

Gazette

No. GN 27, Wednesday, 15 July 2009 Published by the Commonwealth of Australia

GOVERNMENT NOTICES

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The date of publication of this Gazette is 15 July 2009

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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

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

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

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.

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

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

Government Departments

Attorney-General



Notice — decision to call in films for classification

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

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

Dated

2009

Director, Classification Board



Director L.A Magazines PO Box 227 CURRUMBIN QLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Club International Date of issue: October 2008

Volume: Issue 10

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN QLD 4223

Number of pages: 148 Country of origin: USA ISSN: 0747-0819

Modifications/comments: No post print modifications, page 6 contains title 'The Write Stuff'

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in the ACT to sell or deliver submittable publications: subsection 28(1) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 (ACT).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in the Australian Capital Territory.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director

July 2009



Director Metro Interactive PO Box 468 PALM BEACH OLD 4221

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Hustler Barely Legal Date of issue: March 2009

Volume: 16, No 7

Australian publisher/distributor: Metro Interactive Australasia

Address: PO Box 468 PALM BEACH QLD 4221

Number of pages: 148 Country of origin: US ISSN: 1078-4160

Modifications/comments: No post print modification. Pg 5 – girl in grey singlet.

Under sub-section 102A(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA), if:

- (a) the Director or the Minister has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in Western Australia, or the Director or the Minister has reasonable grounds to believe that it will be published in Western Australia.

the Director or the Minister may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act) to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in WA to sell or supply a submittable publication: subsection 61(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in Western Australia.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director
3 July 2009



Director Metro Interactive PO Box 468 PALM BEACH QLD 4221

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Gallery

Date of issue: March 2009

Volume: No 148

Australian publisher/distributor: Metro Interactive Australasia

Address: PO Box 468 PALM BEACH QLD 4221

Number of pages: 148 Country of origin: US ISSN: 195-072X

Modifications/comments: No post print modification. Pg 10 contains 'Nikol' feature.

Under sub-section 102A(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA), if:

- (a) the Director or the Minister has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in Western Australia, or the Director or the Minister has reasonable grounds to believe that it will be published in Western Australia,

the Director or the Minister may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act) to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in WA to sell or supply a submittable publication: subsection 61(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in Western Australia.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director
3 July 2009



Director Retail Delivery Service PO Box 199 ALEXANDRIA NSW 2015

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Rustler's XXX Teenage Hardcore

Date of issue: 2007

Issue: 59

Australian publisher/distributor: Retail Delivery Service Address: PO Box 199 ALEXANDRIA NSW 2015

Number of pages: 84 Country of origin: Poland

Modifications/comments: No post print modification. Pg 15 contains advertisement for 'Live

121 Phone Sex'

Under sub-section 46(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 (NSW), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication, and
- (b) the publication is being published in New South Wales, or the Director has reasonable grounds to believe that it will be published in New South Wales,

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application under the Commonwealth Act for classification of the publication (or of subsequent issues of the publication).

'Submittable publication' is defined in section 5 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act) to mean:

an unclassified publication that, having regard to section 9A or to the Code and the classification guidelines to the extent that they relate to publications, contains depictions or descriptions that:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in NSW to sell or deliver a submittable publication: subsection 19(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1995 (NSW).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in New South Wales.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director ₹ July 2009



Director L.A Magazines PO Box 227 CURRUMBIN OLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Bad Puppy (said to be Special Edition of Allboy)

Date of issue: December 2008

Volume: #28

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN QLD 4223

Number of pages: 76 Country of origin: USA

Modifications/comments: No post print modifications, Pages 6-7 contain advertisements for

'Citi boyz' DVDs

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in the ACT to sell or deliver submittable publications: subsection 28(1) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 (ACT).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in the Australian Capital Territory.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director July 2009



Director L.A Magazines PO Box 227 CURRUMBIN QLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Club Confidential

Date of issue: November 2007

Volume: 16 Number 11

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN QLD 4223

Number of pages: 164 Country of origin: USA

Modifications/comments: No post print modifications, page 7 contains yellow lettering of

'Kristi'.

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in the ACT to sell or deliver submittable publications: subsection 28(1) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 (ACT).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in the Australian Capital Territory.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director

} July 2009



Director Metro Interactive PO Box 468 PALM BEACH QLD 4221

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Swank

Date of issue: March 2009

Volume: No 147

Australian publisher/distributor: Metro Interactive Australasia

Address: PO Box 468 PALM BEACH QLD 4221

Number of pages: 164 Country of origin: US

Modifications/comments: No post print modification. Page 14-15 contain subscription details.

Under sub-section 102A(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA), if:

- (a) the Director or the Minister has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in Western Australia, or the Director or the Minister has reasonable grounds to believe that it will be published in Western Australia,

the Director or the Minister may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act) to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in WA to sell or supply a submittable publication: subsection 61(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in Western Australia.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director

July 2009



Director
L.A Magazines
PO Box 227
CURRUMBIN QLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Swank's Legal and Tender

Date of issue: April 2008

Volume: #84

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN QLD 4223

Number of pages: 84 Country of origin: USA ISSN: 1077-8683

Modifications/comments: No post print modifications, Pages 5 contains title 'Dani'

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in the ACT to sell or deliver submittable publications: subsection 28(1) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 (ACT).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in the Australian Capital Territory.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director

July 2009



Director L.A Magazines PO Box 227 CURRUMBIN QLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Hawk

Date of issue: February 2009

Volume: 18 Number 4

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN OLD 4223

Number of pages: 100 Country of origin: USA

Modifications/comments: No post print modifications, page 8 contains yellow lettering of

'Holly'.

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in WA to sell or supply a submittable publication: subsection 61(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in Western Australia.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director

July 2009



Director Bartay Distributors Unit 16/279 Lord Street EAST PERTH WA 6004

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Club International Cream

Date of issue: Not shown

Volume: No 1

Australian publisher/distributor: Bartay Distributors Australia Address: Unit 16/279 Lord Street, East Perth, WA, 6004

Number of pages: 148 Country of origin: US ISSN: 0955-1816

Modifications/comments: No post print modification. Page 140 contains article about club

racing titled 'Dick Head'

Under sub-section 102A(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA), if:

- (a) the Director or the Minister has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in Western Australia, or the Director or the Minister has reasonable grounds to believe that it will be published in Western Australia,

the Director or the Minister may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act) to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in WA to sell or supply a submittable publication: subsection 61(1) of the Classification (Publications, Films and Computer Games) Enforcement Act 1996 (WA).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in Western Australia.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Olya Booyar Acting Director

7 July 2009



Director L.A Magazines PO Box 227 CURRUMBIN QLD 4223

Notice to submit publication for classification within three days

I am writing to advise you that I have reviewed the following publication and that you are now required to submit an application for classification of this publication within three business days.

Title: Just 18

Date of issue: March 2009

Volume: #136

Publisher/ Distributor: L.A Magazines

Address: PO Box 227 CURRUMBIN QLD 4223

Number of pages: 100 Country of origin: USA ISSN: 1091-0670

Modifications/comments: No post print modifications, Page 12 contains titles 'Panty Raid'

Under section 23 of the Classification (Publications, Films and Computer Games) Act 1995 (Cth) (the Classification Act), if:

- (a) the Director has reasonable grounds to believe that a publication is a submittable publication; and
- (b) the publication is being published in the Australian Capital Territory, or the Director has reasonable grounds to believe that it will be published in the Australian Capital Territory;

the Director may, by notice in writing given to the publisher of the publication, require the publisher to submit an application for classification of the publication, or of subsequent issues of the publication, by the Board.

'Submittable publication' is defined in section 5 of the Classification Act to mean:

- (a) are likely to cause the publication to be classified RC; or
- (b) are likely to cause offence to a reasonable adult to the extent that the publication should not be sold or displayed as an unrestricted publication; or
- (c) are unsuitable for a minor to see or read.

'Publish' is defined in section 5 of the Classification Act to include 'sell, offer for sale, let on hire, exhibit, display, distribute and demonstrate'.

It is an offence in the ACT to sell or deliver submittable publications: subsection 28(1) of the Classification (Publications, Films and Computer Games) (Enforcement) Act 1995 (ACT).

I have reasonable grounds to believe the above named publication is a submittable publication and I believe it has been published in the Australian Capital Territory.

I have therefore decided to issue this notice requiring the publisher to submit an application for classification of the publication.

Information about how to apply, including the application form and fees, is available at www.classification.gov.au. You may also wish to contact David Emery, the Applications Manager, on (02) 9289 7100 or david.emery@classification.gov.au.

It is an offence not to comply within three business days after receiving this notice.

A notice of my decision will be published in the Commonwealth Gazette.

Donald McDonald

Director
3 July 2009

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE						(Fe	oreign Currenc	y = AUS \$1)
Column 1	Column 2 Currency	Column 3 01/07/2009	Column 4 02/07/2009	Column 5 03/07/2009	Column 6 04/07/2009	Column 7 05/07/2009	Column 8 06/07/2009	Column 9 07/07/2009
Brazil	Real	1.5835	1.57	1.5579	1.5517	1.5517	1.5517	1.5478
Canada	Dollar	0.9367	0.9349	0.926	0.9227	0.9227	0.9227	0.922
China, PR of	Yuan	5.5349	5.4911	5.5044	5.4279	5.4279	5.4279	5.4205
Denmark	Kroner	4.2797	4.269	4.2479	4.2343	4.2343	4.2343	4.2292
European Union	Euro	0.5746	0.5732	0.5704	0.5684	0.5684	0.5684	0.5681
Fiji	Dollar	1.6627	1.6527	1.6578	1.6519	1.6519	1.6519	1.6504
Hong Kong	Dollar	6.2818	6.2331	6.2477	6.1611	6.1611	6.1611	6.1526
India	Rupee	38.8885	38.5769	38.5108	38.1123	38.1123	38.1123	37.9688
Indonesia	Rupiah	8284	8223	8206	8114	8114	8114	8108
Israel	Shekel	3.18	3.1618	3.106	3.0793	3.0793	3.0793	3.0793
Japan	Yen	77.76	77.67	77.83	76.25	76.25	76.25	75.86
Korea, Republic of	Won	1034.27	1021.45	1017.3	1009.72	1009.72	1009.72	1003.98
Malaysia	Ringgit	2.8593	2.831	2.8351	2.8009	2.8009	2.8009	2.8023
New Zealand	Dollar	1.2403	1.2471	1.2592	1.2626	1.2626	1.2626	1.2628
Norway	Kroner	5.1851	5.1737	5.1153	5.099	5.099	5.099	5.0968
Pakistan	Rupee	65.68	65.01	65.09	64.59	64.59	64.59	64.62
Papua New Guinea	Kina	2.1645	2.1419	2.147	2.1172	2.1172	2.1172	2.1142
Philippines	Peso	39.02	38.72	38.67	38.26	38.26	38.26	38.14
Singapore	Dollar	1.1748	1.165	1.1655	1.1543	1.1543	1.1543	1.1544
Solomon Islands	Dollar	6.5371	6.4863	6.5016	6.4113	6.4113	6.4113	6.4024
South Africa	Rand	6.3238	6.2229	6.2459	6.2408	6.2408	6.2408	6.2921
Sri Lanka	Rupee	93.07	92.38	92.58	91.32	91.32	91.32	91.14
Sweden	Krona	6.2087	6.1998	6.1189	6.1976	6.1976	6.1976	6.175
Switzerland	Franc	0.8766	0.8737	0.8672	0.863	0.863	0.863	0.8628
Taiwan Province	Dollar	26.62	26.33	26.37	26.13	26.13	26.13	26.08
Thailand	Baht	27.55	27.35	27.4	27.08	27.08	27.08	27.02
United Kingdom	Pound	0.4877	0.4893	0.4894	0.4854	0.4854	0.4854	0.4872
USA	Dollar	0.8106	0.8043	0.8062	0.795	0.795	0.795	0.7939

Mark Collidge Delegate of the Chief Executive Officer of Customs Canberra ACT 07/07/2009



Administrative Appeals Tribunal

Mutual Recognition Act 1992

NOTICE OF DECLARATION UNDER SUBSECTION 31(2)

Declaration that occupations carried on in two states are not equivalent

I, Douglas Humphreys, Registrar of the Administrative Appeals Tribunal, give notice pursuant to subsection 31(3) of the *Mutual Recognition Act 1992* that on 26 June 2009 the Administrative Appeals Tribunal made a declaration under subsection 31(2) of the *Mutual Recognition Act 1992* in the following terms:

Pursuant to section 31(2) of the *Mutual Recognition Act 1992* (Cth), as adopted in New South Wales by the *Mutual Recognition (New South Wales) Act 1992* and in Western Australia by the *Mutual Recognition (Western Australia) Act 2001*, the Tribunal hereby declares that the activities involved in the occupation of "orthodontist" in Victoria are not substantially the same as the activities involved in the occupation of "dentist" in New South Wales and Western Australia even with the imposition of conditions.

DOUGLAS HUMPHREYS REGISTRAR

8 July 2009

Broadband, Communications and the Digital Economy

NOTICE OF APPLICATION FOR RENEWAL OF LICENCE UNDER SECTION 90(2) OF THE BROADCASTING SERVICES ACT 1992

In accordance with sub-section 90(2) of the *Broadcasting Services Act 1992* (the Act), the Australian Communications and Media Authority (ACMA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

Community Radio Licensees	SL No	Service Area	State
Bowen Community Broadcasting Association Inc.	1150017	BOWEN RA1	QLD
Mabunji Aboriginal Resource Association Inc.	10149	BORROLOOLA RA1	NT
Ethnic Broadcasters Inc.	3074	ADELAIDE RA1	SA
Caboolture Community FM Radio Association Inc.	10350	CABOOLTURE RA1	QLD

ACMA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if ACMA does not decide that sub-section 83(2) of the Act applies to the company.

ACMA may decide that sub-section 83(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide either a commercial or a community broadcasting service under a licence would lead to a significant risk of: (a) an offence against the Act or the regulations being committed; (b) or a breach of the conditions of the licence occurring.

In deciding whether these sub-sections apply, ACMA is required by sub-section 83(3) of the Act, to take into account: (a) the business record of the company; and (b) the company's record in situations requiring trust and candour; and (c) (commercial) the business record of each person who is, or would be, if a licence were allocated to the applicant, in a position to control the licence; or (community) the business record of the chief executive and each director and secretary of the applicant; and (d) the record in situations requiring trust and candour of each such person; and (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

Under sub-section 91(2A) of the Act, ACMA may also refuse to renew a community broadcasting licence if, having regard to matters in paragraphs 84(2)(a) to (f), it considers that it would not allocate such a licence if it were deciding whether to allocate the licence to the licensee.

The Act does not require ACMA to hold an investigation or a hearing into whether a community licence should be renewed (sub-section 91(3)).

Education, Employment and Workplace Relations

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of the variation of the awards

Notice is hereby given

- (a) That the Commission has varied the term/s of the awards referred to in the Schedule below;
- (b) that the variations will be a common rule of the State of Victoria for the relevant industry, in relation to employers and employees within the meaning of section 858 of the Workplace Relations Act 1996; and
- (c) that any organisation or person interested and having an objection to the variations binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the awards may be inspected free of charge at the office of the Australian Industrial Registry in any capital city.

NB. the prescribed time for lodgement of objections is 28 days.

SCHEDULE OF TERMS TO BE VARIED

AWARD (Case No.)	
(Award code Common Rule Suffix* Print No. of Variation)	
Substance	Date of Effect
Horticultural Industry (AWU) Award 2000 [Transitional] (C2009/51)	
(AT784867CRV PR986809)	
Wages and Allowances Review 2008	1 October 2008
Horticultural Industry (AWU) Award 2000 (C2009/2281)	
(AP784867CRV PR987064)	
Employer to be respondent to award.	19 May 2009
THE Hospitality Industry - Accommodation, Hotels, Resorts and Gaming Award 1998 (C2009/2335)	
(AP783479CRV PR986854)	
Employer to be respondent to award	1 May 2009
Entertainment and Broadcasting Industry - Cinema Award - 1998 [Transitional] (C2009/35)	
(AT780422CAV PR986777)	
Wages and Allowances Review 2005, 2006, 2007 and 2008	23 April 2009
Entertainment Industry - Concert and Event Crewing Services Award 2000 (C2009/2402)	
(AP780139CR PR986697)	
Company wishes to be named a respondent to the award	22 April 2009
Entertainment and Broadcasting Industry - Cinema Award – 1998 (C2009/36)	
(AP780422CAV PR986701)	
Wages and Allowances Review 2007 and 2008	22 April 2009
Tanning Industry Award 1999 (C2008/3178)	
(AP799020CRV PR986648)	
Application to vary redundancy provision	21 April 2009
Ambulance Services and Patient Transport Employees Award, Victoria 2002 (C2009/2354)	
(AP817765CRV PR986644)	
Wages and Allowances Review 2008	17 April 2009

15 July 2009

J. TSOUTSOULIS DEPUTY INDUSTRIAL REGISTRAR

*Suffix CR: ACT, NT, Victoria CRN: NT CAV: ACT, Victoria CRV: Victoria CAN: ACT, NT

CRV: Victoria CAN: ACT, NT CRA: ACT CNV: NT, Victoria

Commonwealth of Australia

Remuneration Tribunal Act 1973

DECLARATION OF PRINCIPAL EXECUTIVE OFFICE ASSIGNMENT, EMPLOYING BODY AND RELATED MATTERS

I, JULIA EILEEN GILLARD, Minister for Employment and Workplace Relations, acting under s.33(3) of the *Acts Interpretation Act 1901*, hereby DECLARE that all previous declarations concerning the Principal Executive Office of Managing Director, Health Services Australia are revoked.

This declaration takes effect from 30 June 2009.

Dated this 5,xx

day of J-17

2009.

Minister for Employment and Workplace Relations

Environment, Water, Heritage and the Arts



COMMONWEALTH OF AUSTRALIA

Acts Interpretation Act 1901

Subsection 33(3)

VARIATION OF APPROVALS GRANTED UNDER SECTION 13 OF THE FUEL QUALITY STANDARDS ACT 2000

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts, pursuant to subsection 33(3) of the Acts Interpretation Act 1901, and having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Fuel Quality Standards Act 2000 (the Act), hereby vary the approvals granted under section 13 of the Act to IOR Energy Pty Ltd on 13 September 2007 and 20 November 2008 to add the following regulated persons for the supply of automotive diesel containing up to 125 mg/kg sulphur for underground mining applications;

- Castlyn Pty Ltd trading as Inland Petroleum Pty Ltd 105 Erskine Street
 Dubbo NSW 2830; and
- Jack Simpson Fuel Supplies Pty Ltd 225 Saunders Road Oakville NSW 2765.

Dated:



Minister for the Environment, Heritage and the Arts



MINISTER FOR THE ENVIRONMENT, HERITAGE AND THE ARTS

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SUBSECTION 33(3) OF THE ACTS INTERPRETATION ACT 1901 TO VARY APPROVALS GRANTED UNDER SECTION 13 OF THE FUEL QUALITY STANDARDS ACT 2000

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts provide the following information concerning my decision to vary two approvals granted under section 13 of the Fuel Quality Standards Act 2000 (the Act) pursuant to subsection 33(3) of the Acts Interpretation Act 1901.

Name of approval holder

A variation has been granted to IOR Energy Pty Ltd (IOR) for approvals granted on 13 September 2007 and 20 November 2008 (the Approvals). The Approvals vary the Fuel Standard (Automotive Diesel) Determination 2001 (the Diesel Determination) so that diesel with a sulphur content of up to 125 mg/kg for underground mining use will be taken to comply with the sulphur parameter in the Diesel Determination.

Period of operation

The period of operation of the variations to the Approvals is from the date of signing until 31 December 2013.

Details of the approval variation

The purpose of the variation is to add two regulated persons (as set out in the instrument of variation) to the Approvals.

Background

Pursuant to subsection 33(3) of the Acts Interpretation Act 1901, I must have regard to the matters set out in section 15 of the Act before deciding whether or not to vary the Approvals:

- (a) the protection of the environment
- the protection of occupational and public health and safety (b)
- the interests of consumers and (c)
- (d) the impact on economic and regional development.

I may also have regard to any other matters I consider relevant.

Pursuant to subsection 33(3) of the Acts Interpretation Act 1901, I must also consult, and have regard to the recommendations of, the Fuel Standards Consultative Committee (the Committee) before deciding to vary an approval granted under section 13 of the Act as

required by section 24A of the Act. Before signing the instrument granting the variations to the Approvals, I consulted with the Committee and had regard to the recommendations it made in May 2009.

Findings on material questions of fact

1 Protection of the environment

The addition of two regulated persons to IOR's approvals is unlikely to add to the volume of fuel to be supplied under the approvals and therefore is unlikely to have any additional effect on the environment.

2 Protection of occupational and public health and safety

Monitoring of emissions in underground mines is undertaken to ensure the health of all workers in confined mine environments is protected. Equipment and vehicles using IOR's Eromanga Underground Mining Fuel in underground mining applications must meet State emission standards.

3 Interest of consumers

The addition of two regulated persons to IOR's approval increases the options for fuel supply to consumers.

4 Impact on economic and regional development

Two regional companies will benefit from their listing as IOR's regulated persons supporting employment in regional areas of New South Wales and Queensland.

Summary of reasons for recommendation

- The volume of fuel to be supplied under this approval is unlikely to increase with additional regulated persons and therefore no additional effect on the environment is expected.
- 2. IOR contributes to regional development in New South Wales and Queensland.
- 3. The addition of two regulated persons provides choice for consumers.

Minister for the Environment, Heritage and the Arts



COMMONWEALTH OF AUSTRALIA

Acts Interpretation Act 1901

Subsection 33(3)

VARIATION OF AN APPROVAL GRANTED UNDER SECTION 13 OF THE FUEL QUALITY STANDARDS ACT 2000

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts, pursuant to subsection 33(3) of the Acts Interpretation Act 1901, and having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Fuel Quality Standards Act 2000 (the Act), hereby vary the approval granted under section 13 of the Act to The National Biofuels Group Pty Ltd on 26 February 2009 to add the following regulated persons for the supply of automotive diesel containing more than 5 per cent but no greater than 20 per cent biodiesel;

- W&A Willmington Pty Ltd 153 Coreen Avenue Penrith NSW 2750
- McDonald Murphy Fuel Services
 36 McLennan Street
 West Mackay QLD 4740
- Lowes Petroleum
 17 Francis Street
 Goondiwindi QLD 4390

Dated:

June 2009

Minister for the Environment, Heritage and the Arts



MINISTER FOR THE ENVIRONMENT, HERITAGE AND THE ARTS

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SUBSECTION 33(3) OF THE ACTS INTERPRETATION ACT 1901 TO VARY AN APPROVAL GRANTED UNDER SECTION 13 OF THE FUEL QUALITY STANDARDS ACT 2000

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts provide the following information concerning my decision to vary an approval granted under section 13 of the *Fuel Quality Standards Act 2000* (the Act) pursuant to subsection 33(3) of the *Acts Interpretation Act 1901*.

Name of approval holder

A variation has been granted to the National Biofuels Group Pty Ltd (NBG) for an approval granted on 26 February 2009 (the Approval). The Approval varies the Fuel Standard (Automotive Diesel) Determination 2001 (the Diesel Determination) so that diesel containing more than 5 per cent but no greater than 20 per cent biodiesel will be taken to comply with the biodiesel parameter in the Diesel Determination.

Period of operation

The period of operation of the variation to the Approval is from the date of signing until 1 March 2011.

Details of the approval variation

The purpose of the variation is to add three regulated persons (as set out in the instrument of variation) to the Approval.

Background

Pursuant to subsection 33(3) of the Acts Interpretation Act 1901, I must have regard to the matters set out in section 15 of the Act before deciding whether or not to vary the Approval:

- (a) the protection of the environment
- (b) the protection of occupational and public health and safety
- (c) the interests of consumers and
- (d) the impact on economic and regional development.

I may also have regard to any other matters I consider relevant.

Pursuant to subsection 33(3) of the Acts Interpretation Act 1901, I must also consult, and have regard to the recommendations of, the Fuel Standards Consultative Committee (the Committee) before deciding to vary an approval granted under section 13 of the Act as

required by section 24A of the Act. Before signing the instrument granting the variation to the Approval, I consulted with the Committee and had regard to the recommendations it made in May 2009.

Findings on material questions of fact

1 Protection of the environment

The addition of three regulated persons to NBG's approval is unlikely to significantly add to the volume of fuel to be supplied under the approval and therefore is unlikely to have any additional effect on the environment.

2 Protection of occupational and public health and safety

No additional effect on occupational and public health and safety is expected from the addition of three regulated persons to NBG's approval.

3 Interest of consumers

The addition of three regulated persons to NBG's approval increases the options for fuel supply to consumers.

4 Impact on economic and regional development

Three regional companies will benefit from their listing as NBG's regulated persons. This should help support employment in regional areas of New South Wales and Queensland.

Summary of reasons for variation of approval

- The volume of fuel to be supplied under the approval is unlikely to increase with additional regulated persons and therefore no additional effect on the environment is expected.
- 2. The addition of three regulated persons to NBG's approval provides additional choice to consumers for the supply of this fuel.
- 3. NBG contributes to regional economies in New South Wales and Oueensland.

Minister for the Environment, Heritage and the Arts



Fuel Quality Standards Act 2000

Section 13

GRANT OF APPROVAL

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts, pursuant to section 13 of the *Fuel Quality Standards Act 2000* (the Act), having consulted with the Fuel Standards Consultative Committee as required by section 24A of the Act, hereby grant this approval to Race Fuels Pty Ltd (the approval holder).

This approval varies the fuel standard for petrol set out in the Fuel Standard (Petrol) Determination 2001 (Determination) such that petrol containing: aromatics up to 54.9 per cent v/v; lead up to 1.65 g/L; methyl tertiary-butyl ether (MTBE) up to 36.0 per cent v/v; olefins up to 36.2 per cent v/v; oxygen up to 18.0 per cent m/m in petrol not containing ethanol, will be taken to comply with the aromatics, lead, MTBE, olefins and oxygen parameters specified in the Determination where that petrol is supplied by the approval holder or by a regulated person specified in Annexure 1 of this approval to an individual who has been issued with and presents a valid and current motor sport organisation licence and/or identification card, or to an individual for the purpose of testing or tuning an engine used in legitimate motor racing activities.

This approval is granted subject to the conditions specified in section 17 of the Act and the conditions specified in Annexure 2 of this approval.

This approval comes into force on the date this instrument is signed and remains in force until 31 December 2010.

Dated:

une 2009

Minister for the Invironment, Heritage and the Arts

Annexure 1

The following are regulated persons for the purposes of paragraph 13(1)(b) of the Fuel Quality Standards Act 2000:

Motor Oils Australia Pty Ltd 37 Garema Circuit Kingsgrove NSW 2208

Motorsport Fuels QLD (also operating as Sandgate Driveway) 45 Southerden Street Sandgate QLD 4017

Performance Fuels SA 3 Ledger Road Beverly SA 5009

Performance Tyres & Fuels 168 Tarleton Street East Devonport TAS 7310

Race Torque Engineering 16 Action Place Wangara Perth WA 6065

Annexure 2

Conditions of approval

This approval is subject to the following conditions:

- The approval holder will annually report the quantity of fuel supplied from the date of the approval until the end of the approval period to the department by the end of February in each year following the year of supply
- 2) The fuel may only be supplied in sealed containers of up to 205 litres capacity
- 3) Fuel containing greater than one per cent MTBE is not to be supplied for use in watercraft on fresh water lakes and waterways
- 4) The fuel specified in this approval must be accompanied by written information relating to the safe handling of the fuel, including the information that fuel containing greater than one per cent MTBE is not to be used in watercraft on fresh water lakes and waterways.



MINISTER FOR THE ENVIRONMENT, HERITAGE AND THE ARTS

NOTICE UNDER SECTION 17A OF THE FUEL QUALITY STANDARDS ACT 2000 CONCERNING A DECISION UNDER SECTION 13 OF THAT ACT FOR APPROVAL FOR A VARIATION OF THE FUEL STANDARD (PETROL) **DETERMINATION 2001**

I, Peter Robert Garrett, Minister for the Environment, Heritage and the Arts provide the following information concerning my decision to grant an approval under section 13 of the Fuel Quality Standards Act 2000 (the Act).

Name of approval holder

Approval has been granted to Race Fuels Pty Ltd.

Period of operation

The period of operation of the approval is from the date of the approval until 31 December 2010.

Details of the approval

This approval varies the Fuel Standard (Petrol) Determination 2001 (the Petrol Determination) so that petrol containing the following parameters:

- aromatics up to 54.9 per cent v/v;
- lead up to 1.65 g/L;
- methyl tertiary-butyl ether (MTBE) up to 36.0 per cent v/v;
- olefins up to 36.2 per cent v/v;
- oxygen up to 18.0 per cent m/m in petrol not containing ethanol,

will be taken to comply with the parameters specified in the Petrol Determination.

Approval is granted subject to the conditions specified in section 17 of the Act and in Annexure 2 of the approval.

Background

Section 15 of the Act provides that I must have regard to the following when deciding whether or not to grant or amend an approval:

- (a) the protection of the environment
- (b) the protection of occupational and public health and safety
- the interests of consumers and (c)
- the impact on economic and regional development. (d)

I may also have regard to any other matters I consider relevant.

Section 24A of the Act provides that I must consult, and have regard to the recommendations of, the Fuel Standards Consultative Committee (the Committee) before granting an approval under section 13. Before signing the instrument granting the approval, I consulted with the Committee and had regard to the recommendations of the Committee made in June 2009.

Findings on material questions of fact

1 Protection of the environment

The fuel subject to this approval is supplied and used in relatively small quantities for motor sport activities. In this context, higher levels of aromatics, lead, MTBE, olefins and oxygenates are not expected to impact significantly on ambient air quality.

The consequences of even a small amount of MTBE contaminating water sources can be significant. Accordingly, I have made it a condition of the approval that fuel containing MTBE above the limit specified in the Petrol Determination will not be supplied for use in watercraft on fresh water lakes and waterways.

The fuel is expensive compared with normal fuels available to the public and the price provides a strong disincentive for any waste, misuse or spillage. It is therefore not expected that permitting the supply of the fuels covered by this approval for motor sport activities will have an adverse effect on the environment.

2 Protection of occupational and public health and safety

The fuel is not likely to have any impact on the health and safety of users as the volume of fuel used is minimal and for specific events. The fuel will be used by a small number of competitors and no contact with the public is expected. Leaded and unleaded racing fuels are supplied in sealed containers of up to 205 litres capacity and are used in small quantities, primarily in off-road activities, and in widely dispersed locations. Safe handling information will be provided with the fuel. In consequence, any significant occupational and public health and safety risks are not expected to result from use of these fuels.

3 Interest of consumers

Leaded and unleaded racing fuels meet the needs of a niche market for specific classes of motor racing. The consumers using these fuels seek the performance and operability characteristics provided by these fuels. Without them, motor sport competitors may not be able to operate their vehicles effectively.

4 Impact on economic and regional development

Many racing venues are located outside major population areas. Motor sport events provide an ongoing financial benefit to these regional communities. A decision not to allow the continued and controlled supply of leaded and unleaded racing fuels may have an adverse impact on national motor sport competitions and the economic benefits that flow from them.

Reasons for the approval

- Petrol racing fuels are used in small quantities in motor sport activities and are supplied to regulated users. The fuel is expensive compared with normal fuels available to the public and the price provides a strong disincentive for any waste, misuse or spillage.
- Motor sport events provide an ongoing financial benefit to regional communities and it is not expected that use of small volumes of fuels which are the subject of these approvals will have a significant effect on the environment or on occupational and public health and safety.

Minister for the Environment, Heritage and the Arts

June 2009



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 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 Northern Developmental Blue Swimmer Crab Fishery, as defined in the management regime made under the Western Australia Fish Resources Management Act 1994 to be an approved Wildlife Trade Operation, in accordance with subsection 303FN (2) and paragraph 303FN(10)(d), for the purposes of the EPBC Act.

Unless amended or revoked, this declaration:

- a) is valid until 8 July 2012 and;
- is subject to the conditions applied under section 303FT specified in the Schedule (dated July 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 Northern Developmental Blue Swimmer Crab Fishery as an approved Wildlife Trade Operation, July 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 Northern Developmental Blue Swimmer Crab Fishery, as defined in the management regime made under the Western Australia *Fish Resources Management Act 1994*.

- Operation of the fishery will be carried out in accordance with the Northern Developmental Blue Swimmer Crab Fishery (NDBSCF) management regime made under the WA Fish Resources Management Act 1994.
- The Department of Fisheries Western Australia (DFWA) to inform the
 Department of the Environment, Water, Heritage and the Arts (DEWHA) of any
 intended amendments to the NDBSCF 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.

DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

Environment Protection and Biodiversity Conservation Act 1999

For further information see referrals list at

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

and type in the reference number in the Search box

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

Reference	Title	Controlling Provisions	Date
2009/4757	Department of Infrastructure, Energy and Resources/Transport -	Listed threatened species and	5-JUN-2009
	land/Between Brighton and Bridgewater/TAS/Brighton Bypass	communities (sections 18 & 18A)	
	Southern Project - Upgrade of the Midland Highway		
2009/4858	Cairns Regional Council/Transport - land/Daintree to Cape Tribulation	Listed threatened species and	7-JUL-2009
	Road, 2 km North of Diwan /QLD/Coopers Creek Road Crossing	communities (sections 18 & 18A)	
	Upgrade on the Daintree to Cape Tribulation Road		

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

Reference	Title	Date
2009/4933	Christmas Island Administration, Territories West, Attorney Generals Department/Commonwealth/Smith	6-JUL-2009
	Point, Christmas Island/Christmas Island/Maintenance of Tai Jin House, Smith Point	

^{*} Actions which are not controlled actions provided they are undertaken in a particular manner. Further information on provision and manner specified is available from www.environment.gov.au/epbc/notices

ASSESSMENT APPROACH (EPBC Act s.87)

Reference	Title	Assessment Approach	Date
2009/4757	Department of Infrastructure, Energy and Resources/Transport -	Listed threatened species and	5-JUN-2009
	land/Between Brighton and Bridgewater/TAS/Brighton Bypass	communities (sections 18 & 18A)	
	Southern Project - Upgrade of the Midland Highway		
2009/4858	Cairns Regional Council/Transport - land/Daintree to Cape Tribulation	Listed threatened species and	7-JUL-2009
	Road, 2 km North of Diwan /QLD/Coopers Creek Road Crossing	communities (sections 18 & 18A)	
	Upgrade on the Daintree to Cape Tribulation Road		

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

DECISION ON APPROVAL (EPBC Act s.133)

Reference	Title	Approval Decision	Date
2007/3557	Huntlee Holdings Pty Ltd/Residential development/Next to Branxton and N.	Approved with conditions	29-JUN-2009
	Rothbury in the Lower Hunter Valley/NSW/The Huntlee New Town		

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

Reference	Title	Date
2008/3959	Property Projects NQ Pty Ltd/Residential development/Lot 2 RP732964, West of Tully-Mission Beach Rd,	3-JUL-2009
	Mission Beach/QLD/Tully-Mission Beach Road 40 Lot Residential Subdivision	

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
NIKLES	Showers	Addition to Family Name: Nikles Range Nikles System 4 Hand Shower Sky 120 4SB, Nikles Techno 55 clean, Nikles XL Quatre Head 200, Nikles XL Quatre soft 200, Nikles XL Techno 120 4SB, Nikles XL Techno 95 3S low pressure, Nikles XL Techno 95 clean, Nikles XL Techno Head 200	R000453A
AEROS	Showers	Addition to Family Name: AEROS AE113, AE237	R001759B
CAROMA	Toilet suite	Addition to Family Name: Caroma 3 Star Caravelle Squat ML 3S RH S Trap Suite	R000044AO
CAROMA	WC pan only	Addition to Family Name: Caroma 3 Star Caravelle Squat 3S S Trap Pan	R000044AP
GUO YUAN	Showers	Addition to Family Name: SHOWERS GUO 3 ATLANTA SHOWER SET, ITALY SHOWER SET	R000444Q
GUO YUAN	Tap and tap outlet set	Addition to Family Name: TAPGUO4 ACADEMY BASIN SET, FOX BASIN SET	R000447J
GUO YUAN	Tap and tap outlet set	Addition to Family Name: MIXER GUO4 EXTRA BASIN/SINK MIXER , MINI BASIN/SINK MIXER, SOL BASIN/SINK MIXER	R000464E
MIDEA	Clothes Washing Machine	Family Name: AW52-9906 AW52-9906, AW52-9906A, AW52-9906B	R001864
GUO YUAN	Showers	Family Name: SHOWERS GUO 3 ie7.5 BELLY SHOWER ON RAIL , DELONG SHOWER ON RAIL, LA SHOWER ON RAIL, LUNA SHOWER ON RAIL, OXFORD SHOWER ON RAIL	R001865
ASTRA WALKER	Tap and tap outlet set	· .	
GUO YUAN	Tap and tap outlet set	Addition to Family Name: MIXER GUO4 POST BASIN MIXER, VIVID BASIN MIXER	
GUO YUAN	Showers	Addition to Family Name: SHOWERS GUO 3 ie7.5 LA MONSOON SHOWER SET, LEO MONSOON SHOWER SET, OXFORD SHOWER SET	R001865A



Finance and Deregulation

AUSTRALIAN ELECTORAL COMMISSION

Pursuant to s58 of the Commonwealth Electoral Act 1918 I have ascertained and set out in the schedule for each State and Territory the number of electors enrolled in each Division as at the date indicated and for each State and the Australian Capital Territory have determined the average divisional enrolment and the extent to which the number of electors enrolled in each Division differs from the average divisional enrolment.

ED KILLESTEYN Electoral Commissioner

THE SCHEDULE

New South Wales as at 30 June, 2009

% Deviation from average divisional Enrolment enrolment Division _____ 93774 0.89 -0.35 0.89 BARTON BENNELONG 97924 5.35 BEROWRA 92887 -0.06 93921 94999 BLAXLAND 1.05 2.20 BRADFIELD CALARE 89148 -4.08 92091 -0.91 1.79 CHARLTON 94609 CHIFLEY COOK 93924 1.05 COWPER 93896 1.02 -0.56 CUNNINGHAM 92418 DOBELL 92010 -1.00 -0.63 92356 EDEN-MONARO 93970 FARRER 1.10 FOWLER 91139 -1.94 -4.76 3.06 GILMORE 88520 95791 GRAYNDLER GREENWAY 91232 -1.84 HUGHES 92326 -0.66 -0.68 HUME 92305 HUNTER 91233 -1.84 KINGSFORD SMITH 98714 6.20 -1.87 LINDSAY 91204 -4.18 LOWE 89059 LYNE 88277 -5.02 MACARTHUR 86573 -6.85 MACKELLAR 93697 0.80 MACQUARIE 95856 3.13 -2.55 90571 MITCHELL NEWCASTLE 94206 -0.52 NEW ENGLAND 92453 94375 NORTH SYDNEY 1.53 93878 1.00 PAGE -3.30 5.02 PARKES 89876 97618 PARRAMATTA PATERSON 91963 -1.05 PROSPECT 93354 0.44 2.99 95728 REID RICHMOND 91446 -1.61 RIVERINA 92705 -0.25 ROBERTSON 95196 2.42 SHORTLAND 93868 0.99 SYDNEY 88348 -4.94 -3.62 THROSBY 89579 WARRINGAH 94522 3.94 7.12 WATSON 96616 WENTWORTH 99569 91970

M 1 2 00045)

Totals 4554311 (Average: 92945)

Victoria as at 30 June, 2009

Division	Enrolment	<pre>% Deviation from average divisional enrolment</pre>
ASTON	92713	-1.71
BALLARAT	95460	1.19
BATMAN	87826	-6.89
BENDIGO	98565	4.48
BRUCE	88711	-5.95
CALWELL	99583	5.56
CASEY	90766	-3.77
CHISHOLM	85863	-8.97
CORANGAMITE	98162	4.06
CORIO	90620	-3.93
DEAKIN	87547	-7.19
DUNKLEY	93816	-0.54
FLINDERS	97332	3.18
GELLIBRAND	94623	0.30
GIPPSLAND	95987	1.75
GOLDSTEIN	92710	-1.71
GORTON	109035	15.58
HIGGINS	89017	-5.63
HOLT	104869	11.17
HOTHAM	89267	-5.36
INDI	91564	-2.93
ISAACS	100482	6.52
JAGAJAGA	94325	0.00
KOOYONG	88510	-6.17
LALOR	108863	15.40
LA TROBE	94686	0.37
MCEWEN	109329	15.89
MCMILLAN	89296	-5.33
MALLEE	90070	-4.51
MARIBYRNONG	88248	-6.44
MELBOURNE	98442	4.35
MELBOURNE PORTS	95528	1.26
MENZIES	90575	-3.98
MURRAY	89609	-5.00
SCULLIN	90173	-4.40
WANNON	91516	-2.98
WILLS	96572	2.37
Totals	3490260 (Average: 94331)

Totals 3490260 (Average: 94331) ______ Queensland as at 30 June,2009

Division	Enrolment	<pre>% Deviation from average divisional enrolment</pre>
 BLAIR	94349	1.78
BONNER	92379	-0.33
BOWMAN	91907	-0.84
BRISBANE	92686	0.00
CAPRICORNIA	94906	2.38
DAWSON	89738	-3.18
DICKSON	92818	0.13
FADDEN	98749	6.53
FAIRFAX	94022	1.43
FISHER	91685	-1.08
FLYNN	89968	-2.94
FORDE	90848	-1.99
GRIFFITH	92386	-0.33
GROOM	92426	-0.28
HERBERT	92911	0.23
HINKLER	93567	0.94
KENNEDY	93786	1.17
LEICHHARDT	97701	5.40
LILLEY	92503	-0.20
LONGMAN	94493	1.94
MCPHERSON	93892	1.29
MARANOA	88879	-4.11
MONCRIEFF	91915	-0.84
MORETON	90019	-2.88
OXLEY	92884	0.20
PETRIE	92344	-0.37
RANKIN	90906	-1.92
RYAN	92058	-0.68
WIDE BAY	91406	-1.38

Totals

Western Australia as at 30 June, 2009

Division	ć	% Deviation from average divisional enrolment
BRAND	85659	-4.86
CANNING	87255	-3.08
COWAN	88579	-1.61
CURTIN	90860	0.91
DURACK	86627	-3.78
FORREST	87839	-2.44
FREMANTLE	92235	2.44
HASLUCK	93134	3.43
MOORE	91027	1.09
O'CONNOR	94078	4.48
PEARCE	86133	-4.33
PERTH	92039	2.22
STIRLING	91456	1.57
SWAN	91658	1.80
TANGNEY	91980	2.15
Totals	1350559 (Avera	age: 90037)

2688131 (Average: 92694)

South Australia as at 30 June, 2009

	Division	Enrolment	<pre>% Deviation from average divisiona enrolment</pre>
	DIVISION	Furorment	enroiment
	ADELAIDE	97530	-1.32
	BARKER	103245	4.45
	BOOTHBY	96865	-1.99
	GREY	98637	-0.20
	HINDMARSH	99211	0.37
	KINGSTON	99568	0.73
	MAKIN	95911	-2.96
	MAYO	98558	-0.28
	PORT ADELAIDE	101589	2.78
	STURT	98656	-0.18
	WAKEFIELD	97463	-1.39
	Totals	1087233 (Av	
asmania a	as at 30 June,2009		% Deviation from average division
	Division	Enrolment	enrolment
	BASS	71301	0.12
	BRADDON	71969	1.06
	DENISON	71630	0.58
	FRANKLIN	69416	-2.52
	LYONS	71749	0.75
	Totals	356065 (Av	verage: 71213)
Australia	Totals n Capital Territory as at 3 Division CANBERRA FRASER		% Deviation from average division
Australia	n Capital Territory as at 3 Division CANBERRA	Enrolment 124664 120809	% Deviation from average division enrolment
	n Capital Territory as at 3 Division CANBERRA FRASER Totals	Enrolment 124664 120809	% Deviation from average division enrolment 1.57 -1.57
	Division CANBERRA FRASER Totals Territory as at 30 June, 200	Enrolment 124664 120809 245473 (Av	% Deviation from average division enrolment 1.57 -1.57 verage: 122736) % Deviation from average division
	n Capital Territory as at 3 Division CANBERRA FRASER Totals	Enrolment 124664 120809	% Deviation from average division enrolment 1.57 -1.57 verage: 122736) % Deviation from average division
	Division CANBERRA FRASER Totals Territory as at 30 June, 200	Enrolment 124664 120809 245473 (Av	% Deviation from average division enrolment 1.57 -1.57 verage: 122736) % Deviation from average division

Health and Ageing

GAZETTE NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 264th (2009/3) meeting of the Australian Drug Evaluation Committee (ADEC) (5 June 2009) resolved to advise the Parliamentary Secretary to the Minister for Health and Ageing and the Secretary, Department of Health and Ageing, that the following medicines should be approved for registration, subject to the resolution of all outstanding matters to the satisfaction of the Committee and the Therapeutic Goods Administration. These recommendations for approval may be subject to specific conditions.

RESOLUTION 9292

There should be no objection to approval of the submission from Sandoz Pty Ltd to register BINOCRIT / EPOETIN ALFA(?) SANDOZ / EPOETIN ALFA(?) HEXAL solution for injection containing the similar biological medicinal product epoetin - suffix to be determined, 1000 IU for the indications:

Treatment of patients with symptomatic or transfusion requiring anaemia associated with chronic renal failure to improve their quality of life by improving energy levels, exercise performance, fatigue and sleep patterns and by reducing the need for blood transfusions.

Treatment of anaemia and reduction of transfusion in patients with nonmyeloid malignancies where anaemia develops as a result of concomitantly administered chemotherapy.

Adult patients with mild to moderate anaemia (haemoglobin > 100 to less than or equal to 130g/L) for elective surgery with an expected moderate blood loss (two to four units or 900 to 1,800mL) to reduce exposure to allogeneic blood transfusion and to facilitate erythropoietic recovery. Augment autologous blood collection and to limit the decline in haemoglobin in anaemic adult patients who are scheduled for major elective surgery and who are not expected to predeposit their complete perioperative blood needs.

RESOLUTION 9293

There should be no objection to approval of the submission from Janssen-Cilag Pty Ltd to register STELARA solution for injection containing the new biological entity ustekinumab 45mg / 0.5mL & 90mg / 1mL for the indication:

For the treatment of adult patients with moderate to severe plaque psoriasis who are candidates for phototherapy or systemic therapy.

There should be no objection to approval of the submission from Phebra Pty Ltd to register TOBRA-DAY injection containing tobramycin sulfate 500mg / 5mL for the indication:

TOBRA-DAY is indicated for once daily intravenous use in the treatment of cystic fibrosis patients (>5 years old) with acute pulmonary exacerbations caused by susceptible organisms.

RESOLUTION 9295

There should be no objection to approval of the submission from UCB Pharma (Australia) Pty Ltd to register VIMPAT containing the new chemical entity lacosamide 50 mg, 100 mg, 150 mg and 200 mg oral tablets and intravenous solution 10 mg/ mL for the indications:

VIMPAT (lacosamide) tablets are indicated as add-on therapy, in the treatment of partial seizures with or without secondary generalisation in patients with epilepsy aged 16 years and older.

VIMPAT (lacosamide) injection for intravenous infusion is indicated as add-on therapy in the treatment of partial seizures with or without secondary generalisation in patients with epilepsy aged 16 years and older when oral administration is temporarily not feasible.

RESOLUTION 9296

There should be no objection to approval of the submission from Celgene Pty Limited to register VIDAZA powder for injection containing the new chemical entity azacitidine 100 mg for the indication:

Azacitidine is indicated for the treatment of patients with:

- (a) Intermediate-2 and High-risk Myelodysplastic Syndromes (MDS) according to the International Prognostic Scoring System (IPSS), or
- (b) Chronic Myelomonocytic Leukemia (CMMoL (10%-29% marrow blasts without Myeloproliferative Disorder), or
- (c) Acute Myeloid Leukemia (AML) with 20-30% blasts and multi-lineage dysplasia, according to World Health Organisation Classification (WHO);

in whom allogenic stem cell transplantation is not indicated.

There should be no objection to approval of the submission from Baxter Healthcare Pty Ltd to register ACAM2000 lyophilised powder for injection containing the new biological entity vaccinia virus 1.0-5.0 x 108 PFU/mL for the indication:

For active immunization against smallpox disease for persons determined to be at high risk for smallpox infection in an officially declared outbreak

RESOLUTION 9298

There should be no objection to approval of the submission from Eli Lilly Australia Pty Limited to register CYMBALTA enteric capsules containing duloxetine hydrochloride 30 mg and 60 mg for the new indications:

For the treatment of diabetic peripheral neuropathic pain (DPNP). For the treatment of generalised anxiety disorder (GAD).

RESOLUTION 9300

There should be no objection to approval of the submission from Novartis Pharmaceuticals Australia Pty Ltd to register GLIVEC film coated tablets containing imatinib 100 mg and 400 mg and capsules containing imatinib 100 mg and 400 mg:

- for the new indication, as adjuvant treatment of adult patients following complete gross resection of KIT (CD117)-positive primary GIST;
- to allow use of an 800 mg daily dose in patients with CD117 positive unresectable and/or metastatic malignant GIST who demonstrate an insufficient response to therapy at a dose of 400 mg daily.

RESOLUTION 9301

There should be no objection to approval of the submission from CSL Limited to register PANVAX pandemic influenza vaccine suspension for injection vial containing influenza virus haemagglutinin H5N1 (pandemic strain to be determined) 30 microgram per 0.5 mL dose for the new indication:

Use in children aged greater than 6 months for prophylaxis of influenza in an officially declared pandemic situation. Pandemic influenza vaccine should be used in accordance with Australian Health Authorities' recommendations, taking into account the recommendation of the World Health Organisation.

There should be no objection to approval of the submission from Roche Products Pty Ltd to register MIRCERA solution for injection containing the new biological entity methoxy polyethylene glycol-epoetin beta (various strengths) for the indication:

The treatment of anaemia associated with chronic kidney disease.

RESOLUTION 9303

There should be no objection to approval of the submission from Roche Products Pty Ltd to register KONAKION MM solution for injection containing phytomenadione (mixed micelles solution) 10 mg in 1.0 mL for the new route of administration (oral) and new dosage regimens, for the indication:

Haemorrhage or threatened haemorrhage as a result of severe "hypoprothrombinaemia" (i.e. deficiency of coagulation factors II, VII, IX and X) due, for instance, to overdosage of anticoagulants of the dicoumarol type, or to other forms of hypovitaminosis K (e.g. obstructive jaundice, liver and intestinal disorders, or prolonged administration of antibiotics, sulphonamides or salicylates).

RESOLUTION 9304

There should be no objection to approval of the submission from Novartis Pharmaceuticals Pty Ltd to register:

- a new trade name AFINITOR tablets containing everolimus 5 mg &
- a new indication for AFINITOR tablets containing everolimus 5 mg & 10 mg;
- the new indication is:

Treatment of patients with advanced renal cell carcinoma after failure of treatment with sorafenib or sunitinib.

RESOLUTION 9305

There should be no objection to approval of the submission from Janssen-Cilag Pty Ltd to vary the Product Information for MICRONOR uncoated tablet containing norethisterone 350 µg with respect to the recommendations for missing a dose; breakthrough bleeding; dosing after vomiting and overdosing.

There should be no objection to approval of the submission from Novartis Pharmaceuticals Australia to register ACLASTA/OSTEOVAN solution for injection containing zoledronic acid 5 mg / 100 mL for the new indications:

To increase bone mineral density in men with osteoporosis; To increase bone mineral density in patients with osteoporosis associated with long term glucocorticoid use;

To prevent glucocorticoid induced bone mineral density loss.

RESOLUTION 9307

There should be no objection to approval of the submission from Abbott Australasia Pty Ltd to register:

- a new strength of HUMIRA solution for injection containing adalimumab 20 mg / 0.4mL;
- a new indication for HUMIRA solution for injection containing adalimumab 20mg / 0.4mL and 40mg / 0.8mL;
- The new indication is:

Polyarticular juvenile idiopathic arthritis: Humira, in combination with methotrexate, is indicated for reducing the signs and symptoms of moderately to severely active polyarticular juvenile idiopathic arthritis in patients aged 4 years of age and older. Humira can be given as monotherapy in case of intolerance or when continued treatment with methotrexate is inappropriate.

Australian Drug Evaluation Committee

12 June 2009

THERAPEUTIC GOODS ACT 1989

- I, PETER BIRD, Acting Head Office of Non-Prescription Medicines, Therapeutic Goods Administration and delegate of the Secretary to the Department of Health and Ageing for the purposes of Section 42DF(1) of the *Therapeutic Goods Act 1989*, give notice that the restricted representation described in paragraph (a), has been approved for use in advertisements directed to consumers, for the product listed in paragraph (b) below:
- (a) Representations to the effect that advertisements to consumers for the goods described in paragraph (b) may refer to:
 - "to provide effective relief of ear pain associated with Otitis Media";
- (b) Auralgan Ear Drops (AUST R 10460);

sponsored by Wyeth Consumer Healthcare Pty Ltd.

Dated this 6 th day of July 2009

PETER BIRD

Tai

Delegate of the Secretary to the Department of Health and Ageing



THERAPEUTIC GOODS ACT 1989

PUBLICATION OF LIST OF MANUFACTURERS REVOKED FROM LICENSING FOR THE MANUFACTURE OF THERAPEUTIC GOODS

I, Michel Lok, delegate of the Secretary for the purpose of section 41 of the *Therapeutic Goods Act,* hereby publish the following details concerning the revocation of a licence to manufacture therapeutic goods:

Under paragraph 41(1)(d) of the Therapeutic Goods Act 1989 the Secretary by notice in writing has revoked the licence held by:

WILLIAM A COOK AUSTRALIA PTY LTD - LICENCE NO. 1349 – OF 12 ELECTRONICS STREET, BRISBANE TECHNOLOGY PARK, EIGHT MILE PLAINS, QLD - AT THE REQUEST OF THE MANUFACTURER.

Signed By: Michel Lok Delegate of the Secretary

2 July 2009

Infrastructure, Transport, Regional Development and Local Government

Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6520

Navigation Act 1912

PERMIT FOR UNLICENSED SHIP - CONTINUING

I, Philippa Power, 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 08/07/2009 to 07/10/2009

Details about ship

Name of ship: Emerald Star IMO No. of ship: 9017252

Port of registry: Majuro

Name of Owner: Pianura Armatori

Name of ports for which permit issued

From Newcastle to Gladstone.

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

Signature of delegate:

Date: 3 July, 2009





1700

Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6518

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 13/07/2009 to 13/10/2009

Details about ship

Name of ship: Achatina IMO No. of ship: 9308766 Port of registry: Douglas

Name of Owner: Shell International Trading and

Shipping Company

Name of ports for which permit issued

From Geelong to Brisbane. From Brisbane to Geelong. From Geelong to Townsville. From Townsville to Geelong.

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.
- This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 3. Petroleum; may only be carried.
- The cargo may only be carried from the ports outlined in the section 'Name of ports for which permit issued'.
- 5. If there is a change in schedule the Department must be advised before the vessel sails.
- 6. This permit is issued on condition that the ship named in the permit complies with all the standards of safety and marine environment protection of international conventions and agreements to which Australia is party.
- 7. This permit must be produced to Customs for clearance at each port of loading or discharge, prior to taking on board or discharging any cargo or passengers carried under permit.
- 8. This permit is subject to the condition that coastal cargo is carried by the permit holder only if:
 - (a) there is no licensed ship available for that carriage; or
 - (b) the service offered by an available licensed ship is, in the opinion of the Minister or the Minister's delegate, not adequate for the proposed carriage; and in the opinion of the Minister's delegate, it is in the public interest for the permit holder to carry the coastal cargo.

9. The permit holder must check the availability of relevant licensed vessels on routes serviced by licensed operators with those operators accepting coastal cargo for those routes, and before each sailing must send to the Department documentary evidence that it has been contact details of relevant licensed operators are available on request from the Department.

Signature of delegate:

Al Safts

Date: 07 July 2009

Departmen

Form 6

Permit for unlicensed ship - continuing

(regulation 6)

No: 6547

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 09/07/2009 to 08/10/2009

Details about ship

Name of ship: CSCL DALIAN IMO No. of ship: 9227027

Port of registry: Hong Kong Name of Owner: Seaspan Corp.

Name of ports for which permit issued

From Sydney to Brisbane. From Melbourne to Brisbane.

Permit conditions

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

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

Al Saller

Signature of de	riegale:
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Date: 09 July 2009



Treasury

COMMISSIONER OF TAXATION

The Commissioner of Taxation, Michael D'Ascenzo, gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office or at http://law.ato.gov.au.

	NOTICE OF RULINGS			
Ruling Number	Subject	Brief Description		
TD 2009/17	Income tax: is interest on a loan fully deductible under section 8-1 of the Income Tax Assessment Act 1997 when the borrowed moneys are settled by the borrower on trust to benefit the borrower and others?	This Determination concludes that interest on a loan used to settle moneys on trust to benefit the borrower and others cannot be deducted in full under section 8-1 of the <i>Income Tax Assessment Act 1997</i> . This Determination applies to years of income commencing both before and after its date of issue.		
CR 2009/35	Income tax: proposed return of capital: Rattoon Holdings Limited	This Ruling applies to ordinary shareholders of Rattoon Holdings Ltd (Rattoon) who are registered on the Rattoon share register on the Record Date, being the date for determining entitlements to the proposed return of capital and who receive distributions under the proposed return of capital as described in the Ruling. This Ruling applies from 1 April 2009 to 30 June 2010.		
CR 2009/36	Income tax: capital gains tax: James Hardie Industries NV transformation and re-domicile	This Ruling applies to shareholders who: are residents of Australia within the meaning of that expression in subsection 6(1) of the <i>Income Tax Assessment Act 1936</i> ; owned ordinary shares or CHESS Units of Foreign Securities (CUFS) representing shares in James Hardie Industries NV at the time of the scheme; and held their ordinary shares or CUFS on capital account at the time of the scheme. This Ruling applies from 1 July 2008 to 30 June 2010.		
CR 2009/37	Income tax: off-market share buy-back, redemption and surrender of assets comprising the Macquarie Media Group stapled securities	This Ruling applies to holders of Macquarie Media Group (MMG) stapled securities (consisting of a share in Macquarie Media Holdings Limited (MMHL), a share in Macquarie Media International Limited (MMIL) and a unit in Macquarie Media Trust (MMT)) whose units were purchased under the Buy-Back Tender (2 March 2009), that is the participating security holders and for cash consideration: • disposed of their shares in MMHL; • had their shares in MMIL redeemed; and • surrendered their units in MMT. This Ruling applies from 1 July 2008 to 30 June 2009.		



Gazette

No. S115, Monday, 6 July 2009

Published by the Commonwealth of Australia

SPECIAL



FISHERIES MANAGEMENT ACT 1991

DECLARATION UNDER SUBSECTION 4(2)

"JANAS"

(No. 3 of 2009)

- I, PAUL FRANCIS MURPHY, delegate of the Australian Fisheries Management Authority:
- (a) having been advised that the FV Janas has been lawfully imported into Australia for a limited period concluding 31 August 2009; 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 Janas to be an Australian boat:

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

Date 25 June 2009

A/g Executive Manager Fisheries Australian Fisheries Management Authority

Citation

1. This declaration may be cited as the Australian Boat Declaration No.3 of 2009.

Commencement

2. This declaration commences on gazettal.

Interpretation

3. In this declaration:

"FV Janas" means the fishing boat known as the "Janas" the distinguishing mark for which is "VJT 6226".

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

Declaration that the Janas is taken to be an Australian boat

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

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Gazette

No. S116, Wednesday, 8 July 2009

Published by the Commonwealth of Australia

SPECIAL

COMMONWEALTH OF AUSTRALIA

GROSS VALUE OF PRODUCTION FOR THE
BUFFALO, CHICKEN MEAT, DEER, OSTRICH, GOAT FIBRE, MACROPODS, HONEY,
GRAINS, RICE, SUGAR, COTTON, WINE GRAPES AND WINE INDUSTRIES FOR
2008-2009

Pursuant to sub-section 32(1) of the *Primary Industries and Energy Research and Development Act 1989*, I, ALLEN GRANT, on behalf of Anthony Stephen Burke, Minister for Agriculture, Fisheries and Forestry hereby determine the following amounts to be the Gross Values of Production for 2008-2009, payable for research and development activities:

INDUSTRY	GVP (\$)
Buffalo	3,959,333
Chicken Meat	1,553,600,000
Deer	2,703,333
Ratite	2,089,182
Goat Fibre	2,203,000
Macropods	40,983,000
Honey	51,302,029
Grains	8,779,317,688
Rice	32,274,008
Sugar cane	1,022,094,983
Cotton	487,158,865
Wine Grapes	1,147,950,000
Wine	1,807,040,729

Dated this 30 day of June 2009

ALLEN GRANT Executive Manager Agricultural Productivity

Cat. No. S11609 ISSN 1032-2345

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GROSS VALUE OF PRODUCTION FOR THE EGG INDUSTRY FOR 2008-2009

I, ALLEN GRANT, a delegate of Anthony Stephen Burke, Minister for Agriculture, Fisheries and Forestry under section 10 of the *Egg Industry Service Provision Act* 2002, in accordance with section 8 (3) (a) of that Act, hereby determine the following amount to be the Gross Value of Production for 2008-2009, payable for research and development activities:

INDUSTRY

GVP (\$)

Egg

\$437,866,667

Dated this 30 day of June 2009

ALLEN GRANT Executive Manager

Agricultural Productivity

GROSS VALUE OF PRODUCTION FOR THE PIG INDUSTRY FOR 2008-2009

I, ALLEN GRANT, a delegate of Anthony Stephen Burke, Minister for Agriculture, Fisheries and Forestry under section 43 of the *Pig Industry Act 2001*, in accordance with section 10 (8) (a) of that Act, hereby determine the following amount to be the Gross Value of Production for 2008-2009, payable for research and development activities:

INDUSTRY	GVP (\$)	
Pig	\$1,028,433,333	

Dated this 30th day of June 2009

ALLEN GRANT Executive Manager Agricultural Productivity

GROSS VALUE OF PRODUCTION FOR THE WOOL INDUSTRY FOR 2008-2009

I, ALLEN GRANT, a delegate of Anthony Stephen Burke, Minister for Agriculture, Fisheries and Forestry under section 38 of the *Wool Services Privatisation Act 2000*, in accordance with section 31 (7) of that Act, hereby determine the following amount to be the Gross Value of Production for 2008-2009, payable for research and development activities:

INDUSTRY

GVP (\$)

Wool

\$2,279,090,523

Dated this 30 day of June 2009

ALLEN GRANT

Executive Manager

Agricultural Productivity

GROSS VALUE OF PRODUCTION FOR THE DAIRY INDUSTRY FOR 2008-2009

I, ALLEN GRANT, a delegate of Anthony Stephen Burke, Minister for Agriculture, Fisheries and Forestry under section 10 of the *Dairy Produce Act 1986*, in accordance with section 6 (4)(a) of that Act, hereby determine the following amount to be the Gross Value of Production for 2008-2009, payable for research and development activities:

INDUSTRY

GVP (\$)

Dairy

\$3,833,472,097

Dated this 30 day of June 2009

ALLEN GRANT

Executive Manager Agricultural Productivity

GROSS VALUE OF PRODUCTION FOR THE HORTICULTURE INDUSTRY FOR 2009-2010

I, ALLEN GRANT, a delegate of the Secretary of the Department of Agriculture, Fisheries and Forestry under section 32 (2) of the *Horticulture Marketing and Research and Development Services Act 2000*, in accordance with section 16 (4) of that Act, hereby determine the following amount to be the Gross Value of Production for 2009-2010, payable for research and development activities:

INDUSTRY	GVP (\$)
Horticulture	\$8,598,666,667

Dated this 30 day of June 2009

ALLEN GRANT Executive Manager Agricultural Productivity

GROSS VALUE OF PRODUCTION FOR THE RED MEAT INDUSTRIES FOR 2008-2009

I, ALLEN GRANT, a delegate of the Secretary of the Department of Agriculture, Fisheries and Forestry under section 70(2) of the *Australian Meat and Live-stock Industry Act 1997*, in accordance with section 66(4) of that Act, hereby determine the following amount to be the Gross Value of Production for 2008-2009, payable for research and development activities:

INDUSTRY GVP (\$)

Red Meat \$10,568,437,079

Dated this 30 day of June 2009

ALLEN GRANT Executive Manager

Agricultural Productivity

Gazette

No. S117, Wednesday, 8 July 2009 Published by the Commonwealth of Australia

SPECIAL

DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

Environment Protection and Biodiversity Conservation Act 1999
For further information see referrals list at http://www.environment.gov.au/epbc/notices
and type in the reference number in the Search box

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

Reference	Title	Controlling Provisions	Date
2009/4762	Department of Infrastructure, Energy and Resources/Transport	Listed threatened species and	2-Jun-2009
	- land/Brighton to Pontville/TAS/Brighton Bypass, Northern	communities (sections 18 & 18A)	
	Project		
2009/4919	Westcross Projects Pty Ltd/Commercial development/Bortolo	Listed threatened species (sections 18)	29-Jun-2009
	Dr & Mandurah Rd Greenfields/WA/Mixed Use Residential	& 18A)	
	and Commercial Development	, ,	

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

Reference	Title	Date
2008/4620	Queensland Hunter Gas Pipeline/Energy generation and supply (non-renewable)/Wallumbilla, Surat Basin, to Hunter River, Newcastle/NSW/Queensland Hunter Gas Pipeline, approximately 833 km in length	23-Dec-2008
2009/4909	Sydney Water Corporation/Water management and use/Oran Park,Turner Rd, approx 65km SW of the Sydney CBD/NSW/Construction & operation of lead-in infrastructure for drinking water & wastewater services	22-Jun-2009
2009/4870*	Energex Limited/Energy generation and supply (non-renewable)/Between Brendale and Rothwell/QLD/Duplication of the South Pine to Hays Inlet 110kV overhead power transmission line	24-Jun-2009
2009/4802*	Lester Ambergate Pty Ltd/Residential development/Inner Busselton Bypass & Queen Elizabeth Ave, Near Busselton/WA/Ambergate North Residential Development	25-Jun-2009
2009/4915*	Department of Sustainability and Environment/Natural resources management/Otway Ranges/VIC/Fuelbreak construction	25-Jun-2009
2009/4918	City West Water/Waste management (sewerage)/Approx 30km S-W of Melbourne CBD/VIC/Construction of a pressure sewer pipeline beneath the Werribee River	26-Jun-2009
2009/4926*	City of Wanneroo/Transport - land/Pinjar Road and Caporn Street, Mariginiup/WA/Road realignment and widening	26-Jun-2009
2009/4922	Department of the Environment, Parks, Heritage and the Arts/Tourism and recreation/Degraves St, South Hobart/TAS/Cascade Female Factory Historic Site Conservation Project	30-Jun-2009
2009/4924*	William Carroll Schulz & Maxine Anne Schulz/Residential development/Woodstock-Giru Road, Giru/QLD/Residential Subdivision	01-Jul-2009

^{*} Actions which are not controlled actions provided they are undertaken in a particular manner. Further information on provision and manner specified is available from www.environment.gov.au/epbc/notices

ASSESSMENT APPROACH (EPBC Act s.87)

Reference	Title	Assessment Approach	Date
2009/4762	Department of Infrastructure, Energy and Resources/Transport -	Assessment preliminary	2-Jun-2009
	land/Brighton to Pontville/TAS/Brighton Bypass, Northern Project	documentation	
2008/4647	Hancock Prospecting Pty Ltd/Energy generation and supply (non-	Environmental impact	29-Jun-2009
	renewable)/Abbott Point, north of Bowen, or Dudgeon, south of	statement	
	Mackay/QLD/Alpha Coal Project - Port Options Development		
2009/4919	Westcross Projects Pty Ltd/Commercial development/Bortolo Dr &	Assessment preliminary	29-Jun-2009
	Mandurah Rd Greenfields/WA/Mixed Use Residential and Commercial	documentation	
	Development		
2008/4646	Botanic Gardens Trust/Natural resources	Public environment report	16-Feb-2009
	management/Sydney/NSW/Relocation of Grey-Headed Flying-Fox		
	Colony		

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

Some public notifications on the Internet and in the Gazette relating to the processing of referrals for approval under Chapter 4 of the *Environment Protection and Biodiversity Conservation Act 1999* may occasionally be missed in processing by the Department of the Environment, Water, Heritage and the Arts, or may not meet timeframes for notification. The Department of the Environment, Water, Heritage and the Arts has implemented systems and ongoing quality assurance procedures to minimise any risk of missing a notification within the required timeframe. Where a missed notification is identified the practice will be to notify these even though the timeframe for notification has lapsed. This will ensure that the history of notifications for each referral is available to the public. The Department of the Environment, Water, Heritage and the Arts regrets any inconvenience that may be caused by a missed notification. Please note that late notifications have not affected subsequent processing of referrals or assessments and they do not affect decisions made.



Australian Government Attorney General's Department

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