



Statutory Rules 1995 No. L¹

TRIPPLICATE COPY

Administ
documen
tariat in
Ex. Co.

F.R.L.I.



3 copy in
if
gisation
copy

Insertion of signatures and date of making, and send
to: Legislative Services Section,
Office of Legislative Drafting, Attorney-General's
Department.

112
423/

Lands Acquisition Regulations² (Amendment)

I, THE GOVERNOR-GENERAL of the Commonwealth of Australia,
acting with the advice of the Federal Executive Council, make the
following Regulations under the *Lands Acquisition Act 1989*.

Dated L 1995.

30 May/

L

BILL HAYDEN/

Governor-General

By His Excellency's Command,

L

Minister for Administrative Services

F. WALKER/

1. Amendment

1.1 The Lands Acquisition Regulations are amended as set out in
these Regulations.

[NOTE: These Regulations commence on gazettal: see *Acts Interpretation Act 1901*, s. 48.]

2. New regulation 4B**2.1 After regulation 4A, insert:****Specified circumstances—paragraph 21 (1) (b) of the Act (defence housing)**

“4B. The Act does not apply in relation to the acquisition by the Commonwealth from the Defence Housing Authority of an interest in land, other than a freehold interest, for the purpose of providing housing to meet the operational needs of the Defence Force.”.

3. New regulation 7B**3.1 After regulation 7A, insert:****Specified circumstances—paragraph 117 (1) (b) of the Act (defence housing)**

“7B. The Act does not apply in relation to the disposal by the Commonwealth of an interest in land, other than a freehold interest, for the purpose of providing housing to meet the operational needs of the Defence Force.”.

NOTES

1. Notified in the *Commonwealth of Australia Gazette* on *L* 1995. *6 June/*
2. Statutory Rules 1989 No. 111 as amended by 1989 No. 274; 1990 No. 291; 1993 Nos. 56 and 325; 1994 No. 389. *L* *1995 No. 110/*