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The date of publication of this Gazette is 15 April 2009

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

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

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

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

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

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- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
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How to contact us

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Tel. (02) 6203 9001
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THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION

QUALITY OF YOUR PUBLICATION

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

LODGMET RATES

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

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 Any notice submitted without this information will not be published.

CLOSING TIMES

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

INQUIRIES

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

Variation of closing times

Anzac Day Holiday — Issue of 29 April 2009 (GN 16)

As Monday, 27 April 2009 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 16 will be:

Thursday, 23 April 2009 at 10.00 am.

Important Notice

The Attorney-General's Department will be relocating to 3-5 National Circuit, Barton from Wednesday, 1 April 2009. Whilst the fax number and the address for lodgment of notices by hand will not change, the telephone contact details for the Gazette Office and the address for lodging notices by post will be:

By post: Gazette Office, 3-5 National Circuit, Barton ACT 2600
Phone: (02) 6141 4333

Please note that Gazettes published out of hours will now be posted on a noticeboard at the front entrance of the Attorney-General's Department, 3-5 National Circuit, Barton ACT 2600.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6203 9009
Subscriptions (Fax): (02) 6293 8388
Subscriptions (Tel): 1300 656 863

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

NOTICES FOR PUBLICATION and related correspondence can be lodged:

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

By post: Gazette Office, Attorney General's Department, 3-5 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: <http://www.ag.gov.au/GNGazette/>.

CLOSING TIMES FOR LODGMENT

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

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

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

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

ADVERTISING RATES (GST inclusive)

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

Special Gazette notices:

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

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

Other charges may apply, for further information please see the Lodging Notices section, More information at

<http://www.ag.gov.au/GNGazette>

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

Payment may be made by credit card, 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 656 863.

AVAILABILITY

The *Gazette* may be purchased by mail order (Tel. 1300 889 873, 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:

Adelaide: Service SA Government Legislation Outlet
108 North Terrace
Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8204 1909

Brisbane: Mail Order ONLY

CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

Phone: 1300 889 873 Fax: (02) 6293 8388

Canberra: CanPrint Communications

16 Nyrang Street

Fyshwick ACT 2609

Phone: (02) 6295 4422 Fax: (02) 6293 8388

Hobart: Printing Authority of Tasmania

123 Collins Street

Hobart TAS 7000

Phone: 1800 030 940 Fax: (03) 6216 4294

Melbourne: Information Victoria

505 Little Collins Street

Melbourne VIC 3000

Phone: 1300 366 356 Fax: (03) 9603 9940

Perth: Mail Order ONLY

CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

Phone: 1300 889 873 Fax: (02) 6293 8388

Sydney: Mail Order ONLY

CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

Phone: 1300 889 873 Fax: (02) 6293 8388

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, 3-5 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.

Gazette number	Date of Publication	Subject
<hr/>		
P 1	27 March 2009	<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.06.08 to 31.02.09 and not Previously Gazetted
		<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.12.07 to 31.12.07 and not Previously Gazetted
		<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.5.08 to 31.5.08 and not Previously Gazetted
		<i>Great Barrier Reef Marine Park Act 1975</i> Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.3.09 to 31.3.09 and not Previously Gazetted

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE		(Foreign Currency = AUS \$1)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
		01/04/2009	02/04/2009	03/04/2009	04/04/2009	05/04/2009	06/04/2009	07/04/2009
	Currency							
Brazil	Real	1.592	1.5949	1.5916	1.5949	1.5949	1.5949	1.584
Canada	Dollar	0.8609	0.8717	0.8804	0.887	0.887	0.887	0.8794
China, PR of	Yuan	4.6679	4.7007	4.7831	4.8889	4.8889	4.8889	4.8997
Denmark	Kroner	3.8484	3.8765	3.9362	3.9653	3.9653	3.9653	3.9421
European Union	Euro	0.5168	0.521	0.5281	0.5321	0.5321	0.5321	0.5294
Fiji	Dollar	1.2276	1.2325	1.2485	1.2601	1.2601	1.2601	1.2622
Hong Kong	Dollar	5.2961	5.3352	5.4279	5.5486	5.5486	5.5486	5.5596
India	Rupee	34.9126	34.825	35.39	35.7344	35.7344	35.7344	35.809
Indonesia	Rupiah	7907	7965	8088	8202	8202	8202	8160
Israel	Shekel	2.8716	2.9021	2.933	2.9802	2.9802	2.9802	2.9822
Japan	Yen	66.84	67.95	69.08	71.36	71.36	71.36	72.16
Korea, Republic of	Won	952.55	948.51	950.73	950.92	950.92	950.92	946.99
Malaysia	Ringgit	2.4955	2.512	2.546	2.5679	2.5679	2.5679	2.5568
New Zealand	Dollar	1.209	1.2344	1.2343	1.2249	1.2249	1.2249	1.2084
Norway	Kroner	4.6414	4.641	4.6931	4.6997	4.6997	4.6997	4.6589
Pakistan	Rupee	54.67	54.9	56.14	57.14	57.14	57.14	57.24
Papua New Guinea	Kina	1.9983	2.0129	2.048	2.0936	2.0936	2.0936	2.0977
Philippines	Peso	33.1	33.2	33.71	34.32	34.32	34.32	34.25
Singapore	Dollar	1.0392	1.0481	1.0629	1.075	1.075	1.075	1.077
Solomon Islands	Dollar	5.4628	5.5028	5.5987	5.7234	5.7234	5.7234	5.7438
South Africa	Rand	6.5941	6.5838	6.5544	6.4838	6.4838	6.4838	6.4781
Sri Lanka	Rupee	78.73	79.65	81.18	83.03	83.03	83.03	83.18
Sweden	Krona	5.6742	5.6892	5.7183	5.7449	5.7449	5.7449	5.6689
Switzerland	Franc	0.784	0.7854	0.8018	0.8121	0.8121	0.8121	0.8082
Taiwan Province	Dollar	23.24	23.3	23.56	23.75	23.75	23.75	23.79
Thailand	Baht	24.27	24.42	24.82	25.24	25.24	25.24	25.27
United Kingdom	Pound	0.4783	0.4813	0.4837	0.4862	0.4862	0.4862	0.481
USA	Dollar	0.6834	0.6884	0.7004	0.716	0.716	0.716	0.7174

Wayne Baldwin
Delegate of the Chief Executive Officer of Customs
Canberra ACT
07/04/2009

Broadband, Communications and the Digital Economy

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

*Telecommunications Act 1997**Subsection 81(1)***NOMINATED CARRIER DECLARATION**

I, Robert Johnston, delegate of the Australian Communications and Media Authority acting under subsection 81(1) of the *Telecommunications Act 1997* being satisfied that:

- (a) if Ergon Energy Telecommunications Pty Ltd, ACN 106 459 465 is declared to be the nominated carrier in relation to the network unit or units, it would be in a position to comply with all of the obligations imposed on the carrier in its capacity as the nominated carrier in relation to the unit or units; and
- (b) the making of the declaration will not impede the efficient administration of the *Telecommunications Act 1997* and the *Telecommunications (Consumer Protection and Service Standards) Act 1999*;

declare that Ergon Energy Telecommunications Pty Ltd is the nominated carrier for multiple line links owned by QR Network Pty Ltd, ACN 132 181 116, located in Queensland being:

- Cores 31,32, 37 and 38 between Rail Centre 1, Edward Street, Brisbane and Windsor DR ;
- Cores 17 and 18 between Rail Centre 1, Edward Street Brisbane and Roma Street Station, Brisbane;
- Cores 47 and 48 between Rail Centre 1, Edward Street, Brisbane and 420 George Street, Brisbane;
- Cores 47 and 48 between 420 George Street, Brisbane and Roma Street Station, Brisbane;
- Cores 113, 114, 115 and 116 between Roma Street Station, Brisbane, Mayne Control Centre; and
- Cores 113, 114, 115 and 116 between Mayne Control Centre and Windsor DR.

Dated the

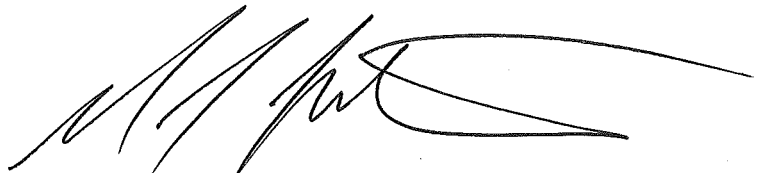
7th

day of

APRIL

2009

Signed



Delegate of the Australian Communications and Media Authority

Education, Employment and Workplace Relations

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
11 Exhibition Street
Melbourne VIC 3000

Postal Address:
GPO Box 1994
Melbourne VIC 3000

NOTICE OF APPLICATION FOR CONSENT TO CHANGE A NAME OF AN ORGANISATION (D2009/104)

NOTICE is given that an application has been made by **The Master Grocers' Association of Victoria Limited** under Schedule 1 of the *Workplace Relations Act 1996* for consent to change the name of the organisation to:

Master Grocers Australia Limited

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: <http://www.airc.gov.au/registered/gazette.htm>

Alternatively, a copy of the application can be obtained on request from the Australian Industrial Registry. Requests should be directed to Mr Iain Stewart, Statutory Services Branch, Australian Industrial Registry, 11 Exhibition Street Melbourne Vic 3000 (fax: (03) 9655 0410 or email orgs@airc.gov.au).

Information contained in the supporting documents to the application concerning the proposed change is as follows:

Reason for the Proposal

The reason for the proposal is as follows:

- (a) For many years, independent grocery and liquor/beverage retailers from around Australia have requested the Organisation extend its industry specific business advisory and support service to a national level. The Organisation recently agreed to do this.
- (b) Thus retailers from Western Australia, New South Wales and other States and Territories have been welcomed as new members of the Organisation effective from mid 2007, lifting the total membership of the Organisation to over 1000 members.
- (c) Accordingly the Organisation is no longer a Victoria specific organisation but is instead a national one, ie with members drawn from throughout Australia.

- (d) The proposed name change to “Master Grocers Australia Limited” reflects this change in where the membership of the Organisation is drawn from.

Any interested organisation registered under the *Workplace Relations Act 1996*, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Mr Iain Stewart a notice of objection within thirty-five (35) days after the publication of this advertisement and by serving on the organisation whose address for service is:

c/- Goldsmiths
Barristers and Solicitors
613 King Street
West Melbourne VIC 3003

within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection so lodged.

Douglas S. Williams
INDUSTRIAL REGISTRAR

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
11 Exhibition Street
Melbourne VIC 3000

Postal Address:
GPO Box 1994
Melbourne VIC 3000

NOTICE OF APPLICATION FOR CONSENT TO ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION (D2009/103)

NOTICE is given that an application has been made under *Schedule 1 of the Workplace Relations Act 1996* for consent to an alteration of the eligibility rules of **The Master Grocers' Association of Victoria Limited**

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: <http://www.airc.gov.au/registered/gazette.htm>

Alternatively, a copy of the application can be obtained on request from the Australian Industrial Registry. Requests should be directed to Mr Iain Stewart, Statutory Services Branch, Australian Industrial Registry, 11 Exhibition Street, Melbourne Vic 3000 (fax: (03) 9655 0410 or email orgs@airc.gov.au).

Information contained in the application and supporting documents concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

Particulars of the proposed application

A. The definition of “Business” in rule 2.1(a):

“Business means a business enterprise or undertaking conducted anywhere in Australia, however it is structured, which:

- (i) is an employer; and
- (ii) is:
 - (A) a retail grocery business; or
 - (B) a retail liquor or liquor/beverage business whether conducted by itself or in association with a retail grocery business; and
- ~~(iii) is not owned or controlled by:~~
 - ~~(A) a corporation listed on the Australian Stock Exchange, the principal activity of which is retailing;~~
 - ~~(B) a recognised life insurance company; or~~

~~(C) a statutory authority of the Commonwealth of Australia or any State or Territory of Australia~~

B. Rule 5.2:

5.2 Any business Proprietor may be a member of the Organisation provided that the board may refuse an application for membership –

- (i) in any case where the Board is of the opinion that the Business Proprietor becoming a member would be inconsistent with the purpose of the Organisation; or
- (ii) as provided for in rule 6.

C. Rules 5.5 and 5.6

~~5.5 Where a Business Proprietor has an interest in two or more Businesses, eligibility for membership shall only be derived from an interest in one of those Businesses.~~

~~5.6 Where two or more Business Proprietors have interests in two or more Businesses, each Business proprietor shall derive eligibility for membership from only one of those Businesses.~~

D. Rules 5.7 and 5.8: Renumber existing rules 5.7 and 5.8 as rules 5.5 and 5.6.

Reason for the proposed alteration

The reason for the proposal is as follows:

- a) The Master Grocers' Association of Victoria ("the Organisation") began life in 1898 as the "Grocer's and Traveller's" club with an annual subscription of 5 shillings.
- b) The Organisation began with 2 specific objectives in mind:
- c) - To unite members of the Victoria retail grocery trade for protection, defense and mutual benefit.
-To provide musical and other entertainments and to give members an opportunity of cultivating a spirit of good will and friendly feeling towards each other.
- d) The Organisation was formed by retailers for retailers but with a close alliance to supplier companies and their representatives (then called travelers). In the early days there were no warehouses, as all product was supplied directly to stores, hence the need for a close working relationship with the trade.
- e) For many years, independent supermarket retailers from around Australia have requested the Organisation extend its industry specific business advisory and support service to a national level. The Organisation recently agreed to do this.
- f) Retailers from Western Australia, New South Wales and other States and Territories have been welcomed as new members of the Organisation

effective from mid 2007, lifting the total membership of the Organisation to over 1000 members.

- g) Accordingly the Organisation is no longer a Victoria specific organisation but is instead a national one, ie with members drawn from throughout Australia.
- h) Additional to the above, the structure of independent retailers has changed over the years. And the structure in other States and Territories may differ from that in Victoria.
- i) Many are now not just retail liquor businesses but are also businesses that sell liquor and other beverages.
- j) Further, it is not uncommon for an independent retail grocery or liquor/beverage business to own multiple stores in numerous locations throughout one or more States and Territories. And some of these businesses have a significant shareholding by companies that are listed on the Australian Stock Exchange (such that they may be regarded as "owned or controlled" by those companies) or may themselves be listed.
- k) These changes in industry structure are causing difficulties with the present eligibility rules with proprietors of independent retail grocery or liquor/beverage businesses being excluded from membership of the Organisation principally by the present requirement that their business not be "owned or controlled" by a corporation listed on the Australian Stock Exchange whose "principal activity" is retailing¹. Other businesses are being excluded because they sell more than just liquor. And while it may have been thought by the drafter of the exclusion for businesses "owned or controlled" by a corporation listed on the Australian Stock Exchange that the reference to that corporation's "principal activity" being retailing would serve to restrict the effect of the exclusion, in fact it makes it unclear. What is meant by "principal activity": is it a de minimis test or does it mean more than 50% of the company's "activity" (whatever that itself may mean)?
- l) In summary, the proposed changes to the eligibility rules are not intended to alter the principal basis on which the Organisation presently operates, namely that it represents members who are not proprietors of the "majors", ie not proprietors of the large national supermarket chains.
- m) The proposed changes are instead designed to avoid the difficulties created by the present drafting, particularly that of the exclusion to the definition of "Business" in section 2.1(a), which is having the unintended effect of excluding potential members who are proprietors of independent grocery or liquor/beverage retailers in Australia yet whose businesses are owned or controlled by a corporation listed on the Australian Stock Exchange whose

¹ The definition also excludes business owned or controlled by a "recognised life insurance company" and a "statutory authority". These two exclusions again are intended to ensure that members must be "independent" retailers.

"principal activity" is retailing or whose businesses are themselves so listed. The proposed further deletion of the exclusions for businesses owned or controlled by a "recognized life insurance company" and a "statutory authority" is for the same reason: namely that the exclusions may operate to exclude potential members who are proprietors of independent grocery or liquor/beverage retailers in Australia.

- n) The change from retail "liquor" to retail "liquor/beverage" simply reflects the changing nature of members' businesses with more than just liquor being sold. Again this is not designed to change the principal basis on which the Organisation presently operates, namely that it represents members who are not proprietors of the "majors" but instead reflects the way that members' retail businesses have and are evolving.
- o) Lastly, the deletion of clauses 5.5 and 5.6 is proposed as they appear unnecessary. Clause 5.5 states no more than the obvious, namely if a proprietor eligible for membership by virtue of an interest in one of several businesses then it is on the basis of the interest in one business alone that he or she is eligible. The clause is accordingly proposed to be deleted. Clause 5.6 appears intended as a corollary to clause 5.5, namely it appears to require an allocation (where there is more than one proprietor owning more than one business) of one proprietor to one business. Why such a rule was thought necessary is not clear. If it (and clause 5.5) was intended to prevent a proprietor from having multiple memberships, that appears adequately addressed by clauses 5.3 and 5.4. Accordingly it is proposed to delete clause 5.6 too.

Effect of the proposed alteration

The effect of the proposed changes is as follows:

- i. **Clause 2.1(a): definition of "Business"**. The exclusion for businesses that are owned or controlled by a corporation listed on the Australian Stock Exchange whose "principal activity" is retailing is removed. Also as part of this amendment the exclusion for businesses that are owned or controlled by a "recognised life insurance company" or a "statutory authority" is removed. Additionally, the present reference in the definition to "retail liquor business" is changed to "retail liquor/beverage business".

The **effect of this alteration** is two fold:

- a) Members are no longer limited to those who are retail grocers or retail liquor merchants. Instead they may be either retail grocers or retail liquor merchants or those who retail liquor and other beverages;
- b) There is no longer an absolute bar on members who are owned or controlled by publicly listed companies or by recognised life insurance companies or by statutory authorities. Instead such companies may now become members.

- ii. **Clause 5.2.** This clause now confers a discretion on the Board to refuse membership if the Board is of the opinion that the Business Proprietor becoming a member would be inconsistent with the purpose of the Organisations.

The **effect of this alteration** is to allow the Board to refuse membership where the proposed member is not proprietor of an independent grocery or independent liquor/beverage retailer in Australia. In other words, it enables the Board to continue the present basis on which the Organisation operates, namely that it represents members who are not proprietors of the "majors", ie not proprietors of the large national supermarket chains.

- iii. **Clauses 5.5 and 5.6.**

There is no substantive **effect arising from the deletion** of these two clauses.

Any interested organisation registered under the *Workplace Relations Act 1996*, association or person who desires to object to the application may do so by lodging in the Industrial Registry marked to the attention of Mr Iain Stewart a notice of objection within thirty-five (35) days after the publication of this advertisement and by serving on the organisation, whose address for service is:

c/- Goldsmiths
Barristers and Solicitors
613 King Street
West Melbourne VIC 3003

within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection so lodged.

Douglas S. Williams
INDUSTRIAL REGISTRAR

Workplace Relations Act 1996

Australian Industrial Registry
Principal Registry
Level 5, 11 Exhibition Street
Melbourne Vic 3000

(Postal Address:
GPO Box 1994
Melbourne Vic 3001)

**NOTICE OF APPLICATION FOR REGISTRATION OF AN
ASSOCIATION OF EMPLOYEES**

(D2009/102)

NOTICE is given that application has been made under Schedule 1 of the Workplace Relations Act 1996 for the registration of an association called "VIPA 2009" as an organisation.

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

Alternatively, a copy of the application can be obtained on request from the Australian Industrial Registry. Requests should be directed to Ms Ailsa Carruthers, Australian Industrial Registry, GPO Box 1994, Melbourne 3001 (Fax: 03 9655 0410 or email: orgs@airc.gov.au).

The Association makes application for registration as an organisation of employees as:

VIPA 2009

The eligibility rules of the Association as set out in the application are:

"RULE 2 DESCRIPTION OF INDUSTRY

The industry in or in connection with which the Association is formed is the International and Domestic Aviation Industry.

RULE 5 ELIGIBILITY FOR MEMBERSHIP

- a) All persons who are employed as pilots on airline services within, or extending beyond, the Commonwealth of Australia, by:
 - i) Virgin Blue Airlines Pty Ltd;
 - ii) Virgin Australia Holdings Pty Ltd;
 - iii) Virgin Blue Holdings Limited;
 - iv) Virgin Australia Airlines Pty Ltd;
 - v) Virgin Blue International (Holdings) Pty Ltd;
 - vi) Virgin Blue International Airlines Pty Ltd;
 - vii) V Australia Airlines Pty Ltd;
 - viii) Express Blue Air Freight Pty Ltd;
 - ix) Toll Holdings Limited;
 - x) any successor, transmittee or assignee (whether immediate or not) of the whole or a part of the business of any company or

entity referred to in any of the preceding Sub-paragraphs i) – ix) above; and/or

- xi) any subsidiary related body corporate or associated entity (as those words are defined in the *Corporations Act 2001* (Cth) of any company or entity referred to in any of the preceding Sub-paragraphs i) to ix) above,

shall be eligible for membership of the Association.”

Any interested organisation registered under the Workplace Relations Act 1996, association or person who desires to object to the application may do so by lodging in the Industrial Registry, marked to the attention of Ms Ailsa Carruthers, a notice of objection, complying with the requirements of regulation 14 of the Workplace Relations (Registration and Accountability of Organisations) Regulations 2003, no later than thirty-five (35) days after the publication of this advertisement and by serving on the applicant whose address for service is:

Captain Craig Baker
Hall Payne Lawyers
Level 9
344 Queen Street
BRISBANE QLD 4000

within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection so lodged.

Douglas S. Williams
INDUSTRIAL REGISTRAR



Australian Government

Department of Education, Employment and Workplace Relations
Australian Forum of Explosives Regulators

RELEASE OF THE THIRD EDITION OF THE AUSTRALIAN CODE FOR THE TRANSPORT OF EXPLOSIVES BY ROAD AND RAIL

On 3 April 2009 the Workplace Relations Ministers' Council endorsed publication of the *Australian Code for the Transport of Explosives by Road and Rail* (AEC 3), *third edition* (AEC 3).

The purpose of the Australian Code for the Transport of Explosives by Road and Rail is to regulate the land transport of explosives by road and rail in Australia.

This third edition has been revised to update current technical provisions and operational content, including the listing of explosives and the provision of packing instructions, as well as improved security arrangements relating to the transport of explosives.

The AEC 3 is also more closely aligned with the United Nations classification and labelling system than its predecessor and will assist in enhancing the level of consistency in its application across the jurisdictions applicable for transporting explosives by road and rail within Australia.

The AEC 3 can be downloaded for free from workplace.gov.au. Contact AFER.secretariat@safe.workaustralia.gov.au for further information about the AEC 3.

Environment, Water, Heritage and the Arts



Australian Government

Department of the Environment, Water, Heritage and the Arts

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

Pursuant to Section 33 of the Hazardous Waste (Regulation of Exports and Imports) Act 1989, notice is given that an application has been received from Exide Australia Pty Ltd, Level 1, 293 Camberwell Road, Camberwell, Victoria, 3124, to export up to 12,000 metric tonnes of waste comprising lead acid batteries and other lead scrap to Exide Technologies Limited, Hutt Park Road, Wellington, New Zealand. The export would take place in approximately two hundred and forty (240) shipments over twelve months commencing from the date of the permit, if granted. The waste would be disposed of by recycling/reclamation of metals and metal compounds.

The batteries and lead scrap would be stacked on pallets, strapped, wrapped, labelled and packed into sealed shipping containers. The lead scrap is packed into metal drums and sealed prior to being stacked on pallets. The waste would then be transported by road or rail to be loaded onto a ship at the Ports of Adelaide, Brisbane, Darwin, Melbourne, Perth and Sydney, Australia and from Tasmania, Australia to be offloaded at the Port of Wellington, New Zealand. From there, it would be transported by road to the recovery facility.

Dr Barry Reville
Assistant Secretary
Environment Protection Branch
April 2009

THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

NOTICE UNDER SUBSECTION 28(1) OF THE WATER EFFICIENCY LABELLING AND STANDARDS ACT 2005

I, Dianne Deane, 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. WELS registrations are subject to the conditions set out in subsections 4.5, 4.6 and 4.7 of *AS/ANZ 6400:2005 Water efficient Products – Rating and labelling*.

Registered WELS products

Brand Name	Product Type	Family Name / Product Name / Model Reference	Registration Number
RAINWARE	Showers	Addition to Family Name: Rainware Noosa Rose 9, Rainware Rose 9	R000622B
PHOENIX	Tap and tap outlet set	Addition to Family Name: TAP MIXER C LISCIO basin mixer, LISCIO vessel mixer, LISCIO wall basin mixer set, LISCIO wall basin outlet	R000692J
SIEMENS	Dishwashers	Family Name: GV640-3.5-14 SN45E502AU	R001802
RAINWARE	Showers	Family Name: Commercial Shower Range 2700 Sunshine Uno, 2701 Sunshine Solo, 2705 Sunshine Duet, 5001 Beach Uno, 5003 Beach Solo, 5004 Beach Duet, 5005 Beach Quartet, 8002 Rainware Rose 6, 8004 Noosa Rose 6	R001803
PHOENIX	Tap and tap outlet set	Addition to Family Name: Tap Mixer A PACE sink mixer, VIVID sink mixer	R000548N
IKEA OF SWEDEN AB	Tap only	Family Name: NSK IKEA Bullaren 598-005-08, IKEA Krakskar 301-711-18	R001804
DORF CLARK IND	Tap and tap outlet set	Addition to Family Name: Taps-5S-G38 Caroma – Midas, Donson - Terrace	R000767I
DORF CLARK IND	Tap outlet only	Addition to Family Name: Taps-5S-G38 Caroma - Midas	R000767J
EWING INDUSTRIES	Tap only	Addition to Family Name: 6 Star Mixer Ewing Industries MX606, Ewing Industries MX626	R001329A
HAIER	Clothes Washing Machine	HWM1480FKL	R001805
NOVELLI	Showers	Addition to Family Name: Novelli Showers Diablo Hand shower Item10, Diablo-Square Shower diverter set Item 18, Focus Oval Diverter Shower set Item14, Micro Arm& RoseItem 12, Micro Massage over head shower item 6, Micro over head shower Modi 5 item3, Micro over head shower with ABS head item1, Micro over headshower 1936// item 11, Micro over headshowerModi 4 Item2, Mondo 4 Massage Hand shower item 8, Mondo 4 handshower item 7, Mondo 8 Diverter shower set Item 13, Mondo heighth maker massage and rail item9, Palio All directional arm & Rose item5, Shower Tower Item 4	R000241C



Delegate of the Water Efficiency Labelling and Standards Regulator
15 April 2009

Health and Ageing



Australian Government
Department of Health and Ageing
Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

Between 27 November 2008 and 12 March 2009 the delegate of the Secretary of the Department of Health and Ageing gave consent pursuant to sections 14 and 14A of the *Therapeutic Goods Act 1989* (the Act) to the following:

1. The supply, importation of the therapeutic goods or classes of therapeutic goods specified in Column 2 of the Table and with the Australian Register of Therapeutic Goods number (ARTG No.) specified in Column 3 of the Table; and
2. Without conforming to those clauses, specified in Column 5 of the Table, of the standard, specified in the Column 4 of the Table otherwise applicable to the goods.

Pursuant to section 15(1) of the Act, consent is subject to the conditions specified in Column 6 of the Table and consent is given for the period specified in Column 7 of the Table, provided all other requirements of the standard are met.

Column 1 Sponsor	Column 2 Goods or Classes of Goods	Column 3 ARTG No.	Column 4 Standard	Column 5 Clauses	Column 6 Conditions	Column 7 Period for which consent is given
Perfect Potion Products Pty Ltd	Aromaceuticals Breathe Easy 100% Pure Essential Oil Blend	65146	TGO 69	3(1)(b)(ii)	The minimum letter height of the text on the label is 1.3 mm and all other requirements of the Order are met.	Until further notice.
Nomchong Motivation Pty Ltd	Isagenix Natural Accelerator	152615	TGO 56	4(1)	Methionine and nicotinic acid must comply with the relevant monographs in the 30 th edition of the United States Pharmacopoeia – National Formulary and all other requirements of the Order are met.	Until further notice.
MCP Operations Pty Ltd T/A Symbion Consumer	Bio-Organics Brahmi 6000 Optimal	147503	TGO 69	3(1)(b)(ii)	The minimum letter height of the batch number and use by date on the label is 1.3 mm & all other requirements of the Order are met.	Until further notice.
Symbion Consumer	Nature's Own Mega Potency Men's Multi Vitamin	150802	TGO 56	4(2)(a)	The estimated content of Lycopene in each tablet is not less than 90.0% and no more than 126.0% of the stated content.	Until further notice.

Column 1 Sponsor	Column 2 Goods or Classes of Goods	Column 3 ARTG No.	Column 4 Standard	Column 5 Clauses	Column 6 Conditions	Column 7 Period for which consent is given
MediHerb Pty Ltd	MH Enhance Everyday B Multi	152578	TGO 56	4(2)(a)	The estimated content in each tablet of <u>Batch 23236</u> of: i) calcium is not less than 90.0% and not more than 125.0%; ii) manganese is not less than 90.0% and not more than 172.0%; and iii) chromium is not less than 90.0% and not more than 270.0% of the stated content.	Until further notice.
MediHerb Pty Ltd	MH Enhance Everyday B Multi	152578	TGO 56	4(2)(a)	The estimated content in each tablet of <u>Batch 23237</u> of: i) calcium is not less than 90.0% and not more than 125.0%; ii) manganese is not less than 90.0% and not more than 178.0%; and iii) chromium is not less than 90.0% and not more than 270.0% of the stated content.	Until further notice.
Nutra-Life Health & Fitness (NZ) Ltd	Organic Flaxseed Oil 1000mg	92637	TGO 56	4(2)(a)	The estimated content in each capsule of: i) oleic acid is not less than 90.0% and not more than 165.0%; ii) linoleic acid is not more than 70.0% and not less than 110.0%; & iii) linolenic acid is not more than 85.0% and not less than 110.0% of the stated content.	Until further notice.
MediHerb Pty Ltd	MH Enhance Everyday B Multi	152578	TGO 56	4(2)(a)	The estimated content in each tablet of <u>Batch 23661</u> of: i) chromium is not more than 90.0% and not less than 270.0%; and ii) manganese is not more than 90.0% and not less than 172.0% of the stated content.	Until further notice.

Column 1 Sponsor	Column 2 Goods or Classes of Goods	Column 3 ARTG No.	Column 4 Standard	Column 5 Clauses	Column 6 Conditions	Column 7 Period for which consent is given
MediHerb Pty Ltd	MH Enhance Everyday B Multi	152578	TGO 56	4(2)(a)	The estimated content in each tablet of <u>Batch 23664</u> of: i) chromium is not more than 90.0% and not less than 270.0%; and ii) manganese is not more than 90.0% and not less than 178.0% of the stated content.	Until further notice.
Nature's Hive Pty Ltd	Kids Plus Omega-3 Fish oil with Colostrum	147938	TGO 69	3(3)	The active ingredients are positioned on the side panel rather than the main panel of the label provided that all other requirements of the Order are met.	For a period of three months from 27 February 2009 or until the label stock has been exhausted.
Symbion Consumer	Nature's Own Mega Potency Women's Multi Vitamin	151037	TGO 56	4(2)(a)	The estimated content limit of lycopene in each tablet is not less than 90.0% and not more than 126.0% of the stated content.	Until further notice.
Sanofi-Aventis Healthcare Pty Limited	Existing labelled stock of "Symbion Consumer" products	Various	TGO 69	3(2)(l)	Stocks of all products labelled with the old sponsor name of "Symbion Consumer" rather than the new sponsor name of "Sanofi-Aventis Consumer Healthcare" and provided that all other requirements of the Order are met.	Until December 2011.
Sanofi-Aventis Healthcare Pty Ltd T/A Sanofi Aventis	Bio-Organics Calcium 600 Plus Vitamin D3 400	152016	TGO 56	4(2)(a)	The estimated content of cholecalciferol in each tablet is not less than 90.0% and not more than 137.5% of the stated content.	Until further notice.
Colocap Pharmaceuticals Pty Ltd	Prima	159161	TGO 69	3(2)(a) and 3(2)(b)	The active ingredients and quantities are not required to be on the individual blister packets and provided that all other requirements of the Order are met.	Until further notice.



Australian Government
Department of Health and Ageing
Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

During the period 19 December 2008 to 6 March 2009, 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) to the following:

1. The supply of therapeutic goods or classes of therapeutic goods specified in Column 2 of the Table, and, with the Australian Register of Therapeutic Goods number (ARTG No.) specified in Column 3 of the Table; and
2. Without conforming to those clauses, specified in Column 5 of the Table, of the standard, specified in Column 4 of the Table otherwise applicable to the goods.
3. Pursuant to section 15(1) of the Act, consent is subject to the conditions specified in Column 6 of the Table and consent is given for the period specified in Column 7 of the Table.

Column 1 Sponsor	Column 2 Goods or Classes of Goods	Column 3 ARTG No.	Column 4 Standard	Column 5 Clauses	Column 6 Conditions	Column 7 Period for which consent is given
Wyeth Consumer Healthcare Pty Ltd	ADVIL TABLETS ibuprofen 200mg blister pack ADVIL ibuprofen 200mg soft capsule blister pack	104221 972229	TGO 69	3(2)(g)	Such that the RASML statement #159 "If you get an allergic reaction stop taking and see your doctor immediately" and RASML statement #160 (in part) "Excessive use can be harmful" do not appear on the labels until September 2009 subject to the condition that all other requirements of the Order are met.	September 2009
Schering-Plough Pty Limited	DEMAZIN COUGH COLD & FLU tablet blister pack DRIXINE adult nasal spray bottle	97031 18838	TGO 69	3(2)(l)	Such that the existing labelling bearing the old address of the sponsor be used until 30 January 2010 subject to the condition that all other	30 January 2010

Column 1 Sponsor	Column 2 Goods or Classes of Goods	Column 3 ARTG No.	Column 4 Standard	Column 5 Clauses	Column 6 Conditions	Column 7 Period for which consent is given
	<p>DRIXINE adult metered dose aerosol spray</p> <p>POLARAMINE Repetabs dexchlorpheniramine maleate 6mg blister pack</p> <p>POLARAMINE tablets blister pack</p> <p>TINADERM tolnaftate 0.7mg/g pressurised spray aerosol can</p> <p>TINADERM POWDER tolnaftate 0.9mg/g pressurised spray aerosol can</p>	<p>26981</p> <p>18195</p> <p>18198</p> <p>18212</p> <p>18221</p>			requirements of the Order are met.	
GlaxoSmithKline Australia Pty Ltd (Consumer Healthcare Division)	<p>NICABATE CLEAR nicotine 7mg/24 hours (36mg) transdermal drug delivery system sachet Batch No.s: 0832752B, 0834433</p> <p>NICABATE CLEAR nicotine 14mg/24 hours (78mg) transdermal drug delivery system sachet Batch No.s: 0832753A, 0816854, 0834435</p> <p>NICABATE CLEAR nicotine 21mg/24 hours (114mg) transdermal drug delivery system sachet Batch No.s: 0832751A,</p>	<p>81033</p> <p>81034</p> <p>81035</p>	TGO 69	3(2)(i) & (j)	Such that the storage condition has "Store below 30°C" and a 2 year shelf life instead of the approved storage condition "Store below 25°C" and a 3 year shelf life subject to the condition that all other requirements of the Order are met.	Until further notice

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Sponsor	Goods or Classes of Goods	ARTG No.	Standard	Clauses	Conditions	Period for which consent is given
	0809873, 0832751, 0816847, 0816852, 0820380 NICABATE nicotine 21mg/24 hours transdermal drug delivery system sachet Batch No. 0817124 NICABATE nicotine 14mg/24 hours transdermal drug delivery system sachet Batch No. 0820378 NICABATE PRE-QUIT nicotine 21mg/24 hours clear patch transdermal drug delivery system sachet Batch No.s: 0812399, 0816848, 0834436	80205 81207 151699				
Novartis Consumer Health Australasia Pty Ltd	VOLTAREN RAPID 12.5 diclofenac potassium 12.5mg film coated tablet blister pack VOLTAREN RAPID 25 diclofenac potassium 25mg film coated tablet	125889 42942	TGO 69	3(2)(g)	Such that the required RASML statement #159 “If you get an allergic reaction stop taking and see your doctor immediately” does not appear on the labels until September 2009 subject to the condition that all other requirements of the Order are met.	September 2009

Infrastructure, Transport, Regional Development and Local Government

Form 6

Permit for unlicensed ship - continuing (regulation 6)

No: 6214

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Michael Sutton, 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 06/04/2009 to 26/06/2009

Details about ship

Name of ship: Kota Kado
IMO No. of ship: 9307396

Port of registry: Singapore
Name of Owner: Pacific International Lines Ltd (PIL)

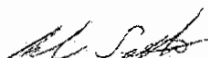
Name of ports for which permit issued

From Fremantle to Melbourne. From Melbourne to Fremantle. From Adelaide to Fremantle.

Permit conditions

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

Signature of delegate:



Date: 06 April 2009



Form 6**Permit for unlicensed ship - continuing**
(regulation 6)

No: 6205

*Navigation Act 1912***PERMIT FOR UNLICENSED SHIP - CONTINUING**

I, Michael Sutton, 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 17/05/2009 to 28/07/2009

Details about ship

Name of ship: ANL WANGARATTA
IMO No. of ship: 9334167

Port of registry: HULL
Name of Owner: CMA SHIPS UK LTD

Name of ports for which permit issued

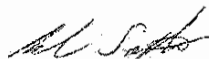
From Melbourne to Sydney, and Brisbane. From Sydney to Brisbane.

Permit conditions

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

Signature of delegate:

Date: 06 April 2009



Form 6

Permit for unlicensed ship - continuing (regulation 6)

No: 6210

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Michael Sutton, 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 24/04/2009 to 24/07/2009

Details about ship

Name of ship: OOCL FRIENDSHIP
IMO No. of ship: 8420189

Port of registry: Hong Kong
Name of Owner: OOCL Ltd

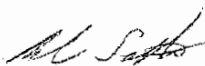
Name of ports for which permit issued

From Melbourne to Adelaide and Fremantle. From Adelaide to Fremantle.

Permit conditions

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

Signature of delegate:



Date: 06 April 2009



Form 6 **Permit for unlicensed ship - continuing**
(regulation 6)

No: 6223

*Navigation Act 1912***PERMIT FOR UNLICENSED SHIP - CONTINUING**

I, Michael Sutton, 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 06/04/2009 to 05/07/2009

Details about ship

Name of ship: MOL Initiative
IMO No. of ship: 8702915

Port of registry: Panama
Name of Owner: MOL Euro-Orient Shipping S.A.


Name of ports for which permit issued

From Fremantle to Melbourne. From Melbourne to Adelaide. From Melbourne to Fremantle. From Adelaide to Fremantle.

Permit conditions

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

Signature of delegate:



Date: 06 April 2009



Resources, Energy and Tourism

COMMONWEALTH OF AUSTRALIA


Offshore Petroleum and Greenhouse Gas Storage Act 2006

INVITATION FOR APPLICATIONS FOR GREENHOUSE GAS ASSESSMENT PERMITS

I, Margaret Sewell, the Delegate of the responsible Commonwealth Minister in respect of the Commonwealth offshore jurisdiction, in pursuance of section 778(1) of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* of the Commonwealth of Australia, hereby invite applications for the grant of greenhouse gas assessment permits in respect of the following blocks within the areas as described in the Schedule.

Dated 6TH APRIL 2009.

Made under the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* of the Commonwealth of Australia.


MARGARET SEWELL

DELEGATE OF THE RESPONSIBLE COMMONWEALTH MINISTER

Pursuant to the Instrument of Delegation dated 17 March 2009

SCHEDULE

The Commonwealth offshore jurisdiction is located in the area between the outer limits of the State and Northern Territory (3 nautical mile) coastal waters and the outer limit of the Australian continental shelf.

Area GIPP-01

Southern Platform, Gippsland Basin, Victoria

Map Sheet SJ 55 (Melbourne)

2268 PART	2269 PART	2270	2271	2272	2273	2274	2275	2276	2277
2278	2279	2280	2339 PART	2340 PART	2341	2342	2343	2344	2345
2346	2347	2348	2349	2350	2351	2411	2412	2413	2414
2415	2416	2417	2418	2419	2420	2421	2422	2483	2484
2485	2486	2487	2488	2489	2490	2491	2492	2493	2557
2558	2559	2560	2561	2562	2563	2564	2565	2631	2632
2633	2634	2635	2636	2705	2706	2707			

Area GIPP-02

Southern Platform, Gippsland Basin, Victoria

Map Sheet SJ 55 (Melbourne)

2284	2285	2352	2356	2357	2423	2424	2425	2426	2427
2428	2429	2494	2495	2496	2497	2498	2499	2500	2566
2567	2568	2569	2570	2571	2637	2638	2639	2640	2641
2642	2643	2708	2709	2710	2711	2712	2713	2714	2780
2781	2782	2783	2784	2785	2786	2853	2854	2855	2856
2857	2926	2927	2928	2998	2999	3000			

Area GIPP-03

Southern Platform, Gippsland Basin, Victoria

Map Sheet SJ 55 (Melbourne)

2286	2287	2288	2289	2358	2359	2360	2361	2430	2431
2432	2433	2434	2501	2502	2503	2504	2505	2506	2572
2573	2574	2575	2576	2577	2578	2644	2645	2646	2647
2648	2649	2715	2716	2717	2718	2719	2720	2721	2787
2788	2789	2790	2791	2792	2858	2859	2860	2861	2862
2863	2864	2929	2930	2931	2932	2933	2934	2935	3001
3002	3003	3004	3005	3006	3007	3073	3074	3075	3076
3077	3078	3146	3147	3148	3149	3150	3218	3219	3220
3221	3222								

Area TORQ-01

Torquay Sub-basin, Otway Basin, Victoria

Map Sheet SJ 54 (Hamilton)

2304	2375	2376	2447	2448	2519	2520	2592	2664
PART	PART	PART						

Map Sheet SJ 55 (Melbourne)

2090	2161	2162	2233	2234	2305	2306	2307	2308	2309
PART	PART	PART	PART						
2377	2378	2379	2380	2381	2382	2449	2450	2451	2452
2453	2454	2455	2456	2521	2522	2523	2524	2525	2526
2527	2528	2529	2530	2593	2594	2595	2596	2597	2598
2599	2600	2601	2602						

Area TORQ-02

Torquay Sub-basin, Otway Basin, Victoria

Map Sheet SJ 55 (Melbourne)

1951	2020	2021	2022	2023	2024	2025	2091	2092	2093
PART	PART	PART	PART	PART	PART	PART	PART	PART	
2094	2095	2096	2097	2098	2163	2164	2165	2166	2167
			PART	PART					
2168	2169	2170	2171	2172	2173	2235	2236	2237	2238
		PART	PART	PART	PART				
2239	2240	2241	2242	2243	2244	2245	2310	2311	2312
2313	2314	2315	2316	2317	2383	2384	2385	2386	2387
2388	2389	2457	2458	2459	2460	2461	2531	2532	2533
2603	2604	2605							

Area OTWY-01

Otway Basin, South Australia

Map Sheet SJ 54 (Hamilton)

876	877	878	879	880	881	882	883 PART	884 PART	885 PART
948	949	950	951	952	953	954	955	956 PART	957 PART
1020	1021	1022	1023	1024	1025	1026	1027	1028 PART	1029 PART
1092	1093	1094	1095	1096	1097	1098	1099	1100	1101 PART
1102 PART	1164	1165	1166	1167	1168	1169	1170	1171	1172
1173	1174 PART	1236	1237	1238	1239	1240	1241	1242	1243
1244	1245	1246 PART	1247 PART	1248 PART					

Area VLAM-01

Vlaming Sub-basin, Perth Basin, Western Australia

Map Sheet SH 50 (Perth)

3037	3038	3039	3040	3041	3042	3109	3110	3111	3112
3113	3114	3181	3182	3183	3184	3185	3186	3187	3253
3254	3255	3256	3257	3258	3259	3325	3326	3327	3328
3329	3330	3331							

Area VLAM-02

Vlaming Sub-basin, Perth Basin, Western Australia

Map Sheet SI 50 (Albany)

85	86	87	88	89	90	91 PART	157	158	159
160	161	162	163	229	230	231	232	233	234
235 PART	302	303	304	305	306	307 PART	375	376	377
378	379	447	448	449	450	451 PART	519	520	521
522	523 PART	591	592	593	594	595 PART			

Area PTRL-01

Petrel Sub-basin, Bonaparte Basin, Northern Territory

Map Sheet SD 52 (Darwin)

25	26	27	28	29	30	31	32	33	34
35	36	37	38	39	40	41	42	43	44
45	97	98	99	100	101	102	103	104	105
106	107	108	109	110	111	112	113	114	115
116	117	169	170	171	172	173	174	175	176
177	178	179	180	181	182	183	184	185	186
187	188	189	241	242	243	244	245	246	247
248	249	250	251	252	253	254	255	256	257
258	259	260	261	313	314	315	316	317	318
319	320	321	322	323	324	325	326	327	328
329	330	331	332	333	385	386	387	388	389
390	391	392	393	394	395	396	397	398	399

400	401	402	403	404	405	460	461	462	463
464	465	466	467	468	469	470	471	472	473
474	475	476	477	532	533	534	535	536	537
538	539	540	541	542	543	544	545	546	547
548	549	607	608	609	610	611	612	613	614
615	616	617	618	619	620	621	680	681	682
683	684	685	686	687	688	689	690	691	692
693	753	754	755	756	757	758	759	760	761
762	763	764	765						

Area PTRL-02

Petrel Sub-basin, Bonaparte Basin, Northern Territory

Map Sheet SD 52 (Darwin)

825	826	827	828	829	830	831	832	833	834
835	836	837	838	839	840	841 PART	893	894	895
896	897	898	899	900	901	902	903	904	905
906	907	908	909	910	911	912 PART	913 PART	965	966
967	968	969	970	971	972	973	974	975	976
977	978	979	980	981	982	983	984 PART	1037	1038
1039	1040	1041	1042	1043	1044	1045	1046	1047	1048
1049	1050	1051	1052	1053	1054	1055	1056 PART	1109	1110
1111	1112	1113	1114	1115	1116	1117	1118	1119	1120
1121	1122	1123	1124	1125	1126	1127 PART	1128 PART	1181	1182
1183	1184	1185	1186	1187	1188	1189	1190	1191	1192
1193	1194	1195	1196	1197	1198	1199 PART	1253	1254	1255
1256	1257	1258	1259	1260	1261	1262	1263	1264	1265
1266	1267	1268	1269	1270 PART	1271 PART	1325	1326	1327	1328
1329	1330	1331	1332	1333	1334	1335	1336	1337	1338
1339	1340	1341	1342 PART	1397	1398	1399	1400	1401	1402
1403	1404	1405	1406	1407	1408	1409	1410	1411	1412
1413 PART	1414 PART	1469	1470	1471	1472	1473	1474	1475	1476
1477	1478	1479	1480	1481	1482	1483	1484	1485 PART	1543
1544	1545	1546	1547	1548	1549	1550	1551	1552	1553
1554	1555	1556 PART	1557 PART	1616	1617	1618	1619	1620	1621
1622	1623	1624	1625	1626	1627	1628 PART	1688	1689	1690
1691	1692	1693	1694	1695	1696	1697 PART	1698 PART	1699 PART	1700 PART
1760	1761	1762	1763	1764	1765	1766	1767	1768	1769 PART
1770 PART	1832	1833	1834	1835	1836	1837	1838	1839	1840
1841 PART	1842 PART	1904	1905	1906	1907	1908	1909	1910	1911
1912	1913 PART	1978	1979	1980	1981	1982	1983	1984 PART	1985 PART

Applications

Applications for the above release areas are invited under the work program bidding system in accordance with section 296 of the *Offshore Petroleum and Greenhouse Gas Storage Act 2006* (the Act). In general, work programs should be aimed at obtaining sufficient information to enable application for the declaration of a storage formation. Such a declaration is required before an application can be made for a holding lease or injection licence.

Lodgement of Applications

Applications, together with the work program and supporting data, should be submitted to the Department of Resources, Energy and Tourism at the address given below:

General Manager
Low Emissions Coal and CO₂ Storage Branch
Department of Resources, Energy and Tourism
GPO Box 1564
Canberra ACT 2601

The following special instructions should be observed:

- Two copies of the application and supporting data (supporting data may be submitted electronically) should be sealed and clearly marked as "Application for Greenhouse Gas Assessment Permit - Commercial-in-Confidence"; and
- This envelope or package should then be enclosed in a plain covering envelope or package and delivered by hand or posted to the address above.

Fees

Each application must be accompanied by a fee payable to the "Commonwealth of Australia" through an Australian bank or bank cheque (electronic funds transfer or credit card facilities are not available). The amount of the fee is prescribed in Regulations under the Act. Fees will be set by regulation, which will be promulgated at least two months before bids close.

Closing dates

Applications must be lodged by 4.00 pm on the later of the:

- 27 September 2009 or two calendar months after the regulations under the Act have been promulgated.

Assessment Criteria

Applications will be assessed taking account of the criteria listed below:

- The number and timing of wells to be drilled, provided there is an adequate supporting program of geological and geophysical work
- The amount, type and timing of seismic surveying to be carried out
- Other new surveying, data acquisition, sampling, monitoring and reprocessing to be carried out;
- The amount, type and timing of any purchasing or licensing of existing data;
- Analysis and studies relating to potential migration paths for injected greenhouse gas substances;
- Analysis and studies relating to potential impacts on petroleum operations
- The extent to which the applicant's technical assessment supports the work program proposed in the application.

The *Guidance Notes for Applicants* and an information package containing details of well data, geophysical data, and location maps for the release areas are available on the Departmental website at:

http://www.ret.gov.au/resources/carbon_dioxide_capture_and_geological_storage/carbon_capture_and_storage_acreage_release/Pages/default.aspx.

Treasury



Consent to disposal of business of an authorised deposit-taking institution

Banking Act 1959

TO: Eurobodalla Credit Union Ltd ABN 37 087 650 048 (ECU)

SINCE

- A ECU is an ADI within the meaning of the *Banking Act 1959* (the Act);
- B ECU proposes to enter into an arrangement for disposal of its business to Horizon Credit Union Ltd ABN 66 087 650 173 (HCU); and
- C I have taken into account the national interest,

I, S.G. Venkatramani, a delegate of the Treasurer, under subsection 63(1) of the Act, CONSENT to ECU entering into an arrangement for disposal of its business to HCU.

Dated: 23 February 2009

[Signed]

S.G. Venkatramani
General Manager, Central Region
Specialised Institutions Division

Interpretation

In this Notice

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

Note Under subsection 63(1AA) of the Act, the Treasurer must arrange for notice of the consent to be published in the *Gazette* as soon as practicable.



Approval to hold the transferring business of a financial sector company

Financial Sector (Shareholdings) Act 1998

TO: Horizon Credit Union Ltd ABN 66 087 650 173 (the applicant)

SINCE

- A. the applicant and Eurobodalla Credit Union Ltd ABN 37 087 650 048 (the Company) are financial sector companies within the meaning of the *Financial Sector (Shareholdings) Act 1998* (the Act);
- B. 100% of the gross assets and liabilities of the Company are to be transferred to the applicant as a voluntary transfer of business under the *Financial Sector (Business Transfer and Group Restructure) Act 1999* (the FS (BTaGR) Act) ;
- C. the applicant has applied to the Treasurer under section 13A of the Act to hold the transferring business; and
- D. I am satisfied that it is in the national interest to approve the applicant holding the transferring business,

I, S.G. Venkatramani, a delegate of the Treasurer, under subsection 14(1) of the Act, APPROVE the applicant holding the transferring business.

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

Dated 23 February 2009

[Signed]

S.G. Venkatramani
General Manager, Central Region
Specialised Institutions Division

Interpretation

In this Notice

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

Note 1 Regulation 6 of the Financial Sector (Transfers of Business) Regulations 1999 provides that, for subsection 43(4) of the FS (BTaGR) Act, the provisions of the Act apply in relation to a transfer of business as if section 13A were inserted after section 13 of the Act. Section 13A provides that a financial sector company to which more than 15% of the gross assets and liabilities of another financial sector company (the ***transferring business***) is to be transferred under the Act must apply to the Treasurer for approval to hold the transferring business and that Division 3 of Part 2 of the Act applies to the application as if the transferring business were a separate financial sector company.

Note 2 Under section 14 of the Act, the Treasurer must give written notice of the approval to the applicant and arrange for a copy of the notice to be published in the *Gazette* and given to the Company.



Authorisation to carry on insurance business

Insurance Act 1973

TO: Southern Cross Benefits Limited ARBN 133 401 939 (the Applicant)
Level 1, AMP Centre, 29 Customs Street West, Auckland, New Zealand

SINCE the Applicant applied to APRA under subsection 12(1) of the *Insurance Act 1973* (the Act), on 3 October 2008 for authorisation to carry on insurance business in Australia;

I, Brandon Kong Leong Khoo, a delegate of APRA, under subsection 12(2) of the Act, AUTHORISE the Applicant to carry on insurance business in Australia, and under paragraph 13(1)(a) of the Act, IMPOSE the conditions set out in the Schedule attached to this Notice.

Dated 31 March 2009

[Signed]

Brandon Kong Leong Khoo
Executive General Manager
Specialised Institutions Division

Interpretation

Document ID: 169212

In this Notice

APRA means the Australian Prudential Regulation Authority.

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

Note 1 Under subsection 12(4) of the Act, if APRA authorises an applicant, APRA must give written notice to the applicant and ensure that notice of the authorisation is published in the *Gazette*.

Note 2 APRA may revoke an authorisation in accordance with sections 15 and 16 of the Act.

Note 3 Under subsection 13(1) of the Act, APRA may, at any time, by written notice to a 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 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.

Note 5 Under subsection 13(6) of the Act, a decision to impose conditions on the Authorisation is a reviewable decision to which Part VI of the Act applies. If you are dissatisfied with this decision, you may seek reconsideration of the decision by APRA in accordance with subsection 63(2) of the Act. The request for reconsideration must be in writing, must state the reasons for the request, and must be given to APRA within 21 days after the decision first comes to your notice or within such further period as APRA allows. If dissatisfied with APRA's reconsidered decision confirming or varying the first decision, you may, subject to the *Administrative Appeals Act 1975*, apply to the Administrative Appeals Tribunal for review of the reconsidered decision.

The address where written notice may be given to APRA is L26, 400 George Street, Sydney NSW 2000.

Schedule - the conditions imposed on the Authorisation

The Applicant is only authorised to carry on insurance business for the purpose of providing travel insurance.

Commissioner of Taxation
NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (Tax Office) will request and collect information on amounts paid to personal services entities by labour hire firms, placement agencies and computer consultancies. These sources are:

ADECCO HOLDINGS PTY LTD	AKER KVAERNER ADVANTAGE PTY LTD
BRUNEL TECHNICAL SERVICES PTY LTD	CHANDLER MACLEOD GROUP PTY LTD
COLLECTIVE RESOURCES IT RECRUITMENT PTY LTD	CLARIUS GROUP LTD
DARE HOLDINGS PTY LTD	DRAKE AUSTRALIA PTY LTD
ENTITY SOLUTIONS SERVICES PTY LTD	GREYTHORN PTY LTD
HAYS SPECIALIST RECRUITMENT (AUSTRALIA) PTY LTD	HR CONNECT PTY LTD
HUDSON GLOBAL RESOURCES (AUST) PTY LTD	INFOSYS TECHNOLOGIES AUSTRALIA PTY LTD
LABOURFORCE SOLUTIONS PTY LTD	LINK RECRUITMENT PTY LTD
LOGICACMG PTY LTD	MANPOWER SERVICES (AUSTRALIA) PTY LTD
MICHAEL PAGE INTERNATIONAL (AUSTRALIA) PTY LTD	NETSTAR AUSTRALIA PTY LTD
PAXUS AUSTRALIA PTY LTD	PEOPLEBANK AUSTRALIA LTD
RANDSTAD PTY LTD	ROBERT WALTERS PTY LTD
ROSS HUMAN DIRECTIONS LTD	SAP AUSTRALIA PTY LTD
SERVICE STREAM COMMUNICATIONS PTY LTD	SERVICE STREAM SOLUTIONS PTY LTD
TECHNICAL RESOURCES PTY LTD	THE TRUSTEE FOR ADAPS UNIT TRUST
THE TRUSTEE FOR SWAN DRAFTING UNIT TRUST	UNISYS AUSTRALIA PTY LTD
UNISYS WEST PTY LTD	UXC LTD

The information collected will be electronically matched with certain sections of Tax Office data holdings to identify non compliance with lodgment and payment obligations under taxation law. Records relating to approximately 30,000 individuals and entities who have received contract payments from the listed labour hire firms, placement agencies and computer consultancies will be matched.

This program is called the PSI Data Matching Project and enables the Tax Office:

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

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

MEI RIMS PSI
Attention: Eric Sweatman
Australian Taxation Office
PO Box 9990
Brisbane QLD 4032

Or by telephoning (07) 32138452

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



AMENDMENT No. 10L

AMENDMENTS TO THE
MRL STANDARD

The Australian Pesticides and Veterinary Medicines Authority (APVMA) sets maximum residue limits (MRLs) of agricultural and veterinary chemicals in agricultural produce, particularly produce entering the food chain. These MRLs are set at levels which are not likely to be exceeded if the agricultural or veterinary chemicals are used in accordance with approved label instructions. At the same time the APVMA is satisfied, from dietary exposure assessment, that the levels are not an undue hazard to human health.

The MRL Standard lists MRLs of substances which may arise from the approved use of those substances or other substances, and provides the relevant residue definitions to which these MRLs apply.

The evaluation process takes into account studies on chemistry, metabolism, analytical methodology, residues, good agricultural practice, toxicology and dietary exposure. From time to time the evaluation process results in amendments to the MRL Standard. It should be noted that relevant MRLs are referred to Food Standards Australia New Zealand for incorporation into Standard 1.4.2 of the Food Standards Code entitled "Maximum Residue Limits".

Note: '*' denotes that the maximum residue limit (MRL) has been set at or about the limit of analytical quantitation (see: Residue Guideline No.4, *Maximum Residue Limit Proposals 'At or about the Limit of Analytical Quantitation'*, published in NRA Gazette No.9, p44, 5/9/95).

'T' denotes that the MRL, residue definition or use is temporary to enable further experimental work to be carried out in Australia or overseas, and will be reconsidered at some future date.

The MRL Standard is also accessible via the APVMA web page.

<http://www.apvma.gov.au/residues/mrl.shtml>

TABLE 1: MAXIMUM RESIDUE LIMITS OF PESTICIDES, AGRICULTURAL CHEMICALS, FEED ADDITIVES, VETERINARY MEDICINES AND ASSOCIATED SUBSTANCES IN FOOD COMMODITIES

Residues of substances which may occur in food commodities and for which the following maximum residue limits (MRLs) apply.

COMPOUND		FOOD	MRL (mg/kg)
Cyfluthrin			
ADD:		Lemon aspen	T1
Cymiazole			
DELETE:			
MF	0812	Cattle, fat	T*0.04
MO	1280	Cattle, kidney	T*0.04
MO	1281	Cattle, liver	T*0.04
MM	0812	Cattle, meat	T*0.04
Glyphosate			
DELETE:			
GC	0651	Sorghum	T10
ADD:			
GC	0651	Sorghum	15
Sethoxydim			
DELETE:			
VP	0061	Beans, except broad bean and soya bean	*0.1
ADD:			
VP	0061	Beans, except broad bean and soya bean	T0.5

TABLE 3: RESIDUE DEFINITION

Where MRL(s) are recommended, the following residue definitions are applicable.

COMPOUND	RESIDUE
Cymiazole DELETE:	Cymiazole

For further information please contact:
Michelle Hemming
Residues Contact Officer
Australian Pesticides & Veterinary Medicines Authority
PO Box 6182
KINGSTON ACT 2604

Phone: (02) 6210 4837
Fax: (02) 6210 4840
Email: michelle.hemming@apvma.gov.au



**NOTICE OF PUBLICATION OF COSTS OF PROVIDING THE NATIONAL
RELAY SERVICE**

Notice is given under section 96 of the *Telecommunications (Consumer Protection and Service Standards) Act 1999* that the National Relay Service (NRS) Providers, Australian Communication Exchange Limited (ABN 72 003 044 899) (ACE) and Westwood Spice Pty Ltd (ABN 095 066 318) (WWS), have advised the Minister for Broadband, Communications and the Digital Economy that:

- (a) The estimate of the total cost of ACE providing the NRS Relay Service during the quarter beginning 1 April 2009 and ending on 30 June 2009 is \$3,386,955.20.
 - This estimate includes the cost of \$3,079,050.18 for the provision of the NRS Relay Service plus a GST component of \$307,905.02.
- (b) The total actual cost of ACE providing the NRS Relay Service during the quarter beginning on 1 July 2008 and ending on 30 September 2008 was \$2,954,959.22.
- (c) The estimate of the total cost of WWS providing the NRS Outreach Service during the quarter beginning 1 April 2009 and ending on 30 June 2009 is \$925,890.90.
 - This estimate includes the cost of \$841,719.00 for the provision of the NRS Outreach Service plus a GST component of \$84,171.90.
- (d) The total actual cost of WWS providing the NRS Outreach Service during the Quarter beginning on 1 July 2008 and ending on 30 September 2008 was \$595,748.90.

B C Smith

Bridget Smith
Executive Manager
Industry Performance Branch
Australian Communications and Media Authority

6 April 2009



Australian Government

Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991

DECLARATION UNDER SUBSECTION 4(2)

“ANTARCTIC CHIEFTAN”

(No. 1 of 2009)

I, **MR PAUL MURPHY**, delegate of the Australian Fisheries Management Authority:

- (a) having been advised that the *Antarctic Chieftain* has been lawfully imported into Australia; and
- (b) being satisfied that the extent of participation of citizens or residents of Australia either directly or indirectly, in the control of the operations of the boat in the Australian Fishing Zone will be such as to justify me in declaring the *Antarctic Chieftain* to be an Australian boat:

make the following declaration under subsection 4(2) of the *Fisheries Management Act 1991*.

Date 7 April 2009

Mr Paul Murphy
Acting Executive Manager, Fisheries
Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the Australian Boat Declaration No.1 of 2009.

Commencement

2. This declaration commences on gazettal.

Interpretation

3. In this declaration:
“*Antarctic Chieftain*” means the fishing boat known as the “*FV Antarctic Chieftain*” the call sign for which is VJT6415”.

[Note: Terms defined in the *Fisheries Management Act 1991* have the same meanings in this declaration.]

Declaration that the *Antarctic Chieftain* is taken to be an Australian boat

4. The *Antarctic Chieftain* is, for the period commencing from date of gazettal of this notice to 31 October 2009, taken to be an Australian boat for the purposes of the *Fisheries Management Act 1991*.



Australian Government
Attorney General's Department

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Canberra	CanPrint Communications 16 Nyrang Street, Fyshwick ACT 2609	1300 889 873	(02) 6293 8388
Hobart	Printing Authority of Tasmania 123 Collins Street, Hobart TAS 7000	1800 030 940	(03) 6216 4294
Melbourne	Information Victoria 505 Little Collins Street, Melbourne VIC 3000	1300 366 356	(03) 9603 9940
Perth	Contact CanPrint Information Services	1300 889 873	(02) 6293 8388
Sydney	Contact CanPrint Information Services	1300 889 873	(02) 6293 8388

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