

Gazette

No. GN 18, Wednesday, 12 May 2010

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GOVERNMENT NOTICES

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Australian Government

Attorney-General's Department

Office of Legislative Drafting and Publishing

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

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

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

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- drafting
- advising about drafting and interpreting instruments created under a statutory power
- maintaining the Federal Register of Legislative Instruments, registering legislative instruments and lodging registered instruments for tabling in Parliament
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- providing ready public access to the law through ComLaw (www.comlaw.gov.au) and the Federal Register of Legislative instruments (www.frli.gov.au)
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OLDP can provide advice on:

- the basis and role of delegated legislation and other instruments made under a statutory power
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- arranging gazettal and tabling of other OLDP drafted non-legislative instruments.
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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.

Variation of closing times

QUEEN'S BIRTHDAY — Issue of Wednesday, 16 June 2010 (GN 23)

As Monday, 14 June 2010 is a public holiday in the Australian Capital Territory, closing time for lodgment of all notices for publication in GN 23 will be:

Thursday, 10 June 2010 at 10.00 am.

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 per 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 only).

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. For further information about subscriptions telephone 1300 656 863.

ΔΛΑΙΙ ΔΕΙΙ ΙΤΥ

The *Gazette* may be purchased by mail order (Tel. 1300 889 873, Fax (02) 6293 8388) from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Over the counter sales are available from CanPrint Communications at the address above.

Over the counter sales are also available from the following outlets:

Adelaide: Service SA Government Legislation Outlet

108 North Terrace Adelaide SA 5000

Phone: 13 2324 Fax: (08) 8204 1909

Brisbane: Mail Order ONLY CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

Phone: 1300 889 873 Fax: (02) 6293 8388 **Canberra:** CanPrint Communications

16 Nyrang Street Fyshwick ACT 2609

Phone: (02) 6295 4422 Fax: (02) 6293 8388 **Hobart:** Printing Authority of Tasmania

123 Collins Street Hobart TAS 7000

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

Melbourne: Information Victoria

505 Little Collins Street Melbourne VIC 3000

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

Perth: Mail Order ONLY CanPrint Communications

PO Box 7456

Canberra MC ACT 2610

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

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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.

926 General Information

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	8 January 2010	Environment Protection and Biodiversity Conservation Act 1999 Removal of a place from the Commonwealth Heritage List: Kissing Point Fort
P 2	7 April 2010	Environment and Heritage Legislation Amendment Act (No. 1) 2003 Amendment to Periodic Gazette No. P5, Thursday, 15 July 2004: Determination concerning the entry of Register of the National Estate places in the Commonwealth Heritage List

Government Departments

Agriculture, Fisheries and Forestry



Australian Fisheries Management Authority

Fisheries Management Act 1991

BASS STRAIT CENTRAL ZONE SCALLOP FISHERY

Bass Strait Central Zone Scallop Fishery Management Plan Amendment 2010 (No. 1)

The Australian Fisheries Management Authority (AFMA) recently determined the *Bass Strait Central Zone Scallop Fishery Management Plan Amendment 2010 (No. 1)* (the Plan Amendment) under subsection 20(1) of the *Fisheries Management Act 1991*. The Plan Amendment was subsequently accepted by the Minister for Agriculture, Fisheries and Forestry and came into effect on 1 May 2010.

Copies of the Plan Amendment will be sent to all Bass Strait Central Zone Scallop Fishery statutory fishing right holders. A copy of the Plan Amendment and explanatory documentation are also available:

• by writing to:

Australian Fisheries Management Authority PO Box 7051 Canberra Business Centre CANBERRA ACT 2610

• or by calling:

Phone: (02) 6225 5555 Facsimile: (02) 6225 5500

• or on AFMA's website:

www.afma.gov.au

Attorney-General

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DECLARATION UNDER SECTION 10A(1)(d)

I, Robert McClelland, Attorney-General, pursuant to paragraph 10A(1)(d) of the Copyright Act 1968, declare the following body to be an institution assisting persons with an intellectual disability for the purposes of the Act:

> People Learn Productions Incorporated 2nd Floor, Lotteries House 39 Helena Street Midland WA 6936

Attorney-General

Dated this

23. day of April

COPYRIGHT ACT 1968

DECLARATION UNDER SECTION 10A(1)(c)

I, Robert McClelland, Attorney-General, pursuant to paragraph 10A(1)(c) of the Copyright Act 1968, declare the following body to be an institution assisting persons with a print disability for the purposes of the Act:

> People Learn Productions Incorporated 2nd Floor, Lotteries House 39 Helena Street Midland WA 6936

Attorney-General

Dated this 23nd day of April.

MAM Chilland

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - section 161J $\it CUSTOMS ACT 1901$

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

SCHEDULE						(Fe	oreign Currenc	y = AUS \$1)
Column 1	Column 2 Currency	Column 3 28/04/2010	Column 4 29/04/2010	Column 5 30/04/2010	Column 6 01/05/2010	Column 7 02/05/2010	Column 8 03/05/2010	Column 9 04/05/2010
Brazil	Real	1.6168	1.6267	1.6185	1.6073	1.6073	1.6073	1.6073
Canada	Dollar	0.9263	0.9319	0.9331	0.9333	0.9333	0.9333	0.9391
China, PR of	Yuan	6.317	6.2659	6.3022	6.3415	6.3415	6.3415	6.3046
Denmark	Kroner	5.1476	5.1849	5.2024	5.2216	5.2216	5.2216	5.1883
European Union	Euro	0.6916	0.6963	0.699	0.7016	0.7016	0.7016	0.6968
Fiji	Dollar	1.7774	1.7803	1.7741	1.7804	1.7804	1.7804	1.7702
Hong Kong	Dollar	7.1887	7.1322	7.1766	7.219	7.219	7.219	7.1771
India	Rupee	41.11	40.86	41.22	41.37	41.37	41.37	41.01
Indonesia	Rupiah	8336	8279	8341	8377	8377	8377	8338
Israel	Shekel	3.4418	3.4405	3.4518	3.4616	3.4616	3.4616	3.4406
Japan	Yen	86.89	85.54	86.76	87.41	87.41	87.41	86.81
Korea, Republic of	Won	1023.2	1023.55	1030.06	1030.57	1030.57	1030.57	1027.99
Malaysia	Ringgit	2.9449	2.9368	2.9637	2.9647	2.9647	2.9647	2.9589
New Zealand	Dollar	1.2827	1.2874	1.2877	1.2825	1.2825	1.2825	1.2685
Norway	Kroner	5.4275	5.4624	5.5078	5.4941	5.4941	5.4941	5.4691
Pakistan	Rupee	77.7	77.13	77.49	78.05	78.05	78.05	77.62
Papua New Guinea	Kina	2.5163	2.4962	2.5154	2.5471	2.5471	2.5471	2.5326
Philippines	Peso	40.94	40.84	41.25	41.39	41.39	41.39	41.09
Singapore	Dollar	1.2662	1.2615	1.2683	1.2716	1.2716	1.2716	1.2684
Solomon Islands	Dollar	7.4677	7.4081	7.4516	7.4976	7.4976	7.4976	7.4548
South Africa	Rand	6.7803	6.8383	6.8552	6.8333	6.8333	6.8333	6.8044
Sri Lanka	Rupee	105.47	104.54	105.2	105.88	105.88	105.88	105.29
Sweden	Krona	6.6201	6.6939	6.733	6.7369	6.7369	6.7369	6.7134
Switzerland	Franc	0.9929	0.9977	1.0024	1.0065	1.0065	1.0065	0.9984
Taiwan Province	Dollar	28.93	28.76	28.98	29.1	29.1	29.1	28.95
Thailand	Baht	29.82	29.61	29.84	29.99	29.99	29.99	29.87
United Kingdom	Pound	0.5993	0.602	0.6087	0.6059	0.6059	0.6059	0.6053
USA	Dollar	0.926	0.9186	0.924	0.9297	0.9297	0.9297	0.9244

Wayne Baldwin Delegate of the Chief Executive Officer of Customs Canberra ACT 05/05/2010

Broadband, Communications and the Digital Economy

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

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

Community Radio Licensees	SL No	Service Area	State
Radio for the Print-Handicapped of NSW Co-op Ltd	5157	SYDNEY RA1	NSW
Macarthur Community Radio Association Inc.	1150150	CAMBELLTOWN RA1	NSW
Yarra Valley FM Inc.	5185	YARRA VALLEY RA1	VIC

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

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

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

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

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

AUSTRALIAN COMMUNICATIONS AND MEDIA AUTHORITY

NOTICE OF APPLICATION FOR RENEWAL OF LICENCE UNDER SECTION 46(2) OF THE BROADCASTING SERVICES ACT 1992

In accordance with sub-section 46(2) of the Broadcasting Services Act 1992 (the Act), the Australian Communications and Media Authority (ACMA) hereby notifies that the companies listed below have lodged applications for the renewal of the following broadcasting service licences:

Commercial Radio Licensees	SL No	Service Area	State
Radio 3MA Pty Ltd	10094	MILDURA RA1	VIC
Radio Hunter Valley Pty Ltd	4125	MUSWELLBROOK RA1	NSW

The ACMA is required to renew these licences unless it decides that an applicant is no longer a suitable licensee. A company is a suitable licensee if the ACMA does not decide that sub-section 41(2) of the Act applies to the company.

The ACMA may decide that 41(2) of the Act applies to a licensee if it is satisfied that allowing the licensee to provide or continue to provide a commercial broadcasting service under a licence would lead to a significant risk of: (a) an offence against the Act or the regulations being committed; (b) or a breach of the conditions of the licence occurring.

In deciding whether the sub-section applies, the ACMA is required by sub-section 41(3) of the Act, to take into account: (a) the business record of the company; and (b) the company's record in situations requiring trust and candour; and (c) the business record of the chief executive and each director and secretary of the applicant; and (d) the record in situations requiring trust and candour of each such person; and (e) whether the company, or a person referred to in paragraph (c) or (d), has been convicted of an offence against this Act or the regulations.

The Act does not require the ACMA to hold an investigation or a hearing into whether a commercial licence (sub-section 47(3)) should be renewed.



Digital Television Commencement Date (Geraldton TV1, Kalgoorlie TV1 and Western Zone TV1 Licence Areas) Determination 2010

Commercial Television Conversion Scheme 1999

				NS AND MEDIA AUTHORITY makes this of the Commercial Felevision Conversion
Dated	23 rd	April	2010	Common Seal ACMA AUGUSTA
				Ol (Pan) Mamba

Member/General Manager

Australian Communications and Media Authority

1 Name of Determination

This Determination is the Digital Television Commencement Date (Geraldton TV1, Kalgoorlie TV1 and Western Zone TV1 Licence Areas) Determination 2010.

2 Commencement

This Determination commences on the day after it is registered.

3 Definitions

In this Determination:

Act means the Broadcasting Services Act 1992.

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

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

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

holder means a holder of a commercial television broadcasting licence.

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

Scheme means the Commercial Television Conversion Scheme 1999.

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

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

4 Determination – subsection 138 (1) of the Scheme

- (1) The date determined to be the date by which each holder for each licence area specified in subsection (2) is required to commence transmitting the commercial television broadcasting service concerned in SDTV digital mode is 10 June 2010.
- (2) The licence areas are:
- (a) Geraldton TV1 licence area;

- (b) Kalgoorlie TV1 licence area;
- (c) Western Zone TV1 licence area.

Note

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

Defence



NOTICE OF INVESTIGATION

Section 196G of the

Veterans' Entitlements Act 1986

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

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 3 August 2010.

Under the VEA, the Authority is required to find out whether there is information available about how subdural haematoma may be suffered or contracted, or death from subdural haematoma may occur; and the extent to which subdural haematoma or death from subdural haematoma 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 23 July 2010.

)

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





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 labrum 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 3 August 2010.

Under the VEA, the Authority is required to find out whether there is information available about how acute labrum tear may be suffered or contracted, or death from acute labrum tear may occur; and the extent to which acute labrum tear or death from acute labrum tear 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 23 July 2010.

The Common Seal of the Repatriation Medical Authority was affixed in the presence of KEN DONALD CHAIRPERSON 22/04/2010



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, pursuant to subsection 196B(7A) of the VEA, as there are grounds for such a review it intends to carry out an investigation in respect of **dioxins** as a factor in **sarcoidosis**.

This investigation will be carried out in the context of Statements of Principles Instrument Nos. 115 & 116 of 2007 concerning sarcoidosis.

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 3 August 2010.

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 23 July 2010.

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





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, pursuant to subsection 196B(7A) of the VEA, as there are grounds for such a review it intends to carry out an investigation in respect of bilateral adrenalectomy as a factor in neoplasm of the pituitary gland.

This investigation will be carried out in the context of Statements of Principles Instrument No. 42 of 2004, as amended by Instrument No. 46 of 2010 and Instrument No. 43 of 2004, concerning neoplasm of the pituitary gland.

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 3 August 2010.

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 23 July 2010.

)

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



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

Environment, Water, Heritage and the Arts



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

I, Lyn Chapman, 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
ARISTON	Clothes Washing Machine	Family Name: AQXXMD129 AQ9F 29U, AQ9L 29U	R002037
SUNNY INTERNATIONAL HARDWARE PTY LTD	Toilet suite	Family Name: Sunny Toilet Suites Blaxland	R002038
BLANCO	Tap and tap outlet set	Family Name: BLANCO 5 Star Mixer AUS 4929	R002039
SOUTHCAPE TAPWARE	Showers	Addition to Family Name: 3 star showers Slimline 1900, Slimline 1901, Slimline 1902, Slimline 1903	R000961A
HUAYI	Tap and tap outlet set	Addition to Family Name: CREATION BM56042, BM56042-2520, CA16160, FM56021, FM56040, FM56040-2520, JB16181, JB56181	R000606W
NOVELLI	Combination of a WC pan and cistern	Family Name: Toilet pan and cisterns PROJECT, VARESE	R002040
ARDA	Clothes Washing Machine	Family Name: Arda Twin Tub RVTT55M	R002041
NEFF	Dishwashers	Family Name: SD6P1F-4.5 S52N63X0EU	R002042
MOON-SHOWER	Showers	Family Name: Shower MSH017, MSR0801, MSR0806, MSR0814, MSS0610, MSS0801-A, MSS0801-L, MSY0812	R002043
STIRLING	Clothes Washing Machine	Family Name: STIRLING XQB60-803CLPS	R002044
ONIX	Clothes Washing Machine	Family Name: ONIX XQB60-803CLPS	R002045

L'hopman

DEPARTMENT OF THE ENVIRONMENT, WATER, HERITAGE AND THE ARTS

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

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

Reference	Title	Controlling Provisions	Date
2009/5257	Buru Energy Limited/Energy generation and supply (non-renewable)/Great Northern Highway between Yulleroo to Port Hedland/WA/Great Northern Pipeline - 630 km buried gas pipeline	Wetlands of international importance (sections 16 & 17B) Listed threatened species and communities (sections 18 & 18A)	28-Apr-2010
2010/5424	Hancock Prospecting Pty Ltd/Transport - land/East Pilbara, Port Hedland and Ashburton/WA/Roy Hill to Port Hedland Rail Line and Associated Infrastructure	Listed threatened species and communities (sections 18 & 18A) Listed migratory species (sections 20 & 20A)	4-May-2010

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

Reference	Title	Date
2010/5416	Molopo Generation Pty Ltd/Energy generation and supply (non-renewable)/Dawson Highway, Moura/QLD/Molopo	27-Apr-2010
	Gas Fired Power Station and Associated Infrastructure	
2010/5415*	Woodside Energy Limited/Exploration (mineral, oil and gas - marine)/Carnarvon Basin, offshore WA/Commonwealth	28-Apr-2010
	Marine/Laverda 3D Marine Seismic Survey and Vincent M1 4D Marine Seismic Survey	
2010/5420*	Woodside Energy Limited/Exploration (mineral, oil and gas - marine)/43km west of Broome/WA/Koolama 2D Seismic	29-Apr-2010
	Survey Dampier Penisula	
2010/5408	Ballina Shire Council/Transport - land/Lennox Head/NSW/Hutley Drive Extension	04-May-2010

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

ASSESSMENT APPROACH (EPBC Act s.87)

Reference	Title	Assessment Approach	Date
2009/5090	Oban Energy Pty Ltd/Mining/Mulyungarie Station/SA/Oban Uranium Deposit In situ	Public Environment Report	27-Apr-2010
	Recovery Mining Operation	_	
2009/5257	Buru Energy Limited/Energy generation and supply (non-renewable)/Great Northern	Preliminary Documentation	28-Apr-2010
	Highway between Yulleroo to Port Hedland/WA/Great Northern Pipeline - 630 km	-	
	buried gas pipeline		
2010/5424	Hancock Prospecting Pty Ltd/Transport - land/East Pilbara, Port Hedland and	Preliminary Documentation	4-May-2010
	Ashburton/WA/Roy Hill to Port Hedland Rail Line and Associated Infrastructure		

DECISION ON APPROVAL (EPBC Act s.133)

Reference	Title	Approval Decision	Date
2009/5029	Surat Gladstone Pipeline Pty Ltd/Energy generation and supply (non-	Approved with conditions	30-Apr-2010
	renewable)/Kogan to Gladstone/QLD/Construction of a high pressure buried gas		
	pipeline, Kogan to Gladstone, OLD		

REQUEST FOR RECONSIDERATION OF S75(1) DECISION (EPBC Act s.78A)

Reference	Title	Reconsideration Decision	Date	
2005/2477	Fremantle Ports/Water transport/Fremantle/WA/Fremantle Ports Inner Harbour Capital	Decision confirmed on NCA	30-Apr-2010	1
	Dredging Proposal			

NOTICE OF EXTENSION OF TIME (*EPBC Act* s.130(4))

Reference	Title	Extended by (Days)	Date
2008/4646	Botanic Gardens Trust/Natural resources management/Sydney/NSW/Relocation of Grey-	10 business days	30-Apr-2010
	Headed Flying-Fox Colony		

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

Finance and Deregulation



Lands Acquisition Act 1989

Notice of extinguishment of easement

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

Property: Lot 85, DP 1145181 at Oxley Vale, Parish of Tamworth,

County of Inglis, New South Wales

Easement: Easement for sewerage, access & power line 4.57 metres wide

created by Comm.Gaz. No.70 of 05.03.1942 Pages 565 & 566

Acquiring authority: Commonwealth of Australia

Dated: //

May 2010

Guy Verney

Delegate of the Minister for Finance and Deregulation

Branch Manager

Special Claims and Land Policy

Department of Finance and Deregulation





REGISTER OF POLITICAL PARTIES

Commonwealth Electoral Act 1918

The Australian Electoral Commission (AEC) has received the following applications for registration as a non-parliamentary party under the provisions of the *Commonwealth Electoral Act 1918* (the Electoral Act).

Name of Party: Secular Party of Australia
Abbreviation of party name: No abbreviation requested

Proposed registered officer: John August

Address: 12/225 Darlinghurst Road

DARLINGURST NSW 2010

Name of Party: Australia First Party (NSW) Incorporated

Abbreviation of party name: Australia First Party

Proposed registered officer: Anthony Pettitt

Address: 165 Garfield Road

RIVERSTONE NSW 2765

Name of Party: Building Australia Party

Abbreviation of party name: Building Australia

Proposed registered officer: Raymond Robert Stanton Brown

Address: 5 Windarra Place

CASTLE HILL NSW 2154

Name of Party: The Climate Sceptics

Abbreviation of party name: T.C.S

Proposed registered officer: Anthony Kenneth Cox

Address: 51 Lawson Street

HAMILTON NSW 2303

The above applications have been made by the secretary and another 9 members of each party and states that the parties wish to receive election funding.

If you believe that any of these parties should not be registered because, under the Electoral Act:

- the party does not meet the eligibility criteria for registration; or
- · the party's application has not been correctly made; or
- the party's name and/or abbreviation are prohibited,

you may lodge an objection. Objections must be received by the Funding and Disclosure Section of the Australian Electoral Commission by 15 June 2010, must be in writing and include your name, street address, signature and the grounds for your objection.

Objections can be sent to the:

Funding and Disclosure Section
Australian Electoral Commission
PO Box 6172
Kingston ACT 2604 or
faxed to (02) 6271 4555 or
scanned and emailed to fad@aec.gov.au

For more detailed information on objecting to an application for the registration of a political party, please consult the AEC website at the following link, or contact the AEC by fax or email as above, or by phone on (02) 6271 4667.

http://www.aec.gov.au/Parties and Representatives/Party Registration/Information Sheets/party reg objections.htm

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 SUNITINIB MALATE (SUTENT) 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 sunitinib malate (SUTENT) as an orphan drug on 4 May 2010 for the treatment of pancreatic neuroendocrine tumours (pNET).

The dose form of sunitinib malate (SUTENT) is 12.5 mg, 25 mg, 37.5 mg and 50 mg capsules.

The sponsor of sunitinib malate (SUTENT) is Pfizer Australia Pty Ltd.

[signed]

Dr Ruth Lopert Principal Medical Adviser Delegate of the Secretary

Dated this 4th Day of May 2010



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 25 March 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the Therapeutic Goods Act 1989 gave his consent for the following

- the supply of the product hyoscine butylbromide (Buscopan) 10 mg tablets in tube (a) (Aust R 48255) by Boehringer Ingelheim Pty Ltd, 78 Waterloo Road, North Ryde NSW ("the Company"); AND
- (b) For that product to conform with Therapeutic Goods Order No. 80 Child-Resistant Packaging Requirements for Medicines.

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

- 1. The exemption applies for a period of 2 months from 1 September 2010.
- 2. No other changes have been made to the product including the container closure, except the minor change in the manufacturing process of the API.
- 3. Boehringer Ingelheim Pty Ltd must not supply the product as currently packaged after expiry of the exemption period.



THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

On 14 April 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent to the following:

- (a) the supply of the products gabapentin (Neurontin) capsule 100mg in blister pack [Aust R 74067] by Pfizer Australia Pty Ltd, of 38-42 Wharf Road, West Ryde, NSW ("the Company"); AND
- (b) For the above product not to conform to sub-clause 3(2) (n) of Therapeutic Goods Order No 69 (TGO 69)

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

- 1. The exemption applies only to the following batches of the above product: **0048017**, **0212116**, **0059087**, **0220127**, **0553038**, **864068**, **865068**, **412128**, **975118**, **1030029**, **495099**, **790129** and **791129**.
- 2. No other changes have been made to the product.
- 3. No new batches of the product should be packed with the current carton label.



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 16 April 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for the following

- (a) the supply of the following product:
 - 50561 NITRO-DUR 10 glyceryl trinitrate 80mg (10mg/24h) transdermal drug delivery system, sachet
 - 50563 NITRO-DUR 15 glyceryl trinitrate 120mg (15mg/24h) transdermal drug delivery system, sachet
 - 52340 NITRO-DUR 5 glyceryl trinitrate 40mg (5mg/24h) transdermal drug delivery system, sachet

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

for the above products to not conform with TGO 69 clause 3(2)(h), in that the cartons (b) are missing the designation for batch/lot number.

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

- 1. The exemption applies to batches DE7F3221, DE7U1212, DE9U1214, DD0U3412, DE0F2415, DE0F3513 and DE0U5512. The quantities and expiry dates are as set out in the Schering-Plough Pty Ltd's letter of application on the 22 March 2010.
- 2. The exempted labels are those currently approved except for the missing batch/lot designation.
- 3. No other changes have been made to the product.



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 4 March 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* gave his consent for the following

- (a) the supply of the product oxaliplatin (Oxaliplatin 100 Link) powder for injection 100mg in vial (AUST R 148407) by Fresenius Kabi Australia Pty Ltd, 964 Pacific Highway, PYMBLE NSW ("the Company"); AND
- (b) For that product not to conform with sub-section 3(2)(1) of Therapeutic Goods Order No 69 (TGO 69).

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

- 1. The exemption applies for a period of 12 months from the 4 March 2010.
- 2. No other changes have been made to the products.
- 3. The labels to be used are those currently approved with the previous sponsor's name and address details.



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 5 February 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of section 14 and 14A of the Therapeutic Goods Act 1989 gave his consent for the following:

- the supply of the product paraldehyde injection 5 mL in vial(Aust R 160612) by (a) Phebra Pty Ltd, 332 Burns Bay Rd, Lane Cove NSW ("the Company"); AND
- (b) For the above product to not conform with the limits for Acetaldehyde and Acidity prescribed in the BP 2010 monograph for Paraldehyde Injection.

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

- 1. The exemption applies for a period of two years from the 5 February 2010.
- 2. No other changes have been made to the product, including the finished product specification, other than the revised limits listed in point 3.
- 3. The limits to be applied to acetaldehyde content and acidity in the product are as follows:

Acetaldhyde: NMT 1.2mL of 0.5M NaOH (release) NMT 3.0mL of 0.5M NaOH (expiry) Acidity: NMT 2.2mL of 0.1M NaOH (release) NMT 5.2mL of 0.1M NaOH (expiry)

4. During the exemption period, the sponsor will seek to source the active pharmaceutical ingredient (API) from another manufacturer capable of producing a material with low level of acetaldehyde contaminant. The sponsor will also actively pursue developing, testing and validating an alternative more reliable and robust method of assay for acetaldehyde content for testing the API as well as the finished product. It is noted that a validated GC method exists for this purpose but further development may be warranted.



THERAPEUTIC GOODS ACT 1989

SECTION 14 and 14A NOTICE

On 10 March 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent for the following

- (a) the supply of the product sotalol hydrochloride (Sotacor) 40 mg/4 mL injection and 80 & 160 mg tablets (AUST R 54089, 68964, 68966) by Sigma Pharmaceuticals Pty Ltd, of, 96 Merrindale Drive, Croydon, VIC ("the Company"); AND
- (b) for the products to not conform with TGO 69 in respect to clause 3(2)(l), in that the sponsor details are those of the previous sponsor Bristol-Myers Squibb Australia Pty Ltd instead of the current sponsor, Sigma Pharmaceuticals (Australia) Pty Ltd.

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

- 1. The exemption applies until the 10 March 2011.
- 2. The exempted labels are those used by the previous sponsor.
- 3. No other changes have been made to the product except for those approved above.
- 4. Arrangements are in place to ensure that all enquiries or complaints concerning the products will be promptly forwarded to Sigma Pharmaceuticals (Australia) Pty Ltd.



THERAPEUTIC GOODS ACT 1989

SECTIONS 14 and 14A NOTICE

On 1 April 2010, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14 and 14A of the *Therapeutic Goods Act 1989* ("the Act") gave his consent to the following:

- (a) the supply of the products atorvastatin (Lipitor) 10, 20, 40 & 80 mg [as calcium] tablets (AUST R 166885, 166896, 166899, 166902) by Pfizer Australia Pty Ltd, of 38-42 Wharf Road, West Ryde, NSW ("the Company"); AND
- (b) for the above products to not conform with clause 3(2)(n), in that the AUST R numbers are those for the previous formulations

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

- 1. The exemption applies until the end of 2010.
- 2. The product labels have the AUST R numbers of the previous formulation on them.
- 3. No other changes have been made to the product.



Australian Government

Department of Health and Ageing Therapeutic Goods Administration

COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 AND 14A NOTICE

I, Gary Grohmann, delegate of the Secretary of the Department of Health and Ageing for the purposes of sections 14, 14A and 15 of the *Therapeutic Goods Act 1989* ("the Act"), hereby give my consent, pursuant to sections 14 and 14A of the Act for

Wyeth Australia Pty Ltd Locked Bag 5002 Baulkham Hills BC NSW 2153

to supply PREVENAR 13 pneumococcal polysaccharide conjugate vaccine, 13 valent adsorbed, 0.5mL syringe (AUSTR 158450) with labels which do not comply with the requirements of Therapeutic Goods Order No 69 - "General Requirements for Labels for Medicines", Clauses 3(1)(b)(ii), 3(2)(b) & (c) and 3(10)(f).

Pursuant to section 15(1) of the Act, my consent is subject to the condition that the product labelling shall comply with the requirements of TGO 69 in all other respects

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

(signed by) Gary Grohmann

Delegate of the Secretary
Office of Laboratories and Scientific Services

29th April 2010

Infrastructure, Transport, Regional Development and Local Government



Australian Government

Department of Infrastructure, Transport, Regional Development and Local Government

Aviation Transport Security Regulations 2005

EXEMPTION FROM DISPLAYING AN ASIC IN SECURE AREAS

I, Steve Dreezer, General Manager, Maritime, Identity and Surface Security 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 employees, contractors and volunteers of state and territory ambulance services, an exemption from displaying a valid Aviation Security Identification Card (ASIC) in a secure area of a security controlled airport on the conditions that:

- the employee, contractor or volunteer of the state or territory ambulance service must ONLY access the secure area of a security controlled airport, for which regulation 3.07(2) applies, while facilitating the movement of a patient to, or from, an aircraft; and
- the employee, contractor or volunteer of the state or territory ambulance service MUST be supervised by an ASIC holder at all times, in accordance with regulation 3.07(3)(a) and (b), while in the secure area of a security controlled airport.

This exemption operates for a period of 12 months from the date of this instrument unless revoked earlier.

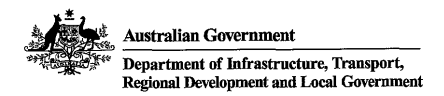
Dated: 4 May 2010

Steve Dreezer

Delegate of the Secretary of the

Department of Infrastructure, Transport, Regional Development and Local Government

s28/2010 019



Aviation Transport Security Act 2004

NOTICE OF REVOCATION OF SECURITY CONTROLLED AIRPORT AND AIRSIDE AREA – GUNNEDAH AIRPORT

I, MARK STEPHEN SHEEN, General Manager, Transport Security Operations, Office of Transport Security, Department of Infrastructure, Transport, Regional Development and Local Government:

REVOKE the declaration of Gunnedah Airport as a security controlled airport as listed in Column 1 in the *Gazette (No.S 40,3 March 2005)* under section 28 of the *Aviation Transport Security Act 2004* (the Act); and

DELETE the map identified as number 18. In column 2 in the Gazette (No.S 40,3 March 2005) establishing an airside area for Gunnedah Airport under section 29 of the Act.

This Notice commences upon Gazettal.

Date: 5 May 2010

Mark Sheen

Delegate of the Secretary of the

Department of Infrastructure, Transport, Regional Development and Local Government

Prime Minister and Cabinet

Administrative Arrangements Order

The Administrative Arrangements Order specifies the Departments of State, the principal matters they deal with and the legislation administered by each Minister of State.

On 6 May 2010, the Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, revoked all administrative arrangements previously ordered and made a new Administrative Arrangements Order.

The new Administrative Arrangements Order is available on the Department of the Prime Minister and Cabinet website at: http://www.dpmc.gov.au/parliamentary/index.cfm.

Treasury



NOTICE OF DISQUALIFICATION

Superannuation Industry (Supervision) Act 1993

To: Mr Colin Kelly 10 Deborah Court SKYE VIC 3977

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

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

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.



Superannuation Industry (Supervision) Act 1993

To: Mrs Florence Kelly 10 Deborah Court SKYE VIC 3977

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

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

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.



Superannuation Industry (Supervision) Act 1993

To: Ms Bianca Powers 27 Holme Rd FERNTREE GULLY VIC 3156

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

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

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.



Superannuation Industry (Supervision) Act 1993

To:
Mr Ryan Henson
27 Holme Rd
FERNTREE GULLY VIC 3156

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

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

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.



Superannuation Industry (Supervision) Act 1993

To: Mr Arcadio Adao 6 Carly Place Quakers Hill NSW 2763

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

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

The disqualification order takes effect on the day on which this notice is made. Dated: 4 May 2010

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



Superannuation Industry (Supervision) Act 1993

To: Mr Ronaldo Adao 6 Carly Place Quakers Hill NSW 2763

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

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

The disqualification order takes effect on the day on which this notice is made. Dated: 4 May 2010

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



Superannuation Industry (Supervision) Act 1993

To:
David Bishop
6 Hereford PL
WEST PYMBLE NSW 2073

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(2) of the SIS Act as I am satisfied that the corporate trustee has contravened the SIS Act on one or more occasions, and at the time of the contraventions you were a responsible officer of the corporate trustee and the nature, seriousness and number of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.



Superannuation Industry (Supervision) Act 1993

To: Florentia Bishop 6 Hereford PL WEST PYMBLE NSW 2073

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(2) of the SIS Act as I am satisfied that the corporate trustee has contravened the SIS Act on one or more occasions, and at the time of the contraventions you were a responsible officer of the corporate trustee and the nature, seriousness and number of the contraventions provides grounds for disqualifying you.

The disqualification order takes effect on the day on which this notice is made.

Dated: 4 May 2010

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.

AUSTRALIAN TAXATION OFFICE

HIGHER EDUCATION SUPPORT ACT 2003

Factor to Index an Accumulated HELP Debt

I, **RAELENE VIVIAN**, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to section 140-20 of the *Higher Education Support Act 2003*, that **1.019** is the HELP debt indexation factor for 1 June 2010 to be used in working out accumulated HELP debts for the 2009-2010 financial year.

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

the sum of the index number for the March 2010 quarter and the index numbers for the three immediately preceding quarters

divided by

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

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

Indexation factor for 1 June 2010 = Mar10+Dec09+Sep09+Jun09 Mar09+Dec08+Sep08+Jun08

 $= \frac{171.0 + 169.5 + 168.6 + 167.0}{166.2 + 166.0 + 166.5 + 164.6}$

= $\frac{676.1}{663.3}$

= 1.019 (to three decimal places)

The indexation factor is 1.019 and the effective percentage increase is 1.9%.

Dated this Mird day of May 2010

At Vini

AUSTRALIAN TAXATION OFFICE

STUDENT ASSISTANCE ACT 1973

Indexation factor for working out accumulated Financial Supplement debts

I, RAELENE VIVIAN, as delegate of the Commissioner of Taxation, HEREBY NOTIFY, pursuant to subsection 12ZF(7A) of the Student Assistance Act 1973, that 1.019 is the indexation factor calculated under subsection 12ZF(6) of that Act that is applicable in working out any Financial Supplement and accumulated Financial Supplement debts of a person on 1 June 2010.

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

the sum of the index number for the March 2010 quarter and the index numbers for the three immediately preceding quarters divided by

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

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

1.019 (to three decimal places)

Indexation factor for 1 June 2010 Mar10+Dec09+Sep09+Jun09. Mar09+Dec08+Sep08+Jun08 171.0 + 169.5 + 168.6 + 167.0166.2 + 166.0 + 166.5 + 164.6676.1 663.3

The indexation factor is 1.019 and the effective percentage increase is 1.9%.

Dated this Third day of May

COMMISSIONER OF TAXATION

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

NOTICE OF RULINGS				
Ruling Number	Subject	Brief Description		
TD 2010/13	Fringe benefits tax: for the purposes of section 39A of the <i>Fringe Benefits Tax Assessment Act 1986</i> what is the car parking threshold for the fringe benefits tax year commencing on 1 April 2010?	This Determination concludes that the car parking threshold for the fringe benefits tax year commencing on 1 April 2009 is \$7.46. This Determination applies to the fringe benefits tax year commencing on 1 April 2010.		
PR 2010/10	Income tax: Elders Diversified Forestry Project 2010 – Regular Contribution Investors	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> ; are accepted to take part in the Scheme described in this Ruling on or after the 12 May 2010 and who have executed the relevant Project Agreements on or before 30 June 2010. The Investors will hold a forestry interest in the Project for commercial growing, cultivation and harvesting of Pulpwood, Red Mahogany, Indian Sandalwood and Teak trees for sale. This Ruling applies prospectively from 12 May 2010.		
PR 2010/11	Income tax: Elders Diversified Forestry Project 2010 – Single Contribution Investors	This Ruling applies to Investors that: meet the definition of 'initial participant' in subsection 394-15(5) of the <i>Income Tax Assessment Act 1997</i> ; are accepted to take part in the Scheme described in this Ruling on or after the 12 May 2010 and who have executed the relevant Project Agreements on or before 30 June 2010. The Investors will hold a forestry interest in the Project for commercial growing, cultivation and harvesting of Pulpwood, Red Mahogany, Indian Sandalwood and Teak trees for sale. This Ruling applies prospectively from 12 May 2010.		
CR 2010/14	Income tax: Seven Group Holdings Limited – Issue of Transferable Extendable Listed Yield Shares 4	This Ruling applies to Australian resident holders of Transferable Extendable Listed Yield Shares 3 (TELYS3) as at 6 May 2010 who will be issued on the 13 May 2010 Transferable Extendable Listed Yield Shares 4 by Seven Group Holdings Limited pursuant to the Scheme of Arrangement in accordance with Part 5.1 of the Corporations Act 2001 between Seven Network Limited and holders of TELYS3. This Ruling applies from 1 July 2009 to 30 June 2010.		
CR 2010/15	Income tax: early retirement scheme – The Association of Professional Engineers, Scientists, Managers, Australia	This Ruling applies to employees of the Association of Professional Engineers, Scientists, Managers, Australia who receive a payment under the scheme described in the Ruling. This Ruling applies from 12 May 2010 to 30 September 2010.		

NOTICE OF WITHDRAWALS			
Ruling Number	Subject	Brief Description	
TD 37	Capital gains: when does the grant of a new statutory licence to which section 160ZZPE applies constitute the acquisition of a separate asset?	TD 37 is withdrawn with effect from today. TD 37 states that if there is an extension or renewal of a statutory licence that was acquired pre-CGT and rollover relief is available, any capital improvement to that asset may be regarded as a separate asset. Due to legislative changes this Determination is no longer necessary and is therefore withdrawn.	

NOTICE OF WITHDRAWALS			
Ruling Number	Subject	Brief Description	
TD 50	Income tax: capital gains: where post-CGT land has been held for more than 12 months, is indexation available in relation to the cost of a house built for investment purposes on the land and sold within 12 months of construction?	TD 50 is withdrawn with effect from today. TD 50 explains the effect of subsection 160P(4) of the Income Tax Assessment Act 1936 on the availability of indexation of the cost of construction of a house on post-CGT land where the land was held for more than 12 months but the house and land is sold within 12 months of construction of the house. Due to legislative changes this Determination is no longer necessary and is therefore withdrawn.	

NOTICE OF PARTIAL WITHDRAWAL			
Ruling Number Subject		Brief Description	
TR 95/6	Income tax: primary production and forestry	Taxation Ruling TR 95/6 is partially withdrawn with effect from today by omitting paragraphs 50 and 51 (including the heading).	

NOTICE OF ADDENDA			
Ruling Number	ing Number Subject Brief Description		
TD 92/135	Income tax: capital gains: is the principal residence exemption relevant when the proceeds of sale of a dwelling are treated as income under ordinary concepts?	This Addendum amends TD 92/135 to reflect the rewritten provisions of the <i>Income Tax Assessment Act 1997</i> . This Addendum applies from 14 September 2006.	
TD 92/147	Income tax: capital gains: how soon after erection must a dwelling become the sole or principal residence of a taxpayer to satisfy the conditions in subsection 160ZZQ(5)?	This Addendum amends TD 92/147 to reflect the rewritten capital gains tax provisions in Part 3-1 of the <i>Income Tax Assessment Act 1997</i> . This Addendum applies from 14 September 2006.	
TD 95/7	Income tax: capital gains: does subsection 160M(12) of the Income Tax Assessment Act 1936 prevent a taxpayer from making an election under subsection 160ZZQ(11A) for a sole or principal residence (SPR) that the taxpayer owned before becoming a resident of Australia?	This Addendum amends TD 95/7 to reflect the rewritten capital gains tax provisions in Part 3-1 of the <i>Income Tax Assessment Act 1997</i> and changes to the law effected by <i>Tax Laws Amendment (2006 Measures No. 4) Act 2006</i> . This Addendum applies from 12 December 2006.	
PR 2010/8	Income tax: Rewards Group Premium Timber Project 2010	This Addendum amends PR 2010/8 to include additional finance arrangements. This Addendum applies on and from 14 April 2010.	



Variation of List of Names and Categories of Registered Entities

Financial Sector (Collection of Data) Act 2001

SINCE:

- A. APRA keeps a Register of Entities (the register) under section 8 of the *Financial Sector (Collection of Data) Act 2001* (the Act);
- B. APRA keeps a list of the names of registered entities under section 11 of the Act (the list);
- C. **AVC Finance Pty Limited (ABN 65 079 312 897)** has become a registrable corporation, as defined in section 7 of the Act;
- D. APRA has, under paragraph 10(a) of the Act, caused the name of the corporation and other particulars relating to the corporation to be added to the register; and
- E. the corporation has therefore become a registered entity within the meaning of subsection 5(3) of the Act;

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

Dated 4 May 2010

[Signed]

Steve Davies General Manager Statistics

Interpretation

In this Notice

APRA means the Australian Prudential Regulation Authority.

Public Notices

SHIPPING REGISTRATION ACT 1981

NOTICE OF INTENTION TO APPLY FOR REGISTRATION

Notice is hereby given of the intention of

Shaun Alan Ossinger of 1/41 Sovereign Circuit, Coconut Grove NT, to apply, after the expiration of the period of thirty days commencing on the date of publication of this notice, for the registration under the above named Act of the ship particulars of which are set out below. Objections to the registration of the ship in the name of the abovementioned person, by persons claiming a legal proprietary right in respect of the ship, should, together with any relevant documents that will verify the claim be delivered to the Registrar of Ships at the Australian Shipping Registration Office, 82 Northbourne Avenue, Braddon ACT 2612 or sent by properly prepaid post to the Registrar of Ships at the Australian Maritime Safety Authority, GPO Box 2181, Canberra City ACT 2601, before the expiry of the period referred to above.

Particulars of Ship

Present name: Moontan

Former name: N/A

Present whereabouts: Darwin, Northern Territory

Length: 11 Metres

Principal material of construction: GRP

Type of ship: Elite 11 Sailing Catamaran



Australian Government Attorney General's Department

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

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