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t a s m a n i a n g o v e r n m e n t **GAZETTE**

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Tasmanian Government Gazette

Text copy to be sent to Print Applied Technology Pty Ltd. Email: govt.gazette@thepat.com.au Fax: (03) 6216 4294 Mail: 123 Collins Street, Hobart TAS 7000

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No. 21 109-24 November 2010-86743-1

Tasmanian Government Gazette & Tasmanian State Service Notices

Publication and copy closure dates

Christmas 2010

COPY for the *Tasmanian Government Gazette* and *Tasmanian State Service Notices* to be published on Wednesday 22 December 2010:—

Copy for the General Gazette must be received by 12 noon on Friday 17 December 2010.

COPY for the *Tasmanian Government Gazette* to be published on Wednesday 29 December 2010:—

Copy for the General Gazette must be received by 12 noon on Tuesday 21 December 2010.

Note: There will be no State Service section on this date.

COPY for the *Tasmanian Government Gazette* and *Tasmanian State Service Notices* to be published on Wednesday 5 January 2011:—

Copy for the General Gazette must be received by 4pm on Friday 31 December 2010.

Administration and Probate

ADMINISTRATION AND PROBATE ACT 1935

Notice of Application to Reseal Probate

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof Julie Ann Kluz of 10 Ravenswood Court Nunawading in Victoria accountant married woman the Executor of the Will of KERRYN MARJORIE ABRAMOWSKI late of 839 Coliban Park Road Redesdale in Victoria social worker single woman to whom Probate of the said Will was granted by the Supreme Court of Victoria on the sixth day of October 2010 will apply to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that the Seal of the said Supreme Court of Tasmania may be affixed to the said Probate pursuant to Part VI of the *Administration and Probate Act 1935*.

Dated this fifteenth day of November 2010.

GRANT TUCKER, Solicitors for the Applicant.

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24 NOVEMBER 2010

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration

NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of ERIC DONALD MCGINNISS formerly of 18 Montagu Street Lenah Valley in the State of Tasmania retired warehouse foreman married man who died on the twentieth day of November 1998 may be granted to Mary Barwick of 248 Clarence Street Howrah in the State of Tasmania aforesaid the lawful sister of the said deceased and one of the persons entitled to apply for Letters of Administration of the Estate of the said deceased.

Dated this twenty-fourth day of November 2010. E. R. HENRY, WHERRETT & BENJAMIN, Solicitors for the Applicant.

ADMINISTRATION AND PROBATE ACT 1935

Notice of Intention to Apply for Letters of Administration NOTICE is hereby given that after the expiration of fourteen days from the publication hereof application will be made to the Supreme Court of Tasmania in its Ecclesiastical Jurisdiction that Letters of Administration of the Estate of JOHANNES ANDREAS JANSEN (also known as JOHN JANSEN) late of 6 Nielsen Esplanade Bridgewater in Tasmania carpenter/ married deceased intestate may be granted to Anna Wilhelmina Jansen (also known as Anna Jansen) of 6 Nielsen Esplanade Bridgewater in Tasmania home duties the widow of the said deceased.

Dated the eighteenth day of November 2010. OGILVIE JENNINGS, Solicitors for the Applicant.

Notices to Creditors

JOHN REGINALD BEAUMONT formerly of 52 Balook Street Lauderdale in Tasmania and 3 Lipscombe Avenue Sandy Bay in Tasmania and late of 12 Wakehurst Road Austins Ferry in Tasmania retired antiques dealer/widower deceased who died on the fifth day of September 2010: Creditors next of kin and others having claims in respect of the property or Estate of the abovenamed deceased are required by the Executors Valma Rae Hawkes and John Russell Upcher c/- Dobson Mitchell & Allport of 59 Harrington Street Hobart in Tasmania to send particulars of their claim to the Registrar of the Supreme Court of Tasmania in writing on or before the twenty-fourth day of January 2011 after which date the Executors may distribute the assets having regard only to the claims of which the Executors then have notice.

Dated this twenty-fourth day of November 2010. DOBSON, MITCHELL & ALLPORT, Practitioners for the Estate.

LOIS NYMAN late of Queenborough Rise 3 Peel Street Sandy Bay in Tasmania deceased: Creditors next of kin and others having claims or holding assets in respect of the Estate of the deceased who died on the twenty-seventh day of July 2010 at Sandy Bay in Tasmania are required by the Executors Richard Williams and Aleida Johanna Mathilda Williams both of 12 Turners Drive Kettering in Tasmania to send particulars to Clerk Walker Lawyers of 51 Davey Street Hobart in Tasmania on or before the twenty-fourth day of December 2010 after which date the Executors may distribute the assets having regard only to the claims of which they then had notice.

Dated this twenty-fourth day of November 2010.

CLERK WALKER, Solicitors for the Estate.

GWEN MAVIS WAIGHT late of Unit 8 6 Una Street Mount Stuart in Tasmania home duties/divorced woman who died on the fifth day of August 2008: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executor Stephen Lee Waight c/- Page Seager 162 Macquarie Street Hobart in Tasmania to send particulars of their claim in writing to the Registrar of the Supreme Court of Tasmania by the twenty-fourth day of December 2010 after which date the Executor may distribute the assets having regard only to the claims of which he then has notice.

Dated this twenty-fourth day of November 2010.

PAGE SEAGER, Solicitors for the Estate.

MOHAMMED EL-SAID (formerly known as STUART MAXWELL BASSETT) late of 2 Robertson Street Queenstown in Tasmania who died on the fourth day of November 2008: Creditors next of kin and others having claims in respect of the property of the abovenamed deceased are required by the Executrix Sandra Taglieri c/- Phillips Taglieri of 152 Macquarie Street Hobart in Tasmania to send particulars by the twentyeighth day of December 2010 after which date the Executrix may distribute the assets having regard only to the claims of which she then has notice.

Dated this twenty-fourth day of November 2010.

PHILLIPS TAGLIERI, Solicitors for the Estate.

Living Marine Resources

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Fisheries (Commercial Dive Management Plan) Order 2010

I MAKE the following Order under section 48A of the *Living* Marine Resources Management Act 1995.

30 October 2010.

BRYAN GREEN,

Minister for Primary Industries and Water.

1. Short title

This Order may be cited as the Fisheries (Commercial Dive Management Plan) Order 2010.

2. Commencement

This Order takes effect on the day on which it is published in the *Gazette*.

3. Rule 5 of Fisheries (Commercial Dive) Rules 2005 changed

Rule 5 of the *Fisheries (Commercial Dive) Rules 2005** is changed by omitting "for 5 years" and substituting "until 21 March 2011".

(Explanatory note)

This Order extends the management plan for the commercial dive fishery to provide continued operation of the management plan as implementation of new rules for the fishery is finalised.

*S.R. 2005, No.152

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Section 94

PUBLIC NOTICE – TOTAL ALLOWABLE CATCH FOR THE ABALONE FISHERY 2011

Definition of the parts of the abalone fishery and the portion of the total allowable catch to be taken in each part in 2011

I, BRYAN GREEN, Minister administering the *Living Marine Resources Management Act 1995*, acting under section 94 of that Act, hereby:

- 1. Set the total allowable catch for the entire commercial abalone fishery for the year 2011 at 2,565.5 tonnes.
- 2. Determine that the parts of the commercial abalone fishery from which the total allowable catch for the year 2011 is to be taken are: I. The eastern blacklip abalone part of the fishery; III. The western blacklip abalone part of the fishery; IV. The central western blacklip abalone part of the fishery; IV. The northern blacklip abalone part of the fishery; and VI. The greenlip abalone part of the fishery, those parts of the fishery being respectively identified as follows:
 - I. The eastern blacklip abalone part of the fishery is the part of the commercial abalone fishery involving only blacklip abalone in State waters adjacent to the east and south coast of the mainland of Tasmania bounded in the north by an imaginary line starting at the northern side of the mouth of the Great Musselroe River at Musselroe Bay then running due west for 100 metres then following the shore line 100 metres from shore to the northernmost point of Musselroe Point then running due north until its intersection with the line of latitude at 40° 48' 00" South then running due east to the outer limit of State waters, and in the south by the line of longitude 146° 52' 11" East at Whale Head on the south coast of the mainland of Tasmania.
 - II. The western blacklip abalone part of the fishery is the part of the commercial abalone fishery involving only blacklip abalone in State waters adjacent to the west and south coast of the mainland of Tasmania bounded in the north by the line of latitude at 42° 08' 50" South and in the south by the line of longitude at 146° 52' 11" East at Whale Head on the south coast of the mainland of Tasmania.
 - III. The central western blacklip abalone part of the fishery is the part of the commercial abalone fishery involving only blacklip abalone in State waters adjacent to the west coast of the mainland of Tasmania bounded in the north by an imaginary straight line running due west from the mouth of the Arthur River to the outer limit of State waters and in the south by the line of latitude at 42° 08' 50" South.
 - IV. The northern blacklip abalone part of the fishery is the part of the commercial abalone fishery involving only blacklip abalone in State waters adjacent to the north, north west and north east coast of the mainland of Tasmania, and King Island, and those State waters generally north of a line bounded in the east by an imaginary line starting at the northern side of the mouth of the Great Musselroe River at Musselroe Bay then running due west for 100 metres then following the shore line 100 metres from shore to the northernmost

point of Musselroe Point then running due north until intersection with the line of latitude at 40° 48' 00" South then running due east to the outer limit of State waters, and bounded in the west by an imaginary straight line running due west from the mouth of the Arthur River to the outer limit of State waters but excluding those waters within the Bass Strait blacklip abalone part of the fishery.

- V. The Bass Strait blacklip abalone part of the fishery is the part of the commercial abalone fishery involving only blacklip abalone in State waters adjacent to the north coast of Tasmania, the Furneaux Group of islands, and in Bass Strait bounded in the west by the line of longitude 145° 22' 42" East and in the east by an imaginary line beginning where the line of longitude 147° 27' 00" East meets the high-water mark of the north coast of the mainland of Tasmania in Anderson Bay then running due north until its junction with the line of latitude 40° 39' South then due east along that line of latitude to the limit of State waters.
- VI. The greenlip abalone part of the fishery is the part of the commercial abalone fishery involving only greenlip abalone.
- 3. Determine that the portion of the total allowable catch to be taken from each part of the commercial abalone fishery for the year 2011 is:
 - I. The eastern blacklip abalone part of the fishery 721 tonnes;
 - II. The western blacklip abalone part of the fishery 924 tonnes;
 - III. The central western blacklip abalone part of the fishery 304.5 tonnes
 - IV. The northern blacklip abalone part of the fishery 402.5 tonnes;
 - V. The Bass Strait blacklip abalone part of the fishery 70 tonnes; and,
 - VI. The greenlip abalone part of the fishery 143.5 tonnes.
- 4. Determine that the amount of abalone which may be taken from each part of the fishery pursuant to each abalone quota unit in the year 2011 is:
 - I. For the eastern blacklip abalone part of the fishery 206 kilograms;
 - II. For the western blacklip abalone part of the fishery 264 kilograms;
 - III. For the central western blacklip abalone part of the fishery – 87 kilograms;
 - IV. For the northern blacklip abalone part of the fishery 115 kilograms;
 - V. For the Bass Strait blacklip abalone part of the fishery 20 kilograms; and,
 - VI. For the greenlip abalone part of the fishery 41 kilograms.

Dated 16/11/2010.

BRYAN GREEN MP,

Minister For Primary Industries and Water. INFORMATION

This notice sets the total allowable catch for the 2011 fishing quota year for the Tasmanian commercial abalone fishery. The notice also defines the parts of the fishery, or zones, and the type and amount of abalone which can be taken from each part/zone.

LIVING MARINE RESOURCES MANAGEMENT ACT 1995

Fisheries (Abalone) Rules 2009, Rule 9

PUBLIC NOTICE - DATES OF CLOSING OF THE COMMERCIAL ABALONE FISHERY IN STATE WATERS IN ABALONE SUB-BLOCKS 13C, 13D, 13E AND 31A

I, ROBERT GOTT, Director (Marine Resources), acting under Rule 9 of the *Fisheries (Abalone) Rules 2009*, and delegated authority under Section 20(1) of the *Living Marine Resources Management Act 1995*, hereby:

1. revoke the public notices dated 30 August 2010, 21 September 2010 and 8 October 2010, published in *Gazette* numbers 21088 on 8 September 2010, 21093 on 29 September and 21097 on 13 October 2010 respectively, closing the season for the commercial abalone fishery for the taking of blacklip abalone *(Haliotis rubra)* in sub-blocks 13C, 13D, 13E, 22A, 22B, 22C and 31A; and

2. determine that the dates of the closed season, for a holder of a fishing licence (abalone dive) on a fishing trip who has swum or dived in State waters in area 1 of abalone sub-block 31A on that fishing trip, for the taking and possessing of blacklip abalone (*Haliotis rubra*) less than 138 mm for commercial purposes from State waters in area 1 of abalone sub-block 31A are as follows:-

- from 1 December 2010 to 31 December 2010, inclusive;

where State waters in area 1 of abalone sub-block 31A is defined to mean:- State waters off the north-east coast of Tasmania bounded in the north by the line of latitude 40° 54' 53" South and bounded in the south by the line of latitude 40° 59' 42.594" South; and

3. determine that the dates of the closed season for the commercial abalone fishery for the taking of abalone *(Genus Haliotis)* for commercial purposes from State waters adjacent to Actaeon Island are as follows:

- from 1 December 2010 to 31 December 2010, inclusive;

where State waters adjacent to Actaeon Island is defined to mean: those State waters within an area bounded in the north by the line of latitude at 43° 30' 45" South, and bounded in the east by the line of longitude at 147° 10' 39" East, and bounded in the south by the line of latitude at 43° 46' 00" South, and bounded in the west by the line of longitude at 146° 52' 18" East; and

4. determine that this Public Notice shall take effect on 1 December 2010.

Dated: 19 November 2010

ROBERT GOTT, Director (Marine Resources).

INFORMATION

The commercial blacklip abalone fishery in State waters in abalone sub-blocks 22A, 22B, 22C and 31A is being opened from 1 December 2010 until 31 December 2010 as part of arrangements to spread the catch of blacklip abalone harvested in the eastern part of the fishery. Sub-block 31A is divided into two minimum size limit areas: south of latitude 40° 54' 53" South in Cod Bay at 138 mm (area 1); and north of latitude 40° 54' 53" South at 132 mm.

Industrial Relations

INDUSTRIAL RELATIONS ACT 1984 Notice of Rescission of Award

Name of Award	Award No.	Date Rescinded
Tasmanian Museum and Art Gallery Award	1/2010	17/11/10
Dated 17 November 2010.		

A. T. MAHONEY, Registrar.

Government Notices

The Department of Justice,

Hobart, 15 November 2010.

IN ACCORDANCE with the provisions of the *Justices Act* 1959, His Excellency the Governor-in-Council has been pleased to appoint the undermentioned person as a Justice of the Peace for the State of Tasmania:—

Angela Gaye Ebini, 8 Skillion Road, HOWRAH Timothy Joseph Gardiner, 42 Ely Street, DYSART Noeleen Toni Lincoln, 2/39 Morrisby Road, OLD BEACH Todd David Marsden, 79a Lindhill Avenue, GEILSTON BAY Kenneth Charles McNeill, 4 Kruvale Court, PRIMROSE SANDS Malcolm Peter McWilliams, 40 Fairview Drive, KINGSTON Noel Irwin Richardson, 2 King Street, BELLERIVE Lorraine Dawn Shaw, 36 Cambock Lane East, **EVANDALE** Cheryl Eugenie Slatyer, 344 Davey Street, SOUTH HOBART Aysha Kayline Williams, 1 Alexandra Road, ULVERSTONE Lynette May Wilson, 1 Boyes Road, WHITEMARK, FLINDERS ISLAND Christine Vita Wright, 8 Whitegum Place,

OLD BEACH

By His Excellency's Command,

LARA GIDDINGS, Attorney-General.

ANIMAL HEALTH ACT 1995

Section 3(5)

DECLARATION OF RESTRICTED MATERIAL

I, BRYAN GREEN, being and as the Minister for Primary Industries and Water, pursuant to Section 3(5) of the *Animal Health Act 1995* declare the following animal materials to be restricted materials:

> Dog faeces Fox faeces

Dated the ninth day of November 2010.

BRYAN GREEN MP, Minister for Primary Industries and Water.

ANIMAL HEALTH ACT 1995

Section 3(6)

DECLARATION OF LISTED ANIMAL OR ANIMAL PRODUCT

I, BRYAN GREEN, being and as the Minister for Primary Industries and Water, pursuant to Section 3(6) of the *Animal Health Act 1995* declare the following animal product to be a listed animal or animal product in relation to the List B Disease hydatid disease:

Fox faeces

Dated the ninth day of November 2010.

BRYAN GREEN MP, Minister for Primary Industries and Water.

ANIMAL HEALTH ACT 1995

Section 18

GENERAL AUTHORITY FOR THE IMPORTATION OF DOGS

I, RODERICK ANDREWARTHA, Chief Veterinary Officer, hereby issue a General Authority for the Importation of Dogs faeces subject to the following conditions:-

Only dog faeces in a transport container, cage, pen or vehicle being used for the importation of a dog which complies with the requirements of the General Authority for the Importation of Dogs into Tasmania may be imported. The dog faeces must have been produced by the dog being imported.

Dated the seventeenth day of November 2010.

R. M. ANDREWARTHA, Chief Veterinary Officer, Department of Primary Industries, Parks, Water and Environment.

Mining

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

COMMONWEALTH OF AUSTRALIA

(Section 616)

PROHIBITION OF ENTRY INTO A SAFETY ZONE-SILVEREYE 1 (T/44P)

I, MICHAEL LEONARD, Director of Mines, Mineral Resources Tasmania, Department of Infrastructure, Energy and Resources of Tasmania by instrument of delegation dated 3rd March 2009, pursuant to section 616 of the above Act, hereby prohibit all vessels other than vessels under the registered holders of Offshore Exploration Licence T/44P, vessels operated by authorised persons who are exercising powers under Division 1 of Part 6.6 section 615(1) of the above Act from entering or remaining in the area of the safety zone without the consent in writing of the Designated Authority.

This safety zone extends to a distance of five hundred metres, measured from each point of the outer edge of the drilling vessel known as the Kan Tan IV semi-submersible mobile offshore drilling unit and the area or areas within a distance of 500 metres measured from each point of the outer edge of any anchor buoys or other equipment deployed from that drilling unit, while the vessel is engaged in operations associated with drilling of the Silvereye-1 well situated at or about the point of Latitude 39° 54' 19.89" South (5 580 925 mN*), Longitude 145° 03' 32.44" East (334 084 mE*) over the period from November 2010 until February 2011.

*note: the above are GDA94 coordinates

Where an unauthorised vessel enters or remains in the safety zone specified in contravention of this instrument, the owner and the person in command or in charge of the vessel are each guilty of an offence against section 616 of the Act and are liable, upon conviction, to imprisonment for a term:

- not exceeding 15 years if the breach is determined as intentional;
- not exceeding 12.5 years if the breach is determined as recklessness;
- not exceeding 10 years if the breach is determined as negligence; or
- not exceeding 5 years if the breach is determined as an offence of strict liability.

Dated: 18 November 2010

MICHAEL LEONARD, Director of Mines, Mineral Resources Tasmania

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

COMMONWEALTH OF AUSTRALIA

DECLARATION OF LOCATION

I, MICHAEL LEONARD, delegate of the Designated Authority, in respect of the offshore area of the State of Tasmania, declare the block hereunder to be a location for the purposes of the Act.

Map Sheet SJ55

Block No: 3329 Field: Trefoil Location No: T/18P-01

The block is the subject of Exploration Permit T/18P held by:

Origin Energy Resources Limited

AWE Petroleum Pty Ltd

ARC (Bass Gas) Pty Ltd

CalEnergy Gas (Australia) Limited

Innamincka Petroleum Limited

Toyota Tsusho Gas E&P Trefoil Pty Ltd

Dated at Hobart on this 18th day of November 2010.

MICHAEL LEONARD, Director of Mines.

Fee Units

NOTICE OF FEE AMENDMENT

DEPARTMENT OF JUSTICE

PURSUANT to Section 8A of the *Fee Units Act 1997* the following fees apply under the *Property Agents and Land Transactions Act 2005* and *Property Agents and Land Transactions Regulations 2006*.

The fees apply from the date of Gazettal and are inclusive of GST

Regulations Section headers and Fee number and descriptions Property Agents and Land Transactions Act 2005 Property Agents and Land Transactions Regulations 2006	Fees to apply (inclusive of GST) (\$)
Part 1 – General	
Application for registration	
(a) natural person	\$136.14
(b) company	\$272.27
Examinations	\$68.82
Application for licence under section 62(2) of the Act	\$34.41
Late provision of accounts and reports required under the regulations to be given to the Board	\$34.41
Part 2 - Annual Registration	
Annual registration as real estate agent in Part 1, Division (1) of the Register	
- fee if paid by required date	\$408.41
- fee if paid after required date	\$442.82
- plus additional fee for each property consultant or assistant property consultant employed, at date of registration or anniversary of registration:	
- fee if paid by required date	\$136.14
- fee if paid after required date	\$170.54
Annual registration as real estate agent in Part 1, Division (2) of the Register	
- fee if paid by required date	\$68.82
- fee if paid after required date	\$103.22
Annual registration as real estate agent in Part 2, Division (1) of the Register	
- fee if paid by required date	\$341.09
- fee if paid after required date	\$375.50
 plus additional fee for each assistabnt property manager or assistant property manager employed, at date of registration or anniversary of registration: 	
fee if paid by required date	\$136.14
fee if paid after required date	\$170.54

Annual registration as property manager in Part 2, Division (2) of the Register	
- fee if paid by required date	\$68.82
- fee if paid after required date	\$103.22
Annual registration as general auctioneer in Part 3 of the Register	
- fee if paid by required date	\$408.41
- fee if paid after required date	\$442.82
Annual registration as general auctioneer in Part 3 of the Register if person is director of a company which carries on a general auctioneering business:	
- fee if paid by required date	\$136.14
- fee if paid after required date	\$170.54

LISA HUTTON, Secretary, Department of Justice.

Rules Publication

Rules Publication Act 1953

NOTICE OF THE MAKING OF STATUTORY RULES

IN ACCORDANCE with the provisions of the *Rules Publication Act 1953*, notice is given of the making of the following statutory rules:—

Title of Act (if any) under which statutory rules made	Number allotted to statutory rules	Title or subject matter of statutory rules
(1) Magistrates Court Act 1987	S. R. 2010, No. 111	Justices Amendment Rules 2010

GENERAL PURPORT OR EFFECT OF THE ABOVEMENTIONED STATUTORY RULES

(1) Justices Amendment Rules 2010

These rules of court amend the *Justices Rules 2003* by updating the table in Schedule 2 which specifies the offences in respect of which a defendant may enter a plea in writing rather than by appearing in person.

Copies of the abovementioned statutory rules may be purchased at Print Applied Technology Pty Ltd, 123 Collins Street, Hobart, Phone (03) 6233 3289 or Toll Free 1800 030 940; 80B Wilson Street, Burnie and State Offices, 68 Rooke Street, Devonport.

P. R. CONWAY, Chief Parliamentary Counsel.

PARLIAMENTARY STANDING COMMITTEE ON SUBORDINATE LEGISLATION 'Anyone who has problems with, or feels they are adversely affected by, any of the above Regulations can write to the Secretary of the Subordinate Legislation Committee, Legislative Council, Parliament House, Hobart, 7000.' RUTH FORREST, MLC, Chairperson.

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Together we can make a difference.

Print Applied Technology remains ever vigilant in reducing the impact of its operations on the environment, and environmental management within our production facilities is considered a critical aspect of our business.

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Print Applied Technology now adds to these initiatives official certification by the Forest Stewardship Council (FSC). FSC certification is the "Gold Standard" for eco forestry worldwide, and as a `Chain of Custody' certificate holder we can now assure our valued customers that selected papers sourced for our operations are from responsibly managed forests.

The use of the highly guarded FSC trademark now also allows our customers to demonstrate their commitment to the growth of responsible forest management. Further to this, we can now share with you the knowledge that areas of natural wealth and endangered wildlife habitat are not being adversely affected as a consequence of our paper sourcing policy.

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For further information please contact Print Applied Technology or visit www.fscaustralia.org



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