

Gazette

No. GN 17, Wednesday, 6 May 2009

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 6 May 2009

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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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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- drafting
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How to contact us

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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.

LODGMENT 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 Any notice submitted without this information will not be published.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) 6141 4333.

Variation of closing times

Queen's Birthday Holiday — Issue of 10 June 2009 (GN 22)

As Monday, 8 June 2009 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 22 will be:

Thursday, 4 June 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) 6141 4333 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

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 emailed 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) 6141 4333. 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

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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
P 1	27 March 2009	Great Barrier Reef Marine Park Act 1975 Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.06.08 to 31.02.09 and not Previously Gazetted
		Great Barrier Reef Marine Park Act 1975 Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.12.07 to 31.12.07 and not Previously Gazetted
		Great Barrier Reef Marine Park Act 1975 Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.5.08 to 31.5.08 and not Previously Gazetted
		Great Barrier Reef Marine Park Act 1975 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



Notice — decision to call in films for classification

Classification (Publications, Films and Computer Games) Enforcement Act 1995 (NSW)

I, DONALD McDONALD, Director of the Classification Board, acting under subsection 46A (2) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 (NSW), give notice of my decision to require the General Manager of A Global of 4/3A Railway Parade North, Kogarah, NSW (the publisher) to submit an application for classification of the films listed in my notice under subsection 46A (1) of that Act to the publisher dated 29 April 2009.

Dated 29 4 April 2009

Director, Classification Board

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						(Fe	oreign Currenc	y = AUS \$1)
Column 1	Column	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	2	22/04/2009	23/04/2009	24/04/2009	25/04/2009	26/04/2009	27/04/2009	28/04/2009
Brazil	Currency Real	1.5639	1.5729	1.5615	1.5706	1.5706	1.5706	1.5612
Canada	Dollar	0.8662	0.8746	0.8747	0.8716	0.8716	0.8716	0.8683
China, PR of	Yuan	4.7814	4.8211	4.8207	4.8585	4.8585	4.8585	4.8795
Denmark	Kroner	4.7814	4.8211	4.8207	4.8383	4.8383	4.8383	4.8793
European Union	Euro	0.5413	0.5462	0.5429	0.5413	0.5413	0.5413	0.5421
Fiji	Dollar	1.5481	1.5721	1.5777	1.5819	1.5819	1.5819	1.5723
Hong Kong	Dollar	5.4263	5.4763	5.4743	5.5192	5.5192	5.5192	5.5439
India	Rupee	35.2014	35.5067	35.5272	35.5442	35.5442	35.5442	35.5494
Indonesia	Rupiah	7554	7653	7702	7721	7721	7721	7737
Israel	Shekel	2.9429	2.9694	2.9927	3.0304	3.0304	3.0304	3.031
Japan	Yen	68.72	69.51	69.18	69.45	69.45	69.45	69.21
Korea, Republic of	Won	940.08	950.45	952	954.37	954.37	954.37	957.22
Malaysia	Ringgit	2.5509	2.5733	2.5721	2.5664	2.5664	2.5664	2.5692
New Zealand	Dollar	1.2618	1.2647	1.2686	1.2667	1.2667	1.2667	1.2644
Norway	Kroner	4.7723	4.7882	4.751	4.7065	4.7065	4.7065	4.7154
Pakistan	Rupee	56.09	56.7	56.59	57.06	57.06	57.06	57.46
Papua New Guinea	Kina	2.0534	2.0722	2.0655	2.0764	2.0764	2.0764	2.0797
Philippines	Peso	33.8	34.21	34.45	34.54	34.54	34.54	34.64
Singapore	Dollar	1.0571	1.0644	1.0636	1.0664	1.0664	1.0664	1.0676
Solomon Islands	Dollar	5.6061	5.6573	5.6557	5.7022	5.7022	5.7022	5.7278
South Africa	Rand	6.3481	6.3493	6.2755	6.3431	6.3431	6.3431	6.2788
Sri Lanka	Rupee	82.04	84.13	84.79	85.46	85.46	85.46	85.92
Sweden	Krona	6.077	6.0342	5.956	5.8718	5.8718	5.8718	5.8468
Switzerland	Franc	0.818	0.8255	0.8218	0.8185	0.8185	0.8185	0.8163
Taiwan Province	Dollar	23.69	23.87	23.88	23.99	23.99	23.99	24.08
Thailand	Baht	24.9	25.1	25.09	25.22	25.22	25.22	25.3
United Kingdom	Pound	0.4814	0.4823	0.4867	0.485	0.485	0.485	0.4892
USA	Dollar	0.7002	0.7066	0.7064	0.7122	0.7122	0.7122	0.7154

Mark Collidge Delegate of the Chief Executive Officer of Customs Canberra ACT 28/04/2009

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 OnAir Switzerland Sarl (Registered in Switzerland) 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 OnAir Switzerland Sarl is the nominated carrier for designated radiocommunications facilities owned by QF ECA 2008-2 Pty Limited, ACN 133 356 420, located onboard Qantas Airways aircraft.

Dated the

day of HPei

2009

Signed

Delegate of the Australian Communications and Media Authority

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 NewSat Networks Pty Ltd (ACN 078 204 994) 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 NewSat Networks Pty Ltd is the nominated carrier for designated radiocommunications facilities, owned by NewSat Services Pty Ltd (ACN 076 118 708) and located within the municipalities of:

- · Shire of Broome
- · Shire of Derby/West Kimberley
- · Shire of Halls Creek; and
- · Shire of Wyndham East Kimberly.

Dated the

day of

Z . L 2009

Signed

Delegate of the Australian Communications and Media Authority

Education, Employment and Workplace Relations



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

NOTICE OF APPLICATION FOR CONSENT TO ALTERATION OF ELIGIBILITY RULES OF AN ORGANISATION (D2009/106)

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 Australian Workers' Union.

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 David Vale, Australian Industrial Registry, Level 8, 80 William Street, East Sydney NSW 2011 (Fax: 02 9380 6990 or E-mail: david.vale@airc.gov.au).

Information contained in the supporting documents to the application concerning the proposed alterations to Rule 5, the reasons for the proposal and the effect of the proposal is as follows:

1. In Rule 5 – Eligibility for Membership, Section 1, Part A (1), insert the industry "woolclassing":

"Every bona fide worker, male or female, engaged in manual or mental labour in or in connection with any of the following industries or callings, namely: Pastoral (otherwise than as a shearing contractor), **woolclassing**, agricultural, farming, horticultural, ..."

2. In Rule 5 – Eligibility for Membership, Section 1, Part A (1), delete the words "other than those who have power to engage or discharge employees"

"all persons (other than those who have power to engage or discharge employees) who are bona fide employees wholly or partly engaged in or in connection with the business of fellmongers, woolsorters, woolscourers, basil tanners and their assistants:..."

- 3. The reason for and the effect of the proposed alterations are as follows:
 - (i) On 12 February 2008 the Australian Workers' Union (AWU) and the Woolclassers' Association of Australia (WAA) made a joint application to the Australian Industrial Relations Commission to approve a ballot of members endorsing the organisations amalgamation (pursuant to s 40 of the RAO Schedule of the Act).
 - (ii) An application for a Declaration of Community of Interest was also made under s 43.

- (iii) On 11 April 2008 Senior Deputy President Hamberger (PR981466 [2008] AIRC 325) approved the application for the proposed ballot regarding the amalgamation. His Honour also declared the existence of a community of interest between the AWU and the WAA in relation to their industrial interests. The AWU was exempt from the requirement to ballot its members in relation to the amalgamation.
- (iv) A ballot of WAA members was conducted by the Australian Electoral Commission. On 13 June 2008 the ballot was approved.
- (v) On 22 August 2008 Senior Deputy President Hamberger issued an Instrument of Deregistration pursuant to s 73(3)(c). Effective from that date, the WAA ceased to exist.
- (vi) Section 81, of the RAO Schedule, requires the amalgamated organisation to take the necessary steps to ensure the amalgamation is fully effective.
- (vii) This application seeks to alter the Rules of the amalgamated organisation to expressly permit employees who work in or in connection with the industry of "woolclassing" to join the organisation.
- (viii) There is no other organisation that employees who work in or in connection with "woolclassing" could more conveniently belong. Nor is there any such organisation that would more effectively represent those members.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry, marked to the attention of Mr David Vale, a notice of objection accompanied by a written statement within thirty-five (35) days after the publication of this advertisement and by serving on the organisation, whose address for service is Level 10, 377-383 Sussex St, Sydney NSW 2000 within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and written statement so lodged.

Douglas S. Williams Industrial Registrar

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 TES-AMM (Australia) Pty Ltd of 26 Sleigh Place, Wetherill Park, New South Wales, Australia 2164 to import up to 900 tonnes of cathode ray tube monitors from TES-AMM (NZ) Pty Ltd, 45 St Andrews Drive, Bethlehem, Tauranga, New Zealand.

The waste would be disposed of by recycling/reclamation of other inorganic materials.

The waste would be wrapped in protective cardboard and plastic, and stacked onto shipping pallets, and then shrink wrapped and then packed into shipping containers. The waste will then be transported by road to be loaded onto a ship at the Ports of Auckland, Wellington, Tauranga, Lyttelton and Nelson in New Zealand to be offloaded at the Port of Adelaide and the Port of Sydney in Australia and transported by road to the disposal facility, CRT Australia Pty Ltd, 12-14 Baulderstone Road, Gepps Cross, South Australia 5094.

The export would take place in approximately sixty (60) shipments over twelve months commencing from the date of the permit, if granted.

Dr Barry Reville Assistant Secretary Environment Protection Branch April 2009

DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

Environment Protection and Biodiversity Conservation Act 1999

For further information see referrals list at

http://www.environment.gov.au/epbc/notices and type in the reference number in the Search box

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

Reference	Title	Controlling Provisions	Date
2009/4794	Energy Resources of Australia Ltd/Mining/250km east of Darwin, 11km east of regional centre of Jabiru/NT/Construction of a Heap Leach Facility to treat low grade ore at Ranger uranium mine	 Listed threatened species and communities (sections 18 & 18A) Listed migratory species (sections 20 & 20A) Commonwealth land (section 23 & 24A) World Heritage properties (section 26 & 27A) National Heritage places (section 15B & 15C) Wetlands of international importance (sections 16 & 17B) Nuclear actions (section 21 & 22A) 	15-APR-2009
2008/4676	Stockland WA Developments Pty Ltd/Residential development/City of Wanneroo/WA/East Landsdale Residential Development	Listed threatened species and communities (sections 18 & 18A)	17-APR-2009
2009/4796	Jandakot Airport Holdings/Transport - air and space/16 km south of Perth/WA/Jandakot Airport Expansion, Commercial Development and Clearing of Vegetation	 Listed threatened species and communities (sections 18 & 18A) Commonwealth land (section 26 & 27A) 	17-APR-2009

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

Reference	Title	Date
2009/4804	Solar Systems Pty Ltd/Energy generation and supply (renewable)/Carwarp Road, Near Calder Hwy, 30 km south of	08-APR-2009
	Mildura/VIC/Development of North West Victoria Solar Energy Facility	
2009/4803	Devine Communities/Residential development/Clarkes Road, Melton South, North West of Melbourne/VIC/Residential	16-APR-2009
	Development Riverina at Brookfield Estate, Melton South	
2009/4805*	Transgrid/Energy generation and supply (non-renewable)/Block 1653, Williamsdale, Tuggeranong/ACT/New Electricity	20-APR-2009
	Substation and Access Road	
2009/4791*	Shark Bay Resources/Mining/Shark Bay/WA/Useless Loop Port Maintenance Works and Infrastructure Upgrade	21-APR-2009

^{*} 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
2009/4737	Waratah Coal Incorporated/Mining/Alpha in the Galilee Basin to Abbot Point/QLD/Establishment	Environmental Impact	03-APR-2009
	of Galilee Coal Mine and Associated Infrastructure	Statement	
2008/4676	Stockland WA Developments Pty Ltd/Residential development/City of Wanneroo/WA/East	Assessment preliminary	17-APR-2009
	Landsdale Residential Development	documentation	
2009/4796	Jandakot Airport Holdings/Transport - air and space/16 km south of Perth/WA/Jandakot Airport	Assessment preliminary	17-APR-2009
	Expansion, Commercial Development and Clearing of Vegetation	documentation	

^{*} If the Assessment Approach is an Accredited Assessment Process the process must also be identified

DECISION ON APPROVAL (EPBC Act s.133)

Reference	Title	Approval Decision	Date
2008/4123	Denis Gillen/Residential development/Valley Drive, Cannonvale, Shire of Whitsunday/QLD/Lot 6	Approved with conditions	21-APR-2009
	Residential Subdivision - 59 lots		

VARIATION OF CONDITIONS OF APPROVAL (EPBC Act s.143)

Reference	Title	Date
2005/2152	Mr Louis Campagnolo/Agriculture and forestry/Kurrimine Beach/QLD/Vegetation clearing	16-APR-2009

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

DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

Environment Protection and Biodiversity Conservation Act 1999

For further information see referrals list at

http://www.environment.gov.au/epbc/notices and type in the reference number in the Search box

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

Reference	Title	Controlling Provisions	Date
2009/4816	Land Development Agency/Residential development/Northern edge of Gungahlin, north of Bonner Stages 1, 2 & 3/ACT/Bonner Stage 4, Site Servicing and Land Release	Listed threatened species and communities (sections 18 & 18A)	24-APR-2009
2009/4821	Peabody Pacific Pty Ltd/Mining/22km East of Moranbah and 16km South West of Coppabella/QLD/Millennium Open Cut Coal Mine Expansion Project, QLD	Listed threatened species and communities (sections 18 & 18A)	28-APR-2009

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

Reference	Title	Date
2009/4813	Castaway Bay Pty Ltd/Residential development/Pringle Road, Cliffords Beach, near	21-APR-2009
	Woodwark/QLD/Geotechnical Investigation for Castaway Bay Proposed Residential Development	
2009/4733	Brisbane Markets Limited/Commercial development/320 Sherwood Road, Rocklea,	23-APR-2009
	Brisbane/QLD/Brisbane Markets Stage 2, Southgate Facility Extension	
2009/4814	Department of Finance and Deregulation/Commonwealth/Constitution Avenue	23-APR-2009
	Parkes/ACT/Construction of a New Office Building	
2009/4815	RTA Central Coast Office/Transport - land/Erina to Wamberal/NSW/Central Coast Highway Upgrade	23-APR-2009
	from Ocean View Dve to Matcham Rd	
2009/4824	VicRoads/Natural resources management/Glenelg Highway Road reserve, near	28-APR-2009
	Wycliffe/VIC/Rehabilitation of remnant grassland on the Glenelg Highway road reserve, near Wycliffe,	
	VIC	
2009/4812*	Integrated Biosystems Pty Ltd/Aquaculture/Werribee/VIC/Trial Growing Mullet in Western Treatment	29-APR-2009
	Plant Sewage Ponds	

^{*} 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	Date
		Approach	
2009/4816	Land Development Agency/Residential development/Northern edge of Gungahlin, north of Bonner Stages 1, 2 & 3/ACT/Bonner Stage 4, Site	Assessment preliminary	24-APR-2009
	Servicing and Land Release	documentation	

^{*} If the Assessment Approach is an Accredited Assessment Process the process must also be identified

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

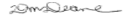
THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR

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
BUILDING GROUP	Showers	Addition to Family Name: Building Group Rex LS08, Vista JD01	R001471B
HAIER	HAIER Clothes Washing Machine Family Name: HWM1070KFL HW-C1070TVE, HW-C1070TVE ME, HW-D1070TVE, HW-D1070TVE ME, HW-E1070TVE ME, HWM1070KFL		R001819
CON-SERV	Showers	Addition to Family Name: Con-Serv 2 Star Breeze/ AC 037, Breeze/OH 001	R000181L
CON-SERV	Showers	Addition to Family Name: Con-Serv 2 Star Ascot Turbo / PP 027, Ascot Turbo/PP 030	R000181M
CON-SERV	Showers	Addition to Family Name: Con-Serv 2 Star Cosmic/OH 006	R000181N
TECHNICON TI.	Tap only	Addition to Family Name: Mixer Tap Sonnet	R000193B
HUAYI	Tap and tap outlet set	Addition to Family Name: CREATION H56002	R000606V
LG	Dishwashers	Addition to Family Name: LD-1403*1/LD-1415*1/LD-1416*1 LD-1415M1, LD-1415W1	R001147A
CAROMA	Toilet suite	Addition to Family Name: Caroma 4 Star Verona Aire Retro 4S RH PNV Suite, Verona Aire Retro 4S RH SNV Suite	R000008DH
HANSA	Showers	Addition to Family Name: Hansa 3* showers Basicjet 1, Basicjet 2, Basicjet 3, Clear Lux, JetXL	R000684E
CAROMA	Toilet suite	Addition to Family Name: Caroma 4 Star Verona Aire Concorde 4S RH PNV Suite, Verona Aire Concorde 4S RH SNV Suite	R000008DI
CAROMA	Toilet suite	Addition to Family Name: Caroma 4 Star Flex WF BI 4S Suite	R000008DJ
KOHLER	Showers	Family name: Omega Omega 11 - 10743A-CP, Omega 14 - 10744A-CP, Omega 9 - 10742A-CP	R001820
OLYMPIA CERAMICA SRL	Toilet suite	Family name: Olympia Nicole 03.NI, Nicole 04.NI, Nicole 15.NI, Tutto TMBL, Tutto TV50, Tutto TX.50	R001821



Finance and Deregulation





1. Acquisition

In accordance with the *Lands Acquisition Act 1989*, I am considering the acquisition of the interests in land specified in paragraph 3 for the public purpose described in paragraph 4.

The Commonwealth of Australia is the acquiring authority.

2. The Land

This declaration relates to approximately 7.5727 hectares of land at Bullsbrook, City of Swan in the State of Western Australia being Lot 2 Plan 6280 (part of Swan Location 352).

The land is located at 41 Dewar Road, Bullsbrook, Western Australia. The land is shown hatched and numbered 41 in the Location Plan attached.

3. The interests in Land

This declaration relates to the freehold interest in the land.

4. Public Purpose

The public purpose of the acquisition is defence.

5. Suitability for use for a public purpose

The land appears to be suitable for use by the Commonwealth of Australia for the public purpose described in paragraph 4.

6. Particulars of Proposed Use

The land appears to be suitable for use by the Department of Defence as part of it is affected by the yellow safeguarding zone relating to the ordnance loading facility at RAAF Base Pearce, Bullsbrook, Western Australia.

7. Reasons why the Land appears to be Suitable for the Proposed Use

The reason why the land appears to be suitable for the use described in paragraph 6 is that it is adjacent to the Defence owned RAAF Base Pearce facility at Bullsbrook, Western Australia; and is affected by the yellow safeguarding zone relating to the RAAF Base Pearce ordnance loading facility. Ownership of the land complies with the Department of Defence's policy that yellow and green safeguarding zones are to be contained within land under its control.

2009.

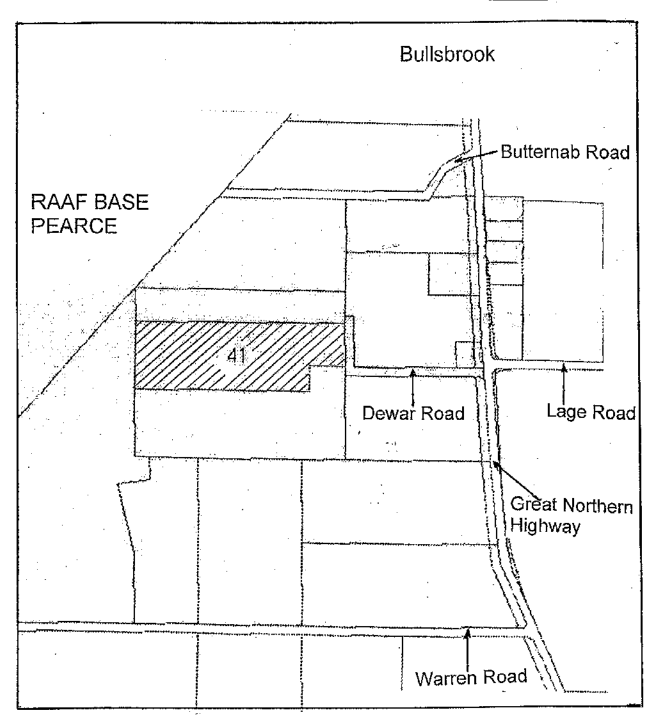
Delegate of the Minister for Finance and Deregulation

Branch Manager

Special Claims and Land Policy Branch Department of Finance and Deregulation

Note: This Pre-Acquisition Declaration signifies that the Commonwealth is considering acquisition of the interests in land specified in paragraph 3. It does NOT mean that the interests in land have been acquired.

LOCATION PLAN





Public Works Committee Act 1969

Notice under sub-section 18(8A)

- I, Lindsay Tanner, Minister for Finance and Deregulation, being satisfied that the works described in the Schedule are:
- (a) Substantially similar to other works that have been carried out, are being carried out or are likely to be carried out from time to time by the Commonwealth, or by or for an authority of the Commonwealth to which the *Public Works Committee Act 1969* applies, to be within sub-section 18(8A) of that Act;

hereby declare those works to be repetitive work for the purposes of sub-section 18(8A) of that Act.

SCHEDULED

Defence Aircraft Pavement and Airfield Light Works at RAAF Base Tindal, Northern Territory.

Dated this 215+

day of Bon

2009

Lindsay Tanne

Minister for Finance and Deregulation





REGISTER OF POLITICAL PARTIES

Notice of change to the Register of Political Parties

As delegate of the Australian Electoral Commission, and pursuant to the provisions of Part XI of the *Commonwealth Electoral Act 1918*, on 22 April 2009 I approved an application from the registered officer of the National Party of Australia – Victoria to change his address in the Register of Political Parties to the following:

Level 10 140 Bourke Street MELBOURNE VIC 3000

Brad Edgman
Director Funding and Disclosure
Delegate of the Australian Electoral Commission

Health and Ageing

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF ANAGRELIDE HYDROCHLORIDE [THROMBOREDUCTIN] AS AN ORPHAN DRUG

I, Dr Leonie Hunt, delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under subregulation 16J(2) of the Regulations, designated anagrelide hydrochloride (Thromboreductin), as an orphan drug on 23 April 2009 for use in the treatment of essential Thrombocythaemia in patients with high or intermediate risk of thrombosis or bleeding.

The dose form for an agrelide hydrochloride (Thromboreductin) for this indication is 0.5mg and 1.0mg capsules.

The sponsor of anagrelide hydrochloride (Thromboreductin) is Orphan Australia Pty Ltd.

(Signed)

Dr Leonie Hunt Head, Office of Prescription Medicines Delegate of the Secretary

Dated this 23rd Day of April 2009



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 20 February 2009, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for the following

- (a) the supply of the product Urografin 30% 250mL injection vial, 76% 50mL injection bottle [AUST R 42163, 42157] by Bayer Australia Pty Ltd, 875 Pacific Highway, Pymble NSW 2073 ("the Company"); AND
- (b) For that product not to conform with Therapeutic Goods Order No 69 (TGO 69) in that:
 - in that the sponsor details appearing on the labels are those of the previous sponsor Schering Pty Ltd instead of the current sponsor, Bayer Australia Ltd.

Pursuant to subsection 15(1) of the Act, the consent given by the delegate of the Secretary as described above is subject to the following conditions:

- 1. The exemption applies until the end of January 2010.
- 2. The exempted labels are those currently being supplied.
- 3. No other changes have been made to the products.
- 4. Arrangements are in place to ensure that any complaints or queries concerning the products will be promptly dealt with by Bayer Australia Pty Ltd.



THERAPEUTIC GOODS ACT 1989

SECTION 14 AND 14A NOTICE

I, a delegate of the Secretary of the Department of Health and Ageing for the purposes of sections 14, 14A and 15 of the *Therapeutic Goods Act 1989* ("the Act"), hereby give my consent, pursuant to sections 14 and 14A of the Act for Schering-Plough P/L, Level 4, 66 Waterloo Rd, North Ryde, NSW 2113 to supply Pregnyl (human chorionic gonadotrophin) powder for injection 500, 1500 and 5000IU ampoule (AustR 14517-9 resp.) with labels which do not comply with the requirements of Therapeutic Goods Order No 69 - "General Requirements for Labels for Medicines".

Pursuant to section 15(1) of the Act, my consent is subject to the following conditions:

- 1. currently held lots of Pregnyl labelled with the previous sponsor, Organon P/L, may be used until these lots are used or until 1 Jun 2010 whichever is sooner.
- 2. all mail and phone calls for Organon are diverted to Schering-Plough until 1 Jun 2010.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

(signed by)
Chong Loh
Delegate of the Secretary
Office of Laboratories and Scientific Services
24 Apr 2009



THERAPEUTIC GOODS ACT 1989

SECTION 14 AND 14A NOTICE

I, a delegate of the Secretary of the Department of Health and Ageing for the purposes of sections 14, 14A and 15 of the *Therapeutic Goods Act 1989* ("the Act"), hereby give my consent, pursuant to sections 14 and 14A of the Act for Schering-Plough P/L, Level 4, 66 Waterloo Rd, North Ryde, NSW 2113 to supply Puregon (follitropin beta rch) solution for injection 300, 600 and 900IU cartridge (AustR 76436-7, 116843 resp.) with labels which do not comply with the requirements of Therapeutic Goods Order No 69 - "General Requirements for Labels for Medicines".

Pursuant to section 15(1) of the Act, my consent is subject to the following conditions:

- 1. currently held lots of Puregon labelled with the previous sponsor, Organon P/L, may be used until these lots are used or until 1 Jun 2010 whichever is sooner.
- 2. all mail and phone calls for Organon are diverted to Schering-Plough until 1 Jun 2010.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

(signed by)
Chong Loh
Delegate of the Secretary
Office of Laboratories and Scientific Services
24 Apr 2009



THERAPEUTIC GOODS ACT 1989

SECTION 14 AND 14A NOTICE

I, a delegate of the Secretary of the Department of Health and Ageing for the purposes of sections 14, 14A and 15 of the *Therapeutic Goods Act 1989* ("the Act"), hereby give my consent, pursuant to sections 14 and 14A of the Act for Merck Serono Australia Pty Ltd, Units 3-4, 25 Frenchs Forest Road East Frenchs Forest, NSW 2086, to supply REBIF 22 interferon beta-1a (rch) 22 µg/0.5mL injection pre-filled syringe (AUST R 133809) and REBIF 44 interferon beta-1 (rch) 44 µg/0.5mL injection pre-filled syringe (AUST R 133813) with labels which do not comply with the requirements of Therapeutic Goods Order No 69 - "General Requirements for Labels for Medicines".

Pursuant to section 15(1) of the Act, my consent is subject to the following conditions:

- 1. The exemption applies until 31 December 2009
- 2. No other changes have been made to the product.

Supply of this product is subject to the standard conditions applying to the supply of goods registered in the Australian Register of Therapeutic Goods.

(signed by)
Dr Chong Loh
Delegate of the Secretary
Office of Laboratories and Scientific Services

22 April 2009



THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

On 15 April 2009, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent to the following

- (a) The supply of the following products:
 - Ethinyloestradiol / Desogestradiol (Marvelon) tablet blister pack [AUST R 42894]
 - Etonogestrel (Implanon) implant blister pack [AUST R 70855]
 - Oestriol (Ovestin) 1mg/g cream tube and 1 mg tablet blister pack [AUST R 14515, 14514]
 - Oestriol Ovula (Ovestin) 0.5 mg pessary strip pack [AUST R 35632]
 - Testosterone 100 and 200mg implant tube [AUST R 14523, 14524]
 - Sustanon 100 and 250 injection ampoule [AUST R 14520, 14521]
 - Oestradiol 50mg and 100mg implant tube [AUST R 14510, 14509]
 - Sandrena (oestradiol) 0.1% gel 1g sachets [AUST R 93609]

by Schering-Plough Pty Ltd, of Level 4, 66 Waterloo Road, North Ryde, NSW ("the Company"); AND

(b) For the above products not to conform with Therapeutic Goods Order No 69 (TGO 69) specifically that the name and address details appearing on the labels are those of the previous sponsor Organon instead of the current one, Schering Plough.

Pursuant to subsection 15(1) of the Act, the consent given by the delegate of the Secretary as described above is subject to the following conditions:

- 1. The exemption applies until 1 June 2010.
- 2. Arrangements are in place to ensure prompt referral of telephone or mail queries or complaints to Schering-Plough Pty Ltd.
- 3. No other changes have been made to the product.



THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

On 16 April 2009, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent to the following

- (a) the supply of the following products:
 - Mirtazapine (Avanza/Remeron) tablets 30mg and 45mg [AUST R 77115, 55086 & 121868]
 - Mirtazapine (Avanza Soltab) orally disintegrating tablets 15mg, 30mg and 45mg [AUST R 90597, 90598 & 90599]
 - Mianserin hydrochloride (Tolvon) tablets 10mg and 20mg [Aust R 65541 & 65543]
 - Rocuronium bromide (Esmeron) injections 50mg in 5mL and 100mg in 10mL vials [Aust R 57063 & 57064], and
 - Vecuronium bromide (Norcuron) powder for injections 4mg and 10mg vials [Aust R 18629 & 18636]

by Schering-Plough Pty Ltd, of Level 4, 66 Waterloo Road, North Ryde, NSW ("the Company"); AND

(b) For the products not to conform with sub-clause 3(2)(1) of Therapeutic Goods Order No 69 (TGO 69).

Pursuant to subsection 15(1) of the Act, the consent given by the delegate of the Secretary as described above is subject to the following conditions:

- 1. The exemption applies until 1 June 2010.
- 2. No other changes have been made to the products.
- 3. The labels to be used are those currently approved bearing the Organon (Australia) name and address.
- 4. Arrangements are in place to ensure prompt referral of telephone or mail queries or complaints to Schering-Plough Pty Ltd.

Infrastructure, Transport, Regional Development and Local Government

Form 6

Permit for unlicensed ship - continuing

(regulation 6)

No: 6286

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 01/05/2009 to 28/07/2009

Details about ship

Name of ship: Gas Shuriken IMO No. of ship: 9359569

Port of registry: Majuro

Name of Owner: Stealth marine

Name of ports for which permit issued

From Hastings to Botany Bay.

Permit conditions

- i. 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. Petroleum; 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.
- If there is a change in schedule the Department must be advised before the vessel sails.
- 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.
- 1. This permit must be produced to Customs for clearance at each port of leading or discharge, prior to taking on board or discharging any cargo or passengers carried under
- 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 Regional Davelo

Contact details of relevant licensed operators are available on request from the Department

10. The OCIMF inspection report must be renewed after the expiry of the current OCIMF

Signature of delegate:

Al Saglin

Date: 28 April 2009

Department

Innovation, Industry, Science and Research

Gazette Notice

PETROLEUM RESOURCE RENT TAX ASSESSMENT ACT 1987

COMBINATION CERTIFICATE – CASINO/HENRY/NETHERBY FIELDS (VIC/L24 & VIC/L30)

As the certifying Minister for Section 20 of the *Petroleum Resource Rent Tax Assessment Act 1987*, I have issued a combination certificate for production licences VIC/L24 and VIC/L30. The production licences are to be treated as a single project for the purposes of the *Petroleum Resource Rent Tax Assessment Act 1987* and related Acts

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

The Hon Martin Ferguson AM MP Minister for Resources and Energy

Industry Research and Development Act 1986

APPOINTMENT OF A GREEN CAR INNOVATION COMMITTEE

I, **KIM JOHN CARR**, Minister for Innovation, Industry, Science and Research, pursuant to subsection 22(1) of the *Industry Research and Development Act 1986* (the Act), and effective from 30 April 2009,

HEREBY APPOINT a Green Car Innovation Committee of Innovation Australia (the Board) to assist the Board to exercise its powers and functions conferred under Directions made under subsections 18A, 19 and 20(1) of the Act,

And HEREBY REVOKE the Automotive Committee of the Board.

27 t day of agont 2009

Dated this

Kim John Carr

Minister for Innovation, Industry, Science and Research

Industry Research and Development Act 1986

APPOINTMENT OF AN INNOVATION INVESTMENT FOLLOW -ON FUND COMMITTEE

I, KIM JOHN CARR, Minister for Innovation, Industry, Science and Research, pursuant to subsection 22(1) of the *Industry Research and Development Act 1986* (the Act), and effective from the date of this instrument

HEREBY APPOINT an Innovation Investment Follow-on Fund Committee of Innovation Australia (the Board) to assist the Board to exercise its powers and functions conferred under Directions made under sections 18A, 19 and 20(1) of the Act,

Dated this

Kim John Carr

Minister for Innovation, Industry, Science and Research

Treasury



NOTICE OF DISQUALIFICATION

Superannuation Industry (Supervision) Act 1993

To:
Mr Michael S Challis
C/- PJ & PE Mincherton
PO Box 78
SOUTH FREEMANTLE WA 6162

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the *Superannuation Industry (Supervision) Act* 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

I have disqualified you under subsection 126A(1) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the seriousness of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made. Dated: 27 April 2009

Marina Dolevski Assistant Commissioner of Taxation

Note 1:

In accordance with subsection 126A(7) of the SIS Act, particulars of this disqualification notice will be published in the Gazette.

Note 2:

In accordance with subsection 126A(5) of the SIS Act, we may revoke this disqualification order on our own initiative or on written application made by you.

Note 3:

In accordance with section 344 of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may ask the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days of the day on which you received notice of the decision and must also give the reasons for making the request.



NOTICE OF DISQUALIFICATION

Superannuation Industry (Supervision) Act 1993

To:
Mrs Angela M Challis
C/- PJ & PE Mincherton
PO Box 78
SOUTH FREEMANTLE WA 6162

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice as required by subsection 126A(6) of the *Superannuation Industry (Supervision) Act* 1993 (SIS Act), that I have made a decision to disqualify you from being a trustee or a responsible officer of a body corporate that is a trustee, investment manager or custodian, of a superannuation entity.

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Marina Dolevski Assistant Commissioner of Taxation

Note 1:

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AUSTRALIAN TAXATION OFFICE

STUDENT ASSISTANCE ACT 1973

Indexation factor for working out accumulated Financial Supplement debts

I, RAELENE VIVIAN, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to subsection 12ZF(7A) of the Student Assistance Act 1973, that 1.039 is the indexation factor calculated under subsection 12ZF(6) of that Act that is applicable in determining any Financial Supplement and accumulated Financial Supplement debts of a person at 1 June 2009.

In accordance with subsection 12ZF(6) of the Student Assistance Act 1973, the indexation factor is the number worked out to three decimal places using the formula:

the sum of the index number for the March 2009 quarter and the index numbers for the three immediately preceding quarters

divided by

the sum of the index number for the March 2008 quarter and the index numbers for the three immediately preceding quarters,

where index number, in relation to a quarter, means the All Groups Consumer Price Index number, being the weighted average of the eight capital cities, published by the Australian Statistician in respect of that quarter.

Indexation factor for 1 June 2009	=	Mar09+Dec08+Sep08+Jun08 Mar08+Dec07+Sep07+Jun07
,	=	166.2 + 166.0 + 166.5 + 164.6 162.2 + 160.1 + 158.6 + 157.5
	=	663.3 638.4
	=	1.039 (to three decimal places)

The indexation factor is 1.039 and the effective percentage increase is 3.9%.

Dated this Muhy-MML da	y of April	2009
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AUSTRALIAN TAXATION OFFICE

HIGHER EDUCATION SUPPORT ACT 2003

Factor to Index an Accumulated HELP Debt

I, RAELENE VIVIAN, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to section 140-20 of the *Higher Education Support Act 2003*, that 1.039 is the HELP debt indexation factor for 1 June 2009.

In accordance with section 140-10 of the *Higher Education Support Act 2003*, the HELP debt indexation factor is the number worked out to three decimal places using the formula:

the sum of the index number for the March 2009 quarter and the index numbers for the three immediately preceding quarters

divided by

the sum of the index number for the March 2008 quarter and the index numbers for the three immediately preceding quarters,

where index number, in relation to a quarter, means the All Groups Consumer Price Index number, being the weighted average of the eight capital cities, published by the Australian Statistician in respect of that quarter.

HELP debt indexation factor for 1 June 2009 = $\frac{\text{Mar09+Dec08-Sep08+Jun08}}{\text{Mar08+Dec07+Sep07+Jun07}}$ $= \frac{166.2 + 166.0 + 166.5 + 164.6}{162.2 + 160.1 - 158.6 + 157.5}$ $= \frac{663.3}{638.4}$ = 1.039 (to three decimal places)

The HELP debt indexation factor is 1.039 and the effective percentage increase is 3.9%.

Dated this therty-nith day of April 2009

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		
TD 2009/11	Fringe benefits tax: for the purposes of section 39A of the Fringe Benefits Tax Assessment Act 1986 what is the car parking threshold for the fringe benefits tax year commencing on 1 April 2009?	This Determination concludes that the car parking threshold for the fringe benefits tax year commencing on 1 April 2009 is \$7.25. This Determination applies to the fringe benefits tax year commencing on 1 April 2009.		
FTR 2009/1	Fuel tax: entitlement to a fuel tax credit under section 41-5 of the Fuel Tax Act 2006 in a vehicle or equipment hire arrangement	This Ruling explains which entity is entitled to a fuel tax credit under section 41-5 of the <i>Fuel Tax Act 2006</i> in a vehicle or equipment hire arrangement. This Ruling explains the Commissioner's view of the law as it applies both before and after its date of issue, 6 May 2009.		
PR 2009/22	Income tax: Australian Bight Abalone Project 2009	This Ruling applies to Growers that are accepted to participate in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreements on or before 15 June 2009. The Growers will stay in the scheme until its completion and derive assessable income from the commercial aquaculture of Greenlip Abalone. This Ruling applies prospectively from 6 May 2009.		
PR 2009/23	Income tax: FEA Plantations Project 2009 – Woodlot Option 1	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> , are accepted to take part in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreement on or before 30 June 2009. The Investors will hold a forestry interest in the Project for the establishment and tending of Eucalyptus trees for the purpose of harvesting and selling as unpruned sawlog and pulpwood.		
PR 2009/24	Income tax: FEA Plantations Project 2009 – Woodlot Option 2	This Ruling applies prospectively from 6 May 2009. This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> , are accepted to take part in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreement on or before 30 June 2009. The Investors will hold a forestry interest in the Project for the establishment and tending of Eucalyptus trees for the purpose of harvesting and selling as pruned and unpruned sawlog and pulpwood. This Ruling applies prospectively from 6 May 2009.		
PR 2009/25	Income tax: FEA Plantations Project 2009 – Woodlot Option 3	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> , are accepted to take part in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreement on or before 30 June 2009. The Investors will hold a forestry interest in the Project for the establishment and tending of Pine trees for the purpose of harvesting and selling as unpruned sawlog and pulpwood. This Ruling applies prospectively from 6 May 2009.		

NOTICE OF RULINGS				
Ruling Number	Subject	Brief Description		
PR 2009/26	Income tax: FEA Plantations Project 2009 – Woodlot Option 4	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> , are accepted to take part in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreement on or before 30 June 2009. The Investors will hold a forestry interest in the Project for the establishment and tending of African Mahogany trees for the purpose of harvesting and selling as pruned and unpruned sawlog. This Ruling applies prospectively from 6 May 2009.		
PR 2009/27	Income tax: FEA Plantations Project 2009 – Woodlot Unit 5	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> , are accepted to take part in the scheme described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreement on or before 30 June 2009. The Investors will hold a forestry interest in the Project for the establishment and tending of Eucalyptus, Pine and African Mahogany trees for the purpose of harvesting and selling as pruned and unpruned sawlog and pulpwood. This Ruling applies prospectively from 6 May 2009.		
PR 2009/28	Income tax: Piangil Grower Project – 2008 (2009 Growers)	This Ruling applies to Growers that are accepted to participate in the scheme described in this Ruling on or after 6 May 2009 and have executed the relevant Project agreements on or before 15 June 2009. The Growers will cultivate Almond trees for harvesting and sale. This Ruling applies prospectively from 6 May 2009.		
PR 2009/29	Income tax: AIL Almond Grower Project – Miralie: 2009 Growers (to 15 June 2009)	This Ruling applies to Growers that are accepted to participate in the scheme described in this Ruling on or after 6 May 2009 and have executed the relevant Project agreements on or before 15 June 2009. The Growers will cultivate Almond trees for harvesting and sale. This Ruling applies prospectively from 6 May 2009.		
PR 2009/30	Income tax: Olive Growers Australia Project 2007 for 2009 Growers (pre 1 June 2009)	This Ruling applies to Growers that are accepted to participate in the scheme specified described in the Ruling on or after 6 May 2009 and have executed the relevant Project Agreements on or before 31 May 2009. The Growers will establish and maintain an olive grove for the purpose of producing and selling olive oil. This Ruling applies prospectively from 6 May 2009.		

NOTICE OF ADDENDA				
Ruling Number	Subject	Brief Description		
TR 2005/1	Income tax: carrying on business as a professional artist	This Addendum amends TR 2005/1 to provide further guidance on the meaning of carrying on business as a professional artist to reflect decisions of the High Court in <i>Federal Commissioner of Taxation v. Stone</i> (2005) 222 CLR 289; [2005] HCA 21; 2005 ATC 4234; (2005) 59 ATR 50 and the Administrative Appeals Tribunal in <i>Pedley v. Federal Commissioner of Taxation</i> [2006] AATA 108; 2006 ATC 2064; (2006) 62 ATR 1014. This Addendum applies before and after its date of issue, 6 May 2009.		
GSTR 2000/10	Goods and services tax: recipient created tax invoices	This Addendum amends GSTR 2000/10 to allow taxpayers the option of either maintaining a separate stand alone written agreement to use recipient created tax invoices or embed the written agreement into every recipient created tax invoice the recipient entity issues. This Addendum applies on and from 6 May 2009.		



Variation of List of Names and Categories of Registered Entities

Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. The following company (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act:
 - Elderslie Financial Services Limited (Receivers and Managers Appointed);
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act.

I, Steve Davies, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporations.

Dated 23 April 2009

[Signed]

Steve Davies General Manager, Statistics Policy, Research and Statistics

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.



Variation of List of Names and Categories of Registered Entities

Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. The following company (the corporation) has ceased to be a registrable corporation, as defined in section 7 of the Act:
 - Capital Motor Finance Limited;
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be removed from the register; and
- E. the corporation has therefore ceased to be a registered entity within the meaning of subsection 5(3) of the Act.

I, Steve Davies, a delegate of APRA, under subsection 11(2) of the Act, VARY the list by removing the name of the corporations.

Dated 24 April 2009

[Signed]

Steve Davies General Manager, Statistics Policy, Research and Statistics

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

Public Notices

STATE LIBRARY OF VICTORIA

Seeking copyright holders - intention to publish

Under the provisions of Section 52 of the Copyright Act 1968 and the Act's associated Regulations, the State Library of Victoria gives notice of its intention to publish in a digital form on its web site, the following documents held in its Australian Manuscripts Collection:

MS 383. Hobson, Edmund Charles. 'Diary of Lady Franklin's journey overland from Melbourne to the Hume River', 1839. Presented by Mr C. P. Hobson, on 20 September 1909.

MS 5083. Wedge, John Helder. Letter, 18 September 1834. Purchased from the Fine Arts Society, on 10 August 1933.

MS 5586. Labilliere, Charles Edgar de. Letter, 2 March 1840. Presented by Mrs W. H. Platt, St Kilda, Victoria, in 1948.

MS 6748. Corbett, Richard. Letter, 10 September 1849. Presented by Mrs N. Reynolds, Mount Evelyn, Victoria, in January 1953, and previously accessioned at H 16135.

MS 7525 Clark, Thomas and Josepha. Letter, 12 February 1849. Presented by Miss Edith V. Clark, Balgowlah, New South Wales, on 19 June 1963.

MS 8254. Shore, Mackworth Charles. Letterbook, 1844-1846. Purchased from Francis Edwards Ltd, London, England, on 3 July 1967.

MS 9052. Cotton, John. Letters, May and 26 July 1843. Purchased from Sothebys, London, England, on 22 July 1970.

MS 10233. McRitchie, Christina and Margaret. Letter, 5 June 1848. Presented by Captain John McClure, Edinburgh, Scotland, on 8 December 1977.

MS 10437. Docker family. Licence granted to Joseph Docker to depasture on Crown Land, 1840. Presented by Mr and Mrs Stanley Docker, Wangaratta, Victoria, in December 1974.

MS 10541. Davenport, Sarah. Diary, 1841-1846. Presented by Mr Roy Davenport, Echuca, Victoria, on 21 March 1979.

MS 11523. Grew, Robert. Letter, 16 January 1847, written by R. Walker. Presented by Miss Joyce Francis, Hawthorn, Victoria, on 17 February 1983.

MS 11625. Dredge, James. Letterbook, 1839-1845. Presented by Mr C. G. Locke, Sandringham, Victoria, on 19 August 1935, and previously accessioned at 421961.

MS 12455. Bell, Henrie. Letter, 16 January 1847. Purchased from Rodney A. Perry Auction Galleries, Melbourne, Victoria, on 1 February 1989.

MS 12459. Learmonth, Somerville. Letters, 1841-1843, written by Thomas and John Learmonth. Purchased from Rodney A. Perry Auction Galleries, Melbourne, Victoria, on 2 May 1989.

MS 12615. Raleigh family. Papers, 1773-1951. Letters, 1840-1841, written by Eliza Smyth; letters, 1840-1841, written by Samuel Smyth; and journal, July-September 1840, written by Samuel Smyth. Held on long term loan from Boothby & Boothby, Barristers & Solicitors, Caulfield East, Victoria, trustees for the estate of the late Richard Raleigh Webster, since April 1984.

MS 13300. Halfpenny, Daniel. Journal, 1840-1847. Purchased from New Century Antiquarian Books, Kew, Victoria, on 1 October 1997.

MS 13537. Mercer, William Drummond. Diaries and letters, 1835-1851. Series IIA. Letters to George Mercer, 1838-1842, written by Charles Swanston. Purchased from Peter Arnold Pty Ltd, Prahran, Victoria, on 1 March 2006.

MS 13620. Whittaker, Eliza. Diary, 1849. Previously accessioned by the State Library of Victoria, in October 1948, at H 13676.

MS 13621. Wilkinson, Frederick. Letter, 16 October 1849. Presented by Mrs Vera L. Levers, Malvern, Victoria, and Mr H. L. Wilkinson, Scarsdale, New York, USA, in 1952, and previously accessioned at H 16723.

MS 13622. Liardet, Wilbraham Frederick Evelyn. Papers, 1835-1876. Includes letters and notes written by W. F. E. Liardet, R. Massie, W. Ogilvie and C. Ryan. Purchased from Francis Edwards Ltd, London, England, on 24 July 1913, and previously accessioned at 221325-221326.

MS 13623. Black, Niel. Letter, 2 November 1840. Purchased from Tim McCormick, Australian Arts, Woollahra, New South Wales, on 19 October 2004.

MS 13624. Geelong and Portland Bay Immigration Society. Records, 1845-1847. Purchased from Kay Craddock Antiquarian Bookseller Pty Ltd. Melbourne, Victoria, on 9 November 2006.

MS 13627. Batman, John. Letter, 1 October 1835. Purchased from Peter Arnold Pty Ltd, 606 High Street, Prahran, Victoria, on 8 December 2008.

Any person who claims copyright in any of this material should immediately give notice to:

Dr Kevin Molloy, Manuscripts Librarian, State Library of Victoria, 328 Swanston Street, MELBOURNE VICTORIA 3000

21 April 2009

Commonwealth of Australia

Gazette

No. S 68, Friday, 24 April 2009

Published by the Commonwealth of Australia

SPECIAL



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, PETER GARRETT, Minister for the Environment, Heritage and the Arts, have considered in accordance with section 303FN of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) the application from the Western Australia Department of Fisheries, public comments on the proposal as required under section 303FR, and advice on the ecological sustainability of the operation. I am satisfied on those matters specified in section 303FN of the EPBC Act. I hereby declare the operations for the harvesting of specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the EPBC Act, taken in the Joint Authority Southern Demersal Gillnet and Demersal Longline Fishery, as defined in the management regime for the fishery made under the Western Australia *Fish Resources Management Regulations 1995* in force under the Western Australia *Fish Resources Management Act 1994* to be an approved Wildlife Trade Operation, in accordance with subsection 303FN (2) and paragraph 303FN(10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 26 March 2012 and;
- is subject to the conditions applied under section 303FT specified in the Schedule (dated April 2009).

Dated this

2009

Minister for the Environment, Heritage and the Art

SCHEDULE

Declaration of the Harvest Operations of the Western Australia Joint Authority Southern Demersal Gillnet and Demersal Longline Fishery as an approved Wildlife Trade Operation, April 2009

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act), taken in the Joint Authority Demersal Gillnet and Demersal Longline Fishery (JASDGDLF), made under the Western Australia (WA) *Fish Resources Management Regulations 1995* in force under the WA *Fish Resources Management Act 1994*.

- Operation of the JASDGDLF will be carried out in accordance with the management arrangements in force under the WA Fish Resources Management Act 1994.
- The Department of Fisheries WA (DFWA) to advise the Department of Environment, Water, Heritage and the Arts (DEWHA) of any intended change to the JASDGDLF management arrangements that may affect the assessment of the fishery against the criteria on which EPBC Act decisions are based.
- DFWA to produce and present reports to DEWHA annually as per Appendix B
 to the Guidelines for the Ecologically Sustainable Management of Fisheries 2nd Edition.

4. DFWA to:

- (a) review and report against the outcomes of actions taken to date to rebuild dusky and sandbar shark stocks, and publicly release the report; and,
- (b) continue to further develop strategies to ensure the recovery of dusky, sandbar and whiskery shark stocks within an appropriate timeframe relevant to the biology of the stock.

5. DFWA to;

- (a) by 30 March 2011, undertake a study to estimate risk of interactions between fishers and Australian sea lions and determine scientifically robust levels of observer coverage required for the purposes of designing an appropriate and effective observer program; and
- (b) subject to the outcomes of Condition 5(a) implement an appropriate observer program to determine the nature and frequency of interactions with Australian sea lions.



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

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Unless amended or revoked, this declaration:

a) is valid until 26 March 2012 and;

 is subject to the conditions applied under section 303FT specified in the Schedule (dated April 2009).

Dated this

2009

Minister for the Environment, Heritage and the Arts

SCHEDULE

Declaration of the Harvest Operations of the Western Australia West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery as an approved Wildlife Trade Operation, April 2009

ADDITIONAL PROVISIONS (section 303FT)

Relating to the harvesting of fish specimens that are, or are derived from, fish or invertebrates, other than specimens of species listed under Part 13 of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act), taken in the West Coast Demersal Gillnet and Demersal Longline (Interim) Managed Fishery (WCDGDLF), made under the Western Australia (WA) *Fish Resources Management Regulations 1995* in force under the WA *Fish Resources Management Act 1994*.

- Operation of the WCDGDLF will be carried out in accordance with the management arrangements in force under the WA Fish Resources Management Act 1994.
- The Department of Fisheries WA (DFWA) to advise the Department of Environment, Water, Heritage and the Arts (DEWHA) of any intended change to the WCDGDLF management arrangements that may affect the assessment of the fishery against the criteria on which EPBC Act decisions are based.
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- (b) subject to the outcomes of Condition 5(a) implement an appropriate observer program to determine the nature and frequency of interactions with Australian sea lions.



No. S 69, Friday, 24 April 2009

Published by the Commonwealth of Australia



Government House CANBERRA ACT 2600

24 April 2009

ORDER OF AUSTRALIA

It is notified for general information that the Governor-General has terminated the appointment of Officer in the Order of Australia in the General Division of:

Mr Marcus Einfeld

By Her Excellency's Command

Stephen BradyOfficial Secretary to the Governor-General and Secretary of the Order of Australia



No. S 70, Tuesday, 28 April 2009

Published by the Commonwealth of Australia

SPECIAL



Australian Fisheries Management Authority

Fisheries Management Act 1991

SMALL PELAGIC FISHERY

Extension of Public Comment Period

Draft Small Pelagic Fishery Management Plan 2009

The Australian Fisheries Management Authority (AFMA) intends to determine a plan of management for the Small Pelagic Fishery under section 17 of the Fisheries Management Act 1991.

AFMA is extending the public comment period and invites interested persons to make representations related to the Draft Management Plan.

Comments should be sent to:

Phil Domaschenz Manager, Small Pelagic Fishery Australian Fisheries Management Authority PO Box 7051 Canberra Business Centre CANBERRA ACT 2610

Or fax: (02) 6225 5500

Or e-mail to: phil.domaschenz@afma.gov.au

Any comments provided in response to this invitation must be received by AFMA by 5 pm 1 June 2009

Copies of the Draft Small Pelagic Fishery (SPF) Management Plan 2009 are available by writing to AFMA at the above address, on AFMA's web site www.afma.gov.au or by contacting AFMA on (02) 6225 5410.

Comments received by AFMA during the initial comment period 18 March to 20 April 2009 will be considered and do not need to be resubmitted. Comments received from 21 April 2009 until the date of this notice must be resubmitted by 5 pm 1 June 2009.

Cat. No. S7009 ISSN 1032-2345

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No. S 71, Wednesday, 29 April 2009 Published by the Commonwealth of Australia

SPECIAI



HAZARDOUS SUBSTANCES INFORMATION SYSTEM UPDATED

Safe Work Australia has completed an update of the hazardous substances on the *Hazardous Substances Information System* (HSIS) online database to reflect changes in Europe's 30th Adaptation to Technical Progress to Directive 67/548/EEC.

The HSIS online database is an internet resource that allows users to find information on substances that have been classified in accordance with the *Approved Criteria for Classifying Hazardous Substances* [NOHSC:1008(2004)] *3rd Edition* and/or have National Exposure Standards declared under the NOHSC *Adopted National Exposure Standards for Atmospheric Contaminants in the Occupational Environment* [NOHSC:1003(1995)].

The HSIS online database was first released by the National Occupational Health and Safety Commission (NOHSC) in January 2005.

The update comprised a total of **958** entries of which there are **564** amendments to existing entries, **391** new entries and **3** deletions. Also, the HSIS Guidance Material for Hazard Classifications has been updated to reflect amendments to Notes H, J and P in the labelling column.

The HSIS online database is a free, publicly available resource that can be accessed on the Safe Work Australia website at: http://www.safeworkaustralia.gov.au/>.

Enquires about the HSIS online database and the completed update can be made to Alan Yee, Chemicals Team, Safe Work Australia, via phone at (02) 6121 9123 or email at alan.yee@safeworkaustralia.gov.au>.



Commonwealth of Australia

Gazette

No. S 72, Wednesday, 29 April 2009 Published by the Commonwealth of Australia

SPECIAL

GM MARSEC 042/2009



Australian Government

Department of Infrastructure, Transport, Regional Development and Local Government

Maritime Transport and Offshore Facilities Security Act 2003

NOTICE OF DECLARATION OF A SECURITY REGULATED PORT

I, PHILIPPA ANNE POWER, General Manager, Maritime and Surface Security, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government under section 13(1) of the Maritime Transport and Offshore Facilities Security Act 2003 (the Act)

 (a) REVOKE the declaration of the security regulated port of Port of Adelaide published in the Gazette No. GN 22 of 2 June 2004;

And

(b) DECLARE that the area of the port of Port of Adelaide intended for use either wholly or partly in connection with the movement, loading, unloading, maintenance or provisioning of a security regulated ship, the boundaries of which are shown on the attached map, to be a security regulated port.

Date

28

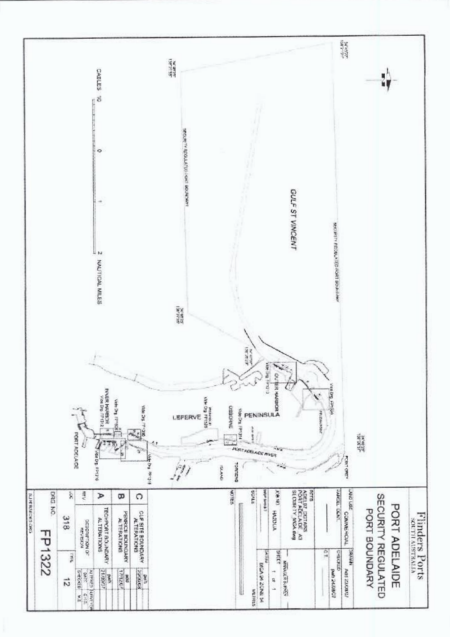
April 2009



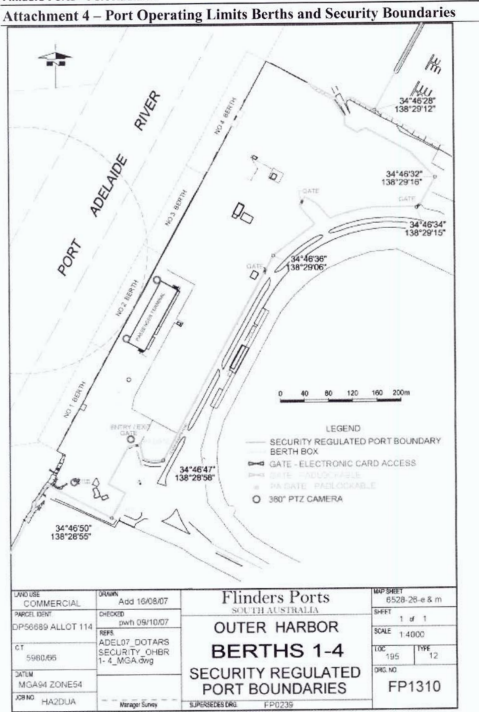
Philippa Power
Delegate of the Secretary of the
Department of Infrastructure, Transport, Regional Services
and Local Government

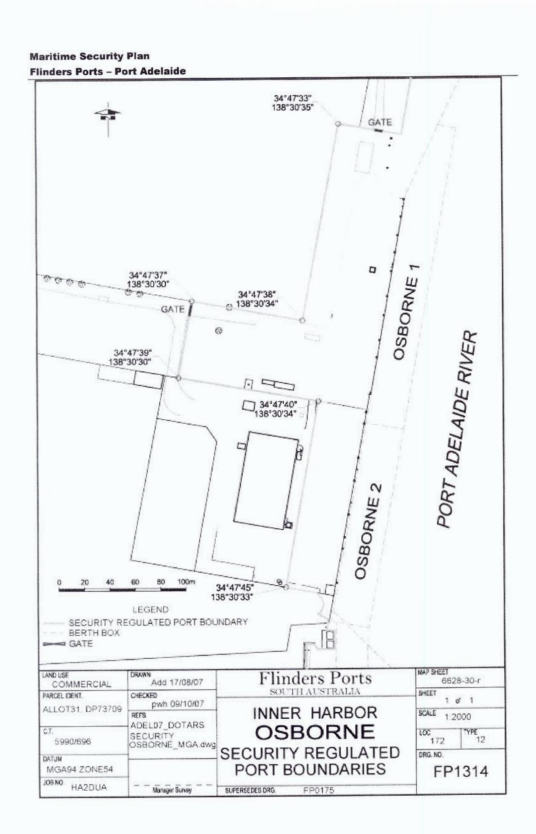
Maritime Security Plan Flinders Ports – Port Adelaide

Attachment 3 - Port Adelaide - Security Regulated Port

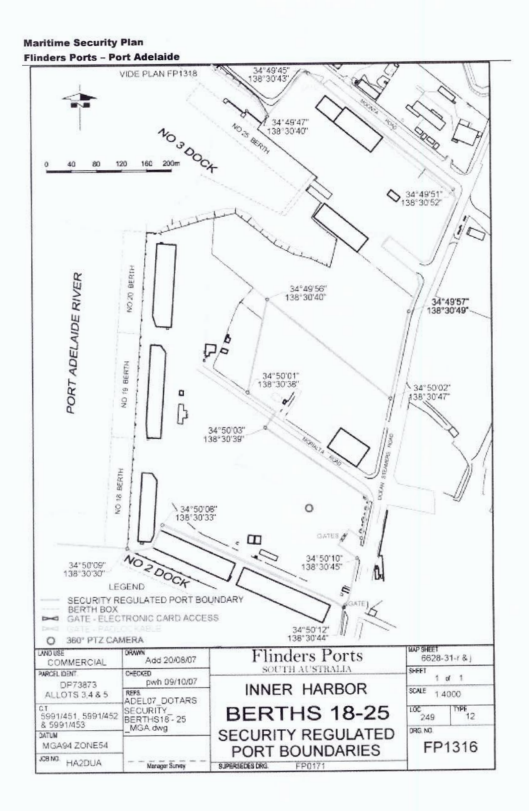


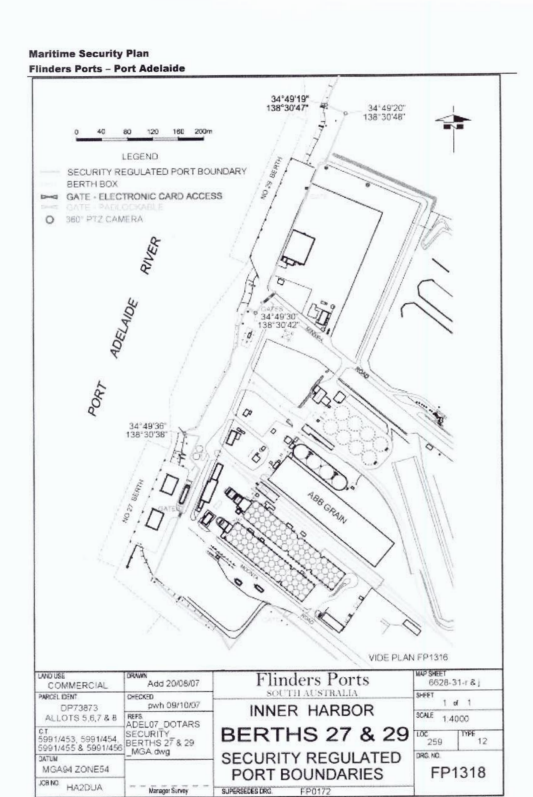
Maritime Security Plan Flinders Ports – Port Adelaide

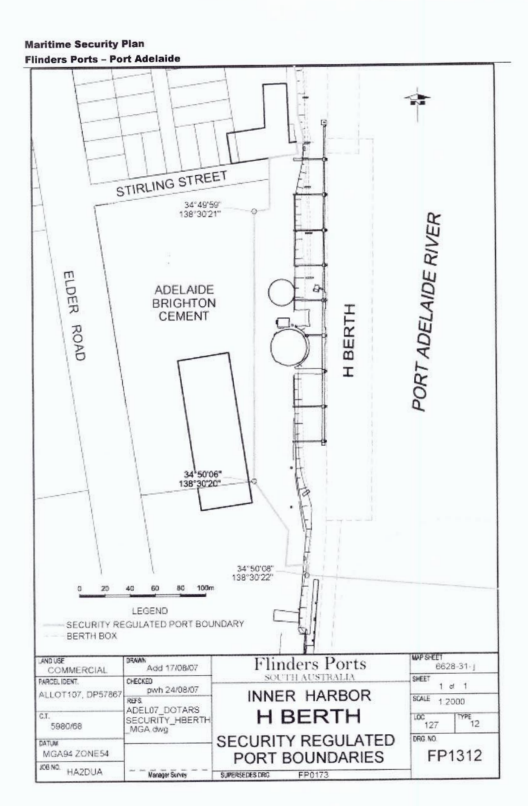




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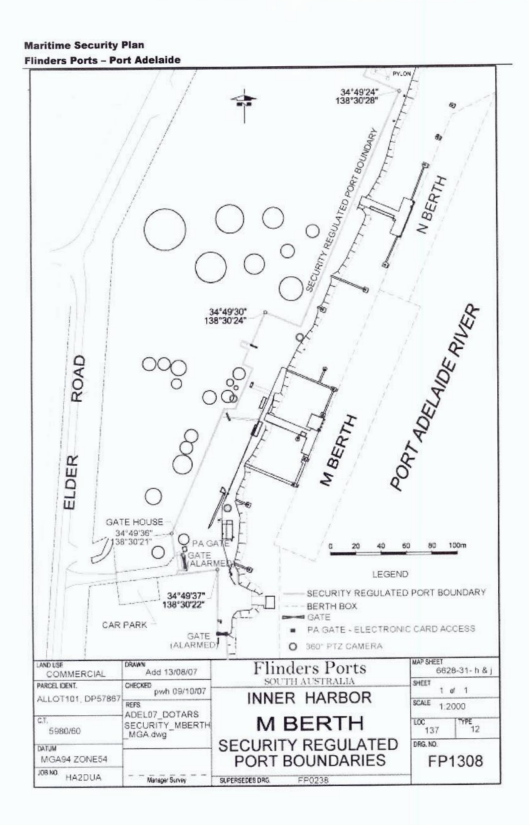






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Page 64



No. S 73, Wednesday, 29 April 2009 Published by the Commonwealth of Australia

SPECIAI

Commonwealth of Australia

Industry Research and Development Act 1986 Green Car Innovation Fund Directions No 1 of 2009

I, Kim John Carr, Minister for Innovation, Industry, Science and Research, acting under subsections 18A, 19 and 20 (1) of the *Industry Research and Development Act 1986*, give the following directions to Innovation Australia (the Board).

Dated

24.04.09

Minister for Innovation, Industry, Science and Research

PART 1 - PRELIMINARY

Name of directions

1. These directions are the Green Car Innovation Fund Directions No 1 of 2009.

Commencement

These Directions will commence on the day after the day they are registered on the Federal Register of the Legislative Instruments.

Object of these directions

- 3. The object of this instrument is to give directions to the Board in relation to:
 - an additional function of the Board, namely the provision of technical assessments and merit ranking of eligible applications under the Green Car Innovation Fund;
 and
 - (b) the policies and practices to be followed by the Board in the performance of the function.

Interpretation

4. In these directions, unless the contrary intention applies:

agreed project activities means the activities that are specified in an agreement.

agreement means an agreement between a recipient and the Commonwealth for grant funding under the program, as amended from time to time in accordance with the Green Car Innovation Fund Guidelines and these Directions.

applicant means an entity that makes an application to the Green Car Innovation Fund.

Department means the Department of Innovation, Industry, Science and Research.

eligible activities means:

- (a) research and development (R&D) activities; and/or
- (b) proof-of-concept activities; and/or
- (c) early-stage commercialisation activities; and/or -
- (d) pre-production development activities;

that are carried out in Australia and aimed at achieving the *program* policy objectives described at clause 3 of the *Green Car Innovation Fund Guidelines*.

eligible application means an application for grant funding under the program, that is an application that the *Program Delegate* has determined is eligible for technical assessment and merit ranking by the Board in accordance with the *Green Car Innovation Fund Guidelines*.

Green Car Innovation Fund (GCIF) means the competitive merit-based grants program, that is administered by the *Department*, and that is designed to enhance research and development and the commercialisation of Australian technologies that significantly reduce fuel consumption and/or greenhouse gas emissions of passenger motor vehicles in accordance with these Directions and the Green Car Innovation Fund Guidelines.

Green Car Innovation Fund Guidelines means the guidelines that are made by the Minister to the Department, as in force from time to time, for the delivery of the GCIF.

Minister means the Minister for Innovation, Industry, Science and Research.

passenger motor vehicle means a passenger vehicle as defined in section 4.3 of Vehicle Standard (Australian Design Rule – Definitions and Vehicle Categories) 2005, and variants of such vehicles, to a gross vehicle mass up to 3.5 tonnes.

program refers to the GCIF unless otherwise indicated.

Program Delegate means an employee of the *Department* who has been empowered by the *Minister*, or otherwise duly authorised, to carry out the relevant function in respect of the *program*.

project means a project that:

- (a) directly relates to the creation, acquisition, application or commercialisation of knowledge, technology, process materials or products which:
 - i. are new or additional to the grantee; and
 - significantly reduce fuel consumption and/or greenhouse gas emissions of passenger motor vehicles; and
- (b) involves eligible activities.

proposed project activities mean all eligible activities that are proposed to be undertaken by or on behalf of the applicant.

recipient means an entity that is entitled to receive funding under the program pursuant to an agreement between the entity and the Commonwealth.

In these directions, 'may' is permissive and not mandatory.

PART 2 - ASSESSMENT AND MERIT RANKING OF APPLICATIONS

Procedure

- 5. (a) Subject to clause 6, the Board will assess eligible applications and provide a merit ranking of those applications to the Program Delegate.
 - (b) The Board must consider eligible applications as soon as practicable after those applications have been provided to the Board.

Board may decline to provide merit ranking

- 6. The Board may decide to refuse to provide a merit ranking in respect of a particular applicant if it is not satisfied:
 - (a) with the level of merit of an eligible application in relation to one or more of
 - the merit criteria; or
 - (b) that the activities described in the eligible application are eligible.

Assessment of applications

Subject to clause 6, the Board must assess each eligible application on its merit according 7. to the extent to which the application meets the merit criteria.

Merit criteria

- The merit of eligible applications must be assessed against the following criteria:
 - Criterion 1: The extent of the reduction in passenger motor vehicle fuel consumption and/or greenhouse gas emissions arising from the proposed project.

The applicant may indicate merit by demonstrating:

- a) the extent of improvements in passenger motor vehicle fuel consumption; and/or
- b) the extent of reduction in passenger motor vehicle greenhouse gas emissions.

Criterion 2: The technical merit and extent and calibre of innovation generated in Australia by the proposed project.

The applicant may indicate merit by demonstrating:

- a) technical capacity to undertake the project, including:
 - adequate infrastructure, facilities and equipment available to meet the short and long-term requirements of the project;
 - (ii) a good understanding of technical product development, testing and production start-up;
 - (iii) appropriately skilled technical staff, and sub-contractors; and
 - (iv) a well-articulated project plan, including activities, methodologies and milestones linked to a feasible timeframe and budget;
- b) a strong track record in the project field;
- c) the degree of innovation evident in the project described in terms of being:
 - (i) new to the firm
 - (ii) new to the Australian automotive industry
 - (iii) new to Australia or
 - (iv) new to the world;
- d) the degree of technical risk, or that the project is building on prior work that has an appropriate level of technical risk, and strategies or collaborative arrangements to manage those risks.

Criterion 3: The capacity and capability of the applicant to undertake the project, including management capability.

The applicant may indicate merit by demonstrating:

- a) key management personnel have appropriate expertise and a solid track record in:
 - (i) project management
 - (ii) commercialisation management, and
 - (iii) business management, including human resources and financial management;
- b) the applicant, or consortium members, have core business interests directly relevant to the project;
- the applicant, or consortium members, have company business plans which includes and supports the proposed project;
- d) company stability and/or growth over the two financial years prior to lodging the application if the applicant is an established company; and
- e) the need for funding, including, where applicable, arguments to support the applicant in seeking an investment ratio other than one dollar provided by government for every three dollars provided by the applicant.

Criterion 4: The commercialisation potential of the proposed project to the benefit of Australia.

The applicant may indicate merit by demonstrating:

a) key commercialisation personnel have appropriate expertise and a solid track record in commercialising and marketing innovative products, processes or services;

- a sound commercialisation plan setting out a clear route to market for the project outcomes including:
 - (i) an understanding of any trade barriers;
 - (ii) access to manufacturing or commercialisation partners; and
 - (iii) actions and timeframes to achieve commercial exploitation which benefits Australia;
- c) a realistic estimate of market demand for the project outcomes;
- d) a realistic understanding of the competitiveness of the project's outcomes, including:
 - the competitive advantage(s) of the project's outcomes compared to competing products, processes or services; and
 - the frequency of entry of new products, processes or services in the relevant market.

For Stream A applicants commercialisation plans are expected to include:

- the development and/or engineering and sale and/or fitment of technologies to passenger motor vehicles; or
- (ii) the introduction of new passenger motor vehicle models.

Criterion 5: The contribution of the proposed project to a sustainable and internationally competitive Australian automotive industry, and the benefits to the broader Australian economy.

The applicant may indicate merit by demonstrating how:

- a) the project will contribute to a sustainable and internationally competitive Australian automotive industry;
- b) the project will contribute to improvements in the Australian automotive supply chain skills, capabilities and competitiveness;
- the project will improve investment in innovation, national productivity and economic growth;
- d) the project will result in social, community and/or environmental benefits; and
- e) Australia will receive significant spill-over benefits through:
 - (i) conduct of the project and/or commercialisation of its results;
 - (ii) diffusion of knowledge and skills;
 - (iii) diffusion of new products, processes or services; and/or
 - (iv) increased collaboration between businesses and/or businesses and research institutions.

PART 3 – ASSESSMENT OF PROPOSALS FOR VARIATION TO THE AGREED PROJECT

9. If a recipient has submitted a proposal to the Department for approval of changes to the project, including the addition of new activities, the discontinuance of activities, the substitution of new activities in the place of discontinued activities, a variation to funding, or a variation to the project's timeframe, the Program Delegate may request that the Board assess the proposal.

- 10. If the Board receives a request under clause 9, it must assess the proposal as soon as is practicable and provide the assessment to the *Program Delegate*.
- II. In undertaking an assessment of a proposal to change the project the Board will determine:
 - (a) the extent to which the changed project meets the merit criteria; and
 - (b) whether the change to the project would:
 - (i) significantly improve the outcomes of the project;
 - (ii) be consistent with the policy objectives set out in the Green Car Innovation Fund Guidelines; and/or
 - (iii) otherwise be appropriate in all the circumstances.

PART 4 - OTHER TECHNICAL ASSESSMENTS

- 12. The Program Delegate shall request the Board to provide an assessment of technical matters associated with applications, activities and projects, or on any other matter relevant to or impacting on a merit criterion, including:
 - (a) technical matters relating to the eligibility of applications, activities or projects against the definitions contained in these Directions;
 - (b) the progress reported by a recipient against the technical milestones for a project or compliance with agreement conditions that are of a technical nature;
 - (c) matters pertaining to assessment of benefit to the broader Australian economy assessments;
 - (d) any other matter that pertains to technical merit or the technical assessment of compliance with the terms and conditions of the program or an agreement.
- 13. In carrying out technical assessments pursuant to clause 12, the Board will take into account any relevant policies relating to the administration of the program that are issued under the Green Car Innovation Fund Guidelines.
- 14. If the Board receives a request under clause 12 it must conduct the assessment within a reasonable time and provide the assessment to the *Program Delegate*.

PART 5 – BOARD TO PROVIDE ADVICE ON POLICIES AND OPERATIONS OF THE PROGRAM

- 15. The Board may advise the *Minister*, or the *Minister* may request advice, on non-financial administration matters relating to the *program*, including *program* administration and the extent to which the *program* is meeting its objectives.
- 16. The Board may collect and analyse data on the performance of the *program*, provide advice to the *Minister* on such performance, and will cooperate with any independent evaluation of the *program*.



No. S 74, Thursday, 30 April 2009 Published by the Commonwealth of Australia

SPECIAL



Government House Canberra ACT 2600

24 April 2009

It is notified for general information that the Governor-General has approved certain amendments to conditions for the award of the Australian Service Medal 1945-1975 with Clasp 'PNG', as detailed in the following Declaration and Determination:



COMMONWEALTH OF AUSTRALIA

DECLARATION AND DETERMINATION UNDER THE AUSTRALIAN SERVICE MEDAL 1945-1975 REGULATIONS

- I, QUENTIN ALICE LOUISE BRYCE, Governor-General of the Commonwealth of Australia, pursuant to the Australian Service Medal 1945-1975 Regulations contained in the Schedule to the Letters Patent dated 22 February 1995, ("the Regulations") on the recommendation of the Parliamentary Secretary for Defence Support, hereby:
- (a) revoke the Declaration and Determination made on 25 May 1998 under regulation 3 and subregulation 4(2) respectively of the Regulations;
- (b) declare, under regulation 3 of the Regulations, the following non-wartike operation in which members of the Australian Defence Force who render service in the Territory of Papua and the Territory of New Guinea, as administered in an administrative union under the name of the Territory of Papua and New Guinea or the name of Papua New Guinea, and inclusive of all islands forming part of either Territory to a distance of 161 kilometres to scaward from the coast:
 - (i) activities in which members of the Australian Defence Force who render service engaged in nation building tasks, training and administering prospective members of the national armed forces of the territory of Papua New Guinea and humanitarian relief in aid to the territory of Papua New Guinea, during the period commencing on 3 September 1945 and extending to the independence of Papua New Guinea on 16 September 1975;

to be a prescribed operation for the purposes of the Regulations;

- (c) **determine**, under subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal 1945-1975 with Clasp 'PNG' ("the Medal") for that *prescribed operation* are that:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member of the Australian element for duty to the prescribed operation for a prescribed period;

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- (ii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member of the Australian element for duty to the *prescribed operation* and who completed a *prescribed number of sorties* within the duration of the *prescribed operation*;
- (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered service as such a member for official visits, inspections or other occurrences of a temporary nature with the military contribution in the prescribed operation for a prescribed period;
- (iv) the Medal may be awarded to a person who rendered assigned service as part of the Australian element of the prescribed operation, and who, in accordance with a determination made by the Minister under paragraph 4(1)(b) of the Regulations, is in a class of persons who may be awarded the Medal;
- (v) in this paragraph "prescribed period" for the prescribed operation at subparagraph b(i), means, in relation to subparagraphs c(i), c(iii), and (iv) a period of not less than an aggregate of 30 days;
- (vi) in this paragraph "prescribed number of sorties" within the duration of the prescribed operation at subparagraph b(i), means, in relation to subparagraph c(ii) 30 sorties from a unit force assigned to the prescribed operation, provided that those sorties were conducted over a period of not less than an aggregate of 30 days at a rate of one sortie per day;

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PROVIDED THAT where a member does not complete the prescribed period or prescribed number of sorties required by subparagraphs (c)(i), c(ii), or c(iv) owing to his or her death, evacuation due to illness, injury or other physical disability due to service in the prescribed operation, the member will be deemed to have completed that prescribed period or prescribed number of sorties.

Dated

24/4

2009

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Governor-General

By Her Excellency's Command

MikeKcllv

For the Minister for Defence



No. S 75, Thursday, 30 April 2009

Published by the Commonwealth of Australia

SPECIAL



Government House Canberra ACT 2600

17 April 2009

It is notified for general information that the Governor-General has approved certain conditions for the award of the Australian Service Medal with Clasp 'FIJI 2006', as detailed in the following Declaration and Determination:



COMMONWEALTH OF AUSTRALIA

DECLARATION AND DETERMINATION UNDER THE AUSTRALIAN SERVICE MEDAL REGULATIONS

- I, QUENTIN ALICE LOUISE BRYCE, Governor-General of the Commonwealth of Australia, pursuant to the Australian Service Medal Regulations contained in the Schedule to Letters Patent dated 13 September 1988, ("the Regulations") on the recommendation of the Parliamentary Secretary for Defence Support, hereby:
- (a) **declare**, under regulation 3 of the Regulations, non-warlike operations in which members of the Australian Defence Force were engaged with the Australian Defence Force mission in Fiji with the force known as:

Operation "Quickstep" - the Australian Defence Force contribution to ensure safety of Australians and approved foreign nationals in Fiji commencing on 31 October 2006 and ending on 22 December 2006, in the area comprising Fiji and its land, internal waters, archipelagic waters, territorial sea and superjacent airspace and the exclusive economic zone of Fiji;

to be a prescribed operation for the purposes of the Regulations:

- (b) determine, under subregulation 4(2) of the Regulations, that the conditions for award of the Australian Service Medal with Clasp 'FIJI 2006' ("the Medal") for that prescribed operation are:
 - (i) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member of the Australian element for duty to the prescribed operation for a prescribed period;
 - (fi) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member for a prescribed period, as part of the contribution of a foreign Defence Force on an approved third country deployment to the prescribed operation while on secondment or exchange with the foreign Defence Force;
 - (iii) the Medal may be awarded to a member of the Australian Defence Force who rendered assigned service as such a member of the Australian element for duty to the *prescribed operation* and who completed a *prescribed number of sorties* within the duration of the *prescribed operation*;

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- (iv) the Medal may be awarded to a person who rendered assigned service as part of the Australian element of the prescribed operation, and who, in accordance with a determination made by the Minister under paragraph 4(4)(b) of the Regulations, is in a class of persons who may he awarded the Medal;
- (v) in this paragraph "prescribed period" for the prescribed operation means, in relation to subparagraphs b(i), b(ii), b(iii) and b(iv) a period of not less than an aggregate of 30 days;
- (vi) in this paragraph "prescribed number of sorties" within the duration of the prescribed operation means, in relation to subparagraph b(iii) 30 sorties from a unit force assigned to the prescribed operation, provided that those sorties were conducted over a period of not less than an aggregate of 30 days at a rate of one sortie per day;
- (vii) PROVIDED THAT where a member does not complete the prescribed period or prescribed number of sorties required by subparagraphs (b)(i), b(ii), b(iii), or b(iv) owing to his or her death, evacuation due to illness, injury or other physical disability due to service in the prescribed operation, the member will be deemed to have completed that prescribed period or prescribed number of sorties.

Jul 2009

overnor-General

By Her Excellency's Command

MIKE KELLY

Parliamentary Secretary for Defence Support

For the Minister for Defence

No. S 76, Thursday, 30 April 2009

Published by the Commonwealth of Australia

SPECIAI

Australian Fisheries Management Authority

Fisheries Management Act 1991

MACQUARIE ISLAND TOOTHFISH FISHERY MANAGEMENT PLAN 2006

Amendment to the Management Plan

The Australian Fisheries Management Authority (AFMA) intends to amend the *Macquarie Island Toothfish Fishery Management Plan 2006*. The proposed amendment will change the season date from 1 July to 15 April, with a commencement date of 15 April 2010.

AFMA invites comments on the proposed amendment to the Plan from interested persons by 30 May 2009 to:

Peter Neave

Manager, Antarctic Fisheries, AFMA Box 7051, Canberra Business Centre ACT 2610

or e-mail: peter.neave@afma.gov.au

or Fax: 02 6225 5439.

Copies of the proposed amendment and explanatory statement are available on AFMA's website (www.afma.gov.au) or by writing to AFMA at the above address. Further information on the proposed amendment can be obtained by contacting Peter Neave on (02) 6225 5302 or Trysh Stone on (02) 6225 5311.

Information about AFMA can be located on our web site at http://www.afma.gov.au



No. S 77, Friday, 1 May 2009

Published by the Commonwealth of Australia

SPECIAL

s28/2009018



Aviation Transport Security Act 2004

NOTICE OF REVOCATION/DECLARATION OF SECURITY CONTROLLED AIRPORT AND AIRSIDE AREA – PERTH AIRPORT

I, GEORGE RYAN BRENAN, General Manager, Governance and Operations, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government

REVOKE the declaration of Perth Airport as a security controlled airport as listed in the *Gazette (No. S 29, Wednesday, 18 February 2009)* under section 28 of the *Aviation Transport Security Act 2004* (the Act); and

DECLARE that Perth Airport is a security controlled airport under section 28 of the Act.

In accordance with section 29 of the Act, this Notice ESTABLISHES an airside area for Perth Airport being that area indicated as the airside area on the attached map.

This Notice commences from Friday 1 May 2009.

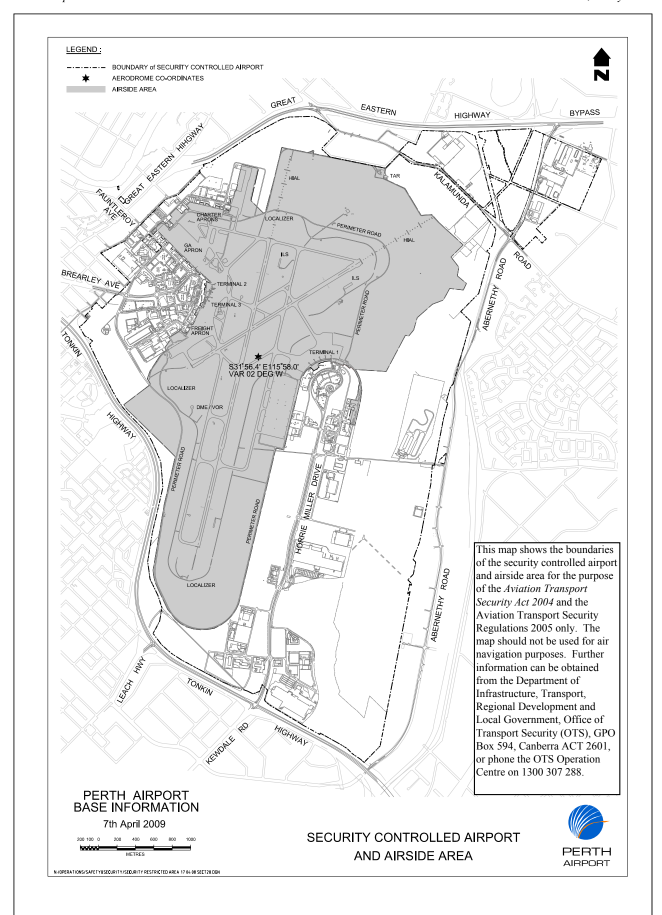
Date: April 2009

Delegate of the Secretary of the

Department of Infrastructure, Transport, Regional Development and

Local Government

Security restricted area 17 04 08 Sect28.dgn



Commonwealth of Australia

Gazette

No. S 78, Friday, 1 May 2009

Published by the Commonwealth of Australia

SPECIAL

Unique Identifying Number: EPBC303DC/SFS/2009/11



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

I, NIGEL ROUTH, Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for the Environment, Heritage and the Arts pursuant to subsection 303DC(1) of the Environment Protection and Biodiversity Conservation Act 1999 (the EPBC Act), hereby amend the list of exempt native specimens established under section 303DB of the EPBC Act by including in the list the following:

 Specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the EPBC Act, taken in the Victorian Eel Fishery, as defined in the management regime made under the Victorian Fisheries Act 1995 and Fisheries Regulations 2009.

with a notation that inclusion of the specimens in the list is subject to the following restrictions or conditions:

- the specimen, or the fish or invertebrate from which it is derived, was taken lawfully;
 and
- the specimens are included on the list until 1 May 2014.

For the purposes of section 12(1) of the *Legislative Instruments Act 2003*, the specified day for the purposes of the commencement of this instrument is 1 May 2009.

Dated this Aday of April 2009

Delegate of the Minister for the Environment, Heritage and the Arts

No. S 79, Friday, 1 May 2009

Published by the Commonwealth of Australia

SPECIA

ABORIGINAL AND TORRES STRAIT ISLANDER ACT 2005

Notice of Authorisation

I. ANDREW POPE, the Acting Director of Evaluation and Audit, appointed pursuant to section 193ZC of the Aboriginal and Torres Strait Islander Act 2005, ('the Act'), hereby, pursuant to subsection 193ZG(1) of the Act, authorise the persons below to perform functions and exercise powers for the purposes of section 193ZG of the Act, in relation to the performance audit of the Indigenous Leadership Program and the performance audit of Government Business Managers under the Northern Territory Emergency Response until 29 April 2010:

Performance Audit of the Indigenous Leadership Program

Paul Howarth Ed Wensing Liz de Chastel

Performance Audit of Government Business Managers under the Northern Territory Emergency Response

Vanessa Bennett
Paul Howarth
Ed Wensing
Liesl Codrington
Peter Jones

Dated this 20 Day of April 2009

(Andrew Pepe)

Acting Director of Evaluation and Audit



Australian Government Attorney General's Department

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