

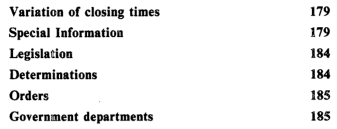
Gazette

No. GN 5, Wednesday, 3 June 1987

Published by the Australian Government Publishing Service, Canberra

GOVERNMENT NOTICES

CONTENTS



Special Gazettes Nos S 94, S 95, S 96, S 97, S 98, S 99, S 100, S 101, S 102 and S 103 are herewith



GENERAL INFORMATION

Government Notice issues, published each Wednesday, containing all legislation, proclamations, special information and government departments notices and are sold at \$4.95 each or on subscription of \$205.00 (50 issues), \$102.50 (25 issues) or \$50.00 (12 issues).

NOTICES FOR PUBLICATION and related correspondence should be addressed to:

Gazette Officer, Australian Government Publishing Service, G.P.O. Box 4007, Canberra, A.C.T. 2601 (telephone

or lodged at AGPS, Government Printing Office Building, Wentworth Avenue, Kingston. Notices are accepted for publication in the next available issue, unless otherwise specified.

Except where a standard form is used, all notices for publication must have a covering instruction setting out requirements. A typewritten original or good copies are to be provided, wherever possible double-spaced, with a margin surrounding the typewritten matter. Copy is to be confined to one side of the paper, sheets are to be of uniform size (preferably A4), numbered consecutively and fastened securely together. Dates, proper names and signatures particularly are to be shown clearly.

Copy will be returned unpublished if not submitted in accordance with these requirements.

CLOSING TIMES. Notices for publication should be lodged at AGPS, Government Printing Office Building, unless otherwise specified, by the following times (except at holiday periods for which special advice of earlier closing times will be given).

Government Notices Gazette all copy: Friday at 10.00 a.m. in the week before publication.

PRIVATE NOTICES

The rates of charge and conditions applying to acceptance of copy for private notices are as follows:

- (a) minimum charge up to 125 words \$35.00;
- (b) each 25 words (or part thereof) thereafter \$4.70.

Remittances must be forwarded with a copy of the notice for publication unless prior credit approval has been granted for account customers. Account customers are reminded that payment is due immediately on presentation of invoice. Should payment not be received within twenty-eight days of the invoice date, credit privileges will be withdrawn.

Notices received without payment or from account customers whose credit privileges have been withdrawn will be returned unpublished.

SUBSCRIPTIONS are payable in advance and are accepted for a maximum period of one year. All subscriptions are on a firm basis and refunds for cancellations will not be given. Rates include surface postage in Australia and overseas. Other carriage rates are available on application.

AVAILABILITY. The Gazette may be purchased by mail

Mail Order Sales, Australian Government Publishing Service, G.P.O. Box 84, Canberra, A.C.T. 2601

or over the counter from Commonwealth Government Bookshops at:

Adelaide: 12 Pirie Street (tel. (08) 221 3646) Brisbane: 294 Adelaide Street (tel. (07) 229 6822) Canberra: 70 Alinga Street (tel. (062) 47 7211) 162 Macquarie Street (tel. (002) 23 7151) Melbourne: 347 Swanston Street (tel. (03) 663 3010) Perth: 200 St George's Terrace (tel. (09) 322 4737) Sydney: 120 Clarence Street (tel. (02) 29 1940)

Commonwealth Acts and Statutory Rules, Australian Capital Territory Ordinances and Regulations, and other Commonwealth Government publications may also be purchased at these addresses.

ALL REMITTANCES should be made payable to : Collector of Public Moneys, Australian Government Publishing Service.

OTHER ISSUES OF THE GAZETTE

Public Service issues contain notices concerning administrative matters, including examinations, vacancies, transfers and promotions within the Australian Public Service and the Services of the Australian Postal Commission, Austra-Telecommunications Commission, Commonwealth Teaching Service and Defence Force appointments etc. These issues are published weekly at 10.30 a.m. on Thursday, and sold at \$7.95 each plus postage or on subscription of \$350.00 (50 issues), \$175.00 (25 issues) or \$84.00 (12

Business issues, published each Tuesday, containing Notices under the Co-operative Companies and Securities Scheme, Bankruptcy Act and Private Notices and sold at \$3.95 each or on subscription of \$180.00 (50 issues), \$90.00 (25 issues) or \$44.00 (12 issues).

Special issues include notices which require urgent publication. All costs associated with producing Specials will be borne by the responsible department or authority. A limited number of Special Gazettes will be made available for sale from the Commonwealth Government Bookshop, Canberra, on the day of publication. General distribution of these notices will be by their inclusion in the next published issue of the Government Notices Gazette or Business Gazette as well as in the next published issue of the series of the Gazette in which the notice would normally have been published.

Tariff concessions issues contain notices of tariff concessions proposed, granted or revoked in accordance with the provisions of Part XVA of the Customs Act 1901. These issues are published each Wednesday and are sold at \$1.95 plus postage or on subscription only at \$80.00 for 50 issues including surface postage.

Periodic issues contain lengthy notices of a non-urgent nature, including the following: certificates of Australian citizenship; registered tax agents; authorised celebrants; unclaimed deposits and moneys; Australian Public Service conditions of entry and advancement; appointments to the Australian Public Service; holders of import licences and tariff quotas. Issues are made at irregular intervals as required, at individual prices according to size. Advice of availability is given in the Government Notices, Business and Public Service issues immediately following the day of publication. Periodic issues are not available on subscription, but standing orders are accepted for all selected issues.

Purchasing and Disposals issues of the Gazette provide information on Commonwealth purchases and disposals and other matters of general interest to persons buying from or selling to the Commonwealth. These issues are published each Wednesday and sold at \$2.95 plus postage or on subscription of \$140.00 including postage for 50 issues.

Index issues contain references to entries in the Government Notices issues and entries in the Orders in Council, Notices under the Superannuation Act, Notices under the Public Service Act, and Determinations under the Public Service Act sections of the Public Service issues. Index issues are published quarterly, are available over the counter from Commonwealth Government Bookshops and are supplied without charge to annual subscribers to the Government Notices issues.

Variation of Closing Times

Commonwealth of Australia Gazette

Monday, 8 June 1987 is a public holiday in the Australian Capital Territory, thus affecting the closing times for submission of copy for several issues of the *Gazette*. Notices for publication should be lodged at the Gazette Office, unless otherwise specified, by the following times for the issues concerned.

Business Gazette issues

Issues dated 9 June 1987:

All notices: Thursday, 28 May 1987 at 2.00 p.m. Issues dated 16 June 1987:

All notices: Thursday, 4 June 1987 at 2.00 p.m.

Government Notices Gazette Issues
Issue dated: 10 June 1987

All notices: Thursday, 4 June 1987 at 10.00 a.m.

Issue dated: 17 June 1987

All notices: Friday, 12 June at 10.00 a.m.

Public Service issues

Issue dated: 11 June 1987:

Vacancies: to ascertain which vacancies can be sent direct to the Gazette Office and those that should be sent to the PSB refer to the Personnel Management Manual,

Volume 7 (Recruitment Appointment and Employment Manual), part 1, paragraph 18.

Closing times are:

Gazette Office: Friday, 29 May 1987 at 4.51 p.m.

Secretary, Public Service Board, Canberra (Attention: Director, Recruitment Operations): Thursday, 28 May 1987 at 4.51 p.m.

Promotions: Tuesday, 2 June 1987 at 4.51 p.m.

Corrigenda, and section 50 notices: Friday, 5 June 1987 at 9.00 a.m.

All other notices: Tuesday, 2 June 1987 at 2.00 p.m.

Issue dated 18 June 1987:

Vacancies: to ascertain which vacancies can be sent direct to the Gazette Office and those that should be sent to the PSB refer to the Personnel Management Manual, Volume 7 (Recruitment Appointment and Employment Manual), part 1, paragraph 18.

Closing times are:

Gazette Office: Tuesday, 9 June 1987 at 4.51 p.m.

Secretary, Public Service Board, Canberra (Attention: Director, Recruitment Operations): Friday, 5 June 1987 at 4.51 p.m.

Promotions: Thursday, 11 June 1987 at 4.51 p.m.

Corrigenda, section 50 notices: Friday, 5 June 1987 at 9.00 a.m.

All other notices: Thursday, 11 June 1987 at 2.00 p.m.

Special Information

Prices Surveillance Act 1983

NOTICES PURSUANT TO SECTION 23 (2) (b)

Company	Date notice received	Reference number	Purpose of notification	Outcome of consideration	
Ampol Limited	12.3.87	N87/115	Petroleum products— Supply Costs	Notice withdrawn. Replaced by N87/117	
	13.3.87	N87/117	Petroleum products— reduction in Supply Costs and increase in Federal Excise Duty	No objection to the prices proposed CPL Motor Distill Spirit late	
	30.3.87	N87/133	Petroleum products— Reduction in endorsed maximum price of refinery produced L P G reflecting the Federal Governments wholesale pricing arrangements for L P G. Increases in endorsed prices of other products offsetting annualised revenue reduction from L P G.	No objection to the proposed decrease for L P G of \$30.16 per tonne and increases for: CPL Motor Spirit 0.04 Distillate 0.04 Effective 1.4.87	
Australian Portland Cement Limited	14.4.87	N87/151	Portland cement, bulk and bagged. Recovery of cost increases	No objection to the prices proposed— \$4.15 per tonne weighted average incre on current list price	
Beecham (Australia) Pty Ltd	1.4.87	N87/145	Toothpaste— Macleans Freshmint Macleans Mildmint Macleans Triple Stripe Macleans Gel Stripe Recovery of cost	No objection to the prices proposed—5% increase on: Macleans Freshmint Macleans Mildmint Macleans Triple Stripe Macleans Gel Stripe	

increases

Company	re	Date notice eceived	Reference number	Purpose of notification	Oute	come of	consid	eration	
The Bond Corporation Holdings Limited	1.4.87	N87/	ret ma	erXXXX in non- urnable 750 ml bottles rketed in Northern rritory	No objection per carton	to prop	osed pr	ice of \$	17.42
	23.4.87	N87/	Re	er—packaged. covery of cost reases	No objection proposed of: 375 ml can 375 ml bott outer	sPerti	h \$0.24	per out	
Boral Ltd	3.4.87	N87/	N.S Re	e-mixed concrete. S.W. country. covery of increased tage rates	No objection \$1.28 per m ³			d increa	ise of
BP Australia Limited and BP Oil Distribution Limited	10.3.87	N87/	111 Pet	troleum products— pply Costs	Notice withda	rawn. R	eplaced	by N8	7/118
	12.3.87	N87/	red and	troleum products— luction in Supply Costs d increase in Federal cise Duty	No objection Supply Costs Excise Increase Net	MS (0.74) 0.43	CI Dist (0.74) 0.43	Avgas (0.60) 0.26	Avtur (0.60) 0.24
	26.3.87	N87/	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	troleum products— Reduction in endorsed naximum price of refinery producted L P G reflecting the Federal Governments wholesale pricing arrangmeents for L P G. Increases in endorsed prices of other products offsetting annualised revenue reduction from L P G	Decrease Effective 1- No objection L P G of \$ increases for Motor Spir Distillate Avgas Avtur Effective 1.	4.3.87 to the p 30.16 pe or:	propose er tonne	d decre	
The Broken Hill Pro- prietary Company Limited	14.4.87	N87/1	s	el for reinforcing and teel rods. Recovery of ost increases	No objection to Steel reinfo Steel rods—	rcing—	\$20.50 g	er tonn	
	24.4.87	N87/1		re products. Recovery f cost increases	No objection erage invoi per tonne to	ce pric	e incre	ase of	
	24.4.87	N87/1	а	els—Heavy sections nd universals. Recov- ry of cost increases	No objection creases of: Heavy Secti Universals	ions \$21	.00 per	tonne	ice in-
Caltex Oil (Australia) Pty Ltd	3.3.87	N87/1		roleum products— supply Costs	Notice amend	-			37/119
•	13.3.87	N87/1	l 19 Pet d a	roleum products—Re- luction in Supply Costs and increase in Federal excise Duty	No objection	to the p			
					Supply Cos Excise Incre Net Decrea Effective 14	ease se ((MS 0.74) 0.43	Dist (0.74) 0.43 (0.31)	Avtur (0.60) 0.34 (0.26)

Company		Date notice Refer ceived nun	ence nber Purpose of notification	n Outcome of consideration	
	30.3.87	N87/135	Petroleum products—Reduction in endorsed maximum price of refinery produced LPG reflecting the Federal Governments wholesale pricing arrangements for LPG. Increases in endorsed prices of other products offsetting annualised revenue reduction from LPG	No Objection to the proposed decrease for LPG of \$30.16 per tonne and increases for: CPL Motor Spirit 0.04 Distillate 0.04 Avtur 0.03 Effective 1.4.87	
Cockburn Cement Limited	13.3.87	N87/123	Portland cement. Bulk and bagged. Recovery of cost increases	No objection to the proposed increase of \$18.68 per tonne.	
Colgate Palmolive Pty Ltd	7.4.87	N87/147	New product. Toilet soap—"Princess" 125g	No objection to the proposed price: List Price Per Shipping Outer N.S.W. \$41.90 Vic. \$41.90 Qld \$41.90 S.A. \$41.90 W.A. \$42.67 N.T. \$42.67 Tas. \$42.67	
CSR Limited	16.4.87	N87/154	Pre-mixed concrete—Vic- toria. Recovery of cost increases	No objection to the proposed weighted average increase of \$1.56 per m ³ and 5.4% approximate increase in cartage rates	
Effem Food Pty Ltd	6.3.87	N87/112	Pet food—canned and dried. Recovery of cost increases	No objection to the proposed amended	
	6.3.87	N87/113	'Sheba' pet food. Recov- ery of cost increases	No objection to the proposed weighted average price increase of 15%: Sheba	
Esso Australia Ltd	3.3.87	N87/105	Petroleum products— Supply costs	Notice withdrawn. Replaced by N87/120	
	12.3.87	N87/120	Petroleum products—Reduction in Supply Costs and increase in Federal Excise Duty	No objection to the prices proposed CPL MS Dist Supply Costs (0.74)	
				Supply Costs (0.74) (0.74) Excise Increase 0.43 0.43 Net Decrease (0.31) (0.31) Effective 14.3.87	
Esso Australia Ltd	26.3.87	N87/136	Petroleum products—Reduction in endorsed maximum price of refinery produced LPG reflecting the Federal Governments wholesale pricing arrangements for LPG. Increases in endorsed prices of other products offsetting annualised revenue reduction from LPG	No objection to the proposed decrease for LPG of \$30.16 per tonne and increases for: CPL Motor Spirit 0.04 Distillate 0.04 Effective 1.4.87	
Kellogg (Aust.) Pty Ltd	1.5.87	N87/168	Breakfast cereals. Recov- ery of cost increases	Notice withdrawn by company	
Lever & Kitchen Pty Limited	23.3.87	N87/130	Toilet soaps. Recovery of cost increases	No objection to the proposed increases: Lux-1.7% Personal toilet soaps-1.5%	
Mobil Oil Australia Limited	5.3.87	N87/108	Petroleum products— Supply Costs	Notice withdrawn. Replaced by N87/121	

cigarettes

Company		Date notice Refere ceived nun		Outcome of consideration
	1.4.87	N87/141	Cigarettes—New prod- uct—Benson & Hedges 25's	The Authority objected to the price proposed and issued a section 22 (2) (b) (iii) notice advising the company it would not object to the introductory price of \$63.71 per thousand. Company subsequently accepted the Authority's proposal
	1.4.87	N87/142	Cigarettes—New prod- uct—John Player Spe- cial 30's	The Authority objected to the price proposed and issued a Section 22 (2) (b) (iii) notice advising the company it would not object to the introductory price of \$54.81 per thousand. Company subsequently accepted the Authority's proposal
	1.4.87	N87/143	Cigarettes—New prod- uct—Freeport 30's	No objection to proposed introductory price of \$51.17 per thousand cigarettes

COMMONWEALTH OF AUSTRALIA

Air Navigation (Charges) Act 1952

NOTICE OF CREATION OF A STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

NOTICE is hereby given that pursuant to section 5B (4) of the Air Navigation (Charges) Act 1952, a Statutory Lien has been vested in the Commonwealth in respect of each of the aircraft described hereunder.

Lien No.	Date on which and time at which Lien was created	Aircraft description and registration	Name and address of person by whom charge is payable
00363	22 May 1987, 12.02 p.m. (EST)	Beech 95-B55, VH-AJM	Humphreys Car Sales Pty Ltd, 25 Dixon Street, New Farm, Old 4005
00364	22 May 1987, 12.05 p.m. (EST)	Cessna P206, VH-RCO	Humphreys Car Sales Pty Ltd, 25 Dixon Street, New Farm, Qld 4005

Further information regarding this matter may be obtained from the Accountant, Queensland Region, Department of Aviation, telephone (07) 253 1347.

Dated this 22nd day of May 1987.

K. L. CLAYTON Registrar of Statutory Liens

COMMONWEALTH OF AUSTRALIA

Air Navigation (Charges) Act 1952

NOTICE OF CREATION OF A STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

NOTICE is hereby given that pursuant to section 5B (4) of the Air Navigation (Charges) Act 1952, a Statutory Lien has been vested in the Commonwealth in respect of each of the aircraft described hereunder.

Lien No.	Date which and time at which Lien was created	Aircraft description and registration	Name and address of person by whom charge is payable
00365	25 May 1987, 2.17 p.m. (EST)	Cessna 182Q VH-PVI	Mr T. I. Barnes, P.O. Box 2655, Mount Isa, Old 4825
00366	25 May 1987, 2.20 p.m. (EST)	Cessna 310R, VH-BNR	C R Pty Ltd, T/a Executive, Air Charter, Box 6302 CMC, Cairns, Qld 4871

Further information regarding this matter may be obtained from the Accountant, Queensland Region, Department of Aviation, telephone (07) 253 1349.

Dated this 26th day of May 1987.

K. L. CLAYTON Registrar of Statutory Liens

Legislation

Bv-laws

AUSTRALIAN POSTAL COMMISSION

NOTIFICATION OF THE MAKING OF BY-LAWS

NOTICE is hereby given that on 21 May 1987 the Australian Postal Commission amended By-laws made under the Postal Services Act 1975. Copies of the amending By-laws can be obtained from the Secretary, Australia Post, 11th Floor, 71 Rathdowne Street, Carlton, Victoria 3053.

Act under which By-laws were made	Description of By-laws
Postal Services Act 1975	Amendment No. 2 of 1987 to the Postal By-laws

AUSTRALIAN TELECOMMUNICATIONS COMMISSION

NOTIFICATION OF THE MAKING OF BY-LAWS

NOTICE is hereby given that the Australian Telecommunications Commission has made the undermentioned by-law on 13 May 1987. Copies can be obtained from the Secretary, Telecom Australia, 17th Floor, 199 William Street, Melbourne 3000.

Act under which By-laws were made	Description of By-laws
Telecommunications Act 1975	Telecommunications (Community Calls) By-laws— Amendment No. 49

AUSTRALIAN TELECOMMUNICATIONS COMMISSION

NOTIFICATION OF THE MAKING OF BY-LAWS

NOTICE is hereby given that the Australian Telecommunications Commission has madethe undermentioned by-law on 13 May 1987. Copies can be obtained from the Secretary, Telecom Australia, 17th Floor, 199 William Street, Melbourne 3000.

Act under which By-laws were made	Description of By-laws
Telecommunications Act 1975	Telecommunications (Charging Zones and Charging Districts) By-laws—Amendment No. 78

Determinations

NOTIFICATION OF THE MAKING OF DETERMINATION(S) UNDER SECTION 82D OF THE PUBLIC **SERVICE ACT 1922**

NOTICE is hereby given that the Public Service Board has made the undermentioned Determinations. Copies can be obtained from the Public Service Board, McLachlan Offices, National Circuit, Canberra, A.C.T. (062) 71 7649.

Number and year of Determination	Description of Determination	Date made
No. 24 of 1987	Trainee Gardener—Terms and Conditions	13.5.87

NOTICE OF THE MAKING OF DETERMINATIONS UNDER SECTION 58B OF THE DEFENCE ACT 1903

NOTICE is hereby given that the Minister for Defence has made the undermentioned Determinations. Copies can be purchased at the Australian Government Publishing Service Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Number and year of Determination	Description of Determination	Date Made	Price of Determination
			\$
No. 36 of 1987	Amends Determination 0602	31 March 87	
No. 37 of 1987	Amends Determination 3714, 3723, 3724	13 April 87	
No. 38 of 1987	Amends Determination 3714, 3718, 3723, 3724	7 May 87	

Orders

Australian Meat and Livestock Corporation Act 1977

NOTIFICATION OF MAKING OF ORDERS

NOTICE is hereby given that the undermentioned order has been made under the Australian Meat and Livestock Corporation Act 1977. Copies of the order may be purchased at the Head Office of the Australian Meat and Livestock Corporation, Aetna Life Tower, Corner Elizabeth and Bathurst Streets, Sydney, N.S.W. 2000.

Section of Act under which order made	Order relates to	Title of Order	Distinguishing Number of Order
16н	Meat	Corporation's Forms 4, 9 and 10: Meat	M32/87

Government Departments

Arts, Heritage and Environment

COMMONWEALTH OF AUSTRALIA

Australia Council Act 1975

- 1, BARRY COHEN, Minister of State for Arts, Heritage and Environment, pursuant to sub-section 20 (1) of the Australia Council Act 1975, and sub-section 33 (3) of the Acts Interpretation Act 1901, hereby vary the notice made pursuant to section 20 of the Australia Council Act 1975 and published in the Gazette of 27 March 1975 whereby the Aboriginal Arts Board, the Crafts Board, the Film, Radio and Television Board, the Literature Board, the Music Board, the Theatre Board and the Visual Arts Board were established as Boards of the Australia Council by:
 - (a) omitting 'Crafts Board';
 - (b) omitting 'Film, Radio and Television Board';
 - (c) omitting 'Literature Board' and substituting 'Literary Arts Board':
 - (d) omitting 'Music Board';
 - (e) omitting 'Theatre Board'; and
 - (f) omitting 'Visual Arts Board'.

This notice to take effect from 1 July 1987.

Dated this twenty-eighth day of May 1987.

BARRY COHEN

Minister of State for Arts, Heritage and Environment

COMMONWEALTH OF AUSTRALIA

Australia Council Act 1975

1, BARRY COHEN, Minister of State for Arts, Heritage and Environment, pursuant to sub-section 20 (2) of the Australia Council Act 1975, hereby revoke the notice made in pursuance to section 20 of the Australia Council Act 1975 and published in the Gazette of 4 October 1977, whereby the Community Arts Board of the Australia Council was established.

This notice to take effect from 1 July 1987.

Dated this twenty-eighth day of May 1987.

BARRY COHEN

Minister of State for Arts, Heritage and Environment

COMMONWEALTH OF AUSTRALIA

Australia Council Act 1975

1, BARRY COHEN, Minister of State for Arts, Heritage and Environment, pursuant of sub-section 20 (1) of the Australia Council Act 1975, hereby establish the following Boards of the Australia Council:

Performing Arts Board

Visual Arts/Craft Board

This notice to take effect from 1 July 1987.

Dated this twenty-eighth day of May 1987.

BARRY COHEN

Minister of State for Arts, Heritage and Environment

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANIZATIONS

I, JOHN DERRICK OVINGTON, the Designated Authority under sub-section 18 (1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 12 (1) of that Act, hereby declare each of the zoological organizations specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organization in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item. Dated this twenty-eighth day of May 1987.

J. D. OVINGTON Designated Authority

SCHEDULE

Column 1	Column 2	Column 3
Item	Name and country of zoo	Approved class, or classes, of specimens
1	Taronga Zoo,	Anthozoa
	Bradleys Head Road,	Mollusca
	Mosman, N.S.W. 2088	

Column 1	Column 2	Column 3
Item	Name and country of zoo	Approved class, or classes, of specimens
2	Arignar Anna Zoological Park, Madras 600 048, India	Macropus giganteus
3	Okinawa Children's Land and Zoo, Okinawa Prefectural Government, 1-2-32 Izumisaki Naha, Okinawa 900, Japan	Vombatus ursinus

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF APPROVED INSTITUTIONS

I, JOHN DERRICK OVINGTON, the Designated Authority under sub-section 18 (1) of the Wildlife Protection (Regulation of Exports and Imports) Act 1982, in pursuance of sub-section 11 (1) of that Act, hereby declare each of the organizations specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved institution in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this twenty-eighth day of May 1987.

J. D. OVINGTON Designated Authority

SCHEDULE

Column 1	Column 2	Column 3
Item	Name and country of approved institution	Approved class, or classes, of specimens
1	Taronga Zoo,	Anthozoa
	Bradleys Head Road,	Mollusca
	Mosman, N.S.W. 2088	
2	Arignar Anna Zoological Park,	Macropus giganteus
	Madras 600 048,	
	India	
3	Okinawa Children's Land and Zoo,	Vombatus ursinus
	Okinawa Prefectural Government,	
	1-2-32 Izumisaki Naha,	
	Okinawa 900,	
	Japan	

Attorney-General

COMMONWEALTH OF AUSTRALIA

Judiciary Act 1903

AUTHORIZATION UNDER SUB-SECTION 55E (4)

PURSUANT to sub-section 55E (4) of the Judiciary Act 1903, I, PATRICK BRAZIL, Secretary to the Attorney-General's Department, hereby authorize Donald John McLellan, Acting First Assistant Secretary, an officer of the Commercial and Drafting Division, Central Office, Attorney-General's Department, Canberra, whose name is on a roll referred to in sub-section 55D (1) of the Judiciary Act 1903, to act in the name of the Australian Government Solicitor during the period commencing on 8 May 1987 and ending at the expiration of 22 May 1987.

Dated this 8th day of May 1987.

P. BRAZIL

Trade Practices Act 1974

TRADE PRACTICES COMMISSION

DRAFT DETERMINATIONS

THE Trade Practices Commission has prepared and issued a Draft Determination in regard to the following Applications for Authorisation.

In accordance with s. 90A of the Trade Practices Act, the applicant or interested parties may request the Commission to hold a conference by the date specified below.

Reference	Applicant	Section of Act	Last date for conference request	Brief particulars
PROPOSING T	O GRANT AUTHORISATION			
A90427	Qantas Airways Limited	88 (1)	6.7.87	Tariff Agreements with other airlines made outside the International Air Transport Association ('IATA') Conferences.

Further information about these Applications for Authorisation and Exclusive Dealing Notifications may be obtained from the public register maintained by the Trade Practices Commission, P.O. Box 19, Belconnen, A.C.T. 2616 (telephone 64 1166 and telex 62626) or from the Commission's office in any capital city, Townsville and Wollongong.

S. MALOUF

\$16.25

\$5.30

\$5.30

Assistant Commissioner

Communications

COMMONWEALTH OF AUSTRALIA

Postal Services Act 1975

DETERMINATION OF RATES OF POSTAGE AND FEES

THE Australian Postal Commission, in pursuance of section 18 of the Postal Services Act 1975, hereby determines that the Schedule to the Determination of Rates of Postage and Fees made by the Commission on 17 July 1986 as amended be further amended, with effect from 1 July 1987:

(a) by omitting Section R in the Schedule thereto and substituting the following Section:

'SECTION R. DOMESTIC EXPRESS COURIER SERVICE CHARGES

Item 41. ACKNOWLEDGMENT OF DELIVERY (By-law 262 (4)) 80c per article	
Item 42. DIRECT CROSS-TOWN SERVICES CHARGES (By-laws 266 and 267)	
(1) Distance charge in a single-area zone (By-law 266 (1)):	\$6.75

(2) Fixed charge element of distance charge in multi-area zones (By-law 266 (2) (a)):	
(a) Sydney, Melbourne and Brisbane zones	\$9.00
(b) Adelaide, Perth, Canberra, Darwin and Newcastle zones	\$5.55
(c) Other multi-area zones	\$4.95
(3) Chargeable unit element of distance charge in multi-area zones (By-law 266 (2) (b)):	
(a) Sydney, Melbourne and Brisbane zones	69c
(b) Adelaide, Perth, Canberra, Darwin and Newcastle zones	63c
(c) Other multi-area zones	57c

	(-)
(4)	Additional article charge (By-law 266 (3) (c)):

(a) Sydney, Melbourne and Brisbane zones	\$4.80
(b) Adelaide, Perth, Canberra, Darwin and Newcastle zones	\$4.20
(c) Other multi-area zones	\$3.75

(5) Waiting time charge (By-law 266 (5)):

,	waiting time charge (by-law 200 (5)).	
	(a) For each 5 minutes or part thereof within business hours	\$2.30
	(b) For each 5 minutes or part thereof outside business hours	\$3.45

Gazette No. S. 353 of 21.7.86, S 400 of 15.8.86, S 546 of 29.10.86, G 1 of 13.1.87 and S 88 of 19.5.87.

Gazette No. S. 33	03 OT 21.7.86, \$ 400 OT 15.8	.86, 5 546 of 29.10.86, G	1 of 13.1.8/ and 5 88 of 19.5.8/.
(6) Time	charge (for each 15 minut	tes or part thereof) (By-la	aw 267 (1)):

(a) Where collection and delivery takes place wholly within business hours	\$6.30
(b) Where collection and delivery takes place wholly or partially outside business	\$9.45
hours	

hours	
(7) Reduction in charge otherwise payable where immediate collection and delivery is not	331
required (By-law 266 (6))	reduction

(8) Premium for collection or delivery or collection and delivery occurring outside business hours (By-law 266 (7))

Item 43. SCHEDULED	CROSS-TOWN	SERVICE	CHARGES	(By-law 269)
(1) Overnight services:				

(a) Commission "Letterpack" or	"Multi-pack"	container	enclosing	an article u	ip to
500 g mass (By-law 269 (1))	_		_		_

(b) Article up to 500 g mass enclosed in an envelope (By-law 269 (2))

(c) Other articles (By-law 269 (3) (a)):

TABLE 36

Engress Courier Transit Charge per Kilogram (in cents)

								2232734					L		•										
zones	N1	N2	N3	N4	N5	N6	V١	V2	Ql	Q2	Q3	Q4	Q5	Q6	S1	S2	S3	NT1	NT2	W1	₩2	₩3	TI	T2	T3
N1		115	115	115	205	205	240	325	255	350	445	555	325	525	375	470	535	900	1060	770	950	1180	370	430	350
N2	115		195	115	205	205	215	300	300	400	490	600	380	570	345	445	510	900	1060	770	950	1180	345	410	325
N3	115	195		115	205	205	295	380	290	390	480	590	340	560	415	515	580	945	1100	810	995	1220	410	475	390
N4	115	115	115	95	240	240	320	405	335	435	525	635	410	605	455	550	615	980	1145	850	1040	1265	450	515	430
N5	205	205	205	240	110	240	365	455	320	320	510	620	320	590	500	600	665	1020	1185	895	1080	1310	500	565	480
N6	205	205	205	240	240	110	300	300	385	480	575	685	460	655	500	600	665	1020	1185	895	1080	1310	500	565	480
V1	240	215	295	320	365	300		80	400	495	590	700	495	670	230	295	390	1000	1165	660	845	1070	220	285	200
V2	325	300	380	405	455	300	80	95	485	585	675	785	585	755	295	295	455	1080	1245	745	930	1155	310	375	290
Q1	255	300	290	335	320	385	400	485		95	315	390	75	360	520	615	680	700	865	930	1115	1340	520	585	500
Q2	350	400	390	435	320	480	495	585	95	95	345	420	95	390	615	715	780	800	960	1025	1210	1435	615	680	595
Q3	445	490	480	525	510	575	590	675	315	345	230	355	345	330	710	805	870	890	1055	1120	1295	1530	710	775	690
Q4	555	600	590	635	620	685	700	785	390	420	355	230	420	230	820	915	980	1000	1165	1230	1415	1640	820	885	800
Q5	325	380	340	410	320	460	495	585	75	95	345	420		390	595	690	755	780	940	1005	1190	1415	595	660	575 770
Q6	525	570	560	605	590	655	670	755	360	390	330	230	390	_::	790	885	950	970	1135	1200	1385	1610	790	855	330
Sì	375	345	415	455	500	500	230	295	520	615	710	820	595	790		80	110	650	650	535	725	950	350	415 515	430
S2	470	445	515	550	600	600	295	295	615	715	805	915	690	885	80	80	110	745	745	640	820 885	1050 1115	450 515	580	495
S3	535	510	580	615	665	665	390	455	680	780	870	980	755	950	110	110	110	810	810	705		595	1135	1200	1115
NT1	900	900	945	980	1020	1020	1000	1080	700	800	890	1000	780	970	650	745	810	255	355	810 975	810 975	755	1295	1360	1275
NT2	1060	1060	1100	1145	1185	1185	1165	1245	865	960	1055	1165	940	1135	650	745	810	355	355 975	9/3	260	445	845	910	825
Wl	770	770	810	850	895	895	660	745	930	1025	1120	1230	1005	1200	535	640	705	810	975	260	380	565	1025	1090	1005
W2	950	950	995	1040	1080	1080	845	930	1115	1210	1295	1415	1190	1385	725	820	885	810		445	565	380	1255	1320	1235
W3	1180	1180	1220	1265	1310	1310	1070	1155	1340	1435	1530	1640	1415	1610	950	1050	1115	595	755	845	1025	1255		35	35
Ti	370	345	410	450	500	500	220	310	520	615	710	820	595	790	350	450	515	1135 1200	1295 1360	910	1023	1320	35	35	35
T2	430	410	475	515	565	565	285	375	585	680	775	885	660	855	415	515	580		1275	825	1005	1235	35	35	
T3	350	325	390	430	480	480	200	290	500	595	690	800	575	770	330	430	495	1115	1213	623	1003	1433	33	33	

TABLE 37

Zone	Postcode of each place located in the indicated zone
N1	2000-2249
N2	2600-2620, 2900-2920
N3	2280-2300, 2302-2313
N4	2250-2279, 2301, 2314-2338, 2415, 2420-2430, 2438, 2491, 2500-2592, 2594-2599, 2621-2639, 2649, 2653, 2665-2672, 2691-2692, 2694, 2697-2699, 2720-2736, 2740-2741, 2746-2831, 2845-2852, 2864-2877, 2883, 2890
N5	2339-2414, 2416-2419, 2431-2437, 2439-2490, 2492-2499, 2742-2745, 2814-2819, 2821-2844, 2853-2863, 2878-2882, 2884-2889, 2891-2899
N6	2593, 2640-2648, 2650-2652, 2654-2664, 2673-2690, 2693, 2695-2696, 2700-2719, 2737-2739
V1	3000-3138, 3140-3210, 3930
V2	3139, 3211-3929, 3931-3999
QI	4000-4003, 4005-4162, 4164, 4166-4199
Q2 Q3 Q4	4004, 4163, 4165, 4200-4210, 4226-4449, 4500-4699
Q3	4450-4499, 4700-4805
Q4	4806-4809, 4816-4899
Q5	4211-4225
Q6	4810-4815
S1	5000-5199
S2	5200-5601, 5608-5609, 5700-5710
S3	5602-5607, 5610-5699, 5711-5749
NTI	5789-5790, 5792-5794
NT2	5750-5788, 5791, 5795-5799
WI	6000-6160, 6162-6199
W2	6161, 6200-6699
W3	6700-6799
TI	7000-7020, 7150-7151
T2	7021-7149, 7152-7247, 7251-7499
T3	7248-7250

TABLE 38

(A)		(B)	(C)
Coolangatta	4225	N1, N2, N3, N4, N5, N6, V1, V2, S1, S2, S3, W1, W2, W3, T1, T2	,N5
Tweed Heads Tweed Heads South	2485) 2486)	Q1, Q2, Q3, Q4, Q6, NT1, NT2	Q5
Albury Lavington Broken Hill Wodonga	2640 2641 2880 3690	\$1, \$2, \$3, \$3, \$3, \$4, \$4, \$3, \$4, \$4, \$5, \$6, \$6, \$6, \$6, \$6, \$6, \$6, \$6, \$6, \$6	V2 S3 N6

Item 45. COLLECTION FEE FOR INTERNATIONAL PRIORITY PAID

(By-law 274 (2))

The rate, per article, in Table 39

TABLE 39

Articles not over 1000g \$2.75 Articles over 1000g \$3.00'

(b) by omitting Section S in the Schedule thereto and substituting the following Section:

'SECTION S: DOMESTIC AND OVERSEAS INTELPOST SERVICE

ITEM 46. DOCUMENTS-

- (1) The service charge for transmission of a document other than a document received at an electronic post centre from a prescribed user:
 - (a) Where the document is accepted for facsimile transmission and delivery in Australia (By-law 239 (1))
 - (b) Where the document is accepted after facsimile transmission and does not involve further facsimile transmission (By-law 239 (2))
- (2) The service charge payable by the addressee for a document received at an electronic post centre from a prescribed user, using facsimile equipment in an overseas country, unless the prescribed user is one with whom the Commission has an arrangement or agreement to the contrary:
 - (a) Where further transmission by facsimile is required (By-law 239 (1))
 - (b) In other cases (By-law 239 (2))

The sum, per document, of an amount of \$3 and an amount of \$3 for each page in the document

The sum, per document, of an amount of \$3 and an amount of \$1 for each page in the document

The sum, per document, of an amount of \$3 and an amount of \$3 for each page in the document

The sum, per document, of an amount of \$3 and an amount of \$1 for each page in the document

- (3) The service charge payable where the document is accepted in Australia for facsimile transmission and delivery overseas:
 - (a) In the following countries:

(b) In other places (By-law 239 (5))

Fiji, French Polynesia, Nauru, New Caledonia, New Zealand, Papua New Guinea, Samoa (American), Samoa (Western), Solomon Islands, Tahiti, Tonga and Vanuatu (By-law 239 (5))

The sum, per document, of an amount of \$3 and an amount of \$1 for each page in the document

\$6.00 per consignment

•

The sum, per document, of an amount of \$3 and an amount of \$6 for each page in the document

\$6.00 per delivery

\$6.00 per delivery

\$9.00 per item \$6.00 per item

\$4.00 per item'

\$11.00 per order

\$15.00 per order

under By-law 231 (3)

- (4) Where optional express courier collection of a document from sender and carriage to an electronic post centre is required (By-law 239 (3))
- (5) Where optional express courier delivery (in Australia) of a document from an
- electronic post centre applies (By-law 239 (4))

 (6) Where optional express courier, messenger of accelerated delivery overseas of a
- (7) Where acknowledgment of delivery of item accepted or collected for delivery in Australia is required (By-law 238 (4))
- (c) by omitting paragraph (1) of Item 47 in the Schedule thereto and substituting the following paragraph:
 - llowing paragraph:
 (1) The service charge for transmission and delivery of a document received at an
 - electronic post centre (By-law 343F (1) (a)):

facsimile document is required (By-law 239 (6))

- (a) 2 hour delivery standard (b) 4 hour delivery standard
- (c) other delivery standard
 (d) by omitting sub-paragraph (1) (b) of Item 51 in the Schedule thereto and substituting the following sub-paragraph:
 - '(b) Express (By-law 225):
 - (i) Payable in Australia
 - (ii) Payable in the United Kingdom of Great Britain and Northern Ireland
 - plus appropriate transmission charge under By-law 231 (1) or (2)
 - (iii) Payable elsewhere

(1) or (2) \$10.50 per order plus appropriate transmission charge under By-law 231 (1) or (2)'

Dated this 21st day of May 1987.

(L.S.) The Common Seal of the Australian Postal Commission was hereunto affixed by order of the Commission in the presence of:

D. H. ELTRINGHAM
Managing Director
J. L. BRADY
Secretary

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1987

DETERMINATION OF RENTALS AND CHARGES

- I, LEO ANTHONY TYRRELL, the Manager, Public Network Services of the Australian Telecommunications Commission, being a person to whom the Commission has by instrument in writing under section 33 of the *Telecommunications Act 1975*, delegated its powers and functions under the Act, in pursuance of Section 11 of the Act, hereby make the following determination—
- A. Omitting Item 12A of Schedule 2 and substituting the following-

"Item 12A CABLING OF BUILDINGS

The charge payable for the provision of cabling for telephone services in buildings in the course of construction shall be-

(i) For non-business applicants

First point

Nil

Each additional point: the charge payable for each additional point by business applicants, as detailed below.

- (ii) For business applicants
 - (a) Multi-storied office accommodation—first point Each additional point

90.00

65.00

192	Government	departments	Commonwealth of Australia Gazette No. GN 5, 3 June 1987
	(b) Flats,	villa units, shops and other building units—first point	50.00
	Each	additional point	35.00
	(c) Flats	constructed by a Housing Commission authority—first point	50.00
	Each	additional point	35.00
		ple flats and dwellings constructed by a charitable institution valud 3—first point	vithin the meaning 50.00

B. This determination shall take effect on and from 1 May 1987. Dated this 17th day of May 1987.

Each additional point

LEO ANTHONY TYRRELL

Delegate of the Australian

Telecommunications Commission

35.00

- * Notified in Gazette No. S 170 of 29 August 1986.
- † For previous amendment see footnote † appearing on pages 628-649 of Gazette G 7 of 24 February 1987.

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTALS AND CHARGES

THE Australian Telecommunications Commission, pursuance of the powers conferred upon it by the *Telecommunications Act 1975*, hereby makes the following determination:

- The determination of rentals and charges made by the Commission on the 21st day of August 1975*, as varied to date, is further varied as follows:
 - (a) Item 3 of Schedule 3 is amended by omitting paragraph (b).
 - (b) Item 5 of Schedule 3 is amended by omitting subparagraph (b) (ii).

This determination shall take effect on and from 13 May 1987.

Dated this 13th day of May 1987.

The Common Seal of the Australian Telecommunications
Commission was hereto affixed by order of the Commission
in the presence of

R. W. BRACK Chairman M. K. WARD Managing Director

* Notified in Gazette No. S170 of 29.8.75.

† For previous amendment see footnote † appearing on pages 628-649 of *Gazette* G 7 of 24.2.87.

The following are the Items in Schedule 3 of the Tariff Schedule which define the criteria for classification as a "charitable institution".

SCHEDULE 3

- (3) "in this Schedule and for the purposes of Schedule 1, unless the contrary intention appears—
 - "charitable institution" means
 - (a) a charitable institution the principal activity of which is the provision of benefits for poor or afflicted persons in Australia, and at least one third of the operating funds of which are derived from donations from the general public; or
 - (b) a charitable institution which, prior to 1 October 1973, was charged one half of the rates then prescribed by the Telephone Regulations made under the *Post and Telegraph Act 1901* for local telephone calls;"
- (5) The concessional rental specified in Schedule 1 shall cease to apply—
 - (b) in the case of a charitable institution—
 - (i) if it is a charitable institution within the meaning of paragraph (a) of the definition—when it ceases to be such a charitable institution; or
 - (ii) if it is a charitable institution within the meaning of paragraph (b) of the definition—when, not being a charitable institution within the meaning of paragraph (a) of the definition, it ceases to be a charitable institution within the meaning of paragraph (b) of the definition."

Note: The wording of the Tariff Schedule will be simplified by deletion of Items (3) (b) and (5) (b) (ii) on approval of the proposed arrangements.

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTALS AND CHARGES

- I, LEO ANTHONY TYRRELL, the Manager, Public Network Services of the Australian Telecommunications Commission, being a person to whom the Commission has by instrument in writing under section 33 of the *Telecommunications Act 1975*, delegated its powers and functions under the Act, in pursuance of section 11 of the Act, hereby make the following determination:
- the determination of rentals and charges made by the Commission on the 21st day of August 1975*, as varied to date †, is further varied by adding after paragraph (h)(i) of Item 1G of Schedule 1 the following—

	2
(i) the fee payable for a bench test of a mobile unit shall be—	50
 (j) the administration fee payable where the Commission arranges for repairs to be 	
made to a mobile unit shall be—	40
Dated this 14th day of May 1987.	

LEO ANTHONY TYRRELL

Delegate of the Australian Telecommunications Commission

- * Notified in Gazette No. S170 of 29.8.75.
- † For previous amendment see footnote † appearing on pages 1451-1452 of Gazette G 14 of 14.4.87.

Community Services

COMMONWEALTH OF AUSTRALIA GAZETTE NOTICE IN PURSUANCE OF SUBSECTION 39A (13) OF THE NATIONAL HEALTH ACT 1953

I, JOHN RYAN, a delegate of the Minister of State for Community Services in the Commonwealth, in accordance with the power vested in the aforesaid Minister by subsection 39A (13) of the National Health Act 1953, have granted a Certificate of Approval-in-Principle to Epicus Pty Ltd to extend the Sandstrom Nursing Home at Mount Lawley, in the Inner Metropolitan North Region of Western Australia, by twenty-one beds.

Dated this twenty-first day of May 1987.

JOHN RYAN

Delegate of the Minister of State for Community Services

Education

1987

Commencing Schools
NEW SOUTH WALES

Greenacre

School name: Nur Muslim Primary School Type of school: Coeducational, day

Religious affiliation: Muslim

Enrolments	1987	1991	Projected maximum no.	
Primary		35	105	105
Junior Secondary				
Senior Secondary				
Special Total		35	105	105

Commencement date: 1983 (School commenced in 1983 and is seeking funding for 1987). The school's initial location is in Canterbury and it plans to move to its final location in Greenacre in 1988.

1988

Proposal to totally or partially relocate a school NEW SOUTH WALES

Maryland (from Glendale)

School name: Newcastle Christian Life Academy

Type of school: Coeducational, day

Sponsoring organisation/religious affiliation: Christian Life Centre

Enrolments	1988	Projected 1992 maximum no.			
Primary	55	115	180		
Junior Secondary .	46	70	120		
Senior Secondary .	17	20	50		
Total	118	205	350		

Planned relocation date: 1988.

AUSTRALIAN CAPITAL TERRITORY

Watson (from Lyneham)

School name: O'Connor Christian School

Type of school: Coeducational, day

Sponsoring organisation/religious affiliation: Parish Council/O'Connor Uniting Church

Enrolments	1988	Projected 1992 maximum no			
Primary	246	300	350		
Junior Secondary	160	200	200		
Senior Secondary Total	406	500	550		

Planned relocation date: 1988.

Employment and Industrial Relations

COMMONWEALTH OF AUSTRALIA

National Occupational Health and Safety Commission Act 1985

APPOINTMENT OF MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 10 (2) of the National Occupational Health and Safety Commission Act 1985, hereby appoint Kevin Anthony Power a person nominated by the Minister for Employment and Industrial Relations to be a member of the National Occupational Health and Safety Commission for a period of three years.

Dated this 21st day of May 1987.

N. M. STEPHEN Governor-General

By His Excellency's Command, RALPH WILLIS

Minister of State for

Employment and Industrial Relations

Conciliation and Arbitration Act 1904

Principal Registry Nauru House 80 Collins Street Melbourne, Vic. 3000

NOTICE OF APPLICATION FOR THE REGISTRATION OF AN ASSOCIATION AS AN ORGANIZATION OF EMPLOYEES

(R. No. 136 of 1987)

NOTICE is given that application has been made to me under the Conciliation and Arbitration Act 1904 for the registration of an association called the Queensland Union of Building Construction Operatives as an organization of employees in or in connection with the industry described in Rules 4 and 64 (h) and (i) of its Rules, namely, the group of industries comprised within the calling, services, employment, occupation or avocations of persons (other than Tradesmen, Apprentice Tradesmen or Trainee Tradesmen) employed or usually employed in the state of Queensland on or about any building (not including bridges, over passes or under passes) or assisting any bricklayer, mason, plasterer, carpenter, plumber or any tradesmen engaged in building operations or employed on any making or contracting job in wood, stone, brick concrete, iron or steel or a combination of these or other materials incidental to building construction any operative (including builders labourer, crane driver, hoist driver, forklift driver, bobcat operator, concrete finisher and steel stresser) engaged in the construction repair, demolition or removal of buildings, or as scaffolder, rigger, gear hand, gantry hand or as dogman, or as a drainer on all building contracts, any operative excavating ground for foundations and basements of buildings or levelling ground on a proposed building site or doing concrete work, tarpaving or asphalt work, or mortar or concrete mixing in connection with or incidental to the foregoing operations and employees (other than motor truck driver and clerks) engaged in the operation of concrete batching plants where such plants are used principally for the production of concrete for supply to building construction operations.

Any organization registered under the Conciliation and Arbitration Act or any person interested who desires to object to the application may do so by lodging with me a notice of objection in the prescribed form and a statutory declaration in support thereof within thirty-five (35) days after the publication of this advertisement and by serving on the applicant (whose address for service is: 130 Petrie Terrace, Brisbane 4001) within seven (7) days after the notice of objection has been lodged, copies of the notice of objection and statutory declaration so lodged.

JOHN MCMAHON Industrial Registrar

Health

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

STATEMENT UNDER SECTION 106AA

ON the fourth day of March 1986, I, NEAL BLEWETT, Minister of State for Health, made a Determination under section 106 of the *Health Insurance Act 1973* in respect of Dr Iain Hamilton Ping of 527A Tapleys Hill Road, Fulham, South Australia.

Particulars of Determination

A copy of the Determination is at Attachment 'A'.

Reasons for Determination

The Determination was made in accordance with a report made under sections 104 and 105 of the *Health Insurance Act 1973* by the Medical Services Committee of Inquiry for the State of South Australia, after its inquiry into the practice of Dr Ping.

The Committee was of the opinion that, in respect of the patients under reference, certain of the services were excessive as they were not reasonably necessary for the adequate medical care of the patients concerned.

Accordingly, the Committee recommended that Dr Ping be reprimanded, that he be counselled, and that a total sum of \$4326.20 representing Medicare benefits paid by the Commonwealth of Australia in respect of the services which the Committee considered to be excessive, be paid by Dr Ping.

Comments

The Government is seriously concerned by the practice of doctors like Dr Ping who provide services which are not reasonably necessary for the adequate medical care of the patients concerned. Excessive services are a drain on public funds and every effort is being made to reduce the magnitude of the problem.

Dated this twenty-third day of December 1986.

NEAL BLEWETT Minister for Health

COMMONWEALTH OF AUSTRALIA Health Insurance Act 1973 DETERMINATION UNDER SECTION 106 WHEREAS

- (a) the Medical Services Committee of Inquiry for the State of South Australia established under sub-section 80 (1) of the Health Insurance Act 1973 has inquired into the rendering of professional services by Iain Hamilton Ping, a legally qualified medical practitioner of 527A Tapleys Hill Road, Fulham, in that State, referred to the Committee under section 82 of the Act;
- (b) the said Committee, after having conducted a hearing into the abovementioned matter pursuant to section 94 of the Act, has reported to the Minister, under section 104 of the Act, and has expressed the opinion that the services identified in its report and which were rendered by the said Iain Hamilton Ping were excessive services within the meaning of paragraph 79 (1B) (a) of the Act;
- (c) medical benefits within the meaning of paragraph 79 (IB) (d) of the Act in respect of the abovementioned services have been paid to the said Iain Hamilton Ping or have been paid or are payable to another person or persons;
- (d) section 134 (1) of the Health Legislation Amendment Act 1983 continued the operation of paragraph 79 (1B) (d) in relation to any matter arising out of, or relevant to, the rendering of a professional service or a medical service before 1 February 1984 notwithstanding the omission of that paragraph by section 51 of that Act;
- (e) the services included in the reference to the Committee were rendered before 1 February 1984;
- (f) the said Committee has made recommendations pursuant to paragraphs 105 (2) (c), 105 (2) (ca), 105 (2) (f) of the Act; and
- (g) sub-section 106 (1) of the Act provides that the Minister may make a Determination in writing in accordance with those recommendations.

Now therefore I, NEAL BLEWETT, Minister of State for Health, hereby determine that:

- (1) under paragraph 105 (2) (c) of the Act, the said Iain Hamilton Ping be reprimanded, and I do so reprimand him;
- (2) under paragraph 105 (2) (ca) of the Act, the said Iain Hamilton Ping be counselled; and
- (3) under paragraph 105 (2) (f) of the Act, the amount of medical benefits referred to in paragraph (c) herein be payable by the said Iain Hamilton Ping in the case

of an amount of medical benefits paid or payable by the Commonwealth of Australia, to the Commonwealth of Australia, or in the case of an amount of medical benefits paid or payable by the registered organisation, to the organisation, the total amounts of medical benefits so payable by the said Iain Hamilton Ping being as specified hereunder:

Amount	Payable 10
\$	
4 326.20	Commonwealth of Australia
1 200.75	Mutual Health Association Ltd, 99 Gaw-
	ler Place, Adelaide, S.A. 5000
509.40	National Health Services Association of
	South Australia, 99 Gawler Place, Ade-
	laide, S.A. 5000

Dated this fourth day of March 1987.

NEAL BLEWETT Minister of State for Health

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

STATEMENT UNDER SECTION 106AA

On the sixth day of May 1985, I, NEAL BLEWETT, Minister of State for Health, made a Determination under section 106 of the Health Insurance Act 1973 in respect of Dr James Barry Ryan of 722 Lutwyche Road, Wooloowin, Queensland. That Determination was affirmed by the Medical Services Review Tribunal on 2 February 1987.

Particulars of Determination

A copy of the Determination is at Attachment A.

Reasons for Determination

The Determination was made in accordance with a report made under sections 104 and 105 of the *Health Insurance Act 1973* (the Act) by the Medical Services Committee of Inquiry for the State of Queensland, after its inquiry into the practice of Dr Ryan.

The Committee was of the opinion that in respect of the patients under reference, certain of the services were excessive, in that they were not reasonably necessary for the adequate medical care of the patients concerned. The Committee arrived at this opinion by referring to the information before it, bringing to bear the knowledge and experience of its members.

Accordingly, the Committee recommended that a total sum of \$3065.30, representing medical benefits paid by the Commonwealth of Australia and the health insurance organisations named in the Determination in respect of the services which the Committee considered to be excessive, be paid by Dr Ryan.

The Committee also recommended that Dr Ryan be counselled. I accepted the findings and recommendations set out in that report.

Dated this twenty-sixth day of March 1987.

NEAL BLEWETT Minister of State for Health

COMMONWEALTH OF AUSTRALIA Health Insurance Act 1973 DETERMINATION UNDER SECTION 166

WHEREAS

- (a) the Medical Services Committee of Inquiry of the State of Queensland established under sub-section 80 (1) of the Health Insurance Act 1973, has inquired into the matter of the rendering of professional services by James Barry Ryan, a legally qualified medical practitioner of 622 Lutwyche Road, Wooloowin, in that State, that was referred to the Committee under section 82 of the Act;
- (b) the said Committee, after having conducted a hearing into the abovementioned matter pursuant to section 94 of the Act, has reported to the Minister, under section 104 of the Act, and had expressed the opinion that the services identified in its report, and which were rendered by the said James Barry Ryan, were excessive services within the meaning of paragraph 79 (1B) (a) of the Act;
- (c) medical benefits within the meaning of paragraph 79 (1B) (d) of the Act in respect of the abovementioned services have been paid to the said James Barry Ryan or have been paid or are payable to another person or persons;
- (d) section 134 (1) of the Health Legislation Amendment Act 1983 continued the operation of paragraph 79 (1B) (d) in relation to any matter arising out of, or relevant to, the rendering of a professional service or a medical service before 1 February 1984 notwithstanding the omission of that paragraph by section 51 of that Act;
- (e) the services included in the reference to the Committee were rendered before 1 February 1984;
- (f) the said Committee has made recommendations pursuant to paragraphs 105 (2) (ca) and 105 (2) (f) of the Act; and
- (g) sub-section 106 (1) of the Act provides that the Minister may make a determination in writing in accordance with those recommendations.

Now therefore I, NEAL BLEWETT, Minister of State for Health, hereby determine that, in accordance with the said Committee's recommendations:

- (i) under paragraph 105 (2) (ca) of the Act, the said James Barry Ryan be counselled; and
- (ii) under paragraph 105 (2) (f) of the Act, the amount of medical benefits referred to in paragraph (c) herein be payable by the said James Barry Ryan in the case of an amount of medical benefits paid or payable by the Commonwealth of Australia, to the Commonwealth of Australia, or in the case of an amount of medical benefits paid or payable by the registered organisations, to the organisations, the total amounts of medical benefits so payable by the said James Barry Ryan being as specified hereunder:

Amount	Payable to						
\$1438.65 778.60 643.60 204.45	Commonwealth of Australia Medibank Private Medical Benefits Fund of Australia Ltd. Oueensland Teachers' Union Health						
3065.30	– Society Total						

Dated this sixth day of May 1985.

NEAL BLEWETT Minister of State for Health

Tarritories

AUSTRALIAN CAPITAL TERRITORY

Children's Services Ordinance 1986

EXEMPTION

I, GORDON GLEN DENTON SCHOLES, Minister of State for Territories, under section 119 of the *Children's Services Ordinance 1986* ("the Ordinance") exempt the following classes of child care from the provisions of Part VII of the Ordinance:

1. Accillary Child Care:

Child care provided incidentally to the following activities undertaken for the benefit of children:

- (a) Clubs or classes sponsored by non-profit organisations (for example but not limited to, scouting, guide or cadet organisations) for children who are members or are training to become members of those organisations;
- (b) Religious instruction, when it is provided to any one child for a period of less than two hours per week:
- (c) Sporting events or the provision of training for sporting events;
- (d) Social events, including attendance at entertainment or recreational events; or
- (e) Instruction in or the exercising of skills (for example but not limited to, educational, deportment, artistic, musical, gymnastic or cultural instruction) when instruction is provided to any one child for a period of less than three hours per week.

2. Play Groups:

Child care provided at play groups in which no adult is responsible for more than four children under 6 years of age.

3. Care During Meetings or Religious Services:

Child care provided while a parent is attending a meeting or religious service on the same or nearby premises. Dated this 14th day of May 1987.

G. SCHOLES

Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY Canberra Retail Markets Ordinance 1971 DECLARATION

I, GORDON GLEN DENTON SCHOLES, Minister of State for Territories, acting pursuant to section 4 of the Canberra Retail Markets Ordinance 1971 ("the Ordinance") hereby declare the land described in the Schedule to be a market for the purposes of the Ordinance.

THE SCHEDULE

All that piece or parcel of land shown shaded on the attached plan and more precisely identified on Computation Sheet No. E 2048 5886 (being the computation sheet bearing that number prepared by the Australian Survey Office on 29 January 1987) as Block 5 of Section 2, Division of Greenway, District of Tuggeranong.

Dated this thirteenth day of May 1987.

G. SCHOLES

Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, ROBERT FRANCIS BALDWIN, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Christine Susan Harvey ('the Applicant') carrying on the profession, trade, occupation or calling of solicitor ('the business') on Block 9, Section 34, Division of Red Hill, known as 19 Beagle Street, Red Hill ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one room in the house will be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of May 1988 or on such earlier date as the Minister determines in accordance with condition 13;
- (13) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

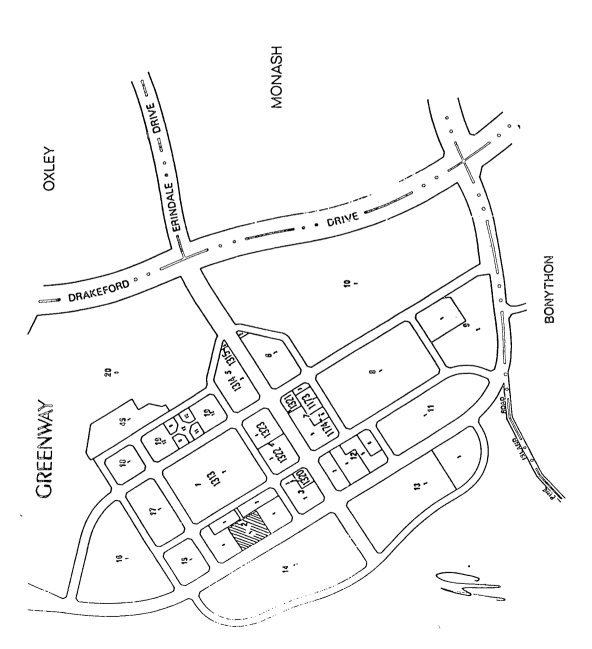
Dated this twentieth day of May 1987.

R. F. BALDWIN

Delegate of the Minister of State for Territories

This is the plan referred to
Declaration signed by me, on the
thingerif day of May 15.

Minister of State for Territories



AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936 INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, RICHARD JULIAN MASON, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Peter Brian O'Loghlin and Ruth Moreland O'Loghlin ('the Applicant') carrying on the profession, trade, occupation or calling of Amway distributor ('the business') on Block 10, Section 30, Division of Melba, known as 36 Scarlett Street, Melba ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building
- (4) that the Applicant will conduct the business strictly in accordance with the application unless otherwise stipulated in this Instrument;
- (5) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (6) that the approval only relates to the provision of office accommodation and limited storage space for products related to the business:
- (7) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (8) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 9;
- (9) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of May 1987.

RICHARD J. MASON Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936 INSTRUMENT-OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Peter John Hay ('the Applicant') carrying on the profession, trade, occupation or calling of plumbing ('the business') on Block 12, Section 46, Division of Higgins known as 24 Wearing Street, Higgins ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 9:
- (9) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of May 1987.

RICHARD J. MASON Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936 INSTRUMENT OF APPROVAL UNDER **SECTION 10**

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Lauma Dent ('the Applicant') carrying on the profession, trade, occupation or calling of physiotherapist ('the business') on Block 36, Section 25, Division of Aranda, known as 29 Mirning Crescent, Aranda ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;

- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (9) that the Applicant will conduct the business strictly by appointment only;
- (10) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of May 1987.

RICHARD J. MASON ate of the Minister of State

Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Michael John Kneebone ('the Applicant') carrying on the profession, trade, occupation or calling of medical practitioner (hereinafter called 'the business') on Block 10, Section 4, Division of Cook known as 35 Biffin Street, Cook ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;

- (4) that the Applicant will conduct the business strictly in accordance with the application unless otherwise stipulated in this Instrument;
- (5) that the Applicant will not without the prior approval of the Minister employ any more than two assistants for the purpose of conducting or carrying on the business on the land and those assistants shall only be employed in the capacity of nurse or receptionist;
- (6) that this approval relates to the conduct of a medical practice between the hours of 9.00 a.m. to 6.00 p.m. Monday to Friday;
- (7) that the Applicant provide at least four carparking spaces on the land for the parking of patients' vehicles;
- (8) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (9) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 10;
- (10) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of May 1987.

RICHARD J. MASON

Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936 INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Ingrid Lynda Willis ('the Applicant') carrying on the profession, trade, occupation or calling of beauty therapist ('the business') on Block 12, Section 71, Division of Evatt known as 6 Freehill Street, Evatt ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application unless otherwise stipulated in this Instrument;
- (5) that the Applicant will not employ any assistants for the purpose of carrying on the business on the land without the prior consent of the Minister;
- (6) that the business shall only be carried on between the hours of 9.00 a.m. and 3.00 p.m. Mondays to Fridays, 5.30 p.m. to 7.00 p.m. Thursdays and Fridays, and 9.00 a.m. to 12 noon Saturdays;

- (7) that the business be conducted on an appointment only basis;
- (8) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (9) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 10:
- (10) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 19th day of May 1987.

RICHARD J. MASON
Delegate of the Minister of State
for Territories

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, ROBERT FRANCIS BALDWIN, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Peter John Fox and Lorraine Stephanie Fox ('the Applicant') carrying on the profession, trade, occupation or calling of consulting psychologists ('the business') on Block 14, Section 42, Division of Forrest, known as 64 Arthur Circle, Forrest ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land:
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one room in the house will be used for the conduct of the business;
- (9) that the business will be conducted on the land between the hours of 9.00 a.m. and 7.00 p.m. Monday to Friday;

- (10) that only one psychologist work at any one time;
- (11) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (12) that appointments be restricted to a maximum of five per day;
- (13) that this approval will terminate on the thirty-first day of May 1988 or on such earlier date as the Minister determines in accordance with condition 14;
- (14) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty-first day of May 1987.

R. F. BALDWIN

Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, ROBERT FRANCIS BALDWIN, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Pamela Ruth Gurney ('the Applicant') carrying on the profession, trade, occupation or calling of porcelain restorer ('the business') on Block 28, Section 44, Division of Campbell, known as 32 Ferdinand Place, Campbell ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller:
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one room in the house will be used for the conduct of the business;
- (9) that the business will be conducted on the land between the hours of 10.00 a.m. and 4.00 p.m. Monday to Friday;

- (10) that the Applicant will only conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of May 1988 or on such earlier date as the Minister determines in accordance with condition 12;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this twenty-first day of May 1987.

R. F. BALDWIN
Delegate of the Minister of State

for Territories

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Samuel Mataliki Prescott and Loloma Makitalen Prescott ('the Applicant') carrying on the profession, trade, occupation or calling of florists ('the business') on Block 37, Section 5, Division of Braddon, known as 117 Limestone Avenue, Braddon ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 12.00 noon and 2.00 p.m. Monday to Friday;
- (9) that the Applicant will abide by the provisions of the Hawker's Ordinance and any other Ordinances and Regulations current in the A.C.T.;

- (10) that the Approval only relates to the sorting of flowers at the premises and the Applicant will not conduct any retail sales of flowers from the premises;
- (11) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 12:
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 26th day of May 1987.

RICHARD J. MASON

Delegate of the Minister of State for Territories

AUSTRALIAN CAPITAL TERRITORY City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the City Area Leases Ordinance 1936, I, Richard Julian Mason, being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the Seat of Government (Administration) Act 1910 delegated his powers under section 10 of the said Ordinance hereby approve of Jantien Wynd ('the Applicant') carrying on the profession, trade, occupation or calling of chiropidist and podiatrist ('the business') on Block 4, Section 4, Division of Hackett, known as 240 Antill Street, Hackett ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one client is in attendance at any one time;
- (10) that this approval will terminate on the thirtieth day of June 1988 or on such earlier date as the Minister determines in accordance with condition 11;

(11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 25nd day of May 1987.

RICHARD J. MASON

Delegate of the Minister of State for Territories

AUSTRALIAN TAXATION OFFICE

Income Tax Assessment Act 1936

PURSUANT to the provisions of the Income Tax Assessment Act 1936 and the regulations made under that Act, I hereby determine that, for the purposes of sub-regulation (6) of regulation 54 DAG, a declaration furnished by an employee shall, subject to the operation of sub-regulations (3), (4) or (5) of that regulation, have effect up to and including the last payment of salary or wages made to that employee before 1 July 1988.

T. P. BOUCHER

Commissioner of Taxation

Treasurer

Insurance Act 1973

NOTICE OF REVOCATION OF AUTHORITY IN ACCORDANCE WITH SUB-SECTION 36 (1)

IN pursuance of sub-section 36 (6) of the *Insurance Act* 1973, notice is hereby given that I, Warren Bruce Tickle, Insurance Commissioner, have revoked the authority to carry on insurance business granted to Gibbs Bright Mercantile Insurance Company Limited.

Dated this 22nd day of May 1987.

WARREN B. TICKLE Insurance Commissioner

Income Tax (International Agreements) Act 1953
NOTICE UNDER SUB-SECTION 11AA (2)
SPECIFYING THE DATE OF ENTRY INTO THE
FORCE OF THE SECOND PROTOCOL AMENDING
THE AUSTRALIA/NETHERLANDS DOUBLE
TAXATION AGREEMENT

NOTICE is hereby given in pursuance of sub-section 11AA (2) of the Income Tax (International Agreements) Act 1953 that the second protocol (being the protocol a copy of which in the English language is set out in schedule 10A of that Act) amending the agreement between Australia and the Kingdom of the Netherlands for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income with protocol will enter into force in accordance with article 3 of that second protocol on 1 May 1987.

Dated this 21st day of May 1987.

PAUL KEATING Treasurer



Commonwealth of Australia

Gazette

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SPECIAL

Special information

Government House Canberra

16 April 1987

HIS Excellency the Governor-General, in accordance with Regulation 8 (1) of the National Medal Regulations, has cancelled the award of the National Medal to former Sergeant Third Class Robert Neil Deards, once of the New South Wales Police Force, with effect from 31 March 1987. By His Excellency's Command,

ROBIN RAWSON

Registrar of Awards

Government House Canberra 1 May 1987

IT is notified for general information that the Governor-General has awarded the National Medal, and Clasps as indicated, to the following persons:

ST JOHN AMBULANCE ASSOCIATION, NORTHERN TERRITORY INC.

To be Awarded the National Medal

Assistant Superintendent Wayne Ronald JENKINS

To be Awarded a Second Clasp to the National Medal Centre Officer Brian Trigg CARNEGIE-SMITH

NEW SOUTH WALES AMBULANCE

To be Awarded the National Medal

Ambulance Officer Rodney David AVERY Station Officer Neal Ross CRAIG Station Officer Phillip Nicholas DAVIDOFF Ambulance Officer Walter Joseph GARRITY Ambulance Officer George Francis KEANE Superintendent Dirk KRUIT Station Officer David Morris LENEVE Ambulance Officer Milton Charles MITCHELL Ambulance Officer John Andrew MCKEE Ambulance Officer Trevor David NUDD Ambulance Officer John Charles PRETTY Station Officer Barrymore Ernest PRITCHARD Ambulance Officer Owen ROBERTS Ambulance Officer Jan SCHOR Ambulance Officer William John WATSON Ambulance Officer Brian Graham WILSON Hon. Ambulance Officer Henry Charles DENYER Hon. Ambulance Officer Leslie Francis HANSEN Hon. Ambulance Officer Gerard Theo WYKAMP Hon. Ambulance Officer Geoffrey Earl THRIFT Training Officer Gerard deVRIES

To be Awarded a Clasp to the National Medal Station Officer Terry Vincent BEATTIE Superintendent Dirk KRUIT

Station Officer Barrymore Ernest PRITCHARD Ambulance Officer Brian Graham WILSON ST JOHN AMBULANCE SOUTH AUSTRALIA
To be Awarded the National Medal

Ambulance Office Neil Robert ADAMS
Divisional Superintendent Graham John AMBLER
Staff Officer Ian Randolph ANSON
Ambulance Officer Alister ARCUS
Training Officer David Holder ARMSTRONG
Corps Sergeant Major Nicholas Andrew Holt
ARMSTRONG

Corps Staff Officer Kevin Wilfred BAILEY

Ambulance Officer Kenton Grant BARNES Centre Officer William James BARRETT Ambulance Officer Michael John BARROWCLIFF Staff Officer Ian Ronald BAUER Corps Sergeant Major Colin William BEINKE Area Training Officer William Arthur BIRT Centre Officer William Heathfield BOURNE Ambulance Officer Neville Arnold BOXER Branch Superintendent Warren Murray BURGESS Ambulance Officer Desmond John BYRNE Branch Superintendent Milton James CAMP Ambulance Officer Philip CAPPELLUTI Divisional Officer Geoffrey Hamilton CHIBNALL Corporal Rodney Brian CLIFT Branch Superintendent Edward Michael CMRLEC Private Maxine Edith COMBE Ambulance Officer Peter David COOMBE Centre Officer Edward Martin CRAIG Centre Officer Desmond Paul CROCKER Communications Supervisor Donald Albert CROSBY Ambulance Officer Kevin DOWKER Tutor Officer Malcolm Robert DOYLE Private Ann DUELL Ambulance Officer Graham Mervyn EY Corps Staff Officer Gerhard Jon FINCKLER Ambulance Officer Kingsley Clifton FOLLAND Ambulance Officer John Eric FORD Branch Superintendent Lindsay James Knight FOSKETT Deputy Commissioner Brian James FOTHERINGHAM Private Bernard Leslie FRESHNEY Ambulance Officer Brian Michael GALLYER Ambulance Officer Terence Samuel GILDER Tutor Officer Maurice Christie GILL Private Margaret May GOLDING Ambulance Officer Maxwell John GOODGER Divisional Officer Robert George GRANTHAM Tutor Officer Malcolm Charles GREENSLADE Private Thelma Jean HAEUSLER Divisional Surgeon Michael Geoffrey HARBORD Private Vonda Jean HARRIS Branch Superintendent Peter Ronald HAWKINS Divisional Superintendent Trevor John HAYSMAN Tutor Officer Brian John HOOPER Area Training Officer Colin John HUNTER Corps Staff Officer Joan Doris Lesley JAENSCH Private Noel Lincoln JOHNSON Private Elizabeth Ann JOLLEY Divisional Officer Frank Gilbert JORASLAFSKY Ambulance Officer Dennis Leslie KEATING Ambulance Officer Richard Laybourne KING Senior Communications Officer Leonard David KINLOCH Ambulance Officer Allan Richard LIPSCHINSKI Divisional Superintendent Arnold Dew LOCKYER Private Desma Elizabeth MATHEWS

Clasps and Medals Centre Officer David Charles MATHLIN Divisional Surgeon Charles Prince MATTNER Corps Staff Officer James Francis MAYS Divisional Superintendent John Reginald McCALLUM Ambulance Officer Kenneth Allan MCELROY Divisional Superintendent Geoffrey Raymond MCINNES Staff Officer Max MOYLE Ambulance Officer Raymond Murray NOURSE Sergeant Ralph Slee OAKLEY Private Maureen Fay PEAKE Corporal Beryl Louise PEARSE Private Angas McDonald PERRY Private Beryl POHL Centre Officer Denis Stuart REEK Ambulance Officer Graham Frank RIGBY Tutor Officer Mark Shannon ROBERTSON Private Barbara Rae ROUTLEY Staff Officer Keith Vincent ROWLEY Ambulance Officer Dennis Anthony RYAN Tutor Officer Francis Royston SANDERS Ambulance Officer Thomas Leonard John SKINNER Ambulance Officer Bruce Milton SMITH Branch Superintendent Raymond Sidney Clinton SMITH Ambulance Officer Peter John SOUTHERN Centre Officer Norman Robert SPRIGGS Area Training Officer Glen Andrew SPARKS Private Colin Milroe STACEY Corporal Michael John STACEY Divisional Superintendent John STIVAN Divisional Superintendent Clifton John STOTT Ambulance Officer David Alexander SUTTON Ambulance Officer Richard Bruce SUTTON Communications Supervisor Eric Charles TEIVANS Private Brian Penn THAMM Private Timothy THOMPSON Tutor Officer Tony Leendert VAN VUGT Staff Officer Brian VEARS Divisional Superintendent Brian Francis WAITE Private Lorraine Joan WALFORD Communications Supervisor Graham WALSH Ambulance Officer Robert William WARD Centre Officer Paul Hamilton WHITTENBURY Ambulance Officer Anthony John WILLIS Ambulance Officer Keith Melvin WILKIN Secretary Glen Alexander WOODS Divisional Superintendent Michael John Winston WOOLLARD Branch Superintendent Gary John WYLD

To be Awarded a Clasp to the National Medal

Divisional Superintendent Lorraine Betty ZILM

Training Manager Bruce Gilbert BATTERSBY Centre Officer Raymond Hammond BENZIE Assistant Superintendent John Richard BISSET Centre Officer Glenmore William BONE Centre Officer William Heathfield BOURNE Staff Officer Alan George BRITTON Branch Superintendent Warren Murray BURGESS Assistant Superintendent John Joseph CHADWICK Staff Officer Graham Alan COATS Branch Superintendent Neil Stuart Budgen COPLEY Service Technician Harry Russell DOLAN Ambulance Officer Kingsley Clifton FOLLAND Branch Superintendent Lindsay James Knight FOSKETT Deputy Commissioner Brian James FOTHERINGHAM Private Bernard Leslie FRESHNEY Staff Officer Mervyn Eric GATES Staff Officer Graham Harry HAMBLING General Duties Officer Kenneth George HARTLEY Area Training Officer Barrie Malcolm HAYNES Corps Superintendent David Cameron HEARD Branch Superintendent Wayne George JACKSON Branch Superintendent Donald Goldberg JACQUIER Corps Staff Officer Joan Doris Lesley JAENSCH Stores Officer Robert Thomas JEISMAN Divisional Superintendent Arnold Dew LOCKYER

Ambulance Officer William Harold MACKIE Centre Officer Glen MALCOLM Staff Officer Max MOYLE Branch Superintendent John Calderbank NICHOLLS Centre Officer Ronald Eric PEDLAR Tutor Officer Francis Royston SANDERS Centre Officer Desmond Francis SCROOP Branch Superintendent Raymond Sidney Clinton SMITH Private Brian Penn THAMM Divisional Superintendent Harold James TORNAROS Regional Superintendent David Warren WARD Centre Officer Thomas Frederick WARD Ambulance Officer Anthony John WILLIS Private Hilda Rose ZERNA

To be Awarded a Second Clasp to the National Medal

Corps Superintendent David Cameron HEARD Training Co-Ordinator Victor William KOLLOSCHE Metropolitan Superintendent Peter Joseph LAFSKY Training Officer John Rex MCMAHON Staff Officer Max MOYLE

ST JOHN AMBULANCE ASSOCIATION IN WESTERN AUSTRALIA (INC)

To be Awarded the National Medal

Ambulance Officer William BRYANT Ambulance Officer Royston Alroy FARRIER-BROOKES Ambulance Officer Ernest Alwyn LEVETT Ambulance Officer Mervyn Thomas PETERS Ambulance Officer Alistair REID Station Officer Raymond George SCHULTZ Ambulance Officer John Emanuel STARING

AMBULANCE SERVICE—MELBOURNE

To be Awarded the National Medal

Coupe WHITWELL

Station Officer James Robert YANDLE

Ambulance Officer Jeffrey Bruce ALLAN Acting Assistant Superintendent (Senior Station Officer) John ANDREWS Ambulance Officer Robert Barry ARMSTRONG Assistant Station Officer Archibald Thomas Ross BARR Ambulance Officer Robert Clive BOUCHER Ambulance Officer Norman Phillip BRIDDOCK Ambulance Officer Carl Daniel BRYANT Ambulance Officer Geoffrey Allan COUSINS Ambulance Officer Ronald George CUMMINGS Assistant Station Officer John DE BOER Ambulance Officer John Bernard DESMOND Station Officer Allan John DOWNIE Ambulance Officer David John ELLIOTT Station Officer Rex James FOSTER Station Officer Benjamin Emon GILL Ambulance Officer Derek Edmund GROVE Ambulance Officer Gary James HAYES Ambulance Officer Allan Percival HORTON Assistant Station Officer Allan William JACKSON Ambulance Officer Peter Robert LEEK Ambulance Officer Christian Anthony LEERMAKERS Ambulance Officer Hugh James LIST Station Officer Edward William MAWBY Station Officer Terence Thomas MCKERVEY Ambulance Officer Dennis John MEEK Ambulance Officer Trevor William MITCHELL Ambulance Officer Ronald Edward MOLDEN Ambulance Officer Bruce Roxbrough NICOL Ambulance Officer Kenneth Hugh O'CONNOR Ambulance Officer Robert Ivor REEVES Station Officer Eric Darrell RINTOULE Ambulance Officer Colin Irvin SAUNDERS Ambulance Officer David William SKINNER Ambulance Officer Leonard Ernest STARKEY Station Officer David Arthur William TALBOT Purchasing Officer Kevin UNDERWOOD Ambulance Officer Donald Cecil WHITE Personnel and Industrial Relations Manager Lindsay To be Awarded a Clasp to the National Medal

Ambulance Officer Neil Alexander BARRETT
Ambulance Officer Ronald George CUMMINGS
Station Officer Edward William MAWBY
Assistant Superintendent Richard Ivor MAY
Ambulance Officer Alfred Lewis MONK
Purchasing Officer Kevin UNDERWOOD
Personnel and Industrial Relations Manager Lindsay
Coupe WHITWELL

To be Awarded a Second Clasp to the National Medal Personnel and Industrial Relations Manager Lindsay Coupe WHITWELL

AMBULANCE SERVICE—VICTORIA

To be Awarded the National Medal

Ambulance Officer Brian BECKWITH
Station Officer William James DAY
Station Officer Denis William Thomas ROWE
Regional Training Officer Peter John SKINNER
Station Officer Brian Ross STEPHENSON
Ambulance Officer Warren Allen STOTT
Ambulance Officer David Allen WAKELING
Station Officer Kenneth Lawrence WALLACE

To be Awarded a Clasp to the National Medal Station Officer Herbert James CLUFF Senior Station Officer Graeme Arnold PIGDON

To be Awarded a Second Clasp to the National Medal Assistant Superintendent William Francis LONG

DEPARTMENT OF DEFENCE, OFFICE OF DEFENCE

PRODUCTION'S FIRE BRIGADE
To be Awarded the National Medal

Volunteer Fireman Arthur James DICKER Fireman Kevin Raymond Lansom DOWLER Fire Captain Edin Walter EVANS Chief Fire Officer Alan Grey NAPIER Deputy Chief Fire Officer Colin John STANCLIFFE

To be Awarded a Class to the National Medal Volunteer Fireman Arthur James DICKER Fireman Kevin Raymond Lansom DOWLER Fire Captain Edin Walter EVANS

DEPARTMENT OF DEFENCE FIRE BRIGADE, OFFICE OF DEFENCE PRODUCTION

To be Awarded the National Medal

Assistant Chief Fire Officer Michael George FRAME
Assistant Chief Fire Officer Alan Paul GILMER
Superintendent John PRYDE
Fire Captain Stanley Bruce WATTERSON
Fire Captain Douglas Gloucester WHITE

To be Awarded a First Clasp to the National Medal Assistant Chief Fire Officer Michael George FRAME Fire Captain Stanley Bruce WATTERSON

NORTHERN TERRITORY FIRE SERVICE

To be Awarded the National Medal

Senior Fire Fighter John Allan ANGELES
Senior Fire Fighter Denis BAKER
Director Allan John BEER
Fire Fighter John William BERRYMAN
Station Officer Robert Frederick BIRCH
Superintendent John BIRD
Senior Fire Fighter Kenneth William BONSON
Senior Fire Fighter Kevin Joseph BONSON
Senior Fire Fighter Peter CADEN
Fire Fighter Desmond Daniel CAROLIN
Senior Station Officer Brian Edmund Andrew CHONG
WEE
Senior Station Officer Robert Tasman CLARK

Station Officer Gavin Alexander DOCHERTY
Station Officer Hector Jocelyn EVANS
Senior Fire Fighter James GARSIDE
Senior Station Officer Thomas HAWTHORNE
Station Officer Graham Stuart JOHNSON
Senior Fire Fighter John Clyde MAYO
Station Officer Ian McKenzie MCLEOD
Senior Fire Fighter Peter James MCLEOD
Senior Station Officer John MCLEOD
Fire Fighter Samuel John NAGAS
Senior Fire Fighter John Maxwell Francis
O'CALLAGHAN
Station Officer John Robert PICTON

Station Officer John Robert PICTON
Station Officer Allan Thornton RICHARDS
Senior Station Officer Malcolm Albert SEAL
Chief Fire Officer Geoffrey Robert SKERRITT
Senior Station Officer Alan Keith STUBBS
Fire Fighter Heikki TENNANT
Senior Station Officer Errol Lindsay TURLEY

To be Awarded a Clasp to the National Medal Superintendent John BIRD Superintendent Colin James William DASH Senior Fire Fighter Lawrence John GORDON

QUEENSLAND FIRE SERVICE To be Awarded the National Medal

Fireman Geoffrey BARTLETT
Fireman Graeme DORE
Senior Fireman Garry Michael HARBER
Deputy Chief Officer Mervyn Audley Godfrey LAHEY
Senior Fireman Louis James MORLEY
Deputy Chief Officer George Steel SIMPSON
Fireman First Class A Gordon William STEWART

Station Officer Rex Tyrell SUMMERS
Chief Officer William Thomas TURRELL

To be Awarded a Clasp to the National Medal Deputy Chief Officer Mervyn Audley Godfrey LAHEY

COUNTRY FIRE AUTHORITY OF VICTORIA

To be Awarded the National Medal

Volunteer Firefighter Sydney ALLEN Lieutenant Allan Raymond BROWN Station Officer Alan George DALE Volunteer Firefighter Ronald James FISHER Volunteer Firefighter Leslie William FLOWER Volunteer Firefighter William Alexander FOOTE Apparatus Officer Vivian Frederick FOSTER Volunteer Firefighter Neville Raymond FRICHOT Volunteer Firefighter Francis FULFORD Comms Officer Maurice GRAY First Lieutenant Royden Henry HALL Ex-Captain Edward Neil LEASK Ex-Captain Robert Campbell LLEWELLYN Lieutenant Rodney Philip MATHEWS Volunteer Firefighter Neil Edward MCKENZIE Secretary Hector William STEWART First Lieutenant Dale SULLIVAN Ex-Captain Garvan Keith TRELOAR Volunteer Firefighter Maurice TREVENA Regional Officer William Henry WALKER Ex-Captain Robert George WALSH Captain William Murray WATSON Senior Firefighter Michael Terrence WEARNE Volunteer Firefighter Bryan Leslie WILLS Retired Comms Officer John WYND

To be Awarded a Clasp to the National Medal Station Officer Charles Maxwell BENNETT Volunteer Firefighter Leslie William FLOWER

Volunteer Firefighter William Alexander FCOTE Volunteer Firefighter Francis FULFORD

Comms Officer Maurice GRAY

First Lieutenant Royden Henry HALL

Ex-Captain Edward Neil LEASK Volunteer Firefighter Maurice TREVENA Retired Comms Officer John WYND

To be Awarded a Second Clasp to the National Medal

Volunteer Firefighter Leslie William FLOWER
Volunteer Firefighter Francis FULFORD
Comms Officer Maurice GRAY
First Lieutenant Royden Henry HALL
Ex-Captain Edward Neil LEASK
Retired Comms Officer John WYND

To be Awarded the National Medal

Secretary Maxwell AINLEY Station Officer Maxwell John ALEXANDER Volunteer Firefighter John Leslie BAYLISS Volunteer Firefighter Owen John BECKINGHAM Secretary Ian George BROWN Captain Malcolm Alexander CARLE Ex-Captain Brian Hanley CARMICHAEL Foreman Neville Cecil CARTLEDGE Foreman Robert George DOWNING Volunteer Firefighter Peter DOYLE Captain Geoffrey Stewart EARNEY Captain Lawrence Howlett FIELDING Ex-Captain William Thomas GATHERCOLE Ex-Captain John Edward GREGORY Volunteer Firefighter John Reed GRIBBLE Lieutenant Kenneth Graeme HAMILL Volunteer Firefighter Colin William HART Volunteer Firefighter Leonard Graydon HORTON Station Officer Anthony Michael HUNT Senior Firefighter Raymond George JOHNSTON Second Lieutenant Edward William JOLLY Lieutenant Thomas Keith JONES Retired Volunteer Firefighter Albert Peter KANE Volunteer Firefighter Allen Richard KEEN Retired Station Officer Vincent Sylvester LAPSLEY Volunteer Firefighter Roderick MACKAY First Deputy Group Officer Neil Eardley MAGRATH Volunteer Firefighter Bernard Eric MALONEY Volunteer Firefighter Stanley Robert MARSHALL Apparatus Officer Findlay Coggrave MITCHELL First Lieutenant Barry Wallace MOON Secretary Alan David NEWNHAM Foreman Gerald NOTTING Ex-Captain William John O'RILEY Apparatus Officer Johannes Adriannes OUDEMAN Volunteer Firefighter Graham William PRETLOVE Deputy Regional Officer Gregory George Howard RALPH Secretary John Thomas RILEY Deputy Chief Officer Harold Ernest ROTHSAY Volunteer Firefighter David SIDEBOTTOM Foreman Ronald Leslie SINCLAIR Captain Allan Tyrie SMALL Secretary Michael John SMITH Volunteer Firefighter Geoffrey Ronald STANLAKE Volunteer Firefighter Arthur John TAYLOR Foreman Robert Whitfield THOMPSON Secretary Arthur Laurence THORNTON Volunteer Firefighter Robert TIPPETT Volunteer Firefighter Ross TIPPETT Captain Quentin Thornton TURNER Senior Firefighter Arthur James WAIGHT Station Officer Ernest John WALDER Group Officer Roger Gordon WALKER Volunteer Firefighter Gary Phillip WALTON Volunteer Firefighter Bryan James WATTS Secretary Raymond Leslie WILKINSON Volunteer Firefighter George William WISE

To be Awarded a Clasp to the National Medal

Secretary Maxwell AINLEY
Volunteer Firefighter John Leslie BAYLISS
Volunteer Firefighter Owen John BECKINGHAM
Senior Firefighter Noel Maxwell BURNSIDE

Foreman Neville Cecil CARTLEDGE Volunteer Firefighter Peter DOYLE Captain Lawrence Howlett FIELDING Ex-Captain John Edward GREGORY Lieutenant Kenneth Graeme HAMILL Second Lieutenant Edward William JOLLY Lieutenant Thomas Keith JONES Volunteer Firefighter Allen Richard KEEN Volunteer Firefighter Bernard Eric MALONEY Ex-Captain William John O'RILEY Secretary John Thomas RILEY Volunteer Firefighter Robert TIPPETT Volunteer Firefighter Ross TIPPETT Group Officer Roger Gordon WALKER Station Officer Ronald William WEBB Volunteer Firefighter George William WISE

To be Awarded a Second Clasp to the National Medal

Volunteer Firefighter Peter DOYLE Captain Lawrence Howlett FIELDING

WESTERN AUSTRALIAN FIRE BRIGADES BOARD

To be Awarded the National Medal

Firefighter Donald Keith CASSERLEY Firefighter Paul Sidney CORDINGLY Firefighter Alan FOWLES Firefighter John Charles GRIERSON Station Officer Antonius Franciscus GYSEN Firefighter Heston Noel HUGHES Firefighter Bernard Douglas LADYMAN Firefighter Terence LIMBOURN Firefighter Lee Maxwell NYE Firefighter Richard John ROBINSON Firefighter Roland William SWEETMAN Firefighter John Barry TARR Volunteer Firefighter Lancelot Norman George DAVIS Volunteer Firefighter John Edward FITZGERALD Volunteer Firefighter Anthony Ralph LATTIMORE Volunteer Firefighter Lawrence Frank LINDSAY Volunteer Firefighter Raymond Arthur McDERMOTT Volunteer Firefighter John MUSITANO Volunteer Firefighter James Kevin RICHARDS Volunteer Firefighter Dominic ROSSI Volunteer Firefighter Guiseppi ROSSI Volunteer Firefighter Pasquale ROSSI Volunteer Firefighter John Francis SHINNICK Volunteer Firefighter Robert John WADE

To be Awarded a Clasp to the National Medal Station Officer Stanley Paul ENNOR

AUSTRALIAN PROTECTIVE SERVICE

To be Awarded the National Medal

Protective Service Officer Class 1 Owen Keith HINSPETER

Senior Protective Service Officer Class 1 James Alister ROBERTSON

Protective Service Officer Class 1 Ivan Leslie TOWERS Senior Protective Service Officer Class 1 Gary Sheldon CLARK

Protective Service Officer Class 2 Terence George CLOSEN

Protective Service Officer Class 1 Mervyn James

DOLBEL
Protective Service Officer Class 2 Keith Norman JUDD

Protective Service Officer Class 2 Keith Norman JUDD Senior Protective Service Officer Class 1 Wouterus Jan HOFMAN

Protective Service Officer Class 2 Bruce Campbell MACGILLIVRAY

Senior Protective Service Officer Class 2 Franklyn Earl RASMUSSEN

Senior Protective Service Officer Class 2 Raymond Stephen RIGGER

Protective Service Officer Class 2 Barry William SAUNDERS

Protective Service Officer Class 2 Leslie Wynne SMITH Protective Service Officer Class 2 Brian PENDLEBURY Senior Protective Service Officer Class 2 John Clarence TRAVERS

Protective Service Officer Class 2 Ludwig Manfred HANGS

Protective Service Officer Class 2 Barry Leslie HAYDEN

Senior Protective Service Officer Class 1 Wayne KILLEN

Protective Service Officer Class 2 Edward John

LINGARD
Protective Service Officer Class 2 Russell McGILL
Protective Service Officer Class 2 Ivan Edward

NEAVES
Protective Service Officer Class 2 Charles Victor

NIBLOE
Protective Service Officer Class 2 David McRae SMITH
Protective Service Officer Class 2 Marie Joseph Guy

VYDELINGUM
Protective Service Officer Class 2 Robert Alexander
WATSON

Senior Protective Service Officer Class 1 Alexander
BURNETT

Protective Service Officer Class 2 Gabriel Marcel France CONFAIT Protective Service Officer Class 1 Leslie Robert COOPER

Senior Protective Service Officer Class 1 Donald Jack EVERETT
Protective Service Officer Class 2 Campbell Hall FORBES
Senior Protective Service Officer Class 1 Walter Freder.

Senior Protective Service Officer Class 1 Walter Frederick HEWITSON
Protective Service Inspector Ronald William JEFFREE

Protective Service Officer Class 2 John KISS
Protective Service Officer Class 2 Ronald James
MARSHALL

Protective Service Officer Class 2 Victor George Leonard MCCORMACK

Senior Protective Service Officer Class 2 Glynfor Rees THOMAS

Protective Service Officer Class 2 Ian James THORNHILL Protective Service Officer Class 2 Stephen James DENNIS

To be Awarded a Clasp to the National Medal

Protective Service Officer Class 1 Warren WILDE
Senior Protective Service Officer Class 1 Gordon Alan
GREENSMITH
Protective Service Officer Class 2 Thomas Michael

KELLY
Protective Service Officer Class 2 Leslie Wynne SMITH
Senior Protective Service Officer Class 2 John Clarence

TRAVERS
Protective Service Officer Class 2 John Raymond

COMERFORD
Protective Service Officer Class 2 Kevin Richard
EDWARDS

EDWARDS
Protective Service Officer Class 2 Campbell Hall FORBES
Senior Protective Service Officer Class 1 Walter

Frederick HEWITSON
Protective Service Inspector Ronald William JEFFREE
Protective Service Officer Class 2 Ian James THORNHILL

To be Awarded a Second Clasp to the National Medal

Senior Protective Service Officer Class 1 Peredur THOMAS

Senior Protective Service Officer Class 1 Keith William HYLAND

AUSTRALIAN FEDERAL POLICE

To be Awarded the National Medal

Sergeant Lawrence ANDREWS
Sergeant Barry Edward BAIN
Senior Sergeant James Noel BELL
Senior Constable David John COTTREL
Detective Superintendent Allan John DAU

Senior Constable Peter John DAWE Detective Senior Constable Mary Ann EVERETT Detective Inspector Stephen Albert FLEGG Detective Senior Constable John Alfred FORD Detective Senior Sergeant Max Franklyn GABRIEL Inspector Graham GARTSIDE Detective Inspector Bruce Laurence HAGNER Detective Superintendent Patrick Kevin HARLEY Senior Constable Warren William Edward HARVEY Sergeant Roelant ISSELMANN Chief Inspector Ronald Patrick LAWLOR Senior Constable Ronald Malcolm MACFARLANE Senior Constable Michael John O'GRADY Detective Senior Sergeant Peter NELIPA Detective Chief Inspector Richard Thomas NINNESS Detective Sergeant Gregory Edward RAINBOW Senior Constable Wayne Leslie ROBINSON Senior Constable Michael Kenneth SHEELY Senior Constable Warren Wilfred STEWART Detective Sergeant Brian James STONE Superintendent Kenneth William THOMPSON Senior Constable Raymond Norman WHYTE Detective Sergeant Neil Eric WILLIAMSON

To be Awarded a Clasp to the National Medal

Detective Chief Inspector Barrie John BROWN
Inspector George William HARRIS
Inspector Nielsen James HINCHLEY
Chief Inspector Ronald Patrick LAWLOR
Superintendent Kenneth William THOMPSON
Senior Constable Walter James TRENORDEN

To be Awarded a Second Clasp to the National Medal Chief Inspector Ronald Patrick LAWLOR

NEW SOUTH WALES POLICE DEPARTMENT

To be Awarded a Clasp to the National Medal
Deputy Commissioner William Buchanan ROSS

QUEENSLAND POLICE FORCE

To be Awarded the National Medal

Detective Sergeant Second Class Denis Keith ARNDT Constable First Class Ian William BROWN Senior Constable Francis George HURREN Constable First Class Michael John LINSDELL Sergeant Second Class Ian John MANN Superintendent Malcolm Leslie MCCALL

VICTORIA POLICE FORCE

To be Awarded the National Medal

Sergeant Terence James ASHCROFT

Senior Constable Elvin Andreas ATKIN Sergeant Anthony Robert BARKER Sergeant Graham John BARNETT Sergeant David Phillip BELL Senior Constable Kevin Lewis BELLINGER Senior Constable Roy Edwardson BENTLEY Inspector Peter John BLICK Sergeant Lawrence John BRAMICH Sergeant Graham Henry BRANDT Sergeant Ian Ernest BRIGGS Sergeant Leslie Thomas BROWN Sergeant Phillip John BUERCKNER Sergeant Roger Douglas BUSIKO Inspector Henry Thomas BUTTON
Senior Constable Sydney George BYSOUTH Sergeant David Thomas CAREY Senior Constable Richard James CASBOLT Senior Constable William David CHAMBERLAIN Sergeant Victor Russell CLARENDON Senior Constable Christopher CLIFTON Senior Constable Robert Stanley David COCHRANE Chief Inspector Murray Neil COMRIE Senior Constable Russell Ian CONNOR

Senior Constable Russell Francis COOK

Clasps and Medals Inspector Lynette Joy CORDY Senior Constable Malcolm John CORNER Inspector Robert John CULL Sergeant Evelyn Mary CURRIE Sergeant Peter Charles DART Senior Sergeant Gregory Edward DAVIES Sergeant Jan Frans DE KRUIFF Sergeant Raymond John DEAN Senior Sergeant Paul John DEIMOS Sergeant Kevin Marshall DILLON Sergeant Eric William DIXON Sergeant John Kitchener DONALD Senior Constable Michael Vivian EDWARDS Senior Constable Raymond Charles ELLIOT Sergeant Brian Eric FOX Senior Sergeant Geoffrey Vernon FRANCIS Sergeant Leonard Francis FRANKS Senior Constable Rodney Robert Claude FREEMAN Senior Constable Leslie Douglas FRICKER Senior Sergeant Adrian William FYFE Senior Constable Laurence James GALLACHER Sergeant Colin Raymond GOODREM Sergeant Allan Dauncy GOULD Senior Constable Kenneth Alex GOVAN Sergeant David Keith GRANT Senior Sergeant Brian James GRIST Sergeant Kevin Francis HAMMOND Senior Constable Douglas Lloyd HARRY Senior Constable Ronald Arthur HATELEY Sergeant Ernest George HENDERSON Sergeant John Edward HILL Sergeant Bruce Robert HINDSON Senior Constable Brian Ronald HODGE Sergeant James Leonard HOLCOMBE Sergeant David Vernon HOLT Senior Constable Julian Thomas HOOD Sergeant Timothy Kerin HOSE Senior Sergeant Patricia Ann HUNTER Senior Constable Peter Ansell JACKSON Senior Constable Howard Alexander JACKSON Senior Constable Graeme Russell JARVIE Senior Sergeant Michael Howard JENKINS Senior Sergeant Brian Leslie JENNINGS Senior Sergeant Daryl William JOHNSON Senior Constable Robert Hugh JOHNSON Sergeant Alan Rupert JOHNSTONE Sergeant Ronald Graeme KENT Sergeant Terry Graeme KIELY Senior Sergeant John William KING Sergeant Robert Frederick John LARKIN Senior Sergeant Donald LAVERY Senior Constable Lindsay Thomas LEHENY Senior Sergeant Janice Linda LIERSE Sergeant Nicki LIS Sergeant David Warren LONG Sergeant John Mortimer LOWRY Senior Constable Murray John LUXFORD Senior Constable Peter Leslie MACKAY Senior Sergeant Louis MAGUR Senior Constable Robert Arthur MALLETT Sergeant Raymond McLean MATHIESON Sergeant Terence Geoffrey MATTHEWS Sergeant Wade Oliver MATTHEWS Senior Sergeant Lee MCCALLUM Sergeant Maxwell Alexander McDONALD Senior Constable Alan Rueben MCFAYDEN Senior Constable Gavan John McINERNEY Senior Constable Malcolm MCKAY Sergeant Dennis Francis MCKENZIE Inspector Garry Charles MCKENZIE Senior Sergeant Paul Lewis MCKENZIE Senior Constable Timothy Douglas MCLEAN

Inspector Gordon Alan MCLEOD

Senior Constable Peter Kenneth MCPHAN

Senior Sergeant James Stephen MURNANE

Senior Constable Bernard John MCWHINNEY

Sergeant Bruce Philip NEVILL Sergeant Patrick O'DONNELL Senior Constable Kerry Walter ORCHARD Sergeant Philip Arthur PARSON Sergeant Brian Raymond PAUL Sergeant Kenneth August PEARSON Senior Sergeant John Thomas PETERSON Senior Sergeant Barry James PHILIP Inspector Ivan William RAY Senior Constable Noel Henry RICHARDS Sergeant Glen Joseph RIDDLE Sergeant Vincent David ROSEVEAR Sergeant Brian Francis SAMPEY Sergeant Wayne Morris PINNER Senior Constable David Neil POLLOCK Senior Sergeant Graeme Edward POULTON Senior Constable Peter James RACTLIFFE Senior Constable Douglas John RATTRAY Sergeant Robert George SCHIRMER Sergeant William Allan SEDDON Senior Sergeant Robert John SNELL Sergeant Terence Harold SPENCER Senior Sergeant Graeme Robert SPENCER Sergeant Bernard James STORER Senior Constable James Robert Frank SULLIVAN Inspector Norman Archibald SUTTON Senior Constable Robert Bruce TAYLOR Sergeant John Mitchell TELFORD Inspector Trevor Charles THOMPSON Senior Constable Bruce William TONKIN Sergeant Peter James TOOMEY Sergeant Robert Arthur TOWERS Sergeant Barry Edward TRAYNOR Senior Sergeant Percival Allen TYRRELL Senior Constable Donald Henry WADSLEY Senior Sergeant Rodney WAGNER Sergeant Brian John WALKER Senior Sergeant Steele Wayne WATERMAN Senior Constable Malcolm Henry WATTS Senior Sergeant Terry Frederick WHISTON Senior Constable Phillip Raymond James WHITE Sergeant Wayne Robert WHITING Senior Sergeant David Paul Walter WHITMORE Inspector Vincent WILLIAMS Inspector Ian Fraser WINN Sergeant Ian Gordon WISE Sergeant Douglas William WOODS Sergeant Anthony James YOUNG Sergeant Raymond Bryce AIRS Sergeant Lionel Dean ALLEMAND Sergeant Neil John ALSOP Senior Sergeant Ian Neil ARMSTRONG Senior Constable Alfred John ARNOLD Senior Constable Ian James ARRELL Sergeant Christopher John Whitney BARNARD Inspector Ian Hedley BASHAM Sergeant Wayne John BASTOW Senior Constable Geoffrey Alfred BATE Sergeant Michael Arthur BEASLEY Inspector John Oswald BEEVER Sergeant Henryk BENDA Sergeant John William BENHAM Senior Sergeant Ronald Edward BLACKSHAW Sergeant William Melvin BLEVINS Inspector David Lawrence BLIZZARD Senior Sergeant John Henry BRENNAN Senior Sergeant Hans Rudolf BROCKER Sergeant Malcolm John BROWN Sergeant Paul Francis BURGOYNE Senior Constable Frederick BURN Senior Constable Brendan Joseph CAHILL Senior Sergeant Ian John CAMERON Senior Constable Leslie Walter CAMPBELL Senior Sergeant Arthur Charles CARRICK-RYAN Senior Constable Neville John CARSTENSEN Sergeant Brian Francis CAUGHEY

Inspector Alan James PLEITNER

Sergeant Robert Dean REARDON

Senior Sergeant Kenneth Gordon William PURVES

Senior Sergeant David William RICHARDSON Inspector William Harlock Gladstone ROBERTSTON

No. S 94, 26 May 1987 Senior Sergeant Alan John CHAFFEY Senior Sergeant George Ian CLARK Sergeant Leslie William COATH Senior Constable Edward Arthur COLLINGS Sergeant Douglas Stephen CONBOY Senior Constable Robert William CORRIE Sergeant Raymond John COULTER Senior Constable Keith Alan COUTTS Chief Inspector Brendan James CRIMMINS Sergeant Remigio Rudolf DALLA SANTA Senior Constable Robert Scott DAVIDSON Senior Constable Graeme Lindsay DEALY Sergeant Graeme Henry DENT Senior Constable Leslie Robin DICKSON Sergeant Kevin William DOWLING Inspector Peter Edwin DRIVER Senior Constable Kenneth Craig EARL Sergeant Lewis William EDWARDS Superintendent John Wesley ELLERY Inspector George William FISK Senior Sergeant William Alexander FLETCHER Sergeant Nigel FOSTER Senior Constable Douglas John FRY Senior Sergeant Walter Keith GARDNER Inspector Ian Keith GENARDINI Senior Sergeant James Robertson GILLESPIE Sergeant Ian Joseph GILMORE Chief Inspector Alan Keith GRAHAM Inspector Donald Peter GRAHAM Sergeant Kenneth John GREEN Senior Sergeant Malcolm Charles GREY Senior Sergeant Terrence John GRIFFITHS Inspector Donald Phillip GRIGG Sergeant Kenneth George HAMILTON Senior Constable Frank Robert HARRIS Sergeant Graham Maxwell HARROP Senior Constable Geoffrey Arthur HOARE Senior Constable David Collis HOCKING Inspector John Harley HOGG Senior Sergeant Lewis Reginald HOWARD Senior Sergeant Paul Francis Walter HUNTER Sergeant Bernard HUTCHINS Senior Sergeant Robert Leslie JACOBS Sergeant Rudolf Hans JAKAVICIUS Sergeant Martin JEKABSONS Sergeant Maurice Francis JESS Inspector Richard Maxwell JOYCE Inspector John Peter KELLY Inspector Christopher Peter KING Senior Constable William Harold LAMBERT Inspector Geoffrey Robert LE COUTEUR Senior Sergeant Maxwell Grant LEWIS Senior Sergeant Barry Phillip LITTLE Senior Sergeant Heather Lorraine LOADER Sergeant Enn LODI Senior Constable John Wilfred LOMAX Senior Constable Robert Thompson MARKS Sergeant Keith Jordan MARSHALL Senior Sergeant Peter Douglas MCARTHUR Senior Constable Brian Lawrence MCDOWELL

Sergeant Gary John MCINROY

Inspector Geoffrey David MCKINNA

Senior Sergeant Victor John MCKOY

Sergeant Christopher John MENLOVE

Senior Constable Neil Ronald MESLEY

Senior Constable John Barry NORRIS

Senior Constable Graeme John PARR

Senior Sergeant Neil Francis PHIPPS

Sergeant Colin Barry PAVEY Senior Constable Brian Burnan PAYNE

Sergeant Peter Leslie PAYNE

Sergeant Kelvin Lesley PEART

Senior Constable Terry Graham McINTYRE

Senior Sergeant Peter John MINTERN-LANE

Senior Constable Michael Terence NUGENT Senior Sergeant Joan Charmain PAFFETT

Sergeant John Kennan SIMON Senior Constable Michael John SMALL Sergeant Bruce James SMITH Sergeant Ronald David SMITH Sergeant Daryl James SMITHWICK Sergeant Reginald Barry SNEDDON Inspector David James SPEIRS Sergeant Ronald McLean STANFIELD Sergeant Terrance Michael STEPHENS Sergeant Ian Anthony TALBOT Sergeant William Irvin THOMAS Inspector Robert William THORNE Senior Constable Ian Joseph TOLSON Sergeant Margaret Louise TUDER Sergeant Peter Laten VASS Senior Sergeant Gary Alan WALTON Sergeant Graham Arthur WATKINS Sergeant Bruce William WATT Sergeant Terence Stanley WEEKS Inspector Jonathan Stanley WHITE Inspector Robert Livingstone WYLIE Sergeant Lionel Dean ALLEMAND Inspector John Oswald BEEVER Senior Sergeant John Henry BRENNAN Senior Sergeant George Ian CLARK Inspector Peter Edwin DRIVER Sergeant Lewis William EDWARDS Inspector Ian Keith GENARDINI Chief Inspector Alan Keith GRAHAM Inspector Donald Phillip GRIGG Sergeant Kenneth George HAMILTON Inspector Richard Maxwell JOYCE Inspector Geoffrey David MCKINNA Sergeant John Kennan SIMON Senior Constable Ivor Desmond SMITH Senior Constable Robert James MCNAUGHTON Sergeant Daryl James SMITHWICK Inspector Jonathan Stanley WHITE Inspector Gavin Patrick BROWN Senior Sergeant Michael Henry Adrian MOLONEY Inspector Neil Graeme O'LOUGHLIN Sergeant Lindsay Percival PARISH To be Awarded the National Medal Sergeant Stuart Edward AINSWORTH Sergeant Gregory James AITKEN

Sergeant John Gill ROBINSON Inspector Robert Grieve ROGERS Sergeant Peter Edwin ROLFS Senior Constable Robert Paul ROWE Senior Sergeant Marcus RUTKOWSKI Senior Sergeant Garry John SCHIPPER Senior Sergeant Haydn Kingsley SCHOBEL Sergeant Garry Clifford SEYER Sergeant Daniel Darron SHEEHAN Sergeant Barry John SHIPPERLEE Senior Constable Ivor Desmond SMITH Senior Sergeant Gary Lindsay STOREY Senior Constable Maxwell John TURNER Sergeant Edward James Alexander WILSON Senior Constable Bryan Douglas WRIGHT To be Awarded a Clasp to the National Medal Senior Sergeant Arthur Charles CARRICK-RYAN Senior Constable Robert William CORRIE Senior Sergeant Terrence John GRIFFITHS Senior Constable Geoffrey Arthur HOARE Senior Constable David Collis HOCKING Senior Sergeant Michael Henry Adrian MOLONEY Senior Sergeant David William RICHARDSON Inspector William Harlock Gladstone ROBERTSON Senior Constable Kenneth John Edward FRANKLIN WESTERN AUSTRALIA POLICE FORCE

Sergeant Joseph Frederick Herbert ANDERSON

Sergeant Leslie Warwick AISBETT

Clasps and Medals Senior Constable Russell Lee ARMSTRONG Senior Constable Peter BALMER First Class Detective Sergeant Wayne David BARNES Sergeant Michael Geoffrey BATEMAN First Class Constable William John BEACHAM Sergeant Kevin Joseph BELL Sergeant Cyril George BOX Sergeant Trevor Charles BREADSELL Sergeant Terrence Graeme BROPHY Sergeant Brian Victor BROWN Sergeant Anthony Eric Joseph BROWNE First Class Constable Marie Kathryn BRUSE Sergeant Gregory Phillip BUTCHER First Class Constable Warren Ronald BYWATERS Senior Constable William James COCHRANE Sergeant Graham James COLLEDGE Sergeant Dennis Eric COLLINSON Senior Constable Trevor James CORRIGAL First Class Constable Murray Stephen COUPER Constable Lawrence Alfred COURT Senior Sergeant Stanley Thomas CRAINE Sergeant John Allan CRAWFORD First Class Detective Sergeant Christopher John CROOK First Class Constable Derek Sydney Michael CUSICK First Class Detective Sergeant Ian George DAVIDSON Sergeant Richard Henry DAVIES Sergeant Christopher Alexander DAVIS Sergeant Colin DELLAR Sergeant Rowland DICKENS Sergeant Stephen Robert DYER Senior Constable Terence Frederick EGAN First Class Constable Donald Richard EVERETT Sergeant Dallas William FRANKLIN Sergeant Harry FREEMAN Sergeant John Anson FRY Constable Eric Adam GARDNER Sergeant Shaun Bernard GAUNTLETT Sergeant Alfred Henry GIBB Senior Constable Kenneth John GRAPES First Class Constable John Leslie HANCOCK Sergeant Brian Frank HODGSON Senior Constable Ross Anthony HOGAN Sergeant Michael Joseph HOWARD Sergeant Ian Leslie JAMES First Class Detective Sergeant Matthew John KEEGAN Sergeant Peter Damian KELLY First Class Constable Rodney Ian KELLY First Class Constable John KERRIGAN Sergeant Barry Victor KING Sergeant Graeme Clifford KNAPTON Sergeant John LANGRIDGE Sergeant Douglas Edward LAPHAM First Class Constable Eric LEACH Sergeant Ross Alexander LIMPUS First Class Constable John Stanley LITHERLAND

Sergeant Mervyn LOCKHART

Sergeant Barry Thomas McCABE

Sergeant Darryl Bruce MILLER

MILLER

Senior Constable Kenneth McDONALD Sergeant Kevin James MCLEAN

First Class Detective James Martin MIGRO

First Class Detective Sergeant Michael Lindsay

Senior Constable Robert William John MACMIL

First Class Detective Sergeant James Michael MILLIGAN Detective Sergeant Leslie MOLYNEUX Sergeant Raymond John MORRISON Detective Sergeant Colin Raymond NEWINGTON First Class Detective Sergeant Jeffrey Howard NOYE Sergeant Catherine Bridget Mary O'ROURKE First Class Constable David Ian PAISLEY Senior Constable David Graeme PEET Sergeant Graham Norman PENMAN Sergeant Robert Simon PHIPPS Senior Constable Stanley John POWER Sergeant Terence Raymond RICHMOND Sergeant Andrew Stuart RIGG Sergeant Michael John RILEY Sergeant Raymond Kenneth ROBERTSON Sergeant Colynn Phillip ROWE Sergeant David Edward ROWE Sergeant Nelson Henriks SANDER First Class Constable Roy SAUNDERS Sergeant Anna Clementina Adriana SCHAPER Senior Constable Murray John SHADGETT First Class Constable Reginald Thomas SHARPE Sergeant John Richard SHIER Sergeant Geoffrey Norman SMITH Senior Constable Norman Harvey SMITH Sergeant Neville Douglas STOKES Senior Constable William Douglas SUITER Sergeant Andrew Albert TOVEY Sergeant Alice Lena TRINCA Sergeant Ian Frank TRINDER Senior Constable Raymond Bruce TURNER Sergeant Lance Norman ULLRICH Sergeant George Johan Marius VAN RYSINGE First Class Constable Peter James VINCENT Sergeant Kim John WALSH Senior Constable Andrew WASCHENKO Sergeant Graham Edward WELLS Detective Sergeant Kenneth Max WELLS Sergeant Chris Owen WILLCOCKS Sergeant Peter Phillip WILLIAMS Senior Constable Robert Matthew WILLIAMS Sergeant Richard Frank WITHERS First Class Detective Sergeant John YOUNG Sergeant Raymond Alexander YOUNGER

To be Awarded a Clasp to the National Medal

Senior Sergeant Michael Joseph BRENNAN Senior Sergeant Kevin David BYLEVELD Senior Sergeant Barry James CLEMENTS Senior Sergeant Brian Kenneth DAVY First Class Constable Francis Leonard DIXON Detective Senior Sergeant Derek Francis FARRELL Detective Senior Sergeant Robert Norman GREAY Senior Sergeant Geoffrey Frederick HOARE Senior Constable Albert OOSTING Senior Sergeant Angelo Neville SCAINI Sergeant Keith John SHOOBRIDGE

By His Excellency's Command, ROBIN RAWSON Registrar of Awards





No. S 95, Wednesday, 27 May 1987

Published by the Australian Government Publishing Service, Canberra



ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO ALL to whom these Presents shall come.

GREETING:

WHEREAS by Letters Patent dated 14 February 1975 We instituted an Australian medal, designated and styled the National Medal, for the purpose of according recognition to persons who render long service in certain occupations:

AND WHEREAS it is desirable that certain amendments be made to the conditions for the award of the National Medal in order to enable members of an Australian correctional service or emergency service to become eligible for the award of the National Medal:

KNOW YOU that We do, by these Presents, declare Our pleasure that the abovementioned Letters Patent dated 14 February 1975, as amended by Letters Patent dated 20 April 1982 and Letters Patent dated 1 April 1986, be further amended, but without prejudice to anything lawfully done thereunder, as set out in the Schedule.

IN WITNESS whereof We have caused these Our Letters to be made Patent.

GIVEN under the Great Seal of Australia at Our Court at St James's on 30 April 1987.

By Her Majesty's Command,

Prime Minister

SCHEDULE

AMENDMENT OF THE REGULATIONS GOVERNING THE AWARD OF THE NATIONAL MEDAL

- 1. Regulation 2 is amended by-
 - (a) omitting from paragraph (2) (c) "or"; and
 - (b) adding after paragraph (2) (d) the following paragraphs—
 - "(e) an Australian correctional service; or
 - (f) an Australian emergency service.".
- 2. Regulation 3 is amended by-
 - (a) omitting from sub-regulation (1) the definition of "Australian service" and substituting the following definition:
 - "'Australian service' means an Australian police force, fire service or ambulance service, the Australian Protective Service, an Australian correctional or emergency service or the Defence Force;"; and
 - (b) omitting "or ambulance service" from paragraph (a) of the definition of "Commonwealth service" in sub-regulation (1) and substituting ", ambulance service, correctional service or emergency service".
- 3. Regulation 4 is amended by adding after paragraph (d) the following paragraphs—
 - "(e) the chief officer of an Australian correctional service;
 - (f) the chief officer of an Australian emergency service."



Gazette

No. S 96, Wednesday, 27 May 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Number and year of the Statutory Rules
Securities Industry (Fees) Act 1980	Securities Industry (Fees) Regulations (Amendment)	No. 80, 1987
Companies (Acquisition of Shares—Fees) Act 1980	Companies (Acquisition of Shares—Fees) Regulations (Amendment)	No. 81, 1987
Companies (Fees) Act 1981	Companies (Fees) Regulations (Amendment)	No. 82, 1987
Futures Industry (Fees) Act 1986	Futures Industry (Fees) Regulations (Amendment)	No. 83, 1987
Criminology Research Act 1971	Criminology Research Regulations (Amendment)	No. 84, 1987
Family Law Act 1975	Family Law Regulations (Amendment)	No. 85, 1987
Migration Act 1958	Migration Regulations (Amendment)	No. 86, 1987
Australian Citizenship Act 1948	Australian Citizenship Regulations (Amendment)	No. 87, 1987
Australian Citizenship Act 1948	Australian Citizenship Regulations (Amendment)	No. 88, 1987
Commonwealth Employees (Redeployment and Retirement) Act 1979	Commonwealth Employees (Redeployment and Retirement) Regulations (Amendment)	No. 89, 1987
Public Service Act 1922	Public Service Regulations (Amendment)	No. 90, 1987
Merit Protection (Australian Government Employees) Act 1984	Merit Protection (Australian Government Employees) Regulations (Amendment)	No. 91, 1987
Income Tax Assessment Act 1936	Income Tax Regulations (Amendment)	No. 92, 1987





No. S 97, Friday, 29 May 1987

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DEPARTMENT OF TRANSPORT NOTIFICATION OF THE MAKING OF ORDERS UNDER THE NAVIGATION (ORDERS) REGULATIONS

NOTICE is hereby given that the undermentioned order under the Navigation (Orders) Regulations has been made. Copies of the order can be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Number of Order	Description of Order
3 of 1987	Marine Orders, Part 16 (Load Lines), Issue 1



Gazette

No. S 98, Friday, 29 May 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

NOTICE is hereby given that the undermentioned Statutory Rules have been made. Copies of the Statutory Rules may be purchased at the Commonwealth Government Bookshop, 70 Alinga Street, Canberra City, Australian Capital Territory.

Act under which the Statutory Rules were made	Description of the Statutory Rules	Number and year of the Statutory Rules
Australian Capital Territory Supreme Court Act 1933	Rules of the Supreme Court of the Australian Capital Territory (Amendment)	No. 93, 1987
Sugar Cane Levy Collection Act 1987	Sugar Cane Levy Collection Regulations	No. 94, 1987
Navigation Act 1912	Navigation (Supplementary) Regulations (Amendment)	No. 95, 1987
Navigation Act 1912	Navigation (Load Lines) Regulations (Repeal)	No. 96, 1987
Customs Act 1901	Customs (Prohibited Exports) Regulations (Amendment)	No. 97, 1987
Customs Act 1901	Customs (Prohibited Imports) Regulations (Amendment)	No. 98, 1987

Gazette

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SPECIAL

COMPANIES ACT AND CORRESPONDING LAWS OF PARTICIPATING STATES AND PARTICIPATING TERRITORY Sub-section 266B(1) NOTIFICATION OF APPROVAL OF ACCOUNTING STANDARD ASRB 1011: ACCOUNTING FOR RESEARCH AND DEVELOPMENT COSTS

NOTICE is hereby given, pursuant to sub-section 266B(1) of the Companies Act 1981 and of the corresponding laws of the participating States and the Northern Territory (collectively "the Code") that the Accounting Standards Review Board (ASRB) hereby approves for the purposes of Part VI of the Code, the accounting standard set out in the Schedule. Copies of the approved accounting standard may be purchased at 70 Allinga Street, Civic ACT 2600, or other offices of the Commonwealth Government Bookshop located in each capital city, or by subscription which can be arranged by contacting the office of the ASRB (02) 223 1288.

ASRB 1011: ACCOUNTING FOR RESEARCH AND DEVELOPMENT COSTS

Citation

.00 This statement, with the exception of the words shown in italics, may be cited as Approved Accounting Standard ASRB 1011: Accounting for Research and Development Costs.

Endorsed explanatory material

.01 The words shown in italics do not form part of the approved standard. They are published with the standard as an aid to its interpretation.

Explanatory material is set out in two ways:

- (a) immediately after certain of the requirements; and,
- (b) as a commentary at the end of the standard.

Application

- .02 This approved accounting standard applies -
 - (a) to the accounting for research and development activities other than
 - (i) research and development activities conducted for others under contract; and

- (ii) specialised activities, in extractive industries, related to the exploration for and extraction of oil and natural reserves and mineral deposits to extent that those activities are not nature to the research and comparable in development activities of other business enterprises;
- (b) in relation to the first financial year of a company that ends after the expiration of four calendar months from the day on which this notice is published in the Gazette and in relation to subsequent financial years of the company.

This standard was published in the Gazette on 29 May, 1987, and applies to the financial years of a company that end on or after 30th September, 1987.

In all cases, compliance with a requirement of an approved standard is subject to any relevant provision of the Code.

Section 273 of the Code provides that the National Companies and Securities Commission may in certain cases make an order relieving the directors of a company from any specified requirements relating to accounts or group accounts.

Statement of purpose

- .03 The purpose of this accounting standard is to require-
 - (a) application of a method of accounting the whereby and development research costs are matched against related benefits when such benefits are expected beyond any reasonable doubt; and
 - (b) the disclosure of material information which will enable users entitled to rely on the accounts or group accounts to assess the significance of research and development costs incurred by the company or group of companies.

Interpretation

.04 Where there is a conflict between the interpretation of a provision of this standard and the statement of purpose, the statement of purpose shall prevail.

Application of materiality: Accounting for Research and Development Costs

.05 Information about research and development is material if its omission, non-disclosure or mis-statement is likely to affect economic decisions or other evaluations made by users entitled to rely on the accounts or group accounts.

De finitions

.06 In this approved accounting standard unless the contrary intention appears:

"balance date" means the end of the financial year to which the accounts or group accounts relate;

"carrying amount" means -

- (a) in relation to an asset, the amount at which the asset is recorded in the accounting records at a particular date after deducting accumulated depreciation or amortisation;
- (2) in relation to a class of assets, the sum of the carrying amounts of the assets in that class;

"Code" means, where this approved accounting standard applies in -

- (a) the Australian Capital Territory the Companies Act, 1981, and the regulations made under that Act; or
- (b) Northern Territory State or the Companies Code of a State or the Northern Territory defined in the Companies as (Application of Laws) Act of that State or the

Northern Territory and the regulations applying under that Code;

"product" includes product. service, process or technique;

"recoverable amount", in relation to an asset, means the net amount that is expected to be recovered -

- inflows less the relevant (a) from the total cash outflows arising from its continued use and cash through its subsequent disposal; or
- through its sale; (b)

"research and development" means systematic investigation or experimentation that -

- involves innovation or technical risk; and (a)
- is carried on for the purpose of -(b)
 - acquiring new knowledge; or
 - developing a new product or bringing about (ii) significant improvement to an existing product.

For endorsed comment see:

Paragraphs (i) - (iv): Activities to be identified as research and development activities.

Paragraphs (vii) - (ix): Research Paragraphs (x) - (xi): Development

Relevant provisions of the Code include:

Sub-section 266E(1): "Unless the contrary intention appears in the accounting standard, an expression used in an approved accounting standard has the same meaning as the expression has in this Part [Part VI]".

Sub-section 5 (1): definition of "financial year".

Sub-section 266 (1): definitions of "accounts" and "group accounts".

Elements of costs to be included in research and development

- .20 The costs to be included in the amount at which research and development costs are stated shall comprise:
 - (a) the cost of materials and services consumed in research and development activities;
 - (b) the salaries, wages and other related costs of personnel, to the extent that they are engaged in research and development activities;
 - (c) the depreciation of equipment and facilities to the extent that they are used for research and development activities;
 - (d) the amortisation of other assets, such as patents and licences, to the extent that they are related to research and development activities;
 - (e) costs incurred for the company or group by other entities on research and development activities, and charged to the company or group; and
 - (f) other costs that can be attributed to research and development activities and identified with specific projects.

For endorsed comment see:

Paragraphs (v) - (vi): Elements of costs to be identified with research and development activities.

Accounting treatment of research and development costs

- .30 Research and development costs shall be charged to the profit and loss account as incurred, except to the extent that they meet the criterion for deferral specified in clause .31.
- .31 incurred during the financial year on a research and development project shall be deferred to future financial years to the extent that such costs, together with unamortised deferred costs in relation to that project, are expected beyond any reasonable doubt to be recoverable.

6 Companies Act

For endorsed comment on clauses .30 and .31 see:

Paragraphs (vii) - (ix): Research Paragraph (x) - (xi): Development

.32 Deferred research and development costs shall be amortised over future financial years to match such costs with related benefits, commencing with the commercial production of the product.

For endorsed comment see:

Paragraph (xii): Amortisation of deferred research and development costs

.33 The unamortised deferred research and development costs in respect of each research and development project shall be reviewed regularly and at each balance date and, to the extent that they exceed the recoverable amount, they shall be charged to the profit and loss account for the financial year.

Accounting treatment of government or other grants received in relation to costs incurred in research and development

- .40 Where a grant is received or receivable in relation to research and development costs which have been deferred, the grant shall be deducted from the carrying amount.
- .41 Where a grant is received or receivable in relation to research and development costs which have been charged to the profit and loss account during this or a prior financial year, the grant shall be credited to the profit and loss account.

For endorsed comment on clauses .40 and .41 see:

Paragraph (xiii): Accounting treatment of government or other grants received in relation to costs incurred in research and development

Research and development costs previously charged to the profit and loss account

.50 Research and development costs which did not previously meet the criterion for deferral specified in clause .31 and were charged to the profit and loss

account shall not be written back in the light of subsequent events.

Disclosure of research and development information

- .60 The accounts and group accounts shall disclose if material -
 - (a) the amount of research and development costs charged to the profit and loss account during the financial year before crediting any related grants;
 - (b) the amount of research and development costs incurred during the financial year and deferred to future financial years before crediting any related grants;
 - (c) the amount of deferred research and development costs at the end of the financial year, with accumulated amortisation charges being shown separately as a deduction therefrom; and
 - (d) the basis for amortising any deferred research and development costs.

COMMENTARY

Activities to be identified as research and development

- (i) This accounting standard provides a broad definition of research and development to assist in the classification of research and development activities. It should be noted that research and development includes research work in the social sciences and humanities as well as the physical sciences. The basic principle to apply is that if the plan or design of the product (which is defined to include product, service, process or technique) is substantially set, subsequent activities are likely to be in the nature of production or pre-production activities.
- (ii) The following are examples of activities that typically are included in research and development -
 - (a) research aimed at discovery of new knowledge;

- ò
- (b) searching for applications of new research findings or other knowledge;
- (c) formulation and design of possible new or significantly improved product alternatives;
- (d) testing in search of new or significantly improved product alternatives; and
- (e) evaluation of new or significantly improved product alternatives.
- (iii) The following are examples of activities that typically are <u>included</u> in research and development, where they are carried on for a purpose <u>directly</u> related to research and development activities specified in (ii) -
 - (a) design, construction, and testing of pre-production prototypes and models;
 - (b) design of tools, jigs, moulds and dies;
 - (c) design, construction, and operation of a pilot plant that is not of a scale economically feasible for commercial production; and,
 - (d) "feedback research and development" directed at problem solving occurring beyond the research and development phase, for example, solving technical problems arising during initial test production runs.
- (iv) The following are examples of activities that typically are <u>excluded</u> from research and development -
 - (a) standard engineering follow-through (in an early phase of commercial production) not in the nature of activities described in sub-paragraph (iii)(d);
 - (b) quality control during commercial production, including routine testing of products;
 - (c) "trouble-shooting" in connection with break-downs during commercial production;
 - (d) routine, on-going efforts to refine, enrich or otherwise improve upon the qualities of an existing product, for example, the making of cosmetic modifications;
 - (e) adaptation of an existing capability to a particular requirement or customer's need as part of a continuing commercial activity;
- (f) seasonal or other periodic design changes to existing products;
 - (g) routine design of tools, jigs, moulds, and dies;

- (h) activities, including design and construction engineering, related to the construction, relocation, rearrangement, or start-up of facilities or equipment (including trial and production runs) other than facilities or equipment whose sole use is for a particular research and development project;
- (i) routine data collection, except where such activities are part of the research and development process;
- (j) preparing for teaching; and
- (k) routine or promotional market research, market testing or market development, or sales promotion (including consumer surveys).

Elements of costs to be identified with research and development activities

- (v) The cost of materials and services consumed in research and development activities, and the salaries, wages and other related costs of personnel, to the extent that they are engaged in research and development activities, are included as research and development costs. Where other entities have incurred costs on research and development activities on behalf of the company or group and have charged the company or group for reimbursement, such costs also are included as research and development costs. In addition, those other costs that can be attributed to research and development activities and identified with specific projects are included. Donations made to other entities such as research institutes are not research and development costs.
- (vi) The costs of the service potential of assets consumed in research and development activities are included as research and development costs. This includes the depreciation of equipment and facilities to the extent that they are used for research and development activities, and the amortisation of patents and licences to the extent that they are related to research and development activities.

Research

- (vii) Research activities can be segregated into two types basic research and applied research.
- (viii) Basic research can be broadly defined as original investigation directed primarily towards the advancement of knowledge. It is undertaken without a specific practical aim or application and, consequently, there rarely exists any relationship between costs incurred on these activities and resulting future benefits. The costs of basic research would normally be charged to the profit and loss account when incurred.
- (ix) Applied research can be broadly defined as original investigation directed primarily towards solving recognised practical problems. Unlike basic research it is undertaken with a specific practical aim or application. Normally, at the time costs are incurred on applied research activities, any future benefits are too uncertain to warrant deferral of the costs. Thus, the costs of applied

research activities would normally be charged to the profit and loss account when incurred. However, because applied research activities are undertaken with specific practical objectives they may, on rare occasions, be associated with identifiable projects and a discernible relationship may exist between these projects and probable future benefits from a successfully marketed product or service or a successful process. In these cases, if the costs of applied research activities meet the test outlined in clause 31 they are deferred and amortised over future financial years.

Development

- (x) Development activities are undertaken with specific commercial objectives and involve the translation of research findings and other scientific knowledge into plans or designs for new products or for significant improvements to existing products. These activities can be associated with identifiable projects and there may be a reasonable probability of future benefits, whether in the form of increased revenues or reduced costs, arising from such projects. Thus, development costs will meet the test for deferral more often than will research costs.
- (xi) The likelihood of future benefits arising from particular development projects will vary, depending on the type of project and the prospects for commercial success. In those cases where the expected future benefits are too uncertain to justify carrying the expenditure forward, the costs are treated as an expense and charged to the profit and loss account as incurred.

Amortisation of deferred research and development costs

(xii) The amount of any deferred research and development costs is to be amortised over financial years in order to match such costs with related benefits. Amortisation will commence with the commercial production of the product and the basis of omortisation employed is to be determined by reference to the benefits expected to arise from the sale or use of the product.

Accounting treatment of government or other grants received in relation to costs incurred in research and development

(xiii) Where government or other grants are received or receivable by a company or group as reimbursement for costs incurred on research and development activities, the accounting treatment of such grants depends on the accounting treatment of the costs incurred. Where the costs are deferred, the grant is deducted from the carrying amount of the asset. Where the costs have been charged to the profit and loss account the grant is credited to the profit and loss account.

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Gazette

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SPECIAL

COMPANIES ACT AND CORRESPONDING LAWS OF PARTICIPATING STATES AND PARTICIPATING TERRITORY Sub-section 266B(1) NOTIFICATION OF APPROVAL OF ACCOUNTING STANDARD ASRB 1010: ACCOUNTING FOR THE REVALUATION OF NON-CURRENT ASSETS

NOTICE is hereby given, pursuant to sub-section 266B(1) of the Companies Act 1981 and of the corresponding laws of the participating States and the Northern Territory (collectively "the Code") that the Accounting Standards Review Board (ASRB) hereby approves for the purposes of Part VI of the Code, the accounting standard set out in the Schedule. Copies of the approved accounting standard may be purchased at 70 Allinga Street, Civic ACT 2600, or other offices of the Commonwealth Government Bookshop located in each capital city, or by subscription which can be arranged by contacting the office of the ASRB (02) 223 1288.

SCHEDULE APPROVED ACCOUNTING STANDARD

ASRB 1010: ACCOUNTING FOR THE REVALUATION OF NON-CURRENT ASSETS

Citation

.00 This statement, with the exception of the words shown in italics, may be cited as Approved Accounting Standard ASRB 1010: Accounting for the Revaluation of Non-Current Assets.

Endorsed explanatory material

.01 The words shown in italics do not form part of the approved standard. They are published with the standard as an aid to its interpretation.

Explanatory material is set out in two ways:

- (a) immediately after certain of the requirements; and,
- (b) as a commentary at the end of the standard.

Application

.02 This approved accounting standard applies in relation to the first financial year of a company that ends after the expiration of four calendar months from the day on which this notice is published in the Gazette and in relation to subsequent financial years of the company.

2

This standard was published in the Gazette on 29 May, 1987 and therefore applies to the financial years of a company that end on or after 30 September, 1987.

In all cases, compliance with a requirement of an approved standard is subject to any relevant provision of the Code.

Section 273 of the Code provides that the National Companies and Securities Commission may in certain cases make an order relieving the directors of a company or class of companies from any specified requirements relating to accounts or group accounts.

Statement of purpose

- The purpose of this accounting standard is to -.03
 - (a) ensure that the carrying amount of a non-current asset of a company shall only be changed (other of a change in accumulated by wav depreciation or by accounting for a decrement to recoverable amount) by revaluation of the class of non-current assets in which that asset is included:
 - (b) prescribe the methods of accounting for the revaluation of non-current assets and the disposal of such assets after revaluation;
 - ensure that upon revaluation the carrying amount (c) of a class of non-current assets does not exceed the recoverable amount of all the assets in that class:
 - require disclosure of the accounting policies relating to and the basis of revaluation of (d) non-current assets.

Interpretation

.04 Where there is a conflict between the interpretation provision of this accounting standard and the statement of purpose, the statement of purpose shall prevail.

Application of materiality: Accounting for the Revaluation of Non-Current Assets

Information about the revaluation of a non-current asset or non-current assets, and disposal of such asset or assets after revaluation, is material if its .05 omission, non-disclosure or mis-statement is likely to affect economic decisions or other evaluations made by users entitled to rely on the accounts or group accounts.

Definitions

.10 In this approved accounting standard unless the contrary intention appears -

"carrying amount" means -

- in relation to an asset, the amount at which the (a) asset is recorded in the accounting records at a particular date after deducting accumulated depreciation or amortisation;
- in relation to a class of assets, the sum of the carrying amounts of the assets in that class; (b)

"class of non-current assets" means a category of non-current assets having a similar nature or function in the business of a company, which category, for the purpose of disclosure in the accounts and group accounts, is shown as a single item;

For endorsed comment see:

Paragraphs (ii) - (iii): Class of non-current assets

means, where this approved accounting standard applies -

- (a) the Australian Capital Territory - the Companies Act, 1981, and the regulations made under that Act; or
- (b) State or the Northern Territory - the Companies Code of a State or the Northern Territory, defined in as the Companies (Application of Laws) Act of that State or the Northern Territory and the regulations applying under that Code;

"director's valuation", in relation to the assets of a corporation, means a valuation that is not an independent valuation;

"independent valuation", in relation to the assets of a corporation, means a valuation made by a person -

- who is an expert in relation to valuations of (a) that class of assets; and
- whose pecuniary or other interests could not (b) reasonably be regarded as being capable of affecting the person's ability to give an unbiased opinion in relation to that valuation;

"recoverable amount", in relation to an asset, means the net amount that is expected to be recovered -

- the total cash inflows less the relevant (a) from cash outflows arising from its continued use and through its subsequent disposal; or
- (b) through its sale;

"revaluation" means the act of establishing a revised carrying amount (other than by way of a change in accumulated depreciation or amortisation) for a non-current asset:

For endorsed comment see:

Paragraph (ix): Treatment of accumulated depreciation

"revaluation increment" means the amount by which the revised carrying amount of a non-current asset at the date of revaluation exceeds its carrying amount before revaluation:

"revaluation decrement" means the amount by which the revised carrying amount of a non-current asset at the date of revaluation is less than its carrying amount before revaluation.

Relevant provisions of the Code include:

Sub-section 266E(1): "Unless the contrary intention appears in the accounting standard, an expression used in an approved accounting standard has the same meaning as the expression has in this Part [Part VI]".

Sub-section 5 (1): definitions of "company", "corporation", "financial year" and "stock market".

Sub-section 266 (1): definitions of "accounts" and "group accounts".

Schedule 7 to Companies Regulations, clause 1: definitions of "current assets" and "profit and loss account".

Accounting for revaluations

- .20 Subject to clause .21 -
 - (a) the carrying amount of a non-current asset shall not be changed by revaluation except as part of a revaluation of the class of non-current assets to which it belongs;
 - (b) the carrying amount of a class of non-current assets shall not be changed by revaluation unless the assets within that class -
 - (i) are valued on a consistent basis subject to sub-clause .20(c); and
 - (ii) are revalued at approximately the same date;
 - (c) the carrying amount of a non-current asset revalued as part of the revaluation of a class of non-current assets shall not be decreased by revaluation except where the asset's recoverable amount is less than the carrying amount and it is decreased to the asset's recoverable amount.
- .21 Where the carrying amount of a non-current asset exceeds the asset's recoverable amount the carrying amount may be decreased to the asset's recoverable amount by revaluation otherwise than as part of a revaluation of a class of non-current assets.

For endorsed comment see:

Paragraph (i): Consistency of valuation within a class of non-current assets

Paragraphs (ii) - (iii): Class of non-current assets

.22 The revaluation of a class of non-current assets shall not result in the aggregate carrying amount for that class being greater than the aggregate recoverable amount of the assets within that class.

For endorsed comment see:

Paragraph (vi): Constraints on revaluations

Where the carrying amount of a non-current asset is to .23 be changed upwards or downwards as a result of a revaluation of a class of non-current assets in which it is included, any accumulated depreciation existing in respect of that asset at the date of the revaluation shall be credited to the asset account to The asset account shall then be which it relates. the amount of the increased or decreased by revaluation increment or decrement.

For endorsed comment see:

Paragraphs (vii) to (ix): Treatment of accumulated depreciation

.24 Revaluation increments and decrements shall not be offset, except within a class of non-current assets.

For endorsed comment see:

Paragraph (i): Consistency of valuation within a class of non-current assets

- .25 The net revaluation increment or decrement resulting from a revaluation of a class of non-current assets shall be accounted for as follows -
 - (a) an increment shall be credited directly to an asset revaluation reserve - except that, to the extent that such an increment reverses a revaluation decrement previously charged to the profit and loss account in respect of that same class, it shall be credited to the profit and loss account for the financial year; and
 - (b) a decrement shall be debited to the profit and loss account - except that, to the extent that such a decrement reverses a revaluation increment previously credited to, and still included in the balance of, an asset revaluation reserve in respect of that same class, it shall be debited directly to that revaluation reserve.
- .26 The revaluation decrement resulting from a revaluation of a non-current asset to recoverable amount shall be debited to the profit and loss account except that, to the extent such a decrement reverses a revaluation increment previously credited to, and still included in the balance of an asset revaluation reserve, it shall be debited directly to that revaluation reserve.

For endorsed comment see:

Paragraphs (iv) - (v): Reversals of previous revaluations

Sale of revalued assets

.30 The gain or loss on sale of a previously revalued non-current asset shall be determined as the difference between the carrying amount of the asset at the time of sale and the net proceeds from the sale of that asset, and shall be brought to account in determining the profit or loss for the financial year in which disposal of the asset occurs.

Disclosure of revaluation policies

- .40 Where a class of non-current assets, or, in accordance with clause .21, a non-current asset not revalued as part of a class of non-current assets, has been revalued, the accounts or group accounts shall include a summary description of -
 - (a) the year of the revaluation;
 - (b) the basis of the revaluation;
 - (c) whether the revaluation was a directors' valuation or an independent valuation;
 - (d) where the accounts or group accounts are the first in which reference is made to a valuation referred to in sub clause (c), the name of the person who made that valuation; and
 - (e) whether the valuation was made in accordance with a policy of regular revaluation of that class of non-current assets and if so, particulars of that policy and the period between revaluations.
- .41 The description "at market value" included in the accounts or group accounts in respect of investments quoted on a stock market is deemed to be sufficient compliance with clause .40(a), (b), (c) and (d).

For endorsed comment on clauses .40 and .41 see: Paragraphs (x) - (xii): Disclosure of revaluation policies

COMMENTARY

Consistency of valuation within a class of non-current assets

(i) This accounting standard provides that if a non-current asset is to be revalued upwards all assets in the class of non-current assets must be revalued on a consistent basis at approximately the same time. If a non-current asset is to be revalued downwards all assets in that class must be revalued unless the asset is revalued to its recoverable amount.

Class of non-current assets

(ii) Underpinning the above approach is the definition of "class of non-current assets" in paragraph .10. Non-current assets are to be classified according to their nature or function in the business of the company. Clause 12 of Schedule 7 to the Companies Regulations, without limiting the classes which may be disclosed, specifies classes of, inter alia, non-current assets. "Non-current assets" are assets which are not "current assets". "Current assets" are cash or other assets that would in the ordinary course of business be consumed or converted within 12 months after balance date (see definition Schedule 7, clause 1.)

Note: In ASRB Release 100 the following assumption relating to the concept of "asset" has been tentatively adopted:

The "assets" of an entity are economic resources which have been obtained as a result of past transactions or events and to which that entity has legal rights.

(iii) In the preparation of group accounts the definition of class of non-current assets applies to individual companies within the group and not to the group as a single entity.

Reversals of previous revaluations

- (iv) This accounting standard requires that, in respect of a class of non-current assets, reversals of previous revaluations are, as far as possible, to be accounted for by entries which are the reverse of those bringing the previous revaluations to account. For example, where a revaluation decrement, in respect of a class of assets, reverses a previous revaluation increment (or cumulative increment) in respect of that same class, it is debited to the asset revaluation reserve previously credited. Any excess over the previous revaluation increment (or cumulative increment) is then debited to the profit and loss account.
- (v) A complication in following this approach arises when the earlier revaluation increment credited to the asset revaluation reserve has been utilised, for example, for a bonus share issue. In the example given in paragraph (iv) it is necessary to limit the debiting of the revaluation decrement to the asset revaluation reserve to the balance of the previous revaluation

increment (for the particular class of asset) remaining in that reserve. In practice some difficulties could occur in identifying exactly what that balance is, and it may be necessary to resort to practical procedures (e.g. by applying a first-in-first-out rule to revaluation increments).

Constraints on revaluations

(vi) This accounting standard is concerned with how to account for revaluations, rather than when they should occur and on what basis they should be carried out. However, there are constraining factors that are to be borne in mind. The Code (Section 269(7)(c)) imposes a duty on directors in respect of the carrying amount of non-current assets. Furthermore, there is the general accounting presumption that assets are not to be carried at amounts which will not be recovered through continued use and, where applicable, disposal. In accordance with this presumption, a downwards revaluation of a non-current asset is to occur when, and only when, the carrying amount of that asset exceeds its recoverable amount. Additionally, the provisions of Section 267 of the Code, in relation to the keeping of satisfactory accounting records, imply that acceptable documentation needs to be available to support the bringing to account of revaluation increments and decrements.

Treatment of accumulated depreciation

- (vii) When a class of depreciable assets is revalued the existing balances of accumulated depreciation are to be credited to the asset accounts to which they relate, and the net amount of the assets are to be restated by the appropriate change in the value of the asset. Future depreciation charges are based on the revalued carrying amount of the asset.
- (viii) When a class of depreciable assets is revalued downwards, the accumulated depreciation is accounted for in the manner outlined in paragraph (vii) and not simply increased by a further credit.
- (ix) A retrospective adjustment to accumulated depreciation, required as a result of a revision of the useful life or of the residual value of a depreciable asset, is not included in the definition of "revaluation" in clause .10.

Disclosure of revaluation policies

- (x) This standard requires disclosure of revaluation policies adopted in the revaluation of non-current assets (including the bases and regularity of valuation). The requirements set out in clause .40 are additional to those in Approved Accounting Standard ASRB 1001: Accounting Policies Disclosure. This means that any material changes in the bases or assumptions used must be described.
- (xi) Compliance with clause .40(b) involves disclosure of whether the asset has been revalued to, say, current market buying or selling price and assumptions made in respect of the recoverable amount of the asset. Clause 20 of Schedule 7

to the Companies Regulations prescribes additional disclosure (for companies other than exempt proprietary companies) where a valuation is supported by guarantees, warranties or indemnities and there is a material difference between the carrying amount and the estimated realisable value of a non-current asset if the value were not supported.

- (xii) The standard also requires disclosure of whether a valuation is an independent valuation or not and the name of the valuer in the first set of accounts after revaluation. Where the valuation is a director's valuation and that valuation cannot be attributed to a particular person or persons but is a collective valuation by directors, the requirement to name the valuer may be satisfied by stating that the directors in office at the time made the valuation.
- (xiii) Listed and borrowing corporations and certain companies meeting size criteria are required to disclosure in the notes to the accounts the most recent valuations made within three years of balance date of interests in land and buildings unless those values are included in the carrying amount (Schedule 7, clause 31).

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Enquiries should be directed to the offices of the Accounting Standards Review

Board



Gazette

No. S 102, Friday, 29 May 1987

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SPECIAL

COMMONWEALTH OF AUSTRALIA
National Health Act 1953

PHARMACEUTICAL BENEFITS DETERMINATION UNDER SECTION 84C

In pursuance of sub-section 84C (7) of the National Health Act 1953, I, Alexander Proudfoot, Acting First Assistant Secretary, Therapeutics Division, Department of Health and Delegate of the Minister of State for Health, hereby make the following Determination:

- This Determination shall come into effect on the first day of June 1987.
- The Determination under section 84C of the National Health Act made on 1 November 1986 with effect from 1 November 1986, as amended, is, in this Determination, referred to as the Principal Determination.

Sub-paragraphs 10 (a), 10 (b) and 10 (c) of the Principal Determination are amended by omitting "\$2.46" (wherever occurring) and substituting "\$2.50".

Sub-paragraphs 10 (a), 10 (c), 20 (d), 38 (c) and 38 (d) of the Principal Determination are amended by omitting "\$3.56" (wherever occurring) and substituting "\$3.62".

Dated this 27th day of May 1987.

ALEX PROUDFOOT

Acting First Assistant Secretary
Therapeutics Division
Delegate of the Minister of State for Health

Gazette

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SPECIAL

COMMONWEALTH OF AUSTRALIA

Seat of Government (Administration) Act 1910

NOTICE OF VARIATION OF THE PLAN OF THE LAYOUT OF THE CITY OF CANBERRA AND ITS ENVIRONS

I, GORDON GLEN DENTON SCHOLES, Minister of State for Territories, in pursuance of section 12A of the Seat of Government (Administration) Act 1910 hereby vary the plan of layout of the City of Canberra and its environs published in the Gazette of 19 November 1925, as previously modified or varied, in the manner and to the extent shown in the Explanatory Statement hereunder and in the attached Detail Map N5 the relative position for which is shown in the attached Index of Detail Maps.

Dated this twenty-eighth day of May 1987.

GORDON SCHOLES

Minister of State for Territories

EXPLANATORY STATEMENT

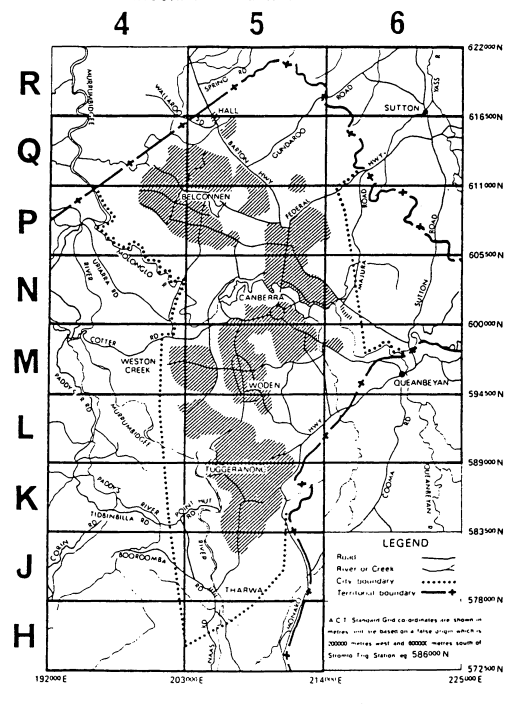
91st Series of Variations

VARIATION 1 (Detail Map N5)

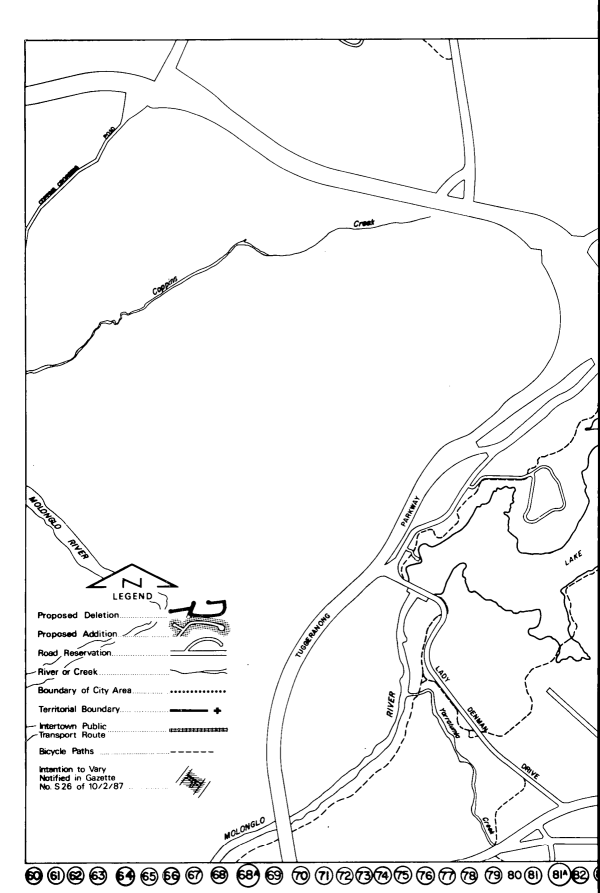
YARRALUMLA, Section 83: Deletion of part of the road reservation of Moonah Place, Arkana Street and Perth Avenue adjacent to the Embassy of the United States of America to permit the erection of a new fence surrounding the embassy.

Plan of Layout of Canberra and its environs published in the Commonwealth of Australia Gazette on 19 November 1925 as modified or varied to 7 May 1987 Plan of Layout of Canberra and its environs published in the Commonwealth of Australia Gazette on 19 November 1925 as modified or varied to 7 May 1987

INDEX OF DETAIL MAPS INCORPORATING THE CITY PLAN



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PROCLAMATION

Commonwealth of Australia N. M. STEPHEN Governor-General By His Excellency the Governor-General of the Commonwealth of Australia

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and under subsection 2 (16) of the Customs Tariff Amendment Act (No. 3) 1986, hereby fix 1 June 1987 as the day on which section 17 of that Act shall come into operation.

(L.S.) GIVEN under my hand and the Great Seal of Australia on 29 May 1987

By His Excellency's Command, J. N. BUTTON Minister of State for Industry, Technology and Commerce

GOD SAVE THE QUEEN!