Statutory Rules
1979 No. 1

REGULATIONS UNDER THE EXPORT EXPANSION GRANTS ACT 1978*

1. THE GOVERNOR-GENERAL of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, hereby make the following Regulations under the Export Expansion Grants Act 1978.

Dated this twenty-fourth day of January 1979.

ZELMAN COHEN
Governor-General

By His Excellency's Command,

[Signature]

Minister of State for Trade and Resources

EXPORT EXPANSION GRANTS REGULATIONS

1. These Regulations may be cited as the Export Expansion Grants Regulations.

2. In these Regulations—

"development project" means a project by way of—

(a) the design, supply or installation of equipment or facilities;
(b) the construction of works; or
(c) the development of urban or regional areas and includes any necessary preliminary studies, investigations or planning;

"fishing operations" means operations relating directly to—

(a) the taking or catching of fish, turtles, dugong, crustaceans or oysters or other shellfish;


15827/78 Cat. No. —Recommended retail price 15c 11/17/1.1979
(b) the taking or catching of pearl shell, trochus, beche-de-mer or green snails;
(c) fish or oyster farming; or
(d) the culture of pearls or pearl shell;

"forest operations" means the planting or tending in a plantation or forest of trees intended for felling or the felling of trees in a plantation or forest, and includes the transport by a person who has felled trees in a plantation or forest of those trees or parts of those trees from the plantation or forest to a place where they are to be first subjected to milling or processing (including processing for the production of posts, poles or railway sleepers) or to a place from which they are to be transported to such a place;

"the Act" means the Export Expansion Grants Act 1978.

3. A claim under section 12 of the Act shall be verified by a statutory declaration, in accordance with the form in Schedule 1, Verification of claim made—

(a) if the claimant is a natural person—by that person;

(b) if the claimant is a partnership of natural persons—by one of those persons; or

(c) if the claimant is—

(i) an authority constituted by a law of the Commonwealth of Australia, a State or an internal Territory;
or

(ii) any other body or association, whether corporate or unincorporate,

by a person, being one of the persons responsible for the management of the authority, body or association, authorized by the authority, body or association to make that declaration.

4. Services of each kind specified in Schedule 2 are declared to be Eligible services.

5. Regulation 4 of these Regulations applies in respect of claims Application relating to the grant year that commenced on 1 July 1977 or each succeeding grant year.
SCHEDULE 1

COMMONWEALTH OF AUSTRALIA

Export Expansion Grants Act 1978

STATUTORY DECLARATION VERIFYING CLAIM

I

(Given name)

(Surname)
of

(Address)

solemnly and sincerely declare as follows:—

1. I am a person entitled to make this Statutory Declaration in relation to the claim made on 19

(Date of claim)

by

(Full name of claimant)

for a grant under the Export Expansion Grants Act 1978

2. The information set out in the claim form relating to that claim

*Delete if inapplicable

is true and correct in every particular.

AND I make this solemn declaration by virtue of the Statutory Declarations Act 1939, and subject to the penalties provided by that Act for the making of false statements in statutory declarations, conscientiously believing the statements contained in this declaration to be true in every particular.

Signature of Declarant

Declared by the above

at

in the 1 State/Territory of

the

day of

19

Before me

Title

SCHEDULE 2

ELIGIBLE SERVICES

1. Technical or advisory services supplied in relation to a development project that is, or is to be, carried out in a country other than Australia, being—

(a) services in the field of architecture;

(b) services in the field of construction;

(c) services in the field of economic evaluation;

(d) services in the field of engineering;

(e) services in the field of land survey;

(f) services in the field of quantity surveying; or

(g) services in the field of scientific, technological or economic research or planning.

2. Technical or advisory services supplied in relation to the exploration, prospecting or mining for, or processing of, minerals in a country other than Australia, being—

(a) services in the field of economic evaluation;

(b) services in the field of geological or geophysical survey;

(c) services in the field of metallurgy;

(d) services in the field of mining engineering;

(e) services in respect of mining or quarrying operations; or

(f) services in respect of the processing of petroleum.

3. Advisory services supplied in relation to a project by way of—

(a) the cultivation of land;

(b) the maintenance of live-stock or poultry;

(c) fishing operations; or

(d) forest operations,

being a project that is, or is to be, carried out in a country other than Australia.