

Gazette

No. GN 43, Wednesday, 4 November 2009

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 4 November 2009

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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- drafting
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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 lodgment fee of \$99.00 plus a charge of \$99.00 per page will apply to the submission of notices for this Gazette.

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 Any notice submitted without this information will not be published.

CLOSING TIMES

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

INQUIRIES

All inquiries should be directed to (02) 6141 4333.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6141 4333 Subscriptions (Fax): (02) 6293 8388 Subscriptions (Tel): 1300 656 863

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

NOTICES FOR PUBLICATION and related correspondence can be lodged:

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

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: a lodgment fee of \$99 plus a charge of \$99 per A4 page

Special Gazette notices:

- during business hours:a lodgment fee of \$297 plus a charge of \$99 per A4 page.
- outside normal business hours: a lodgment fee of \$495 plus a charge of \$99 per A4 page

Periodic Gazette notices: a lodgment fee of \$198 plus a charge of \$49.50 per A4 page.

A maximum charge of \$4,000/notice will apply (\$16,000/ notice if published on Weekends or Public Holidays).

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

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

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
P 2	4 August 2009	Environment Protection and Biodiversity Conservation Act 1999 Removal of places from the Commonwealth Heritage List
P 3	4 August 2009	Environment Protection and Biodiversity Conservation Act 1999 Inclusion of a place in the National Heritage List
P 4	14 September 2009	Environment Protection and Biodiversity Conservation Act 1999 Inclusion of places on the Commonwealth Heritage List Determination regarding listing of National Heritage Values
P 5	22 September 2009	Great Barrier Reef Marine Park Act 1975 Particulars of Permissions Granted, Refused, Suspended, Reinstated, Revoked or Reconsidered for the Period 1.03.09 to 30.06.09 and not Previously Gazetted
P 6	24 September 2009	Environment Protection and Biodiversity Conservation Act 1999 Removal of a place from the Commonwealth Heritage List
P 7	23 October 2009	Environment Protection and Biodiversity Conservation Act 1999 Inclusion of a place in the National Heritage List: Cheetup Rock Shelter

Department of the Senate

Notification of disallowance

IT IS HEREBY NOTIFIED for general information that the Senate on 28 October 2009 passed a resolution disallowing items 42698, 42701, 42702 and 42718 in Part 3 of Schedule 1 to the Health Insurance (General Medical Services Table) Regulations 2009, as contained in Select Legislative Instrument 2009 No. 272 and made under the *Health Insurance Act* 1973 [F2009L03329].

HARRY EVANS Clerk of the Senate

Government Departments

Attorney-General



Donald McDonald AC Director

Mr Ralph Dickinson Ralph Dickinson and Co/ Amsota The Cove Point Building 702/1 Cary St

DRUMMOYNE NSW 2047

By email: Ralph(a)bypurepleasure.com.au

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: January 2006

Volume: No 107

Australian publisher/distributor: Ralph Dickinson and Co/ Amsota

Number of pages: 180 Country of origin: USA ISBN: 1069-1723

Modifications/comments: No post print modifications, Pages 14-16 'Swank XXX Mail'.

Under sub-clause 1(1) of Schedule 1 to the Classification (Publications, Films and Computer Games) Act 1995 (SA), if:

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

the National 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 National Board.

'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 South Australia to sell or deliver a submittable publication: subsection 46(2) of the Classification (Publications, Films and Computer Games) Act 1995 (SA).

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

October 2009



Donald McDonald AC Director

The Manager Bartay Distributors PO Box 277 SOUTH FREMANTLE WA 6162

Mea des

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: *Men's World*Date of issue: 2006
Volume: Vol. 18 No. 11

Australian publisher/distributor: Bartay Distributors

Number of pages: 102 Country of origin: England

Modifications/comments: No post print modifications. Pages 22-23 'In Like Nin'.

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:

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 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

27 October 2009



Donald McDonald AC Director

The Manager
Bartay Distributors
PO Box 277
SOUTH FREMANTLE WA 6162

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: Purely 18

Date of issue: December 2005

Volume: Vol. 7 No. 14

Australian publisher/distributor: Bartay Distributors

Number of pages: 132 Country of origin: Canada

ISBN: 1520-829X

Modifications/comments: No post print modifications. Page 19 – Subscription page.

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.

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- (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

7 7 October 2009



Donald McDonald AC Director

The Manager **Bartay Distributors** PO Box 277 SOUTH FREMANTLE WA 6162

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: Purely 18

Date of issue: June 2006 Volume: Vol. 8 No 8

Australian publisher/distributor: Bartay Distributors

Number of pages: 116 Country of origin: Canada

ISBN: 1520-829X

Modifications/comments: No post print modifications. Page 19 – Subscription page.

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:

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 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

27 October 2009



Donald McDonald AC Director

The Manager
Bartay Distributors
PO Box 277
SOUTH FREMANTLE WA 6162

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: YES (Young Erotic Stars)/ Erotic Film Guide

Date of issue: 2004 Volume: Vol. 6 No 7

Australian publisher/distributor: Bartay Distributors

Number of pages: 100 Country of origin: Canada

ISBN: 1520-829X

Modifications/comments: No post print modifications. Page 84-85 - 'Taylor's Tales'.

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:

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 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

スプ October 2009

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ARRANGEMENT

ARRANGEMENT UNDER SECTION 20A OF THE AUSTRALIAN CRIME COMMISSION ACT 2002 (CTH) IN RELATION TO THE PROVISION OF INFORMATION, DOCUMENTS OR THINGS BY A PERSON OR CLASS OF PERSONS UNDER SECTION 19A OR 20 OF THE ACT

The Honourable Brendan O'Connor MP, Minister for Home Affairs of the Commonwealth of Australia

The Honourable Rob Johnson MP, Minister for Police of the State of Western Australia

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ARRANGEMENT

ARRANGEMENT UNDER SECTION 20A OF THE AUSTRALIAN CRIME COMMISSION ACT 2002 (CTH) IN RELATION TO THE PROVISION OF INFORMATION, DOCUMENTS OR THINGS BY A PERSON OR CLASS OF PERSONS UNDER SECTION 19A OR 20 OF THE ACT

Date

This Arrangement is dated 20 October 2009.

Parties

This Arrangement is made between the following parties:

- The Honourable Brendan O'Connor MP, Minister for Home Affairs of the Commonwealth of Australia (the Commonwealth Minister)
- The Honourable Rob Johnson MP, Minister for Police of the State of Western Australia (the State Minister)

Context

This Arrangement is made in the following context:

- A. The Australian Crime Commission (**ACC**) has both intelligence and investigative functions and capabilities and a range of coercive powers. These coercive powers can only be exercised where an ACC operation/investigation has been authorised by the ACC Board.
- B. Cooperation between agencies of the Commonwealth and the States and Territories is vital to combating serious and organised crime and Indigenous violence and child abuse. While such cooperation often takes place on a voluntary basis, there are times where this is not possible due to legislative barriers (eg secrecy provisions).
- C. Sections 19A to 20A of the Australian Crime Commission Act 2002 (Cth) (ACC Act) are designed to assist the Commonwealth and the States and Territories to overcome these situations in a cooperative and mutually beneficial manner. Sections 19A and 20 give ACC examiners the power to request or require information, documents or things relevant to an ACC investigation/operation held by a Commonwealth agency or a State or Territory agency.
- D. The powers contained in sections 19A to 20 of the ACC Act are exercisable in relation to a State or Territory agency only in accordance with an arrangement in force under s 20A of the ACC Act between the Commonwealth Minister and the appropriate State or Territory Minister. This Arrangement is made under

section 20A of the ACC Act and its purpose is to establish a framework for agencies of the State of Western Australia to provide information, documents or things to ACC examiners under sections 19A and 20 of the ACC Act.

Operative provisions

In consideration of the mutual promises contained in this document, the parties to this Arrangement agree as follows:

1. Interpretation

1.1. Definitions

1.1.1. Unless the contrary intention appears a term in bold type has the meaning shown opposite it:

ACC Act means the Australian Crime Commission Act 2002 (Cth);

Document has the same meaning as in the Evidence Act 1995

(Cth);

Examiner has the same meaning as in the ACC Act;

Item means an item in Schedule 1 of this Arrangement;

Party means a party to this Arrangement, and 'Parties' has a

corresponding meaning;

State Agency means an agency which is specified in the Table; and

Table means the table in Item A.

2. Term

2.1.1. This Arrangement commences when it has been signed by both Parties and continues until it is revoked in accordance with clause 5.2.

3. Scope of requests or requirements for information, Documents or things

3.1.1. An Examiner may request, or require the provision of, the information,
Documents or things specified in column B of the Table from the respective
State Agency specified in column A of the Table.

4. Conditions attaching to provision of information, Documents or things

- 4.1.1. The provision of any information, Document or thing by a State Agency in response to a request or requirement by an Examiner under clause 3 is subject to:
 - a. any secrecy provisions specified in Item B; and
 - b. any other conditions specified in Item C.

5. General provisions

5.1. Variation

5.1.1. A variation of this Arrangement is binding only if agreed in writing and signed by the Parties in accordance with section 20A(7) of the ACC Act.

5.2. Revocation

- 5.2.1. The Commonwealth Minister may revoke this Arrangement at any time in accordance with section 20A(5) of the ACC Act by giving written notice to the State Minister.
- 5.2.2. In accordance with section 20A(6) of the ACC Act, the State Minister may request in writing that the Commonwealth Minister revoke this Arrangement. The Commonwealth Minister must comply with that request in accordance with section 20A(6).

5.3. Dispute resolution

5.3.1. Any disputes arising under this Arrangement will be referred to the Commonwealth Minister and the State Minister for resolution.

SCHEDULE 1 ARRANGEMENT DETAILS

A. Table of information, Documents or things that may be requested or required

(See clause	3.1	.1)
-------------	-----	-----

A. Agency	B. Information, Document or thing
All agencies listed below	 A copy of each agency's policies or procedures on information sharing with other agencies, including MoUs or similar agreements.
	 A copy of each agency's policies or procedures on probity checking.
	 Details of each agency's procedures for managing probity and due diligence.
	 A copy of each agency's policies or procedures for training on the mandatory reporting of child abuse
	 Details of mandatory reporting training delivered to each agency's staff during the period 1 July 2008 to 30 June 2009.
	 Details of how compliance with mandatory reporting requirements is measured by each agency, including the outcomes of any measurement during the period 1 July 2008 to 30 June 2009.
Corruption and Crime Commission of Western Australia	Details of any complaints, reports or notifications of real or alleged misconduct, maladministration, corruption, fraud and termination of employment relating to elected members, office holders and employees (including volunteers) of the Ngaanyatjarra Council for the period 01 July 2008 – 30 June 2009.
Department of the Attorney-General	Court outcomes of cases involving Indigenous persons as offenders for offences which are inclusive of sexual assault, violence and child abuse or child neglect for the period 1 July 2008 to 30 June 2009 from the Ngaanyatjarra Pitjantjatjara Yankunytjatjara (NPY) Lands.
Department of Child Protection	For the period 1 July 2008 to 30 June 2009, concerning notifications of abuse of Indigenous persons:
	 The number and details of notifications and substantiations made to the Department or its agents broken down by sex and type of abuse – physical, sexual, emotional and neglect.

	 The number and details of notifications made to the Department or its agents, broken down by source category (teachers, health staff, police, anonymous etc). The number and details of notifications or substantiations referred to Police. Of the children for whom notifications were received in the above period, the number and details of children who were the subject of more than one notification in the same period. Of the children for whom notifications were received in the above period, the number and details of children who were the subject of notifications in the previous financial year (1 July 2007 to 30 June 2008).
Department of Corrective Services	The number and details of Indigenous prisoners as at 30 September 2008, 31 December 2008, 31 March 2009 and 30 June 2009 presented by: Age Sex Community of residence Most serious offence for which they were incarcerated The number and details of prisoners identified above who had previously been incarcerated for other offences prior to 30 September 2008.
Department of Health (including all portfolio agencies)	Records (either electronic or otherwise) of presentations of Indigenous persons under the legal age of consent to the agency, Hospitals, Clinics and ancillary services who have presented or sought services relating to: sexual abuse, physical abuse, emotional abuse, neglect, sexually transmitted infections, contraception, pregnancies and terminations, during the period 1 July 2008 to 30 June 2009. Records (either electronic or otherwise) of presentations of Indigenous persons aged 16 years and over to the agency, Hospitals, Clinics and ancillary services and who have presented or sought services relating to injuries that have been sustained as a result of family and domestic violence and/or other forms of assault, including sexual assault, self harm, or attempted suicide during the period 1 July 2008 to 30

	June 2009.
	The number of sexually transmitted Infections (STI) in Indigenous persons under the legal age of consent, and details of those persons, broken down by STI type, Indigenous community of residence and sex for the period 1 July 2008 to 30 June 2009.
Department of Indigenous Affairs	Details of any complaints, reports or notifications of real or alleged misconduct, maladministration, corruption, fraud and termination of employment relating to elected members, office holders and employees (including volunteers) of the Ngaanyatjarra Council for the period 01 July 2008 – 30 June 2009.
Department of Local Government and Regional Development	The names and details of elected members, office holders and employees (including volunteers) in the following Shires, Councils or localities for the period 01 July 2008 – 30 June 2009:
	Ngaanyatjarra Council Details of any complaints, reports or notifications of real or alleged misconduct, maladministration, corruption or dismissals relating to the individuals identified above in those communities.
Western Australia Police	The number and details of reports of abuse or neglect of Indigenous children, received during the period 1 July 2008 to 30 June 2009.

B. Secrecy provisions

(See clause 4.1.1.a)

a. [Insert]

C. Conditions attaching to supplied information, Documents or things (See clause 4.1.1.b)

Information, Documents or things provided to an Examiner under the Arrangement should exclude personal particulars such as names, addresses, dates and places of birth, or any other information that enables the identification of individuals, unless the Examiner has expressly requested or required inclusion of such particulars in, or (as the case requires) that such particulars not be excluded from, the information, Documents or things to be provided.

Signed, Sealed and Delivered.

Signatures

SIGNED by the Honourable Brendan O'Connor MP, Minister for Home Affairs of the Commonwealth of Australia

Signature

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SIGNED by the Honourable Rob Johnson MP, Minister for Police of the State of Western Australia

Signature

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

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

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

SCHEDULE (Foreign Currency = AUS \$1)					y = AUS \$1)			
Column 1	Column 2 Currency	Column 3 21/10/2009	Column 4 22/10/2009	Column 5 23/10/2009	Column 6 24/10/2009	Column 7 25/10/2009	Column 8 26/10/2009	Column 9 27/10/2009
Brazil	Real	1.5933	1.6175	1.6043	1.5921	1.5921	1.5921	1.5835
Canada	Dollar	0.954	0.9676	0.9681	0.9704	0.9704	0.9704	0.9704
China, PR of	Yuan	6.3338	6.2944	6.3228	6.3252	6.3252	6.3252	6.2944
Denmark	Kroner	4.6152	4.5993	4.5945	4.589	4.589	4.589	4.5731
European Union	Euro	0.6198	0.6178	0.6173	0.6165	0.6165	0.6165	0.6141
Fiji	Dollar	1.7428	1.7367	1.7388	1.7333	1.7333	1.7333	1.7353
Hong Kong	Dollar	7.1955	7.1505	7.1824	7.1839	7.1839	7.1839	7.1489
India	Rupee	42.8518	42.7256	43.036	43.1132	43.1132	43.1132	42.9086
Indonesia	Rupiah	8716	8681	8741	8790	8790	8790	8699
Israel	Shekel	3.4348	3.4099	3.4171	3.4178	3.4178	3.4178	3.4003
Japan	Yen	83.95	83.64	84.36	84.74	84.74	84.74	84.77
Korea, Republic of	Won	1081.87	1080.66	1091.68	1096.56	1096.56	1096.56	1089.6
Malaysia	Ringgit	3.1239	3.1184	3.1305	3.1413	3.1413	3.1413	3.1213
New Zealand	Dollar	1.2283	1.2301	1.2242	1.2236	1.2236	1.2236	1.2229
Norway	Kroner	5.1594	5.1623	5.1482	5.1221	5.1221	5.1221	5.1224
Pakistan	Rupee	77.1	76.51	76.99	76.97	76.97	76.97	76.75
Papua New Guinea	Kina	2.4727	2.4572	2.4682	2.4621	2.4621	2.4621	2.4502
Philippines	Peso	43.24	43.07	43.3	43.7	43.7	43.7	43.25
Singapore	Dollar	1.29	1.2866	1.2893	1.2901	1.2901	1.2901	1.2863
Solomon Islands	Dollar	7.4879	7.4411	7.4742	7.4758	7.4758	7.4758	7.4395
South Africa	Rand	6.7668	6.8012	6.8478	6.8453	6.8453	6.8453	6.8706
Sri Lanka	Rupee	106.57	105.91	106.4	106.42	106.42	106.42	105.87
Sweden	Krona	6.4232	6.4171	6.3511	6.2944	6.2944	6.2944	6.2564
Switzerland	Franc	0.938	0.9338	0.9324	0.9313	0.9313	0.9313	0.9292
Taiwan Province	Dollar	29.95	29.76	29.93	30	30	30	29.83
Thailand	Baht	30.91	30.81	30.94	30.94	30.94	30.94	30.81
United Kingdom	Pound	0.5658	0.5625	0.5578	0.557	0.557	0.557	0.5663
USA	Dollar	0.9285	0.9227	0.9268	0.927	0.927	0.927	0.9225

Mark Collidge Delegate of the Chief Executive Officer of Customs Canberra ACT 27/10/2009

Defence



NOTICE OF INVESTIGATION

Section 196G of the

Veterans' Entitlements Act 1986

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

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than 4 December 2009.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DONALD CHAIRPERSON 28/10/2009



Section 196G of the

Veterans' Entitlements Act 1986

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

- a. the latency period for the "paraquat poisoning" factors; and
- b. smoking

as factors in fibrosing interstitial lung disease.

This investigation will be carried out in the context of Statements of Principles concerning **fibrosing interstitial lung disease** (Instrument Nos. 35 & 36 of 2009).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than **4 December 2009**.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DONALD CHAIRPERSON 28/10/2009

The Repatriation Medical Authority 8th Floor, 259 Queen Street, BRISBANE, QLD 4000 [GPO Box 1014, Brisbane, Old 4001] – Telephone: (07) 3815 9404



Section 196G of the

Veterans' Entitlements Act 1986

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

This investigation will be carried out in the context of Statements of Principles concerning **Parkinson's disease and parkinsonism** (Instrument Nos. 65 & 66 of 2007).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than 4 December 2009.

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





Section 196G of the

Veterans' Entitlements Act 1986

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

This investigation will be carried out in the context of Statements of Principles concerning **ischaemic heart disease** (Instrument Nos. 89 & 90 of 2007, as amended by 43 & 44 of 2009).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than **4 December 2009**.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DONALD CHAIRPERSON 28/10/2009

MEDIC



Section 196G of the

Veterans' Entitlements Act 1986

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

This investigation will be carried out in the context of Statements of Principles concerning vascular dementia (Instrument Nos. 21 & 22 of 2006, as amended by 63 & 64 of 2006).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than 4 December 2009.

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





Section 196G of the

Veterans' Entitlements Act 1986

The Repatriation Medical Authority (the Authority) gives notice under section 196G of the Veterans' Entitlements Act 1986 (the VEA) that it intends to carry out an investigation under section 196B(7) of the VEA to review the contents of Statements of Principles concerning **pulmonary thromboembolism** (Instrument Nos. 3 & 4 of 2001).

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

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

The Authority will hold its first meeting for the purposes of this investigation on 8 December 2009.

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

All submissions must be in writing and received by the Authority at the address below no later than **4 December 2009**.

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

> KEN DONALD CHAIRPERSON

28/10/2009

Environment, Water, Heritage and the Arts



Australian Government

Department of the Environment, Water, Heritage and the Arts

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

Pursuant to Section 33 of the *Hazardous Waste (Regulation of Exports and Imports) Act 1989*, notice is given that an application has been received from AusZinc Metals and Alloys, Lot 2, Shellharbour Road, Port Kembla, NSW 2505, Australia to import up to 357,000 kg of Galvanizers Ash from Industrial Galvanizers Corporation (M) Sdn Bhd, Lot 866, Jalan Subang 8, Kawason Sg Penaga Industrial Park, 47500 Subang Jaya, Selangor, Malaysia for recycling/reclamation of metals and metal compounds.

The material has hazardous characteristics H6.1 "Poisonous (acute)", H11 "Toxic (delayed or chronic)", H12 "Ecotoxic", and H13 "capable, after disposal of yielding another material, e.g. leachate which possesses any of the characteristics listed above". The waste identification code for this waste is A1080 "Waste zinc residues".

The zinc ash will be stored in 200 litre drums and either sealed with a steel lid or shrink wrapped. The drums will be placed in 20ft shipping containers without pallets. They will then be shipped directly from Port Kelang in Malaysia to the port of Sydney in Australia, and then be transported by road to the disposal facilities at AusZinc Metals and Alloys, Lot 2, Shellharbour Road, Port Kembla, NSW 2505.

If granted an import permit, transport of the waste to AusZinc would take place in approximately seventeen (17) shipments over a 12 month period.

Dr Peter Hughes

Acting Assistant Secretary
Environment Protection Branch
2.3 October 2009



Australian Government

Department of the Environment, Water, Heritage and the Arts

ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981 MATTERS TO BE PUBLISHED IN THE GAZETTE

FOR THE PERIOD: 1 September 2009 to 30 September 2009

Pursuant to section 25 of the Environment Protection (Sea Dumping) Act 1981, notice is given that:

Applications Received

- An application was received from Rio Tinto Iron Ore Pty Limited, Central Park, 152-158 St Georges Terrace, Perth, Western Australia, 6000, to dispose of a maximum volume of 500,000 cubic metres of dredging maintenance material from Cape Lambert, Western Australia.
- An application was received from BHP Billiton Iron Ore, PO Box 7122, Cloisters Square, Perth, Western Australia, 6850 to dispose of 80,000 cubic metres of capital dredging material from the Port Hedland Load-Out facility, Western Australia.
- An application was received from Mermaid Marine Australia Limited, Mermaid Road, Dampier, Western Australia, 6173, to dispose of a maximum volume of 80,450 cubic metres of capital dredging material from Dampier, Western Australia.
- An application was received from Rio Tinto Iron Ore Pty Limited, Central Park, 152-158 St Georges Terrace, Perth, Western Australia, 6000, to dispose of a maximum volume of 2,000,000 cubic metres of maintenance dredging material from Dampier, Western Australia.
- An application was received from BHP Billiton Iron Ore, 200 St Georges Terrace, PERTH Western Australia 6000, to dispose of 2,700,000 cubic metres of capital dredging material from Nelson Point, Western Australia.

Permit Variations Granted

• A variation to a sea dumping permit, granted on 3 October 2007 to Chevron Australia Pty Limited, Box D188 GPO, Perth, Western Australia, 6840 to load, for the purposes of dumping, and to dump up to 8,500,000 cubic metres of capital dredging material, from the construction of the materials offloading facility access channel, was granted on 16 September 2009, to extend the period of the permit until 31 December 2014, vary the definition of "the Department", vary how Chevron Australia Pty Limited are to manage environmental impacts of the spoil and dredge disposal activities and not to commence dredging and dumping until the Department has received confirmation the capital dredge material is suitable for unconfined ocean disposal.







Permits Granted

- A sea dumping permit was granted on 28 August 2009 to BHP Billiton Iron Ore, PO Box 7122, Cloisters Square, Perth, Western Australia, 6850, to load, for the purposes of dumping, and to dump up to 80,000 cubic metres of capital dredging material from the Port Hedland Load-Out facility, Western Australia.
- A sea dumping permit was granted on 18 September 2009 to Fortescue Metals Group Limited, PO Box 6915, East Perth, Western Australia, 6004, to load, for the purposes of dumping, and to dump up to 5,900,000 cubic metres of capital dredging material from Port of Port Hedland, Western Australia.

Copies of relevant documentation may be obtained, upon request, from the Director, Ports and Marine Section, Department of the Environment, Water, Heritage and the Arts, GPO Box 787, CANBERRA, ACT 2601. Ph: 02 6274 2995, Fax: 02 6274 1620.

Mahani Taylor A/g Director

Ports and Marine Section

4/16/1

22 October 2009



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

I, Dianne Deane, Director, Water Efficiency Labelling and Standards (WELS) Section, 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		
DORF CLARK IND	Tap outlet only	Addition to Family Name: Taps 4S-GNT Irwell - IFS - 150mm Laundry Arm	R001370C		
EURO	Dishwashers	Family Name: ED5DES ED5DES	R001935		
EURO	Dishwashers	Family Name: ED8GS ED8GS	R001936		
SAMSUNG ELECTRONICS	Clothes Washing Machine	Family Name: WF9854RWE WF9854RWE	R001937		
OMEGA	Dishwashers	Family Name: DW501XA DW501XA	R001938		
GALVIN	WC flushing valve only	Family Name: Galvin Engineering TZ Flowpant	R001939		
SMEG	Dishwashers	Addition to Family Name: ST663-2 SA8211*	R001755A		
VISTA	Toilet suite	Addition to Family Name: Vista XL 1288 Calais WC Suite	R000433A		
IMPERIAL	Toilet suite	Addition to Family Name: 4.5/3 Toilets Valero MK2, Bega II, Bella II, Andorra II, Molino, Pedigree, Monica Back to Wall, Sonnet Deluxe Wall Face, Toledo, Tribune SP Square Foot Wall Face, Santana Wall Face, Radius Deluxe Wall Face, New Zeto Wall Face	R000403G		
DORF CLARK IND	Tap and tap outlet set	Addition to Family Name: Taps Pillar-5S Dorf - Ezy Clean MKII	R001369B		
CANDY	Clothes Washing Machine	Family Name: Candy GO 1282 D/1-04S	R001940		
VISTA	VISTA Toilet suite Addition to Family Name: Vista XL5620 Avalon WC Suite, XL5520 Jazz WC Suite, XL9820 Vista WC Suite, XL9819 Vermont WC Suite, XL98192 Vale WC Suite, XL621 Surrey WC Suite				



Delegate of the Water Efficiency Labelling and Standards Regulator 04 November 2009

Finance and Deregulation





REGISTER OF POLITICAL PARTIES

Notice of change to the Register of Political Parties

On 27 October 2009, as delegate of the Australian Electoral Commission and pursuant to the provisions of Part XI of the Commonwealth Electoral Act 1918, I approved an application from the Australian Labor Party (Victorian Branch) to replace its registered officer in the Register of Political Parties with the following person:

> **Nicholas Reece** 360 King Street **WEST MELBOURNE VIC 3003**

Sue Sayer Director, Funding and Disclosure Delegate of the Australian Electoral Commission

Health and Ageing



Australian Government

Department of Health and Ageing Therapeutic Goods Administration

THERAPEUTIC GOODS ACT 1989

THERAPEUTIC GOODS REGULATIONS 1990

DESIGNATION OF TENOFOVIR DISOPROXIL FUMARATE [VIREAD] AS AN ORPHAN DRUG

I, Dr Ruth Lopert, Delegate of the Secretary for the purposes of 16J of the *Therapeutic Goods Regulations 1990* ("the Regulations"), acting under sub-regulation 16J(2) of the Regulations, designate tenofovir disoproxil fumarate (VIREAD) as an orphan drug on 13 October 2009 for the indication; in combination with other antiretroviral agents for the treatment of HIV-infected patients 2 to 17 years of age.

The dose forms of tenofovir disoproxil fumarate (VIREAD) are 300 mg tablet and 40 mg/1 g oral powder.

The sponsor of tenofovir disoproxil fumarate (VIREAD) is Gilead Sciences Pty Ltd.

[signed]

Dr Ruth Lopert Principal Medical Adviser Delegate of the Secretary

Dated this 13th Day of October 2009

GAZETTE NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 266th (2009/5) meeting of the Australian Drug Evaluation Committee (ADEC) (2 October 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.

Everolimus (CERTICAN) - Novartis Pharmaceuticals Pty Ltd

RESOLUTION 9333

ADEC recommends approval of the application to change the dosage and administration recommendations for everolimus (CERTICAN) uncoated tablets 0.25, 0.5, 0.75 and 1 mg and dispersible tablets 0.1, 0.25 mg for the indication:

Prophylaxis of organ rejection in adult patients at mild to moderate immunological risk receiving an allogeneic cardiac transplant.

Certolizumab pegol (CIMZIA) - UCB Australia Pty Ltd

RESOLUTION 9334

ADEC recommends approval of the application for registration of certolizumab pegol (CIMZIA), solution for injection 200 mg/mL for the indication:

Cimzia is indicated for the treatment of moderate to severe active rheumatoid arthritis in adult patients:

- combined with methotrexate in case of either an inadequate response or intolerance to previous therapy with one or more disease-modifying antirheumatic drugs (DMARDs), or
- as monotherapy in case of a contraindication or intolerance to methotrexate (see DOSAGE AND ADMINISTRATION).

Melatonin (CIRCADIN) - Commercial Eyes Pty Ltd

RESOLUTION 9335

ADEC recommends approval of the application for registration of melatonin (CIRCADIN) modified release tablet, 2 mg for the indication:

Monotherapy for the short term treatment (up to three weeks) of primary insomnia characterised by poor quality of sleep in patients who are aged 55 or over.

Perindopril arginine / amlodipine (as besylate) (COVERAM) - Servier Laboratories (Australia) Pty Ltd

RESOLUTION 9336

ADEC recommends approval of the application for registration of perindopril arginine plus amlodipine (as besylate) (COVERAM) uncoated tablets, 5 mg / 5 mg, 5 mg / 10 mg, 10 mg / 5 mg and 10 mg / 10 mg for the indication:

Coveram is indicated as substitution therapy for the treatment of hypertension and/or stable coronary heart disease in patients already controlled with separate doses of perindopril and amlodipine, given concurrently at the same dose level. Treatment should not be initiated with this combination.

Paliperidone (INVEGA) - Janssen Cilag Pty Ltd

RESOLUTION 9338

ADEC recommends approval of the application for registration of paliperidone (INVEGA) modified release tablets, 3 mg, 6 mg, 9 mg and 12 mg for the indication:

Treatment of acute exacerbations of schizoaffective disorder as monotherapy and in combination with antidepressants and/or lithium or sodium valproate.

Follitropin alfa (rch) / lutropin alfa (rch) (PERGOVERIS) - Merck Serono Australia Pty Ltd

RESOLUTION 9339

ADEC recommends approval of the application for registration of follitropin alfa (rch) lutropin alfa (rch) (PERGOVERIS) powder for injection 150 IU / 75 IU for the indication:

PERGOVERIS is recommended for the stimulation of follicular development in women with severe LH and FSH deficiency. In clinical trials, these patients were defined by an endogenous serum $LH < 1.2 \ IU/L$.

Risperidone (RISPERDAL CONSTA) - Janssen Cilag Pty Ltd

RESOLUTION 9340

ADEC recommends approval of the application for registration of risperidone (RISPERDAL CONSTA) modified release injection, 25 mg, 37.5 mg and 50 mg for the indication:

Monotherapy for maintenance treatment to prevent the recurrence of manic or mixed episodes of bipolar I disorder in patients with a manic or mixed episode, following stabilisation with oral risperidone.

Golimumab (rmc) (SIMPONI and SIMPONI SMARTJECT INJECTOR) - Schering-Plough Pty Limited

RESOLUTION 9341

ADEC recommends approval of the application for registration of golimumab (rmc) (SIMPONI and SIMPONI SMARTJECT INJECTOR) solution for injection, 50 mg, for the indications:

Rheumatoid arthritis (RA): SIMPONI, in combination with methotrexate, is indicated for the treatment of moderate to severely active rheumatoid arthritis in adult patients when the response to disease modifying anti rheumatic drug (DMARD) therapy, including methotrexate, has been inadequate.

Psoriatic arthritis (PsA): SIMPONI, alone or in combination with methotrexate, is indicated for the treatment of active and progressive psoriatic arthritis in adult patients when the response to previous disease modifying anti rheumatic drug (DMARD) therapy has been inadequate. Simponi has also been shown to improve physical functioning.

Ankylosing spondylitis (AS): SIMPONI is indicated for the treatment of active ankylosing spondylitis in adult patients.

Ziprasidone (as mesilate) (ZELDOX) - Pfizer Australia Pty Ltd

RESOLUTION 9343

ADEC recommends approval of the application for registration of ziprasidone (as mesilate) (ZELDOX) powder for injection, 20 mg for the indication:

Acute control and short term management of agitation and disturbed behaviours in patients with schizophrenia and related psychoses when oral therapy is not appropriate.

Australian Drug Evaluation Committee 9 October 2009

Infrastructure, Transport, Regional Development and Local Government



Commonwealth of Australia Australian Maritime Safety Authority Shipping Registration Regulations

I, Graham Peachey, Chief Executive Officer of the Australian Maritime Safety Authority, pursuant to sub-regulation 35(1) of the Shipping Registration Regulations, hereby approve Port Lincoln in the State of South Australia as a home port for the purposes of shipping registration.

Dated this

28 day of October

2009

GRAHAM PEACHEY Chief Executive Officer

r308/2009008



Australian Government

Department of Infrastructure, Transport, Regional Development and Local Government

Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN AIRSIDE SECURITY ZONES

I, ANNETTE THERESE CLARK, Director, Security Screening, Supply Chain and Screening Branch, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government, under regulation 3.08 of the Aviation Transport Security Regulations 2005, GIVE members of 2 Commando Regiment involved in the annual aircraft familiarisation training at Sydney Airport, an exemption from displaying an ASIC when moving in convoy between Gate C and Airside Special Event Zones established at Hangar 096 and Hangars 429, 416, 245 and 271.

This exemption operates from 1830 hours Monday 16 November 2009 to 0100 hours Tuesday 17 November 2009.

Date: 23 October 2009

Annette Therese Clark

Delegate of the Secretary of the

Department of Infrastructure, Transport, Regional Development and

Local Government

Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6935

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 20/11/2009 to 19/02/2010

Details about ship

Name of ship: Empress Phoenix IMO No. of ship: 9046124

Port of registry: Panama

Name of Owner: Buttermere Shipping S.A.

Name of ports for which permit issued

From Melbourne to Brisbane.

Permit conditions

- 1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 3. General Cargo; may only be carried.
- 4. The eargo 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 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

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- (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.
- 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.

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Date: 27 October 2009

Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6958

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 31/10/2009 to 30/01/2010

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

Permit conditions

- 1. Phat the Department is notified, within 14 days after every salling, 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.

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Signature	of	del	egate:
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Date: 28 October 2009



Form 6 Permit for unlicensed ship - continuing

(regulation 6)

No: 6976

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 31/10/2009 to 30/01/2010

Details about ship

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

Port of registry: Panama

Name of Owner: Fuyoh Shipping Company

Name of ports for which permit issued

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

Permit conditions

- 1. That the Department is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.
- 2. This permit is issued on condition that the ship named in the permit leaves Australia and travels to a port outside Australia at least once in any three (3) month period.
- 3. General Cargo; may only be carried.
- 4. The eargo may only be carried from the ports outlined in the section 'Name of ports for which permit issued'.
- Soft 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: Da	e: 27	7 O	ctober	20	09
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Prime Minister and Cabinet



COMMONWEALTH OF AUSTRALIA

Public Service Act 1999

Determination under Section 61: Secretaries' remuneration and other conditions

- I, KEVIN MICHAEL RUDD, Prime Minister, under section 61 of the *Public Service Act 1999*, having taken advice from the Remuneration Tribunal, determine that, from the date of this determination, in relation to:
- (a) a person appointed as a Secretary under section 58 of the *Public Service Act 1999*; or
- (b) a person who is taken, under subsection 5 (1) of the *Public Employment* (Consequential and Transitional) Amendment Act 1999, to be appointed as a Secretary under the *Public Service Act* 1999;

the remuneration and other conditions of appointment of that person shall be as set out below.

This Determination overrides all previous determinations made under section 61 of the *Public Service Act 1999*, and a Secretary's remuneration and other conditions of appointment are to be exclusively as set out in this Determination unless otherwise indicated.

Dated 23 October 2009

Prime Minister

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PART 1 - INTERPRETATION

- 1.1 In this determination:
 - "Base Salary" means the amounts specified under clause 2.1 of this Determination.
 - "Benefits" means non-monetary benefits provided at the Commonwealth's expense.
 - "business class" means a standard of service equivalent to that offered by Qantas Airways Ltd in its Business Class.

"Commonwealth authority" means

- (a) a body corporate established for a public purpose by or under a law of the Commonwealth or the Australian Capital Territory; or
- (b) a body corporate:
 - (i) incorporated under a law of the Commonwealth or a State or Territory; and
 - (ii) in which the Commonwealth has a controlling interest; or
- (c) an authority or body, not being a body corporate, established for a public purpose by or under a law of the Commonwealth or the Australian Capital Territory.
- "DEEWR Allowance Subscription Scheme" means the Department of Education, Employment and Workplace Relations Allowance Subscription Scheme and any scheme of a similar nature which modifies, replaces or supersedes the DEEWR Allowance Subscription Scheme.
- "employer's superannuation contribution" in respect of a Secretary means payments made by the Commonwealth to or in respect of the Commonwealth Superannuation Scheme or the Public Sector Superannuation Scheme in order to support the provision of benefits under any of those schemes.
- "Executive Vehicle Scheme Guidelines" means guidelines published from time to time by the Department of Education, Employment and Workplace Relations in respect of the Executive Vehicle Scheme or such other Department or agency as then has policy responsibility for the scheme, or any guidelines of a similar nature which modify, replace or supersede those guidelines or guidelines to any scheme of a similar nature which modifies, replaces or supersedes the Executive Vehicle Scheme.
- "locality of the Australian Capital Territory" means the Australian Capital Territory and those parts of New South Wales which fall within a 100 kilometre radius of Canberra.
- "other Total Remuneration elements" include superannuation contributions made by the Commonwealth and the costs associated with a Commonwealth provided vehicle.

- "Secretary" means the holder of an office referred to in the definition of "Secretary" in section 7 of the *Public Service Act 1999*.
- "Secretary's Minister" in respect of a Secretary means the senior portfolio Minister who administers the Department of which the Secretary has been appointed to the office of Secretary.
- 1.2 The provisions of this determination are additional and subject to any applicable statutory entitlements or conditions, including those deriving from the following Acts and from regulations and instruments made under those Acts:
 - (a) Financial Management and Accountability Act 1997;
 - (b) Long Service Leave (Commonwealth Employees) Act 1976;
 - (c) Occupational Health and Safety (Commonwealth Employment) Act 1991;
 - (d) Maternity Leave (Commonwealth Employees) Act 1973;
 - (e) Public Service Act 1999;
 - (f) Safety, Rehabilitation and Compensation Act 1988;
 - (g) Superannuation Act 1976;
 - (h) Superannuation Act 1990;
 - (i) Superannuation Benefits (Supervisory Mechanisms) Act 1990;
 - (j) Superannuation Productivity Benefit Act 1988; and
 - (k) Fair Work Act 2009.

PART 2 - REMUNERATION

Remuneration amounts

2.1 The holder of an office specified in the first column of the Schedule attached to this Determination is eligible for Base Salary and Total Remuneration in the amounts specified in the Schedule.

Total Remuneration

- 2.2 Total Remuneration is the value attributed to the remuneration to be paid to a Secretary and includes:
 - (a) salary, subject to the packaging provisions of clauses 2.3, 2.4 and 2.5;
 - (b) the value, calculated in accordance with this Part, of a fully maintained Commonwealth provided vehicle plus parking and applicable fringe benefits taxation; and
 - (c) the value, calculated in accordance with this Part, of the employer's

superannuation contribution specified in clause 2.7 of this Part; but does not include;

- (d) facilities provided as business support under clauses 2.11 to 2.14;
- (e) travelling allowances and expenditure specified in Part 3;
- (f) compensation for early loss of office specified in Part 5; or
- (g) removal costs, accommodation allowances and reunion airfares specified in Part 7.

Remuneration packaging

- 2.3 Subject to this Part, a Secretary may elect to receive the benefit of the Total Remuneration as salary or a combination of salary and other Benefits.
- 2.4 Any election made in accordance with clause 2.3 shall be consistent with relevant taxation laws and rulings or guidelines issued by the Australian Taxation Office applicable to salary packaging schemes.
- 2.5 Any election made in accordance with clause 2.3 must not result in cost to the Commonwealth (including in relation to any fringe benefits taxation) additional to the cost which would be incurred if other Total Remuneration elements able to be taken as salary were taken as salary.

Superannuation

- 2.6 Regardless of anything else in this Determination, a Secretary's annual rate of salary for the purposes of the Superannuation (CSS) Salary Regulations shall be Base Salary as specified under clause 2.1. (Note: It will therefore be the Secretary's superannuation salary for the purposes of the Superannuation Act 1976 and the Superannuation Act 1990.)
- 2.7 The Total Remuneration of a Secretary shall be taken to include the value of the employer's superannuation contributions made in respect of the Secretary. For this purpose:
 - (a) in the case of a Secretary participating in the Commonwealth Superannuation Scheme or the Public Sector Superannuation Scheme, the value of the employer's superannuation contributions made in respect of the Secretary shall be taken to be:
 - (i) 13% of Base Salary until 30 June 2005; and
 - (ii) 15.4% of Base Salary on and from 1 July 2005
 - (b) in the case of a Secretary participating in any other superannuation scheme, the value of the employer's superannuation contributions made in respect of the Secretary to the superannuation scheme shall reflect the amounts actually made or liable to be made.
- 2.8 The value attributable by virtue of clause 2.7 to the employer's superannuation contribution is referable to a non-salary component of

Total Remuneration and may not be the subject of an election to take an equivalent amount of salary instead.

Vehicle and parking

- 2.9.1 Where a Secretary elects to receive a Commonwealth provided vehicle, the Secretary shall have deducted from his or her Total Remuneration, an amount equal to the actual cost (including fringe benefits tax) of the vehicle to the Commonwealth, plus the value of parking, less \$3,100 a year or, where the vehicle is provided for less than a full year, \$3,100 calculated on a *pro rata* basis.
- 2.9.2 The Executive Vehicle Scheme Guidelines issued by the Department of Education, Employment and Workplace Relations apply to the selection of a vehicle referred to in subclause 2.9.1.
- 2.10.1 Where a Secretary elects not to receive a Commonwealth provided vehicle but instead enters into a salary sacrifice arrangement for the provision of another vehicle or uses his own or her own vehicle, and that vehicle is used for business-related purposes, the Secretary is entitled to an amount of \$3,100 a year, less tax at the applicable rate, or, where the vehicle is provided for less than a full year, that amount calculated on a pro rata basis.
- 2.10.2 An amount payable under subclause 2.10.1 shall not be taken as remuneration for any purpose.

Business support

- 2.11 A Secretary is entitled to the provision by his or her Department of communications, information technology and other office facilities necessary for the efficient conduct of the Commonwealth's business, and such provision includes incidental private use of those facilities. Where required, separate telecommunications lines to a Secretary's residence in support of these facilities may be provided at no cost to the Secretary.
- 2.12 A Secretary is entitled to be reimbursed by the Commonwealth for all costs of installation and rental of a telephone line and telephone at his or her residence and for all call charges on that telephone.
- 2.13 If a Secretary maintains two residences, he or she is entitled to be reimbursed by the Commonwealth in the terms of clause 2.12 in relation to a telephone line and telephone at one of his or her residences and, in relation to the other residence, is entitled to be reimbursed only for 50% of the call charges and no other costs.
- 2.14 A Secretary is entitled to two domestic airline lounge memberships at Commonwealth expense.

PART 3 - OFFICIAL TRAVEL

Entitlement to official travel

4.1 Secretaries are entitled to the travelling allowances for travel on official business within Australia and internationally in accordance with the conditions, and at the Tier 1 rate, as determined from time to time by the Remuneration Tribunal in relation to full-time public office holders.

PART 4 - LEAVE

Normal duty

4.1 A Secretary is to be available for duty when required by his or her Minister and on all days his or her department is open for and conducts normal business.

Recreation leave

- 4.2 A Secretary is entitled to recreation leave at a rate of 20 working days for each completed 12 months of service, or pro rata for lesser periods, to be credited in the same way as recreation leave entitlements are credited to employees generally in the Secretary's department.
- 4.3 A Secretary's recreation leave credit includes any existing recreation leave accrued either through prior service in the Australian Public Service or the ACT Government Service, or through employment in a Commonwealth authority, that in either case ceased not more than two months prior to being appointed as a Secretary.
- 4.4 Application to take recreation leave must be made to the Secretary's Minister and may be for a period up to the Secretary's existing recreation leave credit.
- 4.5 Where a Secretary ceases to be a Secretary, other than by death, and does not carry forward a recreation leave credit to other Commonwealth employment, he or she is entitled to be paid the salary equivalent of:
 - (a) any recreation leave credit unused at the time he or she ceased to be a Secretary; and
 - (b) recreation leave accrued since the last 1 January at the rate of one twelfth of a full year's recreation leave accrual for each completed month of service;

but if a Secretary has died, the Prime Minister or his or her delegate may authorise payment of this amount to a dependant of the Secretary or the Secretary's legal personal representative. 4.5A A Secretary is entitled to cash out up to half of his or her annual recreation leave entitlement in any year if the Secretary's department has a policy that allows employees generally in that department to cash out up to half of their annual recreation leave entitlements in accordance with the workplace agreements under which they are engaged.

Personal leave

- 4.6 A Secretary is entitled to personal leave which may be accessed at full or half pay to accommodate personal illness or injury, to care for a family member or to meet family responsibilities of an emergency and unscheduled nature.
- 4.7 A Secretary's entitlement to personal leave accrues at the rate of 15 days on the date of appointment plus a further 15 days at the end of each 12 months' service.
- 4.8 A Secretary's absence of three days or more using personal leave must be authorised by the Prime Minister or his or her delegate.
- 4.9 In addition to the personal leave entitlement specified in clause 4.7, a Secretary's sick leave entitlements accrued either through prior service in the Australian Public Service or in the service of an Australian State or Territory Government, or through employment in a Commonwealth authority, that in either case ceased not more than two months prior to being appointed a Secretary will be recognised as if accrued while as a Secretary and will be paid at full pay or half pay as originally accrued.
- 4.10 Neither unused personal leave nor unused sick leave accrued through prior service referred to in clause 5.7 will be paid out where a Secretary ceases for whatever reason to be a Secretary.
- 4.11 The Prime Minister may grant additional personal leave to a Secretary at the Prime Minister's discretion.

Miscellaneous leave

4.12 The Prime Minister or his or her delegate may grant leave of absence to a Secretary for a purpose that the Prime Minister or his or her delegate considers to be in the interests of the Commonwealth. Such leave of absence may be with or without pay and subject to conditions at the discretion of the Prime Minister or his or her delegate.

Statutory leave provisions

4.13 A Secretary is entitled to long service leave in accordance with the *Long Service Leave (Commonwealth Employees) Act 1976* and maternity

- leave in accordance with the *Maternity Leave (Commonwealth Employees) Act 1973*.
- 4.14 Application to take long service leave or maternity leave must be made to the Secretary's Minister.

PART 5 - LOSS OF OFFICE

- 5.1 Where a Secretary is terminated in accordance with the provisions of sub-section 59(1) of the *Public Service Act 1999* and the Commonwealth has not made the Secretary an offer of suitable alternative employment, the Secretary shall be entitled upon his or her termination to be paid:
 - (a) three months' Base Salary; or
 - (b) one-third of one month's Base Salary for each full month of the balance of the term not served, subject to a maximum payment of 12 months' Base Salary calculated at the date of his or her termination

whichever is the greater.

5.2 In determining whether, for the purpose of clause 5.1, there has been an offer of suitable alternative employment, account is to be taken of any offer of employment with the Commonwealth, the administration of a Territory, or a public statutory corporation referred to in paragraph 3(4)(d) of the *Remuneration Tribunal Act 1973*, or an incorporated company all the stock or shares in the capital of which is or are beneficially owned by the Commonwealth or by a public statutory corporation, or an incorporated company limited by guarantee where the interests and rights of the members in or in relation to the company are beneficially owned by the Commonwealth or by a public statutory corporation.

PART 6 – NOTICE OF A DECISION NOT TO RE-APPOINT

- 6.1 A Secretary who is not given three months' notice that he or she will not be re-appointed to the position at the expiration of his or her term shall be paid three months' Base Salary unless the Commonwealth has made the Secretary an offer of suitable alternative employment.
- 6.2 In determining whether, for the purpose of clause 6.1, an offer of suitable alternative employment has been made, regard is to be had to any offer of employment of the kind described in clause 5.2.

PART 7 - REMOVAL AND RELOCATION ASSISTANCE

Interpretation

7.1 In this Part:

"home locality" means the locality where the Secretary ordinarily lives immediately before the commencement of the term of appointment as Secretary takes place.

"new locality" means the locality of the Australian Capital Territory.

Relocation costs and allowances

- 7.2 A Secretary is entitled to payment at Commonwealth expense of his or her relocation costs from his or her home locality to the new locality in order to take up his or her appointment as a Secretary.
- 7.3 For the purposes of clause 7.2, relocation costs include, as applicable:
 - (a) transportation of the Secretary and his or her partner and dependants, if any, from the home locality to the new locality, and their return to the home locality when the Secretary ceases to hold office as Secretary for whatever reason;
 - (b) the insured removal of the furniture, household effects and domestic animals of the Secretary and his or her partner and dependants from the home locality to the new locality, and their return to the home locality when the Secretary ceases to hold office as Secretary for whatever reason;
 - (c) costs of sale and purchase of residential housing under clause 7.10 below; and
 - (d) if the Secretary rents accommodation in the new locality, bond money and utility connection deposits, to be repaid to the Commonwealth at the end of the tenancy.

Disturbance allowance

7.4 In addition to removal costs under subclause 7.3(b), a Secretary is entitled to a disturbance allowance of an amount applicable to a member of the Senior Executive Service as advised from time to time under the DEEWR Allowance Subscription Scheme.

Settling out allowance

7.5 The "settling out period" is the period of 7 days beginning on the day when the furniture and other household effects of the Secretary and his or her dependants, if any, are removed from the residence of the Secretary at the home locality.

- 7.6 During the settling out period, a Secretary is entitled to settling out allowance of:
 - (a) in relation to the costs of accommodation \$1,687 per week; and
 - (b) in relation to meals and incidentals up to the rate per week applicable to a member of the Senior Executive Service as advised from time to time under the DEEWR Allowance Subscription Scheme for Temporary Accommodation Allowances.

Settling in allowance

- 7.7 The "settling in period" is the period beginning on the day 7 days before the day when the Secretary begins duty at the new locality and ending on the earlier of:
 - (a) the day when suitable accommodation or suitable temporary accommodation becomes available at that locality; or
 - (b) the day 13 weeks after the day when the Secretary begins duty at the locality.
- 7.8 During the settling in period, a Secretary is entitled to settling in allowance of:
 - (a) in relation to the costs of accommodation \$1,687 per week; and
 - (b) in relation to meals and incidentals up to the rate per week applicable to a member of the Senior Executive Service as advised from time to time under the DEEWR Allowance Subscription Scheme for Temporary Accommodation Allowances.

Costs of sale and purchase of residential housing

- 7.9 A Secretary is entitled to reimbursement, at Commonwealth expense, of all reasonable costs of:
 - (a) sale of a residence which is owned by him or her in the home locality if sold for the purposes of relocating to the new locality in order to take up the office of Secretary;
 - (b) purchase of a residence in the new locality in order to take up the office of Secretary other than the actual purchase price; and
 - (c) sale of a residence which is owned by him or her in the new locality if sold for the purposes of relocating to the home locality when the Secretary ceases to hold office as Secretary for whatever reason.
- 7.10 For the purposes of clauses 7.3 and 7.9, costs of sale and purchase which may be reimbursed comprise, as applicable:
 - (a) agent's commission;
 - (b) advertising fees;
 - (c) solicitor's fees;

- (d) stamp duty; and
- (e) auction costs.

Accommodation support

- 7.11 A Secretary who did not live in the locality of the Australian Capital Territory immediately before the commencement of his or her term of appointment as Secretary is entitled to accommodation support of an amount per week equal to \$28,950 per annum for the duration of his or her term and any subsequent term as Secretary if he or she:
 - (a) continues to maintain a residence in his or her home locality; and
 - (b) does not buy a property in the locality of the Australian Capital Territory.

Reunion travel

- 7.12 A Secretary who, immediately before the commencement of his or her initial term of appointment as a Secretary, did not ordinarily live in the locality of the Australian Capital Territory and who continues to maintain a residence in his or her home locality during the initial term of appointment as a Secretary and during any successive term of appointment as a Secretary, is entitled in each 12 months of service, at his or her election at the time of appointment or reappointment to:
 - (a) 12 business class return airfares between Canberra and the capital city nearest the home locality each year; or
 - (b) travel for the purposes of reunion up to the value of 12 business class return fares between Canberra and the capital city nearest the home locality for each 12 month period.
- 7.13 The travel entitlement provided to a Secretary under clause 7.12 may be used by a Secretary and his or her immediate family members.
- 7.14 Travel provided to a Secretary under clause 7.12 may be exercised only while he or she occupies the office of a Secretary. Any travel not taken by the day a Secretary ceases to occupy the office of a Secretary ceases to be available.
- 7.15 The value of the travel provided to a Secretary under clause 7.12 may not be taken as a cash equivalent or converted to any other use.

Dependants education allowance

7.16 A Secretary who, immediately before the commencement of his or her initial term of appointment as a Secretary, did not ordinarily live in the locality of the Australian Capital Territory, is entitled to reimbursement for boarding and tuition fees for his or her dependent children under 20 years of age undertaking the second last or final year of secondary

education on the terms and conditions set out in Part 5 of Chapter 7 of Public Service Determination 1998/5, irrespective of whether or not that Determination continues in force generally, as if he or she were a prescribed officer under those terms and conditions, and at the rates of allowance and contribution as advised from time to time under the DEEWR Allowance Subscription Scheme for Education Costs Allowances.

PART 8 - ASSISTANCE FOR TRAINING AND DEVELOPMENT

Leave for training and development

8.1 The Prime Minister or his or her delegate may grant leave of absence with pay to a Secretary to enable him or her to pursue training or development activities that the Prime Minister or his or her delegate considers to be in the interests of the Commonwealth. Such leave of absence may be subject to conditions at the discretion of the Prime Minister or his or her delegate.

Costs of training and development

8.2 The Prime Minister or his or her delegate may approve reimbursement of costs incurred by a Secretary in connection with training or development activities. Such reimbursement is at the discretion of the Prime Minister or his or her delegate and may be in full or in part and may be subject to conditions.

PART 9 - DELEGATION

9.1 The Prime Minister may delegate any of his or her powers under this determination to another Minister under such conditions he or she thinks appropriate.

SCHEDULE

SECRETARY	Base Salary per annum	Total Remuneration per annum
Department of Defence	\$402,670	\$503,220
Department of the Prime Minister and Cabinet	11	
Department of the Treasury	11	11
Department of Agriculture, Fisheries and Forestry	\$376,640	\$470,790
Attorney-General's Department	II .	11
Department of Broadband, Communications and the Digital Economy	11	"
Department of Climate Change	11	t1
Department of Education, Employment and Workplace Relations	11	11
Department of the Environment, Water, Heritage and the Arts	11	11
Department of Families, Housing, Community Services and Indigenous Affairs	n	n n
Department of Finance and Deregulation	ti	"
Department of Foreign Affairs and Trade	"	"
Department of Health and Ageing	11	11
Department of Human Services	11	!!
Department of Immigration and Citizenship	11	
Department of Infrastructure, Transport, Regional Development and Local Government	"	"
Department of Innovation, Industry, Science and Research	"	11
Department of Resources, Energy and Tourism		
Department of Veterans' Affairs	11	11

Treasury

Superannuation Industry (Supervision) Act 1993

DISQUALIFICATION ORDER

To: Mr Philip John Helliar

I, Marina Dolevski, a delegate of the Commissioner of Taxation, give you notice under subsection 131(3) of the *Superannuation Industry Supervision Act 1993* (SISA), that I hereby disqualify you from being an approved auditor of a regulated superannuation entity in accordance with subsection 131(1) of the SISA.

I am satisfied that:

- 1. you have failed to carry out or perform adequately and properly:
 - (a) the duties of an approved auditor under SISA or the Superannuation Industry (Supervision) Regulations 1994 (SISR);
 - (b) the duties an approved auditor is required to carry out or perform under any other Australian law;
 - (c) any functions an approved auditor is entitled to perform in relation to the SISA, SISR or the *Financial Sector (Collection of Data) Act 2001*; or
- 2. you are otherwise not a fit and proper person to be an approved auditor for the purposes of the SISA.

The disqualification order takes effect on 4 November 2009.

Dated: 27 October 2009

Marina Dolevski
ASSISTANT COMMISSIONER OF TAXATION

In accordance with subsection 131(4) of the SISA, particulars of this [NOTE 1: disgualification order will be published in the Commonwealth of Australia Gazette.

NOTE 2: In accordance with subsection 131(5) of the SISA, the Commissioner may revoke this disqualification order on his own initiative or on written application made by you.

NOTE 3: In accordance with section 344 of the SISA, if you are a person who is affected by this decision and you are dissatisfied with it, you may request the Commissioner to reconsider this decision. Such a request must be made in writing within 21 days after the day on which you received notice of the decision and must also set out the reasons for making the request. If you are dissatisfied with the reconsidered decision, under subsection 344(8) of the SISA and the Administrative Appeals Tribunal Act 1975, you may make an application to the Administrative Appeals Tribunal for review of the reconsidered decision.]



NOTICE OF DISQUALIFICATION

Superannuation Industry (Supervision) Act 1993

To: Mr Jason Patterson 15A Ozone Avenue MARMION WA 6020

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

I have disqualified you under subsection 126A(3) of the SIS Act as I am satisfied that you have contravened the SIS Act on one or more occasions and the nature and seriousness of the contravention provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made. Dated: 28 October 2009

Marina Dolevski Assistant Commissioner of Taxation

Note 1:

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

Note 2:

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

Note 3:

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



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COMMONWEALTH OF AUSTRALIA

Environment Protection and Biodiversity Conservation Act 1999

Amendment of List of Exempt Native Specimens

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

• specimens that are or are derived from fish or invertebrates, other than specimens that belong to species listed under Part 13 of the EPBC Act, taken in the Spencer Gulf Prawn Fishery, the Gulf St Vincent Prawn Fishery and the West Coast Prawn Fishery, as defined in the Fisheries Management (Prawn Fisheries) Regulations 2006 and the Fisheries Management (General) Regulations 2007, in force under the Fisheries Management Act 2007 (South Australia).

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

- the specimen, or the fish or invertebrate from which it is derived, was taken law fully; and
- the specimens are included on the list until 3 November 2014.

Dated this 76 day of Color 2009

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



Australian Government Attorney General's Department

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