

### Gazette

No. GN 30, Wednesday, 1 August 2007

Published by the Commonwealth of Australia

**GOVERNMENT NOTICES** 

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Special Gazette No S139 is attached

The date of publication of this Gazette is 1 August 2007

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### **Australian Government**

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

Office of Legislative Drafting and Publishing

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

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

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

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

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

### **OLDP's responsibilities**

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

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

### Other assistance

OLDP can provide advice on:

- the basis and role of delegated legislation and other instruments made under a statutory power
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- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
- preparing compilations of legislative and nonlegislative instruments

### How to contact us

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

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

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

### INQUIRIES

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

### **General Information**

### **GAZETTE INQUIRIES**

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

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

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

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

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

By fax: (02) 6282 5140

By e-mail: gazettes@ag.gov.au.

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

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

### Publication of hard copy notices

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

### **Publication of electronic notices**

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

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

### **CLOSING TIMES FOR LODGMENT**

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

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

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

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

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Other charges may apply, for further information please see the Lodging Notices section, More information at <a href="http://www.aq.qov.au/GNGazette">http://www.aq.qov.au/GNGazette</a>

Additional copies of Special and Periodic Gazettes can be provided at a cost of 2 75 cents per page per copy — minimum charge: \$5.50

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

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

### **AVAILABILITY**

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

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

Canberra: CanPrint Communications

16 Nyrang Street Fyshwick ACT 2609

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

Melbourne: Information Victoria

356 Collins Street Melbourne VIC 3000

Phone: 1 300 366 356 Fax: (03) 9603 9920 **Hobart:** Printing Authority of Tasmania

2 Salamanca Place Hobart TAS 7000

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

Adelaide: Service SA Government Legislation Outlet

Ground Floor 101 Grenfell Street Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8207 1949

**Brisbane:** Mail Order Only CanPrint Information Services

Phone: (02) 6295 4422 Fax: (02) 6295 4473

**Sydney:** Mail Order Only CanPrint Information Services

Phone: (02) 6295 4422 Fax: (02) 6295 4473

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Phone: (02) 6295 4422 Fax: (02) 6295 4473

### **GAZETTES**

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

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

### ISSUES OF PERIODIC GAZETTES

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

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

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

### **Department of the House of Representatives**

### Acts of Parliament assented to

It is hereby notified, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented on 20 July 2007 to the undermentioned Acts passed by the Senate and the House of Representatives in the Parliament assembled, viz.:

No. 124 of 2007—An Act to amend the law relating to communications, and for other purposes. (*Communications Legislation Amendment (Content Services) Act 2007*).

No. 125 of 2007—An Act to amend legislation in relation to native title, and for related purposes. (*Native Title Amendment (Technical Amendments) Act 2007*).

I C HARRIS Clerk of the House of Representatives

### **Government Departments**

### **Attorney-General**

### COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE					(Foreign Cur	rency = AUS	\$1)	
Column 1	Column 2 Currency	Column 3 18/07/2007	Column 4 19/07/2007	Column 5 20/07/2007	Column 6 21/07/2007	Column 7 22/07/2007	Column 8 23/07/2007	Column 9 24/07/2007
Brazil	Real	1.6253	1.6313	1.6334	1.6334	1.6334	1.634	1.6245
Canada	Dollar	0.9117	0.9162	0.9179	0.9179	0.9179	0.9215	0.9244
China, PR of	Yuan	6.6121	6.6288	6.6513	6.6513	6.6513	6.6614	6.6796
Denmark	Kroner	4.7139	4.7285	4.7439	4.7439	4.7439	4.7358	4.757
European Union	Euro	0.6335	0.6354	0.6375	0.6375	0.6375	0.6364	0.6393
Fiji	Dollar	1.3661	1.3613	1.366	1.366	1.366	1.368	1.366
Hong Kong	Dollar	6.8411	6.8581	6.8815	6.8815	6.8815	6.8872	6.9105
India	Rupee	35.2264	35.3409	35.4299	35.4299	35.4299	35.4634	35.5237
Indonesia	Rupiah	7926.0	7987	7974	7974	7974	8005	8006
Israel	Shekel	3.7351	3.7404	3.7217	3.7217	3.7217	3.7239	3.7053
Japan	Yen	106.57	106.88	107.48	107.48	107.48	106.57	106.69
Korea, Republic of	Won	800.7	801.94	803.52	803.52	803.52	804.63	806.23
Malaysia	Ringgit	3.0178	3.0221	3.0186	3.0186	3.0186	3.0087	3.008
New Zealand	Dollar	1.1048	1.1062	1.1072	1.1072	1.1072	1.1027	1.0932
Norway	Kroner	5.0015	5.0229	5.0434	5.0434	5.0434	5.0352	5.0561
Pakistan	Rupee	52.83	52.93	53.15	53.15	53.15	53.19	53.36
Papua New Guinea	Kina	2.5907	2.5896	2.5956	2.5956	2.5956	2.5983	2.5913
Philippines	Peso	39.53	39.58	39.48	39.48	39.48	39.58	39.55
Singapore	Dollar	1.3271	1.3293	1.3298	1.3298	1.3298	1.3308	1.33
Solomon Islands	Dollar	6.6424	6.6591	6.6811	6.6811	6.6811	6.6896	6.7143
South Africa	Rand	6.0793	6.0634	6.0284	6.0284	6.0284	6.0307	6.0069
Sri Lanka	Rupee	97.76	97.99	98.36	98.36	98.36	98.44	98.75
Sweden	Krona	5.8069	5.8309	5.8469	5.8469	5.8469	5.8436	5.867
Switzerland	Franc	1.0486	1.053	1.059	1.059	1.059	1.0562	1.0642
Taiwan Province	Dollar	28.68	28.75	28.81	28.81	28.81	28.84	28.91
Thailand	Baht	29.18	29.33	29.48	29.48	29.48	29.6	29.68
United Kingdom	Pound	0.4266	0.4272	0.4294	0.4294	0.4294	0.4279	0.4284
USA	Dollar	0.8748	0.877	0.8799	0.8799	0.8799	0.8808	0.8836

Mark Collidge Delegate of the Chief Executive Officer of Customs Canberra ACT 25/7/2007

### **Environment and Water Resources**

### Revised Draft Plan for the former HMAS Platypus site, Neutral Bay.

### **Submissions Invited**

Earlier this year, the Sydney Harbour Federation Trust exhibited a draft plan for the former HMAS Platypus site.

After consideration of submissions received, the draft plan has been revised. The revised draft plan will be on exhibition from 3 August 2007 to the 31 August 2007 at the following locations: North Sydney Council; Stanton Library, North Sydney; Kirribilli Neighbourhood Centre; Mosman Library; Lane Cove Council; Harbour Trust Offices, Mosman; and the Trust website on www.harbourtrust.gov.au

Submissions and comments will be accepted until 5pm, 31 August 2007, addressed to:

HMAS Platypus Revised Draft Plan Submissions

Sydney Harbour Federation Trust PO Box 607

Mosman NSW 2088

or by email to

consultrust@harbourtrust.gov.au
Submissions may be made public at the
discretion of the Harbour Trust. If you
require further information contact the
Trust on 89692100.



www.harbourtrust.gov.au



### THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

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

I, Susan Levett, delegate of the Water Efficiency Labelling and Standards Regulator pursuant to section 25 of the Water Efficiency Labelling and Standards Act 2005 (the WELS Act), register the following WELS product(s) under subsection 28(1) of the WELS Act.

### Registered WELS products

Brand Name	Family Name / Product Name / Model Reference	Name of Registration Holder
GRACOTT INDUSTRIES	Addition to Family Name: Showers Crystal Handshower On Rail, Elkabana Wall Shower And Arm, Chalan Handshower On Rail, Ridgley Handshower on elbow, Ridgley Handshower On Rail, Mungalli Handshower On Rail	GRACOTT INDUSTRIES
MANIA NATIONAL	Family Name: 12L flow controllers  MNMF12 - 15BSP M&F INLINE, MNCC12 - 15C x 15C INLINE,  MNCF12 - 15C x 15FI INLINE, MNMF12S - 15BSP M&F INLINE  SHORT, MNIT12 - IN TAP, THFCV12 - SHOWER INSERT	MANIA NATIONAL
MANIA NATIONAL	Family Name: 4L flow controllers  MNMF04 - 15BSP M&F INLINE, MNCC04 - 15C x 15C INLINE,  MNSI04 - SEAT INSERT, MNCF04 - 15C x 15FI INLINE, MNMF04S - 15BSP M&F INLINE SHORT, MNMF04R - 15BSP M&F REV,  MNIT04 - IN TAP, THFCV04 - SHOWER INSERT	MANIA NATIONAL
MANIA NATIONAL	Addition to Family Name: 9LT flow controllers MNMF09 - 15BSP M&F INLINE, MNCC09 - 15CU x 15CU INLINE, MNSI09 - Seat insert, MNCF09 - 15CU x 15FI INLINE, MNMF09S - 15BSP M&F INLINE SHORT, MNMF09R - 15BSP M&F INLINE REV, BSNFCV09F - FI AERATOR, BSNFCV09M - MI AERATOR, MNIT09 - IN TAP	MANIA NATIONAL
MANIA NATIONAL	Addition to Family Name: 6LT flow controllers  MNMF06 - 15BSP M&F INLINE, MNCC06 - 15C x 15C INLINE,  MNSI06 - SEAT INSERT, MNCF06 - 15C x 15FI INLINE, THFCV06  SHR INSERT, MNMF06S 15BSP M&F INLINE SHORT, MNMF06R - 15BSP M&F INLINE (REV), BSNFCV06F - FI AER, BSNFCV06M -  MI AER, MNIT06 - IN TAP	MANIA NATIONAL
RAM TAPWARE	Family Name: 6 Star 2H Tapware:  Merino, Fusion, Aurora, Easy Clean, Dorset, Southern Cross, Park, Domestic, Fiesta, Premier, Bunnings, Lipari, Luka, Isola	Ramtaps Pty Ltd
FISHER & PAYKEL	WL70T60CW1, WL70T60DW1,,,,,,,	Fisher & Paykel Appliances
NOUVEAU	NVTW65,,,,	Daewoo Electronics Corp
EUROLUX	DW2112P/1,	Foshan Shunde Midea Dishwasher MFG.Co.,Ltd.
OMEGA	DW301XA,,	Foshan Shunde Midea Dishwasher MFG.Co.,Ltd
OMEGA	DW401XA, DW401WA, PL401XA, , , ,	Foshan Shunde Midea Dishwasher MFG.Co.,Ltd
PHOENIX	Addition to Family Name: Tap Basin PERCUSSION basin range	Phoenix Industries Pty Ltd
PHOENIX	Addition to Family Name: Tap Sink	Phoenix Industries Pty Ltd

WELS registrations are subject to the registration conditions in the Water Efficiency Labelling and Standards Determination 2007 (available at

http://www.frli.gov.au/ComLaw/Legislation/LegislativeInstrument1.nsf/0/D03E2F79CDF93D7DCA25727C007F1D0C?OpenDocument)

Devett.

Delegate for the Water Efficiency Labelling and Standards Regulator 1 August 2007



### Environment Protection and Biodiversity Conservation Act 1999 Notice under subsection 368(5)

### Norfolk Island National Park and Norfolk Island Botanic Garden

A draft management plan has been prepared for Norfolk Island National Park and Norfolk Island Botanic Garden. This plan will guide management of the Park and Botanic Garden for a period of 10 years.

Members of the public and stakeholders are invited to comment on the draft plan.

A copy of the draft plan is available online at

<u>www.environment.gov.au/parks/publications/norfolk/mp-draft.html</u> or by contacting the Community Information Unit, Department of the Environment and Water Resources, by emailing <u>ciu@environment.gov.au</u> or calling 1800 803 772.

Plans are also available from the Park Headquarters, located on the corner of Grassy Road and Mount Pitt Road, Norfolk Island. Draft plans are free of charge.

Comments on the draft plan are requested by **Monday 3 September 2007** and may be emailed to <a href="mailto:norfolkplan@environment.gov.au">norfolkplan@environment.gov.au</a> or posted to:

Mr Brooke Watson or Parks Strategic Development Section
Park Manager Department of the Environment

PO Box 310 and Water Resources Norfolk Island GPO Box 787

SOUTH PACIFIC 2899 CANBERRA ACT 2601

Comments sent after that date may not be taken into account in finalising the plan.

For more information on Norfolk Island National Park and Norfolk Island Botanic Garden visit <a href="https://www.environment.gov.au/parks/norfolk/index.html">www.environment.gov.au/parks/norfolk/index.html</a>

Peter Cochrane Director of National Parks

### 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
2006/3209	Sydney Catchment Authority/Water management and use/Kangaloon/NSW/Upper Nepean (Kangaloon) Groundwater Borefield	Listed threatened species and communities (sections 18 and 18)	13-JUL-2007
2007/3506	Norfolk Island Harbour Corporation Incorporated/Transport - water/Ball Bay /Norfolk Island/Construction of a permanent jetty and/or breakwall	<ul> <li>Listed threatened species and communities (sections 18 and 18)</li> <li>Listed migratory species (sections 20 and 20A)</li> <li>Commonwealth marine areas (sections 23 and 23A)</li> <li>Commonwealth land (sections 26 and 27A)</li> </ul>	13-JUL-2007

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

Reference	Title	Date
2007/3523	Nexus Energy Limited/Exploration (mineral, oil and gas - marine)/off shore Perth/WA/Yngling-1	23-JUL-2007
	exploration well for WA-368-P	
2007/3503	Department of Water, Land and Biodiversity Conservation/Transport - land/Hindmarsh Island	13-JUL-2007
	/SA/Hunters Creek Fishway Construction	

<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
2006/3155	Florida Partnership/Commercial	Assessment preliminary	20-JUL-2007
	development/Mandurah/WA/Neighbourhood Shopping Centre and Mixed	documentation	
	Business Centre, Ocean Road, Dawesville		
2007/3506	Norfolk Island Harbour Corporation Incorporated/Transport - water/Ball Bay	Public environment	13-JUL-2007
	/Norfolk Island/Construction of a permanent jetty and/or breakwall	report	
2007/3464	Unimin Australia Limited/Mining/North Stradbroke Island /QLD/Extension	Assessment preliminary	25-JUL-2007
	of sand mining operation into ML 1108 (Vance Lease)	documentation	

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**

### **AUSTRALIAN ELECTORAL COMMISSION**

Commonwealth Electoral Act 1918

### APPOINTMENT OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling places named in Column 2 of the Schedule, to be polling places for the Divisions specified in Column 1.

Chris Drury/ Australian/Electoral Officer for South Australia

11 July 2007

Column 1 Electoral Division	Column 2 Polling Place	
South Australia		
KINGSTON	Aldinga Beach West	
MAYO	Goolwa Central Mount Barker Central	
PORT ADELAIDE	Burton	
WAKEFIELD	Craigmore North	

Commonwealth Electoral Act 1918

### ABOLITION OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule, being polling places for the Division specified in Column 1.

Chris Drufy'
Australian Electoral Officer
for South Australia

11 July 2007

Column 1 Electoral Division	Column 2 Polling Place
South Australia	
ADELAIDE	Beulah Park (Adelaide) Tusmore (Adelaide)

Commonwealth Electoral Act 1918

### CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Divisions specified in Column 1 of the Schedule:

- (a) pursuant to section 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

Chris Drury/ Australian Electoral Officer for South Australia

11 July 2007

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
South Australia		
BARKER	Kingston	Kingston SE
STURT	Beulah Park (Sturt) Tusmore (Sturt)	Beulah Park Tusmore

Commonwealth Electoral Act 1918

### APPOINTMENT OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the polling places named in Column 2 of the Schedule, to be polling places for the Divisions specified in Column 1.

Jennie Gzik

Australian Electoral Officer for Western Australia

20 July 2007

**SCHEDULE** 

Column 1

Electoral Division

Column 2 Polling Place

Western Australia

**BRAND** 

Wandi

CANNING

Canning Vale East Preston Beach

**CURTIN** 

Subiaco Central

PEARCE

Ellenbrook North

Commonwealth Electoral Act 1918

### CHANGE OF NAME OF POLLING PLACES

As delegate of the Australian Electoral Commission, I hereby make the following changes with regard to the polling places for the Divisions specified in Column 1 of the Schedule:

- (a) pursuant to section 80(1)(c) of the *Commonwealth Electoral Act 1918*, abolish the polling places named in Column 2 of the Schedule;
- (b) pursuant to section 80(1)(a) of the Commonwealth Electoral Act 1918, appoint the corresponding polling places named in Column 3 of the Schedule.

Jennie Gzik

Australian Electoral Officer

rnie gik

for Western Australia

20 July 2007

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
Western Australia		
CANNING	Thornlie South (Canning)	Thornlie South
MOORE	Duncraig East (Moore)	Duncraig East
O'CONNOR	Munglinup (O'Connor)	Munglinup

Commonwealth Electoral Act 1918

### ABOLITION OF POLLING PLACES

I, as delegate of the Australian Electoral Commission, and pursuant to paragraph 80(1)(c) of the Commonwealth Electoral Act 1918, abolish the polling places named in Column 2 of the Schedule, being polling places for the Divisions specified in Column 1.

Jennie Gzik

Australian Electoral Officer for Western Australia

20 July 2007

Column 1 Electoral Division	Column 2 Polling Place
Western Australia	
BRAND	Hope Valley
CURTIN	Woodlands North
STIRLING	Duncraig East (Stirling)

### **Register of Political Parties**

The Australian Electoral Commission (the AEC) has received the following applications for registration as a political party under the provisions of the *Commonwealth Electoral Act 1918* (the Electoral Act).

Name of Party: Citizens Electoral Council of Australia

Abbreviation of party name: Citizens Electoral Council

Proposed registered officer:

address:

Craig William Isherwood

15 Muchell Grove Coburg VIC 3058

Name of Party: Liberty and Democracy Party

Abbreviation of party name: LDP

Proposed registered officer:

address:

David Leyonhjelm 134 Lyons Road

Drummoyne NSW 2047

The above applications are made by the secretary and another 9 members of each party and state that the parties wish to receive election funding.

If you believe that any party should not be registered because, under the Electoral Act:

- the party does not meet the eligibility criteria for registration; or
- the party's application has not been correctly made; or
- the party's name and/or abbreviation are prohibited,

you may lodge an objection. Objections must be received by the Commissioner by 1 September 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 <a href="mailed">fad@aec.gov.au</a>

For more detailed information on objecting to an application for the registration of a political party, 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/Political\_Representation/Information\_Sheets/party\_reg\_objections.htm

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

Paul Dacey Deputy Electoral Commissioner 1 August 2007

### Australian Electoral Commission Register of Political Parties

In accordance with Part XI of the *Commonwealth Electoral Act 1918*, the political party whose details appear below was registered on 26 July 2007. The current particulars of the party, as amended, are:-

Name of party: Peter Andren Independent Group

Abbreviation of name of party:

**Peter Andren Independent** 

Registered Officer of party:

Name: Valerie Faber Address: 15 Pilcher Street

MILLTHORPE NSW 2798

In its Application for registration the political party stated that it wishes to receive moneys under Division 3 of Part XX of the Act.

Party Correspondence Address:

15 Pilcher Street
MILLTHORPE NSW 2798

**Deputy Registered Officers:** 

26 July 2007 16:03

### **Health and Ageing**

### INSTRUMENT TO DETERMINE THE NUMBER OF PLACES AVAILABLE FOR ALLOCATION FOR 2007-2008

### AGED CARE ACT 1997

Determination under subsection 12-3(1)

I, **SANTO SANTORO**, Minister for Ageing, acting under subsection 12-3(1) of the *Aged Care Act 1997*, **DETERMINE** that the number of places, by care type, available for allocation in each State or Territory for the 2007-2008 financial year are:

### (A) Aged care places available for allocation in each State or Territory

State or Territory	Residential	Community	Flexible
New South Wales	2,043	855	545
Victoria	1,472	569	384
Queensland	1,582	429	274
Western Australia	1,006	220	143
South Australia	372	167	122
Tasmania	167	47	43
Australian Capital Territory	158	25	35
Northern Territory	11	15	20
Total	6,811	2,327	1,566

### (B) Aged care places available for allocation in any State or Territory

Residential	Community	Flexible
150	50	400

**SANTO SANTORO**Minister for Ageing

### INSTRUMENT TO DETERMINE THE NUMBER OF ADDITIONAL PLACES AVAILABLE FOR ALLOCATION FOR 2007-2008

### AGED CARE ACT 1997

Determination under subsection 12-3(1)

I, **CHRISTOPHER PYNE**, Minister for Ageing, acting under subsection 12-3(1) of the *Aged Care Act 1997*, **DETERMINE** that an additional 30 residential aged care places be available for allocation in the Northern Territory for the 2007-2008 financial year.

Dated 25 day of Work 2007

CHRISTOPHER PYNE Minister for Ageing

### THERAPEUTIC GOODS ACT 1989

### THERAPEUTIC GOODS REGULATIONS

I, Larry Kelly, Acting Director, Office of Devices, Blood and Tissues, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health and Ageing for the purposes of section 42DF of the *Therapeutic Goods Act 1989*, give notice that the restricted representation described in paragraph (a) below, has been approved for use in advertisements directed to consumers, for the category of products listed in paragraph (b) provided the conditions identified in paragraph (c) are met:

- (a) Representations to the effect that use of the goods described in paragraph (b) below: "Test or monitor blood ketone levels for people diagnosed with diabetes"
- (b) Abbott Diagnostic Care blood glucose and ketone meters and test strips
- (c) The advertisements for these devices must comply with the general provisions about advertising therapeutic goods in Chapter 5, Division 3 of the Therapeutic Goods Act 1989 including the Therapeutic Goods Advertising Code, and

The references to restricted representations are consistent with the intended purpose recorded on the Australian Register of Therapeutic Goods; and

The advertisements for these devices must include a statement advising diabetics with elevated blood ketone levels to seek medical advice.

Dated this / that day of July 2007

LARRY KELLY

Delegate of the Secretary to the Department of Health and Ageing

### **Industry, Tourism and Resources**

### Pooled Development Funds Act 1992

The Venture Capital Registration Board advises that the following are no longer pooled development funds because their registration declaration was **revoked** pursuant to *s*46(3) of the *Pooled Development Funds Act 1992*, as amended.

LOFTUS POOLED DEVELOPMENT FUND NO.2 LIMITED [ACN 088 029 645] on 13 June 2007
PERMIAN CAPITAL GROUP LIMITED [ACN 115 135 870] on 18 July 2007
GANDY PTY LTD [ACN 075 589 141] on 18 July 2007
FIRST VENTURE CAPITAL POOLED DEVELOPMENT FUND PTY LTD [ACN 094 395 061] on 18 July 2007

Brian Watson Chairman Venture Capital Registration Board

### **Prime Minister and Cabinet**



### Public Service Commissioner's Amendment Directions 2007 (No. 1)

### Public Service Act 1999

I, LYNELLE BRIGGS, Public Service Commissioner, make these Directions under subsection 11 (1) of the *Public Service Act 1999*.

Dated 23 July

2007

Public Service Commissioner

### 1 Name of Direction

These Directions are the *Public Service Commissioner's Amendment Directions* 2007 (No. 1).

### 2 Commencement

These Directions commence on 8 August 2007.

### 3 Amendment of Public Service Commissioner's Directions 1999

Schedule 1 amends the Public Service Commissioner's Directions 1999.

Schedule 1

Amendments

### Schedule 1 Amendments

(section 3)

### [1] Subclause 4.1 (3), note

substitute

*Note* Regulation 3.12 of the Regulations provides for certain decisions relating to the engagement and promotion of APS employees to be notified in the electronic APS Employment *Gazette*.

### [2] Paragraph 4.2 (3) (a)

substitute

- (a) an opportunity mentioned in subclause (1) or (2) must have been notified:
  - (i) as open to all members of the community, whether or not they were APS employees; and
  - (ii) during the period of 12 months before the decision to engage the person is made; and
  - (iii) either:
    - (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (B) if the opportunity was notified on or after 8 August 2007 — in the electronic APS Employment Gazette; and

### [3] Paragraph 4.2 (3) (b)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

### [4] Subclause 4.2 (4)

substitute

- (4) If, because of considerations of cost or operational efficiency, an Agency Head decides not to provide an opportunity mentioned in subclause (2) to all eligible members of the community, as a minimum, the opportunity must have been notified:
  - (a) as open to all APS employees; and

Amendments

Schedule 1

- (b) during the period of 12 months before the decision to engage the person is made; and
- (c) either:
  - (i) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
  - (ii) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment *Gazette*.

### [5] Paragraph 4.2 (4A) (a)

substitute

- (a) an opportunity mentioned in subclause (4) was notified:
  - (i) as open to all APS employees; and
  - (ii) during the period of 12 months before the decision to engage the person is made; and
  - (iii) either:
    - (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (B) if the opportunity was notified on or after 8 August 2007 — in the electronic APS Employment Gazette; and

### [6] Subclause 4.2 (4B)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

### [7] Subclause 4.2 (4C)

omit

it is not necessary for the relevant employment opportunity to be notified in the *Gazette*.

insert

it is not necessary for the relevant employment opportunity to be notified.

### [8] Subclause 4.2 (5)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

Schedule 1

Amendments

### [9] Subclause 4.3 (2)

substitute

- (2) The opportunity must have been notified:
  - (a) as open to all eligible members of the community, whether or not they were APS employees; and
  - (b) during the period of 12 months before the decision to engage the person is made; and
  - (c) either:
    - (i) if the opportunity was notified before 8 August 2007 in the Gazette; or
    - (ii) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment Gazette.

### [10] Subclause 4.3 (2A)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

### [11] Paragraphs 4.5 (2) (a) and (b)

substitute

- (a) the opportunity to apply for the initial employment had been notified:
  - as open to all eligible members of the community, whether or not they were APS employees; and
  - (ii) either:
    - (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (B) if the opportunity was notified on or after 8 August 2007 — in the electronic APS Employment Gazette; or
- (b) the opportunity to apply for the extended period of the engagement was notified:
  - (i) as open to all eligible members of the community, whether or not they were APS employees; and
  - (ii) either:
    - (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (B) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment *Gazette*.

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### [12] Paragraph 4.6A (2) (a)

substitute

- (a) the opportunity must have been notified:
  - (i) as open to all eligible members of the community, whether or not they were APS employees; and
  - (ii) during the period of 12 months before the decision to promote the person is made; and
  - (iii) either:
    - (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (B) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment *Gazette*; and

### [13] Paragraph 4.6A (2) (b)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

### [14] Subclause 4.6A (3)

substitute

- (3) If, because of considerations of cost or operational efficiency, an Agency Head decides not to provide the opportunity to all eligible members of the community, as a minimum, the opportunity must have been notified:
  - (a) as open to all APS employees; and
  - (b) during the period of 12 months before the decision to promote the person is made; and
  - (c) either:
    - (i) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
    - (ii) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment Gazette.

### [15] Paragraph 4.6A (4) (a)

substitute

- (a) the opportunity mentioned in subclause (3) was notified:
  - (i) as open to all APS employees; and
  - (ii) during the period of 12 months before the decision to promote the person is made; and

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Amendments

### (iii) either:

- (A) if the opportunity was notified before 8 August 2007 in the *Gazette*; or
- (B) if the opportunity was notified on or after 8 August 2007 in the electronic APS Employment *Gazette*; and

### [16] Subclause 4.6A (5)

after

in the Gazette

insert

or the electronic APS Employment Gazette (as applicable)

### [17] Subclause 4.6A (6)

after

in the Gazette

insert

or in the electronic APS Employment Gazette (as applicable)

### [18] Subclause 6.3 (2), note

substitute

*Note* Under regulation 3.12 of the Regulations, a decision to promote or engage an SES employee must be notified in the electronic APS Employment *Gazette*.

### [19] Subclause 6.6 (2), note

substitute

*Note* Under regulation 3.12 of the Regulations, a decision to assign an SES employee to duties at a lower classification without the employee's agreement must be notified in the electronic APS Employment *Gazette*.

### [20] Clause 6.7, note 2

substitute

Note 2 Under regulation 3.12 of the Regulations, the retirement of an SES employee within the period specified in a notice given under section 37 of the Act must be notified in the electronic APS Employment *Gazette*.

Amendments

Schedule 1

### [21] Clause 6.8, note 3

substitute

*Note 3* Under regulation 3.12 of the Regulations, a decision to terminate the employment of an SES employee under section 29 of the Act must be notified in the electronic APS Employment *Gazette*.

### [22] Schedule 2

substitute

### Schedule 2 Persons included as APS employees

(subclauses 4.2 (5) and 4.6A (6))

- 1. A person who:
  - (a) immediately before the commencement of the *Public Service Act 1999*, was a person to whom Division 2, 3 or 4 of Part IV of the *Public Service Act 1922* applied; and
  - (b) at the time the opportunity for employment is notified in the *Gazette* or in the electronic APS Employment *Gazette*, is performing duties in the organisation in which the person was performing duties immediately before the commencement of the *Public Service Act 1999*.
- 2. An employee of the Australian Parliamentary Service.
- 3. A staff member of the Albury-Wodonga Development Corporation.
- 4. An officer of the Australian Security Intelligence Organisation.
- 5. An officer of the Australian Secret Intelligence Service.
- 6. An officer of the ACT Public Service.
- 7. A former officer of the APS who resigned on or after 2 August 1990, if:
  - (a) the resignation was for child rearing purposes and the person resigned after taking at least 12 weeks' maternity or parental leave; and
  - (b) the resignation took place within 2 years of the date of birth of the child for which the period of maternity or parental leave was granted; and
  - (c) the opportunity for employment was notified in the *Gazette* or in the electronic APS Employment *Gazette* within 6 years from the date of birth of the child for which the maternity or parental leave was granted.
- 8. A former officer of the APS who:
  - (a) on 1 April 1987, was on leave without pay to work in the Northern Territory Public Service (*NTPS*); and
  - (b) resigned before 1 April 1988 to continue employment in the NTPS; and
  - (c) has continued to be employed by the NTPS.

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Amendments

- 9. A former officer of the APS who:
  - (a) accepted an offer of employment by a State Government or the Northern Territory Government; and
  - (b) resigned from the APS in accordance with the agreement between the Commonwealth and the Public Sector Union on staffing issues arising from the Commonwealth-State Disability Agreement; and
  - (c) has continued to be employed by the relevant State Government or the Northern Territory Government.
- A former officer of the APS who, following the transfer of Repatriation General Hospitals at Hobart, Concord, Heidelberg and Daw Park:
  - (a) accepted an offer of employment by the State Government of Tasmania, New South Wales, Victoria or South Australia; and
  - (b) resigned from the APS in accordance with subsection 15 (2) and section 17 of the *Repatriation Institutions (Transfer) Act 1992*; and
  - (c) has continued to be employed by the State Government from which the offer of employment was accepted.

### [23] Dictionary, after definition of *corresponding non-specialist* classification

insert

*electronic APS Employment Gazette* means the Australian Public Service Employment *Gazette*, published in electronic form.

### [24] Dictionary, definition of similar employment

substitute

**similar employment**, in relation to an opportunity for employment that has been notified in the *Gazette* or in the electronic APS Employment *Gazette*, means employment that:

- (a) comprises similar duties to; and
- (b) is at the same classification as; and
- (c) is to be performed in a similar location as;

the employment that has been notified.

### **EXPLANATORY STATEMENT**

Public Service Act 1999

Public Service Commissioner's Amendment Directions 2007 (No.1)

Subsection 11(1) of the *Public Service Act 1999* (the Act) provides that the Public Service Commissioner (the Commissioner) must issue directions in relation to each of the APS Values. Subsection 15(4) of the Act provides that procedures for determining whether an APS employee has breached the Code of Conduct must be set out in the Commissioner's Directions. Section 36 of the Act provides that the Commissioner must issue directions about employment matters relating to SES employees.

Section 20 of the Act provides Agency Heads, on behalf of the Commonwealth, with all the rights, duties and powers of an employer in respect of APS employees in the Agency.

Chapter 2 of the *Public Service Commissioner's Directions 1999* (the Principal Directions) prescribes the minimum requirements that an Agency Head must meet to uphold and promote the APS Values as detailed under section 10 of the Act. Chapter 4 of the Principal Directions relates specifically to merit in employment and includes the requirement to advertise in the *Gazette* employment opportunities which are ongoing, or non-ongoing (temporary) for a period of greater than 12 months.

The purpose of the amending Directions is to enable matters covered by the Principal Directions to be notified only in an electronic version of the *Gazette*, rather than a paper version of the *Gazette* as is currently necessary. While there is no specific legislative requirement for a paper *Gazette*, this has been the historically accepted means of publication. The amending Directions ensure that there is no doubt that publication of the matters required by the Principal Directions in the new electronic *Gazette* satisfies the legal requirement for *Gazette* notification.

Each Thursday, the Australian Public Service Commission publishes the Australian Public Service *Gazette* (APS *Gazette*), which includes the range of matters required to be gazetted, including employment opportunities. The bulk of the APS *Gazette* contains job vacancies and promotions. For some years the APS *Gazette* material has also been available electronically at the *www.psgazette.gov.au* website. This electronic version of the APS *Gazette* has been redeveloped and the new website will operate from 9 August 2007 as part of the *APSjobs* portal which will also be launched on that day.

There has been a substantial decline in the utilisation of the paper-based APS *Gazette*, with only a very small number of subscribers now (mostly Commonwealth agencies). The electronic version is available on-line and provides better access for individuals, and is the overwhelming form of accessing the information. The publication of the paper-based APS *Gazette* will cease after the 2 August 2007 issue, so as to coincide with the implementation of the new version of the electronic APS *Gazette*, on 9 August 2007. A commencement date of 8 August 2007 ensures it is clear cut that no paper version is needed from 9 August 2007. This will not affect the publication of various other paper *Gazettes* produced by other Australian Government agencies.

There are also provisions in the Act which require gazettal of some matters (such as statutory office holder terms and conditions) and these will continue to be published in a paper *Gazette* administered by the Attorney-General's Department.

In addition to amendments to the Principal Directions, the *Public Service Regulations* 1999 have been amended (effective from the same date) to refer to the electronic APS Employment *Gazette* as these prescribe the requirement to notify certain employment decisions in the APS *Gazette*, including engagements, movements, promotions and terminations of employment of employees.

The Directions are disallowable non-legislative instruments for the purposes for the *Legislative Instruments Act 2003*.

Details of the amending Directions are set out in the Attachment.

**Consultation:** All APS agencies were advised that it was intended to discontinue the paper APS *Gazette*. No agency has raised issues.

### ATTACHMENT

### Details of the Public Service Commissioner's Amendment Directions 2007 (No.1)

<u>Clause 1</u> names the Directions as the *Public Service Commissioner's Amendment* Directions 2007 (No.1).

<u>Clause 2</u> provides that the Directions will commence on 8 August 2007.

Clause 3 provides that Schedule 1 amends the Public Service Commissioner's Directions 1999 (the Principal Directions).

Items 1 and 18 to 21 of Schedule 1 substitute references to the 'Gazette' in the Principal Directions with references to the 'electronic APS Employment Gazette'.

Items 3, 6, 7, 8, 10, 13, 16 and 17 of Schedule 1 amend the clauses by adding a reference to the 'electronic APS Employment Gazette'.

Item 7 of Schedule 1 improves the drafting of the clause; there is no substantive change to the intent of the clause.

Items 2, 4, 5, 9, 11, 12, 14 and 15 of Schedule 1 refer to the arrangements for gazettal of certain employment decisions prior to and after 8 August 2007.

Item 22 of Schedule 1 amends the list of persons included as APS employees for subclauses 4.2(5) and 4.6A(6) of the Principal Directions. Reference to a staff member of the Australian Trade Commission has been deleted, as this organisation now employs staff under the Public Service Act 1999. Reference to the 'electronic APS employment *Gazette*' has also been included in the schedule.

Items 23 and 24 of Schedule 1 amend the Dictionary to the Principal Directions by inserting a definition of electronic APS Employment Gazette. The definition of similar employment is also amended to refer to the change to the electronic APS Employment Gazette.

No: 384

### **Transport and Regional Services**

## Permit for unlicensed ship - continuing

Form 6

(regulation 6)

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

section 286 of the Act, permission for the ship specified in this permit to carry passengers or cargo or both between the ports specified, subject to any conditions set out on this

permit.

This permit remains in force from 09/08/2007 to 08/11/2007

### Details about ship

Name of ship: USL Hawk	Port of registry: Antwerpen
IMO No. of ship: 9347968	Name of Owner: Anglo-Eastern (Antwerp) NV

Name of ports for which permit issued

Melbourne, Melbourne, Sydney, Brisbane, Sydney,

Permit conditions

Signature of delegate:

Date: 23 July 2007



No: 367

# Permit for unlicensed ship - continuing

Form 6

(regulation 6)

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

..Rhyan Bloor......, in exercise of the power delegated to me by the Minister under section 9 of the Navigation Act 1912, grant, under section 286 of the Act, permission for the ship specified in this permit to carry passengers or cargo or both between the ports specified, subject to any conditions set out on this permit.

This permit remains in force from 30/09/2007 to 29/12/2007

### Details about ship

Name of ship: CSCL Qingdao	ort of registry: Majuro Atoll
IMO No. of ship: 9224336	ame of Owner: Seaspan Corporation

## Name of ports for which permit issued

Sydney, Melbourne, Sydney, Melbourne, Sydney, Melbourne,

Brisbane, Brisbane, Brisbane, Brisbane, Brisbane,

Permit conditions

Signature of delegate:

Date: 23 July 2007



## **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.

NOTICE OF RULINGS			
Ruling Number	Subject	Brief Description	
TR 2007/7	Income tax: consolidation: errors in tax cost setting amounts of reset cost base assets	This Ruling considers the treatment under Subdivision 705-E and section 104-525 of the <i>Income Tax Assessment Act 1997</i> (ITAA 1997) of errors the head company of a consolidated group or multiple entry consolidated (MEC) group makes in working out, in purported compliance with Division 705 of the ITAA 1997, the tax cost setting amounts of reset cost base assets of an entity that becomes a subsidiary member of the group. This Ruling applies both before and after its date of issue.	
PR 2007/73	Income tax: tax consequences of investing in JPMorgan Dividend Advance Resettable Warrant Instalments Series IQA, IQB May 2007 Product Disclosure Statement – cash applicants and secondary market purchasers	This Ruling applies to Holders that are accepted to participate in the scheme specified in this Ruling on or after 1 August 2007, either through Cash Applications or secondary market purchases and who execute relevant agreements mentioned in this Ruling on or before 30 June 2011 to invest in JPMorgan Dividend Advance Resettable Warrant Instalments Series IQA and IQB under the May 2007 Product Disclosure Statement. The investment is in shares and/or units, which are listed for quotation on the Australian Securities Exchange, and a put option using in part a loan made by JPMorgan Investments Australia Limited.  This Product Ruling applies prospectively from 1 August 2007	
CR 2007/71	Income tax: deductibility of the Special Category Membership offered by the Hunter Business Chamber	This Ruling applies to either: an entity that carries on a business and takes out a Special Category Membership of the Hunter Business Chamber (HBC) and no employees (or associates of employees) of the entity attend functions associated with the Special Category Membership in respect of their employment with the entity; or an entity that carries on a business and takes out a Special Category Membership of the HBC and has employees (or associates of employees) who attend functions associated with the Special Category Membership in respect of their employment with the entity.  This Ruling applies from the year commencing 1 July 2007.	
CR 2007/72	Income tax: treatment of payments received under the Securing our Fishing Future package:  Assistance for Skippers and Crew	This Ruling applies to applicants who applied for and received payments under the Assistance for Skippers and Crew component of the Securing our Fishing Future Package 2005. This Ruling applies from 15 December 2006 to 30 June 2007.	

NOTICE OF ADDENDA			
Ruling Number	Subject	Brief Description	
TR 2002/9	Income tax: withholding from payments where recipient does not quote ABN	This Addendum amends TR 2002/9 to reflect various legislative changes, the release of MT 2006/1, and a change to the withholding rate for failure to provide an ABN effective from 1 July 2006.	
TD 2000/49	Income tax: are payments made by members of a body corporate in respect of that membership subject to Pay As You Go withholding?	This Addendum amends TD 2000/49 to reflect the introduction of regulation 29-80.01 of A New Tax System (Goods and Services Tax) Regulations 1999 and the release of MT 2006/1.	

Excise Tariff Act 1921

#### NOTICE OF SUBSTITUTED RATES OF EXCISE DUTY

NOTICE No. 2 (2007)

I, TIMOTHY JAMES DYCE, delegate of the Commissioner of Taxation, in accordance with subsection 6A(8) of the *Excise Tariff Act 1921* (the Tariff Act), give notice that, on and from 1 August 2007, the substituted rate of excise duty for goods classified to each item of the Schedule to the Tariff Act set out in Column 1 of the following table is the rate set out in Column 2 opposite each item.

In this notice, "item" means item and subitem.

#### THE TABLE

Column 1	Column 2
Excise tariff item	Substituted rate of duty
1.1	\$33.21 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.2	\$6.63 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.5	\$38.70 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.6	\$20.82 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.10	\$38.70 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.11	\$27.24 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.15	\$2.33 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
1.16	\$2.69 per litre of alcohol calculated on that alcohol content by which the percentage by volume of alcohol of the goods exceeds 1.15
2	\$38.70 per litre of alcohol
3.1	\$61.21 per litre of alcohol
3.2	\$65.56 per litre of alcohol

3.5	Free
3.6	Free
3.7	Free
3.8	Free
3.10	\$65.56 per litre of alcohol
5.1	\$0.24343 per stick
5.5	\$304.30 per kilogram of tobacco content

Dated this Twenty-fifth day of July 2007

T J Dyce

Delegate of the Commissioner of Taxation



# Notice of variation of conditions on Authority to carry on banking business

#### Banking Act 1959

#### **SINCE**

- A. State Bank of India ABN 95 082 610 008 (the ADI) holds an authority to carry on banking business in Australia (the Authority) under section 9 of the *Banking Act 1959* (the Act); and
- B. the Authority is subject to conditions imposed under paragraph 9(4)(a) of the Act;

I, Helen Rowell, a delegate of APRA, under paragraph 9(4)(b) of the Act, VARY the conditions imposed on the Authority in the manner specified in the attached Schedule.

Dated 12 July 2007

[Signed]

Helen Rowell General Manager Diversified Institutions Division

#### Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

**ADI** is short for authorised deposit-taking institution and has the meaning given in subsection 5(1) of the Act.

banking business has the meaning given in subsection 5(1) of the Act.

*Note 1* Under subsection 9(4) of the Act, APRA may at any time, by notice in writing served on an ADI, impose conditions or additional conditions or vary or revoke conditions imposed on its Authority to conduct banking business. The conditions must relate to prudential matters.

Note 2 Under subsection 9(6) of the Act, an ADI is guilty of an offence if it does or fails to do an act and doing or failing to do that act results in a contravention of a condition of its Authority, and there is no order in force under section 11 of the Act determining that subsection 9(6) does not apply to the ADI. The maximum

Document ID: 126409

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penalty is 200 penalty units or, by virtue of subsection 4B(3) of the *Crimes Act 1914*, in the case of a body corporate, a penalty not exceeding 1,000 penalty units. By virtue of subsection 9(6A) of the Act, an offence against subsection 9(6) is an indictable offence. Under subsection 9(6B) of the Act, if an ADI commits an offence against subsection 9(6), the ADI is guilty of an offence against that subsection in respect of the first day on which the offence is committed and each subsequent day (if any) on which the circumstances that gave rise to the ADI committing the offence continue (including the day of conviction for any such offence or any later day).

Note 3 The circumstances in which APRA may revoke an ADI's Authority are set out in section 9A of the Act.

Note 4 Under subsection 9(7) of the Act, APRA must publish a copy of this Notice in the *Gazette* and may cause notice of the action taken to vary the conditions imposed on the Authority to be published in any other way it considers appropriate.

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#### Schedule - the conditions to be varied

#### The conditions which are to be varied:

B. The Company shall only conduct the business of:

- i. trade finance and activities that are incidental to trade finance business; and
- ii. International Money Transfers, provided that no overnight positions be held for those transfers.

This authority will commence to have effect on the day that it is received by the Company.

#### The manner in which the conditions are to be varied:

- B. The Company may only conduct the business of:
  - i. trade finance related financial working capital and term finance to Australian resident and offshore corporates and institutions;
  - ii. international money transfers, provided that no overnight positions be held for those transfers;
  - iii. investments in bonds, government and commercial paper; and
  - iv. syndicated loans.

This authority will commence to have effect on the day that it is received by the Company



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

Financial Sector (Shareholdings) Act 1998

#### **SINCE**

- A. Allco Finance Group Limited ACN 077 721 129 and the person(s) named in the attached Schedule (the applicants) hold an approval under section 14 of the *Financial Sector (Shareholdings) Act 1998* (the Act) in relation to TMIC Holdings Pty Ltd ACN 098 954 664 (the Company), a financial sector company under the Act, (the Approval); and
- B. the Approval is subject to the conditions specified in the Schedule attached to the instrument of approval dated 27 June 2006; and
- C. the applicants have made an application in accordance with subsection 16(4) of the Act; and
- D. under subsection 16(3) of the Act, the Treasurer may, on the Treasurer's own initiative, or on application made to the Treasurer by the person who holds the Approval, exercise the powers under subsection 16(2) to impose one or more conditions or further conditions or revoke or vary the conditions to which the Approval is subject,
- I, SG Venkatramani, a delegate of the Treasurer,
- 1. under paragraph 16(2)(b) of the Act, REVOKE those conditions imposed on the Approval specified in the attached Schedule; and
- 2. under paragraph 16(2)(a) of the Act, IMPOSE on the Approval the conditions specified in the attached Schedule.

Dated 18 July 2007

[Signed]

SG Venkatramani General Manager Specialised Institutions Division

#### Interpretation

Document ID: 147553

#### In this Notice

#### *financial sector company* has the meaning given in section 3 of the Act.

Note 1 Under subsection 16(2) 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, or revoke or vary any condition imposed under paragraph 16(2)(a) of the Act or specified in the instrument of Approval.

- Note 2 The circumstances in which the Treasurer may revoke an Approval are set out in section 18 of the Act.
- *Note 3* Under subsection 16(6) of the Act, the Treasurer must publish a copy of this Notice in the *Gazette* and give a copy of this Notice to the financial sector company concerned.
- *Note 4* Under subsection 32(3) of the Act, if a person has engaged or is proposing to engage in any conduct in contravention of a condition to which an approval under section 14 is subject, the Federal Court may, on the application of the Treasurer, grant an injunction:
- (a) restraining the person from engaging in the conduct; and,
- (b) if in the court's opinion, it is desirable to do so-requiring the person to do something.

17/07/2007

## Schedule - the person(s) who hold the Approval

#### **Associates of AFGL**

- (1) Allco Nominee (TFHB) Pty Ltd ACN 098 934 377 (Allco Nominee)
- (2) AHC Investments Pty Limited ACN 098 937 841
- (3) Allco Holdings Pty Limited ACN 008 598 445
- (4) Mr Philip Stewart Adam
- (5) Mr Andrew James Limmer
- (6) Mr Graham Edmund Andersen
- (7) Mr Marc Logan
- (8) Mr Peter James Beverley

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#### Schedule- the conditions to be revoked

#### **Conditions**

- 1. Mr Philip Stewart Adam is to hold no more than 10% of the issued shares of the Company;
- 2. Shares held in the Company under the TFHB Joint Venture Agreement must not exceed 90% of the issued shares of the Company;
- 3. The Participation Interest of each of AIG Management Pty Limited ACN 085 710 854 and Marenfall Pty Limited ACN 087 857 951 in the TFHB Joint Venture is not to exceed 17.50%; and
- 4. Any change to the Participation Interest of any person in the TFHB Joint Venture must be notified to APRA before it takes effect.

#### Interpretation

**TFHB Joint Venture** means the First Home Builders Joint Venture

**TFHB Joint Venture Agreement** means the Agreement executed by Allco Management Limited, AIG Management Pty Limited and Marenfall Pty Limited and the Retiring Joint Venture Participants on 1 December 2001 which established the First Home Builders Joint Venture.

**Participation Interest** means a person's entitlement to participate in the profits and losses of the TFHB Joint Venture expressed as a percentage of the total profits and losses of the joint venture.

**Retiring Joint Venture Participant** means the persons who will cease to be participants in the TFHB Joint Venture at completion of the TFHB Sale Agreement executed on 1 May 2006 by virtue of Record or its nominee acquiring such persons' Participation Interests under that sale agreement.

## Schedule-the conditions imposed on the approval by this instrument

#### **Conditions**

- 1. Mr Philip Stewart Adam is to hold no more than 10% of the issued shares of the Company;
- 2. AIG Management Pty Limited ACN 085 710 854 is to hold no more than 15.75% of the issued shares of the Company;
- 3. Shares held in the Holding Company under the TFHB Joint Venture Agreement must not exceed 74.25% of the issued shares of the Company;
- 4. The Participation Interest of Marenfall Pty Limited ACN 087 857 951 in the TFHB Joint Venture is not to exceed 21.50%; and
- 5. Any change to the Participation Interest of any person in the TFHB Joint Venture must be notified to APRA before it takes effect.

#### Interpretation

TFHB Joint Venture means the First Home Builders Joint Venture

*TFHB Joint Venture Agreement* means the Agreement executed by Allco Management Limited, Marenfall Pty Limited and AIG Management Pty Limited ACN 085 710 854 and the Retired Joint Venture Participants on 1 December 2001 which established the First Home Builders Joint Venture.

**Participation Interest** means a person's entitlement to participate in the profits and losses of the TFHB Joint Venture expressed as a percentage of the total profits and losses of the joint venture.

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

Financial Sector (Shareholdings) Act 1998

#### **SINCE**

- A. Capital Markets Finance Limited ACN 008 648 459 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 TMIC Holdings Pty Ltd ACN 098 954 664 (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, SG Venkatramani, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicants holding a stake in the Company of 100 %.

By operation of section 19 of the Act, this instrument effects a flow-on approval in respect of the entities listed in the attached Schedule.

Under subsection 16(1) of the Act, this Approval is subject to the conditions set out in the attached Schedule.

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

Dated 18 July 2007

[Signed]

SG Venkatramani General Manager Specialised Institutions Division

#### Interpretation

Document ID: 147545

#### 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.

*Note 8* Under subsection 32(3) of the Act, if a person has engaged or is proposing to engage in any conduct in contravention of a condition to which an approval under section 14 is subject, the Federal Court may, on the application of the Treasurer, grant an injunction:

- (i) restraining the person from engaging in the conduct; and,
- (ii) if in the court's opinion, it is desirable to do so-requiring the person to do something.

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

- (1) AIG Management Pty Limited ACN 085 710 854
- (2) ACME Finance Pty Limited ACN 095 162 815
- (3) Acme Funds Management Pty Limited ACN 095 162 879
- (4) Acme Leasing Pty Limited ACN 095 162 771
- (5) ACME Securitisation Pty Limited ACN 086 665 116
- (6) Acme Warehousing Pty Limited ACN 095 162 824
- (7) ACN 107 174 363 Pty Ltd ACN 107 174 363
- (8) AEP Management Pty Limited ACN 103 219 263
- (9) AEPL Nominees Pty Limited ACN 111 698 474
- (10) AFG Aurora Pty Limited ACN 123 089 127
- (11) AFG FM Pty Limited ACN 100 696 768
- (12) AFG Pty Limited ACN 051 982 560
- (13) AFML Nominees Pty Limited ACN 114 916 648
- (14) AIB Investments Pty Limited ACN 084 322 421
- (15) Allco ACJV Investments Pty Limited ACN 101 094 259
- (16) Allco Asset Finance Limited ACN 102 785 400
- (17) Allco Aviation Lease Surety Co Pty Limited ACN 111 266 552
- (18) Allco (CAS) SPV 1 Pty Limited ACN 113 126 355
- (19) Allco (CAS) SPV 2 Pty Limited ACN 113 126 604
- (20) Allco (CAS) SPV 3 Pty Limited ACN 113 126 828
- (21) Allco (CAS) SPV 4 Pty Limited ACN 113 342 644
- (22) Allco CEA No. 1 Pty Limited ACN 123 034 373
- (23) Allco CEA No. 2 Pty Limited ACN 123 034 391
- (24) Allco CFCL Freight Rail Holdings Pty Limited ACN 111 712 639
- (25) Allco Equipment Finance Limited ACN 008 652 159
- (26) Allco Equipment Rentals Pty Limited ACN 054 645 297
- (27) Allco Eva Pty Limited ACN 123 034 346
- (28) Allco Finance (Australia) Limited ACN 003 315 446
- (29) Allco Finance Group Limited ACN 077 721 129
- (30) Allco Funds Management Limited ACN 102 785 384
- (31) Allco HIT Limited ACN 122 462 328
- (32) Allco IB Holdings Limited ACN 054 631 926
- (33) Allco Financial Services Pty Limited ACN 122 716 723
- (34) Allco Infrastructure Pty Limited ACN 122 181 186
- (35) Allco International (Luxembourg) Holdings Limited ACN 123 111 213
- (36) Allco IP Pty Limited ACN 122 624 211
- (37) Allco Leasing Limited ACN 003 380 925
- (38) Allco Leasing MSN 55062 Pty Limited ACN 122 787 517
- (39) Allco Leasing MSN 55063 Pty Limited ACN 122 787 535
- (40) Allco Managed Investment Funds Limited ACN 117 400 987
- (41) Allco Managed Investments Limited ACN 101 402 635
- (42) Allco Management Limited ACN 003 010 731
- (43) Allco Nominees Limited ACN 008 546 585
- (44) Allco Nominees NSW Pty Ltd ACN 001 907 704
- (45) Allco Nominees (Vic) Pty Limited ACN 006 037 289
- (46) Allco OBU Pty Limited ACN 122 372 598
- (47) Allco Principal Finance Administration Pty Limited ACN 121 791 142

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(48)Allco Principal Finance Management Pty Limited ACN 112 080 994 (49)Allco Principal Finance Nominees Pty Limited ACN 117 478 896 (50)Allco Principals ARCF Pty Limited ACN 120 327 344 (51)Allco Principals AWPF Ptv Limited ACN 120 327 371 (52)Allco Principals Investments Pty Limited ACN 112 134 997 (53)Allco Principals Investments No. 2 Pty Limited ACN 122 874 819 (54)Allco Principals Modulus Pty Limited ACN 123 159 482 (55)Allco Principals Property Pty Limited ACN 118 328 939 (56)Allco Principals Rail Pty Limited ACN 123 080 080 (57)Allco Principals RRT Pty Limited ACN 120 760 312 (58)Allco Property Finance Limited ACN 003 315 455 (59)Allco Property Services Pty Limited ACN 113 380 144 (60)Allco Registry Services Pty Limited ACN 054 645 706 (61)Allco Securities Pty Limited ACN 058 345 832 Allco Securitisation Limited ACN 102 785 375 (62)(63)Allco Singapore Holdings Limited ACN 122 318 012 (64)Allco Strategic Holdings No. 1 Pty Limited ACN 118 101 447 (65)Allco Strategic Holdings No. 2 Pty Limited ACN 118 101 581 Allco Wind Energy Investments Pty Limited ACN 120 355 213 (66)(67)Allco Wind Energy Management Pty Limited ACN 120 355 053 (68)Alleasing Management Pty Limited ACN 107 452 255 (69)Alleasing Pty Limited ACN 008 655 025 (70)Alleasing Finance Limited ACN 110 175 043 (71)Alleasing Funding Pty Limited ACN 107 174 461 AP AFG Pty Limited ACN 121 856 817 (72)(73)APF Management Ptv Limited ACN 113 715 478 (74)APF Purchaser Pty Limited ACN 115 389 510 (75)APF Subscriber Ptv Limited ACN 115 389 298 (76)Australia Plains Wind Farm Pty Ltd ACN 116 978 039 (77)AWPF Management Pty Limited ACN 114 689 146 (78)AWPF Purchaser Pty Limited ACN 115 388 862 (79)AWPF Subscriber Pty Limited ACN 115 389 421 (80)Black Springs Wind Farm Pty Ltd ACN 109 472 335 (81)Box Hill Wind Farm Pty Limited ACN 110 666 021 (82)Capital Markets Finance Limited ACN 008 648 459 (83)Crows Next Wind Farm Pty Ltd ACN 105 363 255 (84)Freight Rail Residuals (No. 1) Pty Limited ACN 109 870 528 (85)Highfields Wind Farm Pty Limited ACN 109 821 114 (86)HIT Operations Pty Limited ACN 120 481 218 (87)HSV Holdings Pty Limited ACN 100 268 228 (88)Jacapac 13 Pty Limited ACN 109 318 587 (89)Jacapac 14 Pty Limited ACN 109 317 991 (90)Mareeba Wind Farm Pty Ltd ACN 116 975 458 (91)Max Finance Pty Limited ACN 106 328 269 (92)Mobius Financial Services Pty Limited ACN 099 088 365 (93)Mobius Investment Pty Limited ACN 099 618 354 (94)Mobius Origination Services Pty Limited ACN 116 885 299 (95)Momentum Investment Finance Pty Limited ACN 116 044 298 (96)MPH Portfolio Holdings Ptv Limited ACN 101 980 965 (97)Neeta Management No. 2 Pty Limited ACN 119 782 295 (98)Neeta Management Pty Limited ACN 119 141 212

Nimrod Capital Pty Limited ACN 120 297 743

Orander Deed I imited ACN 000 601 072

(100)	Ones de Day I imited A CNI 000 (01 072
(100)	Orendy Pty Limited ACN 008 601 072
(101)	Pharma Finance Pty Limited ACN 104 224 393
(102)	Record Funds Management Limited ACN 095 162 931
(103)	Record Investments Pty Limited ACN 120 289 269
(104)	Record Leasing Pty Limited ACN 095 162 762
(105)	RIL Finance Pty Limited ACN 095 162 833
(106)	RIL Funds Management Pty Limited ACN 086 665 161
(107)	RIL Leasing Pty Limited ACN 095 162 806
(108)	RR (Europe) Pty Limited ACN 120 390 169
(109)	Smart Street Management A Pty Limited ACN 118 873 662
(110)	Smart Street Management B Pty Limited ACN 118 873 699
(111)	Smart Street Management C Pty Limited ACN 118 873 733
(112)	Smart Street Management D Pty Limited ACN 118 873 760
(113)	Smart Street Management E Pty Limited ACN 118 873 788
(114)	Smart Street Management F Pty Limited ACN 118 873 82
(115)	Smart Street Management G Pty Limited ACN 119 140 920
(116)	Smart Street Management H Pty Limited ACN 119 140 993
(117)	Smart Street Management I Pty Limited ACN 119 141 025
(118)	Smart Street Management J Pty Limited ACN 119 141 089
(119)	Smart Street Management K Pty Limited ACN 119 141 187
(120)	Smart Street Management L Pty Limited ACN 119 141 203
(121)	Warringah Road Management A Pty Limited ACN 120 447 510
(122)	Warringah Road Management B Pty Limited ACN 120 447 609
(123)	Warringah Road Management C Pty Limited ACN 120 447 663
(124)	Warringah Road Management D Pty Limited ACN 120 447 805
(125)	Warringah Road Management E Pty Limited ACN 120 447 958
(126)	Warringah Road Management F Pty Limited ACN 120 447 994
(127)	Warringah Road Management Pty Limited ACN 120 448 035
(128)	Worlds End Wind Farm Pty Ltd ACN 100 729 780
(129)	XDSL Pty Limited ACN 089 230 875
( )	

# Schedule- the financial sector agencies in respect of which flow-on approvals apply

The Mortgage Insurance Company Limited ACN 000 559 553

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## Schedule - the conditions imposed on this Approval

#### **Conditions**

- 1. Mr Philip Stewart Adam is to hold no more than 10% of the issued shares of the Company;
- 2. AIG Management Pty Limited ACN 085 710 854 is to hold no more than 15.75% of the issued shares of the Company;
- 3. Shares held in the Company under the TFHB Joint Venture Agreement must not exceed 74.25% of the issued shares of the Company;
- 4. The Participation Interest of Marenfall Pty Limited ACN 087 857 951 in the TFHB Joint Venture is not to exceed 21.50%; and
- 5. Any change to the Participation Interest of any person in the TFHB Joint Venture must be notified to APRA before it takes effect.

#### Interpretation

TFHB Joint Venture means the First Home Builders Joint Venture

*TFHB Joint Venture Agreement* means the Agreement executed by Allco Management Limited, Marenfall Pty Limited and AIG Management Pty Limited ACN 085 710 854 and the Retired Joint Venture Participants on 1 December 2001 which established the First Home Builders Joint Venture.

**Participation Interest** means a person's entitlement to participate in the profits and losses of the TFHB Joint Venture expressed as a percentage of the total profits and losses of the joint venture.

**Retired Joint Venture Participant** means the persons who ceased to be participants in the TFHB Joint Venture as a result of the TFHB Sale Agreement executed on 1 May 2006.



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

Financial Sector (Shareholdings) Act 1998

#### **SINCE**

- A. Calliden Group Limited ABN 37 061 215 601 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 Australian Unity Group Insurance Limited ABN 47 004 125 268 (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, Vincent Lee, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicants holding a stake in the Company of 100 %.

Under subsection 16(1) of the Act, this Approval is subject to the conditions set out in the attached Schedule.

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

Dated 25 July 2007

[Signed]

Vincent Lee Acting General Manager Specialised Institutions Division

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#### Interpretation

Document ID: 128828

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.

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).

A person who holds an Approval under section 14 may apply to the Treasurer under section 17(1) of Note 2 the Act, to vary the percentage specified in the Approval.

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.

Section 19 of the Act provides for flow-on approvals. If an Approval has been granted for the Note 5 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.

Under section 14 of the Act, the Treasurer must give written notice of this Approval to the applicant Note 6 and financial sector company concerned, and must publish a copy of this Notice in the Gazette.

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:

- 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.

Under subsection 32(3) of the Act, if a person has engaged or is proposing to engage in any conduct in contravention of a condition to which an approval under section 14 is subject, the Federal Court may, on the application of the Treasurer, grant an injunction:

- (i) restraining the person from engaging in the conduct; and,
- (ii) if in the court's opinion, it is desirable to do so-requiring the person to do something.

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

Applicant	
Calliden Limited	ABN 43 110 186 224
Pacific Link Underwriting Services Pty Ltd	ABN 88 096 352 528
Pacific Link Consultancy Services Pty Ltd	ABN 65 098 717 652
Calliden Trade Marks Pty Ltd	ACN 111 163 565
Dawes Underwriting Pty Ltd	ABN 18 050 289 506
Sports Underwriting Australia Pty Ltd	ABN 53 119 852 096
Claims Services Australia Pty Ltd	ABN 96 101 267 163
Blue Dog Insurnace Pty Ltd	ABN 95 122 431 654
Club Insure Underwriting Australia Pty Ltd	ABN 31 123 110 903
Hunter Hall Investment Management Limited	ABN 69 063 081 612
Hunter Hall International Limited	ABN 43 059 300 426
Hampshire Asset and Services Ltd	ABN 90 059 790 395
Peter James Hall	
Mansions of Australia Limited	ABN 15 096 726 895
Farmers' Mutual Insurance Limited	ABN 85 063 244 995

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## Schedule - the conditions imposed on this Approval

Australian Prudential Regulation Authority must receive:

- i) a complete application to transfer the reinsurance run-off portfolio of Calliden Group Limited (CGL) to Calliden Limited by 28 September 2007;
- ii) a complete application under section 18 of the *Insurance Act 1973* (the Act) from CGL for authorisation as a NOHC and a request that CGL's authorisation under section 12 of the Act be revoked, both by 31 October 2007; and
- iii) a Capital Management Plan satisfactory to APRA which is designed to ensure CGL's capital ratio remains at least 1.2 times at all times. The Capital Management Plan must include adequate contingency plans and trigger point actions.



Gazette

No. S139, Wednesday, 25 July 2007

Published by the Commonwealth of Australia

**SPECIAL** 

# Amendment of the National Capital Plan Draft Amendment 67 Provisions for Mobile Home Park – Blocks 6 & 8 Section 97 and Block 17 Section 102 Symonston

The purpose of this Draft Amendment is to allow Mobile Home Park to be developed on Blocks 6 & 8 Section 97 and Block 17 (previously part Block 13) Section 102 Symonston only.

The land use policy for Blocks 6 & 8 Section 97 and Block 17 Symonston is Broadacre Areas under the current National Capital Plan. A Caravan Park/Camping Ground for temporary accommodation is a permitted use but does not include Mobile Home Park which allows for the accommodation of mobile homes or caravans even if they are permanent.

Blocks 6 & 8 Symonston are long established caravan parks (with Mobile Home Park) that existed prior to the National Capital Plan coming into effect on 21 January 1990. A Mobile Home Park on these blocks is therefore already permitted under section 13 of the *Australian Capital Territory (Planning and Land Management Act)* 1988 which recognises previously existing uses during the term of the estate. For these blocks the Draft Amendment formalises Mobile Home Park as a permitted use in the National Capital Plan.

For Block 17 Section 102 Symonston, the Draft Amendment, once approved will add Mobile Home Park to the range of permitted uses on the block and give the ACT Government the opportunity to locate an additional mobile home park in the area.

Draft Amendment 67 of the National Capital Plan has been prepared in accordance with sections 15(1) and 23 of the *Australian Capital Territory (Planning and Land Management) Act 1988* and is now available for public inspection and comment. Background information on the proposal is included with the Draft Amendment and is available on the Authority's website **www.nationalcapital.gov.au**.

The National Capital Authority invites interested people and organisations to provide written comments on Draft Amendment 67 by close of business on Friday 31 August 2007 to:

Todd Rohl
Managing Director Planning and Urban Design
National Capital Authority
GPO Box 373
CANBERRA ACT 2601

email: todd.rohl@natcap.gov.au

Cat. No. S13907 ISSN 1032-2345 2

Copies of Draft Amendment 67 are available from:

#### www.nationalcapital.gov.au

#### Information Centre

National Capital Authority Treasury Building Ground floor King Edward Terrace PARKES ACT 2600 between 9am and 5pm Monday to Friday

#### National Capital Exhibition

Regatta Point Commonwealth Park between 9am and 5pm daily

**Further information** is available from Douglas Barnes on (02) 6271 2886 Fax (02) 6271 2890 or email douglas.barnes@natcap.gov.au



## Australian Government Attorney General's Department

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