### **Appendix 1 Continuing matters**

### **Enforcement**

The following is a list of enforcement matters before the Courts — in addition to the new and recently concluded matters reported in the Enforcement section.

#### Restrictive trade practices

CC (New South Wales) Pty Ltd, Holland **Stolte Pty Ltd, Multiplex Constructions** Pty Ltd, Leighton Contractors Pty Ltd, **Australian Federation of Construction Contractors (AFCC) & ors**, ss 45, 52, 53, 55A. Alleged collusive tendering practices, misleading or deceptive conduct, false or misleading representations, conduct that is liable to mislead the public as to the nature, characteristics, suitability or quantity of any services. Proceedings instituted 30.8.94. Directions hearing 29.9.94 — Mr Russell Richmond, a former National Executive Director of the AFCC, announced that he would not defend the proceedings brought against him and consented to the entry of a judgment against him. On the same day AFCC informed the Court that it did not propose to take further part in the proceedings. 24.11.94 the Court imposed a penalty of \$10 000 on Mr Richmond.

5.5.95 Holland Stolte Pty Limited and Mr Graham Duff, a former Managing Director of Holland Stolte Pty Limited, withdrew their defences and consented to judgment. Penalties totalling \$400 000 were imposed against Holland Stolte, and \$50 000 against Mr Duff.

2.8.95 Lindgren J in the Federal Court ordered CC (NSW) Pty Ltd, Multiplex Constructions Pty Ltd and Leighton Contractors Pty Ltd to give the Commission discovery of documents relating to alleged collusive tendering practices in respect of the building project known as the Commonwealth Offices Haymarket project.

8.9.95 Lindgren J in the Federal Court imposed on Leighton Contractors Pty Ltd and Multiplex Constructions Pty Ltd the (previous) maximum penalty of \$250 000 for each of two offences and ordered each company to pay \$75 000 costs. Personal penalties were imposed on Mr Leonard Dixon, a chief estimator for Leighton (\$25 000) and Mr Geoffrey Thomas Palmer, a retired director of Multiplex (\$50 000). The penalties followed the withdrawal of defences by Leighton, Multiplex, Dixon and Palmer. The companies have also made full restitution to the Australian Government of the \$750 000 'unsuccessful tenderers fee' which each had received from the successful tenderer, Holland Stolte.

Proceedings are continuing against CC (NSW) Pty Ltd.

Garden City Cabs Co-operative Ltd, ss 45, 46. Alleged anti-competitive agreement. Proceedings instituted 22.7.94. Directions hearing 4.11.94. Interlocutory decision handed down 15.3.95. TPC unsuccessful in obtaining an interlocutory injunction to restrain conduct as Cooper J said there was no serious question to be tried and the balance of convenience was against granting the orders sought. TPC filed Notice of Motion 22.3.95 seeking leave to appeal. TPC withdrew notice of appeal and matter is to proceed to hearing — date not fixed.

21.5.96 ACCC granted leave to amend statement of claim and application. Directions hearings 18.9.96, 13.12.96. Trial directions to be heard 14.3.97.

Mobil Oil Australia Limited, BP Australia Limited, The Shell Company of Australia Limited & anor, ss 45, 45A. Alleged anti-competitive agreements concerning the retail prices of petrol. Proceedings instituted 23.11.94. Strike-out applications filed by the respondents were heard before Ryan J on 20.3.95. With the consent of all parties the ACCC filed a further amended statement of

claim on 3.4.95. Respondents filed written submissions in response for the Court's consideration. On 9.9.96 Ryan J handed down his decision striking out the statement of claim and directing any further statement be filed within 30 days. New statement of claim filed by ACCC on 7.10.96. Further strike-out applications filed by the respondents. Awaiting hearing date for strike-out applications.

IMB Group Pty Ltd, Logan Lions Ltd, Redbeak Pty Ltd & ors, ss 47(6), 52. Alleged third line forcing and misleading or deceptive conduct in relation to financial planning and property development. Interlocutory proceedings commenced 6.9.93. Proceedings withdrawn 17.9.93. Proceedings recommenced 20.9.93. Directions hearing re discovery issues 21.4.94. 20.9.94 judgment handed down ordering all respondents to file a list of discoverable documents. Directions hearings 28.7.95, 20.9.95, 8.12.95. Hearing to consolidate this and related National Mutual proceedings 29.2.96.

Federal Court consolidated this and ACCC v National Mutual Life Association of Australasia Ltd (QG No. 77 of 1994) on 12.3.96.

National Mutual admitted that certain conduct alleged in the statement of claim contravened s. 52 of the Act and that it was indirectly involved in the conduct through its agent. National Mutual and the Commission agreed to a settlement. ACCC discontinued proceedings against National Mutual on 3.6.96.

Action against the agents, IMB Group Pty Ltd, and against Logan Lions Ltd and certain individuals continues. Directions hearing 13.12.96. Next directions hearing 18.4.97.

#### Commonwealth Bureau of Meteorology,

s. 46. Alleged misuse of market power in relation to refusal to supply meteorological information. Proceedings instituted in the Federal Court Melbourne 13.12.95. ACCC seeking a mandatory injunction that the Bureau provide information to MetService and an injunction restraining the Bureau from supplying specialised services other than on commercial terms. Next directions hearing 14.11.96. Parties jointly consented to take part in Court-authorised mediation prior to trial.

Parties have undertaken mediation and discussions are continuing.

Mayo International Pty Ltd, s. 48. Alleged resale price maintenance in relation to supply of hair care products. Proceedings instituted in the Federal Court Brisbane 6.11.95. ACCC is seeking permanent and mandatory injunctions as well as pecuniary penalties. First directions hearing 1.12.95. Further directions hearings 16.2.96, 27.3.96, 22.5.96.

27.9.96 directions hearing before judge relating to non-compliance by respondents to an order to file and serve witness statements. Timetable made for completion of respondents' affidavits in defence at this hearing. Spender J directed that the matter be set down for trial despite outstanding issues concerning third party discovery. Third party discovery hearing 11.11.96. Notice of motion application to protect ACCC claim for privilege over third party discovery documents to be heard on 13.2.97.

J McPhee & Son (Australia) et al., s. 45. Alleged price fixing, and attempted price fixing, arrangements. Proceedings instituted in the Federal Court Melbourne 20.12.95. Respondents filed a strike-out application for mention on 2.5.96. Strike-out application set for hearing on 29.5.96. ACCC amended its statement of claim. Respondents filed a Notice of Motion to strike it out. Matter heard and a further amended statement of claim has been filed. Further and better particulars have also been served on the ACCC. Respondents have applied to have the Judge hearing the strike-out application discontinue hearing the matter. The respondents have also sought to cross claim against a number of ACCC witnesses.

#### **Model Agents and Managers Association**

Inc, s. 45. Alleged price fixing agreement in relation to enforcing payment of an agency service fee. Proceedings instituted in Federal Court Sydney 16.11.95. Joint submissions on liability and penalty for nine respondents received the consent of the Court on 28.11.96. The Court ordered injunctions and pecuniary penalties against each of the submitting respondents. The pecuniary penalties and costs were: Chadwicks Model Agency \$20 000 (\$12 500 costs), Peter Chadwick \$10 000,

ACCC Journal No. 7 Page 45

Vivien's \$20 000 (\$12 500 costs), Kevin Smith \$5000, Priscilla's Model Management \$10 000 (\$10 000 costs), Priscilla Leighton-Clark \$4000, Gary Saunders \$1000, Gordon Charles Management \$10 000 (\$15 000 costs), Gordon Charles Donald \$5000. Each of the submitting corporate respondents gave s. 87B undertakings to implement compliance programs.

Directions for remaining two respondents set for 21.3.97.

Cromford Pty Limited, Australian Film and Pipe Manufacturers and Anross Investments Pty Limited, s. 45. Alleged price fixing, market sharing in relation to the supply of polythene building film and acquisition of polythene scrap plastic, and alleged resale price maintenance in relation to the supply of polythene building film. Proceedings instituted in Federal Court 29.12.95. ACCC is seeking penalties and injunctions. Directions hearing 23.5.96.

Directions hearing 13.9.96 at which first (Cromford P/L) and fifth (Mr Kim Jones) respondents were ordered to file and serve all affadavits and verified list of documents by 4.10.96. ACCC ordered to file and serve affadavits in reply to sixth, seventh, and eighth respondents by 18.10.96. Fourth respondent (Mr Neville McDonnell) has withdrawn his defence.

Directions hearing 15.11.96 at which first (Cromford P/L), second (Columbus Merchants P/L trading as Australian Film and Pipe Manufacturers) and third (Anross Building Materials P/L) respondents were ordered to file and serve a verified supplementary list of documents by way of further and better discovery by 6.12.96. ACCC ordered to file and serve any affadavits in reply to the affadavit of the fifth (Mr Kim Jones) respondent by 11.12.96.

Next directions hearing 14.2.97.

**NW Frozen Foods and ors**, s. 45. Alleged price fixing agreements in frozen food wholesaling in Tasmania. 7.8.96 judgment imposed injunctions and penalties totalling \$1 545 000 on respondents. NW Frozen

Foods appealed decision in respect of the Court's departure from the terms of a penalty submission agreed with the ACCC. Appeal heard 20.11.96. 20.12.96 Full Federal Court upheld the appeal (reducing NW Frozen Foods' corporate penalty from \$1.2m to \$900 000) and endorsed the agreed penalty process.

**Health Partners**, ss 47(6), 47(7). Alleged third line forcing conduct. Proceedings instituted 27.8.96. Directions hearing 10.9.96. Trial before Mansfield J, week beginning 21.4.97.

**Excel Concrete Pty Ltd**, s. 45. Alleged price fixing and market sharing in the southern Queensland concrete market. Proceedings instituted 27.9.96. ACCC seeking penalties and injunctions. Next directions hearing first available date after 31.1.97.

N.T. Outback Adventure Rentals Pty Ltd (trading as Hertz Northern Territory), Alice Car & Truck Rentals Pty Limited (trading as Territory Rent-A-Car), NorthAust Auto Hire Pty Ltd (trading as Avis Northern Territory), Stafftoy Pty Limited (trading as Thrifty Car Rental), s. 45. Alleged price fixing conduct in relation to car rental in the Northern Territory. Proceedings instituted 2.10.96. Directions held 30.10.96, 21.1.97. Next directions 3.4.97.

Seven Network Limited, Nine Network Australia Pty Limited, Golden West Network Pty Limited and ors, ss 45, 47. Alleged anti-competitive agreement and exclusive dealing in relation to the provision of television programming in the Darwin and regional WA markets. Proceedings instituted 24.10.96. 25.10.96 Nine Network agreed to terminate its exclusive supply agreement with Seven Network, and ACCC agreed to withdraw its claims for declarations and pecuniary penalties against Nine Network and its employees. ACCC still seeking injunctions and pecuniary penalties against other respondents and declaration as to the program supply agreement between Nine Network and Golden West Network. First directions hearing 22.11.96. Next directions hearing 21.2.97.

**Shell Company of Australia**, ss 51AA, 53. Alleged misrepresentations regarding the nature

Page 46 ACCC Journal No. 7

of tenure under a Shell franchise agreement. Proceedings instituted 11.11.96. ACCC taking representative action, seeking compensation for loss or damages, injunctions and declarations. Directions held 6.12.96. 18.12.96 Shell applied to strike out proceedings. Hearing set down for 7.2.97.

#### **Consumer protection**

Gold Coast Land Sales Pty Limited & Channel 10, s. 53A. Alleged misleading advertising and false representations in regard to land sales in Maryvale. Proceedings instituted 17.3.94, interlocutory injunctions granted by consent against Gold Coast Property Sales, its directors and agents.

6.6.95 Court found Gold Coast Sales had contravened the Act and ordered that it be restrained from making further representations regarding Maryvale land. Also ordered to pay Commission costs.

Further directions hearings against Channel 10 on 8.9.95, 6.10.95, 16.2.96, 15.3.96. Waiting for matter to be listed for trial.

Europark International Pty Limited & anor, ss 52, 53(c), 53(d). Alleged misleading or deceptive conduct and false representations concerning sponsorship, approval. Proceedings instituted 19.7.94. Directions hearings 20.8.94, 22.11.94, 16.12.94, 15.2.95, 12.5.95, 26.6.95, 4.8.95. 13.10.95 directions hearing seeking further amendments to statement of claim. 24.11.95 directions hearing — respondents did not object to statement of claim. Trial held 26.4.96 – 1.5.96. Spender J reserved his decision.

BioMetrics Contour Treatment, ss 52, 53(c), 55. Alleged misleading and deceptive advertising and promotion of goods. Proceedings instituted 6.1.95. Proceedings amended and a fifth respondent (Peter Foster) included on 19.5.95. 12.9.95 ex parte order obtained from the ACT Federal Court granting leave to serve the amended statement of claim on fifth respondent in the UK. 21.9.95 documents served on the fifth respondent in the UK.

9.2.96 consent order obtained against Harrison for payment of ACCC's costs of \$4000 by 31.3.96.

Reef Distributing Company Pty Ltd, ss 52, 53(bb), 53(e), 64. Alleged false and misleading representations in relation to the supply of agricultural products. Proceedings instituted in Federal Court Melbourne 8.9.95. Matter transferred to the Sydney Federal Court. Interlocutory injunction restraining Reef from proceeding with prosecution of any proceedings currently pending, and from instituting any new proceedings to recover moneys for the price of agricultural goods. Callover 10.3.97.

**Unilever Australia Limited,** ss 52, 53(eb). Alleged misleading representations re the place of origin of tuna used in John West canned tuna products.

Proceedings were instituted by Unilever against the ACCC in the Federal Court in Sydney on 25.6.96 seeking declarations that Unilever had not acted in contravention of the Act. On 26.6.96 ACCC commenced proceedings in the Federal Court in Adelaide seeking declarations that statements by Unilever made in consumer newsletters, in TV advertisements, and in statements on the actual cans of tuna, regarding the origin of the tuna, were false and misleading.

ACCC alleged that at least half of the John West tuna products, canned over an 18 month from January 1995 consisted entirely of tuna imported into Australia, some being partly processed overseas.

Unilever's major argument was that it was sufficient to claim Australian origin if the manufacturing process had itself occurred in Australia.

The Sydney action was withdrawn on 25.9.96. The Adelaide action was heard by Mansfield J on 16–27.9.96. Judgment was reserved.

**Tasmania Distillery Pty Ltd**, ss 53(eb). Alleged false or misleading representations about the place of origin and method of manufacture and exclusivity of bottled spirit products. Proceedings instituted 31.7.96 in the Federal Court Hobart. Directions hearings

ACCC Journal No. 7

14.8.96, 27.11.96. Further directions subject to mediation.

Anstar Holdings Pty Ltd, ss 52, 53(bb), 64. Alleged misleading or deceptive conduct in relation to invoices for unsolicited advertising. 10.7.96 proceedings instituted in the Federal Court Brisbane against Patrick O'Keeffe and Anstar Holdings Pty Ltd. ACCC is seeking injunctions and other orders. Directions hearing 23.8.96. Hearing for interlocutory injunction 26.9.96. Interlocutory injunction not granted.

Stephen Gregory Wyer, Optell Pty Ltd, Geoffrey Allan Beckett, Clinton Wade **Andela**, ss 52, 53(aa)(bb)(c)(d)(f), 64. Alleged misleading and deceptive conduct in relation to business registers and consultancies. 9.8.96 proceedings instituted. 15.8.96 Finn J granted consent orders against Mr Wyer restraining him from carrying on the OSA and SAR schemes, freezing moneys obtained through the schemes and ordering him to forward any moneys obtained through the schemes to the ACCC or to the Court. 26.8.96 Finn J gave interlocutory orders against Optell and others preventing them from carrying on the register and consultancy businesses, and ordering them to forward to the ACCC moneys received in relation to the businesses. ACCC seeking permanent injunctions and other orders for corrective action.

Directions hearing 6.9.96. Finn J ordered Optell and others to file and serve a defence by 27.9.96. Proceeding transferred to Brisbane. Directions hearing 25.10.96. Kiefel J ordered respondents to file notice of appearance and defence. Respondents' representation obtained order to cease to act. Respondents currently unrepresented. 19.11.96 Spender J ordered notice of appearance and defence. Appearance filed as required on 19.11.96. Defence required by 13.12.96. Defence filed. Next direction 7.2.97.

Email Ltd, Lovelock Luke Pty Ltd, ss52 and 53(eb). Alleged false and misleading representations about the place of origin of air conditioners. Significant component sourced outside Australia.

Proceedings instituted 22 August 1996 in the Federal Court, Sydney. Court timetable set. Directions hearing 13.2.97.

Golden Sphere International Inc. s. 61. Alleged promotion of pyramid selling schemes. 5.9.96 proceedings instituted against Golden Sphere International Inc. Pamela Joy Reynolds and Victor Michael Cottrill. 6.9.96 Court granted ex parte interim injunctions against the respondents, freezing their assets. 1.10.96 Court ordered interlocutory injunctions against the respondents restraining them from further promoting the scheme, and allowed ACCC to amend its application to begin a representative proceeding. 15.11.96 directions hearings directing interlocutory steps. Next directions hearing 7.2.97.

Participants of the Golden Sphere scheme had until 11.11.96 to opt out of the ACCC's representative proceeding. Approximately 1700 participants notified the Federal Court of their intention to opt out. ACCC staff estimate the total number of participants in the Golden Sphere scheme to exceed 8000. It is possible therefore that the ACCC may end up representing a group as large as 6000 people.

5.11.96 ACCC obtained registration of certain orders of the Federal Court of Australia in the Supreme Court of the Republic of Vanuatu. This effectively restrains the respondents from dealing with any assets within the Republic of Vanuatu. Application to set aside registration of Federal Court judgment heard in Vanuatu 8.1.97. Decision of Supreme Court of Vanuatu reserved.

Network Ten Limited, s. 53A. Alleged false representations in relation to land sales at Maryvale, Queensland. 23.8.96 ACCC began representative action. Directions hearing 27.9.96. Directions hearing 22.11.96 dealt with by consent orders setting out dates for applicant (20.12.96) and respondent (17.1.97) to file and serve affidavits which each party intends to rely on at trial. Further directions set for 14.2.97. Federal Court callover on 22.11.96 in which two weeks at the end of March 1997 have been set aside to hear the matter.

ACCC Journal No. 7

Top Snack Foods Pty Limited, ss 52, 59. Alleged misleading conduct in relation to selling franchises for the distribution of confectionery. 23.9.96 proceedings instituted in the Federal Court Sydney against Top Snack Foods Pty Limited, one of its directors and two of its employees. ACCC seeking compensation under s. 87 on behalf of five franchisees who allegedly lost financially and personally as a result of TSF's conduct. Matter listed for directions on 30.4.97.

Bryan Hedges, ss 52, 57, 61. Alleged promotion of a pyramid selling and referral selling scheme in relation to subscriptions to a monthly newsletter. 19.8.96 proceedings instituted against Mr Bryan Hedges. 17.9.96 Court granted interlocutory injuction to restrain Mr Hedges from promoting the scheme, and from making alleged misrepresentations about the legality and profitability of the scheme. Directions hearing 22.11.96. Trial expected to be held mid-1997.

### Adjudication

The following authorisation applications and notifications are under consideration by the Commission. New authorisation and notification matters are discussed in more detail in the Adjudication chapter.

# Authorisation applications under consideration

#### Delhi Petroleum (A90547)

Joint venture operations for SA gas supply.

Existing interim authorisation extended until final determination is made.

Further consideration deferred pending review of AGL authorisation A90424.

#### Santos Limited (A90560)

SA Cooper Basin — joint venture — natural gas.

Further consideration deferred pending review of AGL authorisation A90424.

To be considered with Delhi Petroleum application A90547.

### Advertiser Newspapers Limited & ors (A60020-1)

Contracts and rules for the operation of SA newsagency system.

Interim authorisation granted until 31.3.97.

#### Santos Ltd (A90568)

Sale of commingled liquid hydrocarbons from Cooper Basin in SA and Qld.

8.2.95 Interim authorisation granted.

#### Santos Limited (A90559)

Agreement relating to the sale and marketing of liquid hydrocarbons from natural gas in south-west Queensland.

Further consideration deferred pending review of AGL authorisation A90424 and consideration of new application A90568 to address Commission concerns.

#### **CSR Ltd (A50016)**

Application for authorisation for negotiation and agreements on cartage rates with independent contractor concrete carriers.

20.3.96 Interim authorisation granted for six months.

11.9.96 Interim authorisation extended to 28 February 1997.

### Australian Performing Rights Association (APRA) (A30166-73)

Arrangements for acquiring and granting rights for music.

16.10.96 Draft determination issued.

3.12.96 Pre-decision conference held.

ACCC Journal No. 7 Page 49

#### Advertiser Newspapers & ors (A60022)

Agreement regarding newsagency territories and termination of agreement to adopt newsagency administration rules.

#### NSW Minister for Energy (A90588-90)

Wholesale electricity marketing arrangements.

26.4.96 Interim authorisation granted.

17.7.96 Interim authorisation granted for Code as amended.

#### Inghams Enterprises Pty Ltd (A90595)

Joint negotiations with contracted chicken growers for common terms and conditions in growing agreements.

26.6.96 Interim authorisation granted.

20.11.96 Draft determination issued.

10.2.97 pre-decision conference to be held.

### ASX Settlement and Transfer Corporation Pty Ltd (A90596)

Amendments to CHESS rules to accommodate international trading.

12.6.96 Interim authorisation granted until 20.7.97.

#### **ASX and OCH (A90599)**

Proposed rewritten business rules for derivatives.

23.10.96 Interim authorisation granted until 30.6.97.

#### APCA (A30176-7)

Consumer electronic clearing system regulation and procedures.

23.10.96 Interim authorisation granted until 30.6.97.

### AW Tyree Transformers Pty Ltd and Wilson Transformers Pty Ltd (A30178-9)

Distribution transformers — joint tendering arrangements.

#### NECA and NEMMCO (A40074-6)

National Electricity Code.

#### PMAA and NFAA (A90606)

Therapeutic goods advertising code.

18.12.96 Interim authoristion granted.

#### **NSW/Vic Electricity (A90601-90612)**

Electricity market codes.

## Authorisations under review

Newspaper and magazine distribution in NSW/ACT, Victoria and Queensland

Advertising standards

# Notifications under consideration

#### Advertiser Newspapers Ltd (N60023-5)

Arrangements for supply of newspapers published by Advertiser.

#### Fred Hosking Pty Ltd (N30721)

Purchase of stationery for speedprint printing system.

#### ASX (N30723)

Requiring registered independent options traders to acquire services from clearing members.

Page 50 ACCC Journal No. 7

#### TNT Australia Pty Limited (N90356)

Entering into contracts for the carriage of motor vehicles on condition the cartage contractor purchase Ford Louisville prime movers from Austrans.

### FAI General Insurance Company Ltd (N30736)

Offer of insurance covering the costs of litigation for liquidators and trustees in bankruptcy on condition that the insured obtain legal services from a nominated legal councel provider (third line forcing).

#### GIO General Ltd (N30737)

Bundling of insurance products for premium discounts (third line forcing).

### Australian National Railways Commission (N60026)

Supply of rail haulage services to Australian Wheat Board, Australian Barley Board and South Australian Co-operative Bulk Handling Ltd on condition that 90 per cent of export grain stored by them at certain rail-served sites be reserved for rail.

#### Graham and Company Limited (N50091)

Proposed lending by Graham and Company Ltd to clients using shares as security on condition the clients enter into CHESS sponsorship arrangements with a subsidiary of Graham and Co Ltd (third line forcing).

### Australian Independent Retailers (N90360)

Third line forcing in supply of discounted petrol.

#### **Equity Margins Ltd (N90358)**

Security for uncertificated shares.

#### Sibalo Pty Ltd (N90357)

Third line forcing re mobile phone services.

#### United Energy Ltd (N90359)

Third line forcing re mobile phone services.

#### Alfa Lacal Agri Pty Ltd (N90361-4)

Distributorship for supply of dairy equipment.

### Australian Competition Tribunal

Review of the Commission's determination to revoke authorisation of the gas agreements between AGL and the Cooper Basin Producers

On 27 March 1996 the Commission issued a determination revoking the existing authorisation and granting a substitute authorisation narrower in scope than the revoked authorisation. On 17 April 1996 the Producers filed an application with the Australian Competition Tribunal for a review of the Commission's decision. (see ACCC Journal 3, pp. 55–58, and 5, p. 48).

The matter will be heard on 17 March 1997.

# Certification trade marks

### Danske Mejeriers Faellesorganisation (CTM 597286, 597566-8)

Relating to 'LUR' branch Danish dairy products.

2.5.96 Initial assessment proposing to approve the CTMs issued.

22.8.96 Final assessment approving CTMs issued.

### Consorzio Tutela Provolone (CTM 658374)

Relating to an Italian brand of cheese.

23.10.96 Initial assessment issued proposing to approve the CTM issued.

ACCC Journal No. 7 Page 51

#### Relais et Chateau (CTM 529087)

Relating to services provided in the accreditation of hotels and restaurants.

### International Standards Certifications Pty Ltd (CTM 702128, 703098)

Relating to the certification of Australian organisations to ISO 9000 (quality) and ISO 14000 (environmental) standards.

### Skin and Cancer Foundation of Australia (CTM 656130)

Relating to the licensing of clothing and headwear for sale in Australia.

### Aktion Zahnfreundlich (CTM 572400-2, 601904)

Relating to Swiss-made food and beverage products.

### International Zinc Association (CTM 593514)

Relating to zinc and zinc products.

### The Harris Tweed Association (CTM 69212)

Relating to a transmission and variation of the CTM regarding Tweed cloth.

### Australian Horticultural Corporation (CTM 659737)

Relating to the certification of agricultural, horticultural and forestry products.

### Institute of Chartered Accountants in Australia (CTM 634857-8)

Relating to the certification of accounting, auditing and other professional commerce consultancy services.

### Department of Mineral & Energy Qld & others (CTM714440)

Application of standard mail on electrical equipment and appliances.

Page 52 ACCC Journal No. 7