006 9 May 2006 12 May 2006 14 May 2006 15 May 2006 16 May 2006 17 May 2006 19 May 2006 20 May 2006 21 May 2006 22 May 2006 24 May 2006 25 May 2006 26 May 2006 27 May 2006 29 May 2006 20 May 2006 20 May 2006 21 May 2006 22 June 2006 31 May 2006	15 March 2006 21 March 2006 22 March 2006 27 March 2006 28 March 2006 31 March 2006 1 April 2006 4 April 2006 5 April 2006 7 April 2006 8 April 2006 11 April 2006 12 April 2006 13 April 2006 14 April 2006 18 April 2006 19 April 2006 26 April 2006 20 April 2006 26 April 2006 27 April 2006 26 April 2006 3 May 2006 5 May 2006 6 May 2006 8 May 2006 11 May 2006 15 May 2006 12 May 2006 15 May 2006 14 May 2006 16 May 2006 17 May 2006 18 May 2006 18 May 2006 19 May 2006 15 May 2006 17 May 2006 15 May 2006 17 May 2006 15 May 2006 19 May 2006 15 May 2006 17 May 2006 15 May 2006 19 May 2006 15 May 2006 19 May 2006 15 May 2006 19 May 2006 15 June 2006 20 May 2006 5 June 2006 31 May 2006 7 June 2006 8 June 2006 9 June 2006 10 June 2006 13 June 2006 10 June 2006 13 June 2006

		Changes to interest rates		Table
78	17 June 2006	19 June 2006	0.031592%	
79	20 June 2006	20 June 2006	0.032022%	
80	21 June 2006	23 June 2006	0.031607%	
81	24 June 2006	27 June 2006	0.032105%	
82	28 June 2006	29 June 2006	0.031881%	

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty eighth day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

[1] Schedule 2

This Determination is the Superannuation Act 1976 (Interest) Determination No 336.

2 Amendment of Superannuation Act 1976 (Interest) Determination

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

Entry and exit rates in Default Fund

Littly and exit rates in	i Delauit i uliu
	0.032934%
28 November 2006	0.032934%
	0.032884%
Entry and exit rates in	n Cash Option
	0.013156%
28 November 2006	0.013156%
	0.013157%
	28 November 2006 Entry and exit rates in

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty ninth day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 337.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] \$	Schedule 2	Entry and exit rates in Default Fund	
	o <i>mit</i> ovember 2006 -		0.032884%
i	nsert		
29 No	ovember 2006 – 29 N	November 2006	0.032884%
30 No	ovember 2006 -		0.032442%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this thirtieth day of November 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

Name of Determination 1

This Determination is the Superannuation Act 1976 (Interest) Determination No 338.

2 **Amendment of Superannuation Act 1976 (Interest) Determination**

[1] Schedule 2	Entry and exit rates in	Default Fund
omit		
30 November 2006 -		0.032442%
insert		
30 November 2006 – 30	November 2006	0.032442%
1 December 2006 -		0.032802%

I, Stephen Phillip Gibbs, Chief Executive Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act* 1976.

Dated this fifth day of December 2006

SP Gibbs

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 339.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund
	omit	
1 D	ecember 2006 -	0.032802%
	insert	
1 D	ecember 2006 – 5 De	cember 2006 0.032802%
6 D	ecember 2006 -	0.032965%

[2] Schedule 3 Entry and exit rates in Cash Option		Cash Option
omit		0.0404570/
29 November 2006 -		0.013157%
insert		
29 November 2006 – 5	December 2006	0.013157%
6 December 2006 -		0.013209%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this seventh day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 340.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund
omit	
6 December 2006 -	0.032965%
insert	
6 December 2006 – 7 De	ecember 2006 0.032965%
8 December 2006 -	0.033119%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twelfth day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 341.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund	
omit		
8 December 2006 -		0.033119%
insert		
8 December 2006 – 12 December 2006		0.033119%
13 December 2006 -		0.032968%

[2] Schedule 3	Schedule 3 Entry and exit rates in Cash Option	
omit		
6 December 2006 -		0.013209%
insert		
6 December 2006 - 12 December 2006		0.013209%
13 December 2006 -		0.013210%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this fourteenth day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

Name of Determination 1

This Determination is the Superannuation Act 1976 (Interest) Determination No 342.

2 **Amendment of Superannuation Act 1976 (Interest) Determination**

[1	l] Schedule 2	Entry and exit rates in Default Fund	
	omit		0.032968%
_	13 December 2006 -		0.03290070
	insert		
•	13 December 2006 – 1	4 December 2006	0.032968%
•	15 December 2006 -		0.033081%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this fifteenth day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 343.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund	
omit	0.0000040/	
15 December 2006 -	0.033081%	
insert		
15 December 2006	0.033081%	
16 December 2006 -	0.033372%	

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this nineteenth day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

Name of Determination 1

This Determination is the Superannuation Act 1976 (Interest) Determination No 344.

2 **Amendment of Superannuation Act 1976 (Interest) Determination**

[1] Schedule 2	Entry and exit rates in Default Fund
omit	
16 December 2006 -	0.033372%
insert	
16 December 2006 – 19	December 0.033372%
20 December 2006 -	0.033384%

[2] Schedule 3	Entry and exit rates in Cash Option
omit	
13 December 2006 -	0.013210%
insert	
13 December 2006 - 1	9 December 2006 0.013210%
20 December 2006 -	0.013210%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this twenty second day of December 2006

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 345.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default	Fund
20	omit December 2006 -		0.033384%
	insert		
20	December 2006 – 22	December	0.033384%
23	December 2006 -		0.033581%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this second day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

Name of Determination 1

This Determination is the Superannuation Act 1976 (Interest) Determination No 346.

2 **Amendment of Superannuation Act 1976 (Interest) Determination**

[1] Schedule 2	Entry and exit rates in	Default Fund
omit		
23 December 2006 -		0.033581%
insert		
23 December 2006 – 26	December 2006	0.033581%
27 December 2006 -		0.033553%

[2] Schedule 3	Entry and exit rates in Cash (Option
omit		
20 December 2006 -		0.013210%
insert		
20 December 2006 - 2	26 December 2006	0.013210%
27 December 2006 -		0.013255%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this second day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 347.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default	Fund
	omit		0.0225520/
27	December 2006 -		0.033553%
	insert		
27	December 2006 – 28 [December 2006	0.033553%
29	December 2006 -		0.033641%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this second day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 348.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund	
	omit		
29	December 2006 -	0.033641%	ó
	insert		
29	December 2006 – 2 J	anuary 2007 0.033641%	6
3.1	anuary 2007 -	0.033600%	6

[2] Schedule 3	Entry and exit rates in Cash Option
omit	
27 December 2006 -	0.013255%
insert	
27 December 2006 – 2	January 2007 0.013255%
3 January 2007 -	0.013251%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this fourth day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 349.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund
	omit	
3 J	anuary 2007 -	0.033600%
	insert	
3 J	anuary 2007 – 4 Ja	nuary 2007 0.033600%
5 J	anuary 2007 -	0.033957%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this eighth day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 350.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in	Default Fund
	omit		
5 J	anuary 2007 -		0.033957%
	insert		
5 J	anuary 2007 – 8 Jai	nuary 2007	0.033957%
9 J	anuary 2007 -		0.033591%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the *Superannuation Act 1976*.

Dated this ninth day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 351.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund
	omit	
9 J	anuary 2007 -	0.033591%
	insert	
9 J	anuary 2007 – 9 Jar	uary 2007 0.033591%
10	January 2007 -	0.033591%

[2] Schedule 3	Entry and exit rates	in Cash Option
<i>omit</i> 3 January 2007 -		0.013251%
insert		
3 January 2007 – 9 J	anuary 2007	0.013251%
10 January 2007 -		0.013306%

I, Peter Carrigy-Ryan, Chief Operating Officer, and Delegate of Australian Reward Investment Alliance as Trustee of the Commonwealth Superannuation Scheme, make this Determination under section 154A of the Superannuation Act 1976.

Dated this fifteenth day of January 2007

P Carrigy-Ryan

Delegate of Australian Reward Investment Alliance

1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 352.

2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in	Default Fund
omit		
10 January 2007 -		0.033591%
insert		
10 January 2007 – 15 J	anuary 2007	0.033591%
16 January 2007 -		0.033708%



Lands Acquisition Delegation 2007

I, RICHARD MANSELL COLBECK, Parliamentary Secretary to the Minister for Finance and Administration, make this Delegation under section 139 of the Lands Acquisition Act 1989.

Dated 12⁷⁴ January 2007

Parliamentary Secretary to the Minister for Finance and Administration

Contents

1. Name of Delegation 2 2. Commencement 2 3. Revocation 2 4. Definitions 2 5. Delegation 2 6. Acquisition and disposal of land - delegation (Act s 40, s 119) 3 7. Interests in overseas land - delegation (Act s 125) 3 8. Exercising power to acquire or dispose of land 3 9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20 Schedule 4 Overseas land delegations (office accommodation) 22			Page
3. Revocation 4. Definitions 5. Delegation 6. Acquisition and disposal of land - delegation (Act s 40, s 119) 7. Interests in overseas land - delegation (Act s 125) 8. Exercising power to acquire or dispose of land 9. Restriction on delegations Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	1. Name of	of Delegation	2
4. Definitions 5. Delegation 6. Acquisition and disposal of land - delegation (Act s 40, s 119) 7. Interests in overseas land - delegation (Act s 125) 8. Exercising power to acquire or dispose of land 9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	2. Comme	encement	2
5. Delegation 2 6. Acquisition and disposal of land - delegation (Act s 40, s 119) 3 7. Interests in overseas land - delegation (Act s 125) 3 8. Exercising power to acquire or dispose of land 3 9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	Revoca	ition	2
6. Acquisition and disposal of land - delegation (Act s 40, s 119) 7. Interests in overseas land - delegation (Act s 125) 8. Exercising power to acquire or dispose of land 9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	4. Definiti	ions	2
7. Interests in overseas land - delegation (Act s 125) 8. Exercising power to acquire or dispose of land 9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	Delegat	tion	2
8. Exercising power to acquire or dispose of land 9. Restriction on delegations Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	6. Acquisi	ition and disposal of land - delegation (Act s 40, s 119)	
9. Restriction on delegations 4 Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	Interest	s in overseas land - delegation (Act s 125)	3
Schedule 1 Delegations 5 Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	Exercis	ing power to acquire or dispose of land	3
Schedule 2 Acquisition and disposal delegations 9 Schedule 3 Overseas land delegations (residential accommodation) 20	9. Restrict	ion on delegations	4
Schedule 3 Overseas land delegations (residential accommodation) 20	Schedule 1	Delegations	5
	Schedule 2	Acquisition and disposal delegations	9
Schedule 4 Overseas land delegations (office accommodation) 22	Schedule 3	Overseas land delegations (residential accommodation) 20
	Schedule 4	Overseas land delegations (office accommodation)	22

Section 1

Name of Delegation

This Delegation is the Lands Acquisition Delegation 2007.

2 Commencement

This Delegation commences on gazettal.

3 Revocation

The instrument of delegation of the Minister's powers and functions, made under section 139 of the Act on 20 April 2006, is revoked.

4 Definitions

In this Delegation:

Act means the Lands Acquisition Act 1989.

Agency has the meaning given by section 7 of the Public Service Act 1999.

Note Section 7 of the Public Service Act 1999 defines Agency as being a Department, Executive Agency or Statutory Agency. Department, Executive Agency and Statutory Agency are also defined in section 7 of that Act.

Category A position means the position mentioned or identified by position title of any of the following positions in the Department:

- (a) Secretary of the Department;
- (b) General Manager, Asset Management Group;
- (c) Division Manager, Shareholder and Asset Sales Division; and
- (d) Branch Manager, Special Claims and Land Policy Branch, Shareholder and Asset Sales Division.

Category B position means the position mentioned or identified by position title or number of any of the following positions in the Department:

- (a) Finance and Administration Executive Level 2, Director, Land Operations and Public Works, Special Claims and Land Policy Branch; and
- (b) Finance and Administration Executive Level 1, Assistant Director, Land Operations and Public Works, Special Claims and Land Policy Branch.

Department means the Department of Finance and Administration.

5 Delegation

- (1) The power or function of the Minister under a provision of the Act mentioned in Schedule 1 is delegated to the person for the time being holding, occupying, or performing the duties of, the positions specified.
- (2) A delegate may exercise the power or function mentioned in item 20 of Schedule 1 only if:
 - (a) the delegate has discussed the proposed amount of the final offer with the claimant; and
 - (b) the claimant has indicated in writing that he or she will accept the amount offered.



Section 5

6 Acquisition and disposal of land — delegation (Act, ss 40 and 119)

The following powers of the Minister are delegated to the person for the time being holding, occupying, or performing the duties of, a position mentioned, or identified by a position number, in Schedule 2:

- (a) the power of the Minister under subsection 40 (1) of the Act to authorise the acquisition by agreement of a leasehold interest in land, other than land in a public park, if the interest to be acquired is available in the market, within the meaning of subsection 40 (5) of the Act and the term of the lease is for a period of 22 years or less;
- (b) the power of the Minister under subsection 40 (1) of the Act to authorise the acquisition by agreement of an interest in land, other than land in a public park, if the interest to be acquired:
 - (i) is available in the market, within the meaning of subsection 40 (5) of the Act; and
 - (ii) is for residential accommodation for persons engaged or employed to perform services in an Agency;
- (c) the power of the Minister under subsection 119 (1) of the Act:
 - (i) to authorise the disposal of an interest in land by sub-letting, assigning or terminating a lease, or an interest in a lease, on the land; and
 - (ii) to authorise the disposal of an interest in land acquired or used for residential accommodation for persons engaged or employed to perform services in an Agency.

7 Interests in overseas land — delegation (Act s 125)

- (1) The power of the Minister under subsection 125 (3) of the Act to authorise, in writing, the acquisition or disposal of an interest in overseas land by an acquiring authority is delegated to the person for the time being holding, occupying, or performing the duties of, a Category A position.
- (2) The power of the Minister under subsection 125 (3) of the Act to authorise, in writing, the acquisition or disposal of a leasehold interest in overseas land for residential accommodation is delegated to the person for the time being holding, occupying, or performing the duties of, a position mentioned in Schedule3.
- (3) The power of the Minister under subsection 125 (3) of the Act to authorise, in writing, the acquisition or disposal of a leasehold interest in overseas land for office accommodation is delegated to the person for the time being holding, occupying, or performing the duties of, a position mentioned in Schedule 4.

8 Exercising power to acquire or dispose of land

- (1) This section applies to a person who:
 - (a) has been delegated the Minister's power under section 40, 119 or 125 of the Act to authorise the acquisition or disposal of land or an interest in land; and
 - (b) exercises that power to authorise the acquisition or disposal of land or an interest in land.



Section 8

(2) The person must give a written statement about the acquisition or disposal of the land, or the interest in the land, to the appropriate person in the Department who is responsible for matters related to the Act not later than 14 days after the person acquires or disposes of the land or the interest.

9 Restriction on delegations

Nothing in this Delegation allows the Minister to delegate any of his or her powers or functions under the Act to a person who:

- (a) has not been appointed or engaged under the *Public Service Act* 1999; or
- (b) does not have executive authority in relation to the affairs of the Commonwealth authority in which the person's delegation may be exercised



Schedule 1

Schedule 1 Delegations (section 5)

		(section b)	
Item	Provision	Summary of power or function (for information only)	Position
Ī	s 22 (1)	Make a written declaration that the delegate is	Category A position
		considering the acquisition by an acquiring authority of an interest in land (other than a mortgage interest) for a public purpose	Category B position
2	s 26 (4)	Agree, in writing, to an extension of the period within which a person may apply for a reconsideration of a pre-acquisition declaration	Category A position
3	s 35	Correct clerical errors or obvious mistakes in an authorising document, that is, a pre-acquisition declaration or a certificate under section 24	Category A position Category B position
4	s 40 (1)	Authorise the acquisition by agreement of an interest in land, other than land in a public park, by an acquiring authority for a public purpose	Category A position Category B position
5	s 40 (6)	Give a certificate stating that the acquisition of the interest by the acquiring authority would be a standard commercial transaction	Category A position Category B position
6	s 47 (1)	Agree to an extension of the period of occupancy under section 47	Category A position Category B position
7	s 47 (4)	Determine, and set out in a notice given to the occupier, the terms and conditions of occupancy under section 47	Category A position Category B position
8	s 50 (1)	By notice published in the Gazette, vary a	Category A position
		declaration under subsection 41(1) for the purpose of correcting a clerical error, or an obvious mistake, in the declaration	Category B position
9	s 53 (2)	By written notice given to a mortgagee from whom a mortgage interest has, or may have been, acquired by compulsory process, require the mortgagee, at his or her option: (a) to make a claim under Division 4; or (b) to waive the right to compensation.	Category A position Category B position
10	s 53 (3)	In writing, extend the period of time within which a mortgagee may make a claim	Category A position Category B position
11	s 60 (d)	Approve, in writing, the carrying out of improvements on land that is the subject of a pre- acquisition declaration	Category A position Category B position
12	s 66 (1) (a)	By written notice require a person from whom an interest in land, other than a mortgage interest, has been acquired by compulsory process, to provide the delegate with information on any mortgages held over an interest in land	Category A position Category B position



Item	Provision	Summary of power or function (for information only)	Position
13	s 66 (2)	Allow, in writing, the extension of the period within which a person is required to give particulars under s 66 (1) and, if particulars are not given by an owner, to agree with a person claiming to be a mortgagee about the amounts due under the mortgage	Category A position
14	s 67 (2) (a)	Approve the form of a claim for compensation for the purposes of s 67 (2)	
1.5	50 (1)	, ,	Category B position
15	s 70 (1)	By written notice given to the claimant: (a) accept a claim for compensation; and (b) offer an amount for compensation; and (c) explain how the amount for compensation was arrived at	Category A position
16	s 71 (6) (b)	Give a notice to the claimant under s 70 (1), if the Administrative Appeals Tribunal has accepted a claim for compensation	Category A position
17	s 72 (3) (b)	Give a notice to the claimant under s 70 (1), if the Federal Court declares that the interest specified in the claim was acquired from the claimant by compulsory process	Category A position
18	s 72 (4) (c)	Give a notice to the claimant under s 70 (1), if the Federal Court declares that an interest, other than the interest specified in the claim, was acquired from the claimant by compulsory process	Category A position
19	s 74 (1) (a)	Allow an extension of time within which a claiment must apply to the Administrative Appeals Tribunal under section 71	Category A position
20	s 76 (1)	By written notice given to the claimant: (a) make a final offer of compensation to which the Minister considers the claimant is entitled in accordance with Division 2 or 3 of Part VII of the Act; and (b) explain to the claimant how the amount of the final offer was arrived at (This power is delegated only where the claimant	Category A position
		and the Commonwealth are agreed about the amount of compensation)	
21	s 78 (1)	Agree with an owner of an interest in land (other than a mortgage interest) on the amount of compensation to which the owner will be entitled if the interest is acquired by compulsory process within a time specified in the agreement	Category A position Category B position
22	s 80	Agree, in writing, with a person who has rejected an offer of compensation to submit the question of the amount of compensation to be settled by arbitration or to be determined by an expert	Category A position
23	s 85	Make an advance on account of compensation that may, or has, become payable under Part VII of the Act	Category A position Category B position



Item	Provision	Summary of power or function (for information only)	Position
24	s 86 (2)	Pay rates or other similar charges in respect of land, or an interest in land, which were due immediately before compulsory acquisition of the interest	Category A position Category B position
25	s 90 (2)	Pay compensation into the Reserve	Category A position
26	s 90 (3)	Pay rates, taxes and other similar charges which are due at the time of acquisition and deduct the amount of the payment from the amount of compensation otherwise payable into the Reserve	Category A position
27	s 90 (5)	Pay compensation out of the Reserve to a person who rectifies a default or delay mentioned in s 90 (1)	Category A position
28	s 97 (2) (a)	Approve the form of a claim for compensation for the purposes of s 97 (2)	Category A position
29	s 98 (1)	By written notice given to the claimant: (a) inform the claimant that the claim is accepted; and (b) make an offer for an amount for compensation; and (c) explain to the claimant how the amount offered was arrived at	Category A position
30	s 99 (6) (b)	Give a notice under s 98 (1) to a claimant, if the Administrative Appeals Tribunal decides that the claimant is entitled to compensation in respect of the loss to which the claim relates	Category A position
31	s 100 (3) (b)	Give a notice under s 98 (1) to a claimant, if the Federal Court declares that the claimant is entitled to compensation in respect of the loss to which the claim relates	Category A position
32	s 100 (4) (c)	Give a notice under s 98 (1) to a claimant, if the Federal Court declares that the claimant is entitled to compensation in respect of some other loss suffered by the claimant	Category A position
33	s 106 (1)	Agree, in writing, with a person who has rejected an offer of compensation under Part VIII to have the amount of compensation to which the person is entitled, settled by arbitration or determined by an expert	Category A position
34	s 110 (2)	Make an advance on account of compensation which may be payable under Part VIII of the Act	Category A position
35	s 114 (2) and (4)	Pay compensation money into and out of the Reserve	Category A position
36	s 118	Direct that an interest in land vested in the Commonwealth be transferred to a particular Commonwealth authority	Category A position Category B position
37	s 119 (1)	Authorise, in writing, the disposal of an interest in land vested in an acquiring authority	Category A position Category B position



Item	Provision	Summary of power or function (for information only)	Position
38	s 121 (2)	By written notice given to the former owner of an interest in land:	Category A position Category B position
		(a) make an offer for sale of the interest; and	
		(b) specify the amount that represents the market value of the interest at the time of the offer	
39	s 121 (8)	By written notice given to the former owner, extend the period of 2 months mentioned in s 121 (7) (b)	Category A position
40	s 121 (10) (b)	Decide who is fairly entitled to the benefit of s 121 (1)	Category A position
41	s 123 (1)	By notice published in the Gazette, extinguish an	Category A position
		easement	Category B position



Schedule 2

Schedule 2 Acquisition and disposal delegations (section 6)

Item	Agency	Position	Position No.
Agric	culture, Fisheries and Forestry port	folio	
ì	Department of Agriculture, Fisheries and Forestry	Chief Operating Officer	16448
2	Department of Agriculture, Fisheries and Forestry	Executive Director, AQIS	10891
3	Department of Agriculture, Fisheries and Forestry	Executive Manager, Quarantine - AQIS	16748
4	Department of Agriculture, Fisheries and Forestry	Executive Manager, Exports - AQIS	15367
5	Department of Agriculture, Fisheries and Forestry	Finance Manager - AQIS	13962
6	Department of Agriculture, Fisheries and Forestry	National Manager, Business Strategy Group - AQIS	15460
7	Department of Agriculture, Fisheries and Forestry	Chief Finance Officer	544
8	Australian Pesticides and Veterinary Medicines Authority	Chief Executive Officer	N/A
Attorn	ney-General's portfolio		
9	Attorney-General's Department	General Manager, Corporate Services	2235
10	Attorney-General's Department	Assistant Secretary, Financial Management Branch	2003955
11	Australian Customs Service	Chief Financial Officer	5
12	Australian Customs Service	Director, National Property Services	708
13	Administrative Appeals Tribunal	Assistant Registrar	N/A
14	Administrative Appeals Tribunal	Manager Corporate Support	N/A
15	Australian Federal Police	Chief Operating Officer	N/A
16	Australian Federal Police	Chief Finance Officer	N/A
17	Australian Federal Police	Manager, Commercial Support	N/A
18	Australian Federal Police	Coordinator, Building and Accommodation	N/A
19	Australian Government Solicitor	Chief Executive Officer	N/A
20	Australian Government Solicitor	Chief Financial Officer	N/A
21	Australian Institute of Criminology	Director	N/A
22	Australian Institute of Criminology	Manager, Corporate Services	15
23	Australian Law Reform Commission	President	N/A
24	Australian Security Intelligence Organisation	First Assistant Director-General, Corporate Management	CSD001



Item	Agency	Position	Position No.
25	Australian Transaction Reports and Analysis Centre	Corporate General Manager	N/A
26	Australian Transaction Reports and Analysis Centre	Director	N/A
27	Family Court of Australia	Executive Director Corporate	0680
28	Family Court of Australia	Executive Director Client Services	4252
29	Federal Court of Australia	Manager - Property and Facilities	N/A
30	Federal Court of Australia	Executive Director - Corporate Services	N/A
31	High Court of Australia	Chief Executive and Principal Registrar	N/A
32	Human Rights and Equal Opportunity Commission	President	N/A
33	Human Rights and Equal Opportunity Commission	Executive Director	N/A
34	Human Rights and Equal Opportunity Commission	Finance Manager	N/A
35	Insolvency and Trustee Service Australia	Chief Executive	23557
36	Insolvency and Trustee Service Australia	Executive Director	22371
37	Insolvency and Trustee Service Australia	Chief Financial Officer	22291
38	Australian Crime Commission	Chief Executive Officer	N/A
39	Australian Crime Commission	Director, Infrastructure and Corporate Services	N/A
40	National Native Title Tribunal	Director, Corporate Services and Public Affairs	66
41	National Native Title Tribunal	Chief Financial Officer	291
42	Office of Film and Literature Classification	Director	N/A
43	Office of Parliamentary Counsel	First Parliamentary Counsel	N/A
44	Office of the Privacy Commissioner	Privacy Commissioner	N/A
45	Office of the Privacy Commissioner	Deputy Privacy Commissioner	N/A
46	Commonwealth Director of Public Prosecutions	First Deputy Director	50000002
47	Commonwealth Director of Public Prosecutions	Deputy Director, Corporate Management	50000019
48	Commonwealth Director of Public Prosecutions	National Finance Manager	50000054



49	Department of Communications, Information Technology and the Arts		10004
50	Department of Communications, Information Technology and the Arts	Chief Operating Officer, Corporate and Business Division	45326
51	Department of Communications, Information Technology and the Arts	Chief Finance Officer	31293
52	Australia Council	Chief Executive Officer	N/A
53	Australian Communications and Media Authority	Chair	N/A
54	Australian Communications and Media Authority	General Manager, Corporate	N/A
55	Australian Communications and Media Authority	Manager, Facilities	N/A
56	Australian Communications and Media Authority	Chief Finance Officer, Finance and Facilities Branch	N/A
57	Australian Film Commission	Chief Executive Officer	88783
58	Australian Film Commission	Director Corporate Services	88758
59	Australian Film, Television and Radio School	Director	141
60	Australian Film, Television and Radio School	Head of Corporate Services	23A
61	Australian Film, Television and Radio School	Head of Technology and Infrastructure	72 A
62	Australian National Maritime Museum	Director	N/A
63	Australian Sports Commission	Chief Executive Officer	1
64	Australian Sports Commission	Director, Corporate Services	745
65	Australian Sports Anti-Doping Authority	Chief Executive Officer	A9001
56	Australian Sports Anti-Doping Authority	Chief Financial Officer	A9600
57	National Archives of Australia	Director-General	N/A
8	National Archives of Australia	Assistant Director-General, Corporate	89
9	National Archives of Australia	National Director, Facilities	30011
0	National Archives of Australia	Deputy Director-General, National Coordination	90
1	National Gallery of Australia	Director	0101
2	National Gallery of Australia	Deputy Director	0105
3	National Gallery of Australia	Head of Facilities Management	1301
4	National Library of Australia	Director-General (CEO)	1
5	National Library of Australia	Assistant Director-General (CFO)	2
1		Lands Acquisition Delegation 2007	



Ac	quisition and disposal delegations		Schedule 2
76	National Museum of Australia	Director	N/A
77	National Museum of Australia	General Manager, Operations	N/A
78	National Museum of Australia	Finance Manager	N/A
Def	ence portfolio		
79	Department of Defence	Deputy Secretary, Defence Support Group	115400
80	Department of Defence	Head, National Operations Division	104286
81	Department of Defence	Assistant Secretary, Technical and Facilities Services	104742
82	Department of Defence	Director, Property Services	00115174
83	Department of Defence	Assistant Director, Property Services – Acquisitions and Leasing	00106023
84	Department of Defence	Assistant Director, Property Services Business Services Manager	515062
85	Department of Defence	Regional Manager – Corporate Services and Infrastructure ACT/NSW	104512
86	Department of Defence	Regional Manager — Corporate Services and Infrastructure Central and Northern NSW	489768
87	Department of Defence	Regional Manager – Corporate Services and Infrastructure North Queensland	343161
88	Department of Defence	Regional Manager – Corporate Services and Infrastructure Northern Territory and Kimberley Region	100427
89	Department of Defence	Regional Manager – Corporate Services and Infrastructure Riverina/Murray Valley	343162
90	Department of Defence	Regional Manager – Corporate Services and Infrastructure South Australia	104380
91	Department of Defence	Regional Manager — Corporate Services and Infrastructure South Queensland	104835
92	Department of Defence	Regional Manager – Corporate Services and Infrastructure Southern Victoria	110721
93	Department of Defence	Regional Manager – Corporate Services and Infrastructure Sydney Central	178894
94	Department of Defence	Regional Manager – Corporate Services and Infrastructure Sydney West/South	106354
95	Department of Defence	Regional Manager - Corporate Services and Infrastructure Tasmania	485375
96	Department of Defence	Regional Manager - Corporate Services and Infrastructure Western Australia	419526



Acc	uisition and disposal delegations		Schedule 2
Edu	cation, Science and Training portfoli	io	
97	Department of Education, Science and Training		N/A
98	Department of Education, Science and Training	Deputy Secretary	N/A
99	Department of Education, Science and Training	Group Manager, Finance, Property and Planning Group	N/A
100	Department of Education, Science and Training	Branch Manager, Property and Planning Branch	N/A
101	Department of Education, Science and Training	Director, Property and Environment Team	N/A
102	Australian Nuclear Science and Technology Organisation	Executive Director	N/A
103	Commonwealth Scientific and Industrial Research Organisation	Chief Executive	N/A
104	Commonwealth Scientific and Industrial Research Organisation	Chief Financial Officer	N/A
105	Commonwealth Scientific and Industrial Research Organisation	General Manager, Corporate Property	N/A
106	Commonwealth Scientific and Industrial Research Organisation	Property Manager, Property Resources, Corporate Property	N/A
Empl	oyment and Workplace Relations por	tfolio .	
107	Department of Employment and Workplace Relations	Secretary	18200
108	Department of Employment and Workplace Relations	General Manager, Corporate	33150
109	Department of Employment and Workplace Relations	Assistant Secretary, Business Services Branch, Corporate	21325
110	Equal Opportunity for Women in the Workplace Agency	Director	11592
111	Office of the Australian Building and Construction Commissioner	Assistant Commissioner, Corporate	42275
112	Australian Fair Pay Commission Secretariat	Director	44847
113	Australian Fair Pay Commission Secretariat	Assistant Director, Corporate Management Branch	44838
114	Office of Workplace Services	Director	44476
115	Office of Workplace Services	Deputy Director	44704
116	Office of Workplace Services	Chief Finance Officer	44221
117	Office of Workplace Services	General Manager, Corporate	44855
18	Australian Industrial Registry	Industrial Registrar	01
19	COMCARE	General Manager, Corporate Management Division	600



Acq	uisition and disposal delegations		Schedule 2
Envi	ironment and Heritage portfolio		
120	Department of the Environment and Heritage	First Assistant Secretary, Corporate Strategies Division	2282
121	Department of the Environment and Heritage	Assistant Secretary, People Management Branch	1063
122	Australian Government Antarctic Division	Director	80000500
123	Australian Government Antarctic Division	General Manager, Corporate	10000001
124	Australian Government Antarctic Division	Property and Security Manager	80000006
125	Australian Government Antarctic Division	Deputy Director	80000556
126	Bureau of Meteorology	Assistant Director (Management)	81
127	Bureau of Meteorology	Executive Officer, General Services	285
128	Bureau of Meteorology	Manager, Works and Services	293
129	Parks Australia	Director of National Parks	N/A
Famil	lies, Community Services and Indige	nous Affairs portfolio	
130	Department of Families, Community Services and Indigenous Affairs	Section Manager, Property Operations – Facilities Team 2	50000704
131	Department of Families, Community Services and Indigenous Affairs	Section Manager, Property Operations + Facilities Team 1	00003737
132	Department of Families, Community Services and Indigenous Affairs	Chief Financial Officer	50008625
133	Department of Families, Community Services and Indigenous Affairs	First Assistant Secretary, Corporate Services Group	50010929
134	Department of Families, Community Services and Indigenous Affairs	Branch Manager, Property and Security Branch	50013368
135	Social Security Appeals Tribunal	National Manager	50002384
136	Social Security Appeals Tribunal	Executive Director	50002383
137	Australian Institute of Family Studies	Deputy Director - Corporate and Strategy	N/A



Fin	ance and Administration portfolio		
138	Department of Finance and Administration	General Manager, Corporate	N/A
139	Department of Finance and Administration	Division Manager, Property and Construction Division	N/A
140	Department of Finance and Administration	Branch Manager, Property Management Branch	N/A
141	Department of Finance and Administration	Director, Divestment Projects, Property Management Branch	N/A
142	Department of Finance and Administration	Director, Divestment Program, Property Management Branch	N/A
143	Australian Electoral Commission	Electoral Commissioner	N/A
144	Australian Electoral Commission	First Assistant Commissioner (Business Support)	N/A
145	Australian Electoral Commission	Assistant Commissioner, Corporate Services)	N/A
146	Australian Electoral Commission	Director (Corporate Administrative Policy and Services)	CO435
147	Comsuper	Chief Financial Officer	3938
Fore	ign Affairs and Trade portfolio		
148	Department of Foreign Affairs and Trade	First Assistant Secretary, Diplomatic Security Information Management and Service Division	0001207
149	Department of Foreign Affairs and Trade	Assistant Secretary, ICT Services and Domestic Property Branch	00000975
150	Department of Foreign Affairs and Trade	Executive Director, Overseas Property Office	00000666
151	Department of Foreign Affairs and Trade	Assistant Secretary, Property Planning and Strategic Planning Branch Overseas Property Office	00004057
152	Department of Foreign Affairs and Trade	Assistant Secretary, Property Operations and Alliance Management Branch, Overseas Property Office	00004058
153	Department of Foreign Affairs and Trade	Director, Development Management, Overseas Property Office	00004059
154	Department of Foreign Affairs and Trade	Director, Estate Management, Overseas Property Office	00004063
155	Department of Foreign Affairs and Trade	Director, Strategic Planning, Overseas Property Office	00004064
156	Department of Foreign Affairs and Trade	Chief Finance Office, Finance Management Branch, Corporate Management Division	00003916
157	Department of Foreign Affairs and Trade	Director, Budget Development Section, Finance Management Branch, Corporate Management Division	00000372
58	AusAID	Director, Assets and Property Section	149
15		Lands Acquisition Delegation 2007	



Acc	quisition and disposal delegations		Schedule 2
159	AusAID	Assistant Director General, Corporate Services Branch	10
160	Australian Trade Commission	Chief Executive Officer	N/A
161	Australian Trade Commission	Executive Director, Government and Corporate Services	N/A
162	Australian Trade Commission	Group Manager, Business Effectiveness	N/A
163	Australian Trade Commission	Group Manager, Finance Operations	N/A
164	Australian Trade Commission	Group Manager, Government International and Policy	N/A
Hea	lth and Ageing portfolio		
165	Department of Health and Ageing	Chief Operating Officer, Business Group	20003251
166	Department of Health and Ageing	Assistant Secretary, Corporate Support Branch	01201272
167	Department of Health and Ageing	Director, Physical Services Section	20002025
168	Australian Institute of Health and Welfare	Director	99001
169	Food Standards Australia New Zealand	Section Manager, Corporate	8734
170	Food Standards Australia New Zealand	Assistant Section Manager, Corporate	A0005
171	Australian Radiation Protection and Nuclear Safety Agency	Chief Executive Officer	13000
172	Therapeutic Goods Administration	Director, Business and Services Branch	12000187
173	Therapeutic Goods Administration	Executive Director, Business Management Group	20003253
174	Therapeutic Goods Administration	Chief Finance Officer	20004068
Huma	nn Services portfolio		
175	Department of Human Services	Secretary	N/A
176	Department of Human Services	Deputy Secretary	N/A
177	Department of Human Services	Chief Financial Officer	N/A
178	Centrelink	Chief Financial Officer – Financial Management & Business Support Division	62032969
179	Centrelink	National Manager, Contracts and Procurement	4
180	Centrelink	National Manager, Property and Environmental Management	4144
181	Centrelink	Chief Executive of the Commonwealth Service Delivery Agency	900847
182	Centrelink	Business Manager, Property and Facilities Management	896599
183	Medicare Australia	Chief Executive Officer	C0001
184	Medicare Australia	Deputy Chief Executive Officer	C3277
185	Medicare Australia	Deputy Chief Executive Officer	C3278
16		Lands Acquisition Delegation 2007	

Acqu	uisition and disposal delegations		Schedule 2
186	Medicare Australia	Chief Financial Officer	C4432
187	Medicare Australia	Manager - Property, Procurement and Security	C3526
188	Medicare Australia	State Manager, South Australia	S0001
189	Medicare Australia	State Manager, Queensland	Q0001
190	Medicare Australia	State Manager, Victoria	V0001
191	Medicare Australia	State Manager, Western Australia	W0001
192	Medicare Australia	State Manager, Tasmania	T0003
193	Medicare Australia	State Manager, New South Wales	N0001
194	Australian Hearing Services	Managing Director	G001
195	Australian Hearing Services	Chief Financial Officer	G400
196	CRS Australia	General Manager	N/A
197	CRS Australia	Deputy General Manager	N/A
198	CRS Australia	National Manager, Corporate Services	N/A
199	Child Support Agency	General Manager	115038
<i>[mmi</i>	gration and Multicultural Affairs po	rtfolio	
200	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Border Control and Compliance	3020
201	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Detention and Offshore Services Division	60006572
202	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Citizenship, Settlement and Multicultural Affairs	3340
203	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Refugee, Humanitarian and International	3366
204	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Client services Division	3361
205	Department of Immigration and Multicultural Affairs	Assistant Secretary, Property and Business Continuity Branch	60004824
206	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Financial Strategy and Reporting	3362
207	Office of Indigenous Policy Coordination	First Assistant Secretary, Business Services	40003992
208	Office of Indigenous Policy Coordination	Assistant Secretary, Administration Branch	40003453
209	Migration Review Tribunal	Principal Member	15000
210	Refugee Review Tribunal	Principal Member	15000
Industi	ry, Tourism and Resources portfolio		
211	Department of Industry, Tourism and Resources	Secretary	7000
212	Department of Industry, Tourism and Resources	Head of Division, Corporate	7015
213	Department of Industry, Tourism and Resources	General Manager, Business and Ministerial Services	7025
214	Geoscience Australia	Chief Executive Officer	N/A



Acc	quisition and disposal delegations		Schedule 2
215	Geoscience Australia	General Manager, Corporate Branch	N/A
216	IP Australia	Director General	7008
217	IP Australia	Chief Financial Officer	5829
218	IP Australia	Director, Financial and Property Services	5834
219	Tourism Australia	Managing Director	N/A
220	Tourism Australia	Director, Corporate Services	N/A
Prin	ne Minister and Cabinet portfolio		
221	Department of the Prime Minister and Cabinet	Poputy Secretary, Social Policy and Corporate Group	N/A
222	Department of the Prime Minister and Cabinet	Assistant Secretary, People, Resources and Communications Division	N/A
223	Department of the Prime Minister and Cabinet	Assistant Secretary, Information Services Branch	
224	Australian National Audit Office	Executive Director, Corporate Management Branch	1439
225	Australian National Audit Office	Senior Director, Business Support and Corporate Governance	1594
226	Office of National Assesments	Director-General	N/A
227	Office of National Assesments	Assistant Director General, Corporate and IT Services	N/A
228	Office of Commonwealth Ombudsman	Ombudsman	88
229	Office of Commonwealth Ombudsman	Deputy Ombudsman	89
230	Office of Commonwealth Ombudsman	Deputy Ombudsman	4509
231	Australian Public Service Commission	Public Service Commissioner	N/A
232	Australian Public Service Commission	Group Manager, Corporate	N/A
233	Australian Public Service Commission	Chief Finance Officer	N/A
234	Office of the Official Secretary to the Governor-General	Official Secretary to the Governor-General	N/A
235	Office of the Official Secretary to the Governor-General	Deputy Official Secretary to the Governor- General	N/A
236	Office of the Official Secretary to the Governor-General	Corporate Manager	N/A
Transp	oort and Regional Services portfolio		
237	Department of Transport and Regional Services	Chief Operating Officer	18080
238	Department of Transport and Regional Services	Chief Financial Officer	18083
239	Department of Transport and Regional Services	Section Head, Office Services	1275
240	Civil Aviation Safety Authority	Chief Executive Officer	1000
18		Lands Acquisition Delegation 2007	



Acq	uisition and disposal delegations		Schedule 2
241	Civil Aviation Safety Authority	Deputy CEO, Operations	1748
242	Civil Aviation Safety Authority	Deputy CEO, Strategy and Support	1861
243	Civil Aviation Safety Authority	Chief Financial Officer	1097
244	National Capital Authority	Chief Executive	1
245	National Capital Authority	Managing Director Business	110
246	National Capital Authority	Manager Diplomatic/General Leasing	55
247	National Capital Authority	Managing Director Design	10
Trea	sury portfolio		
248	The Treasury	Senior Advisor, Financial and Facilities Management Unit	909
249	Australian Competition and Consumer Commission	Chief Executive Officer	1
250	Australian Competition and Consumer Commission	Chief Finance Officer	1013
251	Australian Competition and Consumer Commission	General Manager, Corporate	7
252	Australian Bureau of Statistics	Assistant Statistician, Corporate Support Branch	24
253	Australian Bureau of Statistics	Director, National Property Section	7329
254	Australian Prudential Regulation Authority	Any person appointed as an APRA Member	N/A
255	Australian Reinsurance Pool Corporation	Chief Executive	N/A
256	Australian Taxation Office	Commissioner of Taxation	1
257	Australian Taxation Office	Second Commissioner of Taxation	3
258	Australian Taxation Office	Chief Financial Officer	108195
259	Australian Taxation Office	Assistant Commissioner of Taxation	342035
260	Australian Taxation Office	Director of Strategic Property	103043
261	Australian Taxation Office	First Assistant Commissioner, ATO People	1017636
262	National Competition Council	President	N/A
263	National Competition Council	Executive Director	N/A
264	Productivity Commission	Assistant Commissioner, Corporate Services	800
Vetera	ns' Affairs portfolio		
265	Department of Veterans' Affairs	Chief Finance Officer	646
266	Australian War Memorial	Director	N/A



Overseas land delegations (residential accommodation)

Schedule 3

Schedule 3 Overseas land delegations (residential accommodation)

(subsection 7 (2))

Item	Agency	Position	Position No
Attor	ney-General's portfolio		
i	Australian Federal Police	Deputy Commissioner	N/A
2	Australian Federal Police	Chief Operating Officer	N/A
3	Australian Federal Police	Chief Finance Officer	N/A
4	Australian Federal Police	Manager, Commercial Support	N/A
Forei	gn Affairs and Trade portfolio		
5	Department of Foreign Affairs and Trade	Australian Ambassador to Abu Dhabi, Afghanistan, Argentina, Austria, Belgium, Brazil, Burma, Cambodia, Chile, Croatia, Denmark, East Timor, Egypt, Federated States of Micronesia, France, Germany, Greece, Holy See, Hungary, Indonesia, Iran, Iraq, Ireland, Israel, Italy, Japan, Jordan, Kuwait, Laos, Lebanon, Mexico, Nepal, People's Republic of China, Philippines, Poland, Portugal, South Korea, Saudi Arabia, Serbia and Montenegro, Spain, Sweden, Switzerland, Thailand, The Netherlands, the Russian Federation, Turkey, United States of America, Vietnam, Zimbabwe	N/A
	Department of Foreign Affairs and Trade	Australian Consul-General to Nauru, New York (United Nations), Chicago, Los Angeles, Honolulu, Hong Kong (SAR), Shanghai, Guangzhou, Ho Chi Minh City, Bali, Geneva, New Caledonia	N/A
	Department of Foreign Affairs and Trade	Australian High Commissioner to Bangladesh, Brunei Darussalam, Canada, Cyprus, Fiji, Ghana, India, Kenya, Kiribati, Malaysia, Malta, Mauritius, New Zealand, Nigeria, Pakistan, Papua New Guinea, Samoa, Singapore, Solomon Islands, South Africa, Sri Lanka, Tonga, Trinidad and Tobago, United Kingdom, Vanuatu	N/A
	Department of Foreign Affairs and Trade	Chief Accounting Officer for an overseas mission or post, appointed by the Secretary of the Department of Foreign Affairs and Trade	N/A
	Department of Foreign Affairs and Trade	Executive Director, Overseas Property Office	00000666
	Department of Foreign Affairs and Trade	Assistant Secretary, Property Planning and Strategic Planning Branch, Overseas Property Office	00004057



Overseas land delegations (residential accommodation)

item	Agency	Position	Position No.
11	Department of Foreign Affairs and Trade	Assistant Secretary, Property Operations and Alliance Management Branch, Overseas Property Office	00004058
12	Department of Foreign Affairs and Trade	Director, Development Management, Overseas Property Office	00004059
13	Department of Foreign Affairs and Trade	Director, Estate Management, Overseas Property Office	00004063
14	Department of Foreign Affairs and Trade	Director, Strategic Planning, Overseas Property Office	00004064
15	Department of Foreign Affairs and Trade	Chief Finance Officer, Finance Management Branch, Corporate Management Division	00003916
16	Department of Foreign Affairs and Trade	Director, Budget Development Section, Finance Management Branch, Corporate 'Management Division	00000372
17	AusAID	Director, Assets and Property Section	149
18	AusAĭD	Assistant Director General, Corporate Services Branch	10
19	Australian Trade Commission	Chief Executive Officer	N/A
20	Australian Trade Commission	Executive Director, Government and Corporate Services	N/A
21	Australian Trade Commission	Group Manager, Business Effectiveness	N/A
22	Australian Trade Commission	Group Manager, Finance Operations	N/A
23	Australian Trade Commission	Group Manager, Government Industry and Policy	N/A
Immig.	ration and Multicultural Affairs por	tfolio	
24	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Client Services Division	3361
25	Department of Immigration and Multicultural Affairs	Assistant Secretary, Property and Business Continuity Branch	60004824
26	Department of Immigration and Multicultural Affairs	Director, National Office, Property	60009235
27	Department of Immigration and Multicultural Affairs	Director, Service Delivery Network	8541
Industr	y, Tourism and Resources Portfolio		
28	Tourism Australia	Managing Director	N/A
29	Tourism Australia	Director, Corporate Services	N/A



Overseas land delegations (office accommodation)

Schedule 4

Schedule 4 Overseas land delegations (office accommodation)

(subsection 7 (3))

_ltem	Agency	Position	Position No.
Atto	rney-General's portfolio	•	
. 1	Australian Federal Police	Deputy Commissioner	N/A
2	Australian Federal Police	Chief Operating Officer	N/A
3	Australian Federal Police	Chief Finance Officer	N/A
4	Australian Federal Police	Manager, Commercial Support	N/A
Fore	ign Affairs and Trade portfolio		
5	Department of Foreign Affairs and Trade	Secretary	1
6	Department of Foreign Affairs and Trade	Executive Director, Overseas Property Office	00000666
7	Department of Foreign Affairs and Trade	Assistant Secretary, Property Planning and Strategic Planning Branch, Overseas Property Office	00004057
8	Department of Foreign Affairs and Trade	Assistant Secretary, Property Operations and Alliance Management Branch, Overseas Property Office	00004058
9	Department of Foreign Affairs and Trade	Director, Development Management, Overseas Property Office	00004059
10	Department of Foreign Affairs and Trade	Director, Estate Management, Overseas Property Office	00004063
11	Department of Foreign Affairs and Trade	Director, Strategic Planning, Overseas Property Office	00004064
12	Department of Foreign Affairs and Trade	Chief Finance Officer, Finance Management Branch, Corporate Management Division	00003916
13	Department of Foreign Affairs and Trade	Director, Budget Development Section, Finance Management Branch, Corporate Management Division	00000372
14	AusAID	Director, Assets and Property Section	149
15	AusAID	Assistant Director General, Corporate Services Branch	10
16	Australian Trade Commission	Chief Executive Officer	N/A
17	Australian Trade Commission	Executive Director, Government and Corporate Services	N/A
18	Australian Trade Commission	Group Manager, Business Effectiveness	N/A
19	Australian Trade Commission	Group Manager, Finance Operations	N/A
20	Australia Trade Commission	Group Manager, Government International and Policy	N/A



26

Tourism Australia

Overseas land delegations (office accommodation)

Schedule 4

N/A

Health	and Ageing portfolio		
21	Food Standards Australia New Zealand	Section Manager, Corporate	8734
22	Food Standards Australia New Zealand	Assistant Section Manager, Corporate	A0005
Immig	ration and Multicultural Affairs poi	tfolio	
23	Department of Immigration and Multicultural Affairs	First Assistant Secretary, Client Services Division	3361
24	Department of Immigration and Multicultural Affairs	Assistant Secretary, Property and Business Continuity Branch	60004824
Industi	ry, Tourism and Resources Portfolio		
25	Tourism Australia	Managing Director	N/A

Director, Corporate Services



Health and Ageing



Private Health Insurance Administration Council

National Health Act, 1953 – Part VI REGISTRATION OF ORGANISATIONS

NOTIFICATION in accordance with Section 81 of the *National Health Act, 1953* showing particulars of all subsisting registrations under Section 73 of the Act.

Registered Health Benefits Organisations as at 1 January 2007.

NAME	ACN
	000 002 020
Australasian Conference Association Ltd	000 003 930
Australian Health Management Group Ltd	003 683 298
Australian Unity Health Ltd	078 722 568
BUPA Australia Health Pty Ltd	003 098 655
CBHS Health Fund Ltd	087 648 717
Cessnock District Health Benefits Fund Ltd	088 368 067
Credicare Health Fund Ltd	098 685 459
Defence Health Ltd	008 629 481
GMHBA Ltd	004 417 092
Grand United Corporate Health Ltd	002 985 033
HBF Health Funds Inc	[ABN] 74 712 601 443
Health Care Insurance Ltd.	009 579 088
Health Insurance Fund of W.A.	[ABN] 84 607 276 950
Healthguard Health Benefits Fund Ltd	054 321 274
Health-Partners Inc	[ABN] 46 087 705 822
Latrobe Health Services Inc.	[ABN] 95 159 348 533
Lysaght Peoplecare Ltd	087 648 753
Manchester Unity Australia Ltd	087 648 771
MBF Alliances Pty Ltd ¹	075 799 236
MBF Australia Ltd	000 057 590
Medibank Private Ltd	080 890 259
Mildura District Hospital Fund Ltd	078 202 089
N.I.B. Health Funds Ltd	000 124 381
Navy Health Ltd	092 229 000
Phoenix Health Fund Ltd	000 124 863
Queensland Country Health Ltd	085 048 237
Queensland Teachers' Union Health Fund Ltd	085 150 376
Railway & Transport Health Fund Ltd	087 648 744
Reserve Bank Health Society Ltd	087 648 735
South Australian Police Employees' Health Fund Inc	[ABN] 93 742 577 533
St Luke's Medical & Hospital Benefits Association Ltd	009 479 618
Teachers Federation Health Ltd	097 030 414
	027 000 111

Registered Health Benefits Organisations as at 1 January 2007.		
NAME	ACN	
The Doctors' Health Fund Ltd ²	001 417 527	
The Hospitals Contribution Fund of Australia Ltd	000 026 746	
Transport Health Pty Ltd	099 028 127	
United Ancient Order of Druids Friendly Society Ltd	087 649 134	
Westfund Ltd	002 080 864	

¹ Formerly MBF Health Pty Ltd ² Formerly AMA Health Fund Ltd



THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF ARTESUNATE INJECTION AS AN ORPHAN DRUG

I, Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods* Regulations 1990 ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated artesunate injection solution as an orphan drug on January 2007 for the treatment of severe malaria including cerebral malaria and as a second line treatment in chloroquine resistant malaria cases.

The dose form for artesunate injection for this indication is solution for injection.

The sponsor of artesunate injection is Link Pharmaceuticals trading at Link Medical Products Pty Ltd.

(signed)

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

Dated this Day of January 2007



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 12 December 2006, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Genrx Pty Ltd, Suite 2B, Level 3, Building A, 11 Talavera Road, North Ryde. N.S.W. 2113 ("the Company") to supply Cephalexin [as monohydrate] (Chemart Cephalexin)250mg Capsules [AUST R 33229], which are exempt from the compliance with Therapeutic Goods order No 69(TGO 69) "General requirements for labels for medicines", specifically that the excipients hydrochloric acid for pH adjustment and water for injection omitted.

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

- 1. The exemption applies to 29,000 units of batch 1711015.
- 2. The exempted labels are those supplied with your application.
- 3. No other changes have been made to the product.



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 13 December 2006, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for Mayne Pharma Pty Ltd, Level 6, 390 St Kilda Road, Melbourne VIC ("the Company") to supply Ketamine(as hydrochloride)(Ketalar) injection 200mg in 2mL vial, (AUST R 70073) which are exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) "General requirements for labels for medicines".

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

- 1. The exemption applies specifically only to batches S019713, S1079713AA, S119713AA and S149713AA only, as detailed in your letter of application.
- 2. Your company will pay the normal fee that applies for an application to make this change
- 3. No other changes have been made to the product.
- 4. The labels to be used for the above batches of product are those currently approved for the previous sponsor of the product, Pfizer Australia Pty Ltd, who has given Mayne Pharma authority to use their labels and has agreed to forward any complaints, enquires and reports of adverse events to your company (Pfizer letter of 7 December 2006 refers.)



THERAPEUTIC GOODS ACT 1989

PUBLICATION OF A LIST OF AUTHORISED PERSONS

I, NGAIRE BRYAN, delegate of the Secretary to the Department of Health and Ageing, for the purposes of subsection 3(3) of the *Therapeutic Goods Act 1989* (the Act), hereby publish a list of persons authorised to exercise the powers of an authorised person:

1. Under subsection 28(5); paragraph 37(2)(b) and subsection 40(4) of the Act:

Kaye Michelle BRADSHAW

Gaye Louise CAMM

Mark Damian GEORGE

Gerhard Siegfried (Gary) GROHMANN

Katherine Jane CLARK

Kevin Ian GRANT

Matthew James HARVE

Gerhard Siegfried (Gary) GROHMANN

Frank Ullrich HOEREN

Adrian Stephen KRAUSS

Matthew James HARVEY

Garry John HOPKINS

Chong Seng LOH

Therese MARENGO

Andrew David Jeffrey MEEK

Maria Ioannou POULIS

Christopher Geoffrey ROLLS

William Aubrey SHERWIN

Trevor Eamon BYRNE

Lynette Elizabeth LEWIS

Nagendram NANDAPALAN

Robert John PRESTRIDGE

Daniel Fridolin ROTHENFLUH

Patrick John TRAVERS

Philip Kendall HARRISON

2. Under subsection 28(5); paragraph 37(2)(b) and subsection 40(4), subsection 41EB(4), subsection 41EJ(1) and subsection 41FN(1) of the Act:

Mark DICKSON Susanne Janette DOUGLAS Jennifer Carrolyn DOULTREE Douglas FENWICK

Noel FRASER

Anderw GILES

Stephen John HART

Hongxia JIN

Darren Laurence FREESTONE

Anthony Richard GOULD

Jenny HANTZINIKOLAS

Mark Jeffery KOEN

GuanTat KHOO Doreene Michelle KOHALMI
Gary Bruce LANE Andrew Stuart LATTIMORE

Alyce MAKSOUD Jan MICHALICEK
Dragana MILIC Andrew John MUIR

Robyn Lee OATEY Robert John PRESTRIDGE Roger William SNAITH Carolyn Teresa WOODRUFF

Andrzej Zbigniew WOZNIAK Albert FARRUGIA
Pandurang Rangappa ARKERI Michael Bernard FLOOD

John Leonard JAMIESON Halina JAROSZ Kyparissoula John POULIS Shu Xin QU Glen Martin SMITH
Patricia Agnes STEWART-RICHARDSON
Pamela Susan CARTER
Jan Kornel DALCZYSKI

Keith Macpherson SMITH
Maxine Shelley TANG
Vivienne Beatrix CHRIST
Jorge Enrique GARCIA

Danny Brian HAWKE Ying HUANG

Robyn Susan ISAACSON Karen LONGSTRAFF
Ian John LYALL Michelle Louise PRIOR
Kathryn Jane RUSBRIDGE Nadeh (Nadia) Saed SALEH

Pradip ADHIKARI Peter Howard BIRD
Alan Gordon DUFF Tahli FENNER
Robert SPENCE Andrew WALL

Rodolfo Luis FERRARI

3. Under subsection 28(5), subsection 41EB(4), subsection 41EJ(1) and subsection 41FN(1) of the Act:

Graeme James HARRIS

Guy HIBBINS

4. Under subsection 28(5), paragraph 37(2)(b), subsection 40(4), subsection 41EJ(1), subsection 41FN(1), section 46, section 46A, section 46B, section 47, section 48, section 48B, section 48C, section 48E, section 48H, section 48J, section 49, section 50, section 51 and section 51A of the Act:

John COLOEWilliam Lindsay HENLEYRobert William HIGNETTBrett Anthony IRWINJohn Leslie JANSENGeoffrey William LANEMargaret Christine LANEMichael LOHSE

Eric Phillip McINTOSH Glen Alexander SAUNDERS

Andrew James SHORT Barry Cecil SMITH

Mark Robert WISE

5. Under subsection 28(5); subsection 40(4), subsection 41EJ(1) and subsection 41FN(1) of the Act:

John BALDAS

6. Under Schedule 3, Part 1.7; Schedule 3, Part 4.6 and Schedule 3, Part 5.6 of the Therapeutic Goods (Medical Devices) Regulations 2002:

Mark DICKSON Susanne Janette DOUGLAS

Jennifer Carrolyn DOULTREE Douglas FENWICK

Noel FRASER

Anderw GILES

Stephen John HART

Hongxia JIN

Darren Laurence FREESTONE

Anthony Richard GOULD

Jenny HANTZINIKOLAS

Mark Jeffery KOEN

GuanTat KHOO Doreene Michelle KOHALMI
Gary Bruce LANE Andrew Stuart LATTIMORE

Alyce MAKSOUD Jan MICHALICEK
Dragana MILIC Andrew John MUIR

Robyn Lee OATEY Robert John PRESTRIDGE

Roger William SNAITH Pandurang Rangappa ARKERI Michael Bernard FLOOD

Halina JAROSZ

Keith Macpherson SMITH Pamela Susan CARTER Jan Kornel DALCZYNSKI Danny Brian HAWKE Robyn Susan ISAACSON Karen LONGSTAFF

Michelle Louise PRIOR Nadeh (Nadia) Saed SALEH Carolyn Teresa WOODRUFF Rodolfo Luis FERRARI John Leonard JAMIESON

Patricia STEWART-RICHARDSON

Maxine Shelley TANG Vivienne Beatrix CHRIST Jorge Enrique GARCIA

Ying HUANG

Mary Veronica KEHOE

Ian John LYALL

Kathryn Jane RUSBRIDGE Andrzej Zbigniew WOZNIAK

7. Under regulation 7.4 of the Therapeutic Goods (Medical Devices) Regulations 2002:

Guy HIBBINS

(Signed) NGAIRE BRYAN Delegate of the Secretary to the Department of Health and Ageing

15 January 2007



THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

PUBLICATION OF A LIST OF OFFICIAL ANALYSTS

I, NGAIRE BRYAN, delegate of the Secretary to the Department of Health and Ageing, for the purposes of subregulation 25(2) of the Therapeutic Goods Regulations 1990 (the Regulations), hereby:

Publish a list of persons appointed as official analysts under subregulation 25(1) of the Regulations:

Trevor Eamon BYRNE Rodolfo Luis FERRARI Kyparrisoula John POULIS Keith Macpherson SMITH

Mohammed Ibraheem Abbas ALALI

Kaye Michelle BRADSHAW

Jennifer BURNETT

Annette Maree CARMICHAEL Mano George CONSTANTINE Vivienne Beatrix CHRIST Tova Ellen DUCKER Mark Damian GEORGE

Gerhard Siegfried (Gary) GROHMANN

Danny Brian HAWKE Frank Ullrich HOEREN

Ying HUANG

Mary Veronica KEHOE Adrian Stephen KRAUSS Pamela Lynette LARKIN Karen LONGSTAFF

Hakuru Baddalage MALIYASENA

Melanie Jane McINTYRE Andrew David Jeffrey MEEK Nagendram NANDAPALAN Robert John PRESTRIDGE Maria Ioannou POULIS

Daniel Fridolin ROTHENFLUH Nadeh (Nadia) Saed SALEH Albert FARRUGIA
John JAMIESON
Glenn Martin SMITH
Maxine Shelley TANG
Christopher Mark BOSWELL
Richard William BROWN

Richard William BROWN
Gaye Louise CAMM
Katherine Jane CLARK
Jan Kornel DALCZYNSKI
Tania DALLA POZZA

Jorge Enrique GARCIA Kevin Ian GRANT

Matthew James HARVEY

Celma HAYES

Garry John HOPKINS Robyn Susan ISAACSON Elisabeth Alexandra KERR Vanessa Margaret LAMB

Chong Seng LOH Ian John LYALL Therese MARENGO

Nicholas Eugene MEDVECZKY Keith George MORTIMER

Tue Hai NGUYEN Michell Louise PRIOR

Christopher Geoffrey ROLLS Kathryn Jane RUSBRIDGE Dharam Pal SHARMA William Aubrey SHERWIN David Bruce SMYTHE Patrick John TRAVERS Mala WEERASURIA Lira Sari WOO Elena YUDINA Zlata IVANOV Adam Michael SMITH Edna Corpus SORIANO Derna Margaret Mary WATERS John Victor WICKS Tho Man YAP John BALDAS

(Signed)
NGAIRE BRYAN
Delegate of the Secretary to the Department of Health and Ageing

15 January 2007

Transport and Regional Services

Instrument No: 121/2006

Page 1 of 1



Maritime Transport and Offshore Facilities Security Regulations 2003

EXEMPTION FROM DISPLAYING AND CARRYING MARITIME SECURITY IDENTIFICATION CARDS FOR PERSONS ENTERING THE WANDOO A/B OFFSHORE FACILITY

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

 All Vermilion Oil and Gas Australia Party Ltd personnel and contractors working on the Wandoo A/B Offshore Facility.

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

The exemption is given subject to the following conditions:

- This is an exemption from the requirement to display and carry only the Regulations must still be adhered to with regards to the requirement to hold MSiCs.
- Control arrangements in support of this exemption are to be included in the relevant Maritime Security Plan for Wandoo A/B Offshore Facility on its next review.

Dated /5/L January 2007

John Kilner

Delegate of the Secretary of the

Department of Transport and Regional Services

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 971

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
OOCL ZHOUSHAN	HONG KONG	9332195

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

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

NAMES OF PORTS FOR WHICH PERMIT ISSUED Sydney, Melbourne, Brisbane

Dated at CANBERRA this

Daicu al CANBERRA (III)

day of

January/2007

Official Stamp

AUSTRALIA

AUSTRALIA

S30118455

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- This Permit covers the period 30/01/2007 to 29/04/2007.
- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. Dry Buik Cargo only may be carried.
- 5. The cargo may only be carried from: Sydney to Melbourne and Brisbane, Melbourne to Brisbane
- 6. If there is a change in schedule the Operations Centre must be advised before the vessel sails.
- 7. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 9. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
- (a) there is no licensed ship available for that carriage; or
- (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage; and
- in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal
- 10. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so. Contact details of relevant licensed operators are available on request from the Operations Centre.

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

No: 970

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	IMO Number
SINOTRANS SHANGHAI	MONROVIA	9304693

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

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

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

Brisdane, Bell Bay, Fremantie, Sydney

Dated at CANBER

Official Stamp



day of

January/2007

Delegate of the Minister for Transport and Regional Services

CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

- 1. That the Operations Centre is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This Permit covers the period 24/02/2007 to 23/05/2007.

SZ3/I

- 3. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 4. General Cargo only may be carried.

BANSPORT AND

- 5. The cargo may only be carried from: Brisbane to Bell Bay and Fremantic, Sydney to Bell Bay and Fremantie, Bell Bay to Fremantie, Fremantie to Brisbane and Bell Bay
- 6. If there is a change in schedule the Operations Centre must be advised before the vessel sails.
- 7. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.
- 8. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 9. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
- (a) there is no licensed ship available for that carriage; or
- (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage; and
- in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal
- 10. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so. Contact details of relevant licensed operators are available on request from the Operations Centre.

Reference Number: S28/2006018



Aviation Transport Security Act 2004

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

I, DARREN STUART CROMBIE, General Manager, Aviation Security Operations, Office of Transport Security, Department of Transport and Regional Services, AMEND the Notice of Declaration of Security Controlled Airports and Establishment of Airside Areas published under section 28 of the *Aviation Transport Security Act* 2004 (the Act) in the *Gazette* (No. S 40, 3 March 2005), as follows:

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

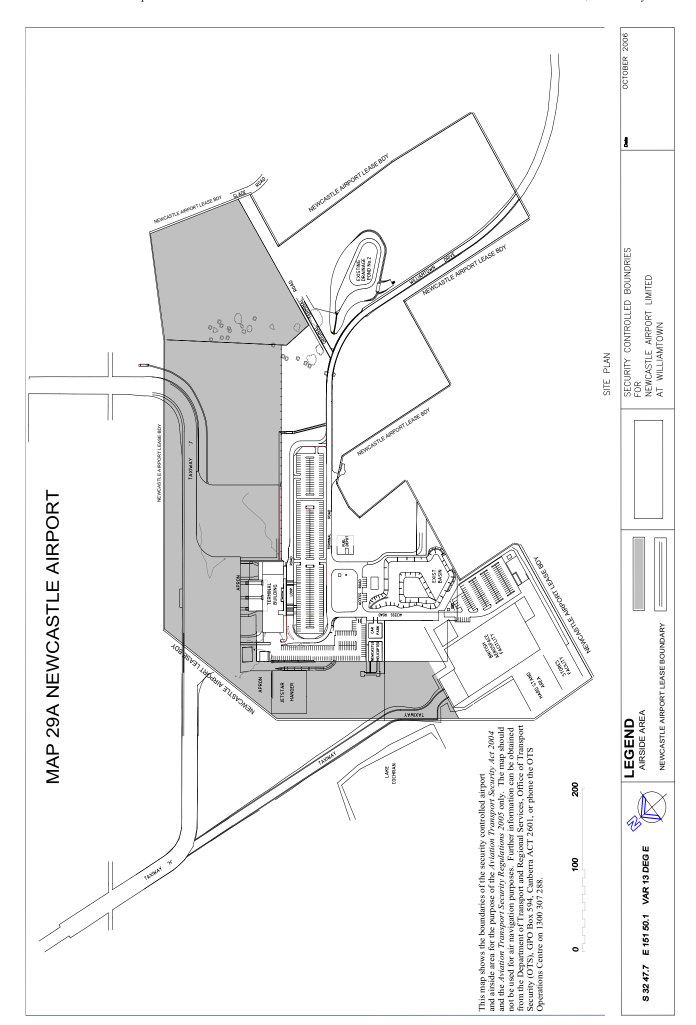
This Notice of Amendment commences upon Gazettal.

Date: 17 January 2007

Darren Crombie

Delegate of the Secretary of the

Department of Transport and Regional Services



Treasury



FINANCIAL SECTOR (SHAREHOLDINGS) ACT 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15 PER CENT

Since:

- Suncorp-Metway Limited ACN 010 831 722 (Suncorp) and each of its
 associates listed in the Schedule (the applicants) have applied for an approval
 under section 14 of the Financial Sector (Shareholdings) Act 1998 (the Act) to
 hold a 100 per cent stake in Promina Group Limited ACN 000 746 092
 (Promina) and each of the following subsidiaries of Promina (each entity being
 a financial sector company):
 - 1.1. Australian Alliance Insurance Company Limited ACN 006 471 709 (AAI);
 - Australian Associated Motor Insurers Limited ACN 004 791 744 (AAMI);
 - 1.3. Vero Insurance Limited ACN 005 297 807 (Vero); and
 - 1.4. Asteron Life Limited ACN 001 698 228 (Asteron);
- the applicants have also applied for an approval under section 14 of the Act to hold a 50 per cent stake in RAC Insurance Propriety Limited ACN 094 685 882 (RACI) (a financial sector company); and
- 3. I am satisfied that it is in the national interest for the applicants to be granted approval to hold:
 - 3.1. a 100 per cent stake in Promina, AAI, AAMI, Vero and Asteron; and
 - 3.2. a 50 per cent stake in RACI;

I, PETER CRAIG DUTTON, Minister for Revenue and Assistant Treasurer, under subsection 14(1) of the Act, APPROVE Suncorp and each of its associates listed in the Schedule holding a 100 per cent stake in Promina, AAI, AAMI, Vero and Asteron and holding a 50 per cent stake in RACI.

This approval remains in force indefinitely.

Note: The terms 'associate', 'stake' and 'financial sector company' have the same meanings as they do in the Act.

Date: /0 /0/ /2007

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Peter Craig Dutton

Minister for Revenue and Assistant Treasurer

SCHEDULE

List of ASSOCIATES

The following companies and their associates are considered to be associates of Suncorp-Metway Limited for the purposes of the Financial Sector (Shareholdings) Act 1998.

EXCELLE PTY LTD

FIRST NATIONAL FINANCIAL SOLUTIONS LIMITED

GIO AUSTRALIA LIMITED

GIO GENERAL LIMITED

GIO INSURANCE INVESTMENT HOLDINGS A PTY LTD

GIO TECHNICAL SERVICES PTY LTD

GIO WORKERS COMPENSATION (NSW) LIMITED

GIO WORKERS COMPENSATION (VIC) LIMITED

GRAHAM & COMPANY LIMITED

MEDICAL & COMMERCIAL FINANCE CORPORATION LIMITED

METWAY LEASING LIMITED

NATIONAL FINANCE NETWORK LIMITED

QIDC LIMITED

RACT INSURANCE PTY LTD

SIP SUPER PTY LTD

SIS SUPER PTY LTD

SME MANAGEMENT PTY LIMITED

SPDEF PTY LTD

SPDEF # 2 PTY LTD

SUNCORP CUSTODIAN SERVICES PTY LTD

SUNCORP FINANCE LIMITED

SUNCORP FINANCIAL SERVICES PTY LTD

SUNCORP LIFE & SUPERANNUATION LIMITED SUNCORP METWAY ADVANCES CORPORATION PTY LTD SUNCORP METWAY EQUIPMENT LEASING PTY LTD SUNCORP METWAY INSURANCE LIMITED SUNCORP METWAY INVESTMENT MANAGEMENT LIMITED SUNCORP METWAY STAFF PTY LTD SUNCORP NOOSA MANAGEMENT PTY LTD SUNCORP SUPERANNUATION PTY LTD

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Andrew Mark Bennet Simpson and Maritka Thelma Simpson are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Andrew Mark Bennet Simpson and Maritka Thelma Simpson propose to acquire an interest in Australian urban land known as 19 Swan Street, Guildford, WA and referred to in the notice furnished on 19 December 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 18th day of JANUARY 2007

Acting General Manager

In Resott

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Chi Zhang and Lei Lei are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Chi Zhang and Lei Lei propose to acquire an interest in Australian urban land known as Unit 4 / 34 Walkleys Road, Valley View, SA and referred to in the notice furnished on 22 December 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 18 TH day of JANUART 2007

Acting General Manager

In Saviett

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Gholam Sakhi is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Gholam Sakhi proposes to acquire an interest in Australian urban land known as 61 Cross Keys Road, Salisbury, SA and referred to in the notice furnished on 15 December 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 15 H day of JANJAK 7 200'

Acting General Manager

Ja Bakett

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Junyan Wu and Wei Guo are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Junyan Wu and Wei Guo propose to acquire an interest in Australian urban land known as 332 Maroondah Highway, Ringwood, Vic and referred to in the notice furnished on 15 December 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 / day of JANUARY 2007

Acting General Manager

In Book ett.

Commissioner of Taxation NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (the Tax Office) will request and collect business names and addresses from NT WorkSafe. These will be electronically matched with certain sections of Tax Office data holdings to identify non-compliance with registration, lodgment and payment obligations under taxation law. Records relating to approximately 1,000 entities registered with NT WorkSafe will be matched under this program.

This program is called the NT WorkSafe Data Matching Project and it enables the Tax Office:

- To identify people outside the taxation system
- To verify the accuracy of information provided by taxpayers
- To address non-compliance with lodgment and debt payment; 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 Privacy Commissioner. A copy of this document is available from:

ABN Compliance Team Australian Taxation Office GPO Box 200 Adelaide SA 5001

Telephone: (08) 7422 2310

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

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	
PR 2007/1	Income tax: Agriwealth 31 March 2007 Radiata Pine Project	This Ruling applies to Growers who were accepted to participate in the Project on or after 24 January 2007 and on or before 31 March 2007 and who entered into the scheme as specified in the Ruling for the commercial growing and cultivation of <i>Pinus radiata</i> trees for the purpose of harvesting and selling the timber. This Ruling applies from 24 January 2007.	
PR 2007/2	Income tax: Bioforest Sustainable Timber and Biofuel Project 2007	This Ruling applies to Growers who were accepted to participate in the Project on or after 24 January 2007 and on or before 30 June 2007 and who entered into the scheme as specified in the Ruling for the commercial growing and cultivation of Silky Oak (<i>Grevillea robusta</i>), and She-oak (<i>Casuarina cunninghamiana</i>), for the purpose of harvesting and selling the produce. This Ruling applies from 24 January 2007.	
PR 2007/3	Income tax: Australian Bight Abalone Project 2007	This Ruling applies to Growers who were accepted to participate in the Project on or after 24 January 2007 and on or before 15 June 2007 and who entered into the scheme as specified in the Ruling for the commercial aquaculture of Greenlip Abalone. This Ruling applies from 24 January 2007.	
PR 2007/4	Income tax: Macquarie Almond Investment 2007 – Early Growers (to 15 June 2007)	This Ruling applies to Growers who were accepted to participate in the Project on or after 24 January 2007 and on or before 15 June 2007 and who entered into the scheme as specified in the Ruling for the commercial growing, cultivation and harvesting of almonds for sale. This Ruling applies from 24 January 2007.	
CR 2007/5	Income tax: return of capital: Central Glass Pty Ltd	This Ruling applies to all shareholders of Central Glass Pty Ltd who receive a return of capital under the scheme described in this Ruling. This Ruling applies from 24 January 2007 to 30 June 2007.	

NOTICE OF ADDENDUM		
Ruling Number	Subject	Brief Description
TR 2001/14	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 2007/D1.

NOTICE OF ERRATUM		
Ruling Number	Subject	Brief Description
PR 2006/88	Income tax: Moora Citrus Project – 2007 Growers	This Erratum corrects PR 2006/88 by amending the start date for accepting participants into the Project.

Gazette

No. S 10, Wednesday, 17 January 2007

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Accendus Pty Ltd is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Accendus Pty Ltd proposes to acquire an interest in Australian urban land known as 135 Lakelands Drive, Merrimac, Qld and referred to in the notice furnished on 13 December 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 12th

day of JANUARY 2007

General Manager

Gazette

No. S 11, Wednesday, 17 January 2007

Published by the Commonwealth of Australia

SPECIAI

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) Ms Shui Fan Chan, Mr Chun Tim Fung, and Mr Chuen Fung are foreign persons for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) Ms Shui Fan Chan, Mr Chun Tim Fung and Mr Chuen Fung propose to acquire an interest in an Australian urban land corporation Blue Crescent Nominees Pty Ltd and referred to in the notice furnished on 12 December 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 1511 day of 1900/

In Sanett

Acting General Manager



Commonwealth of Australia

Gazette

No. S 12, Thursday, 18 January 2007 Published by the Commonwealth of Australia

SPECIAL

Reference Number: S28/2006005



Aviation Transport Security Act 2004

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

I, **DARREN STUART CROMBIE**, General Manager, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, AMEND the Notice of Amendment of Declaration of Security Controlled Airports and Establishment of Airside Areas published under section 28 of the *Aviation Transport Security Act 2004* (the Act) in the *Gazette* (No. S 40, 3 March 2005), as follows:

- 1. Omit the map identified as number 36 in respect of Townsville Airport; and
- 2. Insert the map identified as number 36A, which is attached to this Notice of Amendment, to ESTABLISH in accordance with section 29 of the Act an airside area for Townsville Airport, being that area indicated as the airside area on the map.

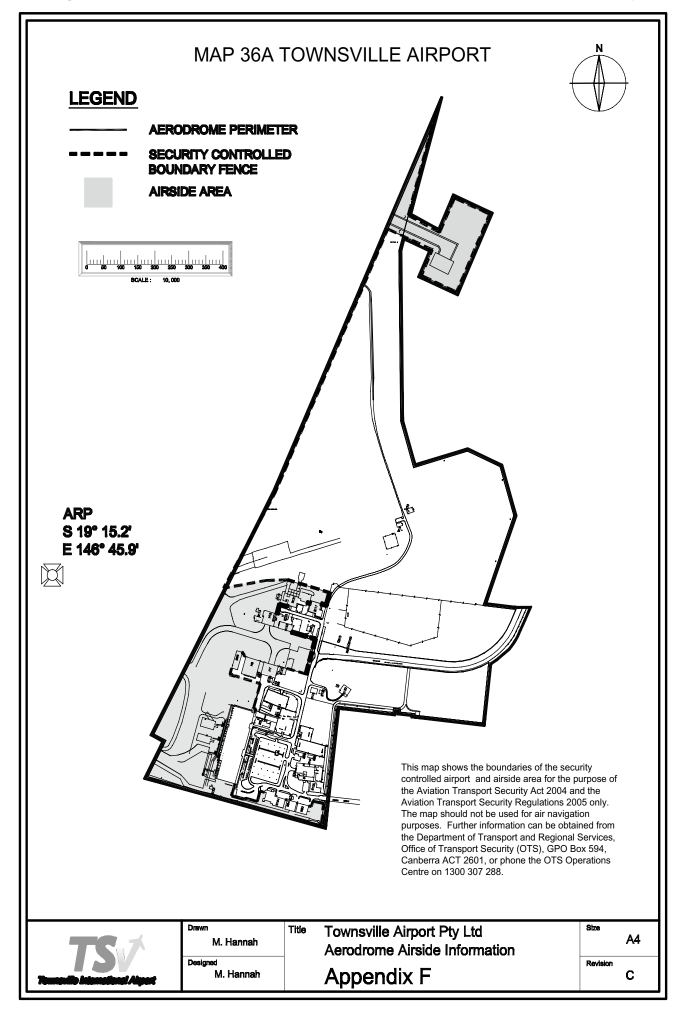
This Notice of Amendment commences upon Gazettal.

Date: 17 January 2007

Darren Crombie

Delegate of the Secretary of the

Department of Transport and Regional Services



Gazette

No. S 13, Friday, 19 January 2007 Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

TRADE PRACTICES ACT 1974

Consumer Protection Notice No. 1 of 2007

UNSAFE GOODS NOTICE

I, CHRIS PEARCE, Parliamentary Secretary to the Treasurer, pursuant to sub-section 65C(5) of the *Trade Practices Act 1974*, hereby DECLARE that goods of the kind specified below are unsafe goods, in that it appears to me the goods will or may cause injury to a person.

The effect of this declaration is to ban the supply of these goods for a period of 18 months.

Particulars of Goods:

Toys, novelties, ornaments or similar items containing brightly coloured small red and black seeds known as *Abrus precatorius* (common names include crab's eyes, rosary pea, jequirity bean, precatory bean, gidgee-gidgee).

Summary of reasons:

The seeds are described in numerous scientific references as highly toxic and capable of causing death if ingested.

Dated this

15TH

day of JANARY

2007

CHRIS PEARCE

Parliamentary Secretary to the Treasurer

TRADE PRACTICES ACT 1974

Consumer Protection Notice No. 2 of 2007

CERTIFICATION FOR PUBLICATION WITHOUT DELAY OF A NOTICE DECLARING UNSAFE GOODS

I, CHRIS PEARCE, Parliamentary Secretary to the Treasurer, pursuant to section 65L(1) of the *Trade Practices Act 1974*, hereby CERTIFY that a notice under section 65C of the *Trade Practices Act 1974* in relation to goods of a kind specified below should be published without delay, as it appears to me that such goods create an imminent risk of death or serious injury.

Particulars of Goods:

Toys, novelties, ornaments or similar items containing brightly coloured small red and black seeds known as *Abrus precatorius* (common names include crab's eyes, rosary pea, jequirity bean, precatory bean, gidgee-gidgee).

The seeds are described in numerous scientific references as highly toxic and capable of causing death if ingested.

Dated this

day of JANUARY

2007

CHRIS PEARCE

Parliamentary Secretary to the Treasurer

TRADE PRACTICES ACT 1974

Consumer Protection Notice No. 3 of 2007

INVITATION TO REQUEST THE AUSTRALIAN COMPETITION AND CONSUMER COMMISSION TO HOLD A CONFERENCE IN RELATION TO THE DECLARATION OF UNSAFE GOODS

I. CHRIS PEARCE, Parliamentary Secretary to the Treasurer, pursuant to section 65M(1) of the *Trade Practices Act 1974*, INVITE any person who has supplied or proposes to supply goods of a kind specified below to notify the Australian Competition and Consumer Commission (ACCC) in writing at the address shown below within a period of ten (10) days commencing on the day on which this notice is published in the Gazette or within such a longer period as the ACCC allows, whether that person wishes the ACCC to hold a conference in relation to the publication of a notice under section 65C(5) of the *Trade Practices Act 1974*.

Particulars of Goods:

Toys, novelties, ornaments or similar items containing brightly coloured small red and black seeds known as *Abrus precatorius* (common names include crab's eyes, rosary pea, jequirity bean, precatory bean, gidgee-gidgee).

The seeds are described in numerous scientific references as highly toxic and capable of causing death if ingested.

Note: The section 65C(5) notice referred to above bans the supply of the above goods for a period of eighteen months. This notice provides suppliers or potential suppliers of toys, novelties, ornaments or similar items containing abrus precatorius with the opportunity to request a conference to be held by the ACCC in relation to the ban.

Address for notification to the Australian Competition and Consumer Commission:

The Director, Product Safety Policy Section Australian Competition and Consumer Commission PO Box 1199 DICKSON ACT 2602

Dated this

1574

day of

2007

CHRIS PEARCE

Parliamentary Secretary to the Treasurer



Australian Government Attorney General's Department

Obtaining copies of Commonwealth Acts and Legislative Instruments

Copies of Commonwealth Acts, Legislative Instruments and related legislative material can be purchased at the following locations or ordered online or by mail or telephone.

Over the counter

Copies are available for sale or order at:

		Telephone	Facsimile
Canberra	CanPrint Communications 16 Nyrang Street, Fyshwick ACT 2609	(02) 6295 4422	(02) 6295 4473
Melbourne	Information Victoria 356 Collins Street, Melbourne VIC 3000	1 300 366 356	(03) 9603 9920
Brisbane	Goprint 371 Vulture Street, Woolloongabba QLD 4102	(07) 3246 3399	(07) 3246 3534
Hobart	Printing Authority of Tasmania 2 Salamanca Place, Hobart TAS 7000	1 800 030 940	(03) 6223 7638
Adelaide	Service SA Government Legislation Outlet Ground Floor, 101 Grenfell Street, Adelaide SA 5000	13 2324	(08) 8207 1949
Sydney	NSW Government Information Ground Floor Goodsell Building, Cnr Hunter and Phillip Streets, Sydney NSW 2000	(02) 9238 0950	(02) 9228 7227
National	University Co-operative Bookshops (go to http://www.coop-bookshop.com.au for location a	and contact details)

Mail Order

Mail order sales can be arranged by writing to:

CanPrint Information Services PO Box 7456 Canberra MC ACT 2610

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(02) 6293 8333.

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Online sales and enquiries are available from: http://www.infoservices.com.au/

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