

Gazette

No. GN 24, Wednesday, 24 June 2009

Published by the Commonwealth of Australia

GOVERNMENT NOTICES

CONTENTS

General Information	1461
Department of the Senate	1463
Government Departments	1464
Broadband, Communications and the Digital Econom	ny1464
Defence	1473
Education, Employment and Workplace Relations	1481
Environment, Water, Heritage and the Arts	1483
Finance and Deregulation	1485
Health and Ageing	1513
Infrastructure, Transport, Regional Development and	Local
Government	1514
Treasury	1516
Public Notices	
Special Gazette Nos S104, S105, S106, S108 and S10	9 are
attached.	

The date of publication of this Gazette is 24 June 2009

IMPORTANT COPYRIGHT NOTICE

© Commonwealth of Australia 2009

This work is copyright. Apart from any use as permitted under the Copyright Act 1968, no part may be reproduced by any process without prior written permission from the Commonwealth. Requests and inquiries concerning reproduction and rights should be addressed to the Commonwealth Copyright Administration, Attorney General's Department, 3-5 National Circuit, Barton ACT 2600 or posted at http://www.ag.gov.au/cca.



Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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

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

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

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

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

OLDP's responsibilities

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

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

Other assistance

OLDP can provide advice on:

- the basis and role of delegated legislation and other instruments made under a statutory power
- the requirements and procedures for lodgment, registration, disallowance and sunsetting of legislative instruments
- sound techniques for developing efficient drafting instructions (important for efficient achievement of your legislative program).

Other OLDP services

OLDP can provide a range of other services on a billable basis, including:

- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
- preparing compilations of legislative and nonlegislative instruments

How to contact us

First Assistant Secretary
Office of Legislative Drafting and Publishing
Attorney-General's Department
3-5 National Circuit
Barton ACT 2600
Tel. (02) 6141 4300

Fax. (02) 6282 4352

THIS GAZETTE IS PRODUCED AS A CAMERA-READY PUBLICATION

QUALITY OF YOUR PUBLICATION

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

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.

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 below.

Publication of hard copy notices

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

Publication of electronic notices

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

For further information contact the Gazette Office on (02) 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

Perth: Mail Order ONLY CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

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

Sydney: Mail Order ONLY CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

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

GAZETTES

When a *Special Gazette* is issued outside normal business hours, a copy of the Gazette will be posted on a noticeboard at the front entrance of the Attorney-General's Department, 3-5 National Circuit, Barton ACT 2600. Copies will be available on the next business day from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609.

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

ISSUES OF PERIODIC GAZETTES

The following Periodic issues of the Gazette have been published.

The *Gazette* may be purchased by mail order from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications.

Gazette number	Date of Publication	Subject
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

Department of the Senate

Act of Parliament assented to

IT IS HEREBY NOTIFIED for general information that Her Excellency the Governor-General, in the name of Her Majesty, assented on 17 June 2009 to the undermentioned Act passed by the Senate and the House of Representatives in Parliament assembled, viz:

No. 38, 2009 — An Act to amend the *Therapeutic Goods Act 1989*, and for related purposes [*Therapeutic Goods Amendment (Medical Devices and Other Measures) Act 2009*].

HARRY EVANS Clerk of the Senate

Government Departments

Broadband, Communications and the Digital Economy

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 56(3)

NOTIFICATION OF GRANT OF CARRIER LICENCE

The Australian Communications and Media Authority gives notice under subsection 56(3) of the *Telecommunications Act 1997* ('the Act') that on 15 June 2009 a carrier licence was granted to CipherTel Pty Ltd, ACN 101 635 563 under subsection 56(1) of the Act.

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 Iridium Australia Licensee Pty Limited, ACN 136 396 855, 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;

JUHE

declare that Iridium Australia Licensee Pty Limited is the nominated carrier for each satellite-based facility that is in a satellite owned by Iridium Constellation LLC (registered in Delaware, USA) and is used to supply a carriage service to the public.

Dated the

15/2

day of

2009

Signed

Delegate of the Australian Communications and Media Authority

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Telecommunications Act 1997

Subsection 83(2)

REVOCATION OF NOMINATED CARRIER DECLARATION

- I, Robert Johnston, delegate of the Australian Communications and Media Authority (ACMA) make this declaration under subsection 83(2) of the *Telecommunications Act* 1997:
 - (a) being satisfied that the network owner, Iridium Constellation LLC (registered in Delaware, USA) has provided ACMA with a written notice stating that it does not consent to the continued operation of the nominated carrier declaration;
 - (b) revoke the nominated carrier declaration made by ACMA on 4 April 2002 in relation to Bareena Holdings Pty Ltd as the nominated carrier in relation to interconnected satellites positioned in six near polar orbits at an altitude of 780 km owned by Constellation LLC.

Dated the 15th day of Jone 2009

Signed

Delegate of the Australian Communications and Media Authority

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

DETERMINATION OF POPULATION FIGURES UNDER SECTION 30 OF THE BROADCASTING SERVICES ACT 1992

Pursuant to section 30 of the *Broadcasting Services Act 1992* (the Act), on 16 June 2009, the Australian Communications and Media Authority has determined the licence area populations for each of the commercial radio and television broadcasting licence areas in Australia, and the number that is to be the population of Australia in accordance with the 2006 Census data.

In determining the population for each licence area, the ACMA has specified, for the purposes of the Act:

- the percentage of the population of Australia constituted by that licence area population; and
- the percentage of that licence area population that is attributable to an overlap area.

The determination can be obtained from the ACMA by calling 1300 850 115, from ACMA's website at www.acma.gov.au or from:

The Planning Officer for Licence Area Population Broadcast Planning Section Australian Communications and Media Authority PO Box 78 BELCONNEN ACT 2617

Commonwealth of Australia

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

Commercial Television Conversion Scheme 1999

Notice under subsection 98(7) of the Commercial Television Conversion Scheme 1999

NOTICE STATING WHERE COPIES OF THE VARIATION TO THE 'WESTERN AUSTRALIA: PART 2 REMOTE AND REGIONAL WESTERN AUSTRALIA' DIGITAL CHANNEL PLAN MAY BE OBTAINED

Notice is given that the Australian Communications and Media Authority (ACMA) has varied the 'Western Australia: Part 2 Remote and Regional Western Australia' digital channel plan under paragraph 98(6)(a) of the *Commercial Television Conversion Scheme* 1999.

Copies of the variation to the 'Western Australia: Part 2 Remote and Regional Western Australia' digital channel plan and the accompanying explanatory paper may be obtained directly from the ACMA website:

www.acma.gov.au

Alternatively, copies may be obtained from:

Licence Allocations and Information Section Australian Communications and Media Authority

Telephone: 1300 850 115 Email: lais@acma.gov.au



Digital Television Commencement Date (South West and Great Southern TV1 Licence Area) Determination 2009

Commercial Television Conversion Scheme 1999

The AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY makes this Determination under subsection 138(1) of the *Commercial Television Conversion Scheme 1999*.

Dated 11th JUNE

2009



Member

Member

Australian Communications and Media Authority

1 Name of Determination

This Determination is the Digital Television Commencement Date (South West and Great Southern TV1 Licence Area) Determination 2009.

2 Commencement

This Determination commences on the day after it is registered.

3 Definitions

In this Determination:

Act means the Broadcasting Services Act 1992.

commercial television broadcasting licence has the same meaning as in section 6 of the Act.

commercial television broadcasting service has the same meaning as in section 6 of the Act.

holder means a holder of a commercial television broadcasting licence.

Scheme means the Commercial Television Conversion Scheme 1999.

SDTV digital mode has the same meaning as in clause 4B of Schedule 4 to the Act.

South West and Great Southern TV1 licence area has the same meaning as in the Licence Area Plan – Remote and Regional Western Australia (Television) – February 1997.

4 Determination – subsection 138 (1) of the Scheme

The date determined to be the date by which each holder for the South West and Great Southern TV1 licence area is required to commence transmitting the commercial television broadcasting service concerned in SDTV digital mode is 30 June 2009.

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See http://www.frli.gov.au.



Digital Television Commencement Date (Remote and Regional Western Australia TV1 Licence Area) Determination 2009

Commercial Television Conversion Scheme 1999

2009

The AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY makes this Determination under subsection 138(1) of the *Commercial Television Conversion Scheme 1999*.

Dated 11th JUNE

Sens ACIMA AMERICAN ACIMA AMERICAN ACIMA

Member

Member

Australian Communications and Media Authority

1 Name of Determination

This Determination is the *Digital Television Commencement Date (Remote and Regional Western Australia TVI Licence Area) Determination 2009.*

2 Commencement

This Determination commences on the day after it is registered.

3 Definitions

In this Determination:

Act means the Broadcasting Services Act 1992.

commercial television broadcasting licence has the same meaning as in section 6 of the Act.

commercial television broadcasting service has the same meaning as in section 6 of the Act.

holder means a holder of a commercial television broadcasting licence.

Scheme means the Commercial Television Conversion Scheme 1999.

SDTV digital mode has the same meaning as in clause 4B of Schedule 4 to the Act.

Remote and Regional Western Australia TV1 licence area has the same meaning as in the Licence Area Plan – Remote and Regional Western Australia (Television) – February 1997.

4 Determination – subsection 138 (1) of the Scheme

The date determined to be the date by which each holder for the Remote and Regional Western Australia TV1 licence area is required to commence transmitting the commercial television broadcasting service concerned in SDTV digital mode is 30 June 2009.

Note

1. All legislative instruments and compilations are registered on the Federal Register of Legislative Instruments kept under the *Legislative Instruments Act 2003*. See http://www.frli.gov.au.

Defence



NOTICE OF INVESTIGATION

Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the Veterans' Entitlements Act 1986 (the VEA) that it intends to carry out an investigation under section 196B(7) of the VEA to review the contents of Statements of Principles concerning **diabetes mellitus** (Instrument Nos. 11 & 12 of 2004, as amended by Instrument Nos. 9 & 10 of 2008).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 13 October 2009.

Under the VEA, the Authority is required to find out whether there is new information available about how **diabetes mellitus** may be suffered or contracted, or death from **diabetes mellitus** may occur; and the extent to which **diabetes mellitus** or death from **diabetes mellitus** may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain a copy of the *RMA Submission Guidelines* from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

The outcome of the previously advertised investigation, which appeared in the Government Notices Gazette of 29 April 2009 in respect of anxiety spectrum disorders as a factor in diabetes mellitus, will be incorporated in any change to the contents of the relevant Statements of Principles arising from this investigation.

All submissions must be in writing and received by the Authority at the address below no later than 5 October 2009.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DONALD CHAIRPERSON 12/06/2009

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



Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the Veterans' Entitlements Act 1986 (the VEA) that it intends to carry out an investigation under section 196B(7) of the VEA to review the contents of Statements of Principles concerning **endometriosis** (Instrument Nos. 7 & 8 of 2004).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 13 October 2009.

Under the VEA, the Authority is required to find out whether there is new information available about how **endometriosis** may be suffered or contracted, or death from **endometriosis** may occur; and the extent to which **endometriosis** or death from **endometriosis** may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain a copy of the *RMA Submission Guidelines* from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

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

than 5 October 2009.

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

> KEN DONALD CHAIRPERSON

12/06/2009

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

Telephone: (07) 3815 9404



Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the VEA) that it intends to carry out an investigation pursuant to subsection 196B(4) of the VEA to find out whether Statements of Principles may be determined in respect of **hypopituitarism**.

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

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

The Authority will hold its first meeting for the purposes of this investigation on 4 August 2009.

Under the VEA, the Authority is required to find out whether there is information available about how **hypopituitarism** may be suffered or contracted, or death from **hypopituitarism** may occur; and the extent to which **hypopituitarism** or death from **hypopituitarism** may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain a copy of the *RMA Submission Guidelines* from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

All submissions must be in writing and received by the Authority at the address below no later than 31 July 2009.

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

> KEN DONALD CHAIRPERSON *12/06/2009

MEDIC

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



Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the VEA) that, pursuant to ss.196B(7) of the VEA, as there are grounds for such a review it intends to carry out an investigation in respect of **childhood abuse** as a factor in **anxiety disorder**.

This investigation will be carried out in the context of Statements of Principles concerning anxiety disorder (Instrument Nos. 101 & 102 of 2007).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 13 October 2009.

Persons and organisations wishing to make a submission should obtain a copy of the RMA Submission Guidelines from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

All submissions must be in writing and received by the Authority at the address below no later than 5 October 2009.

)

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

KEN DONALD CHAIRPERSON 12/06/2009

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



Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the *Veterans' Entitlements Act 1986* (the VEA) that, pursuant to ss.196B(7) of the VEA, as there are grounds for such a review it intends to carry out an investigation in respect of **childhood abuse** as a factor in **depressive disorder**.

This investigation will be carried out in the context of Statements of Principles concerning depressive disorder (Instrument Nos. 27 & 28 of 2008).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 13 October 2009.

Persons and organisations wishing to make a submission should obtain a copy of the RMA Submission Guidelines from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

All submissions must be in writing and received by the Authority at the address below no later than 5 October 2009.

)

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

12/06/2009

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

KEN DONALD

CHAIRPERSON



Section 196G of the

Veterans' Entitlements Act 1986

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

Condition:

Instrument Nos.:

Reiter's syndrome	17 & 18 of 1998
Symptomatic Epstein-Barr virus infection	25 & 26 of 1998
Psoriatic arthropathy	27 & 28 of 1998
Renal artery atherosclerotic disease	39 of 1998 & 33 of 1999
Aortic aneurysm	66 & 67 of 1998
Non-aneurysmal aortic atherosclerotic disease	68 & 69 of 1998
Varicose veins of the lower limb	70 & 71 of 1998
Angle-closure glaucoma	15 & 16 of 1999, as amended by 25 & 26 of 2006
Open-angle glaucoma	69 & 70 of 2001, as amended by 23 & 24 of 2006
Adhesive capsulitis of the shoulder	17 & 18 of 1999, as amended by 28 & 29 of 2002
Cluster headache syndrome	66 & 67 of 1999
Polycythaemia vera	78 & 79 of 1999, as amended by 11 & 12 of 2001 & 30 of 2005

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

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

The Authority will hold its first meeting for the purposes of each of these investigations on 7 December 2009.

Under the VEA, the Authority is required to find out whether there is new information available about how the above listed conditions may be suffered or contracted, or death from the above listed conditions may occur; and the extent to which the above listed conditions or death from the above

listed conditions may be war-caused, defence-caused, a service injury, a service disease or a service death. Persons and organisations wishing to make a submission should obtain a copy of the RMA Submission Guidelines from the RMA website [www.rma.gov.au] or by contacting the RMA Secretariat at the address or telephone number below.

All submissions must be in writing and received by the Authority at the address below no later than 27 November 2009.

MEDIC

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

KEN DONALD
CHAIRPERSON 12/06/2009

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

Education, Employment and Workplace Relations

COMMONWEALTH OF AUSTRALIA

Workplace Relations Act 1996

Notice under paragraph 363(4)(b) – Workplace Authority Director must remove prohibited content from agreement

I, Penny Weir, Acting Workplace Authority Director, acting under paragraph 363(4)(b) of the Workplace Relations Act 1996, give notice that the following variation to remove prohibited content has been made to the Swisslog Australia Pty Ltd Employee Collective Agreement, Customer Support Minchinbury Centre 2008-2011, an employee collective agreement (the Agreement).

The variation is as follows:

Clause 5.8.4 of the *Metal*, *Engineering and Associated Industries Award 1998 – Part I* (the Award), as purported to be incorporated into the Agreement by clause 8(c):

5.8.4(a) The employer and a union party to the award, in consultation with the employee or if desired by any of these; or

Clause 5.8.5 of the Award as purported to be incorporated into the Agreement by clause 8(c):

5.8.5 Lodgement of assessment instrument

All assessment instruments shall be agreed and signed by the parties to the assessment, provided that where a union which is a party to the award, is not a party to the assessment, it shall be referred by the Registrar to the union by certified mail and shall take effect unless an objection is notified to the Registrar within 10 working days.

Clause 7.1.6(b) of the Award as purported to be incorporated into the Agreement by clause 8(c):

7.1.6 Public Holidays Falling in a Period of Leave

7.1.6(b) Where a holiday or holidays falls in a period of annual leave and the employee, fails, without reasonable cause, to attend for work at the employees ordinary starting time on the working day immediately following the last day of the period of annual leave, the employee shall not be entitled to be paid for the holiday or holidays.

Clause 7.5.3 of the Award as purported to be incorporated into the Agreement by clause 8(c):

7.5.3 Effect on Payment for Holidays if Absent on Working Day Before or After

Where an employee is absent from his or her employment on the working day before or the working day after a public holiday without reasonable excuse or without the consent of the employer, he or she will not be entitled to payment for the holiday.

Penny Weir

Acting Workplace Authority Director

19 June 2009

Workplace Relations Act 1996

Australian Industrial Registry Principal Registry 11 Exhibition Street MELBOURNE VIC 3000

Postal Address: GPO Box 1994

MELBOURNE VIC 3001

NOTICE OF APPLICATION FOR REGISTRATION OF AN ASSOCIATION OF EMPLOYEES

(D2009/109)

NOTICE is given that an application has been made under *Schedule 1 of the Workplace Relations Act 1996* for the registration of an association called "The Breweries and Bottleyards Employees" Industrial Union of Workers of Western Australia" as an organisation.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au/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 Larry Powell, Statutory Services Branch, Australian Industrial Registry, 11 Exhibition Street Melbourne Vic 3000 (*fax*: (03) 9655 0410 or email: larry.powell@airc.gov.au).

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

The Breweries and Bottleyards Employees' Industrial Union of Workers of Western Australia

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

"3 – CONSTITUTION

- 1. This Union may admit to membership any worker who is employed in and/or about a Brewery, Beer Bottling Works, Malt House and/or Bottleyards, together with the person appointed or elected to the position of Secretary, provided that no person who was eligible to be a member of any Industrial Union registered under the provisions of the Industrial Arbitration Act, 1912 as amended before the 5th day of February, 1946, shall be eligible for or admitted to membership of this Union, and provided further that no person shall be a member of the Union (except in the capacity of an honorary member or member who or whose personal representative is entitled to some financial assistance under the rules of the Union while not being a worker) who is not a worker within the meaning of the aforesaid Act.
- 2. Only those persons who are referred to in paragraph (1) hereof and who are employed and/or reside within the State of Western Australia shall be admitted to membership of this Union."

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

Ronald Murphy
Secretary
The Breweries and Bottleyards Employees' Industrial Union of Workers of Western Australia
Unit 11, 64 Bannister Road
CANNING VALE WA 6155

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

Terry Nassios Acting Industrial Registrar

Environment, Water, Heritage and the Arts

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 NOT REQUIRING APPROVAL (EPBC Act s.75)

Reference	Title	Date
2009/4735	Casleyville Pty Ltd/Tourism and recreation/Binna Burra Rd, 8km south of	03-JUN-2009
	Beechmont/QLD/Construction of 12 Cabins at Binna Burra Lodge, adjacent to Lamington National Park	
2009/4871*	Department of Finance and Deregulation/Commonwealth/22 National Circuit Barton/ACT/Construction	09-JUN-2009
	of a New Office Building	
2009/4840	Powerlink Queensland/Energy generation and supply (non-renewable)/Within Wide Bay and Sunshine	12-JUN-2009
	Coast districts/QLD/275 kV double-circuit transmission line between Woolooga Substation & new	
	substation	
2009/4896	West Industry Park Pty Ltd/Commercial development/Lot 6 & 7 Boundary Rd,	12-JUN-2009
	Truganina/VIC/Industrial Subdivision and Development within the Wyndham Industrial Estate	
2009/4809*	South East Water Limited/Waste management (sewerage)/McKenzie St, Seaford, Frankston City	16-JUN-2009
	Council/VIC/McKenzie St Sewer Rising Main Realignment and Replacement	
2009/4903	Walker Corporation/Residential development/Corner of Legoe Road and Reedy Road, Buckland Park	17-JUN-2009
	/SA/Stage One - Residential Subdivision and Development	

^{*} 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

DECISION ON APPROVAL (EPBC Act s.133)

Reference	Title	Approval Decision	Date
2008/3959	Property Projects NQ Pty Ltd/Residential development/Lot 2 RP732964,	Approved with	15-JUN-2009
	West of Tully-Mission Beach Rd, Mission Beach/QLD/Tully-Mission Beach	conditions	
	Road 40 Lot Residential Subdivision		
2008/4229	Bronzewing Investments/Mining/Location 605 Lake Mealup Rd Carabungup	Approved with	15-JUN-2009
	Shire of Murray/WA/Sand and Limestone Excavation Quarry	conditions	

REQUEST FOR RECONSIDERATION OF \$75(1) DECISION (EPBC Act s.78A)

Reference	Title	Reconsideration Decision	Date
2005/2159	Satori Resorts Ella Bay Pty Ltd/Urban and commercial new	Decision Confirmed	09-JUN-2009
	development/Ella Bay/QLD/Ella Bay Residential and Tourism Development		

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.

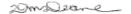


THE WATER EFFICIENCY LABELLING AND STANDARDS REGULATOR NOTICE UNDER SUBSECTION 28(1) OF THE WATER EFFICIENCY LABELLING AND STANDARDS ACT 2005

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	
CAROMA	Toilet suite	Addition to Family Name: Caroma 3 Star Junior 100 3S RH P Trap Suite, Junior 100 3S RH S Trap Suite	R000044AM	
CAROMA	Toilet suite	Addition to Family Name: Caroma 3 Star Junior 200 3S RH P Trap Suite, Junior 200 3S RH S Trap Suite	R000044AN	
DORF CLARK IND	Tap and tap outlet set	Addition to Family Name: Taps-5S-G38 Styus - Pin	R000767K	
ECOBLUE	Showers	Family Name: Ecoblue 3 Star Showerheads ECO-LUX, ECONO-MISER, SUPER-MISER	R001846	
PARISI BATHROOMW ARE	Toilet suite	Addition to Family Name: Envy Mark 2 ELLISSE Suite	R000076B	
GUGLIELMI	Tap and tap outlet set	Family Name: Guglielmi 5 Star AG 2 Hole Basin Mixer 33514AS, AG 2 Hole Ex Basin Mixer 33919AS, AG Basin Mixer 60505AS, AG Basin set 3 Hole 33302AS, AG Side Handle Basin Mixer 33500AS	R001847	
PARISI BATHROOMW ARE	Lavatory Equipment	Addition to Family Name: Envy Mark 2 Sorrento Wall Faced Suite, Envy Mk2 Wall Hung Pan	R000076a	
DORF CLARK IND	Tap and tap outlet set	Addition to Family Name: Taps 4S-G38 Styus Pin	R001371N	
ABEY	Showers	Addition to Family Name: Showers Plus 3 Star 33021, 33025, 33031, 33035	R000331E	
ABEY	Showers	Addition to Family Name: Showers 3 Star 33011, 33015	R000251E	
STUDIO BAGNO	Combination of a WC pan and cistern	Family Name: Q Series Q Cistern	R001848	
MANIA NATIONAL	Tap and tap outlet set	Addition to Family Name: sink/laundry sets SinkHob Set CT3409C/CT9016-10, Square Handle Sink setCT4503C/THIHS, Square Handle Sink setCT4504C/THIWS, Square Set CT 4103C/QUBTC, Square set CT 4106C/Quwslc, Square set CT 4107C/QUSWSLLC	R000046A	
MANIA NATIONAL	Tap and tap outlet set	Addition to Family Name: Mania National Basin set CT3408C/CT9013-10, Basin set CT4501C/OLLSBQC	R001484B	



Finance and Deregulation

COMMONWEALTH OF AUSTRALIA LANDS ACQUISITION ACT 1989

Notice of Extinguishment of Easement

I, GUY VERNEY, delegate of the Minister for Finance and Deregulation, acting under subsection 123 (1) of the *Lands Acquisition Act 1989*, extinguish the following easement:

Property:

Commonwealth Easement for sewerage purposes over a portion of State Government owned land at Edinburgh Parks in Deposited Plan 74139 marked 'R' in the plan attached as Annexure "A" (Lot 501 Certificate of Title

Volume 6002 Folio 701).

Acquiring authority:

Commonwealth of Australia.

Dated: 2

day of

2009

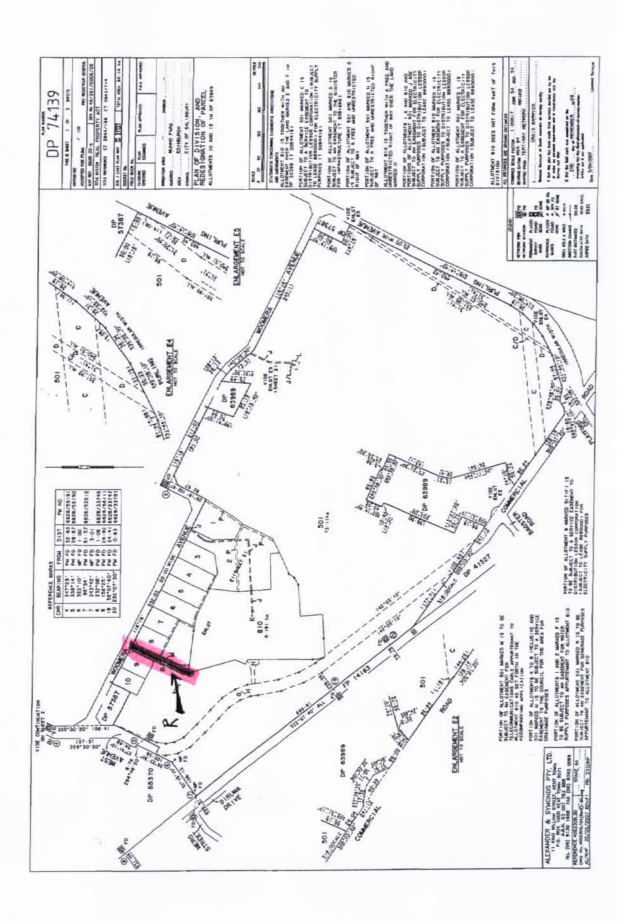
File No. ..

Dr Guy Verney

Delegate of the Minister of Finance and Deregulation

Special Claims and Land Policy Branch Department of Finance and Deregulation

Annexure A





LANDS ACQUISITION ACT 1989 PRE-ACQUISITION DECLARATION

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 4.2535 hectares of land at Bullsbrook, City of Swan in the State of Western Australia being part Lot 4 Plan 57686.

The land forms part of the property located at 94 Warren Road, Bullsbrook, Western Australia. The land is shown hatched within the boundary of the property numbered 94 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.

2009.

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.

DATED this twelth day of June

Guy Verney

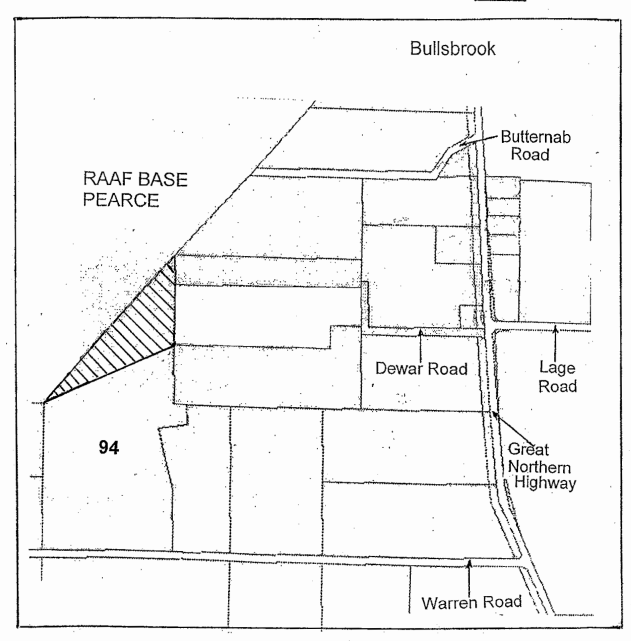
Delegate of the Minister for Finance and Deregulation

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



COMMONWEALTH OF AUSTRALIA

AUSTRALIAN ELECTORAL COMMISSION

Approved forms under sections 305B, 314AB, 314AEA, 314AEB and 314AEC of the Commonwealth Electoral Act 1918

I, Ed Killesteyn, the Electoral Commissioner, as delegate of the Australian Electoral Commission, and pursuant to power contained in sections 305B, 314AB, 314AEA, 314AEB and 314AEC of the Commonwealth Electoral Act 1918 do hereby:

REVOKE the following forms:

- Donor to Political Party Return (305B(4))
- Political Party Disclosure Return (314AB(1))
- Associated Entity Disclosure Return (314AEA(1))
- Third Party Return of Political Expenditure (314AEB(3), 314AEC(3))

and

APPROVE the forms as listed below and set out in the Schedule of this instrument:

- Donor to Political Party Disclosure Return Individuals (305B(4))
- Donor to Political Party Disclosure Return Organisations (305B(4))
- Political Party Disclosure Return (314AB(1))
- Associated Entity Disclosure Return (314AEA(1))
- Third Party Political Expenditure Disclosure Return (314AEB(3), 314AEC(3))

Dated this 17th day of June 2009

Paul Dacey **Deputy Electoral Commissioner**



Associated Entity Disclosure Return



<Financial Year>

The due date for lodging this return is <due date>

Completing the Return:

- · This return is to be completed by the financial controller of the entity.
- Further information is available at www.aec.gov.au.
- This return will be available for public inspection from <publication date> at www.aec.gov.au.
- Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.
- The information on this return is collected under the Commonwealth Electoral Act 1918.

Name of associated entity			
Postal address	70000000000000000000000000000000000000		
With which political party, or parties, is the entity associated?	Suburb/town	State	Postcode
Financial controller details			
Name of financial controller			
Capacity or position			
Postal address			
	Suburb/town	State	Postcode
Telephone number	()	Fax number	()
Email address			
Financial controller's certification of the second controller's certification	Ition I certify that the information contained in and complete. I understand that giving far offence I certify that the information contained in and complete, except for the particulars of (attached). I understand that giving false offence.	alse or misleadin this return and it detailed in the 'li	g information is a serious ts attachments is true
Enquiries and returns should be addressed to:	Funding and Disclosure Australian Electoral Commission PO Box 6172 Kingston ACT 2604		Phone: 02 6271 4552 Fax: 02 6271 4555 Email: fad@aec.gov.au
Office use only Date received		Registratio	on No E /

If insufficient space, please attach additional sheets.

State

State

Postcode

Postcode

Postal address

Suburb/town

Postal address Suburb/town

Name

2. Total receipts for financial year <dates of financial year>

This is the gross amount of all cash and non-cash benefits received by, or on behalf of, the entity, not including internal transfers during the <xxxx-xxxx> financial year. It includes all gifts, of money, services or goods, membership subscriptions, loans, returns on investments and any other amounts received.

¢	00
Φ	.90

What amount included in the total receipts has been calculated as the value of gifts-in-kind?

_	-/
\$.00

3. Amounts of more than <threshold> received in financial year <dates of financial year>

Details of the people and organisations from whom receipts (including loans) of more than <threshold> were received during the <xxxx-xxxx> financial year.

- If a receipt was from an unincorporated association (other than a registered industrial organisation), the name of the association and the names and addresses of the executive members are required.
- If a receipt was from a trust or foundation, the name of the trust or foundation, and the names and addresses of the trustees are required.

Note: All amounts are GST inclusive.

Received from			nt received inclusive)	Donation or other receipt*
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		
Name			\$.00	
Postal address				
Suburb/town	State	Postcode		

^{*}Please indicate whether this was a 'donation' or 'other receipt'. The AEC contacts donors to ensure they are aware of their disclosure obligations and unnecessary contact with other persons is avoided if the nature of receipt is shown.

4. Total payments for financial year <dates of financial year>

This is the gross amount of payments made by, or on behalf of, the entity during the <xxxxxxxxx financial year. It includes salaries, administrative expenses, electoral expenses, investments and return of capital contributions

•	00
\$.00

5. Total debts as at <date>

This is the gross amount of all loans, debts, overdrafts, unpaid accounts etc. of, or on behalf of, the entity as at <date>

\$.00
Ψ	.90

6. Debts of more than <threshold> as at <date>

Details of debts of more than <threshold> outstanding as at <date>.

- If the debt was from an unincorporated association (other than a registered industrial organisation), the name of the association and the names and addresses of the executive members are required.
- If the debt was from a trust or foundation, the name of the trust or foundation, and the names and addresses of the trustees are required.

Note: All amounts are GST inclusive.

Creditor details			Amou (GST	unt owed inclusive)	Financial or Non-financial institution
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			
Name			\$.00	
Postal address					
Suburb/town	State	Postcode			

If insufficient space, please attach additional sheets.



7. Capital contributions

Details of those people and organisations who contributed capital to the entity from 16 July 1995 onwards, and the amount contributed, where:

- payment was made to, or for the benefit of, a registered political party during the year from funds generated from capital deposits held, and
- the capital contribution has not previously been disclosed.

No minimum disclosure threshold applies. Gross amounts are required – capital contributions and any refund or payment from funds generated should not be netted off.

A capital contribution includes an amount held on deposit.

Contributor details			Gross amount contributed	
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		
Name			\$.00
Postal address				
Suburb/town	State	Postcode		

If insufficient space, please attach additional sheets.

Total \$)0/
----------	-----



Donor to Political Party Disclosure Return - Individuals



<Financial Year>

The due date for lodging this return is <due date>

Completing the Return:

- · This return is to be completed by a person who made a gift or donation to a registered political party (or a State branch), or to another person or organisation with the intention of benefiting a registered political party.
- Further information is available at www.aec.gov.au.
- This return will be available for public inspection from <publication date> at www.aec.gov.au.
- · Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.
- The information on this return is collected under the Commonwealth Electoral Act 1918.

NOTE: This form is for the use of individuals only. Please use the form Political Party Disclosure Return-

- country or protocol, that make	e the donation		
Name			
Address			
	Suburb/Town	State	Postcode
Details of person completi	ng this return		
Name			
Capacity or position (e.g. accountant self)		, A 1	
Postal address			
	Suburb/Town	State	Postcode
Telephone number	()	Fax number ()	
Email address		<u> </u>	
			W
Certification			
00111110411011			
I certify that the information	contained in this return and its attachmer e or misleading information is a serious c		
I certify that the information	e or misleading information is a serious o	offence.	Date
I certify that the information I understand that giving falso	e or misleading information is a serious o	offence.	Date
I certify that the information I understand that giving falso	e or misleading information is a serious o	offence.	52 55

1. Donations made

Provide details of **gifts and donations** made to registered political parties **totalling** more than <threshold>, between <dates of financial year>.

Only gifts or donations made to benefit registered political parties need be disclosed on this form. See <party list> for a full list of political parties registered with the AEC and their identification codes. For the purposes of this form, a gift or donation to a candidate endorsed by a registered political party is considered to be a donation to that party. Any gift or donation given to any person or body, with the intention of benefiting a registered political party, is a donation to that party and must be disclosed.

	Party details		Date of donation	Value o	f donation
Name/Party Code				\$	0.0
Postal address	73.4			M/	
Suburb/town	State	Postcode	a chairteann a ch		
Name/Party Code	Allowania		· · · · · · · · · · · · · · · · · · ·	\$	0.0
Postal address					
Suburb/town	State	Postcode			
Name/Party Code	44174		······································	\$	0.0
Postal address				and a company of the contract	and declarate the state of the second second sequence of the second seco
Suburb/town	State	Postcode	-		
Name/Party Code				\$	0.0
Postal address		THE CONTRACTOR OF THE CONTRACT			
Suburb/town	State	Postcode			
Name/Party Code				\$	0,0
Postal address		**************************************	ousset is such the Place I are a subbahilika on a subbahilika paramakan sebahilikak bahilikak bahilikak bahili	***************************************	o o o o o o o o o o o o o o o o o o o
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address	MATERIAL METERS AND		enemental en	The second secon	**************************************
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address					:
Suburb/town	State	Postcode	annahada da uzun		
Name/Party Code				\$	0.0
Postal address	and the second s	arraga ni gazarragan dindakiri dalah danama kan anama anama danama garaga ya gazarraga da	######################################		
Suburb/town	State	Postcode			
* If insufficient space, please attacl	h additional sheets.		 Tota	\$	9,6

2. Donations received

Details of gifts and donations received and used (wholly or partly) to make donations shown in Part 1 of this return

	Donation received from		Date of donation	Value o	of donation
Name				\$.00.
Postal address					
Suburb/town	State	Postcode			
Name				\$	00.
Postal address					
Suburb/town	State	Postcode			
Name			:	\$	00.
Postal address	. Энгэр 18 - 18 - 18 - 18 - 18 - 18 - 18 - 18			armenin menten manum maranta yang me	The second of th
Suburb/town	State	Postcode	A 10 (A 10 A 10 A 10 A 10 A 10 A 10 A 1		
Name				\$:.00
Postal address		***************************************	:		
Suburb/town	State	Postcode			
Name			:	\$.00.
Postal address				orani laronini dali i ili ili ili ili ili ili ili ili il	
Suburb/town	State	Postcode	ternouver:		
Name				\$,00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00.
Postal address					
Suburb/town	State ·	Postcode	***************************************		
Name				\$	00.
Postal address	enters of the second of the se	, , , , , , , , , , , , , , , , , , ,	continues of the effective field of the effec	and black and an a fire group growth and a	
Suburb/town	State	Postcode	-		
Name				\$.00.
Postal address					and the second s
Suburb/town	State	Postcode			
Name			: :	\$	ഛ
Postal address		and the control of the transmission of the control	there in the country of the the territory to the territory of the country of the	re Larre de la directiva in communica escala accessionale escala escala escala escala escala escala escala esc	
Suburb/town	State	Postcode			
* If insufficient space, please	e attach additional sheets.		Tota	al \$.00



Donor to Political Party Disclosure Return - Organisations



<Financial Year>

The due date for lodging this return is <due date>

Completing the Return:

- · This return is to be completed by organisations, including businesses, companies, bodies corporate, unincorporated associations, trusts and any other entities who made a gift or donation to a registered political party (or a State branch), or to another person or organisation with the intention of benefiting a registered political party.
- Further information is available at www.aec.gov.au.
- This return will be available for public inspection from <publication date> at www.aec.gov.au.
- · Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.
- The information on this return is collected under the Commonwealth Electoral Act 1918.

	use of organisations only. Please use are completing a return for an individ		litical Party Disclosure
Details of organisation that	made the donation		
Name			
Address			
	Suburb/Town	State	Postcode
ABN		ACN	
Details of person completir	ng this return		
Name		-	
Capacity or position (e.g. company secretary)			
Postal address			
	Suburb/Town	State	Postcode
Telephone number	()	Fax number ()
Email address			
Certification			
	ontained in this return and its attachment or misleading information is a serious o		
Signature		APPENDING APPENDING	Date
0.9			Date
Enquiries and returns should be addressed to:	Funding and Disclosure Australian Electoral Commission PO Box 6172 Kingston ACT 2604	Phone: 02 6271 Fax: 02 6271 Email: fad@ae	4555
Office use only Date received	 	Registration	No D /

1.	Related organisation	s	
	Do you operate or conduct business under	No 🗌	
	any other names?	Yes 🔲	List other business names

For the purpose of disclosure of donations, related bodies corporate are considered to be the same person and should disclose together. Whether two or more bodies corporate are related is determined under Section 50 of the *Corporations Act 2001*.

Does this return cover
any related
organisations or
husingsses

No	
Voc	Г

Yes List any related organisations or businesses you are lodging on behalf of

Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	
Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	
Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	
Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	
Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	
Name		
Postal address		
Suburb/town	State	Postcode
ABN	ACN	

If insufficient space, please attach additional sheets.

2. Donations made

Provide details of **gifts and donations** made to registered political parties **totalling** more than <threshold>, between <dates of financial year>

Only gifts or donations made to benefit registered political parties need be disclosed on this form. See <party list> for a full list of political parties registered with the AEC and their identification codes. For the purposes of this form, a gift or donation to a candidate endorsed by a registered political party is considered to be a donation to that party. Any gift or donation given to any person or body, with the intention of benefiting a registered political party, is a donation to that party and must be disclosed.

P	arty details		Date of donation	Value o	f donation
Name/Party Code				\$	0.0
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.6
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.6
Postal address					
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address					,
Suburb/town	State	Postcode			
Name/Party Code				\$	0.0
Postal address				·	,
Suburb/town	State	Postcode			

^{*} If insufficient space, please attach additional sheets.

Total	\$ 0,0

3. Donations received

Details of gifts and donations received and used (wholly or partly) to make donations shown in Part 1 of this return

Donation received from		Date of donation	Value o	of donation	
Name				\$.00
Postal address			:		
Suburb/town	State	Postcode			
Name				\$.00.
Postal address				The second secon	
Suburb/town	State	Postcode	1		
Name				:\$.00.
Postal address	Anna San San San San San San San San San	MAAAMBAAA TOO OO TAA TAA MAAAAA AAAAAAAAAAAAAA		**************************************	
Suburb/town	State	Postcode			
Name				\$.00
Postal address	The Comment of the Co	And the state of t	**************************************	THE PARTICLE AND	
Suburb/town	State	Postcode	AND THE STREET		
Name				\$,00
Postal address	And the second s	V-0-7-			
Suburb/town	State	Postcode			
Name				\$.00.
Postal address			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Suburb/town	State	Postcode	MANAMA STEELS		
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$,00
Postal address		- To a service and former than the service and	THE STATE OF THE S	Madelina States - consideration of the space of the states	aperia di kelebahan kan kan kalebahan dan kelanan kan dan dan dan dan dan dan dan dan dan d
Suburb/town	State	Postcode	And MARKETTE CONTRACTOR OF THE		
Name				\$.00.
Postal address					
Suburb/town	State	Postcode	- control of the cont		
Name				\$.00
Postal address				us Manthaut hattant usahan telapanya dan	recommende a commente a commente de la commenta de la commente de la commenta de la commenta de la commenta de
Suburb/town	State	Postcode	**************************************		
* If insufficient space, please	attach additional sheets.		Tota	S	2 60



Political Party Disclosure Return



<Financial Year>

The due date for lodging this return is <due date>

Completing the Return:

- This return is to be completed by the person who is appointed as the party's agent with the AEC.
- Further information is available at www.aec.gov.au.
- This return will be available for public inspection from <publication date> at www.aec.gov.au.
- Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.
- The information on this return is collected under the Commonwealth Electoral Act 1918.

Name of political party				
Postal address of political party				
	Suburb/town	State	Postcode	
Party agent details				
Name of party agent				
Postal address of party agent				
	Suburb/town	State	Postcode	
Telephone number	()	Fax number ()	
Email address				
	New York Control of the Control of t			
Agent's certification				
Note : Only the Party Agent can updated before submitting this	make this declaration. If Agent details are return.	not up to date wi	th the AEC, these must be	
	I certify that the information contained in this return and its attachments is true and complete. I understand that giving false or misleading information is a serious offence I certify that the information contained in this return and its attachments is true and complete, except for the particulars detailed in the 'Incomplete Return Form' (attached). I understand that giving false or misleading information is a serious offence.			
OR				
Agent's signature			Date	
Enquiries and returns should be addressed to:	Funding and Disciosure Australian Electoral Commission PO Box 6172 Kingston ACT 2604	•	Phone: 02 6271 4552 Fax: 02 6271 4555 Email: fad@aec.gov.au	
Office use only Date received		Registration	No p /	

1. Total receipts for financial year <dates of financial year>

This is the gross amount of all cash and non-cash benefits received by, or on behalf of, the party (including all of its branches and party units), not including internal transfers, during the <xxxx-xxxx> financial year. It includes all gifts of money, services or goods, membership subscriptions, loans, returns on investments and any other amounts received.

\$.00

What amount included in the total receipts has been calculated as the value of gifts-in-kind

\$.06
----	-----

2. Amounts of more than <threshold> received in financial year <dates of financial year>

Details of the people and organisations from whom receipts (including loans) of more than <threshold> were received during the <xxxx-xxxx> financial year.

- If a receipt was from an unincorporated association (other than a registered industrial organisation), the name of
 the association and the names and addresses of the executive members are required.
- If a receipt was from a trust or foundation, the name of the trust or foundation, and the names and addresses of the trustees are required.
- For loans of more than <threshold> (other than those from a financial institution) received between <dates of financial year>, the terms and conditions of the loan(s) must be attached.

Note: All amounts are GST inclusive.

Received from			t received inclusive)	Donation or other receipt*	
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			

 ${\it If insufficient space, please attach additional sheets.}$

Total \$	00
----------	----

^{*} Please indicate whether this was a 'donation' or 'other receipt'. The AEC contacts donors to ensure they are aware of their disclosure obligations and unnecessary contact with other persons is avoided if the nature of receipt is shown.

3. Total payments for financial year <dates of financial year>

This is the gross amount of payments made by, or on behalf of, the party, (including all of its
branches and party units) during the <xxxx-xxxx> financial year. It includes salaries,</xxxx-xxxx>
administrative expenses, electoral expenses and investments.

-		
		/
	Φ	~~
	ъ	.010
	Ψ	.,,,

4. Total debts as at <date>

This is the gross amount of all loans, debts, overdrafts, unpaid accounts etc. of, or on behalf of, the party, (including all of its branches and party units) as at <date>

.00

5. Debts of more than <threshold> as at <date>

If insufficient space, please attach additional sheets.

Details of debts of more than <threshold> outstanding as at <date>

- If the debt was from an unincorporated association (other than a registered industrial organisation), the name of the association and the names and addresses of the executive members are required.
- If the debt was from a trust or foundation, the name of the trust or foundation, and the names and addresses of the trustees are required.

Creditor details			unt owed inclusive)	Financial or Non-financial institution	
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			
Name			\$.00		
Postal address					
Suburb/town	State	Postcode			

Total | \$

.00



Third Party Political Expenditure Disclosure Return



<Financial Year>

The due date for lodging this return is <due date>

Completing the Return:

- This return is to be completed by people or organisations who incurred political expenditure of more than <threshold> in the <xxxx-xxxx> financial year (i.e. <dates of financial year>), or who received gifts to make such expenditure.
- Further information is available at www.aec.gov.au.
- · Registered political parties and their State branches, candidates, members of Federal Parliament, and Commonwealth Departments and agencies do not need to complete this return.
- · Any supporting documentation included with this return may be treated as part of a public disclosure and displayed on the AEC website.

reison or organisation co	overed by this return		
Name			
Postal address			
	Suburb/town	State	Postcode
Person completing this re	eturn		
Name (Write 'as above' if completing own return)			
Capacity or position (e.g. company secretary, self)			
Postal address			
	Suburb/town	State	Postcode
Telephone number	()	Fax number ()
Email address			
	ontained in this return and its attachmer or misleading information is a serious o		ete.
			Date
Signature			
Signature Enquiries and returns should be addressed to:	Funding and Disclosure Australian Electoral Commission PO Box 6172 Kingston ACT 2604		Phone: 02 6271 4552 Fax: 02 6271 4555 Email: fad@aec.gov.au

PART 1 - Political expenditure for financial year <dates of financial year>

You must complete this section if you incurred more than <threshold> in political expenditure in the <xxxx-xxxx> financial year.

Record the total amount for each of the following categories of expenditure on goods and services provided during the financial year, even if payment for these goods and services was made outside of the financial year.

Expenditure for purposes other than these categories is not political expenditure as defined by the Act and does not need to be reported.

1.	Public expression of views on a political party, candidate in an election or member of the Federal Parliament by any means	\$.00
2.	Printing, production, publication or distribution of any material (other than that at item 1 or item 5 below) that is required by section 328 or 328A of the Act to include a name, address or place of business*	\$.00
3.	Broadcast of political matter in relation to which particulars are required to be announced under subclause 4(2) of Schedule 2 to the <i>Broadcasting Services Act</i> 1992**	\$.00
4.	Carrying out opinion polling or other research relating to a Federal election or the voting intentions of electors	\$.00
5.	Public expression of views on an issue in a Federal election by any means (other than those at items 1, 2, 3,or 4)	\$.00
	TOTAL	\$.00

* What do sections 328 and 328A do?

Section 328 of the Act requires all electoral advertisements to include the name and address of the person who authorised the advertisement and, except in the case of newspapers, the name and place of business of the printer at the end.

Section 328A imposes a similar requirement on electoral advertisements on the internet.

Electoral advertisements must be authorised at all times, not just during an election period.

**What does subclause 4(2) of Schedule 2 to the Broadcasting Services Act 1992 do?

This requires the identification of those who have requested that political matter be broadcast. Guidelines at www.acma.gov.au are relevant.

This applies at all times, not just during an election period.

PART 2 - Gifts received for political expenditure for financial year <dates of financial year>

Part 2 should be completed if you:

- Are required to complete Part 1 of this return; and
- Received a gift of more than <threshold> at any time, or two or more gifts from the same person in any one financial year totalling more than <threshold>, that was wholly or partly used during the <xxxx-xxxx> financial year to incur expenditure for a political purpose (i.e. expenditure reported in Part 1) or to reimburse such expenditure.

Any gift which has been disclosed in a previous year does not need to be disclosed again.

Note: All amounts are GST inclusive.

	Received from		Date of Donation	red	amount ceived ding GST)
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			
Name				\$.00
Postal address					
Suburb/town	State	Postcode			

If insufficient space, please attach additional sheets.

TOTAL \$.00	.00
--------------	-----

Name and address details

- If the gift was from an unincorporated association (other than a registered industrial organisation), the name of the
 association and the names and addresses of the executive committee members are required.
- · If the gift was from a trust, the name of the trust, and the names and addresses of the trustees are required.

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

ABOLITION OF POLLING PLACES

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

Australian Electoral Officer for Queensland

16 June 2009

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

Queensland

FADDEN

Molendinar

PETRIE

Murrumba Downs (Petrie)

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

CHANGE OF NAME OF POLLING PLACES

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

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

Anne Bright / Australian Electoral Officer

for Queenstand

16 June 2009

SCHEDULE

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place
Queensland		
BLAÍR	Kruger School (Blair) Redbank Plains High	Bellbird Park (Blair) Redbank Plains East
BONNER	Belmont School (Bonner) Wynnum	Belmont Wynnum South
BOWMAN	Capalaba School Cleveland School Wellington Point High	Capalaba West Cleveland Central Wellington Point West
BRISBANE	Holy Spirit Royal Brisbane Hospital Wilston School Windsor School	New Farm South Herston Wilston Windsor North
FISHER	Caloundra High	Caloundra North

Column 1 Electoral Division	Column 2 Previous name of polling place	Column 3 New name of polling place	
Α			
	Caloundra Unity	Caloundra West	
GRIFFITH	Belmont School (Griffith) Holland Park School Morningside State School Whites Hill College	Belmont (Griffith) Holland Park Central Morningside South Whites Hill	
GROOM	St Josephs College	Rangeville North	
LEICHHARDT	Alexandra Bay Balaclava Bayview Gardens Wonga Beach	Diwan Mooroobool Bayview Heights Wonga	
MARANOA	Charleville Hospital Chinchilla Masonic Temple Roma School	Charleville North Chinchilla North Roma South	
MORETON	Moorooka School Runcorn High School Warrigal Road (Moreton)	Moorooka East Runcorn East Warrigal	
OXLEY	Kruger School (Oxley)	Bellbird Park	

AUSTRALIAN ELECTORAL COMMISSION

Commonwealth Electoral Act 1918

APPOINTMENT OF POLLING PLACES

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

Anne Bright/

Australian Electoral Officer

for Queensland

16 June 2009

SCHEDULE

Column 1 Electoral Division Column 2 Polling Place

Oueensland

MORETON

Stretton

PETRIE

Woody Point North

Health and Ageing



THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

On 10 June 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 product - oxycodone hydrochloride "Endone" 5 mg tablets [AUST R 14945] by Sigma Pharmaceuticals Pty Ltd, of 96 Merrindale Drive, Croydon, VIC ("the Company"); AND

For that product not to conform with sub-clause 3(2)(i) of Therapeutic Goods Order No. 69 (General Requirements for Labels for Medicines).

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 only to the blister pack labels for batches 14Y2 and 15Y and for the nominated quantity as detailed in the Sigma Pharmaceuticals letter of application on.
- 2. The carton label of the product clearly states the batch number and expiry date.
- 3. No other changes have been made to the product.

Infrastructure, Transport, Regional Development and Local Government

Permit for unlicensed ship - continuing Form 6

(regulation 6)

No: 6437

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. conditions set out on this permit.

This permit remains in force from 12/06/2009 to 11/09/2009

Details about ship

Name of ship: Positive Leader IMO No. of ship: 9340776

Port of registry: Panama

Name of Owner: Fuyoh Shipping Company

Name of ports for which permit issued

From Brisbane to Fremantle. From Port Kembla to Fremantle. From Melbourne to Fremantle. From Adelaide to Fremantle. From Melbourne to Adelaide.

Permit conditions

- That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 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.
- General Cargo; may only be carried. 4. The cargo may only be carried from the ports outlined in the section 'Name of ports for which permit issued'.

Al Sath

- 5. 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.
- This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under ermit
- 8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
 - (a) there is no licensed ship available for that carriage; or
- (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage; and in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal cargo.
- 9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so Contact details of relevant licensed operators are available on request from the Department

Signature of delegate:

Date: 12 June 2009



Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6446

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 18/06/2009 to 17/09/2009

Details about ship

Name of ship: CSCL CHIWAN IMO No. of ship: 9224312

Port of registry: HONG KONG

Name of Owner: CSCL Chiwan Shipping Co.Ltd.

Cyprus

Name of ports for which permit issued

From Sydney to Brisbane. From Melbourne to Brisbane.

Permit conditions

- 1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 3. General Cargo; may only be carried.
- 4. The cargo may only be carried from the ports outlined in the section Name of ports for which permit issued!.
- 5. If there is a change in schedule the Department must be advised before the vessel sails.
- 6. This permit is issued on condition that the ship named in the permit compiles with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.

Date: 18 June 2009

- 7. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
 - (a) there is no licensed ship available for that carriage; or
- (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage;
- and in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal cargo.
- 9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators before accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has done so.

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

Al Soft

S	ignature	of	delegate:	
---	----------	----	-----------	--

AUSTRALIA

AUSTRALIA

AUSTRALIA

AUSTRALIA

AUSTRALIA

AUSTRALIA

Treasury



NOTICE OF DISQUALIFICATION

Superannuation Industry (Supervision) Act 1993

To:
Mr Adam J Amson
C/- TKM Accountants
PO Box 856
MOOLOOLABA QLD 4557

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: 19 June 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 Chantelle S Amson C/- TKM Accountants PO Box 856 MOOLOOLABA QLD 4557

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: 19 June 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.

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		
NAT 0976-6.2009	Special Circumstances and Glossary section of TaxPack 2009, for individuals who use the advice contained in this section reasonably and in good faith to complete their 2009 personal income tax return.	Instructions to help individuals prepare their tax return for the year 1 July 2008 to 30 June 2009.		
	 The following parts of e-tax: the question and help file for item 4 the definitions of 'Death benefits dependant', 'Interdependency relationship', 'Low rate cap for taxable components' and 'Untaxed-plan cap for untaxed elements' contained in the help file for item 8 the question and help file for item 12 the question and help file for item D8 the question and help file for item T4 for individuals who use the advice contained within these parts reasonably and in good faith to complete their 2009 personal income tax return online. 			
NAT 72573-6.2009	The Special Circumstances and Glossary section of TaxDisk 2009, for individuals who use this section reasonably and in good faith to complete their 2009 personal income tax return.	Instructions to help individuals prepare their tax return for the year 1 July 2008 to 30 June 2009.		
NAT 72821-6.2009	The Special Circumstances and Glossary section of TaxCD 2009, for individuals who use this section reasonably and in good faith to complete their 2009 personal income tax return.	Instructions to help individuals prepare their tax return for the year 1 July 2008 to 30 June 2009.		
NAT 72572-6.2009	The Special Circumstances and Glossary section of TaxDAISY CD 2009, for individuals who use this section reasonably and in good faith to complete their 2009 personal income tax return.	Instructions to help individuals prepare their tax return for the year 1 July 2008 to 30 June 2009.		
TR 2009/4	Income tax: effective life of depreciating assets (applicable from 1 July 2009)	This Ruling discusses the methodology used by the Commissioner of Taxation in making determinations of the effective life of depreciating assets under section 40-100 of the <i>Income Tax Assessment Act 1997</i> . This Ruling applies on and from 1 July 2009.		
TD 2009/13	Income tax: what is the car limit for the 2009-10 financial year?	This Determination concludes that the car limit for the 2009-10 financial year is \$57,180. This Determination applies for the financial year commencing on 1 July 2009.		
TD 2009/15	Income tax: what are the reasonable travel and overtime meal allowance expense amounts for 2009-10 income year?	This Determination sets out the amounts that the Commissioner considers are reasonable for the 2009-10 income year in relation to claims made for: overtime meal allowance expenses; domestic travel allowance expenses; travel allowance expenses for employee truck drivers; and overseas travel allowance expenses. This Determination applies to the 2009-10 income year only.		

NOTICE OF RULINGS				
Ruling Number	Subject	Brief Description		
GSTR 2009/4	Goods and services tax: new residential premises and adjustments for changes in extent of creditable purpose	This Ruling explains the Commissioner's view of when an adjustment for a change in extent of creditable purpose arises under Division 129 of the A New Tax System (Goods and Services Tax) Act 1999 in relation to acquisitions made in constructing new residential premises. This Ruling applies both before and after its date of issue.		
SMSFR 2009/3	Self Managed Superannuation Funds: application of the Superannuation Industry (Supervision) Act 1993 to unpaid trust distributions payable to a Self Managed Superannuation Fund	This Ruling considers whether a Self Managed Superannuation Fund (SMSF) contravenes certain provisions of the <i>Superannuation Industry</i> (<i>Supervision</i>) <i>Act 1993</i> when the SMSF is presently entitled to distributions from a related trust which are not paid to the SMSF. This Ruling applies both before and after its date of issue.		
SMSFR 2009/4	Self Managed Superannuation Funds: the meaning of 'asset', 'loan', 'investment in', 'lease' and 'lease arrangement' in the definition of an 'in-house asset' in the Superannuation Industry (Supervision) Act 1993	This Ruling explains the meaning of 'asset', 'loan', 'investment in', 'lease' and 'lease arrangement' in the definition of 'in-house asset' of a self managed superannuation fund as defined in section 71 of the Superannuation Industry (Supervision) Act 1993. This Ruling applies both before and after its date of issue.		
WETR 2009/1	Wine equalisation tax: the operation of the wine equalisation tax system	This Ruling explains how the wine tax system operates and which alcoholic products are covered by the wine tax. This Ruling applies both before and after its date of issue.		
WETR 2009/2	Wine equalisation tax: operation of the producer rebate for other than New Zealand participants	This Ruling explains how the wine tax producer rebate operates for producers of wine other than New Zealand participants and also explains eligibility to claim the rebate, how the rebate is calculated and when and how a claim for the rebate may be made. This Ruling applies both before and after its date of issue.		
LCTD 2009/1	Luxury car tax: what is the luxury car tax threshold and fuel efficient car limit for the 2009-10 financial year?	This Determination concludes that the luxury car tax threshold for the 2009-10 financial year is \$57,180 which is equal to the car limit and is used to determine if luxury car tax is payable. The fuel efficient car limit is \$75,000. This Determination applies to the financial year commencing 1 July 2009.		

NOTICE OF WITHDRAWALS			
Ruling Number	Subject	Brief Description	
TR 2008/4	Income tax: effective life of depreciating assets (applicable from 1 July 2008)	TR 2008/4 is withdrawn on and from 1 July 2009. TR 2008/4 has been replaced by TR 2009/4, which applies on and from 1 July 2009. To the extent that the views contained in TR 2008/4 still apply, they have been incorporated into TR 2009/4.	
WETR 2004/1	Wine equalisation tax: the operation of the wine equalisation tax system	WETR 2004/1 is withdrawn with effect from today. This Ruling explained how the wine tax system operates and which alcoholic products are covered by the wine tax as provided by A New Tax System (Wine Equalisation Tax) Act 1999. As this Ruling is no longer current it is withdrawn and replaced by WETR 2009/1 and WETR 2009/2.	

NOTICE OF ADDENDUM			
Ruling Number	Subject	Brief Description	
GSTR 2000/28	Goods and services tax: attributing GST payable or an input tax credit arising from a sale of land under a standard land contract	This Addendum amends GSTR 2000/28 to take account of the High Court decision in <i>Commissioner of Taxation v. Reliance Carpet Co Pty Limited</i> [2008] HCA 22; 2008 ATC 20-028; (2008) 68 ATR 158 in relation to a deposit held as security for the performance of an obligation under a standard land contract and the application of Division 99 of the <i>A New Tax System Goods and Services Tax) Act 1999</i> to such deposits.	
GSTR 2003/6	Goods and services tax: transfers of enterprise assets as a result of property distributions under the Family Law Act 1975 or in similar circumstances	This Addendum amends GSTR 2003/6 as a consequence of a change in the Commissioner's view in relation to the meaning of 'apply' in Division 129 of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> (GST Act).	
GSTR 2006/2	Goods and services tax: deposits held as security for the performance of an obligation	This Addendum amends GSTR 2006/2 to take account of the High Court decision in <i>Commissioner of Taxation v. Reliance Carpet Co Pty Limited</i> [2008] HCA 22; 2008 ATC 20-028; (2008) 68 ATR 158 in relation to a deposit held as security for the performance of an obligation and the application of Division 99 of the <i>A New Tax System (Goods and Services Tax) Act 1999</i> to such deposits.	
PR 2009/5	Income tax: TFS Sandalwood Project 2009	This Addendum amends PR 2009/5 to reflect the addition of a third financier for the Project.	

1522

Public Notices

SHIPPING REGISTRATION ACT 1981 NOTICE OF INTENTION TO APPLY FOR REGISTRATION

Notice is hereby given of the intention of

Stephen Charles Hopkinson of 28 Thurecht Parade, Scarborough, Queensland, 4020 to apply, after the expiration of the period of thirty days commencing on the date of publication of this notice, for the registration under the abovenamed Act of the ship particulars of which are set out below. Objections to the registration of the ship in the name of the abovementioned person, by persons claiming a legal proprietary right in respect of the ship, should, together with any relevant documents that will verify the claim be delivered to the Registrar of Ships at the Australian Shipping Registration Office, Level 2 Allan Woods Building, 25 Constitution Avenue, Canberra City ACT 2601 or sent by properly prepaid post to the Registrar of Ships at the Australian Maritime Safety Authority, GPO Box 2181, Canberra City ACT 2601, before the expiry of the period referred to above.

Particulars of Ship

Present name: Freelife

Former name:

Present whereabouts: Brisbane

Length: 10.51m

Principal material of construction: GRP

Type of ship: pleasure craft



Gazette

No. S104, Wednesday, 17 June 2009 Published by the Commonwealth of Australia

SPECIAL



Australian Government

Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991

DECLARATION UNDER SUBSECTION 4(2)

"REHUA"

(No. 2 of 2009)

- I, MR PAUL FRANCIS MURPHY, delegate of the Australian Fisheries Management Authority:
- (a) having been advised that the FV Rehua has been lawfully imported into Australia; and
- (b) being satisfied that the extent of participation of citizens or residents of Australia either directly or indirectly, in the control of the operations of the boat in the Australian Fishing Zone will be such as to justify me in declaring the FV Rehua to be an Australian boat:

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

Date | 2 June 2009

Mr Paul Murphy

A/g Executive Manager, Fisheries Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the Australian Boat Declaration No.2 of 2009.

Commencement

2. This declaration commences on gazettal.

Interpretation

3. In this declaration:

"FV Rehua" means the fishing boat known as the "Rehua" the call sign for which is ZMRE".

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

Declaration that the FV Rehua is taken to be an Australian boat

4. The FV Rehua is, for the period commencing from date of gazettal of this notice to 30 August 2009, taken to be an Australian boat for the purposes of the Fisheries Management Act 1991.



Gazette

No. S105, Wednesday, 17 June 2009 Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

Pursuant to section 17(1) of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 ("the Act") and section 33(3) of the Acts Interpretation Act 1901, I, Peter Garrett AM, Minister for the Environment, Heritage and the Arts, hereby revoke the designation of Anthea Tinney as an authorized officer for the purposes of Division 2 of Part II of the Act.

ated 2008

Peter Garrett Al

COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

Pursuant to section 17(1) of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 ("the Act") I, Peter Garrett AM, Minister for the Environment, Heritage and the Arts, hereby designate Mark Tucker, Deputy Secretary of the Department of the Environment, Water, Heritage and the Arts to be an authorized officer for the purposes of Division 2 of Part II of the Act.

Dated 7 \ 2008

Peter Garnett AM

COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

Pursuant to section 17(1) of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 ("the Act") I, Peter Garrett AM, Minister for the Environment, Heritage and the Arts, hereby designate Robyn Kruk, Secretary of the Department of the Environment, Water, Heritage and the Arts to be an authorized officer for the purposes of Division 2 of Part II of the Act.

Peter Garrett AM

COMMONWEALTH OF AUSTRALIA

Aboriginal and Torres Strait Islander Heritage Protection Act 1984

Pursuant to section 17(1) of the Aboriginal and Torres Strait Islander Heritage Protection Act 1984 ("the Act") and section 33(3) of the Acts Interpretation Act 1901, I, Peter Garrett AM, Minister for the Environment, Heritage and the Arts, hereby revoke the designation of David Borthwick as an authorized officer for the purposes of Division 2 of Part II of the Act.

Dated / / / / 2009

Peter Garrett Al



Commonwealth of Australia

Gazette

No. S106, Wednesday, 17 June 2009 Published by the Commonwealth of Australia

SPECIAL



COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

VARIATION TO A DECLARATION OF AN APPROVED WILDLIFE TRADE OPERATION

I, NIGEL ROUTH, Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the Minister for the Environment, Heritage and the Arts, hereby vary under paragraph 303FT(7)(b) of the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) the Declaration of an Approved Wildlife Trade Operation dated 16 November 2007 and varied on 18 December 2008 and 17 March 2009 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 Coral Sea Fishery, as defined in the management regime in force under Fisheries Management Act 1991 and Fisheries Management Regulation 1992:

- Revoke condition a): is valid until 19 June 2009.
- Include a new condition a): is valid until 19 September 2009.
- Revoke condition b) and the Schedule (dated December 2008):
 Is subject to the conditions applied under section 303FT specified in the Schedule dated December 2008.
- Include a new condition b) and Schedule (dated June 2009):
 Is subject to the conditions applied under section 303FT specified in the Schedule dated June 2009.

Dated this

day of

2009

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

Under the Administrative Appeals Tribunal Act 1975, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to the Department of the Environment, Water, Heritage and the Arts within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

SCHEDULE

Declaration of the Harvest Operations of the Coral Sea Fishery (CSF) as an approved Wildlife Trade Operation, June 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 CSF.

- 1. Operation of the CSF will be carried out in accordance with the management regime in force under the Fisheries Management Act 1991 and Fisheries Management Regulations 1992.
- The Australian Fisheries Management Authority (AFMA) will inform the Department of the Environment, Water, Heritage and the Arts (DEWHA) of any intended amendments to the management arrangements that may affect the assessment of the CSF against the criteria on which EPBC Act decisions are based.
- AFMA to produce and present reports to DEWHA annually as per Appendix B to the Australian Government Guidelines for the Ecologically Sustainable Management of Fisheries – 2nd Edition.
- 4. AFMA to develop and finalise the Harvest Strategy for the CSF by 31 July 2008.
- 5. AFMA to:
- a) complete a risk assessment for the CSF focusing on chondrichthyan species and species protected under the EPBC Act; and
- b) progress a risk assessment for target, byproduct and bycatch species caught in the CSF, using the expertise and knowledge gained through completing the chondrichthyan and protected species risk assessment described in part a) of this condition to determine an appropriate methodology.

Commonwealth of Australia

Gazette

No. S108, Friday, 19 June 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, NIGEL ROUTH, Assistant Secretary, Marine Biodiversity Policy Branch, as Delegate of the 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 (WA) Department of Fisheries 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 WA Trochus Fishery, as defined in the management regime in force under the WA *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 10 June 2012 and;
- is subject to the conditions applied under section 303FT specified in the Schedule (dated June 2009).

Dated this

day of

2009

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

Under the Administrative Appeals Tribunal Act 1975, a person whose interests are affected by this decision may apply for a statement of reasons and for independent review of the decision. An application for a statement of reason may be made in writing to Department of the Environment, Water, Heritage and the Arts within 28 days of the date of the declaration. An application for independent review may be made to the Administrative Appeals Tribunal on payment of the relevant fee within 28 days of the date of the declaration, or if reasons are sought, within 28 days of receipt of reasons. Further information may be obtained from the Director, Sustainable Fisheries Section.

SCHEDULE

Declaration of the Harvest Operations of the Western Australia Trochus Fishery as an approved Wildlife Trade Operation, June 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 Western Australia (WA) Trochus Fishery, as defined in the management regime in force under the WA *Fish Resources Management Act 1994*.

- Operation of the fishery will be carried out in accordance with the WA Trochus Fishery management regime made under the WA Fish Resources Management Act 1994.
- The Department of Fisheries WA (DFWA) to inform the Department of the Environment, Water, Heritage and the Arts (DEWHA) of any intended amendments to the WA Trochus Fishery management arrangements that may affect the assessment of the fishery against the criteria on which EPBC Act decisions are based.
- 3. 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*.

Unique Identifying Number: EPBC303DC/SFS/2009/17



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 (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 Western
Australia Trochus Fishery, as defined in the management regime in force under the
Western Australia Fish Resources Management Act 1994.

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 covered by the declaration of an approved Wildlife Trade Operation under section 303FN of the EPBC Act in relation to the fishery.

Dated this da

day of

2009

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



Gazette

No. S109, Friday, 19 June 2009

Published by the Commonwealth of Australia

SPECIAL

Unique Identifying Number: EPBC303DC/SFS/2009/18



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* (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 South Australian (SA) Abalone Fishery, as defined in the management
regime in force under the SA Fisheries Management (Abalone Fisheries)
Regulations 2006 and the SA Fisheries Management Act 2007.

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 21 June 2012.

Dated this

day of

2009

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



Australian Government Attorney General's Department

Obtaining copies of Commonwealth Acts and Legislative Instruments

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

Over the counter

Copies are available for sale or order at:

		Telephone	Facsimile
Adelaide	Service SA Government Legislation Outlet 108 North Terrace, Adelaide SA 5000	13 2324	(08) 8204 1909
Brisbane	Contact CanPrint Information Services	1300 889 873	(02) 6293 8388
Canberra	CanPrint Communications 16 Nyrang Street, Fyshwick ACT 2609	1300 889 873	(02) 6293 8388
Hobart	Printing Authority of Tasmania 123 Collins Street, Hobart TAS 7000	1800 030 940	(03) 6216 4294
Melbourne	Information Victoria 505 Little Collins Street, Melbourne VIC 3000	1300 366 356	(03) 9603 9940
Perth	Contact CanPrint Information Services	1300 889 873	(02) 6293 8388
Sydney	Contact CanPrint Information Services	1300 889 873	(02) 6293 8388

Other resellers:

National University Co-operative Bookshops

(go to http://www.coop-bookshop.com.au for location and contact details)

Mail Order

Mail order sales can be arranged by writing to:

CanPrint Information Services

PO Box 7456

Canberra MC ACT 2610

or by faxing to

(02) 6293 8333.

Online sales and enquiries

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

Telesales

Telephone orders can be arranged by phoning 1300 889 873.

Subscriptions and standing orders

Subscriptions and standing orders can be arranged or updated by phoning 1300 656 863.

Online access

Online access to Commonwealth Acts, Legislative Instruments, Bills, explanatory memoranda and statements, tables, indexes and other finding aids is available from http://www.comlaw.gov.au/