

Commonwealth of Australia

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Gazette

GOVERNMENT NOTICES

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The date of publication of this Gazette is 28 April 2004

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Australian Government

Attorney-General's Department

Office of Legislative Drafting

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OLD has experience over more than half a century as the specialist professional drafter of Commonwealth subordinate legislation.

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

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Commonwealth's drafter of primary legislation, the Office of Parliamentary Counsel. OLD is a member of the Parliamentary Counsel's Committee of Australia and participates in relevant international forums.

OLD's responsibilities

- drafting
- advising about drafting; preparing and formally notifying instruments; interpreting instruments created under a statutory power
- publishing the Government Notices Gazette
- providing ready public access to the law through SCALEplus (scaleplus.law.gov.au) and the Legislative Instruments Database (frli.law.gov.au)
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How to contact us

Principal Legislative Counsel Office of Legislative Drafting Attorney-General's Department Robert Garran Offices National Circuit Barton ACT 2600 Tel. (02) 6250 6263 Fax. (02) 6250 5930

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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.

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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 inquires should be directed to (02) 6250 5510.

General Information

GAZETTE INQUIRIES

Lodgment Inquiries: (02) 6250 5510 Subscriptions (Fax): (02) 6293 8388 Subscriptions (Tel): (02) 6293 8383

The **GOVERNMENT NOTICES GAZETTE** is published each Wednesday and contains a range of legislation (including proclamations) 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 or post: Gazette Office, Attorney General's Department, Cnr Kings Avenue and National Circuit, Barton ACT 2600. By fax: (02) 6250 5995 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) 6250 5510. Information is also available from the following Internet site: <u>http://www.ag.gov.au/GNGazette/</u>.

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 5 days prior to date of publication.

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Additional copies of Special and Periodic Gazettes can be provided at a cost of 2 cents per page per copy — minimum charge: \$5.

A surcharge will be made where a Special Gazette is required to be published outside normal business hours. Payment may be made by credit card, EFT, cheque, money order or customer account code (for account code customers only).

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The *Gazette* may be purchased by mail order (Tel. 1300 656 863, Fax (02) 6293 8333) 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 SAI outlets:

 Adelaide: 63 Greenhill Road, Wayville SA 5034

 Tel. (08) 8373 4140 Fax (08) 8373 4124

 Brisbane: Ground Floor, Boundary Court, 55 Little

 Edward Street, Spring Hill QLD 4004

 Tel. (07) 3834 7460 Fax (07) 3834 7461

 Canberra: Gallery Level, The Boulevard, City

 Walk, Canberra ACT 2601 Tel. (02) 6249 8990

 Fax (02) 6249 8989

 Hobart: 10 Barrack Street, Hobart TAS 7000

 Tel. (03) 6224 2380 Fax (03) 6224 4185

 Melbourne:
 19-25 Raglan Street, South Melbourne

 VIC 3025 Tel (03) 9693 3555 Fax (03) 9696 1319

 Perth:
 165 Adelaide Terrace, East Perth WA 6004

 Tel. (08) 9221 6700 Fax (08) 9221 6194

 Sydney:
 286 Sussex Street, Sydney NSW 2000

 Tel.1300 654 646 Fax 1300 654 949

OUT OF HOURS PUBLICATION — SPECIAL 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, cnr Kings Avenue and National Circuit, Barton ACT 2600. Copies will be available on the next business day from CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609 and from the SAI outlets listed above.

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

1098 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 or SAI Global outlets.

Gazette number	Date of Publication	Subject
P1	30.1.04	Instruments made under Part VII of the National Health Act 1953
P2	19.2.04	Great Barrier Reef Marine Park Act 1975
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Nov 03 to 31 Dec 03 and not previously gazetted
		Particulars of permissions granted, refused, suspended, reinstated, revoked or reconsidered for the period 1 Oct 03 to 31 Oct 03 and not previously gazetted

Workplace Relations Act 1996

AUSTRALIAN INDUSTRIAL RELATIONS COMMISSION

NOTICE OF VARIATION OF COMMON RULE AWARD

IN the matter of the variation of the awards

Notice is hereby given

(a) that the Commission has varied the term/s of the awards referred to in the Schedule below.

(b) that the variations will be a common rule of the Australian Capital Territory as shown in the Schedule below; and

(c) that any person or organisation interested and having an objection to the variations binding that person or organisation and wanting to be heard in relation to the above-mentioned variation is invited to lodge with the Commission a notice of that objection.

A copy of the award may be inspected free of charge at the Australian Industrial Registry at Level 2, CML Building, University Avenue, Canberra, A.C.T., or at the office of the Australian Industrial Registry in any capital city.

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

SCHEDULE OF TERMS TO BE VARIED AWARD (Case No.)

(Award Coo	le/Print)	
<u>Clause</u>	Substance	Date of Effect
Technical S	ervices - Architects - Award 2000	(C2002/4329)
(AW801194	/PR945572)	
<u>8,11,17,20</u>	wages and conditions	07/04/04
Transport V	Workers' (Armoured Vehicles) Aw	ard, 1978 (C1998/856)
(AW833661	/PR945875)	
All clauses	award simplification	01/06/04
23 April 200)4	Christine Hayward
		Dometer Industrial Degistron

Deputy Industrial Registrar

Government Departments

Attorney-General

COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF RATES OF EXCHANGE - s161J CUSTOMS ACT 1901 I, JOHN FENNING, delegate of the Chief Executive Officer of Customs, hereby specify, pursuant to s161J 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)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9
	Currency	14/04/04	15/04/04	16/04/04	17/04/04	18/04/04	19/04/04	20/04/04
Brazil	Real	2.1637	2.1225	2.1625	2.1625	2.1625	2.1706	2.1583
Canada	Dollar	.9990	.9883	.9945	.9945	.9945	1.0036	.9996
China	Yuan	6.1969	6.0895	6.1308	6.1308	6.1308	6.1771	6.1472
Denmark	Kroner	4.6716	4.5840	4.6011	4.6011	4.6011	4.6197	4.6195
European Unio	nEuro	.6276	.6156	.6176	.6176	.6176	.6203	.6202
Fiji	Dollar	1.2912	1.2912	1.2977	1.2977	1.2977	1.3075	1.2914
Hong Kong	Dollar	5.8369	5.7362	5.7762	5.7762	5.7762	5.8196	5.7919
India	Rupee	32.7556	32.2126	32.5538	32.5538	32.5538	32.7246	32.6033
Indonesia	Rupiah	6436.0000	6337.0000	6389.0000	6389.0000	6389.0000	6421.0000	6391.0000
Israel	Shekel	3.3854	3.3300	3.3559	3.3559	3.3559	3.3892	3.3667
Japan	Yen	80.1100	79.8200	80.2900	80.2900	80.2900	80.4800	80.5300
Korea	Won	856.9100	847.5300	855.4700	855.4700	855.4700	862.1400	855.9000
Malaysia	Ringgit	2.8447	2.7953	2.8143	2.8143	2.8143	2.8356	2.8219
New Zealand	Dollar	1.1533	1.1563	1.1591	1.1591	1.1591	1.1623	1.1565
Norway	Kroner	5.2039	5.1021	5.1151	5.1151	5.1151	5.1361	5.1353
Pakistan	Rupee	42.8900	42.3300	42.4000	42.4000	42.4000	42.1600	42.5400
Papua NG	Kina	2.4063	2.3623	2.3779	2.3779	2.3779	2.3958	2.3843
Philippines	Peso	41.6900	41.0700	41.3000	41.3000	41.3000	41.5800	41.2900
Singapore	Dollar	1.2522	1.2355	1.2438	1.2438	1.2438	1.2513	1.2476
Solomon Is.	Dollar	5.5624	5.4658	5.5070	5.5070	5.5070	5.5446	5.5178
South Africa	Rand	4.8915	4.8539	4.7713	4.7713	4.7713	4.7888	4.8424
Sri Lanka	Rupee	73.0400	71.8400	72.3700	72.3700	72.3700	73.0600	72.7300
Sweden	Krona	5.7533	5.6548	5.6794	5.6794	5.6794	5.7113	5.7066
Switzerland	Franc	.9740	.9546	.9585	.9585	.9585	.9628	.9623
Taiwan	Dollar	24.5600	24.2300	24.4100	24.4100	24.4100	24.5600	24.4300
Thailand	Baht	29.3300	29.0000	29.2400	29.2400	29.2400	29.3300	29.2000
UK	Pound	.4126	.4113	.4138	.4138	.4138	.4141	.4118
USA	Dollar	.7487	.7357	.7407	.7407	.7407	.7463	.7427

JOHN FENNING Delegate of the Chief Executive Officer of Customs CANBERRA A.C.T. 21/04/04

Communications, Information Technology and the Arts

AUSTRALIAN COMMUNICATIONS AUTHORITY

Telecommunications Act 1997

Subsection 56(1)

CARRIER LICENCE

I, Dr Hugh Milloy, delegate of the Australian Communications Authority, acting under subsection 56(1) of the Telecommunications Act 1997, grant a carrier licence to Eastern Wireless ACN 106 669 587.

Dated the

292

2004

day of March

Signed

Delegate of the Australian Communications Authority

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2

NOTES - CONDITIONS OF CARRIER LICENCES

Under the *Telecommunications Act 1997* ('the Act') carrier licences are subject to conditions as follows:

- (a) Section 61 of the Act provides that a carrier licence is subject to conditions specified in Schedule 1 to the Act.
- (b) Section 62 of the Act provides that a carrier licence is subject to the condition set out in section 152AZ of the *Trade Practices Act 1974*.
- (c) Section 63 of the Act provides that a carrier licence may be subject to any conditions declared by the Minister administering the Act including:
 - (i) conditions, in addition to those referred to under sections 61 and 62 of the Act, applying to all carrier licences; and
 - (ii) conditions applying to specified carrier licences (the licences can be specified by name, by class or in any other way).

Employment and Workplace Relations

Workplace Relations Act 1996

Australian Industrial Registry Principal Registry Nauru House 80 Collins Street Melbourne Vic 3000

(Postal Address: GPO Box 1994S Melbourne Vic 3001)

NOTICE OF APPLICATION FOR CONSENT TO AN ALTERATION OF ELIGIBILITY RULES

(D 2004/21)

NOTICE is given that an application under the Workplace Relations Act 1996 for consent to an alteration of the eligibility rules of The Australian Licenced Aircraft Engineers Association has been received.

A copy of the application has been published on the website of the Australian Industrial Relations Commission at: http://www.airc.gov.au (under *Organisations* click *Gazette Notices*).

Alternatively, a copy of the application can be obtained on request from any organisation, association, branch, constituent part or reporting unit or a member of 1 of those bodies. Requests should be directed to Mr. Larry Powell, Australian Industrial Registry, GPO Box 1994S, Melbourne 3001 (*Fax*: (03) 9654 6672 or *E-mail*: larry.powell@air.gov.au).

Information contained in the supporting documents to the application concerning the proposed alteration, the reason for the proposal and the effect of the proposal is as follows:

1. The particulars of the proposed alteration are as follows:

- a. Rule No. 3 After the heading "3 CONSTITUTION" and before the words "The Association" insert the numeral "3.1".
- b. Rule No. 3.1 After the words "electrical systems," and before the words "and/or instrument systems" insert the words "*radio systems*,".
- c. Rule No. 3.1 & 3.2 In Rule 3.1, after the words "Commonwealth of Australia." insert the numeral "3.2"
- d. Rule No. 3.2 After rule 3.1 insert new rule 3.2 as follows:

Insert the numeral "3.2" and after the numeral "3.2" insert the words "And any persons employed by Forstaff Pty Ltd or its subsidiaries or successors who perform, administer, or work in connection with, the refurbishment, reconfiguration or heavy maintenance work on aircraft at Avalon Airport in the State of Victoria".

- 2. The reason for the proposed alteration to:
- a. Rule 3 to new 3.1.
 - i. In proposed Rule 3.1 the inclusion of "radio systems" is necessary to reflect the scope of certification performed by an Avionics Licenced Aircraft Maintenance Engineer.
 - ii. The organisation has members who perform certification on radio systems.
 - iii. Historically pre 1990 "radio system" certification was performed by radio only licenced engineers, however from 1991 onward licenced engineers certify in the Avionics stream if qualified for radio, electrical and instrument systems.

- iv. It has been necessary to alter the Rule to accommodate changes in the industry and Civil Aviation legislation in regard to the scope of statutory certification required by licenced aircraft engineers in regard to the broader category of licence known as Avionics. Avionics includes work on electrical, instruments and radio systems. The change is simply to reflect the changing jargon of the industry, the scope of work performed by our Avionics members.
- v. The change formalises and reflects existing circumstances and has no material effect on the coverage of any other organisation.
- b. The reason for the proposed alteration to Rule 3 to include new rule 3.2
 - i. The addition of new rule 3.2 is to take into account the AIRC decisions of Munro J in matters C No. 24806 of 1999 PR900044, the subsequent Orders in PR900045 and matter No. C2003/5980 PR943157 and the subsequent orders in PR943158. The nature of the orders is to vary the eligibility rules of the organisation.
 - ii. In PR943157 Munro J states in paragraph [86] "In my view, it would be appropriate that the ALAEA seek to have its eligibility rule extended to bring employment by Forstaff at Avalon within its membership coverage."
 - iii. And the addition of new rule 3.2 is to take into account the fact that the ALAEA is and has been the only union party to the Certified Agreements, covering all Forstaff employees at Avalon, to the exclusion of all other unions from 1997. The relevant agreements are:
 - 1. The "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement 1997" AIRC J0425 Doc P6586, a "greenfield" site agreement certified pursuant to s.170LL.
 - 2. The "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement 1999-2001" an agreement made pursuant to "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement 1997".
 - 3. The "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement III 2001-2003" AG810791 an agreement certified pursuant to s.170LT.
 - 4. The "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement III Variation 2002" AG16060 an agreement certified pursuant to s.170LT.
 - 5. The "Jobs Australia (Aircraft Maintenance and Refurbishment) Enterprise Agreement IV" AG828519 an agreement certified pursuant to s.170LT.
- **3.** The effect of the proposed alteration is:
 - a. To formalise the existing coverage given pursuant to Munro J.'s decisions and orders of the Commission and the exclusive representation rights provided by the Certified agreements.
 - b. Limited to Forstaff employees at Avalon Airport Lara Victoria.

Any interested organisation registered under the Workplace Relations Act, association or person who desires to object to the application may do so by lodging in the Industrial Registry, marked to the attention of Mr. Larry Powell, a notice of objection within thirty-five (35) days after the publication of this advertisement and by serving on the organisation (whose address for service is: 25 Stoney Creek Road, Bexley NSW, 2207) within seven (7) days after the notice of objection has been lodged, a copy of the notice of objection so lodged.

Nicholas Wilson Industrial Registrar



Proclamation

Workplace Relations Amendment (Improved Remedies for Unprotected Action) Act 2004

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the *Workplace Relations Amendment (Improved Remedies for Unprotected Action) Act 2004*, fix 30 April 2004 as the day on which Schedule 1 to that Act commences.



Signed and sealed with the Great Seal of Australia on **Z2** Apr 2004

Governor-General

By His Excellency's Command

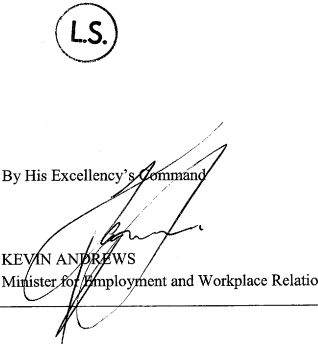
KEVIN ANDREWS Minister for Employment and Workplace Relations



Proclamation

Workplace Relations Amendment (Transmission of Business) Act 2004

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (1) of the Workplace Relations Amendment (Transmission of Business) Act 2004, fix 30 April 2004 as the day on which Schedule 1 to that Act commences.



Signed and sealed with the Great Seal of Australia 22 April 2004 on

Governor-General

B mployment and Workplace Relations

Environment and Heritage



Australian Government

Department of the Environment and Heritage

ENVIRONMENT PROTECTION (SEA DUMPING) ACT 1981 MATTERS TO BE PUBLISHED IN THE *GAZETTE* FOR THE PERIOD: 1 March 2004 – 31 March 2004

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

Applications Received

• an application was received on 10 March 2004 from Chevron Texaco Australia Pty Ltd, Level 17, QVI Building, 250 St Georges Terrace, Perth WA 6000, to load, for the purposes of dumping, and to dump up to 12 million cubic metres of dredge spoil derived from the offshore LNG shipping channel and export berth development.

Permits Granted

• a permit was granted on 8 March 2004 to Burkin Svenson Funeral Directors, 41 Mulgrave Road, Westcourt, Cairns, Queensland, to carry out a burial at sea.

Copies of relevant documentation may be obtained, upon request, from the Director, Approvals and Audit Section, Department of the Environment and Heritage, GPO Box 787, CANBERRA, ACT 2601. Ph: 02 6274 2128, Fax: 02 6274 1620.

Lynden Ayliffe Director Approvals and Audit Section Environment Assessment and Approvals Branch April 2004

COMMONWEALTH OF AUSTRALIA

National Environment Protection Council Act 1994

Notice of the making of the National Environment Protection (Air Toxics) Measure

On Friday 16 April 2003, the National Environment Protection Council (NEPC), in accordance with the requirements of the *National Environment Protection Council Act 1994* of the Commonwealth and the equivalent provisions in the corresponding Acts of the participating jurisdictions, made the National Environment Protection (Air Toxics) Measure.

Copies of the National Environment Protection (Air Toxics) Measure are available from:

NEPC Service Corporation

Level 5, 81 Flinders Street ADELAIDE SA 5000

Phone: (08) 8419 1200 Facsimile: (08) 8224 0912

Alternatively, the Measure may be downloaded free of charge from the NEPC website:

http://www.ephc.gov.au/nepms/air/air_toxics.html

DEPARTMENT OF THE ENVIRONMENT AND HERITAGE

Environment Protection and Biodiversity Conservation Act 1999

NOTICE OF A DECISION ON WHETHER AN ACTION IS A CONTROLLED ACTION OR NOT

1. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in columns 1 and 2 of each row of the following table is a controlled action. The controlling provisions for each action are specified in column 4 of each row.

Reference No	Title of action	Date of Decision	Controlling Provisions	Component decision under s.77(3) applies
2004/1447	BHP Billiton Mitsubishi Alliance/Exploration (mineral, oil, gas)/ Bowen Basin/QLD/ Norwich Park Coal Mine - Development of East Pit	15 Apr 2004	s 18 a listed threatened species or ecological community	No
2004/1419	Doral Mineral Industries Limited (in association with Speewah Mining Pty Ltd) /Mining/ Kimberley Region/ WA/ Open cut fluorite mine, processing facility and associated infrastructure	08 Apr 2004	s 16 the ecological character of a declared Ramsar wetland s 18 a listed threatened species or ecological community s 20 a listed migratory species	No

2. Pursuant to section 77(1)(b) of the *Environment Protection and Biodiversity Conservation Act 1999* and paragraph 16.02(1)(a) of the *Environment Protection and Biodiversity Conservation Regulations 2000*, notice is hereby given that the Minister for the Environment and Heritage or a delegate of that Minister, has decided that each action identified in columns 1 and 2 of each row of the following table is not a controlled action.

Reference No	Title of action	Date of Decision	Component decision under s.77(3) applies
2004/1427	Coombabah Waterfuture/Waste management/ Helensvale/QLD/Upgraded sewerage infrastructure in the Helensvale/Coombabah catchment	16 Apr 2004	No
2004/1420	Geelong Grammar School/Water management and use/Geelong/VIC/Wastewater Treatment System Upgrade	15 Apr 2004	No
2004/1423			No

For more information see: http://www.deh.gov.au/epbc

Finance and Administration

Register of Political Parties

The Australian Electoral Commission has received an application from the National Party of Australia – WA to:

Change the registered abbreviation to: The Nationals

If you believe that the party should not be allowed to change its registered abbreviation under the *Commonwealth Electoral Act 1918* because:

- the party does not aim to promote candidates to Federal Parliament;
- the application was not made by the Secretary or all of the parliamentary members;
- the party's name and/or abbreviation is obscene or is likely to be confused with that of an unrelated registered party;

you may lodge an objection in writing. Any objections should be sent to the Registrar of Political Parties at the Australian Electoral Commission, PO Box 6172, Kingston, ACT 2604. Objections must be received by the Registrar by 28 May 2004, and must include your name, address and reason for the objection.

Please contact Mary-Ann Waters on (02) 6271 4745 for further information on the application or objections. Any objections will be sent to the applicants for comment before any decision on the change to the register is made.

Andy Becker Electoral Commissioner

Foreign Affairs and Trade

EXPORT FINANCE AND INSURANCE CORPORATION ACT 1991

NOTIFICATION UNDER SECTION 30(1)

Export Finance and Insurance Corporation (EFIC) gives notice under Section 30(1) of the Export Finance and Insurance Corporation Act 1991 that it has entered into national interest transactions as below in accordance with a direction or an approval given under Part 5 of that Act.

GAZETTALS – 1 January 2004 – 31 March 2004

BONDS

Number	Currency	Max. Exp. Facility Limit	Gov't %	lssue Date	Expiry Date
1254	AUD	225,886	66.67%	12/01/2004	31/01/2005

EFIC did not enter into any Export Working Capital Guarantee, Loan, Overseas Investment Insurance, Political Risk Insurance or Credit Insurance National Interest transactions during the reporting period.

Health and Ageing

GAZETTAL NOTICE

THERAPEUTIC GOODS ACT 1989

AUSTRALIAN DRUG EVALUATION COMMITTEE

RECOMMENDATIONS

The 233rd (2004/2) meeting of the Australian Drug Evaluation Committee (ADEC) (1-2 April 2004) 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.

CLOSTRIDIUM BOTULINUM TYPE A TOXIN-HAEMAGGLUTIN COMPLEX -

Dysport Powder for Injection, 500 Units Ipsen Pty Limited (represented by O'Shea & Associates) **New Indication**: To include the treatment of blepharospasm in adults and hemifacial spasm in adults aged 18 years or older.

ESOMEPRAZOLE - Nexium

Tablet 20mg AstraZeneca Pty Ltd **New Indication:** To include the short-term treatment of upper gastrointestinal symptoms associated with non-steroidal anti-inflammatory drug (NSAID) therapy.

PAROXETINE HYDROCHLORIDE - Aropax CR & Paroxat CR

Modified Release Tablet 12.5mg & 25mg GlaxoSmithKline Australia Pty Ltd **New Dose Form**: For the treatment of major depressive disorder (MDD) and the treatment of panic disorder.

GALANTAMINE HYDROBROMIDE – Reminyl

Modified Release Capsules 8mg, 16mg, 24mg Janssen-Cilag Pty Ltd **New Dose Form**: For the treatment of mild to moderately severe dementia of the Alzheimer's type.

DISODIUM GADOXETATE – Primovist Solution for Injection, 181.43mg/mL Schering Pty Ltd New Chemical Entity: For use in adults for the enhancement of magnetic resonance imaging (MRI) of focal lesions of the liver.

FOSAMPRENAVIR CALCIUM – Telzir

Tablet 700mg

Oral Suspension 50mg/mL

Glaxosmithkline Australia Pty Ltd

New Chemical Entity: Fosamprenavir calcium is indicated in combination with low dose ritonavir, for the treatment of Human Immunodeficiency Virus (HIV) infection in adults in combination with other antiretrovirals.

DICLOFENAC SODIUM - Voltaren

Suppositories, 12.5mg, 25mg and 50mg Novartis Pharmaceuticals Australia Pty Ltd **New Indication**: For the short term (up to three days) treatment of post-operative pain in children.

LUMIRACOXIB - Prexige

Tablets, 200mg and 400mg

Novartis Pharmaceuticals Australia Pty Ltd

New Chemical Entity: For use in :

- the symptomatic treatment of osteoarthritis
- the treatment of primary dysmenorrhoea in adults
- treatment of acute pain (as a once daily dosage of 400mg for a maximum period of 5 days).

GEMCITABINE HYDROCHLORIDE – Gemzar

Powder for injection, 200mg and 1g Eli Lilly Australia Pty. Limited **New Indication**: For the treatment of patients with recurrent epithelial ovarian carcinoma, who have relapsed after 6 months following platinum based therapy.

INSULIN DETEMIR – Levemir

Solution for injection, 100 U/mL Novo Nordisk Pharmaceuticals Pty Ltd **New Chemical Entity**: For the treatment of Type 1 diabetes mellitus.

KETOTIFEN HYDROGEN FUMARATE - Zaditen

Ophthalmic solution, 250µg/mL Novartis Pharmaceuticals Pty Ltd **New Chemical Entity:** For use in the symptomatic short-term treatment of seasonal allergic conjunctivitis in adults and children 3 years or older.

CARBETOCIN – Duratocin

Injection Solution, 100 µg/mL

Ferring Pharmaceuticals Pty Ltd

New Chemical Entity: For the prevention of uterine atony and excessive bleeding in high risk patients following delivery of the infant by elective Caesarean section under epidural or spinal anaesthesia.

Levonorgestrel – MICROVAL Tablets 30µg Wyeth Australia Pty Ltd. New Indication: the removal of the following contraindications: a history of deep vein thrombophlebitis or thromboembolic disorders

cerebrovascular or coronary artery disease

to the Precautions section of the Product Information.

15 April 2004



COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 19 April 2004, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act ") gave his consent for GlaxoSmithKline Australia Pty Ltd, 1061 Mountain Highway, Boronia VIC("the Company") to supply albendazole (Zentel) 200 mg chewable tablets (AUST R 43928) which are exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) "General requirements for labels for medicines", specifically that the foil labels do not carry designations for batch number and expiry.

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product.

- 1. The exemption applies to the 8 batches tabulated in the Company letter of 8 April 2004, 7 of which have already been released.
- 2. The exempted foil labels are as supplied with the Company application. The actual batch numbers and expiry dates are imprinted on them.
- 3. No other changes have been made to the product.



COMMONWEALTH OF AUSTRALIA

THERAPEUTIC GOODS ACT 1989

SECTION 14 NOTICE

On 16 April 2004, the delegate of the Secretary of the Department of Health and Ageing for the purposes of subsection 14(1) of the *Therapeutic Goods Act 1989* ("the Act ") gave his consent for AstraZeneca Pty Ltd, Alma Road, North Ryde NSW ("the Company") to supply fentanyl citrate (AstraZeneca Fentanyl) 1 mg/20 mL solution for injection in vials (AUST R 12101) which is exempt from the requirements of Therapeutic Goods Order No. 69 (TGO.69) "General requirements for labels for medicines", specifically in relation to subclause 3(5)(b)(ii) of TGO.69.

For the purposes of subsection 15(1) of the Act, the Company must adhere to the following conditions in supplying the product.

- 1. The exemption applies until 2 January 2005 but only to stocks manufactured and labelled prior to 1 July 2004.
- 2. The vial and carton labels to be used are those provided with the company letter of application.
- 3. No other changes have been made to the product.



I, Gary Grohmann, delegate of the Secretary to the Department of Health and Ageing for the purpose of the exercise of the Secretary's powers under Section 14 of the Therapeutic Goods Act 1989, acting under subsection 14(1), CONSENT to the request that Aventis Pasteur Pty Ltd. be granted an exemption from the requirements of Therapeutic Goods Order No 69 - "General requirements for labels for medicines" in respect of Merieux Inactivated Rabies Vaccine [AUST R 26675].

This exemption consents to the supply of a single shipment of 9 087 doses of MIRV Batch No: W-0872-2 in standard international cartons and labelled with standard international vial labels. The carton will have to be overstickered with the details of the sponsor and AUST R 26675.

[signed] Dr Gary Grohmann TGA Laboratories Branch Therapeutic Goods Administration Delegate of the Secretary 19/04/2004

NATIONAL DRUGS AND POISONS SCHEDULE COMMITTEE

PRE-JUNE 2004 SCHEDULING MEETING NOTICE

Notice under Regulation 42ZCU of the Therapeutic Goods Regulations 1990

The Chair of the National Drugs and Poisons Schedule Committee (NDPSC) hereby gives notice that the next scheduling meeting of the NDPSC will be held on 22-24 June 2004. Substances to be considered for scheduling by the NDPSC are open for public comment.

Accordingly, public submissions are invited on those substances mentioned below which are to be considered for scheduling at the June 2004 meeting. Public submissions must address a matter mentioned in section 52E of the *Therapeutic Goods Act 1989* and received by the closing date. Public submissions must also include the name of the person making the submission and a contact address. Persons making a submission in regard to a substance where a Schedule 3 classification may be an outcome are invited to provide additional comment on inclusion of that substance in Appendix H - Schedule 3 Poisons Permitted to be Advertised. Inclusion in Appendix H may be a consequential consideration of the Committee following a decision to include a substance in Schedule 3.

Public submissions should be made to:

The Secretary National Drugs and Poisons Schedule Committee PO Box 100 WODEN ACT 2606 Facsimile 02-6270 4353

The closing date for submissions is 26 May 2004.

The NDPSC, in making a decision in relation to the classification and scheduling of a substance, must consider all public submissions made by the closing date that address a matter mentioned in section 52E of the Act. Public submissions that reserve the right to comment on a scheduling proposal or are made after the closing date need not be considered by the NDPSC.

The post-June 2004 meeting notice will invite further public submissions on substances that are the subject of an amendment to the Schedules at the June 2004 meeting. Regulation 42ZCY of the Therapeutic Good Regulations 1990, however, restricts this invitation to those persons who made a valid public submission in relation to the substance in response to this pre-meeting notice.

Further information may be obtained from the NDPSC Secretariat on 02-6270 4400 during business hours or by e-mailing NDPSC@health.gov.au.

SUBSTANCES TO BE CONSIDERED FOR SCHEDULING

1. FORESHADOWED DECISIONS FROM PREVIOUS MEETING(S) (See February 2004 Record of the Reasons for further information)

1.1 MECLOZINE – consideration of the following foreshadowed amendments.

Schedule 2 – New Entry

MECLOZINE in primary packs containing 12 or less tablets or capsules of meclozine for the prevention or treatment of motion sickness, **except** in preparations for the treatment of children under two years of age.

Schedule 4 - Amendment

MECLOZINE – amend entry to read:

MECLOZINE **except** when included in Schedule 2.

2. SUBSTANCES REFERRED BY THE NATIONAL REGISTRATION AUTHORITY FOR AGRICULTURAL AND VETERINARY CHEMICALS

- 2.1 Molinate consideration of scheduling.
- 2.2 Gonadotrophin Releasing Hormone (GnRH)– consideration of scheduling.
- 2.3 Potassium (and sodium) bicarbonate consideration to exempt from scheduling.
- 2.4 Octenol consideration of scheduling.
- 2.5 Firocoxib consideration of scheduling.
- 2.6 Quinclorac consideration of scheduling.
- 2.7 Flumiclorac Pentyl Ester consideration of scheduling.
- 2.8 Permethrin consideration of scheduling.

3. OTHER AGRICULTURAL/VETERINARY, INDUSTRIAL AND DOMESTIC CHEMICALS

3.1 Vinclozolin – consideration of scheduling.

4. ANTIBIOTICS FOR CONSIDERATION FOLLOWING RECOMMENDATION OF THE JOINT EXPERT ADVISORY COMMITTEE ON ANTIBIOTIC RESISTANCE (JETACAR)

- 4.1 Sulfonamides (class entry) consideration of scheduling.
- 4.2 Sulfacetamide consideration of scheduling.
- 4.3 Sulfadiazine consideration of scheduling.
- 4.4 Sulfadimidine consideration of scheduling.
- 4.5 Sulfamerazine consideration of scheduling.
- 4.6 Sulfaquinoxaline consideration of scheduling.
- 4.7 Sulfathiazole consideration of scheduling.

5. SUBSTANCES REFERRED BY THE AUSTRALIAN DRUG EVALUATION COMMITTEE

- 5.1 Atomoxetine consideration of scheduling.
- 5.2 Atazanavir consideration of scheduling.
- 5.3 Treprostinil consideration of scheduling.
- 5.4 Amotosalen consideration of scheduling.
- 5.5 Ciclesonide consideration of scheduling.
- 5.6 Rosuvastatin consideration of scheduling.
- 5.7 Alefacept consideration of scheduling.
- 5.8 Aprepitant consideration of scheduling.

6. OTHER PHARMACEUTICALS

- 6.1 Diclofenac inclusion of divided preparations (12.5mg or less) in a pack of 30 or less in Schedule 2.
- 6.2 Nicotine inclusion of sublingual tablets in Schedule 2.
- 6.3 *Melia azedarach* including its extracts and derivatives further consideration of inclusion in Appendix C of the SUSDP.
- 6.4 Pancreatic enzymes consideration of scheduling.
- 6.5 Pseudoephedrine consideration of scheduling for the remaining formulations in Schedule 2.
- 6.6 Kava and kavalactones consideration of scheduling.
- 6.7 Aspirin consideration of Reye's Syndrome Warning Statement in Schedule 2.

7. SUBSTANCES REFERRED BY THE NEW ZEALAND MEDICINES CLASSIFICATION COMMITTEE

No items.

8. PROPOSALS ARISING FROM TRANS-TASMAN WORKING PARTY ON THE HARMONISATION OF THE SCHEDULING OF DRUGS AND POISONS

8.1 Amphotericin - consideration of inclusion in Schedule 3 of topical preparations for the treatment of oral candidiasis.

9. PROPOSALS FROM OTHER NDPSC WORKING PARTIES

No items.

10. MATTERS EXPECTED TO LEAD TO AN AMENDMENT OF PARTS 1-3 OR PART 5 (except Appendices A, B and C) OF THE SUSDP, FOR WHICH THE NDPSC INVITE PUBLIC SUBMISSIONS.

- 10.1 Aspirin consideration of Reye's Syndrome Warning Statement in Appendix F.
- 10.2 Aripiprazole consideration of inclusion in Appendix K.

2001.

Immigration and Multicultural and Indigenous Affairs

COPY PUBLISHED FOR INFORMATION ONLY



Commonwealth of Australia

Migration Act 1958

Migration Regulations 1994

INSTRUMENT OF APPROVAL OF POST BOX ADDRESS

I, PHILIP RUDDOCK, Minister for Immigration and Multicultural Affairs, acting under paragraphs 1128BA(3)(h), 1128CA(3)(c), 1128D(3)(aa) and 1212A(3)(j) of the Migration Regulations 1994 ("the Regulations"):

APPROVE the following Post Box address as the Post Box address for the purposes of those paragraphs Adelaide Skilled Processing Centre GPO Box 1638 ADELAIDE SA 5001 AUSTRALIA

Dated

This notice has effect on and from 1 July 200

Minister for Immigration and Multicultural Affairs



Commonwealth of Australia

Migration Regulations 1994

SPECIFICATION OF AREAS IN THE PEOPLE'S REPUBLIC OF CHINA FOR THE PURPOSES OF PARAGRAPH 676.212A(a) OF THE MIGRATION REGULATIONS 1994

I, AMANDA VANSTONE, Minister for Immigration and Multicultural and Indigenous Affairs, acting under regulation 1.17 and paragraph 676.212A(a) of the Migration Regulations 1994 ('the Regulations') hereby;

- 1. REVOKE the notice specifying areas in the People's Republic of China (PRC) for the purposes of paragraph 676.212A(a) of the Regulations signed on 27 July 1999;
- 2. SPECIFY the following Provinces as areas of the PRC for the purposes of paragraph 676.212A(a) of the Regulations:

Guangdong, Hebei, Jiangsu, Shandong and Zhejiang;

3. SPECIFY the following Municipalities as areas of the PRC for the purposes of paragraph 676.212A(a) of the Regulations:

Beijing, Chongqing, Shanghai and Tianjin.

This notice has effect on date of publication

APKIL

ISTL

Dated

Minister for Immigration and Multicultural and Indigenous Affairs

[[]NOTE 1: Regulation 1.17 provides that the Minister may, by notice published in the Gazette, specify matters required by individual provisions of the Regulations to be specified for the purposes of those provisions.

NOTE 2: Clause 676.212A of the Regulations relevantly provides if an application is made by a citizen of the PRC mentioned in subparagraph 1218(1)(a)(i) in Schedule 1, to the Regulations the applicant must be a resident of an area in PRC specified by Gazette Notice; for the purposes of paragraph 676.212A(a).]

Industry, Tourism and Resources

COMMONWEALTH OF AUSTRALIA

Petroleum (Submerged Lands) Act 1967

NOTICE OF SURRENDER OF PERMIT

The Exploration Permit for Petroleum AC/P27 held by Bounty Oil & Gas NL in respect of each of the blocks described hereunder has been surrendered.

DESCRIPTION OF BLOCKS

The reference hereunder is to the name of the map sheet of the 1:1,000,000 series published by the Designated Authority and to the numbers of graticular sections shown thereon.

MAP SHEET SD51 (Brunswick Bay)

Block Nos.

563	564	565 part	633	634
635	636 part	704	705	706
707 part	708 part	778 part	779 part	

Assessed to contain 14 blocks.

Made under the Petroleum (Submerged Lands) Act 1967 of the Commonwealth of Australia.

Dated: 29

January 2004.

RICHARD ANTHONY McGILL Delegate of the Designated Authority in respect of the adjacent area in respect of Territory of Ashmore and Cartier Islands

Pursuant to the Instrument of Delegation dated 23 April 2003

Transport and Regional Services



Proclamation

Navigation Act 1912

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 267ZS of the *Navigation Act 1912*, fix 27 May 2004 as the day on which Division 12C of Part IV of that Act commences.



Signed and sealed with the Great Seal of Australia on **72** Mpril 2004

Governor-General

By His Excellency's Command

h

IAN CAMPBELL Minister for Local Government, Territories and Roads for the Minister for Transport and Regional Services



Proclamation

Protection of the Sea (Prevention of Pollution from Ships) Act 1983

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under section 26DA of the *Protection of the Sea (Prevention of Pollution from Ships) Act 1983*, fix 27 May 2004 as the day on which Division 2 of Part IIIB of that Act commences.



Signed and sealed with the Great Seal of Australia on **27** April 2004

Governor-General

By His Excellency's Command

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IAN CAMPBELL Minister for Local Government, Territories and Roads for the Minister for Transport and Regional Services



NOTIFICATION OF THE MAKING OF AIRWORTHINESS DIRECTIVES UNDER THE CIVIL AVIATION SAFETY REGULATIONS

The following Airworthiness Directive under subregulation 39.1 (1) of the *Civil Aviation Safety Regulations 1998* will become effective on 28 April 2004:

Part 105 - Aircraft

AD/S-76/73 - Dual Inverter Wiring

Copies of the above Order(s) are available from:

Oliver Ernst Publishing Controller AD/AAC Publishing Group Civil Aviation Safety Authority GPO Box 2005 CANBERRA ACT 2601

Phone:	02 6217 1854
Fax:	02 6217 1442
E-Mail:	ERNST_O@CASA.GOV.AU
Internet Site:	HTTP://WWW.CASA.GOV.AU

Regulation 25

COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

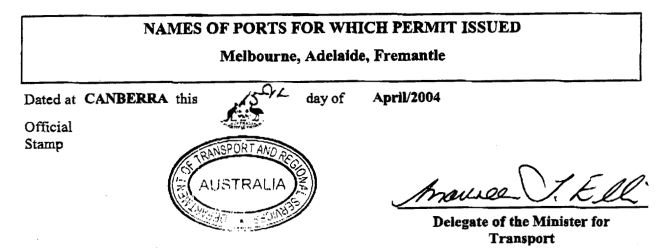
No: 537

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
MOL GOLDEN WATTLE	MONROVIA	8507676

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.



CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.

2. This Permit covers the period 17/04/04 to 16/07/04.

3. 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.

4. General Cargo only may be carried.

5. The cargo may only be carried from: Melbourne to Adelaide and Fremantle and from Adelaide to Fremantle

6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.

7. That the vessel is not detained under Australia's Port State Control program.

8. 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.

9. This permit is valid for shipments of Cargo only in those instance where Mitsui OSK Lines (Sydney) has obtained documentary evidence from appropriate licensed ship operators that no licensed ship is available to transport the cargo and provided a copy of written proof to the Maritime Regulation Section before each voyage (it is noted that, at the date of issue, Southern Ocean Maritime (08 - 9430 8505 or mobile 0418 919 292) has indicated that its vessel is available for the cargoes).

Regulation 25 COMMONWEALTH OF AUSTRALIA NAVIGATION ACT 1912

CT-4

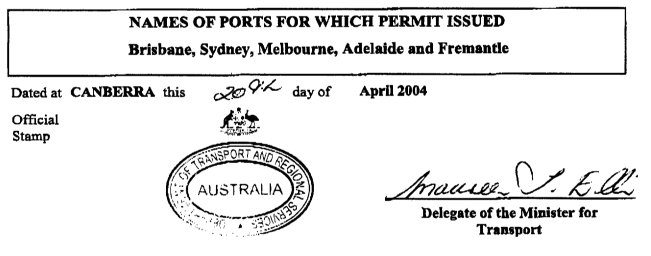
No: 538

PERMIT TO UNLICENSED SHIP - CONTINUING

Name of Ship	Port of Registry	Official Number
ANL EMBLEM	LIMASSOL	9247948

Pursuant to the provisions of Section 286 of the Navigation Act, I hereby grant, subject to the conditions set out hereunder, permission for the above-named ship to carry passengers and cargo between the ports, or any of them, specified hereunder.

This permit remains in force until cancelled by me upon not less than six months' notice to the master, owner, or agent of the ship of the intended cancellation.



CONDITIONS SUBJECT TO WHICH THIS PERMIT IS ISSUED

1. That the Transport Regulation Division is notified, within 14 days after every sailing, of the date of the voyage and the cargo carried by the ship.

2. This Permit covers the period 24 April 2004 to 23 July 2004.

3. 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.

4. General Cargo only may be carried.

5. The cargo may only be carried from: BNE to SYD, MEL, ADL & FRM, SYD to MEL, ADL & FRM, MEL to ADL & FRM and ADL to FRM

6. If there is a change in schedule the Transport Regulation Division must be advised before the vessel sails.

7. That the vessel is not detained under Australia's Port State Control program.

8. 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.

Treasury



Superannuation Industry (Supervision) Act 1993

NOTICE OF DISQUALIFICATION

To: Mr Graham William Stewart Unit 1119 168 Grey Street South Brisbane QLD

SINCE I am satisfied that:

- A. Harts Staff Superannuation Pty Ltd ("HSS"), the corporate trustee of the Harts Australia Staff Superannuation Fund, has contravened paragraphs 52(2)(b), (c) and (e) of the *Superannuation Industry (Supervision) Act 1993* (the "SIS Act") on one or more occasions; and
- B. at the time of those contraventions, you were a responsible officer of HSS; and
- C. that you are otherwise not a fit and proper person

I, Darryl Milburn Roberts, a delegate of the Australian Prudential Regulation Authority, under subsection 120A(6) of the SIS Act, GIVE you notice that I have decided, under subsections 120A(2) and (3) of the SIS Act, to DISQUALIFY you from being a trustee, investment manager or custodian, or a responsible officer of a body corporate that is a trustee, investment manager or custodian.

This order takes effect on the day on which it is made.

Dated: 20 April 2004

[signed] D Roberts General Manager Rehabilitation & Enforcement

NOTE 1: Under subsection 120A(7) of the Act, the Australian Prudential Regulation Authority ("APRA") must cause to be published in the *Gazette* particulars of the disqualification order.

NOTE 2: Under subsection 120A(5) of the Act, APRA may revoke this disqualification on its own initiative or on written application made by you.

NOTE 3: Under subsections 344(1), (2) and (3) of the Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may, by written notice given to APRA, within 21 days after the day on which you receive this notice, or within such further period as APRA allows, request APRA to reconsider the decision. Such a request must set out the reasons for making the request. If you are dissatisfied with APRA's reconsidered decision, under subsection 344(8) of the Act and the *Administrative Appeals Tribunal Act 1975*, you may make an application to the Administrative Appeals Tribunal for review of the reconsidered decision.]



Superannuation Industry (Supervision) Act 1993

NOTICE OF DISQUALIFICATION

To: Mr Ian Roland Stevens 141 Dornoch Terrace Highgate Hill QLD

SINCE I am satisfied that:

- A. Harts Staff Superannuation Pty Ltd ("HSS"), the corporate trustee of the Harts Australia Staff Superannuation Fund, has contravened paragraphs 52(2)(b), (c) and (e) of the *Superannuation Industry (Supervision) Act 1993* (the "SIS Act") on one or more occasions; and
- B. at the time of those contraventions, you were a responsible officer of HSS; and
- C. that you are otherwise not a fit and proper person

I, Darryl Milburn Roberts, a delegate of the Australian Prudential Regulation Authority, under subsection 120A(6) of the SIS Act, GIVE you notice that I have decided, under subsections 120A(2) and (3) of the SIS Act, to DISQUALIFY you from being a trustee, investment manager or custodian, or a responsible officer of a body corporate that is a trustee, investment manager or custodian.

This order takes effect on the day on which it is made.

Dated: 20 April 2004

[signed] D Roberts General Manager Rehabilitation & Enforcement

NOTE 1: Under subsection 120A(7) of the SIS Act, the Australian Prudential Regulation Authority ("APRA") must cause to be published in the *Gazette* particulars of the disqualification order.

NOTE 2: Under subsection 120A(5) of the SIS Act, APRA may revoke this disqualification on its own initiative or on written application made by you.

NOTE 3: Under subsections 344(1), (2) and (3) of the SIS Act, if you are a person who is affected by this decision and you are dissatisfied with it, you may, by written notice given to APRA, within 21 days after the day on which you receive this notice, or within such further period as APRA allows, request APRA to reconsider the decision. Such a request must set out the reasons for making the request. If you are dissatisfied with APRA's reconsidered decision, under subsection 344(8) of the SIS Act and the *Administrative Appeals Tribunal Act 1975*, you may make an application to the Administrative Appeals Tribunal for review of the reconsidered decision.



Insurance Act 1973

AUTHORISATION TO CARRY ON INSURANCE BUSINESS

To: LAWCOVER INSURANCE PTY LIMITED ACN 095 082 509 (the "Company")

SINCE:

- A. The Company has applied in writing for an authorisation to carry on insurance business in Australia; and
- B. I am satisfied that the Company is able to comply with the requirements applying to general insurers under the *Insurance Act 1973* (the "Act"),

I, BRANDON KONG LEONG KHOO, a delegate of APRA:

- 1. Authorise the Company, under subsection 12(2) of the Act, to carry on insurance business in Australia; and
- 2. Impose, under paragraph 13(1) (a) of the Act, the following condition on the insurer's authorisation:

The company is only authorised to carry on insurance business for the purposes of the requirements of Division 2 of Part 3 of the *Legal Profession Act 1987*.

Dated 13 April 2004.

[signed] Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division



Insurance Act 1973

VARIATION OF CONDITION IMPOSED ON INSURER'S AUTHORISATION

TO: LAWCOVER INSURANCE PTY LIMITED ACN 095 082 509 (the "Company")

SINCE:

- A. The Company is authorised under the *Insurance Act 1973* (the "Act") to carry on insurance business in Australia;
- B. A condition was imposed on the Company's authorisation to carry on insurance business under paragraph 13(1)(a) of the Act on 13 April 2004 (the "Condition");
- C. The Company has requested in writing that the condition be varied;
- D. The condition relates to a prudential matter; and
- E. I am satisfied that varying the Condition will remove an unintended restriction on the Company's capacity to carry on its insurance business in Australia

I, Brandon Kong Leong Khoo, a delegate of APRA, under paragraph 13(1)(b) of the Act, VARY the Condition so that it now reads:

The Company is only authorised to carry on insurance business for the purpose of providing professional indemnity insurance to:

- (a) legal practitioners where the insurance is compulsory under a law of a State or Territory of Australia;
- (b) any legal practice incorporated under Division 2A of Part 3 of the *Legal Profession Act 1987* (NSW) and any other person employed by or providing services for such a practice or any person who is a director of such a practice; or

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(c) any other person permitted to practise in partnership with a legal practitioner under section 48G of the *Legal Profession Act 1987* (NSW) and all persons employed by or providing services to such a partnership.

Dated 21 April 2004

[signed] Brandon Khoo Executive General Manager Specialised Institutions Division

Note: A general insurer commits an offence under subsection 14(1) of the Act if the general insurer contravenes a condition imposed on the general insurer under paragraph 13(1)(a) of the Act and there is no determination in force under subsection 7(1) of the Act that subsection 14(1) does not apply to the insurer



Australian Prudential Regulation Authority

Financial Sector Shareholdings Act 1998

APPROVAL TO HOLD A STAKE IN A FINANCIAL SECTOR COMPANY OF MORE THAN 15%

SINCE:

- (1) The entity named in the attached Schedule as "Principal Applicant" has applied to the Treasurer under section 13 of the *Financial Sector (Shareholdings) Act 1998* (the "Act") for approval for itself and its associates named in the Schedule as "Associates" to hold a 100% stake in LawCover Insurance Pty Limited ACN 095 082 509 (the "Company");
- (2) The company is a financial sector company; and
- (3) I am satisfied that it is in the national interest to approve the applicant holding a stake in the company of more than 15%,

I, Brandon Kong Leong Khoo, a delegate of the Treasurer, under section 14 of the Act, APPROVE the applicants holding a 100% stake in the company. This approval is not subject to conditions (which are imposed under section 16 of the Act).

Dated 13 April 2004

[signed] Brandon Kong Leong Khoo Executive General Manager Specialised Institutions Division 2

Schedule

Primary Applicant: The Law Society of New South Wales (ACN 000 000 699)

Associates:LawCover Pty Limited (ABN 48 003 326 618)
LawCover Plus Pty Limited (ACN 082 830 751)
College of Law Pty Limited (ABN 32 001 040 651)
College of Law New Zealand Limited (1279137)
Professional Liability Underwriting Services Pty Limited (ACN 083124556)
Solicitors Superannuation Pty Limited (ACN 000 188 965)
Law Society Staff Superannuation Pty Limited (ACN 064 869 361)
Superlaw Pty Limited (ABN 56 003 780 201)



Insurance Act 1973

NOTICE OF CHANGE OF NAME OF GENERAL INSURER

I, EARL GAYFORD BURGESS, a delegate of the Australian Prudential Regulation Authority, under subsection 29(3) of the *Insurance Act 1973* (the "Act") GIVE NOTICE that Rural and General Insurance Limited ACN 000 007 492, a company authorised to carry on insurance business under section 23 of the old Act has changed its name to ACN 000 007 492 Limited.

Dated this 21st day of April, 2004

Note: In this notice "old Act" has the meaning given in item 1 of Schedule 2 of the General Insurance Reform Act, 2001.

[signed] Earl Gayford Burgess Senior Manager Rehabilitation & Enforcement

COMMONWEALTH OF AUSTRALIA Foreign Acquisitions and Takeovers Act 1975 ORDER UNDER SUBSECTION 22(1)

WHEREAS -

- (A) UNOBSKEY CO PTY LIMITED is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) UNOBSKEY CO PTY LIMITED proposes to acquire an interest in Australian urban land as described in the notice furnished on 19 March 2004 under section 26A of the Act;

NOW THEREFORE, I, Chris Legg, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, pursuant to subsection 22(1) of the Act, for the purpose of enabling consideration to be given as to whether an order should be made under subsection 21A(2) of the Act in respect of the proposed acquisition, PROHIBIT the proposed acquisition for a period not exceeding ninety days after this order comes into operation.

day of

April

2004.

19 H Dated this General Manager

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(2)

WHEREAS -

- (A) MICHIKO ANDO is a foreign person for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act'); and
- (B) MICHIKO ANDO proposes to acquire an interest in Australian urban land as specified in the notice furnished on 19 March 2004 under section 26A of the Act;

NOW THEREFORE I, Chris Legg, General Manager of the Foreign Investment Policy Division of the Treasury and authorised to make this order for and on behalf of the Treasurer, being satisfied that:

- (i) MICHIKO ANDO proposes to acquire an interest in Australian urban land; and
- (ii) the proposed acquisition would be contrary to the national interest;

PROHIBIT the proposed acquisition pursuant to subsection 21A(2) of the Act.

Dated this

19#

day of

ABRIC

General Manager

COMMISSIONER OF TAXATION

The Commissioner of Taxation, Michael Joseph Carmody, gives notice of the following Rulings, copies of which can be obtained from Branches of the Australian Taxation Office.

NOTICE OF RULINGS

Ruling Number	Subject	Brief Description
PR 2004/46	Income tax: Three Dollars Film Project	This Ruling sets out the tax consequences of investing in the project by investors entering into a Production and Investment Agreement for the production and distribution of the film 'Three Dollars'.
		This Ruling applies prospectively from 28 April 2004.
PR 2004/47	Income tax: Palandri America Wine Business - 2004	This Product Ruling sets out the tax consequences of investing in the project by members entering into a Lease and Management Agreement for the purpose of a commercial viticulture and wine production business. This Ruling applies prospectively from 28 April 2004.
CR 2004/42	Income tax: Employee Share Schemes: Reasonable valuation method for market value of unlisted options: Mckinsey Pacific Rim, Inc	This Class Ruling sets out the tax consequences for all Australian resident employees who are Management Group Members (participating employees) of McKinsey Pacific Rim, Inc, who receive options to acquire shares in McKinsey & Company, Inc under the McKinsey Pacific Rim 2003 Stock Option Plan. This Ruling applies to the year of income ended 30 June 2004.

Notices of Addenda

Ruling Number	Subject	Brief Description
PR 2003/67	Income tax: NTT Mahogany Project	This Addendum amends Product Ruling PR 2003/67 to reflect changes under the project to the size of a Grower's Woodlot and to the formula for calculating the Incentive Fee.
		This Addendum applies on and from 28 April 2004.

Notices of Withdrawal

Ruling Number	Subject	Brief Description
PR 2004/46	Income tax: Three Dollars Film Project	This Product Ruling is withdrawn from 30 June 2006.
PR 2004/47	Income tax: Palandri America Wine Business - 2004	This Product Ruling is withdrawn from 1 July 2007.

GAZETTE NOTICE

Income Tax Assessment Act 1936

NOTICE UNDER SUBSECTION 128AE(2) DECLARING A PERSON TO BE AN OFFSHORE BANKING UNIT

I, HELEN COONAN, Assistant Treasurer, in exercise of the powers and functions delegated to me by the Treasurer by instrument of delegation signed and dated on 8 April 1998, declare that the following person is an Offshore Banking Unit for the purposes of Division 11A of Part III of the *Income Tax Assessment Act 1936* from the date of publication of this notice in the *Gazette*:

Very Fast Turbines Proprietary Limited

14 day of April 2004 Dated this

HELEN COONAN Minister for Revenue and Assistant Treasurer

Commissioner of Taxation NOTICE OF A DATA MATCHING PROGRAM

The Australian Taxation Office (the Tax Office) will request and collect business names and addresses and details pertaining to property title transfers from Victorian State Revenue Office. These will be electronically matched with certain sections of Tax Office data holdings to identify non-compliance with registration, lodgement and payment obligations under taxation law. Records relating to in excess of 552,000 transactions registered with Victorian State Revenue Office of which all data will be matched.

This program is called the Victorian State Revenue Office Data Matching Project and it enables the Tax Office:

- To address non compliance with registration (Income Tax, ABN and GST),
- Check and assess correct completion and assessment of property transactions in BAS and ITR,
- Address lodgement and debt payment through electronic bulk matching data to identify potential Tax Office activity,
- Provide education to clients confused with their obligations in relation to these types of transactions; and
- To be more strategic in its approach to Tax Office business activities.

A document describing this program has been prepared in consultation with the Office of the Privacy Commissioner. A copy of this document is available from:

Risk Assessment Team Southern Australian Taxation Office PO Box 1127 Albury NSW 2641

Or by phoning (02) 60418744

The Tax Office complies with the Privacy Commissioner's *Guidelines on Data Matching in Commonwealth Administration*, which includes standards for data matching to protect the privacy of individuals.

Public Notices

INSURANCE ACT 1973 (CTH)

NOTICE OF INTENTION TO APPLY TO THE FEDERAL COURT FOR THE APPROVAL OF A SCHEME UNDER DIVISION 3A OF THE *INSURANCE ACT 1973* (CTH)

ST. PAUL INTERNATIONAL INSURANCE COMPANY LIMITED

(ARBN 086 441 910)

TAKE NOTICE that St. Paul International Insurance Company Limited (ARBN 086 441 910) proposes to make an application to the Federal Court of Australia seeking confirmation of a scheme under Division 3A of the *Insurance Act 1973* (Cth) pursuant to which the insurance business of Australia Professional Indemnity Insurance Company Ltd (ABN 27 072 266 909) will be transferred to St. Paul International Insurance Company Limited.

The application is to be made to the Federal Court of Australia (Victorian District Registry) in Melbourne on 27 May 2004 at 10.15 am.

A policyholder affected by the scheme may obtain a copy of the scheme and associated documentation from St. Paul International Insurance Company Limited between 4 May 2004 and 25 May 2004 (inclusive), from 9 am and 5pm Monday to Friday (other than public holidays) at the following addresses:

Queensland St Paul International Insurance Company Level 7 Spherion Towers 200 Creek Street Brisbane Queensland 4000 (Ref: M Behm 07 3839 2877)

New South Wales St Paul International Insurance Company Level 24 AAP Building 259 George Street Sydney NSW 2000 (Ref: W Ford 02 9256 8600)

Western Australia Allens Arthur Robinson Level 8, Wesfarmers House 40 The Esplanade Perth WA 6000 (Ref: M Clarkson 03 9613 8930)

Victoria

Allens Arthur Robinson Level 27, Stock Exchange Centre 530 Collins Street Melbourne VIC 3000 (Ref M Clarkson 03 9613 8930)

Tasmania KPMG Level 2, 33 George Street Launceston TAS 7250 (Ref: M Hine 03 6337 3737)

If you wish to oppose the application by St. Paul International Insurance Company Limited for confirmation of the scheme, you must file and serve on St. Paul International Insurance Company Limited a notice of appearance, in the prescribed form, together with any affidavit on which you wish to rely at the hearing. The notice of appearance and affidavit must be served on St. Paul International Insurance Company Limited at its address for service at least one day before the date fixed for the hearing of the application.

The address for service of St. Paul International Insurance Company Limited is c/- Allens Arthur Robinson, Stock Exchange Building, 530 Collins Street, Melbourne, in the State of Victoria.

Dated: 21 April 2004

Warren G. Ford

St. Paul International Insurance Company Limited Finance Manager



No. S 117, Monday, 19 April 2004

Published by the Commonwealth of Australia



Notification of the making of Statutory Rules

The following Statutory Rules have been made and copies may be purchased at CanPrint Communications, 16 Nyrang Street, Fyshwick ACT 2609. Telephone: 1300 656 863.

Copies may also be obtained from the following internet sites:

scaleplus.law.gov.au frli.law.gov.au

Act under which the Statutory Rule was made	Description of the Statutory Rule	Year and number of the Statutory Rule
Crimes (Overseas) Act 1964	Crimes (Overseas) (Declared Foreign Countries) Amendment Regulations 2004 (No. 1)	2004 No. 61
Crimes (Traffic in Narcotic Drugs and Psychotropic Substances) Act 1990	Crimes (Traffic in Narcotic Drugs and Psychotropic Substances) Amendment Regulations 2004 (No. 1)	2004 No. 62
Foreign Evidence Act 1994	Foreign Evidence (Foreign Material — Criminal and Related Civil Proceedings) Amendment Regulations 2004 (No. 1)	2004 No. 63
Health Insurance Act 1973	Health Insurance (Diagnostic Imaging Services Table) Amendment Regulations 2004 (No. 1)	2004 No. 64
Health Insurance Act 1973	Health Insurance (General Medical Services Table) Amendment Regulations 2004 (No. 1)	2004 No. 65
Health Insurance Act 1973	Health Insurance (Pathology Services Table) Amendment Regulations 2004 (No. 1)	2004 No. 66
Health Insurance Act 1973	Health Insurance (Pathology Services Table) Amendment Regulations 2004 (No. 2)	2004 No. 67
Trans-Tasman Mutual Recognition Act 1997	Trans-Tasman Mutual Recognition Amendment Regulations 2004 (No. 1)	2004 No. 68
Petroleum Excise (Prices) Act 1987	Petroleum Excise (Prices) Amendment Regulations 2004 (No. 1)	2004 No. 69

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Gazette SPECIAL

No. S 118, Wednesday, 21 April 2004

Published by the Commonwealth of Australia

COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS --

- (A) Alexei Fedotov is a foreign person for the purposes of section 21A of the *Foreign Acquisitions and Takeovers Act 1975* ('the Act');
- (B) Alexei Fedotov has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Ross Cameron, Parliamentary Secretary to the Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by Alexei Fedotov of the interest in the Land is contrary to the national interest, direct Alexei Fedotov to dispose of the interest in the Land by midnight (Canberra time) 31 July 2004 to any person or persons approved in writing by the Treasurer.

This order comes into operation on the day that is 30 days after it is published in the Gazette.

Dated this

fifteen M. day of	April	2004
Parliamentary Secreta	ere-	
Parliamentary Secreta	ary to the 1 reasure	er

SCHEDULE

Land known as 38 Britannic Court, Sovereign Islands, in the State of Queensland, being the land comprised in Lot 3 RP 868591.

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COMMONWEALTH OF AUSTRALIA

Foreign Acquisitions and Takeovers Act 1975

ORDER UNDER SUBSECTION 21A(4)

WHEREAS ---

- (A) ATC Exporting Pty Ltd (ACN 095 569 814) is a foreign company for the purposes of section 21A of the Foreign Acquisitions and Takeovers Act 1975 ('the Act');
- (B) ATC Exporting Pty Ltd (ACN 095 569 814) has acquired an interest in the Australian urban land described in the Schedule ('the Land');

NOW THEREFORE I, Ross Cameron, Parliamentary Secretary to the Treasurer, for and on behalf of the Treasurer, pursuant to subsection 21A(4) of the Act, being satisfied that the acquisition by ATC Exporting Pty Ltd (ACN 095 569 814) of the interest in the Land is contrary to the national interest, direct ATC Exporting Pty Ltd (ACN 095 569 814) to dispose of the interest in the Land by midnight (Canberra time) 31 July 2004 to any person or persons approved in writing by the Treasurer.

This order comes into operation on the day that is 30 days after it is published in the Gazette.

Dated this

15th day of	April	2004
(the Jame		
Parliamentary Secretary	to the Treasurer	

SCHEDULE

Land known as 41 The Peninsula, Sovereign Islands, in the State of Queensland, being the land comprised in Lot 189 RP 895144.





Gazette

No. S 119, Wednesday, 21 April 2004 Published by Commonwealth of Australia

SPECIAL



Great Barrier Reef (Declaration of Amalgamated Marine Park Area) Proclamation 2004

Great Barrier Reef Marine Park Act 1975

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make this Proclamation under section 31 of the *Great Barrier Reef Marine Park Act 1975*.



Signed and sealed with the Great Seal of Australia on & April 2004

Governor-General

By His Excellency's Command

VID KEMF

Minister for the Environment and Heritage

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2 Special Gazette

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1 Name of Proclamation

This Proclamation is the Great Barrier Reef (Declaration of Amalgamated Marine Park Area) Proclamation 2004.

2 Commencement

This Proclamation commences on 1 July 2004.

3 Definitions

(1) In this Proclamation:

Act means the Great Barrier Reef Marine Park Act 1975.

- (2) In Schedule 1:
 - (a) a reference to the coastal 1 kilometre line is a reference to a notional line every point on which is:
 - (a) 1 kilometre seaward from the nearest point of the land at low water to which the line relates; or
 - (b) if a fringing reef is adjacent to the land 1 kilometre seaward from the nearest point of the reef edge to which the line relates; and
 - (b) a reference to the 5 kilometre line is a reference to a notional line every point on which is 5 kilometres seaward from the nearest point of the land at low water to which the line relates.
- (3) Geographic coordinates in Schedule 1 are expressed in terms of the Geocentric Datum of Australia 1994.

Note The Geocentric Datum of Australia 1994 (also known as GDA94) was published in Gazette No. GN35 of 6 September 1995.

Section 5

4 Declaration of part of Marine Park

- (1) The area described in Schedule 1 is declared to be part of the Marine Park.
- (2) The name 'Great Barrier Reef Marine Park Amalgamated Great Barrier Reef Section' is assigned to the area.
- (3) For paragraph 31 (2) (c) of the Act, the area includes the subsoil beneath the seabed within the area to a depth of 1 000 metres below the seabed.
- (4) For paragraph 31 (2) (d) of the Act, the area includes the subsoil beneath the surface of any land within the area to a depth of 1 000 metres below the surface of that land.
- (5) For paragraph 31 (2) (e) of the Act, the area includes the airspace above the area to a height of 915 metres above the surface of the area.

5 Revocation

The Proclamations specified in the following table are revoked:

Name of Proclamation (if any)	Date of proclamation	Date of gazettal	Gazette No.
	25 August 1983	31 August 1983	S 195
-	11 October 1984	15 October 1984	S 409
_	13 September 1987	24 September 1987	S 247
<u> </u>	29 August 1989	13 September 1989	GN 35
Great Barrier Reef Marine Park (Gumoo Woojabuddee Section) Proclamation	8 December 1997	14 January 1998	GN 2
Great Barrier Reef Marine Park (Burdekin Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Bustard Bay Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Claremont Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Fair Cape Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Heathlands Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30

Section 5

Name of Proclamation (if any)	Date of proclamation	Date of gazettal	Gazette No.
Great Barrier Reef Marine Park (Indian Bay Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Margaret Bay Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Mission Beach Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Night Island Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Ninian Bay Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Repulse Bay Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Shadwell Section) Proclamation 2000	24 July 2000	2 August 2000	GN 30
Great Barrier Reef Marine Park (Bathurst Head Section) Proclamation 2000	1 December 2000	13 December 2000	GN 49
Great Barrier Reef Marine Park (Weymouth Section) Proclamation 2000	1 December 2000	13 December 2000	GN 49
Great Barrier Reef Marine Park (Broad Sound Section) Proclamation 2000	13 December 2000	22 December 2000	S 671
Great Barrier Reef Marine Park (Clump Point Section) Proclamation 2000	13 December 2000	22 December 2000	S 671
Great Barrier Reef Marine Park (Cooktown Section) Proclamation 2000	13 December 2000	22 December 2000	S 671
Great Barrier Reef Marine Park (Curtis Island Section) Proclamation 2000	13 December 2000	22 December 2000	S 671
Great Barrier Reef Marine Park (Declared Areas) Proclamation 2001	30 May 2001	4 July 2001	GN 26

Name of Proclamation (if any)	Date of proclamation	Date of gazettal	Gazette No.
Great Barrier Reef Marine Park (Declared Areas) Amendment Proclamation 2001 (No. 1)	28 June 2001	4 July 2001	GN 26

Section 5

Schedule 1 Great Barrier Reef Marine Park — Amalgamated Great Barrier Reef Section

Schedule 1 Great Barrier Reef Marine Park — Amalgamated Great Barrier Reef Section

(section 4)

The part of the Great Barrier Reef Region bounded by a notional line beginning at the northernmost point of Cape York at low water and running progressively as described in the following table:

item	Description		
1	Easterly along the geodesic to 10° 40.91' S, 145° 00.06' E;		
2	South along the meridian to its intersection by the parallel 12° 59.91' S;		
3	South-easterly along the geodesic to 14° 59.91' S, 146° 00.06' E;		
4	South-easterly along the geodesic to 17° 29.91' S, 147° 00.06' E;		
5	South-easterly along the geodesic to 20° 59.91' S, 152° 55.06' E;		
6	South-easterly along the geodesic to 24° 29.91' S, 154° 00.06' E;		
7	West along the parallel 24° 29.91' S to its intersection by the coastline of the mainland at low water;		
8	Generally north-westerly along that coastline at low water to the mouth of Middle Creek;		
9	Directly across the mouth of Middle Creek to the coastline of Middle Island at low water;		
10	Generally north-westerly along the coastline of Middle Island at low water to its westernmost intersection by the parallel 24° 01.29' S;		
11	Westerly along the geodesic to the intersection of the coastline of the mainland at low water by the parallel 24° 01.36' S in the vicinity of Pancake Point;		
12	Generally north-westerly along that coastline at low water to its intersection by the parallel 24° 00.52' S in the vicinity of Spit End;		
13	South-westerly along the geodesic to the easternmost intersection of the coastline of Hummock Hill Island at low water and the parallel 24° 02.04' S in the vicinity of Norton Point;		
14	Generally north-westerly along the coastline of Hummock Hill Island at low water to its northernmost point (Tiber Point);		
5	North-easterly along the geodesic to 23° 53.26' S, 151° 33.06' E;		
6	North along the meridian to its intersection by the parallel 23° 52.41' S;		
7	North-westerly along the geodesic to 23° 50.91' S, 151° 27.56' E;		
8	South-westerly along the geodesic to the easternmost intersection of the coastlin of Facing Island at low water and the parallel 23° 52.53' S in the vicinity of Settlement Point;		

Great Barrier Reef Marine Park - Amalgamated Great Barrier Reef Section Schedule 1

Item .	Description
19	Generally north-westerly along that coastline at low water to its westernmost intersection by the parallel 23° 45.35' S;
20	Westerly along the geodesic to the easternmost intersection of the coastline of Curtis Island at low water by the parallel 23° 45.32' S;
21	Generally north-westerly along the coastline at low water to its northernmost intersection by the meridian 151° 03.27' E in the vicinity of Cape Keppel;
22	North-westerly along the geodesic which passes through the southernmost point of Arch Rock to its intersection by the parallel 23° 22.51' S;
23	South-westerly along the geodesic to the intersection of the coastline of the mainland at low water and the parallel 23° 28.91' S in the vicinity of Cattle Point;
24	Generally northerly along the coastline of the mainland at low water to its easternmost intersection by the parallel 23° 09.81' S in the vicinity of Double Head;
25	East along that parallel to its intersection by the meridian 150° 48.06' E;
26	North along that meridian to its intersection by the parallel 23° 09.31' S;
27	West along that parallel to its intersection by the coastline of the mainland at low water;
28	Generally north-westerly along the coastline of the mainland at low water to its intersection by the parallel 21° 17.91' S;
29	East along that parallel to its intersection by the meridian 149° 20.06' S;
30	Northerly along the geodesic to 21° 14.91' S, 149° 19.56' E;
31	North-westerly along the geodesic to 21° 11.11' S, 149° 16.36' E;
32	South-westerly along the geodesic to the intersection of the coastline of the mainland at low water by the parallel 21° 12.71' S in the vicinity of the northern bank of the mouth of Bakers Creek;
33	Generally northerly along that coastline at low water to its intersection by the parallel 21° 08.91' S in the vicinity of the southern bank of the mouth of the Pioneer River;
34	East along that parallel to its intersection by the meridian 149° 16.16' E;
35	Northerly along the geodesic to 21° 03.81' S, 149° 16.86' E;
36	West along the parallel to its easternmost intersection by the coastline of the mainland at low water in the vicinity of Slade Point;
37	Generally north-westerly, along the coastline of the mainland at low water to its northernmost intersection by the meridian 148° 44.03' E in the vicinity of Mandalay Point;
38	South-westerly along the geodesic to 20° 15.71' S, 148° 41.56' E;
39	South along the meridian to its intersection by the coastline of the mainland at low water;
40	Generally westerly along that coastline at low water to its intersection by the parallel 20° 04.41' S on the western side of Edgecumbe Bay;

Schedule 1

Great Barrier Reef Marine Park — Amalgamated Great Barrier Reef Section

ltem	Description
41	East along that parallel to its intersection by the meridian 148° 19.66' E;
42	North-westerly along the geodesic to 20° 02.51' S, 148° 18.46' E;
43	North along the meridian to its intersection by the parallel 20° 0.71' S;
44	West along that parallel to its intersection by the coastline of the mainland at low water;
45	Generally north-westerly along that coastline at low water to its intersection by the meridian 148° 06.46' E;
46	North along that meridian to its intersection by the parallel 19° 50.71' S;
47	West along that parallel to its intersection by meridian 148° 02.16' E;
48	South along that meridian to its intersection by the coastline of the mainland at low water;
49	Generally north-westerly along that coastline at low water to its intersection by the meridian 146° 51.46' E;
50	North-easterly along the geodesic to 19° 07.60' S, 147° 00.06' E;
51	West along the parallel to its intersection by the coastal 1 kilometre line around Magnetic Island;
52	Generally south-westerly along that coastal 1 kilometre line to its southernmost intersection by the meridian 146° 50.19' E;
53	South-westerly along the geodesic to 19° 13.55' S, 146° 47.46' E;
54	South along the meridian to its intersection by the coastline of the mainland at low water;
55	Generally north-westerly along that coastline at low water to its intersection by the parallel 18° 34.71' S;
56	East along that parallel to its intersection by the 5 kilometre line;
57	Generally northerly along that 5 kilometre line to its intersection by the parallel 18° 29.91' S;
58	South-westerly along the geodesic to the intersection of the coastline of the mainland at low water by the meridian 146° 19.05' E in the vicinity of the Herbert River;
59	Generally northerly along that coastline at low water to its easternmost intersection by the parallel 17° 39.01' S in the vicinity of Double Point;
60	East along that parallel to its intersection by the meridian 146° 11.56' E;
51	North-westerly along the geodesic to 17° 34.91' S, 146° 10.26' E;
62	West along the parallel to its intersection by the coastline of the mainland at low water;
63	Generally northerly along that coastline at low water to its intersection by the meridian 145° 50.96' E in the vicinity of False Cape;
54	North along that meridian to its intersection by the parallel 16° 49.11' S;

.

.

Great Barrier Reef Marine Park - Amalgamated Great Barrier Reef Section Schedule 1

ltem	Description
65	North-westerly along the geodesic to the northernmost point of Taylor Point at low water;
66	Generally northerly along that coastline at low water to its intersection by the parallel 14° 59.91' S;
67	East along that parallel to its intersection by the meridian 145° 22.96' E;
68	Northerly along the geodesic to 14° 55.11' S, 145° 22.16' E;
69	West along the parallel to its intersection by the meridian 145° 18.00' E;
70	South along that meridian to its intersection by the coastline of the mainland at low water;
71	Generally north-westerly along that coastline at low water to the point where the line began.





Gazette SPECIAL

No. S 120, Tuesday, 20 April 2004

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COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1997

NOTIFICATION OF A DISALLOWABLE INSTRUMENT

The following disallowable instrument was made under paragraph 3.12(1)(c) of the *Telecommunications Regulations 2001*:

Premium Service Determination 2004 (No.1)

Copies may be obtained by contacting:

The Assistant Manager Consumer and Pricing Policy Telecommunications Division Department of Communications, Information Technology and the Arts GPO Box 2154 CANBERRA ACT 2601.

Telephone:	(02) 6271	1623
Facsimile:	(02) 6271	1850

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No. S 121, Tuesday, 20 April 2004

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Gazette

SPECIAL

Commonwealth of Australia

Australian Communications Authority Act 1997

Australian Communications Authority (Service Provider Determination) Direction 2004 (No. 1)

I, DARYL ROBERT WILLIAMS, Minister for Communications, Information Technology and the Arts, make the following Direction under subsection 12(1) of the Australian Communications Authority Act 1997 (the Act) in relation to the performance by the Australian Communications Authority (ACA) of its functions and the exercise by the ACA of its powers under sections 6 and 9 of the Act.

Dated

13 spart 2004

Dangehilliams

Minister for Communications, Information Technology and the Arts

1 Name of Direction

This Direction is the Australian Communications Authority (Service Provider Determination) Direction 2004 (No. 1).

2 Commencement

This Direction commences on gazettal.

3

Revocation of the Australian Communications Authority (Service Provider Determination) Direction 2003 (No. 1)

The Australian Communications Authority (Service Provider Determination) Direction 2003 (No. 1) is revoked.

4 Definitions

In this Direction:

ACIF means the Australian Communications Industry Forum.

Act means the Telecommunications Act 1997.

carriage service has the same meaning as in the Act.

carriage service provider has the same meaning as in the Act.

content service has the same meaning as in the Act.

geographic number has the same meaning as in the Telecommunications Numbering Plan 1997.

industry body means a body or association that represents a particular section of the telecommunications industry.

international number means a number that includes an international access code.

premium service means:

- (a) a carriage service or content service using a number with a prefix starting with '190'; or
- (b) a carriage service used to supply:
 - (i) a content service; or
 - (ii) another service by way of a voice call (including a call that involves a recorded or synthetic voice);

using a number that includes an international access code; or

(c) another carriage service or content service determined in writing by the Minister for the purposes of paragraph 3.12(1)(c) of the Regulations.

Regulations means the Telecommunications Regulations 2001.

telecommunications industry has the same meaning as in the Act.

5

6

Service provider rules – 190 and international services

- The ACA must make a service provider determination as soon as practicable under section 99 of the Act in accordance with this Direction in relation to:
 - (a) the matter specified in paragraph 3.12(3)(d) of the Regulations; and
 - (b) the matters specified in regulation 3.11 of the Regulations to the extent that they relate to the matter specified in paragraph 3.12(3)(d) of the Regulations.
- (2) The service provider determination must set out a rule requiring a carriage service provider to provide information to its customers about:
 - (a) the risks associated with those services covered by paragraphs (a) and (b) of the definition of premium service in clause 4; and
 - (b) the action that those customers can take to lessen the risk of unexpected high bills for those services.
- (3) The rule mentioned in subclause (2) may specify a method or way in which the carriage service provider must provide the information mentioned in that subclause.

Service provider rules – Services determined by the Minister

- The ACA must make a further service provider determination as soon as practicable under section 99 of the Act in accordance with this Direction in relation to:
 - (a) the matter specified in paragraph 3.12(3)(d) of the Regulations; and
 - (b) the matters specified in regulation 3.11 of the Regulations to the extent that they relate to the matter specified in paragraph 3.12(3)(d) of the Regulations.
- (2) The service provider determination must set out a rule requiring a carriage service provider to provide information to its customers about:

- (a) the risks associated with those services covered by paragraph (c) of the definition of *premium service* in clause 4; and
- (b) the action that those customers can take to lessen the risk of unexpected high bills for those services.
- (3) The rule mentioned in subclause (2) may specify a method or way in which the carriage service provider must provide the information mentioned in that subclause.

7

Matters to be investigated, and reported on, by the ACA

The ACA must investigate and report to the Minister within 6 months after the commencement of this Direction on:

- (a) actions taken by carriage service providers, either individually or through ACIF or other industry bodies, to address Internet dumping involving the use of geographic numbers or international numbers; and
- (b) the appropriateness of a service provider determination being made under section 99 of the Act to require carriage service providers who provide access to international numbers to bar access to certain international numbers, or to a certain class or range of international numbers, used to provide premium services; and
- (c) credit management measures that the telecommunications industry has in place or is developing to address unexpected high bills for carriage services or content services, including:
 - a more comprehensive assessment of customers' ability to pay bills in relation to the supply of carriage services or content services; and
 - (ii) the offering of credit or billing limits; and
 - (iii) the offering of options to bar access to higher cost services; and
 - so far as is practicable, the offering of caps on charges for certain categories of service, such as premium services or calls to international numbers; and

- (v) so far as is practicable, the offering of a cap on the charge for an individual telephone call; and
- (vi) more comprehensive monitoring of customers' spending on carriage services or content services and measures to advise customers if their use of such services is unusually high; and
- (vii) improved information to customers about the risk of unexpected high bills for carriage services or content services and actions that customers can take to lessen this risk; and
- (viii) the offering of monthly or more frequent billing as an option; and
- (d) the nature of plans developed by the telecommunications industry to implement the credit management measures specified in paragraph (c), including the implementation timetable; and
- (e) whether the ACA considers that the action and commitment of the telecommunications industry to implement the credit management measures specified in paragraph (c) have been adequate; and
- (f) any regulatory measures that may be desirable to ensure comprehensive and timely reform to address the problem of unexpected high bills for carriage services or content services.





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CORPORATIONS ACT Section 334

NOTIFICATION OF ACCOUNTING STANDARD

AASB 1047 DISCLOSING THE IMPACTS OF ADOPTING AUSTRALIAN EQUIVALENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS

NOTICE is hereby given that the Australian Accounting Standards Board has made Accounting Standard AASB 1047 *Disclosing the Impacts of Adopting Australian Equivalents to International Fiinancial Reporting Standards* under section 334 of the Corporations Act, for application to interim and annual reporting periods ending on or after 30 June 2004.

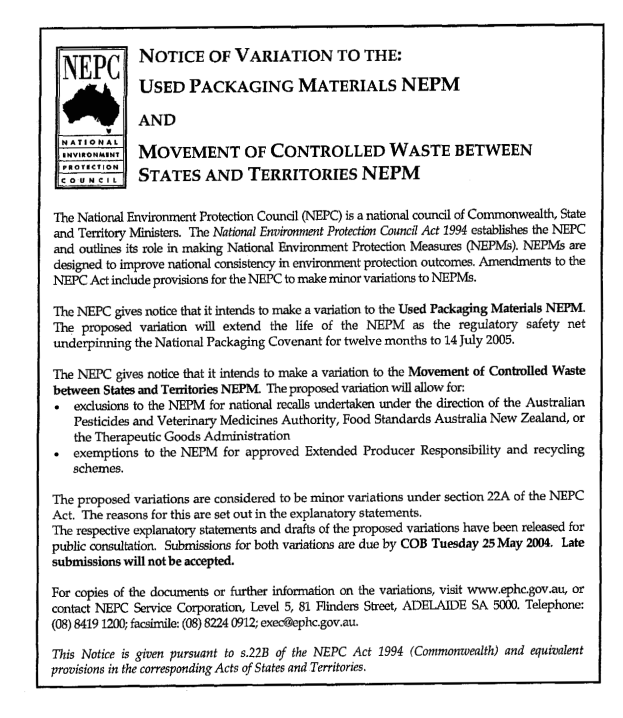
An electronic copy of the Standard is published on the Board's web site (<u>www.aasb.com.au</u>). Printed copies may be purchased from the offices of the Australian Accounting Standards Board, Level 3, 530 Collins Street, Melbourne, Victoria 3000. Telephone (03) 9617 7600. E-mail (publications@aasb.com.au).



Commonwealth of Australia

No. S 123, Wednesday, 21 April 2004

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Gazette

SPECIA





No. S 124, Thursday, 22 April 2004

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Australian Government

Australian Fisheries Management Authority

FISHERIES MANAGEMENT ACT 1991

REVOCATION OF DECLARATION UNDER SUBSECTION 4(2)

THE ELDFISK

(No. 3 of 2003)

I, PAUL FRANCIS MURPHY, delegate of the Australian Fisheries Management Authority having been advised that because of changed circumstances, the Eldfisk can no longer be declared an Australian boat under section 4(2) of the Fisheries Management Act 1991:

make the following revocation under subsection 4(3)(a) of the Fisheries Management Act 1991.

> Date 22 April 2004

A/g General Manager, Operations Australian Fisheries Management Authority

Citation

1. This revocation may be cited as the revocation of Australian Boat Declaration No.3 of 2003.

Commencement

2. This revocation commences on gazettal.

Interpretation

3. In this revocation:

"Eldfisk" means the fishing boat known as the "Eldfisk" the distinguishing mark for which is "VHHE".

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

The *Eldfisk* is no longer taken to be an Australian boat

4. The *Eldfisk* will be, for the period concluding on 30 June 2004, no longer be taken to be an Australian boat for the purposes of the Fisheries Management Act 1991.





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Proclamation

Health Legislation Amendment (Private Health Insurance Reform) Act 2004

I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under items 2, 3, 6 and 9 of the table in subsection 2 (1) of the Health Legislation Amendment (Private Health Insurance Reform) Act 2004:

- (a) fix 23 April 2004 as the day on which item 58 and items 67 to 69 of Schedule 1 to that Act commence; and
- (b) fix 1 July 2004 as the day on which items 1 to 24 and items 25 to 27 of Schedule 1 to that Act commence.



Signed and sealed with the Great Seal of Australia on **72** April 2004

Governor-General

By His Excellency's Command

TONY ABBOTT Minister for Health and Ageing

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Australian Government Attorney General's Department

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