

# Gazette

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# **GOVERNMENT NOTICES**

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### **Attorney-General's Department**

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By fax: (02) 6282 5140

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

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

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

### ISSUES OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

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Gazette number	Date of Publication	Subject
P 1	2.2.07	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.11.06 to 31.12.06 and not previously gazetted
P 2	6.3.07	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.1.07 to 31.1.07 and not previously gazetted
P 3	2.4.07	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.2.07 to 28.2.07 and 1.1.07 to 31.1.07 and not previously gazetted
P 4	14.5.07	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.03.07 to 31.03.07 and not previously gazetted
P 5	4.6.07	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1.03.07 to 31.03.07 and 1.04.07 to 30.04.07 and not previously gazetted

# **Parliamentary Services**

### Commonwealth of Australia

Parliamentary Service Act 1999

### **Determination Number 1 of 2007**

# Parliamentary Librarian Remuneration and Other Conditions of Employment

Pursuant to section 38E of the *Parliamentary Service Act 1999*, after having sought and taken into account the advice of the Remuneration Tribunal, we hereby determine the remuneration and other conditions of employment of the Parliamentary Librarian as set out hereunder, with effect from the date of this Determination.

### Part 1. Interpretation

In this Determination:

"Base salary" means the amount specified as base salary in clause 2.1 of this Determination.

"Benefits" means all non-monetary benefits provided at the employer's expense to or on behalf of the Librarian as a benefit, including the value of a vehicle (refer to Part 4), the value attributed to the employer's superannuation contributions (refer to clause 3.3) and any other benefits received by way of remuneration packaging (refer to clause 2.3).

"Employer" means the Commonwealth and includes any person authorised to exercise powers, perform acts, grant approvals or give directions for, or on behalf of, the Commonwealth.

"the Department" means the Department of Parliamentary Services.

"the Librarian" means the Parliamentary Librarian.

"the Secretary" means the Secretary of the Department of Parliamentary Services.

"Total remuneration" means the amount specified as total remuneration in clause 2.1 of this Determination, representing the value of salary and benefits but not including the value of facilities provided as business support in Part 5, official travel specified in Part 6, leave specified in Parts 7 to 10 and compensation for early termination of appointment specified in Part 11.

### Part 2 Remuneration and related matters

- 2.1 The Librarian will be eligible for base salary and total remuneration as set out below:
- (a) Base salary at the rate of \$156,100 per annum; and
- (b) Total remuneration of \$214,000.
- 2.2 The amounts set out in clause 2.1 are to be adjusted annually from 1 July 2007 according to the annual movement in the maximum Total Remuneration of the Principal Executive Office (PEO) Bands determined by the Remuneration Tribunal in accordance with Remuneration Tribunal Determination 2005/19 or any successor determination.
- 2.3 Subject to clause 3.4, the Librarian may elect to receive the benefit of total remuneration as salary or a combination of salary and benefits, in accordance with the policies and procedures on salary packaging in the Department.

### Part 3 Superannuation

- 3.1 The Librarian will continue to be entitled to superannuation benefits under the Superannuation Act 1990, the Superannuation (Productivity Benefit) Act 1988 and the Superannuation Guarantee (Administration) Act 1992.
- 3.2 Regardless of anything else in this Determination, but subject to any provisions of the Acts mentioned in clause 3.1 concerning the recognition of prior salary, salary for superannuation purposes will be base salary.
- 3.3 The Librarian's total remuneration will be taken to include the employer's superannuation contributions made in respect of the Librarian. The value of the employer's contribution will be taken to be 15% of superannuation salary.
- 3.4 Notwithstanding anything else in this Determination, the value attributable by virtue of clause 3.3 to the employer's superannuation contribution is a non-salary component of total remuneration and may not be the subject of an election to take an equivalent amount of money instead.

### Part 4. Official vehicle

- 4.1 The Librarian's total remuneration will be taken to include the value of a vehicle component comprising a fully maintained vehicle provided by the Commonwealth in accordance with the Executive Vehicle Scheme in force from time to time in the Department for SES employees, and access to parking.
- 4.2 Where the Librarian elects to receive a Commonwealth-provided vehicle, the value of the vehicle component of the Librarian's total remuneration is to be the actual cost to the Department, including any fringe benefits taxation paid.

### Part 5 Business support

- 5.1 The Librarian is entitled to the provision by the Department of home computing facilities, including a broadband Internet connection, reimbursement of the cost of an Internet Service Provider, and other office facilities necessary at his or her residence for the efficient conduct of business. Such provision includes incidental private use of those facilities.
- 5.2 The Librarian is entitled to domestic airline lounge membership at Commonwealth expense.
- 5.3 The Librarian is entitled to business support by way of newspapers, journals, periodicals and professional association membership.

### Part 6. Official travel

- 6.1 The Librarian is entitled to travelling allowances and conditions for travel on official business within Australia and internationally in accordance with the provisions, and at the Tier 2 rate, as determined from time to time by the Remuneration Tribunal in relation to full-time public office holders. In making travel arrangements, the Librarian should comply with the travel-related administrative guidelines in place for SES employees in the Department.
- 6.2 The Librarian may be entitled to be accompanied by a spouse or partner at Commonwealth expense for purposes related to official business when travelling within Australia or overseas in accordance with this Determination. Such accompanied travel may occur only when the Presiding

Officers agree that, given the purpose of the travel, it is demonstrably in the interest of the Parliament for the Librarian to be accompanied by the spouse or partner.

### Part 7. Annual leave

- 7.1 There will accrue to the Librarian annual leave at the rate of 20 days per annum, which will count as service for all purposes. The taking of leave is subject to approval by the Presiding Officers, who may delegate their power to approve leave to the Secretary. Subject to this Determination, leave will be administered in accordance with annual leave policies applying to SES employees of the Department.
- 7.2 The Librarian's annual leave credits include any remaining annual leave credits accrued either through prior service in the Australian Public Service or the ACT Government Service or through employment in a Commonwealth authority that, in either case, ceased not more than two months prior to being appointed Librarian.
- 7.3 In respect of any unused annual leave credit for which the Librarian is entitled to payment in lieu on cessation of employment, the rate of remuneration used for calculating the entitlement is base salary.

### Part 8. Personal leave

- 8.1 The Librarian is entitled to personal leave, and may use this entitlement at full or half pay, to accommodate personal illness or injury, to care for a family member or to meet family responsibilities of an emergency or unscheduled nature.
- 8.2 The Librarian is entitled to a personal leave credit of 19 days per year to be administered in accordance with the relevant leave policies applying to SES employees of the Department. The Librarian's absence of three days or more using personal leave must be authorised by the Presiding Officers, who may delegate their power to authorise leave to the Secretary.
- 8.3 In addition to the personal leave entitlement accruing as specified above, the Librarian's entitlement to personal leave (however described) accrued either through prior service in the Australian Public Service or the ACT Government Service, or through employment in a Commonwealth authority that, in either case, ceased not more than two months prior to being appointed Librarian, will be recognised as if accrued as Librarian.

### Part 9. Other leave

9. The Secretary may grant other leave to the Librarian, with or without pay. Leave without pay does not count as service for any purpose unless the Secretary determines otherwise.

### Part 10. Long service leave

10. The Librarian is entitled to long service leave benefits under the *Long Service Leave* (Commonwealth Employees) Act 1973.

### Part 11. Compensation for early termination of appointment

11.1 If the appointment of the Librarian is terminated under the provisions of the *Parliamentary Service Act 1999* for reasons other than physical or mental incapacity, misbehaviour or unsatisfactory service before the expiration of the term of appointment and the Commonwealth has not made the Librarian an offer of suitable alternative employment, the Librarian will, upon termination, be entitled to be paid one-third of one month's remuneration applying at the date of termination from the office, for each full month of service forgone, subject to:

- - (a) a minimum payment of four months of the superannuation salary applicable at that date; and
  - (b) a maximum payment of twelve months of the superannuation salary applicable at that date.
  - In this Determination, suitable alternative employment includes such employment with the Commonwealth, the administration of a Territory, a public statutory corporation referred to in paragraph 3(4)(da) of the Remuneration Tribunal Act 1973 or an incorporated company, all the stock or shares in the capital of which is, or are, beneficially owned by the Commonwealth or by a public statutory corporation.
  - 11.3 Where the Librarian serves the full term of appointment, no entitlement to a payment under this Part arises.

#### Part 12 Repeal of previous Determination

12. Determination No. 1 of 2005, made under section 38E of the Parliamentary Service Act 1999, is repealed.

Dated this 13 th day of

PAUL CALVERT

President of the Senate

DAVID HAWKER

Speaker of the House of

Representatives

### Courts

# ARRANGEMENT UNDER SUB-SECTION 30(5) OF THE HIGH COURT OF AUSTRALIA ACT 1979

WE, ANTHONY MURRAY GLEESON, Chief Justice of the High Court of Australia, and MICHAEL ERIC JOHN BLACK, Chief Justice of the Federal Court of Australia, hereby make the following arrangement for the purposes of sub-section (5) of section 30 of the *High Court of Australia Act 1979*, namely, that, with effect from 1 January 2006, each person who, from time to time, occupies, or performs the duties of, the office of District Registrar or Deputy District Registrar in the South Australian District Registry of the Federal Court of Australia shall, while he or she occupies that office or performs those duties, as the case may be, perform on behalf of the High Court at the office at Adelaide in the State of South Australia of the Registry of the Court all the functions referred to in sub-section (6) of section 30.

DATED this 7th day of March 2006.

Chief Justice of the High Court of Australia Chief Justice of the Federal Court of Australia

Make :1

# ARRANGEMENT UNDER SUB-SECTION 30(5) OF THE HIGH COURT OF AUSTRALIA ACT 1979

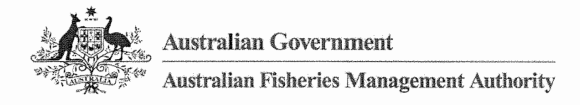
We, ANTHONY MURRAY GLEESON, Chief Justice of the High Court of Australia, and MICHAEL ERIC JOHN BLACK, Chief Justice of the Federal Court of Australia, hereby make the following arrangement for the purpose of sub-section (5) of section 30 of the *High Court of Australia Act 1979*, namely, that, with effect from 1 July 2007, each person who, from time to time, occupies, or performs the duties of, the office of District Registrar or Deputy District Registrar in the Northern Territory District Registry of the Federal Court of Australia shall, while he or she occupies that office or performs those duties, as the case may be, perform on behalf of the High Court at the office of Darwin in the Northern Territory of the Registry of the Court all the functions referred to in sub-section (6) of section 30.

DATED this 12 4 day of June 2007.

Chief Justice of the High Court of Australia Chief Justice of the Federal Court of Australia

# **Government Departments**

# Agriculture, Fisheries and Forestry



### FISHERIES MANAGEMENT ACT 1991

# NOTICE OF PERSONS TO WHOM STATUTORY FISHING RIGHTS ARE TO BE GRANTED

# Southern and Eastern Scalefish and Shark Fishery Management Plan 2003

I, MICHELLE LEANNE WILSON, delegate of the Australian Fisheries Management Authority (AFMA), hereby give Notice of the Persons to whom Statutory Fishing Rights are to be granted under subsection 23(2) of the *Fisheries Management Act* 1991.

Date / June 2007

Manager, Licensing
Australian Fisheries Management Authority

### Decision to grant statutory fishing rights

AFMA is required under subsection 23(2) of the *Fisheries Management Act 1991* (the Act) to publish the names of persons to whom Statutory Fishing Rights (SFRs) are to be granted and a summary of those SFRs.

In accordance with the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003 (the Plan), AFMA intends to grant to each person whose name is listed in the table below the number and type of SFRs indicated.

### Summary of the SFRs to be granted

The SFRs are to be granted under paragraph 28(2)(j) of the Plan, being the quota species mentioned in items 21 to 24 of Schedule 2 of the Plan.

A quota SFR means a statutory fishing right that:

- (a) is one of a class of identical rights granted under section 31 of the Act in relation to a quota species; and
- (b) allows the holder of the right to use a boat nominated for:
  - i. the right; and
  - a boat statutory fishing right or a fishing permit; ii.

to take, in each fishing year, an amount of fish of that species equal to the quota for the right for that year (section 3 of the Plan).

All SFRs are subject to the requirements of the Act, the Plan, and any conditions specified on the certificate evidencing the grant (the certificate).

A SFR comes into force on the day specified in the certificate, or if no day is specified, on the day of grant. It remains in force until:

- the day specified for the purpose on the certificate; (a)
- (b) the SFR is suspended or cancelled under a condition specified in the certificate;
- the SFR is suspended, cancelled or ceases to have effect under a provision of (c) the Act or the Plan;
- the SFR is surrendered by written notice to AFMA from the holder of the (d) SFR;
- (e) the Plan is revoked; or
- a court makes an order cancelling the concession under paragraph 98(3)(c) of (f) the Act.

## Shark Quota Statutory Fishing Rights for the Southern and Eastern Scalefish and Shark Fishery

Client	Elephant Fish	Gummy Shark	School Shark	Saw Shark
A G PURDON	0	1208	248	0
AJKA PTY LTD	0	1031	47	0
ALAN J ROBERTSON	. 0	13889	1151	0
ANDREW F JOY	0	7639	4483	0
ANKA FISHERIES PTY LTD	. 0	2605	0	0
ANTHONY & HEATHER GRAY	0	0	2828	0
ANTHONY GRAEME GRAY	2176	49490	2417	8709
ANTHONY GUSS (GUSTO SUPER FUND)	0	2040	0	0
ANTONIO MUSUMECI	.0	0	0	361
ARTHUR MARKELLOS	0	3892	0	0
ARTHUR N & GAIL M SIFFORD	0	12728	1872	0
ARTHUR N SIFFORD	2908	42351	4491	7137
AUSTRALIAN CRAYFISH ENTERPRISES PTY LTD	4560	144880	23890	14377
AUSTRALIAN FISHING ENTERPRISES PTY LTD	1284	37111	15185	6016
BARRY G & VALMA J ALSOP	16	236	38	0
BARRY J POWER	0	5141	5257	0
BATFISH EDEN PTY LTD	20	637	3	462
BEN BOYD FISHING CO PTY LTD	2232	3655	840	5623

BENJAMIN INNES	0	602		
BERNARD J KENNEDY	17	692	0	0 13
BIRCHGOLD PTY LTD	0	12503	409	
BLACK PYRAMID PTY LTD	0	1924	397	2079
BLUEBEARDS SEAFOODS COMPANY P/L	0	1924		0
BRENDA ISABEL KLINGBERG	0	17417	30   1795	0
BRETT MARTYN	0	1035		286
BRIAN J DAFF	469	41758	25 4623	0
BRIAN K & HEATHER E BAILEY	1044			2539
BRIAN S BOLDING		36662	8898	661
BRUCE A TEDHAM	856	9232	910	2890
C PUGLISI & SONS	0	1208	248	0
C R MARLOW & SON PTY LTD	21	2147	48	194
	604	12733	971	2165
CAPE HOOD PTY LTD	55	8	114	0
CHARISSA PTY LTD	0	0 0000	0	745
CHRIS CATSAMBALIS	0	2260	0	0
CHRISTINE M SECKOLD	15	577	13	338
CHRISTOPHER & ANNE NEWMAN	6	176	29	185
CRAIG A HARRISS & JUDITH A ROWLINGS	0	4478	866	0
CRAIG D LAWRIE	0	1556	247	0
CRAIG GARLAND	0	715	334	0
CRANVIC PTY LTD	157	450	205	3651
CULL FISHERIES PTY LTD	133	565	10	1091
CUNNINGHAM FISHERIES PTY LTD	31	244	2	662
D R HIBBERD	0	47	9	0
DARIN BROOKS	0	7315	57	0
DAVID & PAMELA WILSON	0	31	46	0
DAVID A SHARP	118	20017	6681	4204
DELMARK HOLDINGS PTY LTD	257	9687	796	1963
E, Z TOUMAZOS & SOUTHERN SEA EAGLES	0	26787	25787	999
ELLIAAS & ZOE TOUMAZOS & SOUTHERN SEA EAGLES P/L	992	59478	6547	2661
ELLINAS & ZOE TOUMAZOS & SOUTHERN SEA EAGLES PTY LTD	465	31791	11163	411
EMPRESS PEARL PTY LTD	5030	92	496	2
ENDYMON PTY LTD	0	4037	182	0
EOIN MALCOLM MCEACHERN	164	12194	1193	619
ERIC G TAYLOR	381	14825	426	1163
EW & VC JONES	473	1087	5	1415
F & H TRAWLING CO. PTY LIMITED	2	549	0	236
F C NEWMAN & M A M NEWMAN	148	366	15	1220
F M ROBERTS, M S THOMSEN, B J THOMSEN T/A T & R TRAWLING	0	421	17	137
G & E PITLIANGAS PTY LTD	3203	57497	18812	3397
G L & V R WALDEN	0	2119	600	1
G&E PITLIANGAS P/L, C, N & E PITLIANGAS, F & D	754	17072	2893	3123
HATZOPOULIS & F V VOTSIS-BIVOLTSIS			***************************************	
GARRIE T HENNESS	3	237	26	536
GARRY C WALTON	1	15616	5266	222
GARY JOHN LLOYD	0	903	0	0
GAZAK HOLDINGS PTY LTD	345	1502	870	1505
GB & J COTTEE AND FC & M NEWMAN	1126	49682	3319	7024
GEORGE TOWN SEAFOODS PTY LTD	5	1105	1153	679

GERHARD WILMINK	11	5483	1165	906
GREGORY HOWARD	0	457	0	0
GREGORY PAUL PHILLIPS	0	1965	467	0
GUSTAV KRAUSE & JULIE KRAUSE	0	6673	2145	169
H M FISHING CO PTY LTD	0	208	1	0
IRONNET PTY LTD	898	2015	632	2678
J & N JARVIS PTY LTD & DEWEBB PTY LTD	302	1833	152	1004
JF, CR & A LAVALLE	126	2020	155	907
JACK MIRIKLIS MARINE PTY LTD	357	1211	806	628
JAMES ALEXANDER HURSEY (SNR)	7.	13723	2873	291
JAMES P RACOVOLIS	467	1563	5	1411
JARROD BRETT CHAMBERS	0	1776	40	0
JEFFREY W SCHMUCKER	0 :	28953	6136	0
JIMMY ELIAS & SON P/L	2	27865	12086	476
JOHN C GUILLOT	2985	216	1197	1000
JOHN CHARLES & CHERYL ANN GUILLOT	232	681	548	1126
JOHN E GRAY	179	799	0	974
JOHN MAURICE BARRETT	357	6346	857	506
JOHN PALEOLOGOUDIAS	0	1794	0	0
JOHN R STEWART	122	18743	6794	697
JOHN WILMOT & C WHEATLEY	0	1886	171	0
JOSEPH & WANDA STEVENS	2581	21139	3407	5859
JOSEPH G PUGLISI	0	1176	0	941
KTNEWMAN	0	5897	252	0
KARL & FIONA KRAUSE	0	13	255	0
KENNY FISHERIES PTY LTD	0	0	33	0
KENTON G WAY	0	314	169	0
KEVIN J GRAY	447	1121	20	898
KEVIN RONALD & CHERYL FRANCES NEWMAN	0	151	2	0
KEVIN T, VT, KR & FE HASLAM	1899	46551	5573	14794
KYRIAKOS TOUMAZOS	0	25056	16489	553
L & A KAVADAS	599	5215	664	1152
LEIGH CHAMBERS	0	5301	2877	4
LEIGH COX	0	6567	0	0
LEIGH ROBERT & TANIA LYNETTE CASTLE	0	2772	1660	4
LORAINE A & DAVID A HURSEY & J G SAYERS	0	3284	0	0
LORJONA PTY LTD	120	848	269	1106
LUCKY S FISHING PTY LTD	78	9884	1683	1863
M J GOULDEN	1555	35884	4549	6770
MARK CHRISTOPHER NURSE & HAYLEY LOUISE NURSE	209	68	290	0
MATTHEW P CONNALLY, DALE P CONNALLY & DIANE M CONNALLY	598	913	6	1665
MAYSAN P/L & ROSS HUGO MILLS	37	1332	996	710
MCLAUGHLIN CONSOLIDATED FISHERMEN LTD	158	1496	0	371
MERVYN H MARWOOD	0	6496	1100	41
MICHAEL & TELLY ALESIOS	0	1208	248	0
MICHAEL A BELL	0	2147	7	0
MICHAEL J CRIPPS	0	1909	92	0
MICHAEL J O'NEILL	0	1191	0	0
MICHAEL JOHN WHITE	60	3445	397	229
MICHAEL N KELLY	617	537	136	328

MICHAEL PETER & SUSAN AMY MCCORMACK	0	136	259	0
MICHAEL V HARDY	0	1912	3503	0
MURES FISH CENTRE PTY LTD	60	180	496	0
MURES FISHING PTY LTD	23	209	1221	0
N, E & C PITLIANGAS, F VOTSIS-BIVOLTSIS & F HATZOPOULOS	0	15521	210	0
NATHAN MAX ZWART	0	5209	0	0
NEALE BLUNDEN	0	3925	310	0
NEALE M LISK	0	40	0	0
NEIL ANTHONY INNES	0	145	29	127
NEIL WARREN HOSKING	309	18412	1448	1280
NICHOLAS POLGEEST	41	2714	248	1111
OCEAN FRESH FISHERIES PTY LTD	41	304	154	1674
OPAL STAR FISHERIES PTY LTD	0	19920	11216	510
ORION FISHING PTY LTD SUPERANNUATION FUND	0	0	6105	0
OWEN JAMES & CHRISTINE GRASSBY	90	15824	3033	780
P, D & S CLARKE	353	515	0	1086
PACIFIC FISHERIES PTY LTD	32	70	13	0
PARNKALLA INVESTMENTS PTY LTD	0	15204	4918	0
PATRICK JAMES & MARIE DIANNE CLARK	197	14248	5549	2810
PATRICK JAMES CLARK	0	12651	2401	8
PAUL A CLAUGHTON	0	10	10	0
PERSY BARNETT FISHING CO PTY LTD	0	3815	630	. 0
PETER BELL	0	729	0	553
PETER DOUGLAS (DOUGLAS FISHING SUPER FUND)	9	1094	104	2874
PETER G & UNA M ROCKLIFF	1342	160	427	3
PETER M LE MAITRE	360	1413	19	1999
PETER TERENCE KELLY	149	26139	6257	681
PIEDMONT INVESTMENTS PTY LTD	0	1268	268	0
R B LOWDEN PTY LTD	3008	136010	26858	14027
RACOVOLIS AMALGAMATED FISH AGENTS PTY LTD	360	1295	158	953
RACOVOLIS AUSTRALIA PTY LTD	126	842	4	1070
RAPTIS FISHING LICENCES P/L	1578	33857	5745	19425
RAYMOND & JUDITH A DICKIE	2891	31015	5040	6663
RAYMOND J OTTEY	0	3443	193	0000
RC & SE CUNNINGHAM	0	626	0	0
RICHARD WILLIAM HOWARD	0	410	0	0
ROBERT C CHIRGWIN	0	636	411	0
ROBERT C MORGAN	0	1509	3495	1
ROBERT C YOUNG	0	2024	448	0
ROBERT FERGUSON	4250	82940	7371	14553
ROBERT FISH	0	2670	1471	
	0			0
ROBERT P BARRETT		3014	397	2
ROCKFISH 1 PTY LIMITED	0	108	4	402
RODGER GRAHAM (SNR)	0	9675	2266	0
RODNEY G & BRONWYN L CASEMENT	3175 1934	60538	5375	26121
RODNEY C SMITH		55489	4984	16361
RODNEY G SMITH	0	72	520	0
RODNEY JW FRIEND	357	16805	958	4235
ROGER MICHAEL FOURTER	292	918	322	608
ROSMA FISHING CO PTY LIMITED	1898	55190	3224	5443
RUSSELL C FROST	193	4965	488	2305
S & J SEAFOOD SUPPLY PTY LTD	0	12	77	0

S, S & J SOTIRAKIS	29	1224	261	2679
SANPOOL FISHERIES PTY LTD	2288	26855	4995	4037
SARRIBA PTY LTD	392	2963	486	2292
SCOTT A GLUYAS	0	1999	418	0
SCOTT ALBERT GLUYAS (ATF JOTORI SUPERANUATION	1 0	5788	0	0
FUND)				· ·
SHANE A BEVIS	0	154	0	0
SHAUN V RANSOM AND VERONICA J PEARCE	0	767	0	0
SHAYNE LESLIE BARLING & ANNMAREE FRIEND	438	937	4	1741
SIME SARIN	0	28412	9954	150
SIMOAN PTY LTD	31	408	230	151
SIMON K TIDSWELL	65	300	13	430
SKYANEE PTY LTD	2930	42538	13643	8062
SLIDELL PTY LTD	3117	60302	10399	11557
STEPHEN GIBBONS & SUSAN CLEMENTS	0	2387	427	112
STEPHEN V CHAMBERS	0	18	0	3
STEPHEN WILLIAM JOHN FARQUHAR	120	260	1	914
STEVE SPRALJA	784	25701	925	5287
STEVEN W CLARK	0	6	0	0
SYDNEY FISH MARKET PTY LTD	4176	3409	906	3811
T & DP GUARNACCIA PTY LTD & HUNT MORREY PTY LTD	115	219	83	521
T & M VAN BOOM & LUCAS HILL	2966	55545	5887	8222
T & V PARISSOS	50	34417	21117	1546
TANIA L VON STANKE	328	0	476	287
TASMAN BLUE PACIFIC PTY LTD	0	0	0	1923
THE FISH FACTORY PTY LTD FAMAZOS	1998	35415	5410	6089
THEO PETER HAIRON	0	3	10	0
THEODORUS & MIRANDA VAN BOOM, LUCAS & MARGARET	945	351	0	757
HILL				
THEOPHILOS TOUMAZOS	0	5882	917	0
TIMOTHY JOHN KIELY	0	10677	0	0
TOBERFISH PTY LTD	34	1144	635	1174
TREVOR R GILMORE	0	4352	748	0
UDO WINKELHOFER	0	4476	839	0
V M HARDY	0	502	29	0
VALENTE HOLDINGS PTY LTD	399	8608	10	7528
VICKI A SMITH	368	49875	14245	2457
W J FOUNTAIN PTY LTD	0	11683	3703	35
W M & J E CULL PTY LTD	1365	222	11	554
WAYNE L CHEERS	422	1420	9	2103
WELLINGTON CAPE PTY LTD	591	720	21	2125
WILLIAM P RITTER	9	4767	851	1
WILLIAM R WATTS	242	508	1	498
WOODSTEIN PTY LTD	15	0	0	280
YOSHIKO STYNES	17	5732	1105	125

## Your rights of review

AFMA has made a decision (the decision) as to the persons to whom the grant of a fishing right under the Plan is to be made. A person who is dissatisfied with the decision, and who is registered as an eligible person for the grant of a SFR under the

Plan, may, within 14 days after being notified of this decision, apply in writing to the Statutory Fishing Rights Review Panel (the Panel) for a review of the decision (section 143 of the Act).

A form to apply for a review of the decision is available from AFMA or the Panel.

An application for review must:

- include details of the decision; and
- include details of the reasons why the review is sought.

Applications for review should be sent to:

Deputy Registrar
Statutory Fishing Rights Allocation Review Panel
C/- Department of Agriculture, Fisheries and Forestry
GPO Box 858
CANBERRA ACT 2601

Telephone: (02) 6272 5898 Facsimile: (02) 6272 4875 Email: sfrarp@daff.gov.au

The SFRs that are the subject of this notice cannot be granted until (1) the end of the period within which applications may be made for review of the decision (if no applications for review are made); or (2) if an application is made to the Panel for review of the decision, until the application is dealt with by the Panel or otherwise disposed of (section 23 of the Act).

At the end of the period referred to in the above paragraph (whichever applies) AFMA will invite the persons to whom a grant of a SFR is available to request that the SFRs be granted.

### **Further information**

Further information on the process for granting SFRs is available from Brendan Kearney, Senior Licensing Officer, on telephone (02) 6225 5429 or email brendan.kearney@afma.gov.au.

Further information on the Southern and Eastern Scalefish and Shark Fishery Management Plan 2003 is available from Trent Timmiss, Manager, Gillnet Hook and Trap Fishery, on telephone (02) 6225 5313 or email trent.timmiss@afma.gov.au

Questions on the review process or the operation of the Statutory Fishing Rights Allocation Review Panel should be directed to the Registrar for the Panel on (02) 6272 5898, or email <a href="mailto:sfrarp@daff.gov.au">sfrarp@daff.gov.au</a>.

# **Attorney-General**

# COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE						(For	eign Currenc	y = AUS \$1)
Column 1	Column 2 Currency	Column 3 13/06/2007	Column 4 14/06//2007	Column 5 15/06/2007	Column 6 16/06/2007	Column 7 17/06/2007	Column 8 18/06/2007	Column 9 19/06/2007
Brazil	Real	1.6324	1.6317	1.6108	1.6108	1.6108	1.6092	1.6077
Canada	Dollar	0.8967	0.8953	0.8921	0.8921	0.8921	0.8982	0.9023
China, PR of	Yuan	6.4151	6.3993	6.3783	6.3783	6.3783	6.4174	6.4223
Denmark	Kroner	4.7046	4.6945	4.6742	4.6742	4.6742	4.6821	4.6742
European Union	Euro	0.6317	0.6304	0.6277	0.6277	0.6277	0.6289	0.6277
Fiji	Dollar	1.3482	1.3451	1.344	1.344	1.344	1.3534	1.3489
Hong Kong	Dollar	6.5724	6.5586	6.5372	6.5372	6.5372	6.5841	6.5893
India	Rupee	34.2393	34.2834	34.1695	34.1695	34.1695	34.3177	34.2516
Indonesia	Rupiah	7627.0	7574.0	7583.0	7583.0	7583.0	7574.0	7491.0
Israel	Shekel	3.536	3.5062	3.4796	3.4796	3.4796	3.477	3.4949
Japan	Yen	102.39	102.93	102.81	102.81	102.81	104.0	104.17
Korea, Republic of	Won	781.18	778.97	776.0	776.0	776.0	779.76	780.47
Malaysia	Ringgit	2.9099	2.9099	2.895	2.895	2.895	2.9006	2.8894
New Zealand	Dollar	1.1206	1.1184	1.1124	1.1124	1.1124	1.1166	1.1162
Norway	Kroner	5.1286	5.1076	5.0885	5.0885	5.0885	5.0765	5.0682
Pakistan	Rupee	50.98	50.84	50.66	50.66	50.66	51.03	51.07
Papua New Guinea	Kina	2.5177	2.5126	2.5039	2.5039	2.5039	2.5212	2.5236
Philippines	Peso	39.09	38.89	38.89	38.89	38.89	38.71	38.64
Singapore	Dollar	1.2961	1.294	1.2884	1.2884	1.2884	1.295	1.2962
Solomon Islands	Dollar	6.385	6.372	6.35	6.35	6.35	6.3941	6.4001
South Africa	Rand	6.1095	6.0581	5.9919	5.9919	5.9919	5.9804	5.9605
Sri Lanka	Rupee	93.21	93.04	92.74	92.74	92.74	93.35	93.46
Sweden	Krona	5.9444	5.9257	5.9204	5.9204	5.9204	5.9269	5.9208
Switzerland	Franc	1.0446	1.0437	1.0413	1.0413	1.0413	1.0451	1.0456
Taiwan Province	Dollar	27.73	27.7	27.68	27.68	27.68	27.89	27.9
Thailand	Baht	29.06	29.03	28.93	28.93	28.93	29.12	29.11
United Kingdom	Pound	0.4257	0.4254	0.4245	0.4245	0.4245	0.4257	0.4246
USA	Dollar	0.8409	0.8392	0.8363	0.8363	0.8363	0.8421	0.8429

# Communications, Information Technology and the Arts



### Australian Government

Department of Communications, Information Technology and the Arts

### **Commonwealth of Australia**

Australian Communications and Media Authority Act 2005

# PROTECTING AUSTRALIAN FAMILIES ONLINE DIRECTION NO. 1 of 2007

I, HELEN LLOYD COONAN, Minister for Communications, Information Technology and the Arts, make the following Direction under subsection 14(1) of the *Australian Communications and Media Authority Act 2005* ('the Act') in relation to ACMA's functions under paragraph 8(1)(d) of the Act, and its powers under subsection 12(1) of the Act.

Dated 9 June 2007.

HELEN LLOYD COONAN

### HELEN LLOYD COONAN

Minister for Communications, Information Technology and the Arts

### 1 Name of Direction

This Direction may be cited as the *Protecting Australian Families Online Direction No. 1 of 2007.* 

### 2 Definitions

In this Direction:

**ACMA** means the Australian Communications and Media Authority;

*Internet service provider* (*'ISP'*) means a carriage service provider that supplies a service that enables end-users to access the Internet.

*Carriage service provider* has the same meaning as in section 87 of the *Telecommunications Act* 1997.

## 3 Direction to test product

Pursuant to subsection 14(1) of the Act, ACMA is directed to conduct a trial of one or more commercial products ("the Product") in accordance with the following constraints:

### 3.1 Purpose

The purpose of the trial is to determine:

- 3.1.1 the capacity of available technology to filter at ISP level illegal or inappropriate internet content that consumers may access through an ISP; and
- 3.1.2 advances made since previous trials of such filter technologies were carried out.

### 3.2 Selection

- 3.2.1 The Product selected must be intended to provide the capability of ISP-level filtering of Internet content that is illegal and Internet content that is inappropriate for minors.
- 3.2.2 Other criteria for selection of the Product may be determined by ACMA.

### 3.3 Criteria

The trial will test the Product against the following criteria:

- 3.3.1 Performance whether the Product causes delays or otherwise degrades Internet performance;
- 3.3.2 Effectiveness the extent to which the Product blocks:
  - illegal content;
  - content that may be inappropriate for minors;
  - innocuous content;
- 3.3.3 Scope whether the Product is capable of filtering Internet traffic other than web content, such as peer-to-peer file transfers, chat, and instant messaging;
- 3.3.4 Adaptability whether the Product is capable of being customised so as to apply different levels of blocking appropriate for children of different ages, and to target different categories of content.

### 3.4 Location of tests

All tests required will be carried out in Tasmania.

### 3.5 Time Frame and Report

ACMA is to commence the trial by 30 June 2007, and deliver a report on the findings of the trial to the Minister for Communications, Information Technology and the Arts no later than 30 June 2008.

### AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Broadcasting Services Act 1992

Subsection 87(2)

## NOTICE OF INTENTION TO IMPOSE ADDITIONAL CONDITIONS ON **COMMUNITY RADIO BROADCASTING LICENCE SL1150718**

In accordance with section 87(2) of the Broadcasting Services Act 1992 (BSA), the Australian Communications and Media Authority gives notice of its intention to impose additional conditions on the community radio broadcasting service licence number SL1150718 (the licence), held by the Community Radio Coraki Association Inc (the licensee).

The object of the additional licence conditions is to ensure that:

- the licensee will meet the existing and perceived future needs of the general community within the Coraki RA1 licence area (section 84(2)(a) of the BSA).
- the licensee has the management capacity to ensure that it complies with the following licence conditions:
  - the licensee will continue to represent the community interest that it represented at the time when the licence was allocated or was last renewed (clause 9(2)(b) of Schedule 2 to the BSA); and
  - the licensee will not provide a community broadcasting service under licence number SL1150718 outside the licence area unless it falls within the exceptions at subclauses (a), (b), (c) or (d) (clause 9(2A)(c) of Schedule 2 to the BSA).

The above matters are relevant to the renewal of the licence.

### The additional licence conditions are as follows:

### Commencement

The additional licence conditions are to commence on gazettal.

### **Definitions**

In the following conditions:

ACMA means Australian Communications and Media Authority.

additional licence conditions mean the licence conditions specified in this notice.

apparatus licence means a licence issued under section 102 of the Radiocommunications Act 1992

licensee means Community Radio Coraki Association Inc (2RBR).

members of the community means persons who resides or work within the Coraki RA1 licence area or who otherwise spend a substantial amount of time within the Coraki RA1 licence area.

Coraki RA1 licence area means the area defined as the Coraki RA1 licence area in the Licence Area Plan Lismore Radio determined by the Australian Broadcasting Authority on 21 December 2000.

# 1. Meeting the existing and perceived future needs of the general community within the Coraki RA1 licence area

- 1.1 The licensee must:
  - a. by 31 December 2007, amend its constitution so that only members of the community may apply to become members of the licensee;
  - b. during the licence period, undertake regular activities to identify the programming needs and interests of members of the community; and
  - c. by 1 October 2007, publish on its website notice to the effect that it represents the general community within the Coraki RA1 licence area and list the towns within that licence area.
- 1.2 From 1 October 2007, during each hour between 7.00am and midnight on each day of the week, the licensee must broadcast at least one announcement inviting listeners who are members of the Coraki community to become members of the licensee and through membership, participate in the operations of the service and the selection and provision of programs.
- 1.3 Announcements broadcast in accordance with 1.2 must include statements that:
  - a. the licensee is a community broadcasting service licensed to serve communities within the Coraki RA1 licence area;
  - b. the Coraki RA1 licence area includes the towns of Coraki and the other towns within that licence area;
  - c. the licensee depends on the support of those communities to continue to provide a service; and
  - d. listeners can support the licensee by becoming members of the licensee.
- 1.4 By 1 October 2007, the licensee must give ACMA a transcript of the announcements to be broadcast in accordance with 1.2 above.

### 2. Complying with the technical specifications of the apparatus licence

2.1 By 1 October 2007, the licensee must devise and implement effective administrative systems for ensuring that it complies with the technical specifications of the apparatus licence.

### 3. Monitoring and Reporting

- 3.1 The licensee must provide to ACMA:
  - a. by 1 October 2007, a compliance plan setting out the licensee's plan for compliance with each additional licence conditions at 1.1, 1.2, 1.3, 1.4 and 2.1. The compliance plan must include the activities proposed to implement each additional licence condition and the key dates or measurements for demonstrating compliance with the additional licence conditions.
  - b. Compliance reports in a form approved by ACMA demonstrating compliance with the additional licence conditions on 31 December 2007 and at the end of each quarter during 2008 and 2009.
- 3.2 The licensee's compliance plan and each compliance report must be approved by the licensee's governing committee prior to being provided to ACMA.
- 3.3 The licensee must provide to ACMA any further information requested in writing by ACMA within the time specified, concerning any matter in relation to these additional license conditions, the compliance plan or compliance reports.

### 4. Studios outside the Coraki RA1 licence area

4.1 The licensee must not use facilities located outside the Coraki RA1 licence area to produce or transmit programs or sponsorship announcements unless the use of the facility is necessary for, or incidental to, the broadcast of programs or sponsorship announcements to areas within the Coraki RA1 licence area.

### Defence



### NOTICE OF INVESTIGATION

### Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority gives notice under section 196G of the *Veterans'* Entitlements Act 1986 (the Act) that as there are grounds for such a review it intends to carry out an investigation in respect of whether worsening of shin splints should be included as factors in shin splints.

This investigation will be carried out in the context of Statements of Principles concerning shin splints (Instrument Nos. 49 and 50 of 2006).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

- any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any person eligible to make a claim for compensation under section 319 of the Military Rehabilitation and Compensation Act 2004 ['the MRCA'];
- an organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces, members within the meaning of the MRCA, or their dependants;
- · the Repatriation Commission or the Military Rehabilitation and Compensation Commission; and
- any person having expertise in a field relevant to the investigation.

The Repatriation Medical Authority will hold its first meeting for the purposes of the investigation on 13 August 2007.

Persons and organisations wishing to make a submission should obtain from the RMA Secretariat (at the address and phone number below) a copy of the RMA Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than 10 August 2007.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of

KEN DONALD CHAIRPERSON 20/06/07

The Repatriation Medical Authority 8<sup>th</sup> Floor, 259 Queen Street [GPO Box 1014] BRISBANE, QLD 4001

Telephone: (07) 3815 9404

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### NOTICE OF INVESTIGATION

### Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* ['the VEA'] that it intends to carry out investigations under section 196B(7) of the VEA to review the contents of Statements of Principles concerning the following:

In advisor of New Y

Condition:	Instrument Nos.:
accidental hypothermia	376 & 377 of 1995
acute sinusitis	209 & 210 of 1995, as amended by 328 & 329 of 1995
dental malocclusion	372 & 373 of 1995
herpes simplex	342 & 343 of 1995
scrub typhus	25 & 26 of 1995

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of any of the investigations:

- any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any person eligible to make a claim for compensation under section 319 of the Military Rehabilitation and Compensation Act 2004 ['the MRCA'];
- an organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces, members within the meaning of the MRCA, or their dependants;
- the Repatriation Commission or the Military Rehabilitation and Compensation Commission; and
- any person having expertise in a field relevant to the investigation.

The Authority will hold its first meeting for the purposes of each of these investigations on 10 December 2007.

Under the VEA, the Authority is required to find out whether there is new information available about how the above listed conditions may be suffered or contracted, or death from the above listed conditions may occur; and the extent to which the above listed conditions or death from the above listed conditions may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the Repatriation Medical Authority Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than 30 November 2007.

The Common Seal of the )
Repatriation Medical Authority )
was affixed in the presence of )

KEN DONALD CHAIRPERSON

20/06/2007

The Repatriation Medical Authority GPO Box 1014 or 8<sup>th</sup> Floor, 259 Queen Street BRISBANE, QLD 4001 Telephone:(07) 3815 9404



### NOTICE OF INVESTIGATION

### Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* ['the VEA'] that it intends to carry out an investigation under section 196B(7) of the VEA to review the contents of Statements of Principles concerning malignant neoplasm of the ovary (Instrument Nos. 43 and 44 of 1997).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

- any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any person eligible to make a claim for compensation under section 319 of the Military Rehabilitation and Compensation Act 2004 ['the MRCA'];
- an organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces, members within the meaning of the MRCA, or their dependants;
- the Repatriation Commission or the Military Rehabilitation and Compensation Commission; and
- any person having expertise in a field relevant to the investigation.

The Authority will hold its first meeting for the purposes of this investigation on 10 December 2007.

Under the VEA, the Authority is required to find out whether there is new information available about how malignant neoplasm of the ovary may be suffered or contracted, or death from malignant neoplasm of the ovary may occur; and the extent to which malignant neoplasm of the ovary or death from malignant neoplasm of the ovary may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the Repatriation Medical Authority Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than

30 November 2007.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of Stal KENDONALD CHAIRPERSON

20/06/07

The Repatriation Medical Authority 8<sup>th</sup> Floor, 259 Queen Street [GPO Box 1014] BRISBANE, QLD 4001 Telephone:(07) 3815 9404



### NOTICE OF INVESTIGATION

### Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* ['the VEA'] that it intends to carry out an investigation under section 196B(7) of the VEA to review the contents of Statements of Principles concerning malignant neoplasm of the renal pelvis and ureter (Instrument Nos. 155 and 156 of 1996).

The Authority invites the following persons and organisations to make written submissions to the Authority in respect of the investigation:

- any person eligible to make a claim for pension under Part II or Part IV of the Veterans' Entitlements Act 1986;
- any person eligible to make a claim for compensation under section 319 of the *Military Rehabilitation* and Compensation Act 2004 ['the MRCA'];
- an organisation representing veterans, Australian mariners, members of the Forces, members of the Peacekeeping Forces, members within the meaning of the MRCA, or their dependants;
- the Repatriation Commission or the Military Rehabilitation and Compensation Commission; and
- any person having expertise in a field relevant to the investigation.

The Authority will hold its first meeting for the purposes of this investigation on 10 December 2007.

Under the VEA, the Authority is required to find out whether there is new information available about how malignant neoplasm of the renal pelvis and ureter may be suffered or contracted, or death from malignant neoplasm of the renal pelvis and ureter may occur; and the extent to which malignant neoplasm of the renal pelvis and ureter or death from malignant neoplasm of the renal pelvis and ureter may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain from the Repatriation Medical Authority Secretariat (at the address and phone number below) a copy of the Repatriation Medical Authority Submission Guidelines.

All submissions must be in writing and received by the Authority at the address below no later than 30 November 2007.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of

> KEN DONALD CHAIRPERSON

20/06/07

The Repatriation Medical Authority 8<sup>th</sup> Floor, 259 Queen Street [GPO Box 1014] BRISBANE, QLD 4001 Telephone:(07) 3815 9404



### REPATRIATION MEDICAL AUTHORITY

# DECLARATION UNDER SUBSECTION 196B(9) OF THE VETERANS' ENTITLEMENTS ACT 1986

The Repatriation Medical Authority, under subsection 196B(9) of the *Veterans'* Entitlements Act 1986 (the Act), makes the following declaration in respect of an investigation to review some of the contents of a Statement of Principles in force under the Act in respect of 'tungsten as a factor in soft tissue sarcoma'. Notice of this investigation was gazetted on 2 May 2007 in the Australian Government Notices Gazette.

### **DECLARATION & REASON**

The Repatriation Medical Authority (the Authority) declares that it does not propose to amend the Statements of Principles concerning **soft tissue sarcoma**, being Instrument Nos. 13 and 14 of 2006, for the reason that the new sound medical-scientific evidence available to the Authority is not sufficient to justify an amendment to the Statements of Principles already determined in respect of **soft tissue sarcoma**.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of:



KEN DONALD CHAIRPERSON 20/06/2007



# Veterans' Entitlements Act 1986

# Continuous full-time service determination

I, Bruce Billson, Minister for Veterans' Affairs, under paragraph 5R(1)(a) of the *Veterans' Entitlements Act 1986* (the Act), hereby determine that the Act shall apply in relation to the person named in column 1 of the attached Schedule as if the person, while rendering assistance to the Defence Force in an operational area described in Item 4 or 8 of column 1 of Schedule 2 of the Act for a period specified in column 2 of the attached Schedule, had been a member of the Defence Force rendering continuous full-time service, for the purposes of this Act.

Dated this 31st day of

U BRUCE BILLSON

Minister for Veterans' Affairs

2007

## 1717

# **ATTACHMENT**

Schedule				
Column 1 Column 2				
	(dates	inclusive)		
	From	То		
Thomas Morehead	3 May 1966	8 May 1966		
	9 June 1966	24 June 1966		



## Veterans' Entitlements Act 1986

# Revoking Determination Of Certain Persons To Be Treated As If Full-Time Members Of The Defence Force In Respect Of Service In An Operational Area Described in Items 4 and 8 of Schedule 2

I, Bruce Billson, Minister for Veterans' Affairs, pursuant to paragraph 5R(1)(b) revoke the Determination that was made under the then paragraph 5(13)(b) of the *Veterans' Entitlements Act 1986* by the then Minister of State for Veterans' Affairs, Ben Humphreys, on 14 August 1990 in relation to Norman Armstrong MacMillan and Michael Roger Hawes.

This Determination commences on 22 March 2007.

Dated this

31 51

Day of

2007

Minister for Veterans' Affairs

Signed

## **DETERMINATIONS**

Title

Defence Act 1903

Year/Det

### NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B

NOTICE is hereby given that the following determinations have been made under section 58B of the Defence Act 1903. For further information or to obtain copies of the Determinations, contact Director Determinations, Personnel Policy and Employment Conditions Branch, Department of Defence, Canberra

. 04., 200		Olg.10a
2007/15	Travel on Defence business – amendment	19/04/2007
2007/16	Overseas conditions of service – post indexes	17/04/2007
2007/17	Overseas conditions of service – amendment	17/04/2007
2007/18	Removal of towable items – amendment	18/04/2007
2007/19	Navy - Individual critical to Navy capability - amendment	20/04/2007
2007/20	Army – 1st Recruit Training Battalion recruit instructors scheme	02/05/2007
2007/21	Overseas conditions of service – post indexes	07/05/2007
2007/22	Army – Trade transfer bonus	18/05/2007
2007/23	Higher duties allowance – amendment	21/05/2007
2007/24	Army – Expansion and rank retention and completion bonus – amendment	21/05/2007
2007/25	New housing classification policy for Service residences	21/05/2007
2007/26	War service leave – amendment	24/05/2007
2007/27	ADF district allowance – amendment	31/05/2007
2007/28	Travelling allowance – amendment	31/05/2007
2007/29	Overseas conditions – School transport costs	28/05/2007
2007/30	Overseas conditions of service – amendment	01/06/2007

# **Employment and Workplace Relations**



Australian Industrial Registry Terrace Towers Level 8, 80 William Street EAST SYDNEY NSW 2011

# NOTICE OF APPLICATION FOR CONSENT TO ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION

### (D2007/108)

NOTICE is given that an application under the *Workplace Relations Act 1996* for consent to an alteration of the eligibility rules of the Construction, Forestry, Mining and Energy Union has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au (under *Organisations* click *Gazette Notices*).

Alternatively, a copy of the application can be obtained on request from the Australian Industrial Registry. Requests should be directed to Steve Teece, Australian Industrial Registry, Level 8, 80 William Street, East Sydney NSW 2011 (Fax: (02) 9380 6990 or E-mail: steve.teece@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alterations to Rule 2 is as follows:

- 1. The reason for the proposed alterations is to remove any ambiguity and/or uncertainty in relation to the wording of the present eligibility rule;
- 2. The effect of the proposed alterations is that the changes will remove ambiguity/uncertainty in relation to eligibility for membership without extending the scope of the Union's eligibility rule.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry, marked to the attention of Steve Teece, a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: 12th Floor, 276 Pitt Street, Sydney NSW 2000) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

D.S. Williams Industrial Registrar

### **Environment and Water Resources**

### DEPARTMENT OF THE ENVIRONMENT AND WATER RESOURCES

Environment Protection and Biodiversity Conservation Act 1999

For further information see referrals list at

http://www.environment.gov.au/epbc/notices

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

Reference	Title	Relevant Protected Matters Date
2007/3464	Unimin Australia Limited/Mining/North Stradbroke Island	<ul> <li>Wetlands of international</li> <li>19-Jun-2007</li> </ul>
	/QLD/Extension of sand mining operation into ML 1108	importance (sections 16 and 17B)
	(Vance Lease)	<ul> <li>Listed threatened species and</li> </ul>
1		communities (sections 18 and 18)

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

Reference	Title	Date
2007/3467	CEC/BGI Pty Ltd/Residential development/Cairns /QLD/The Avenues South development at White	18-Jun-2007
	Rock	
2007/3458*	Chevron Australia Pty Ltd/Exploration (mineral, oil and gas - marine)/Exmouth/Commonwealth	18-Jun-2007
	Marine/3D marine seismic survey over petroleum title WA-268-P	
2007/3456	International Power (Australia) Pty Ltd/Energy generation and supply	15-Jun-2007
	(renewable)/Winchelsea/VIC/Winchelsea Wind Farm	
2007/3453	Central Highlands Water/Water management and use/Bendigo-Ballarat/VIC/Goldfields Superpipe -	
	Ballarat link from Sandhurst Reservoir to White Swan Reservoir, construction and operation	
2007/3451	R, P & M Moir/Residential development/Cape Riche/WA/9 lot 40.4407 ha rural residential subdivision	12-Jun-2007
	development 1181 Sandalwood Rd, Wellstead	

<sup>\*</sup> 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.environment.gov.au/epbc/notices

### ASSESSMENT APPROACH (EPBC Act s.87)

Reference	Title	Assessment Approach	Date
2006/3063	Burtonia Pty Ltd and Carine Nominees/Residential	Assessment preliminary	18-Jun-2007
	development/Mandurah/WA/Peel's Retreat Estate - Residential	documentation	
	development		
2007/3416	Norman Properties Pty Ltd/Residential development/Speewah/QLD/Rural	Assessment preliminary	19-Jun-2007
	Residential Subdivision, Lot 1, RP728479, Douglas Track	documentation	
2006/2944	AcroPlan/Urban and commercial new development/North	Assessment preliminary	18-Jun-2007
	Rothbury/NSW/Subdivision of portion of Lot 46 Tuckers Lane	documentation	
2007/3263	Westerly Projects Pty Ltd/Residential development/Bentley	Assessment preliminary	13-Jun-2007
	Park/QLD/Residential subdivision of Lot 12 (SP105732) on Timberlea	documentation	
	Drive		

### DECISION ON APPROVAL (EPBC Act s.133)

Reference	Title	Approval Decision	Date
2006/3190	Fraser Panarama Pty Ltd/Residential development/Hervey	Approved with	12-Jun-2007
	Bay/QLD/Residential Subdivision, Lot 2 on RP171875, Samarai Drive	Conditions	

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 the Environment and Water Resources, or may not meet timeframes for notification. The Department of the Environment and Water Resources 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 Water Resources 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. 387

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 May 2007

P Carrigy-Ryan Delegate of Australian Reward Investment Alliance

### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 387.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

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

[1] Schedule 2	Entry and exit rates in Default Fund	
<i>omit</i> 9 May 2007 -		0.035625%
insert		
9 May 2007 – 15 May 2007		0.035625%
16 May 2007 -		0.035446%
[2] Schedule 3	Entry and exit rates in	n Cash Option
omit		
9 May 2007 -		0.013547%
insert		
9 May 2007 - 15 Ma	ay 2007	0.013547%
16 May 2007 -		0.013540%

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 eighteenth day of May 2007

S Gibbs Delegate of Australian Reward Investment Alliance

## 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 388.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund	
	omit		
16	May 2007 -	0.035446%	6
	insert		
16	May 2007 – 18 May	2007 0.035446%	6
19	May 2007 -	0.035477%	6

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 second day of May 2007

S Gibbs Delegate of Australian Reward Investment Alliance

#### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 389.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rat	tes in Default Fund
omit		
19 May 2007 -		0.035477%
insert		
19 May 2007 – 22 M	ay 2007	0.035477%
23 May 2007 -		0.035395%
[2] Schedule 3	Entry and exit rat	tes in Cash Option
omit		
16 May 2007 -		0.013540%
insert		
16 May 2007 - 22 N	1ay 2007	0.013540%
23 May 2007 -		0.013523%

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 ninth day of May 2007

S Gibbs Delegate of Australian Reward Investment Alliance

## 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 390.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates	s in Default Fund
omit		0.035395%
23 May 2007 -		0.03339376
insert		
23 May 2007 – 29 May	/ 2007	0.035395%
30 May 2007 -		0.035111%
[2] Schedule 3	Entry and exit rates	in Cash Option
omit		
23 May 2007 -		0.013523%
insert		
23 May 2007 - 29 Ma	y 2007	0.013523%
30 May 2007 -		0.013520%

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 June 2007

P Carrigy-Ryan Delegate of Australian Reward Investment Alliance

### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 391.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2 Entry and exit rates in Default Fun		Entry and exit rates in Default Fund
	omit	
30	May 2007 -	0.035111%
	insert	
30	May 2007 - 4 June	2007 0.035111%
5 J	une 2007 -	0.035920%

I, Ephraim Grunhard, Portfolio Manager, 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 June 2007

E Grunhard Delegate of Australian Reward Investment Alliance

## 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 392.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund
omit	
5 June 2007 -	0.035920%
insert	
5 June 2007	0.035920%
6 June 2007 -	0.036081%
[2] Schedule 3	Entry and exit rates in Cash Option
omit	
30 May 2007 -	0.013520%
insert	
30 May 2007 - 5 Jul	ne 2007 0.013520%
6 June 2007 -	0.013567%

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 seventh day of June 2007

S Gibbs Delegate of Australian Reward Investment Alliance

#### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 393.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund
	omit	
6 Ju	ne 2007 -	0.036081%
	insert	
6 Ju	ne 2007 – 7 June	2007 0.036081%
8 Ju	ne 2007 -	0.035679%

I, Ephraim Grunhard, Portfolio Manager, 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 June 2007

E Grunhard Delegate of Australian Reward Investment Alliance

### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 394.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund	
omit		
8 June 2007 -	0.035679%	
insert		
8 June 2007	0.035679%	
9 June 2007 -	0.035301%	

I, Ephraim Grunhard, Portfolio Manager, 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 June 2007

E Grunhard Delegate of Australian Reward Investment Alliance

### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 395.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund
<i>omit</i> 9 June 2007 -	0.035301%
insert	·
9 June 2007 – 12 June 20	0.035301%
13 June 2007 -	0.035112%
[2] Schedule 3	Entry and exit rates in Cash Option
omit	
6 June 2007 -	0.013567%
insert	
6 June 2007 – 12 June 2	0.013567%
13 June 2007 -	0.013568%

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 fifteenth day of June 2007

S Gibbs Delegate of Australian Reward Investment Alliance

## 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 396.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1] Schedule 2	Entry and exit rates in Default Fund
omit	
13 June 2007 -	0.035112%
insert	
13 June 2007 – 15 Ju	e 2007 0.035112%
16 June 2007 -	0.035290%

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 eighteenth day of June 2007

S Gibbs Delegate of Australian Reward Investment Alliance

### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 397.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

[1]	Schedule 2	Entry and exit rates in Default Fund
	omit	
16	June 2007 -	0.035290%
	insert	
16	June 2007 – 18 Ju	ne 2007 0.035290%
19	June 2007 -	0.035515%

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 June 2007

P Carrigy-Ryan Delegate of Australian Reward Investment Alliance

# 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 398.

# 2 Amendment of Superannuation Act 1976 (Interest) Determination

Entry and exit rates in Default Fund
0.035515%
2007 0.035515%
0.035515%
Entry and exit rates in Cash Option
0.013568%
2007 0.013568%
0.013582%

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 twentieth day of June 2007

P Carrigy-Ryan Delegate of Australian Reward Investment Alliance

#### 1 Name of Determination

This Determination is the Superannuation Act 1976 (Interest) Determination No 399.

# 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:

Farture and early nation to Default Franci

[1]	Schedule 2	Entry and exit	rates in Default Fund
	omit		
20	June 2007 -		0.035515%
	insert		
20	June 2007 – 20 Jur	ne 2007	0.035515%
21	June 2007 -		0.035717%

## **Register of Political Parties**

The Australian Electoral Commission (the AEC) has received an application to change the Register of Political Parties under the provisions of the *Commonwealth Electoral Act* 1918 (the Electoral Act).

Current Name of Party: Pauline Hanson's One Nation (NSW Division)

Proposed Name of Party: One Nation

Current Abbreviation: One Nation N.S.W. Division

Proposed Abbreviation: **ON** 

The above application is made by three members of Pauline Hanson's One Nation (NSW Division).

If you believe the registered name should not be changed because, under the Electoral Act:

- the party's application has not been correctly made; or
- the party's proposed name and/or abbreviation are prohibited,

you may lodge an objection. Objections must be received by the Commissioner by 27 July 2007, and must be in writing and include your name, street address, signature and the grounds for your objection. Objections can be sent to the

Electoral Commissioner Australian Electoral Commission PO Box 6172 Kingston, ACT 2604 or

faxed to (02) 6271 4555 or scanned and emailed to fad@aec.gov.au

For more detailed information on objecting to an application, please consult the AEC website at the following link, or contact the AEC by fax or email as above or by phone on 02 6271 4667.

http://www.aec.gov.au/Parties\_and\_Representatives/Politcal\_Representation/Information\_Sheets/party\_reg\_objections.htm

Objections are sent to the applicants for comment before any decision is made on the application.

Tim Pickering
First Assistant Commissioner Electoral Operations
Delegate of the Australian Electoral Commission
27 June 2007

# Foreign Affairs and Trade

# **EXPORT MARKET DEVELOPMENT GRANTS ACT 1997**

# Determination (3/2007 PF)

Determination of the payout factor for grant year 2005-06

I, Margaret R Ward, General Manager, Export Market Development Grants, Australian Trade Commission, pursuant to section 69 of the *Export Market Development Grants Act 1997*, determine the payout factor for grant year 2005-06 to be one point zero (1.0).

Signed:

Margaret R Ward

Dated:

# **Health and Ageing**



### **COMMONWEALTH OF AUSTRALIA**

## THERAPEUTIC GOODS ACT 1989

## **SECTION 14 and 14A NOTICE**

On 22 May 2007, 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 Bayer Austrlia Ltd, 875 Pacific Highway, Pymble NSW 2073 ("the Company") to supply alemtuzumab (Mabcampath) [AUST R 116622], which are exempt from the compliance with Therapeutic Goods order No 69(TGO 69) "General requirements for labels for medicines".

- 1. The labels to be supplied are those approved for the previous Sponsor, Schering Pty Ltd.
- 2. The exemption expires after 2 years.
- 3. Customer communications via telephone, facsimile, email and internet will be redirected to the new sponsor, Bayer Schering Pharma.



#### THERAPEUTIC GOODS ACT 1989

## **SECTION 14 and 14A NOTICE**

On 16 May 2007, 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 Bayer Australia Ltd, 875 Pacific Highway, Pymble NSW 2073 ("the Company") to supply fludarabine phosphate (Fludara/Fludara Oral) powder for injection and tablets, submission 2007/1152/4 [AUST R 52666, 81998], which are exempt from the compliance with Therapeutic Goods order No 69(TGO 69) "General requirements for labels for medicines".

- 1. The exemption applies for a period of 2 years from the date of this letter.
- 2. The exempted labels are those currently approved and supplied with your application.
- 3. No other changes have been made to the product.
- Arrangements are in place to ensure that any complaints or queries concerning the products will 4. be promptly dealt with by the current sponsor, including those arrangements described in your letter 19 April 2007.



#### THERAPEUTIC GOODS ACT 1989

## **SECTION 14 and 14A NOTICE**

On 23 May 2007, 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 Bayer Australia Ltd, 875 Pacific Highway, Pymble NSW 2073 ("the Company") to supply iopramide (Ultravist 240 / Ultravist 300) 24.936 g/50mL, 12.468g/20mL, 31.17g/50mL, 46.755g/75mL, 62.34g/100mL and 93.51g/150mL [AUST R 15709, 47382, 15757, 48506, 48507, 48508], which are exempt from the compliance with Therapeutic Goods order No 69(TGO 69) "General requirements for labels for medicines".

- 1. The exemption applies for a period of 2 years from the date of this letter.
- 2. The exempted labels are those currently approved and supplied with your application.
- 3. No other changes have been made to the products.
- 4. Arrangements are in place to ensure that any complaints, queries concerning the products will be promptly dealt with by the current sponsor, including those arrangements described in your letter of 19 April 2007.



### THERAPEUTIC GOODS ACT 1989

## **SECTION 14 and 14A NOTICE**

On 2 April 2007, 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 Organon (Australia) Pty Ltd, Unit A, 31-33 Sirius Road Lane Cove NSW 2066 ("the Company") to supply ganirelix (Orgalutran) 250ug/0.5 mL (as acetate) injection [AUST R 74931], which are exempt from the compliance with Therapeutic Goods order No 69(TGO 69) in relation to clauses 4(7)(c) and 3(2)(b).

- 1. The exemption applies to batch 475155 only.
- 2. The exempted label is as supplied with your submission dated 21 March 2007.
- 3. No other changes have been made to the product.
- 4. The approved outer carton and package insert are used.



## THERAPEUTIC GOODS ACT 1989

#### **SECTIONS 14 and 14A NOTICE**

During the period 11 December 2006 to 22 May 2007 the delegate of the Secretary of the Department of Health and Ageing gave her consent pursuant to sections 14 and 14A of the *Therapeutic Goods Act 1989* (the Act):

- 1. In respect of the therapeutic goods or classes of therapeutic goods specified in Column 1 of the Table.
- 2. With the Australian Register of Therapeutic Goods number (ARTG No.) specified in Column 2 of the Table. To be supplied.
- 3. Without conforming to those clauses, specified in Column 4 of the Table, of the standard, specified in Column 3 of the Table otherwise applicable to the goods.
- 4. Pursuant to section 15(1) of the Act, consent is subject to the conditions specified in Column 5 of the Table. Consent is given for the period specified in Column 6 of the Table.

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Goods or Classes	ARTG	Standard	Clauses	Conditions	Period for which
of Goods	No.				consent is given
CODRAL COLD	121309	TGO 69	Subclause	Expiry date prefix on	Until further
& FLU tablets			3(2)(i)	approximately one third	notice
Batches 395088,				of the tablet blisters have	
395089, 395095,				been printed 'EPX'	
395096 & 395097				instead of 'EXP'	
				provided that all other	
				requirements of the Order	
				are met.	
ROBITUSSIN	47688	TGO 69	3(1)(b)(ii)	Letter height is less than	Until further
EX				1.5mm on the bottle	notice
PAEDIATRIC				labels provided that all	
DROPS				other requirements of the	
guaiphenesin				Order are met.	
20mg/mL bottle					
25mL & 50mL,					
bottle labels					
ROBITUSSIN	66734				
DX DRY	00734				
COUGH FORTE					
dextromethorphan					
hydrobromide					
3mg/mL oral					
liquid bottle,					
25mL bottle label					

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Goods or Classes	ARTG	Standard	Clauses	Conditions	Period for which
of Goods	No.				consent is given
ROBITUSSIN ME CHESTY COUGH FORTE oral liquid bottle (reformulation), 25mL bottle label	76032				
ROBITUSSIN DM oral liquid, 25mL bottle label	13884				
ROBITUSSIN-PS oral liquid bottle, 25mL & 100mL bottle labels	13885				
THYRO-BLOCK potassium iodide 130mg tablet bottle	58351	TGO 69	2(1) & 3(2)(i)	The expiry date on the bottle may be more than five years after date of manufacture subject to the conditions that that the expiry date on the labels may not be more than fifteen years after the date of manufacture and that all other requirements of the Order are met.	Until further notice



## THERAPEUTIC GOODS ACT 1989

## **SECTIONS 14 and 14A NOTICE**

During the period 26 April 2007 to 13 June 2007 the delegate of the Secretary of the Department of Health and Ageing gave his consent pursuant to sections 14 and 14A of the *Therapeutic Goods Act 1989* (the Act):

- 1. In respect of the therapeutic goods or classes of therapeutic goods specified in Column 1 of the Table.
- 2. With the Australian Register of Therapeutic Goods number (ARTG No.) specified in Column 2 of the Table.
- 3. To be imported, supplied or exported.
- 4. Without conforming to those clauses, specified in Column 4 of the Table, of the standard, specified in Column 3 of the Table otherwise applicable to the goods.
- 5. Pursuant to section 15(1) of the Act, consent is subject to the conditions specified in Column 5 of the Table
- 6. Consent is given for the period specified in Column 6 of the Table

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Goods or Classes	<b>ARTG</b>	Standard	Clauses	Conditions	Period for which
of Goods	No.				consent is given
Nutra-Life Omega Science Omega 3 Concentrate	132579	TGO56	4(2)(a)	Exemption such that:  • The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 140.0% of the stated content  • The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 130.0% of the stated content	Until further notice

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
<b>Goods or Classes</b>	ARTG	Standard	Clauses	Conditions	Period for which
of Goods  Nutra-Life Omega Science Natal	No. 132769	TGO56	4(2)(a)	The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content     The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 210.0% of the stated content	Until further notice
Wagner Ultra Omega Super Kids Chews	132893	TGO56	4(2)(a)	Exemption such that:  • The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content  • The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 210.0% of the stated content	Until further notice
Nutra-Life Omega Science Woman	132770	TGO56	4(2)(a)	Exemption such that:  • The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 200.0% of the stated content  • The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content	Until further notice

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Goods or Classes	ARTG	Standard	Clauses	Conditions	Period for which
of Goods	No.				consent is given
Nutra-Life Omega Science Child	132483	TGO56	4(2)(a)	The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content     The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 210.0% of the stated content	Until further notice
Wagner Ultra Omega Pregnancy Breastfeeding	132791	TGO56	4(2)(a)	Exemption such that:  • The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content  • The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 210.0% of the stated content	Until further notice
Nature's own Odourless Omega 3 Ultra Super Strength Fish Oil – Pregnancy	139202	TGO56	4(2)(a)	Exemption such that:  • The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content  • The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 210.0% of the stated content	Until further notice

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
<b>Goods or Classes</b>	ARTG	Standard	Clauses	Conditions	Period for which
of Goods	No.				consent is given
Nature's Own Odourless Omega 3 Advance super Strength Fish Oil	136164	TGO5	4(2)(a)	<ul> <li>The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 140.0% of the stated content</li> <li>The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 130.0% of the stated content</li> </ul>	Until further notice
Nature's Own Odourless Omega 3 Advance Super Strength Fish Oil	137777	TGO56	4(2)(a)	The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 200.0% of the stated content     The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 120.0% of the stated content	Until further notice
Nature's Own Odourless Omega 3 Advance Super Strength Fish Oil Heart	138139	TGO56	4(2)(a)	The estimated content of Docosahexaenoic acid in each tablet is not less than 90.0% and not more than 130.0% of the stated content     The estimated content of Eicosapentaenoic acid in each tablet is not less than 90.0% and not more than 130.0% of the stated content	Until further notice



# **NHMRC Program Grants**

## Call for Applications for Funding to commence in 2009

The NHMRC's Program Grants scheme aims to provide support for teams of researchers, to pursue broadly based collaborative research activity. The support provided for successful applicants is for the research team, to support the team's broad research theme. Successful applicants are expected to:

- contribute new knowledge at a leading international level in important areas of health and medical research;
- develop novel ideas and approaches;
- tackle problems for which longer term stable funding is essential;
- develop training and career development opportunities within the team; and
- facilitate collaborative use of specialised facilities or expertise.

The Program Grants scheme is available for all research approaches that are relevant to better health (eg biomedical, clinical, public health and health services research).

This call for applications for Program Grants funding has been provided by the NHMRC to obviate the need to submit simultaneous Project Grant applications, thereby reducing the time applicants expend writing funding applications.

Applications are open to new teams and current Program Grant holders in their 3<sup>rd</sup>, 4<sup>th</sup> or 5<sup>th</sup> year in 2008.

Funding for successful applicants will commence in January 2009. A further call for funding to commence from January 2009 will be available in 2008. Applicants who intend to apply in either of these two rounds are advised to refer to the NHMRC Program Grants timeline which can be found at:

http://www.nhmrc.gov.au/funding/apply/granttype/programs/index.htm

This document broadly outlines the implications of applying in either of the two rounds.

Applications Open	2 July 2007
Applications Close	24 August 2007
Interviews	29 – 30 October 2007
Announcement of awards	December 2007
Commencement of funding	January 2009

Applications close 5.00pm AEST 24 August 2007. Further information about eligibility requirements and application documents are available from the NHMRC website at: <a href="http://www.nhmrc.gov.au/funding/apply/granttype/programs/index.htm">http://www.nhmrc.gov.au/funding/apply/granttype/programs/index.htm</a>

Enquiries should be directed to Mr Lee Clayton on (02) 6217 9497, by facsimile number (02) 6217 9145, or by email <a href="mailto:program.grant@nhmrc.gov.au">program.grant@nhmrc.gov.au</a>.

Late applications will not be considered.

# Immigration and Citizenship

IMMI 07/042



#### Commonwealth of Australia

Migration Regulations 1994

### ACCESS TO MOVEMENT RECORDS

(REGULATION 3.10A)

I, *KEVIN ANDREWS*, Minister for Immigration and Citizenship, acting under regulations 1.17 and 3.10A of the *Migration Regulations* 1994 ('the Regulations'):

- 1. REVOKE Instrument number IMMI 06/005 signed on 22 January 2007 specifying legislation, agencies, employees and purposes, for the purposes of regulation 3.10A of the Regulations;
- 2. SPECIFY, for subregulation 3.10A(1) of the Regulations, the Commonwealth, State or Territory legislation set out in column 2 of Schedule A to this Instrument;
- 3. SPECIFY, for paragraph 3.10A(2)(a) of the Regulations, the agencies set out in column 2 of Schedule B to this Instrument;
- 4. SPECIFY, for paragraph 3.10A(2)(c) of the Regulations, the purposes set out in column 3 of Schedule B to this Instrument; and
- 5. SPECIFY, for paragraph 3.10A(2)(b) of the Regulations, the employees holding, or for the time being occupying and performing the duties of, a position number or position title listed in column 3 of Schedule C to this Instrument and who are employed by agencies listed in column 2 of Schedule C to this Instrument, who are engaged in functions related to the purposes specified in column 3 of Schedule B to this Instrument.

This Instrument, IMMI 07/042, commences 1 July 2007.

Dated 20 June 2007

KEVIN ANDREWS
Minister for Immigration and Citizenship

NOTE 3:

- [NOTE 1: Regulation 1.17 of the Regulations provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.
  - Subregulation 3.10A(1) of the Regulations provides that, for subparagraph 488(2)(a)(vii) of the Act, Commonwealth,
- NOTE 2: State or Territory legislation specified by the Minister in a Gazette Notice is prescribed.
  - Paragraph 3.10A(2)(a) of the Regulations provides that, for paragraph 488(2)(g) of the Act, an agency of the Commonwealth, a State or a Territory specified by the Minister in a Gazette Notice is prescribed.
- NOTE 4: Paragraph 3.10A(2)(b) of the Regulations provides that, for paragraph 488(2)(g) of the Act, an employee of a prescribed
- agency who is specified by the Minister in a Gazette Notice is prescribed.
- NOTE 5: Paragraph 3.10A(2)(c) of the Regulations provides that, for paragraph 488(2)(g) of the Act, a purpose specified by the Minister in a Gazette Notice is prescribed.
- NOTE 6: Subsection 488(1) of the Migration Act 1958 ('the Act') provides that a person must not read, examine, reproduce, use or disclose any part of movement records otherwise than in accordance with an authority given under subsection 488(2). Subsection 488(2) of the Act provides that the Minister may authorise on officer to perform one or more of the actions prohibited by subsection 488(1).
- NOTE 7: Specifically, subparagraph 488(2)(a)(vii) of the Act permits the Minister to authorise an officer to perform one or more of the actions for the purposes of prescribed Commonwealth, State or Territory legislation. Paragraph 488(2)(g) of the Act permits the Minister to authorise a prescribed employee of a prescribed agency of the Commonwealth, or of a State or Territory, to perform one or more of those actions for a prescribed purpose.]

# Schedule A

Column 1 Item Number	Column 2 Legislation
1	Veterans' Entitlements Act 1986 (Cth)
2	Civil Aviation Act 1988 (Cth)
	Aviation Transport Security Act 2004 (Cth)
2A	Aviation Transport Security Act 2004 (Cth)  Aviation Transport Security Regulations 2005 (Cth)
	Maritime Transport and Offshore Facilities Security Act 2003 (Cth)
	Maritime Transport and Offshore Facilities Security Regulations 2003 (Cth)
3	Child Care Act 1972 (Cth)
	Child Support (Registration & Collection) Act 1988 (Cth)
	Child Support (Assessment) Act 1989 (Cth)
4	Social Security Act 1991 (Cth)
·	Social Security Administration Act 1999 (Cth)
	Student Assistance Act 1973 (Cth)
	A New Tax System (Family Assistance) (Administration) Act 1999 (Cth)
5	Income Tax Assessment Act 1936 (Cth)
	Income Tax Assessment Act 1997 (Cth)
	Taxation Administration Act 1953 (Cth)
	Fringe Benefits Tax Assessment Act 1986 (Cth)
	Superannuation Contributions Tax (Assessment and Collection) Act 1997 (Cth)
	Superannuation Contributions Tax (Members of Constitutionality protected
	Superannuation Funds) Assessment and Collection Act 1997 (Cth)
	Superannuation (Government Co-Contribution for Low Income Earners) Act 2003
	(Cth)
	Superannuation Industry (Supervision) Act 1993 (Cth)
	Superannuation (Unclaimed Money and Lost Members) Act 1999 (Cth)
	Retirement Savings Accounts Act 1997 (Cth)
	Superannuation Guarantee (Administration) Act 1992 (Cth)
	A New Tax System (Australian Business Number) Act 1999 (Cth)
	A New Tax System (Goods and Services Tax) Act 1999 (Cth)
	A New Tax System (Luxury Car Tax) Act 1999 (Cth)
	A New Tax System (Wine Equalisation Tax) Act 1999 (Cth)
6	First Home Owner Grant Act 2000 (NSW)
7	Taxation Administration Act 1996 (NSW)
7	First Home Owner Grant Act 2000 (VIC)
0	Taxation Administration Act 1997 (VIC)
8	First Home Owner Grant Act 2000 (QLD)
	Taxation Administration Act 2001 (QLD) Land Tax Act 1915 (QLD)
9	First Home Owner Grant Act 2000 (TAS)
9	Taxation Administration Act 1997 (TAS)
10	First Home Owner Grant Act 2000 (WA)
10	Taxation Administration Act 2003 (WA)
11	First Home Owner Grant Act 2000 (SA)
11	Taxation Administration Act 1996 (SA)
12	First Home Owner Grant Act (NT)
1.2	Taxation (Administration) Act (NT)
13	First Home Owner Grant Act 2000 (ACT)
	Taxation Administration Act 1999 (ACT)
14	International Transfer of Prisoners Act 1997 (Cth)
15	Extradition Act 1988 (Cth)
16	Road Transport (General) Act 2005 (NSW)
- 0	Road Transport (General) Regulations 2005 (NSW)
	Road Transport (Oriver Licensing) Act 1998 (NSW)
	Road Transport (Driver Licensing) Regulations 1999 (NSW)
	1 1 1 ( )

	Fines Act 1996 (NSW)
	Oaths Act 1900 (NSW)
	Crimes Act 1900 (NSW)
	Statutory Declarations Act 1959 (Cth)
17	Intelligence Services Act 2001 (Cth)
18	Australian Passports Act 2005 (Cth)
19	AusCheck Act 2007 (Cth)

# Schedule B

Column 1 Item No.	Column 2 Agency	Column 3 Purpose
1	Department of Veterans' Affairs	For the purpose of verification of immigration status and residence status for the assessment and verification of eligibility and entitlements to benefits payments.
2	Civil Aviation Safety Authority (CASA)	For the purpose of verification of immigration status and residence status for aviation security status checks and registration of aircraft.
2A	Department of Transport and Regional Services	For the purpose of verifying status of applicants for aviation security identification card checks and maritime security identity card checks.
3	Child Support Agency	For the purpose of verification of immigration status and residence status for determination of eligibility assessments for child support; and to give effect to Australia's international obligations in relation to reciprocal enforcement of child support; and to enforce child support liabilities.
4	Centrelink	For the purpose of verification of immigration status and residence status for determination of eligibility and entitlements for certain Social Security and Family Assistance payments; identification and prevention of overpayments and to ensure accuracy of claimant data.
5	Australian Taxation Office	For the purpose of identifying false identities and inaccurate records, and to improve the accuracy of information held by government to reduce identity theft; and for the purpose of determining eligibility and entitlements for certain Taxation payments, to ensure accuracy of claimant data and assist in the location of individuals.
6	Office of State Revenue, New South Wales Treasury	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
7	The State Revenue Office, Victorian Department of Treasury and Finance	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
8	Office of State Revenue, Queensland Treasury	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
9	Tasmanian State Revenue Office, Department of Treasury and Finance	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
10	Office of State Revenue, Department of Treasury and Finance of Western Australia	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
11	Revenue SA, Department of Treasury and Finance	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
12	Territory Revenue Management, Northern Territory Treasury	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme.
13	Australian Capital Territory Revenue Office, Department of Treasury	For the purpose of verification of immigration status and residence status for assessment of eligibility and entitlements under the First Home Owner Grant Scheme
14	Attorney-General's Department	For the purpose of processing applications by prisoners for international transfer in accordance with the Act.
15	Attorney-General's Department	For the purpose of processing applications in connection with potential or actual extradition requests from Australia to another country or from another country to Australia.

16	State Debt Recovery Office, Office of State Revenue NSW	For the purpose of assisting in the investigation, prosecution and enforcement of offences, fines and penalties including the
	Treasury	identification of false nominations for driving offences which
		incur demerit points.
17	Department of Defence	For the purposes of verifying a person's nationality to
		determine whether Ministerial authorization is required for
		performance of activities specified in the <i>Intelligence Services</i>
		Act 2001.
18	Department of Foreign Affairs and	For the purpose of issuing and administering passports under
	Trade	the Australian Passports Act 2005.
19	AusCheck, Attorney-General's	For the purpose of administering <i>AusCheck Act</i> 2007 to carry
	Department	out background checks of individuals for the purposes of the
		Aviation Transport Security Act 2004 or regulations made
		under that Act and the Maritime Transport and Offshore
		Facilities Act 2003 or regulations made under that Act.

# Schedule C

Column 1	Column 2	Column 3
Item No.	Agency	Position Numbers/Position Title
1	Department of Veterans'	Director, Compliance and Review;
	Affairs	Assistant Director, Compliance and Review;
		APS6 Team Leader, Data Matching Investigations Unit;
		Director, Income Support Systems; and
		Income Support Systems Technical Support Officer.
2	Civil Aviation Safety	1251, 1283, 1284, 1300, 1764, 1810, 9357, 9370
	Authority (CASA)	
2A	Department of Transport	Security Identification Team
	and Regional Services	
3	Child Support Agency	105491, 312463, 320361, 320630, 320829, 335357, 352160, 360895,
		441200, 461313, 521334, 560154, 580331, 362004, 362007, 362053,
		362049, 335490, 372200, 390334, 431319, 461721, 471437, 511131,
		519043, 560119, 564004, 564015, 564046, 564068, 574052, 574003,
		330005, 1010444, 320811, 521250, 1037314, 351007, 482145, 482164,
		580330, 580354, 482116, 482147, 1019444, 1020902, 1020901, 1020951,
		1037350, 1037734, 1037742, 1037755, 1038629, 1038630, 1038731,
		1044425, 1046476 1046477, 1046482, 1046488, 1046506, 1046528,
		312490, 352313, 362030, 402118, 481357, 580020, 580349, 1010475,
		372259, 390127, 544729, 1010442, 1011143, 1019798, 362024, 362034,
		362041, 362042, 362123, 1019513, 1019516, 1019522, 335378, 372030,
		380043, 540035, 540134, 1018230, 1020901,1020951, 1050525
4	Centrelink	00004007, 5061, 858602, 00892170, 700940, 700942, 0086015, 00892173,
		00897922, 700201, 896887, 896888, 896891, 700525, 700692, 701016,
		701120, 701455, 701483, 701613, 854238, 861177, 881813, 62003116,
		62003117, 62005098, 62005099, 62005367, 62005368, 62005370,
		62007762, 62007763, 62007764, 62007765, 62007766, 62007767,
		62008840, 62010069, 62010070, 62010071, 62010072, 62010073,
		62010074, 62010517, 62010518, 62010558, 701778, 701794, 701797,
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		872059, 872060, 872063, 872064, 872066, 872067, 872072, 872074,
		872076, 872077, 872078, 872079, 872080, 872082, 872083, 872084,
		872085, 872086, 872089, 872090, 872091, 872092, 872097, 872098,
		872100, 872101, 872102, 872103, 872104,872105, 872106, 872108,
		872111, 872112, 872113, 872114, 872117, 872118, 872119, 876566,
		876567, 876570, 878378, 878379, 878382, 880464, 887847, 892021,
		893263, 893264, 897124, 897820, 9054458, 62000196, 62007768,
		62007769, 62008783, 62008784, 62008785, 62008786, 62010519,
		62010520, 62010521, 62010523, 62010524, 62010525, 62010526,
		62010552, 62010553, 62010554, 62010555, 62010559, 62012655,
		62012656, 62012657, 62012658, 62012659, 62014204, 62014205,
		62014206, 62014207, 62014208, 62014209, 62014210, 62014211,
		62014212, 62017092, 62017093, 62017094, 62017181, 62017182,
		62017183, 62017185, 62017186, 62017187, 62017188, 62017189,
		62017190, 62017191, 62017192, 62017193, 62017194, 62017227,
		62017230, 62017231, 62017232, 62017234, 62017238, 62017239,
		62017240, 62017241, 62017245, 62017246, 62017247, 62017248,
		62017554, 62021753, 62021754, 62021755, 62021756, 62021758,
		62021759, 62021760, 62021761, 62021762, 62021763, 62021764,
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		700192, 700320, 700321, 700374, 700500, 700526, 700550, 700557,
		700568, 700581, 700662, 700663, 700702, 700711, 700719, 700723,

		700726, 700730, 700731, 700733, 700735, 700736, 700740, 700777, 700779, 700781, 700862, 700864, 700865, 700866, 700867, 700909,701032, 701033, 701215, 701232, 701234, 701238, 701299, 701300, 701301, 701324, 701325, 701326, 701327, 701353, 701443, 701444, 701445, 701446, 701447, 701471, 701472, 701487, 701502, 701504, 701508, 701509, 701526, 701556, 701652, 701676, 701747, 701751, 701762, 701771, 701772, 701776, 700160, 700238, 700286, 882273, 882275, 882276, 883145, 884866, 884868, 884869, 884870, 899902, 899905, 62008790, 6200879, 62008793, 62008794, 62008795, 62008796, 62010504, 62010505, 62010506, 62010507, 62010508, 62010513, 62010556, 62010561, 62010562, 62010563, 62010564, 62010565, 62010567, 62010568, 62022696, 62028620, 00002466, 00003002, 00879975, 62016424, 62000252, 62022684, 00213817, 00899091, 00899092, 09096071, 62015075, 62024882
5	Australian Taxation Office	Assistant Commissioner, Serious Non-Compliance Intelligence Assistant Commissioner, Serious Non-Compliance Operations Assistant Commissioner, Operations Registrations Director, Serious Non-Compliance Intelligence Director, Serious Non-Compliance Operations
	Office of State Persons	Director, Operations Registrations Assistant Director, Serious Non-Compliance Intelligence Assistant Director, Serious Non-Compliance Operations Assistant Director, Operations Registrations Business Analyst, Operations Registrations Intelligence Analyst Serious Non-Compliance Analyst Investigator, Serious Non-Compliance Fraud Investigator Serious Non-Compliance Auditor Director, Compliance GST Director, Compliance Director, Compliance Field Director, Compliance Field Director, Cash Economy Director, Field Team
6	Office of State Revenue, NSW Treasury	Director, Compliance s1830, s989, s1548, s1596, s1864, s1516, s1514, s1756, s1469, s1462, s1522, s1755, s1520, s1515, s1467, s1519, s1521, s1456, s1547, s1865, s1866, s1867, s1513
7	The State Revenue Office, Victorian Department of Treasury and Finance	Investigations Branch Manager
8	Office of State Revenue, Queensland Treasury	Senior Investigations Office, FHOG, Grants & Subsidies
9	Tasmanian State Revenue Office, Department of Treasury and Finance	Assistant Commissioner, Compliance Manager, Investigations
10	Office of State Revenue, Department of Treasury and Finance of Western Australia	Chief Compliance Officer Principal Compliance Officer Senior Taxation Investigator Taxation Audit Specialist Taxation Investigator Grade III Taxation Investigator Grade II Taxation Specialist Taxation Services Officer

11	Revenue SA,	Team Leader, Revenue Advice & Audit
11	Department of Treasury	Team Leader, Nevenue Advice & Addit
	and Finance	
12	Territory Revenue	Assistant Director, Compliance
12	Management, Northern	7 Estimate Director, Compilance
	Territory Treasury	
13	ACT Revenue Office,	Manager, Compliance
13	Department of Treasury	Assistant Manager, Compliance
14	Attorney-General's	Legal Officer, Offender Justice and Management section
1-7	Department	Project Officer, Offender Justice and Management section
	Bepartment	Senior Legal Officer, Offender Justice and Management section
		Principal Legal Officer, Offender Justice and Management section
15	Attorney-General's	Assistant Secretary, International Crime Cooperation Branch
15	Department S	Director, Extradition Unit
	Department	Principal Legal Officer, Extradition Unit
		Senior Legal Officer, Extradition Unit
		Legal Officer, Extradition Unit
		Case Officer, Extradition Unit
		Graduate, Extradition Unit
16	State Debt Recovery	Assistant Director, Operations
10	Office,	Assistant Director, Client Services
	Office State Revenue	Manager, Adjudication & Compliance
	NSW Treasury	Manager, Enforcement
	11.511 110.05019	Senior Manager, Business Relationships & Development
17	Department of Defence	117850, 118319, 118378, 118452, 128864, 487180 , 491611, 502999,
	2 sparament of 2 stones	511733
18	Department of Foreign	38, 135, 136, 138, 139, 140, 144, 145, 146, 147, 149, 150, 151, 152,
	Affairs and Trade	153, 155, 157, 158, 159, 160, 163, 164, 165, 166, 167, 168, 169, 170,
		172, 176, 177, 178, 179, 180, 181, 182, 184, 185, 186, 188, 199, 233,
		271, 280, 282, 291, 293, 294, 301, 302, 310, 324, 335, 344, 345, 363,
		378, 380, 384, 386, 394, 395, 396, 399, 400, 402, 407, 412, 413, 414,
		431, 433, 434, 440, 441, 445, 449, 450, 453, 454, 458, 459, 460, 461,
		462, 463, 464, 465, 467, 468, 470, 480, 481, 483, 495, 496, 497, 520,
		526, 540, 545, 547, 554, 555, 556, 558, 559, 565, 566, 567, 579, 581,
		582, 583, 609, 626, 627, 631, 632, 633, 634, 635, 636, 637, 638, 639,
		640, 641, 662, 665, 666, 667, 668, 673, 676, 677, 680, 683, 684, 693,
		694, 695, 696, 697, 698, 699, 700, 712, 718, 874, 875, 876, 878, 911,
		1011, 1013, 1015, 1017, 1020, 1023, 1078, 1092, 1146, 1225, 1265,
		1272, 1275, 1280, 1293, 1294, 1323, 1344, 1362, 1470, 1508, 1527,
		1733, 1805, 1922, 2105, 2274, 2660, 2909, 2980, 3039, 3064, 3198,
		3342, 3451, 3495, 3528, 3538, 3715, 3824, 5033, 5078, 5083, 5084,
		5107, 5108, 5109, 5111, 5194, 5195, 5198, 5200, 5209, 5210, 7269,
		7289, 10032, 11125
19	AusCheck, Attorney-	Executive Director, 2500974
	General's Department	Assistant Secretary, Operations, 2500975
		Assistant Secretary, Policy & Communications, 2501284
		Director, Policy and Legal, 2500976
		Director, Information Technology & Business Processes, 2500977
		Director, Operations Section, 2501494
		Senior Legal Officer, 2500994
		Senior Legal Officer, 2501009
		Senior Policy Officer, 2501024
		Senior Technical Co-Ordinator, 2501230
		Senior Policy Officer, 2501296
		Senior Policy Officer, 2501419
		Policy Officer, 2500979
		Technical Co-ordinator, 2501234
1		Team Leader & Quality Assurance Officer, 2501504

Team Leader & Quality Assurance Officer, 2501505	
Processing Supervisor, 2501506	
Processing Supervisor, 2501507	
Assessor, 2501509	
Assessor, 2501510	
Assessor, 2501511	
Assessor, 2501512	
Assessor, 2501513	
Assessor, 2501514	
Assessor, 2501514	
Processing Officer, 2501508	

## **Prime Minister and Cabinet**



Public Service Act 1999

# Order to abolish of the Office of Workplace Services as an **Executive Agency**

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, under section 65 of the Public Service Act 1999, abolish the Office of Workplace Services as an Executive Agency, with effect on and from the commencement of Schedule 3 to the Workplace Relations Amendment (A Stronger Safety Net) Act 2007.

Dated 21 Time

2007

Governor-General

By His Excellency's Command

Jahn Huward

rime Minister

#### **Transport and Regional Services**

R308/2007009



### **Aviation Transport Security Regulations 2005**

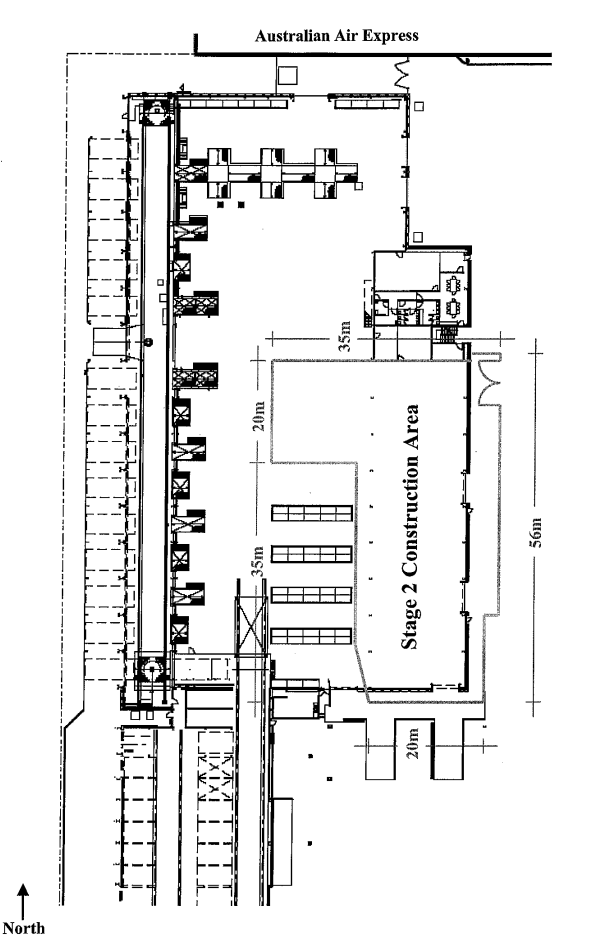
# EXEMPTION FROM DISPLAYING AN ASIC IN A SECURE AREA

I, JACQUELINE THERESE RAYNOR, Section Head, Regulatory Management, Aviation Security Operations Branch, Office of Transport Security, Department of Transport and Regional Services, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE all persons involved in the Qantas Cargo Terminal Re-development Stage 2 construction works at Melbourne Airport, an exemption from displaying an ASIC in the designated construction area within the airside area at Melbourne Airport, as indicated on the map attached to this Notice. This exemption operates for the period from 0001 hours Saturday 16 June 2007 to 2359 hours Sunday 30 September 2007.

Date: \S June 2007

Jacqueline Therese Raynor Delegate of the Secretary,

Department of Transport and Regional Services



Qantas Freight Stage 2 Works Construction Site Dimensions

### **Treasury**

#### **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.

	NOTIO	CE OF RULINGS
Ruling Number	uling Number Subject Brief Description	
TR 2007/3	Income tax: effective life of depreciating assets (applicable from 1 July 2007)	This Ruling discusses the methodology used by the Commissioner of Taxation in making determinations of the effective life of depreciating assets under section 40-100 of the <i>Income Tax Assessment Act 1997</i> .
TD 2007/20	Income tax: can the attribution regime relating to controlled foreign companies apply to an Australian entity that is a member of a foreign company limited by guarantee?	This Ruling applies on and from 1 July 2007.  This Determination concludes that an Australian entity that is a member of a foreign company limited by guarantee is a shareholder of that company for income tax purposes. Thus, the tests relating to a shareholder which apply when determining whether the entity has an associate inclusive control interest, or an attribution interest can apply to the Australian entity.  This Determination applies both before and after its date of issue.
TD 2007/21	Income tax: what are the reasonable travel and meal allowance expense amounts for 2007-2008?	This Determination sets out the amounts that the Commissioner considers are reasonable for the 2007-08 income year in relation to claims made for: overtime meal allowance expenses; domestic travel allowance expenses; travel allowance expenses for employee truck drivers; and overseas travel allowance expenses.  This Determination applies to the 2007-08 income year only.
TD 2007/22	Income tax: what is the car limit for the 2007-2008 financial year?	This Determination concludes that the car limit for the 2007-2008 financial year is \$57,123.  This Determination applies for the financial year commencing on 1 July 2007.
LCTD 2007/1	Luxury car tax: what is the luxury car tax threshold for the 2007-2008 financial year?	The luxury car tax threshold for the 2007-2008 financial year is equal to the car limit and is used to determine if luxury car tax is payable.  The car limit for the 2007-2008 financial year is \$57,123. This limit is indexed annually in line with movements in the motor vehicle purchase sub-group of the Consumer Price Index.  This Determination applies to the financial year commencing 1 July 2007.
PR 2007/66	Income tax: FEA Plantations Project 2007 (2008 Growers)	This Ruling applies to Growers who are accepted to participate in the scheme specified in this Ruling on or after 27 June 2007 and who execute the relevant Project Agreements on or after 1 July 2007 and on or before 30 June 2008 for the commercial growing and cultivation of <i>Eucalyptus nitens</i> and similar species, for the purpose of harvesting and selling timber.  This Ruling applies prospectively from 27 June 2007.
PR 2007/67	Income tax: tax consequences of investing in the Commonwealth Bank Protected Portfolio Loan	This Ruling applies to Investors that are accepted to participate in the scheme specified in this Ruling on or after 1 July 2007 and on or before 30 June 2008 to use the Commonwealth Bank Protected Portfolio Loan offered by the Commonwealth Bank of Australia to finance 100% of the purchase price of a portfolio of shares and/or units listed on the Australian Securities Exchange plus the applicable Brokerage.  This Ruling applies prospectively from 1 July 2007.
CR 2007/59	Income tax: assessable income: football umpires: Gippsland Umpires Association Incorporated receipts	This Ruling applies to Australian Rules football umpires who receive payments for umpiring matches for the Gippsland Umpires Association Inc. This Ruling applies from 1 July 2006.
CR 2007/60	Income tax: stapling of units in Australian Pipeline Trust with the units in Australian Pipeline Trust Investment Trust	This Ruling applies to unitholders in Australian Pipeline Trust and Australian Pipeline Trust Investment Trust who hold their units on capital account and participate in the scheme that is the subject of this Ruling.  This Ruling applies to the income year ended 30 June 2007.

NOTICE OF RULINGS			
Ruling Number Subject Brief Description			
CR 2007/61	Income tax: off-market share buy-back: Gotalk Limited	This Ruling applies to ordinary shareholders of Gotalk Limited (Gotalk) who disposed of shares to Gotalk under the Gotalk off-market share buy-back announced on 11 April 2007 and described in the Scheme part of this Ruling.  This Ruling applies from 1 July 2006 to 30 June 2007.	

		This realing applies from 1 day 2000 to 50 date 2007.		
	NOTICE OF WITHDRAWALS			
Ruling Number	Subject	Brief Description		
TR 1999/5	Fringe benefits tax: employee benefit trusts and non-complying superannuation funds – meaning of 'associate' – property fringe benefits	TR 1999/5 is withdrawn with effect from 27 June 2007. TR 1999/5 is withdrawn as the Commissioner accepts the finding of the Full Court in Commissioner of Taxation v. Indooroopilly Children Services (Qld) Pty Ltd [2007] FCAFC 16 and as the Court has accepted the Commissioner's other views expressed in TR 1999/5.		
TR 2006/15	Income tax: effective life of depreciating assets	TR 2006/15 is withdrawn on and from 1 July 2007. TR 2006/15 has been replaced by TR 2007/3, which applies on and from 1 July 2007. To the extent that the views contained in TR 2006/15 still apply, they have been incorporated into TR 2007/3.		
MT 2042	Christmas presents to employees; income tax and fringe benefits tax consequences	MT 2042 is withdrawn with effect from 27 June 2007. MT 2042 considers the fringe benefits tax consequences of employers giving relatively inexpensive Christmas presents to employees. TR 2007/D6, which was released today, covers the issues considered in MT 2042.		
TD 93/76	Fringe benefits tax: do redeemable vouchers awarded to staff on a regular basis as part of an ongoing incentive scheme qualify as exempt minor benefits in terms of section 58P of the Fringe Benefits Tax Assessment Act 1986?	TD 93/76 is withdrawn with effect from 27 June 2007. TD 93/76 considers whether redeemable vouchers awarded to staff on a regular basis as part of an incentive scheme qualify as an exempt minor benefit in terms of section 58P of the <i>Fringe Benefits Tax Assessment Act 1986.</i> TR 2007/D6, which was released today, covers the issues considered in TD 93/76.		
TD 93/197	Fringe benefits tax: when may a benefit be considered to have a small notional taxable value for the purposes of determining whether it is an exempt minor benefit under section 58P of the Fringe Benefits Tax Assessment Act 1986?	TD 93/197 is withdrawn with effect from 27 June 2007. TD 93/197 considers the meaning of 'small' in relation to 'notional taxable value' for the purposes of paragraph 58P(1)(e) of the <i>Fringe Benefits Tax Assessment Act 1986</i> . TR 2007/D6, which was released today, covers the issues considered in TD 93/197.		
PR 2005/78	Income tax: tax consequences of investing in the Commonwealth Bank Protected Portfolio Loan	PR 2005/78 is withdrawn with effect from 1 July 2007. On or after 1 July 2007 the recently enacted Division 247 of the <i>Income Tax Assessment Act 1997</i> applies a different methodology for calculating the cost of capital protection for entities in the Commonwealth Bank Protected Portfolio Loan (PPL). PR 2005/78 therefore has no application to entities entering into the PPL on or after 1 July 2007 and is accordingly withdrawn.		
STD 95/1	Sales tax: classification of computer accessories, namely:  VDU filter screens;  ergonomic keyboard wrist rests; and acoustic hoods for printers	STD 95/1 is withdrawn with effect from 27 June 2007. STD 95/1 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.		
STD 1999/1	Sales tax: classification of AC adaptors; valuation of AC adaptors	STD 1999/1 is withdrawn with effect from 27 June 2007. STD 1999/1 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.		

NOTICE OF WITHDRAWALS					
Ruling Number	Subject	Brief Description			
STD 1999/2	Sales tax: fitting of a new prefabricated tray body to a new cab-chassis	STD 1999/2 is withdrawn with effect from 27 June 2007. STD 1999/2 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
STD 1999/3	Sales tax: glass products	STD 1999/3 is withdrawn with effect from 27 June 2007. STD 1999/3 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
STD 1999/4	Sales tax: valuation of tax advantaged computer programs in personal computers	STD 1999/4 is withdrawn with effect from 27 June 2007. STD 1999/4 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
STD 1999/5	Sales tax: taxable value of wine manufactured and sold by retail	STD 1999/5 is withdrawn with effect from 27 June 2007. STD 1999/5 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
STD 1999/6	Sales tax: classification of instructional materials – valuation of instructional materials	STD 1999/6 is withdrawn with effect from 27 June 2007. STD 1999/6 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
STD 2000/1	Sales tax: use of goods by persons contracting services to an always-exempt person	STD 2000/1 is withdrawn with effect from 27 June 2007. STD 2000/1 discusses issues relating to sales tax. The goods and services tax came into effect from 1 July 2000 and sales tax ceased to apply to transactions from that date. Accordingly, this Determination does not apply to transactions occurring on or after 1 July 2000 and is no longer current.			
NAT 0976-6.2007	TaxPack 2007	The section 'Non-assessable non-exempt income for temporary residents' on page 14 in TaxPack 2007 NAT 0976-6.2007 is withdrawn with effect from 27 June 2007. An Addendum NAT 0976ADD-6.2007 is being published to amend this section.			
NAT 2596-6.2007	Retirees TaxPack 2007	The section 'Non-assessable non-exempt income for temporary residents' on page 16 in Retirees TaxPack 2007  NAT 2596-6.2007 is withdrawn with effect from 27 June 2007.  An Addendum NAT 0976ADD-6.2007 is being published to amend this section.			
	e-tax 2007	The section 'Non-assessable non-exempt income for temporary residents' in the e-tax 2007 help file 'Exempt income – income you do not pay tax on' is withdrawn with effect from 27 June 2007. An Addendum NAT 0976ADD-6.2007 is being published to amend this section.			

NOTICE OF ADDENDA			
Ruling Number	Subject	Brief Description	
NAT 0976ADD- 6.2007	TaxPack 2007 and Retirees TaxPack 2007	This Addendum amends TaxPack 2007 NAT 0976-6.2007 on page 14 and Retirees TaxPack 2007 NAT 2596–6.2007 on page 16 to insert a new section 'Non-assessable non-exempt income for temporary residents':  Non-assessable non-exempt income for temporary residents If you are a temporary resident:  your foreign income is non-assessable non-exempt income, except income you earn from your employment overseas for short periods while you are a temporary resident;  capital gains and capital losses you made from the disposal of assets from 1 July 2006 until 11 December 2006 that do not have the necessary connection with Australia are disregarded, except certain gains on shares and rights acquired under employee share schemes;  capital gains and capital losses you made from the disposal of assets other than taxable Australian property on or after 12 December 2006 are disregarded, except certain gains on shares and rights acquired under employee share schemes. Any income that is non-assessable non-exempt because you are a temporary resident should not be shown on your income tax return.  For further information, see the electronic publication Foreign income exemption for temporary residents. It is available on our website.  This Addendum applies on and from 27 June 2007.	
	e-tax 2007	<ul> <li>This Addendum amends e-tax 2007 to insert a new section 'Non-assessable non-exempt income for temporary residents' in the e-tax 2007 help file 'Exempt income – income you do not pay tax on': Non-assessable non-exempt income for temporary residents If you are a temporary resident: <ul> <li>your foreign income is non-assessable non-exempt income, except income you earn from your employment overseas for short periods while you are a temporary resident;</li> <li>capital gains and capital losses you made from the disposal of assets from 1 July 2006 until 11 December 2006 that do not have the necessary connection with Australia are disregarded, except certain gains on shares and rights acquired under employee share schemes;</li> <li>capital gains and capital losses you made from the disposal of assets other than taxable Australian property on or after 12 December 2006 are disregarded, except certain gains on shares and rights acquired under employee share schemes.</li> </ul> </li> <li>Any income that is non-assessable non-exempt because you are a temporary resident should not be shown on your income tax return.</li> <li>For further information, see the electronic publication Foreign income exemption for temporary residents.</li> <li>This Addendum applies on and from 27 June 2007.</li> </ul>	
PR 2007/23	Income tax: Agriwealth 30 June 2007 Radiata Pine Project	This Addendum amends PR 2007/23 to incorporate details of the increased size of the Project. This Addendum applies on and from 21 March 2007.	
TD 2000/41	Income tax: capital gains: are the two requirements in subsection 124-75(4) of the <i>Income Tax Assessment Act</i> 1997 for a CGT asset acquired to replace an original asset alternative and mutually exclusive requirements?	This Addendum amends TD 2000/41 to reflect changes that were made to section 124-75 of the <i>Income Tax Assessment Act</i> 1997 by the <i>New Business Tax System (Capital Allowances – Transitional and Consequential) Act 2001</i> and <i>Taxation Laws Amendment Act (No. 5) 2002</i> .  This Addendum applies from 1 July 2001.	

#### **GAZETTE NOTICE**

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

I, PETER CRAIG DUTTON, Minister for Revenue and Assistant Treasurer, in exercise of the powers and functions delegated to the Assistant Treasurer by the Treasurer by instrument of delegation signed and dated on 8 April 1998, declare that the following person is an Offshore Banking Unit for the purposes of Division 11A of Part III of the *Income Tax Assessment Act 1936* from the date of publication of this notice in the *Gazette*:

#### ALLIED IRISH BANKS PLC

Dated this 19th day of June 2007

PETER CRAIG DUTTON

Minister for Revenue and Assistant Treasurer

fra . Queton

#### **GAZETTE NOTICE**

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

I, PETER CRAIG DUTTON, Minister for Revenue and Assistant Treasurer, in exercise of the powers and functions delegated to the Assistant Treasurer by the Treasurer by instrument of delegation signed and dated on 8 April 1998, declare that the following person is an Offshore Banking Unit for the purposes of Division 11A of Part III of the *Income Tax Assessment Act 1936* from the date of publication of this notice in the *Gazette*:

#### TIBRA TRADING PTY LIMITED

Dated this 19th day of Tune 2007

PETER CRAIG DUTTON

Minister for Revenue and Assistant Treasurer



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

Financial Sector (Shareholdings) Act 1998

#### **SINCE**

- A. Fortress Investment Group LLC and the person(s) named in the attached Schedule (the applicants) have applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the Act), for approval to hold a stake of more than 15% in Alea London Limited ABN 15 098 110 662 (the Company), a financial sector company under the Act; and
- B. I am satisfied that it is in the national interest to approve the applicants holding a stake in the Company of more than 15%,

I, Robert Peter Alessi, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicants holding a stake in the Company of 100 %.

This Approval commences on the date it is signed and remains in force indefinitely.

Dated 15 June 2007

Signed

Robert Peter Alessi Acting General Manager Diversified Institutions Division

#### Interpretation Document ID: 128446

In this Notice:

*financial sector company* has the meaning given in section 3 of the Act. *stake* in relation to a company, has the meaning given in clause 10 of Schedule 1 to the Act. *unacceptable shareholding situation* has the meaning given in section 10 of the Act.

Note 1 Under paragraph 16(2)(a) of the Act, the Treasurer may, by written notice given to a person who holds an Approval under section 14, impose one or more conditions or further conditions to which the Approval is subject. Under paragraph 16(2)(b) of the Act, the Treasurer may revoke or vary any condition imposed under paragraph 16(2)(a) of the Act or specified in the Notice of Approval. The Treasurer's power under subsection 16(2) of the Act may be exercised on the Treasurer's own initiative or on application made to the Treasurer in accordance with the requirements of subsection 16(4) of the Act, by the person who holds the Approval (see subsection 16(3) of the Act).

- *Note 2* A person who holds an Approval under section 14 may apply to the Treasurer under section 17(1) of the Act, to vary the percentage specified in the Approval.
- *Note 3* Under subsection 17(6) of the Act, the Treasurer may, on the Treasurer's own initiative, by written notice given to a person who holds an Approval under section 14, vary the percentage specified in the Approval if the Treasurer is satisfied that it is in the national interest to do so.
- *Note 4* The circumstances in which the Treasurer may revoke a person's Approval under section 14 are set out in subsection 18(1) of the Act.
- Note 5 Section 19 of the Act provides for flow-on approvals. If an Approval has been granted for the holding of a stake in a financial sector company and the financial sector company is a holding company for an authorised deposit-taking institution or an authorised insurance company, then an approval is taken to exist for the holding of a stake of equal value in each financial sector company that is a 100% subsidiary of the holding company.
- *Note 6* Under section 14 of the Act, the Treasurer must give written notice of this Approval to the applicant and financial sector company concerned, and must publish a copy of this Notice in the *Gazette*.
- Note 7 Under section 11 of the Act, a person or 2 or more persons under an arrangement are guilty of an offence if the person(s) acquires shares in a company and the acquisition has the result, in relation to a financial sector company, that:
- (i) an unacceptable shareholding situation comes into existence; or
- (ii) if an unacceptable shareholding situation already exists in relation to the company and in relation to a person there is an increase in the stake held by the person in the company;

and the person(s) was reckless as to whether the acquisition would have that result. A maximum penalty of 400 penalty units applies or by virtue of subsection 4B(3) of the *Crimes Act 1914*, in the case of a body corporate, a penalty not exceeding 2,000 penalty units. By virtue of section 39 of the Act, an offence against section 11 is an indictable offence.

### Schedule - the person(s) who applied for approval

Wesley Edens

Robert Kauffman

Randal Nardone

Peter Briger Jr

Michael Novogratz

Joint Investment Committee initially comprised of Messrs Edens, Kauffman and Nardone

FIG Corp.

Fortress Operating Entity I LP

FIG LLC

Fortress Fund IV GP L.P.

Fortress Investment Fund IV Funds A, B, C, D, E, F and G

FIN Cayman GP Limited

FIN Cayman LP

FIN Acquisition Holdings Limited

FIN Acquisition Limited

FIG Asset Co. LLC

Fortress Operating Entity II LP

Fortress Fund IV GP Holdings Limited

Fortress Investment Fund IV Fund B, C, F, G LP.

FCF Promote IV LLC

FCF Promote IV (KE) LLC

FIG Promote LLC

FIG Promote IV (KE) LLC

Principal Holdings I LP



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

#### Insurance Act 1973

TO: Sphere Drake Insurance Limited ABN 39 001 263 001 (the general insurer)

#### **SINCE**

- A. APRA issued to the general insurer an Authorisation to carry on insurance business in Australia under subsection 12(1) of the *Insurance Act 1973* (the Act), on 25 June 2002 (the Authorisation); and
- B. the Authorisation is subject to conditions;
- I, Wayne Stephen Byres, a delegate of APRA,
- (i) under paragraph 13(1)(b) of the Act, VARY those conditions on the Authorisation which are set out in the Schedule attached to this Notice;

This Notice takes effect on 19 June 2007.

Dated 19 June 2007

#### Signed

Wayne Stephen Byres Executive General Manager Diversified Institutions Division Australian Prudential Regulation Authority

Document ID: 128077

In this Notice

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

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

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

- *Note 1* Under subsection 13(1) of the Act, APRA may, at any time, by written notice to the general insurer impose conditions or additional conditions or vary or revoke conditions imposed on the insurer's authorisation under section 12 of the Act. The conditions must relate to prudential matters.
- *Note 2* Under subsection 13(2) of the Act, a condition may be expressed to have effect despite anything in the prudential standards.
- *Note 3* Under subsection 13(4) of the Act, if APRA imposes, varies or revokes the conditions on a general insurer's authorisation, APRA must give written notice to the insurer and ensure that notice that the action has been taken is published in the *Gazette*.
- Note 4 Under subsection 14(1) of the Act, a general insurer commits an offence if:
- (a) the insurer does an act or fails to do an act; and
- (b) doing the act or failing to do the act results in a contravention of a condition of the insurer's authorisation under section 12 of the Act; and
- (c) there is no determination in force under subsection 7(1) of the Act, that subsection 14(1) of the Act does not apply to the insurer.

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

### Schedule - the conditions which are being varied

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

- 1. The Company may only conduct insurance business in Australia for the sole purpose of discharging liabilities that arose under policies entered into prior to 31 March 1993.
- 2. Assets in Australia of the Company are not to be:
  - removed from Australia; or
  - used to discharge liabilities outside Australia; or (b)
  - charged for the benefit of any person outside Australia (c)

#### **EXCEPT**

- i to discharge the Company's liabilities under insurance contracts in respect of which premiums are remitted to Australia; or
- ii to make premium payments due outside Australia under reinsurance arrangements; or
  - iii where APRA's approval in writing is obtained beforehand; or
  - where required by law. iv.

Note: the Company will continue to be required to comply with section 28 of the Act and Prudential Standard GPS 120.

- 3. The Company must invest its funds in deposits with a locally incorporated ADI; any investments in other assets must be approved by APRA.
- 4. The value of the assets in Australia of the Company shall at all times exceed the amount of its liabilities in Australia by not less than:
  - i \$2,000,000;
  - ii 15% of its outstanding claims provision in respect of liabilities in Australia as at the end of its last preceding financial year;

whichever is the greater.

- The Company is required to maintain a current run-off plan and to submit it to 5. APRA within 14 days of it being approved by the senior officer outside Australia of the insurer. The run-off plan must be revised, re-approved by the senior officer outside Australia and re-submitted to APRA should there be material change to the operations of the Company. The run-off plan should incorporate details of how the Company is managing the run-off of insurance liabilities, including reinsurance, investment policy and administration.
- 6. The Company must provide APRA with a declaration from the senior officer outside Australia, at the same time it lodges its yearly accounts, that, for the last financial year:
  - the Company has systems in place to ensure compliance with the *Insurance* (a) Act 1973, Insurance Regulations 2002, Prudential Standards, authorisation

conditions and directions;

- (b) the management have planned for running off the insurance liabilities of the Company, identified the key risks facing the Company and have a strategy for selecting and monitoring reinsurance programs and that these matters are incorporated in the Company's run-off plan;
- (c) the Company has substantially complied with its run-off plan and that the plan is operating effectively in practice, having regard to the risks it is designed to control; and
- (d) the copy of the Company's run-off plan provided to APRA is accurate and current.
- 7. It is intended that the requirements in conditions 4, 5 and, 6 shall apply to the Company to the exclusion of the following requirements in the prudential standards made under s 32 of the Act:
  - (a) GPS 110 and the Guidance Notes that form part of that Prudential Standard:
  - (b) paragraph 13 (except first sentence) & paragraph 49 of GPS 310;
  - (c) paragraphs 9(a), 11(b) and 14 to 30 (inclusive) of GPS 220; and
  - (d) GPS 230

but without prejudice to the Company's obligation to otherwise comply with the Prudential Standards and Guidance Notes.

Note: Subsection 13(2) of the Act provides that a condition on an insurer's authorisation may be expressed to have effect despite anything in the prudential standards.

#### The condition(s) as varied are:

- 1. The Company may only conduct insurance business in Australia for the sole purpose of discharging liabilities that arose under policies entered into prior to 31 March 1993
- 2. Assets in Australia of the Company are not to be:
  - (a) removed from Australia; or
  - (b) used to discharge liabilities outside Australia; or
  - (c) charged for the benefit of any person outside Australia

#### **EXCEPT**

- i. to discharge the Company's liabilities under insurance contracts in respect of which premiums are remitted to Australia; or
- ii to make premium payments due outside Australia under reinsurance arrangements; or
- iii where APRA's approval in writing is obtained beforehand; or
- iv. where required by law.

Note: the Company will continue to be required to comply with section 28 of the Act and Prudential Standard GPS 120.

- - 3. The Company must invest its funds in deposits with a locally incorporated ADI; any investments in other assets must be approved by APRA.
  - 4. The value of the assets in Australia of the Company shall at all times exceed the amount of its liabilities in Australia by not less than:
    - i \$2,000,000;
    - ii 15% of its outstanding claims provision in respect of liabilities in Australia as at the end of its last preceding financial year;

whichever is the greater.

- 5. The Company is required to maintain a current run-off plan and to submit it to APRA within 14 days of it being approved by the senior officer outside Australia of the insurer. The run-off plan must be revised, re-approved by the senior officer outside Australia and re-submitted to APRA should there be material change to the operations of the Company. The run-off plan should incorporate details of how the Company is managing the run-off of insurance liabilities, including reinsurance, investment policy and administration.
- The Company must provide APRA with a declaration from the senior officer outside Australia, at the same time it lodges its yearly accounts, that, for the last financial year:
  - (a) the Company has systems in place to ensure compliance with the *Insurance Act* 1973, Insurance Regulations 2002, Prudential Standards, authorisation conditions and directions:
  - (b) the management have planned for running off the insurance liabilities of the Company, identified the key risks facing the Company and have a strategy for selecting and monitoring reinsurance programs and that these matters are incorporated in the Company's run-off plan;
  - the Company has substantially complied with its run-off plan and that the plan is (c) operating effectively in practice, having regard to the risks it is designed to control; and
  - (d) the copy of the Company's run-off plan provided to APRA is accurate and current.
- 7. The requirements in conditions 4, 5 and, 6 apply to the Company to the exclusion of the following requirements in the prudential standards made under s 32 of the Act:
  - GPS 110 and the Guidance Notes that form part of that Prudential (a) Standard:
  - paragraph 13 (except first sentence) & paragraph 49 of GPS 310; (b)
  - paragraphs 9(a), 11(b) and 14 to 30 (inclusive) of GPS 220; and (c)

#### (d) GPS 230

but without prejudice to the Company's obligation to otherwise comply with the Prudential Standards and Guidance Notes.

- 8. The Company must provide APRA with a declaration from the senior officer outside Australia on an annual basis, at the same time it lodges its yearly accounts, that:
  - the Senior Officer outside Australia has reviewed RiverStone Management Limited's (RSML) Business Continuity Plan (BCP) and the BCP and RSML's approach to Business Continuity Management substantially complies with APRA's Prudential Standard GPS 222 Business Continuity Management; and
  - (b) the Senior Officer outside Australia has reviewed Sphere Drake Insurance Limited's (SDIL) Outsourcing Policy and that the Outsourcing Policy and SDIL's approach to the management of all outsourced functions substantially complies with APRA's Prudential Standard *GPS 231 Outsourcing*.
- 9. The requirements in condition 8 apply to the Company to the exclusion of the following requirements in the prudential standards made under s 32 of the Act:
  - (a) paragraphs 5 to 7 (inclusive), 15 to 41 (inclusive) and 45 of GPS 222; and
  - (b) paragraphs 11 to 25 (inclusive) and 33 to 39 (inclusive) of GPS 231

but without prejudice to the Company's obligation to otherwise comply with the Prudential Standards and Guidance Notes.

Note: Subsection 13(2) of the Act provides that a condition on an insurer's authorisation may be expressed to have effect despite anything in the prudential standards.



### **Disqualification**

#### Superannuation Industry (Supervision) Act 1993

TO: Paul James Provan of 3 Lanhams Road, Winston Hills, NSW 2153 being a former responsible officer of Firezone Protection Services Pty Limited ABN 87 050 537 212 (the body corporate)

SINCE I am satisfied, under s 120A(1) of the *Superannuation Industry (Supervision) Act 1993* (the Act), that:

- A. you have contravened the Act on more than one occasion; and
- B. the nature or seriousness of the contraventions provides grounds for disqualifying you,

AND SINCE I am separately satisfied, under s 120A(2) of the Act, that:

- C. the body corporate was a trustee of a superannuation entity and has contravened the Act on more than one occasion; and
- D. you were a responsible officer of the body corporate at the time of one or more of the contraventions; and
- E. the nature or seriousness of the contraventions that occurred while you were a responsible officer of the body corporate provides grounds for disqualifying you,

AND SINCE I am separately satisfied, under s 120A(3) of the Act, that you are otherwise not a fit and proper person to be a trustee, investment manager or custodian

of a superannuation entity, or the responsible officer of a body corporate that is a trustee, investment manager or custodian of a superannuation entity,

I, Roger Heath Charles Brown, a delegate of APRA, DISQUALIFY you under section 120A of the Act.

This Disqualification takes effect on the day it is made.

Dated 19 June 2007

Signed

Roger Brown General Manager Enforcement

#### Interpretation

In this Notice:

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

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

**responsible officer**, in relation to a body corporate, means a director, secretary or executive officer of the body.

*superannuation entity* has the meaning given in subsection 10(1) of the Act.

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

Note 2 Under subsection 121(1) of the Act, a person must not act as a trustee of a superannuation entity if the person is, and knows that the person is, a disqualified person. The penalty is imprisonment for 2 years. By virtue of subsection 4B(2) of the *Crimes Act 1914*, where a natural person is convicted of an offence against this section, the Court may impose, instead of or in addition to, a penalty of imprisonment, a pecuniary penalty not exceeding 120 penalty units.

Note 3 Under subsection 121(2) of the Act, a person must not intentionally be, or act as, a responsible officer of a body corporate that is a trustee of a superannuation entity if the person is, and knows that the person is, a disqualified person. The penalty is imprisonment for 2 years. By virtue of subsection 4B(2) of the *Crimes Act 1914*, where a natural person is convicted of an offence against this section, the Court may impose, instead of or in addition to, a penalty of imprisonment, a pecuniary penalty not exceeding 120 penalty units.

Note 4 Under subsection 121(3) of the Act, if a trustee of a superannuation entity is or becomes a disqualified person, the trustee must immediately tell the Regulator in writing. The penalty for a contravention of this subsection is 50 penalty units. This is an offence of strict liability.



# Notice that general insurer has changed its name

#### Insurance Act 1973

I, John Dow, a delegate of APRA, under subsection 29(3) of the *Insurance Act 1973* (the Act), am satisfied that Australasian Medical Insurance Limited ACN 003 707 471, a general insurer under the Act, changed its name to:

#### **Avant Insurance Limited**

with effect from 14 June 2007. Under subsection 29(4) of the Act, the authorisation of the insurer under section 12 has effect after the publication of this notice as if it had been granted under its changed name.

Dated: 21 June 2007

[Signed]

John Dow Senior Manager Specialised Institutions Division.

#### Interpretation

In this Notice

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



Gazette

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**SPECIAL** 



Government House CANBERRA ACT 2600 21 June 2007

#### **MIDWINTER'S DAY 2007 HONOURS LIST**

The Governor-General is pleased to announce the following award:

#### **AUSTRALIAN ANTARCTIC MEDAL**

#### Miss Sharon Rae LABUDDA

Kumbia Qld 4610

For outstanding service in support of Australian Antarctic expeditions.

By His Excellency's Command

**Brien Hallett** 

Acting Official Secretary to the Governor-General

#### THE AUSTRALIAN ANTARCTIC MEDAL

(21 June 2007)

#### Miss Sharon Rae Labudda

Kumbia Qld 4610

For outstanding service in support of Australian Antarctic expeditions

#### **Occupation In Antarctica:**

Senior Aircraft Ground Support Officer, Davis Station

#### Service in Antarctica:

Summer 2006/07

Summer-Winter-Summer 2004/06

Summer-Winter-Summer 2002/04.

Aircraft Ground Support Officer (AGSO) positions were created coincident with the introduction of station based, fixed wing aircraft in the 2003/04 season. The AGSO works closely with aircraft and helicopter flight crews and engineers to assist in the day to day operations, principally ensuring fuel is available, cargo and passengers are organised and ready to go, and documentation such as weights, dangerous goods and passenger and cargo manifests comply with the regulations.

Miss Labudda was the first AGSO employed and has been instrumental in the establishment of this position to air operations in Antarctica. She has developed and implemented procedures and processes that have greatly enhanced the efficiency and safety of aviation operations in the Australian Antarctic programme. She has established many work standards and practices that are used in the air transport system in Antarctica. She has always looked for and found more efficient and better ways to achieve programme goals. For instance, she recommended the use of a Kasseboehrer snow groomer for constructing and maintaining snow runways. This allowed virtually all of the planned November-December 2006 fixed wing flight programme to be completed despite starting almost a month late. Miss Labudda demonstrates the professional capability and personal qualities found in an outstanding Antarctic expeditioner.

She has consistently displayed qualities that contribute to station life in a positive way and has done this with commitment, dedication and an unfailing willingness to work long hours and always with a positive outlook. She has also shown a willingness and skill in imparting her significant knowledge to less experienced expeditioners and has shown empathy and sensitivity in supporting colleagues through difficult periods.

Miss Labudda's consistent effort in everything she does has made a significant contribution towards ensuring the success of the intra-continental aviation programme. Miss Labudda, through her admirable work ethic and overriding desire to do whatever was necessary to ensure success, has consistently gone far beyond what might normally be expected.

Phone Nos: After Hours (07)4164 4366 Mobile 0427 270 874



Gazette

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**SPECIAL** 



Government House CANBERRA ACT 2600 22 June 2007

#### **CHAMPION SHOTS MEDAL**

The Governor-General is pleased to announce the following award:

#### **CHAMPION SHOTS MEDAL WITH CLASP**

Royal Australian Navy

**Leading Seaman Josh KELLY** 

By His Excellency's Command

**Brien Hallett** 

Acting Official Secretary to the Governor-General



# Gazette

No. S117, Friday, 22 June 2007

Published by the Commonwealth of Australia

**SPECIAL** 



## Notice of inquiry into petrol prices

competitive, efficient, fair and informed Australian markets

The Australian Competition and Consumer Commission (ACCC) will hold an inquiry into the price of unleaded petrol under Part VIIA of the *Trade Practices Act 1974*.

This inquiry is being undertaken against the background of the recent divergence between movements in domestic petrol prices and movements in international benchmark prices.

The matters the inquiry will take into consideration will include:

- · the current structure of the industry
- the extent of competition at the refinery, wholesale and retail levels, including the role of imports
- the determination of prices at each of these levels, including the methodology for determining wholesale prices and
- current impediments to efficient petrol pricing and possible methods to address them.

The ACCC will provide its report to the Treasurer no later than 15 October 2007.

#### Conduct of the inquiry

The inquiry will commence on the date of publication of this notice in the *Gazette*.

The ACCC will soon establish a section for this inquiry on its website www.accc.gov.au and release an issues paper.

The ACCC will invite written submissions on matters identified in the issues paper and other issues relevant to this inquiry. The issues paper will explain how submissions should be provided to the inquiry.

The ACCC intends to hold public hearings for the purposes of the inquiry. The times and locations of these hearings will be determined and published at a later date.

www.accc.gov.au



## 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
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
Brisbane	Contact CanPrint Information Services	(02) 6295 4422	(02) 6295 4473
Sydney	Contact CanPrint Information Services	(02) 6295 4422	(02) 6295 4473
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National	University Co-operative Bookshops (go to http://www.coop-bookshop.com.au for location a	and contact details	)

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Mail order sales can be arranged by writing to:

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