



CONTENTS

Special Information	729
Government departments	731
Special Gazettes Nos S 188, S 189, S 190, S 191, S 192, S 193, S 194, S 195, S 196 and S 197 are herewith	



**IMPORTANT INFORMATION
GAZETTE ADVERTISING CHARGES—
REQUIREMENTS**

All notices submitted for publication in any *Gazette* will now attract charges. Currently a number of forms designed for the gazettal of notices do not include charging information. Consequently customers should include the following information when submitting material for publication:

- customer account number—identify by inserting C.A. before the number
- customer reference number—identify by inserting C.R. before the number

This information should be typed at the foot of each notice on one line starting from the left hand corner.

On forms where space has already been provided for charging information, please complete as requested.

Failure to include this information on notices submitted for publication after 20 August 1987 will result in notices being returned unpublished.

GENERAL INFORMATION

Government Notices 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 (062) 95 4656)

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Copy will be returned unpublished if not submitted in accordance with these requirements.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

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)
Hobart: 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, Australian 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 issues).

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.

ISSUE OF PERIODIC GAZETTES

The following Periodic issues of the *Gazette* have been published.

Copies may be purchased from Commonwealth Government Bookshops or by mail (plus postage) from the relevant address given on the front page of this *Gazette*.

<i>Gazette number</i>	<i>Date of publication</i>	<i>Subject</i>
P1	6.1.87	Customs Act 1901—Prohibited exports, certain goods
P2	20.2.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P3	20.2.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P4	18.2.87	National Memorials Ordinance 1928—Street Nomenclature
P5	9.3.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P6	3.3.87	Tariff Quotas—Transfers of quota allocations
P7	6.3.87	Tariff Quotas—List of Holders
P8	12.3.87	Tariff Quotas—Textiles, clothing and footwear—allocation of residual
P9	12.3.87	Tariff Quotas—Import licences—issued under the Customs (Import Licensing)
P10	17.3.87	Tariff Quotas—1986—Special allocations—list of holders
P11	15.5.87	National Memorials Ordinance 1928—Street Nomenclature
P12	30.3.87	States Grants (Petroleum Products) Act 1965
P13	27.5.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P14	13.4.87	Tariff Quotas—Second allocation of tender quota for motor vehicles under the 1985 four period scheme.
P15	7.4.87	Australian Code for the Transport of Dangerous Goods by Road and Rail
P16	29.5.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P17	14.5.87	Draft Code of Practice for the Safe Removal of Asbestos
P18	19.6.87	Film Censorship Board
P19	1.7.87	Survey Practice Directions 1987
P20	26.6.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P21	10.7.87	Tariff Quotas—Goods including handicrafts
P22	13.7.87	Import Licences—For used, second-hand or disposals; earthmoving, construction materials handling machinery and equipment
P23	31.7.87	Notice of amendment to the Petroleum Products Subsidy Scheme

Special Information

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Determination

Operator: Ansett W.A.

Reference: A12/87.

Section of Act: 15.

Date notified: 11 July 1987.

Brief particulars of terms and reasons: Determination of the following formula for setting economy air fares over routes operated by Ansett W.A., effective from 11 July 1987:

Fare (\$) = A + BX + CX² + DX³ where:

A is the flag-fall (value 51.16)

B, C, D are the distance coefficients (values B = 167.9661, C = 3.7247, D = -3.5320)

X is the journey distance expressed in thousands of kilometres

The distance rate for kilometres in excess of 2000, where applicable, will be calculated at 14.048 cents per kilometre.

The determination represents an average increase of 5 per cent in Ansett W.A.'s economy fares, and reflects the implementation in full of the revised allocation of costs between flag-fall and distance components as determined for Ansett W.A. in the Committee's Cost Allocation Reviews Report of March 1987 (refer *Gazette* No. G 15, dated 21.4.87).

The Committee made downward adjustments to several items (e.g. fuel and wages) where it was not satisfied as to the level of cost estimates submitted by Ansett W.A. The Committee also made adjustments to reflect an appropriate apportionment of costs in relation to the sharing between Ansett W.A. and Ansett N.T. of aircraft, flight crew and flight attendant resources.

After reviewing the operator's detailed cost and revenue estimates for the 1987-88 financial year, the Committee concluded in the circumstances that the 5 per cent fare increase requested by Ansett W.A. was justified.

Consultations took place with the W.A. Department of Transport under the established arrangements, prior to the Committee making the above determination.

Approved one-way economy air fares for selected Ansett W.A. routes, as from 11.7.87, are as follows:

<i>City pair</i>	<i>New fare</i>	<i>City pair</i>	<i>New fare</i>
	\$		\$
Perth-Carnarvon	189	Broome-Darwin	247
-Geraldton	114	Derby-Darwin	221
-Kalgoorlie	142	-Perth	344
-Karratha	260	Pt Hedland-Darwin	321
-Kununurra	425	-Derby	158
-Mt Newman	222	-Perth	270

<i>Operator and reference</i>	<i>Section of Act</i>	<i>Date notified</i>	<i>Brief particulars of terms and reasons</i>
Decision			
Promair Airlines (D94/87)	17 (4)	24.7.87	Approval to offer a conditionless discount fare of \$95 on the Essendon-Flinders Island route representing a discount of 13.6 per cent (was 22.7 per cent) off the one-way economy air fare. Approved on basis of estimates provided by the operator that the discount fare will improve profitability.

N.N.—8716358

COMMONWEALTH OF AUSTRALIA

*Air Navigation (Charges) Act 1952***NOTICE OF CESSATION OF A STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT**

NOTICE is hereby given that pursuant to section 5B (12) of the *Air Navigation (Charges) Act 1952*, there being no outstanding amounts covered by the Statutory Lien, the Statutory Lien ceased to have effect in respect of each of the aircraft described hereunder.

<i>Lien no.</i>	<i>Aircraft description and registration mark</i>	<i>Date on which the Lien ceased to have effect</i>
00338	Cessna 402, VH-MWG	28 July 1987

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

Dated this 29th day of July 1987.

B. R. GEMMELL
as Registrar of Statutory Liens

N.N.—8716359

COMMONWEALTH OF AUSTRALIA

*Air Navigation (Charges) Act 1952***NOTICE OF CESSATION OF A STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT**

NOTICE is hereby given that pursuant to section 5B (12) of the *Air Navigation (Charges) Act 1952*, there being no outstanding amounts covered by the Statutory Lien, the Statutory Lien ceased to have effect in respect of each of the aircraft described hereunder.

<i>Lien no.</i>	<i>Aircraft description and registration mark</i>	<i>Date on which the Lien ceased to have effect</i>
00365	Cessna 182Q, VH-PVI	30 July 1987

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

Dated this 30th day of July 1987.

K. L. CLAYTON
Registrar of Statutory Liens

N.N.—8716360

Government Departments

Aboriginal Affairs

Aboriginal Development Commission Act 1980

APPOINTMENT OF DEPUTY CHAIRMAN AND MEMBERS OF THE ABORIGINAL DEVELOPMENT COMMISSION

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council in pursuance of section 13 of the *Aboriginal Development Commission Act 1980*, hereby:

- (a) appoint Ossie Benjamin Cruse, MBE, who is an Aboriginal, to be Deputy Chairman of the Aboriginal Development Commission for a period of six calendar months, commencing on and from 1 July 1987;
- (b) appoint John Edward Atkinson, OAM, and Andrew George Thomas, each of whom is an Aboriginal, to be members of the Aboriginal Development Commission for a period of six calendar months, commencing on and from 1 July 1987.

Dated this 5th day of June 1987.

N. M. STEPHEN
Governor-General

By His Excellency's Command,

CLYDE HOLDING

Minister of state for
Aboriginal Affairs

Ex Min. No. 3.

N.N.—8716362

Administrative Services

AUSTRALIAN CAPITAL TERRITORY

Workmen's Compensation Ordinance 1951

DETERMINATION OF CLASSES OF WORKMEN

I, GORDON GLEN DENTON SCHOLES, Minister of State for Territories, in pursuance of sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951*, ("the Ordinance"), hereby determine, for the purposes of paragraphs 16 (2A) (b) and 18 (8) (b) and Schedule 3 of the Ordinance, that a workman who is employed by an employer in an occupation which primarily relates to an activity described in Column 2 of the Schedule is employed by the employer in the category of workmen set out in Column 1 of the Schedule opposite and in relation to that activity.

Dated this 16th day of July 1987.

G. SCHOLES
Minister of State for Territories

SCHEDULE

<i>Column 1</i> <i>Category of</i> <i>Workmen</i>	<i>Column 2</i> <i>Business or Industrial activity</i> <i>of employer</i>
A1	Abattoirs
A2	Abrasive Blasting Manufacturing
A3	Abrasives Manufacturing
A4	Adjusting and Assessing
A5	Advertising Agencies
A6	Advertising Signs—Electrical and/or Neon
A7	Aerated Water and Soft Drink Manufacturing and the like

<i>Column 1</i> <i>Category of</i> <i>Workmen</i>	<i>Column 2</i> <i>Business or Industrial activity</i> <i>of employer</i>
A8	Aerodromes and Aviation Services—including (a) Air Crew on recognised air routes (b) Air Crew—all other (c) Ground Staff
A9	Aeroplane and/or Aeroplane Engine Manufacturing
A10	Agricultural Implement Manufacturing
A11	Agricultural Societies
A12	Air Conditioning Plant Manufacturing and Installing
A13	Aluminium Ware Manufacturing not otherwise classified
A14	Aluminium Work—Sheetmetal
A15	Amusement Parks
A16	Analytical Laboratories
A27	Animal Clinics
A28	Apiaries
A29	Architectural Services
A20	Armoured Car Services
A21	Artesian Boring
A22	Art Galleries
A23	Artificial Limb and Truss Manufacturing
A24	Artificial Stone Manufacturing
A25	Art Metal Work
A26	Asbestos Removalists
A27	Asbestos Sheet and/or Fibro-Cement Sheet Manufacturing
A28	Asphalting
A29	Athletic, Sports and/or Social Clubs—including (a) Professional Football Playing (b) Other—including Professional Sporting Activities not otherwise classified
A30	Auctioneering
A31	Automatic Sprinkler Manufacturing
A32	Automatic Weighing, Vending and Coin Slot Machine Shops
A33	Automobile Works
A34	Automotive Electrical and/or Engineering Services

This is page 1 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951* executed by the Minister for Territories on the 16th day of July 1987.

B1	Bacon Factories
B2	Badge and Medallion Manufacturing
B3	Bag Manufacturing and/or Repairing
B4	Baking
B5	Bamboo Work
B6	Barber Shops
B7	Bark Gathering and Milling and Other Forest Work and the like not otherwise classified
B8	Baths—Medical, Sauna, Swimming, Turkish, and the like
B9	Baths and/or Swimming Pools Construction
B10	Battery—Electrical—Manufacturing
B11	Bedding Manufacturing
B12	Belting Manufacturing—Industrial
B13	Benevolent Institutions
B14	Bicycle Manufacturing and/or Repairing
B15	Billiard Saloons
B16	Billposting
B17	Biscuit Manufacturing
B18	Blacksmithing
B19	Blasting Operations
B20	Blind Manufacturing
B21	Boarding Houses
B22	Boarding Schools
B23	Boat Building
B24	Boat Sheds

<i>Column 1</i>	<i>Column 2</i>	<i>Column 1</i>	<i>Column 2</i>
<i>Category of Workmen</i>	<i>Business or Industrial activity of employer</i>	<i>Category of Workmen</i>	<i>Business or Industrial activity of employer</i>
B25	Boiler Making and/or Erecting	C31	Chemists (Pharmaceutical)
B26	Boiling-down works	C32	Child-minding Centres
B27	Bolt, Nut, Nail and Screw Manufacturing	C33	China Manufacturing
B28	Bond and Free Stores	C34	Chiropody
B29	Bone Milling	C35	Churches, Chapels and Other Places of Public Worship
B30	Bookbinding	C36	Cinematograph Exhibiting and/or Exchanging
B31	Bookmaking—Racing, including Bookmaking Clerks	C37	Cinematograph and/or Television Picture Producing
B32	Boot and Shoe Manufacturing and/or Repairing and/or Dealing	C38	Circuses
B33	Bottle Dealing	C39	Civil Engineering Consulting
B34	Bowling Alleys—Ten Pin	C40	Clay Pits
B35	Bowling Green Construction	C41	Cleaning—Industrial—Contracting
B36	Boxing and Wrestling—including Refereeing	C42	Clerical Staffs—office work
B37	Box Manufacturing		
B38	Breakwater Construction		This is page 3 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.
B39	Breweries, Aerated Water and Soft Drink Manufacturing and the like	C43	Clocks making and/or repairing
B40	Bricklaying	C44	Clockmaking and/or Repairing
B41	Brickworks	C45	Clothing Manufacturing not otherwise classified
B42	Bridge Building	C46	Clubs
B43	Broom and Brush Manufacturing	C47	Coach Building
B44	Building not otherwise classified—including Clerks of Works and other workers supervising building operations	C48	Coal Lumping
B45	Building Cleaning—Exterior	C49	Coin Slot, Weighing and Vending Machine Shops and the like
B46	Building Demolition	C50	Coke Works
B47	Bus—Motor—Services	C51	Cold Storage
		C52	Collecting Agencies
	This is page 2 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.	C53	Colleges
B48	Bush Cleaning—including burning off of timber	C54	Commercial Art Work
B49	Bush Missions and/or Bush Nursing Associations	C55	Commercial Travelling
B50	Butchering—Wholesale and/or Retail	C56	Computer Works
C1	Cabinet Manufacturing	C57	Concentration Works
C2	Camping Grounds	C58	Concrete—Ready Mixed—mixing
C3	Canal Construction	C59	Concrete—Ready Mixed—supplying
C4	Candle Manufacturing	C60	Confectonery Manufacturing
C5	Cane Work	C61	Container Depots, Bond and Free Stores and the like
C6	Canning and/or Preserving Works	C62	Container Terminals
C7	Canvas Goods Manufacturing	C63	Convents and Convent Schools
C8	Car Parking Stations	C64	Copper Work—Sheetmetal
C9	Caravan Grounds	C65	Cork Cutting and Cork Article Manufacturing
C10	Carbide Manufacturing	C66	Corporation Services: (Abattoirs, Electric Light and Power Supplying, Gas Works, Gravel and Sand Pits and Quarries)
C11	Cardboard Manufacturing	C67	Cosmetic Manufacturing
C12	Caretaking and Cleaning	C68	Cranes and Hoists
C13	Carnivals	C69	Crematoriums
C14	Carpentry and Joinery	C70	Customs Agencies with Carrying
C15	Carpet and/or Linoleum Laying and/or Cleaning	C71	Cutlery Manufacturing
C16	Carpet and/or Linoleum Manufacturing	D1	Dairy Apparatus Manufacturing and Installing
C17	Carriage, Coach and Motor Body Building	D2	Dairy Farming
C18	Carrying and Carting	D3	Dairying (Milk Vending and Processing)
C19	Case Manufacturing	D4	Dam Construction and/or Cleaning
C20	Catering	D5	Dance Halls and Dancing Schools
C21	Cattle Droving Contracting	D6	Decorating
C22	Cattle Saleyards	D7	Dehydrating—Food, artificial heat process
C23	Ceiling—Stamped Metal—Manufacturing and Fixing	D8	Dentistry and/or Dental Laboratories
C24	Cement Manufacturing	D9	Detective Agencies
C25	Cement Ware Manufacturing not otherwise classified	D10	Diamond and Other Drilling
C26	Cemeteries and Crematoriums	D11	Die Casting
C27	Cereal Food Manufacturing	D12	Die Cutting and Sinking
C28	Charcoal Works	D13	Distilling
C29	Cheese Factories	D14	Diving
C30	Chemical—Processing and Manufacturing not otherwise classified		

Column 1 Category of Workmen	Column 2 Business or Industrial activity of employer
D15	Dock, Pier, Wharf or Training Wall Construction
D16	Doctors' Surgeries
This is page 4 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.	
D17	Dog Coursing
D18	Domestic Service
D19	Drain Making
D20	Dredging
D21	Dressmaking—not factories
D22	Drilling
D23	Driving Schools
D24	Droving Contracting
D25	Dry Cleaning and Dyeing
D26	Dye Manufacturing
E1	Earth Moving, Filling, Grading and Levelling
E2	Earthenware Manufacturing
E3	Electrical Battery Manufacturing and/or Recharging
E4	Electrical Apparatus
E5	Electric Light and Power Supplying, including maintenance and extension of lines, connections, meter reading and other work
E6	Electric Light, Power and Other Heavy Electrical Equipment Manufacturing, Repairing and/or Dealing not otherwise classified
E7	Electroplating
E8	Electro-therapy
E9	Elevator Manufacturing and/or Erecting
E10	Engine Installing and/or Repairing
E11	Engineering
E12	Engraving
E13	Excavating not otherwise classified
E14	Exporting not otherwise classified
F1	Farming and Grazing—including Farming and Grazing Contracting not otherwise classified
F2	Fencing including
F3	Ferry Boats
F4	Fertilizer Works
F5	Fibre Glass Goods Manufacturing
F6	Fibro-Cement Sheet Manufacturing
F7	Fibrous Plaster Manufacturing and/or Fixing
F8	Film Producing
F9	Fire Escape and other Fire Appliances and Fire Door and Shutter Making and Erecting
F10	Fire Salvage
F11	Firewood Dealing and/or Procuring
F12	Fireworks Manufacturing
F13	Fish Curing
F14	Fishing Industry
F15	Fishing Tackle Manufacturing
F16	Fishmongery
F17	Floating Plants for heavy lifting
F18	Floor Sanding and/or Polishing and/or Surfacing
F19	Flour Milling

This is page 5 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951* executed by the Minister for Territories on the 16th day of July 1987.

F20	Football Playing
F21	Forwarding Agencies
F22	Foundries
F23	Free Stores
F24	Freezing Works
F25	French Polishing
F26	Frozen Foods—processing and Manufacturing

Column 1 Category of Workmen	Column 2 Business or Industrial activity of employer
F27	Fruit Drying and Packing
F28	Fruit Growing—including own packing
F29	Fruit and/or Vegetable Agencies and/or Exporting
F30	Fumigating
F31	Furniture Manufacturing
F32	Furrier—workshop
G1	Galvanized Iron Manufacturing
G2	Garages
G3	Garbage Service
G4	Gardening
G5	Gasfitting Services
G6	Gas Works—including operation of gas house, maintenance of existing works and mains connections, meter reading and other work
G7	Glass Merchandising
G8	Glass and Glass Bottle Manufacturing
G9	Glazing
G10	Grain Merchandising
G11	Gramophone Record and/or Cassette Tape Manufacturing
G12	Granite Works
G13	Gravel and Sand Pits
G14	Grocery Manufacturing not otherwise classified and/or Merchandising not otherwise classified
G15	Guest Houses
G16	Guns—Repairing and/or Dealing
G17	Gut Manufacturing
G18	Gymnasia
H1	Hairdressing
H2	Halls—Public
H3	Ham Factories
H4	Hardware Merchandising
H5	Herb Merchandising
H6	Hide and Skin Stores
H7	Hire Cars
H8	Hire Services
H9	Horse Dealing and/or Shipping
H10	Horse Training and/or Horse Breaking
H11	Hospitals
H12	Hotels
H13	Houseboats
H14	Householders—Private

This is page 6 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951* executed by the Minister for Territories on the 16th day of July 1987.

H15	Full-time Cleaners, Gardeners, Gatekeepers and the like, employed by a body corporate as defined
I1	Ice and Ice Cream Manufacturing
I2	Importing not otherwise classified Exporting not otherwise classified and Warehousing not otherwise classified
I3	Investigating Agencies
I4	Irrigation Channel Work
J1	Jewellery Manufacturing
J2	Jockeys
J3	Joinery
K1	Kalsomine Manufacturing
K2	Kindergartens
K3	Knitwear Manufacturing
L1	Laboratories not otherwise classified
L2	Lamp Manufacturing
L3	Lamp Shade Manufacturing
L4	Lapidaries
L5	Laundrettes—Coin operated only
L6	Laundries
L7	Lead Works
L8	Leather Goods Manufacturing not otherwise classified

<i>Column 1</i> <i>Category of Workmen</i>	<i>Column 2</i> <i>Business or Industrial activity of employer</i>
L9	Leather Merchandising
L10	Lifesaving—on beaches in connection with surfing
L11	Lime and Cement Works
L12	Linoleum Laying
L13	Linoleum Manufacturing
L14	Linotype Setting—composing for trade only
L15	Linseed Oil Cake and similar products Manufacturing
L16	Lithographic Services—preparation of plates only
L17	Live Stock Saleyards—including Auctioneering of Live Stock and Stock and Station Agencies
L18	Locks and Guns—Repairing and/or Dealing
L19	Loose Cover—Furniture—Manufacturing
M1	Machinery Dealing and/or Repairing not otherwise classified
M2	Machinery Manufacturing not otherwise classified
This is page 7 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.	
M3	Machinery Merchandising, Importing and Agencies not otherwise classified
M4	Mail Contracting
M5	Malt Making
M6	Manufacturers' Agencies not otherwise classified
M7	Marble and Granite Works
M8	Margarine Manufacturing
M9	Marine Salvage
M10	Marine Shell Dredging
M11	Marine Stores
M12	Market Gardening
M13	Markets—Public
M14	Match Factories
M15	Mat Manufacturing
M16	Mattress Manufacturing
M17	Meat Canning and/or Meat Preserving Works
M18	Medallion Manufacturing
M19	Merchandising not otherwise classified
M20	Messenger Services
M21	Metal Ceiling Manufacturing
M22	Metal Dealing and Exporting
M23	Metal Furniture Manufacturing
M24	Metal Spraying including Abrasive Blasting
M25	Metal Welding
M26	Metal Working not otherwise classified
M27	Meter Manufacturing not otherwise classified
M28	Milk Dealing and Vending—Delivery
M29	Millinery
M30	Mineral Earth Works
M31	Mineral Water Bottling
M32	Mining
M33	Ministers of Religion
M34	Modelling in Clay, Stucco, Plaster and the like
M35	Motels
M36	Motion Picture Producing
M37	Motor Body Building
M38	Motor Car, Motor Cycle and/or Cycle Racing Tracks or Racing Grounds including Racing Drivers, Motor Racing Cyclists and the like
M39	Motor Omnibus Services
M40	Motor Vehicle Trades
M41	Museums
M42	Music Halls

<i>Column 1</i> <i>Category of Workmen</i>	<i>Column 2</i> <i>Business or Industrial activity of employer</i>
M43	Musical Instrument Manufacturing and/or Repairing
M44	Music Performing
N1	Nail Manufacturing
N2	Nautical Instrument Manufacturing
N3	Neon Type Sign Manufacturing and/or Dealing
N4	Net Manufacturing
N5	Newsagencies
This is page 8 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.	
N6	Newspaper Publishing—including Job Printing
N7	Nurseries—flowers etc.
N8	Nursing Homes
N9	Nut-Edible—Shelling, Roasting and Packing
O1	Office Machine Importing and/or Dealing and/or Repairing
O2	Oil and Petroleum Depots
O3	Oil Coke Manufacturing
O4	Oil (Non Edible) Importing and/or Blending and/or Compounding and/or Refining
O5	Oil Mills and Works
O6	Optometry
O7	Optical Services
O8	Orchards
O9	Ore Reduction and/or Refining
O10	Organ Building and/or Repairing
O11	Owners of Vehicles and vessels in respect of persons who are bailees
O12	Oyster leasehold
P1	Packing Case Manufacturing
P2	Painting
P3	Paint Manufacturing
P4	Paper Cup and Other Paper Products Manufacturing and Other Paper Converting not otherwise classified
P5	Paperhanging
P6	Paper Merchandising
P7	Paper Mills, including Paper Products Manufacturing and Paper Converting
P8	Park Trust
P9	Pastry making
P10	Pastures Protection Boards
P11	Patent Medicine Manufacturing
P12	Pattern Making
P13	Paving
P14	Pawnbroking
P15	Pest Exterminating
P16	Photography including Developing
P18	Physiotherapy
P19	Piano Making and/or Organ Building and/or Repairing
P20	Picture Frame Manufacturing and/or Picture Frame Moulding Manufacturing
P21	Pier Construction
P22	Pile Driving and/or Pipe Laying
P23	Pipe Lining Manufacturing
P24	Pine Manufacturing
P25	Plastering
P26	Plaster Manufacturing
P27	Plastic Goods Manufacturing
This is page 9 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Workmen's Compensation Ordinance 1951</i> executed by the Minister for Territories on the 16th day of July 1987.	
P28	Plastic Manufacturing
P29	Pleasure Boats

Column 1 Category of Workmen	Column 2 Business or Industrial activity of employer
P30	Pleasure Grounds
P31	Plumbing and Gasfitting services
P32	Plywood and Pressed Board Manufacturing
P33	Pottery Manufacturing
P34	Poultry Processing
P35	Poultry Farming
P36	Poultry Feed Manufacturing
P37	Printing
P38	Printing Materials Manufacturing
P39	Produce Merchandising
P40	Property Owning—re repairs to buildings
P41	Publishing
P42	Pump and/or Windmill Manufacturing and/ or Erecting
Q1	Quarries
R1	Rabbit Trapping
R2	Racing Clubs
R3	Racing Stables—all work
R4	Radio Manufacturing and/or Repairing and/ or Dealing
R5	Radio Work
R6	Railway and Tramway construction and/or demolition
R7	Refreshment Rooms
R8	Refrigerating Works
R9	Restaurants
R10	Retail Shops
R11	Rice Milling
R12	Riding Schools
R13	Ringbarking and/or Suckering
R14	Road and/or Railway Maintenance—i.e. re- pairing existing roads and/or railways
R15	Road making
R16	Rope and/or Twine Works
R17	Rubber Solution Manufacturing
R18	Rubber Stamp Manufacturing
R19	Rubber goods Manufacture
R20	Ruberoid Manufacturing
S1	Sailmaking
S2	Salt Lick Manufacturing
S3	Salvage
S4	Sand Pits
S5	Sanitary and/or Industrial Waste Disposal Services
S6	Sausage Casing and Gut Manufacturing
S7	Sawmilling Timber Storage yards
S8	Scale Manufacturing
This is page 10 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Work- men's Compensation Ordinance 1951</i> executed by the Min- ister for Territories on the 16th day of July 1987.	
S9	Schools
S10	Scientific Instrument Manufacturing
S11	Scrap Dealing
S12	Screw Manufacturing
S13	Second Hand Machinery Dealing and/or Repairing
S14	Security Services—Armoured Car, Patrol, Guard and the like
S15	Seed Merchandising
S16	Septic Tank Construction
S17	Septic Tank Installing
S18	Sewer Construction
S19	Sewing Machine Dealing and/or Importing and/or Assembling and/or Repairing
S20	Sheep Shearing and/or Drovers Contracting
S21	Sheet Metal Working not otherwise classified
S22	Sheltered Workshops
S23	Ship Building and/or Repairing and/or Cleaning

Column 1 Category of Workmen	Column 2 Business or Industrial activity of employer
S24	Shipping Agencies in respect of workers en- gaged on vessels in cleaning, overhauling and/or repairing
S25	Ships
S26	Ships' Shop Provedores
S27	Shop and Office Fitting
S28	Show Case Manufacturing
S29	Signwriting
S30	Silverware and/or Cutlery Manufacturing
S31	Skating Rinks
S32	Slate Yards
S33	Slaughtering
S34	Smallgoods—Meat—Manufacturing
S35	Smelting Works not otherwise classified
S36	Soap and/or Candle Manufacturing
S37	Softgoods Warehouses
S38	Solder Manufacturing
S39	Spectacle Frame Manufacturing
S40	Speed Boats—racing
S41	Spinning Mills
S42	Sporting Goods Manufacturing
S43	Spring Manufacturing
S45	Stationery Manufacturing
S46	Steel Manufacturing
S47	Stevedoring—including Container Terminals
S48	Stock and Station Agencies
S49	Stock Feed Manufacturing
S50	Stone Breaking and Crushing
S51	Stone Yards
S52	Stores—Bulk not otherwise classified
S53	Structural Engineering
S54	Suitcase Manufacturing
S55	Surgical Instrument Manufacturing
S56	Surveying—Land and Marine
This is page 11 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the <i>Work- men's Compensation Ordinance 1951</i> executed by the Min- ister for Territories on the 16th day of July 1987.	
T1	Tailoring—not factories
T2	Take-Away Food Establishments
T3	Tallying Services
T4	Tank and Dam Construction and/or Cleaning
T5	Tanneries—including Leather Merchandising
T6	Tape Manufacturing
T7	Tape—Cassette Manufacturing and Recording
T8	Taxi Cab and/or Hire Cars and/or Driving Schools
T9	Television
T10	Television Manufacturing and/or Repairing and/or Dealing
T11	Terra-Cotta Manufacturing
T12	Theatres
T13	Tile Manufacturing
T14	Tiling
T15	Timber Getting and/or Timber Storage Yards
T16	Tobacco Growing
T17	Tobacco, Cigar and Cigarette Manufacturing
T18	Tool Making not otherwise classified
T19	Totalizator Machine Manufacturing and/or Repairing
T20	Toy Manufacturing
T21	Trade Unions—Outdoor Staff
T22	Transfer Paper Pattern Making
T23	Truck Loading at Railway Stations including transferring of goods on Railway premises to and from trucks and other vehicles by persons other than Railway servants
T24	Trunk Manufacturing
T25	Truss Manufacturing
T26	Trunnelling not otherwise classified

Column 1 Category of Workmen	Column 2 Business or Industrial activity of employer
U1	Umbrella Manufacturing and/or Repairing
U2	Undertaking Services
U3	Upholstering
V1	Vending, Automatic Weighing and/or Coin Slot Machine Shops
V2	Vessels
V3	Veterinary Services
V4	Vineyards
V5	Vinegar Making
W1	Warehouses not otherwise classified
W2	Watchmaking and Clockmaking and/or Repairing
W3	Waterwork
W4	Weaving Mills
W5	Well Sinking
W6	Wharf Construction
W7	Wharf Labouring
W8	Wharfs

This is page 12 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951* executed by the Minister for Territories on the 16th day of July 1987.

W9	Wheat Grading and/or Sampling at Silo and/ or Stacking
W10	Wicker Work
W11	Window Cleaning
W12	Window Dressing
W13	Wine Making
W14	Wine and/or Spirit Merchandising— Wholesale
W15	Wireless and/or Television—Broadcasting
W16	Wire and/or Wire Products Manufacturing
W17	Woodworking not otherwise classified
W18	Woollen and Other Textile Mills
W19	Wool sampling and Classing
W20	Woolscouring (rate as for Woollen, etc Mills)
W21	Wool Stores—of Pastoral Companies and the like
W22	Wrestling
X1	X-ray Work
Y1	Yarn Mills
Z1	Zoological Gardens

This is page 13 of the Schedule referred to in the instrument of determination under sub-section 18 (8B) of the *Workmen's Compensation Ordinance 1951* executed by the Minister for Territories on the 16th day of July 1987.

N.N.—8716363

Arts, Sport, the Environment, Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY HEALTH AUTHORITY

MEDICAL BOARD OF THE AUSTRALIAN CAPITAL TERRITORY

ELECTION OF DEPUTY CHAIRMAN OF THE BOARD

PURSUANT to paragraph 6 (2) (b) of the *Health Professions Boards (Procedures) Ordinance 1981*, it is hereby notified that Professor Robert Porter was, on 13 July 1987, elected by the Medical Board to be Deputy Chairman of the Board for 12 months from and including 13 July 1987.

Dated at Canberra this twenty-fourth day of July nineteen hundred and eighty seven.

K. E. GOARD

Chairman of the Board

N.N.—8716364

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 12 C of the *Seat of Government (Administration) Act 1910* delegated his powers under section 10 of the said Ordinance hereby approve of Neil John Langford ('the Applicant') carrying on the profession, trade, occupation or calling of interior decorator ('the business') on Block 20, Section 46, Division of Fraser known as 20 Dowthwaite Street, Fraser ('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 8.00 a.m. and 8.00 p.m. Monday to Saturday inclusive;
- (9) that this approval will terminate on the thirty-first day of July 1989 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 tenth day of July 1987.

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

N.N.—8716365

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 John Hercules Baird ('the Applicant') carrying on the profession, trade, occupation or calling of gunsmith ('the business') on Block 8, Section 44, Division of Spence known as 15 Garrard Street, Spence ('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 Applicant will ensure that all clients' vehicles are parked within the confines of the land;
- (9) that the business will only be conducted on the land between the hours of 8.00 a.m. and 10.00 p.m. Monday to Friday and 8.00 a.m. and 6.00 p.m. Saturday for a maximum of 20 hours per week;
- (10) that this approval will terminate on the thirty-first day of July 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 tenth day of July 1987.

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

N.N.—8716366

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 Gertrude Wanda de Verelle-Hill ('the Applicant') carrying on the profession, trade, occupation or calling of ballet teacher ('the business') on Block 26, Section 84, Division of O'Connor known as 15 Cockle Street, O'Connor ('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 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 approval relates to the conduct of ballet classes by the Applicant between the hours of 5.00 p.m. and 7.00 p.m. Wednesday; 9.00 a.m. and 12 noon Saturday and 9.00 a.m. and 12 noon Sunday;
- (9) that this approval will terminate on the thirty-first day of July 1989 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 tenth day of July 1987.

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

N.N.—8716367

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 power under section 10 of the said Ordinance hereby approve of Stephen Gordon Fettel ('the Applicant') carrying on the profession, trade, occupation or calling of firearms dealer ('the business') on Block 3, Section 137, Division of Kaleen known as 6 Cataract Street, Kaleen ('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 this approval will terminate on the thirty-first day of July 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 tenth day of July 1987.

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

N.N.—8716368

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 power under section 10 of the said Ordinance hereby approve of Keith Vere Stevens ('the Applicant') carrying on the profession, trade, occu-

pation or calling of optometrist ('the business') on Block 3, Section 22, Division of Lyons known as 52 Olympus Way, Lyons ('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 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 9.00 a.m. and 5.00 p.m. Monday to Friday and between 9.00 a.m. and 12.30 p.m. on Saturdays only;
- (9) that the Applicant will conduct the business strictly by appointment;
- (10) that this approval will terminate on the thirty-first day of August 1989 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 21st day of July 1987.

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

N.N.—8716369

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 Wallace Phillip Hayes ('the Applicant') carrying on the profession, trade, occupation or calling of motor mechanic ('the business') on Block 8, Section 318, Division of Kambah known as 16

Ormerod Place, Kambah ('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 4.00 p.m. and 7.00 p.m. Monday to Friday inclusive and 8.00 a.m. and 4.00 p.m. Saturday and Sunday;
- (9) that this approval restricts the applicant to the repair and maintenance of sedan type vehicles;
- (10) that this approval will terminate on the thirty-first day of July 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 21st day of July 1987.

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

03T058

N.N.—8716370

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 Jeremy Felsing ('the Applicant') carrying on the profession, trade, occupation or calling of caterer ('the business') on Block 19, Section 6, Division of Higgins known as 33 Ashburner 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 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 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 only the garage 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 7.00 p.m. Friday and Saturday;
- (10) that this approval will terminate on the thirty-first day of July 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 21st day of July 1987.

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

N.N.—8716371

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 Anthony John Boulding ('the Applicant') carrying on the profession, trade, occupation or calling of vending machine contractor ('the business') on Block 5, Section 319, Division of Kambah known as 57 Sinclair Street, Kambah ('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 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 this approval will terminate on the thirty-first day of July 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.
- (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 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 this approval relates to the storage and display of pottery only;
- (9) that the Applicant shall not conduct retail sales from the land;
- (10) that the Applicant will conduct the business strictly by appointment only;
- (11) that the Applicant ensures that the number of clients' vehicles be controlled so that a maximum of two vehicles are parked on the land at any one time;
- (12) that this approval will terminate on the thirty-first day of July 1988 or on such earlier date as the Minister determines in accordance with condition 13;
- (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 21st day of July 1987.

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

N.N.—8716372

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

N.N.—8716373

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 Robyn Margaret Gibbons ('the Applicant') carrying on the profession, trade, occupation or calling of storage and display of pots ('the business') on Block 12, Section 36, Division of Melba known as 4 Stewart Crescent, Melba ('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;

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 Ronald Main ('the Applicant') carrying on the profession, trade, occupation or calling of medical practitioner ('the business') on Block 7, Section 44, Division of Flynn known as 54 Tillyard Drive, Flynn ('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 not more than one assistant is to be employed to conduct the practice in lieu of the principal provided his/her hours do not exceed those of the principal;
- (8) that a locum may replace the principal in times of absence;
- (9) that not more than one nurse/receptionist is employed in the practice at any one time;
- (10) that only the rooms indicated on the application be used for the conduct of the business;
- (11) that the business will only be conducted on the land between the hours of 9.00 a.m. and 6.00 p.m. Monday to Friday and also in the case of emergencies;
- (12) that the Applicant will conduct the business strictly by appointment;
- (13) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN

Delegate of the Minister of State
for Territories

N.N.—8716374

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 David Terrence Deacon and Maxine Carol Deacon ('the Applicant') carrying on the profession, trade, occupation or calling of printing ('the business') on Block 21, Section 456, Division of Richardson known as 50 Pritchard Circuit, Richardson ('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 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 only the garage will be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 2.00 p.m. and 6.00 p.m. Monday to Friday and 11.00 a.m. and 5.00 p.m. Saturday and Sunday;
- (10) that no materials used in the business are stored outside the building;
- (11) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one visitor is in attendance at any one time;
- (12) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN

Delegate of the Minister of State
for Territories

N.N.—8716375

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 Jill Ivy Schmidt ('the Applicant') carrying on the profession, trade, occupation or calling of wholesale distributor of sport, medical and first aid equipment ('the business') on Block 19, Section 80, Division of Macgregor known as 129 Osburn Drive, Macgregor ('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 any 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 bed room in the house 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 only one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN
Delegate of the Minister of State
for Territories

N.N.—8716376

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 John Castrucci ('the Applicant') carrying on the profession, trade, occupation or calling of electrical contractor ('the business') on Block 14, Section 370, Division of Fadden known as 203 Bugden Avenue, Fadden ('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 any 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 the garage and rumpus room in the house be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 7.30 a.m. and 4.00 p.m. Monday to Friday;
- (10) that the area used for parking of vehicles shall be screened with suitable trees and shrubs;
- (11) that employee vehicles shall not be parked between the building line and front property boundary;
- (12) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN
Delegate of the Minister of State
for Territories

N.N.—8716377

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 power under section 10 of the said Ordinance hereby approve of Pieter Albert Arriens ('the Applicant') carrying on the profession, trade, occupation or calling of landscape photographer ('the business') on Block 11, Section 42, Division of Duffy known as 22 Eucumbene Drive, Duffy ('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 the approved area in the house be used for the conduct of the business;
- (9) that photographs produced by the Applicant will comprise the majority of works exhibited in the gallery;
- (10) that the Applicant will conduct the business strictly by appointment;
- (11) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN

Delegate of the Minister of State
for Territories

N.N.—8716378

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 Kelyvn Grenfell Enright ('the Applicant') carrying on the profession, trade, occupation or calling of town planning ('the business') on Block 18, Section 72, Division of Ainslie known as 22 Shortland Crescent, Ainslie ('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 the study room in the house 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 only one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

R. F. BALDWIN

Delegate of the Minister of State
for Territories

N.N.—8716379

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 Craig Jeffrey ('the Applicant') carrying on the profession, trade, occupation or calling of architectural draftsman ('the business') on Block 7, Section 37, Division of Fadden known as 6 Gilday Place, Fadden ('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 gross floor area used for the activity shall not exceed 30 square metres;
- (9) that the business will only be conducted on the land between the hours of 8.00 a.m. and 7.30 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 only one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of July 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 23rd day of July 1987.

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

N.N.—8716380

- (8) that the Applicant will not employ any more than one part-time secretary for the purposes of conducting or carrying on the business on the land, and that secretary will work a maximum of 15 hours per week Monday to Friday;
- (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 ensure that all clients' vehicles be parked on the hardstanding area in front of the garage;
- (11) that this approval will terminate on the thirty-first day of July 1989 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 23rd day of July 1987.

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

N.N.—8716381

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 Trevor Allan Hesford ('the Applicant') carrying on the profession, trade, occupation or calling of tax agent and accountant ('the business') on Block 23, Section 19, Division of Chapman known as 3 Pelham Close, Chapman ('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 conduct the business strictly by appointment and will restrict the number of clientele to a maximum of five per day during the months of July, August, September and October, and a maximum of three clients per day for the remainder of the year;

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 Richard Archibald Bartlett ('the Applicant') carrying on the profession, trade, occupation or calling of carpet cleaning and pest extermination ('the business') on Block 25, Section 42, Division of Duffy known as 48 Tullaroop Street, Duffy ('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 more than two assistants for the purpose of conducting or carrying

- on the business on the land without the prior approval of the Minister and one assistant will be employed in office duties only;
- (8) that this approval relates to the provision of a preparation area, office and storage accommodation in connection with the businesses trading as 'Easy Rid Service';
 - (9) that the business will only be conducted from Monday to Friday between the hours of 9.00 a.m. and 5.00 p.m. and telephone bookings will be taken at any time;
 - (10) that the Applicant will adhere to the relevant guidelines stated in Document PB377 'A Manual of Safe Practice and Use in the Handling of Pesticides' prepared by the Department of Primary Industry Canberra;
 - (11) that this approval will terminate on the thirty-first day of July 1989 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 23rd day of July 1987.

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

N.N.—8716382

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 Yvonne Mary Daniell ('the Applicant') carrying on the profession, trade, occupation or calling of physiotherapist ('the business') on Block 3, Section 26, Division of Aranda known as 52 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 8.00 a.m. and 9.00 a.m., 1.00 p.m. and 6.00 p.m. Monday to Friday;
- (9) that this approval will terminate on the thirty-first day of July 1989 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 21st day of July 1987.

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

N.N.—8716383

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 Sawan Fahmy Dimitri ('the Applicant') carrying on the profession, trade, occupation or calling of medical practitioner ('the business') on Block 28, Section 345, Division of Fadden known as 28 Mullan Street, Fadden ('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 four parking spaces for patients' vehicles are provided behind the building line, and that all patients' 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 9.00 a.m. and 11 a.m. and 3.00 p.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 thirty-first day of July 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 tenth day of July 1987.

RICHARD J. MASON

Delegate of the Minister of State
for Territories

N.N.—8716384

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 the Act, hereby declare each of the organisations 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 thirtieth day of July 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	Marine Laboratory Silliman University Dumaguete City Philippines 6501	<i>Tridacna gigas</i>
2	Riverbanks Zoological Park 500 Wildlife Parkway Columbia South Carolina U.S.A.	<i>Varecia variegata</i>

N.N.—8716385

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF APPROVED ZOOLOGICAL ORGANISATIONS

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 organisations specified in Column 2 of the Schedule, in an item in the Schedule, to be an approved zoological organisation in relation to the class, or classes, of specimens specified in Column 3 of the Schedule in that item.

Dated this thirtieth day of July 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	Wilhelma Zoologisch-Botanischer Garten 7000 Stuttgart 50 West Germany	<i>Primates</i>
2	Munchener Tierpark Hellabrunn AG (Munich Zoo) D-8000 Munchen 90 Siebenbrunnerstr. 6 West Germany	<i>Primates</i>
3	Riverbanks Zoological Park 500 Wildlife Parkway Columbia South Carolina U.S.A.	<i>Varecia variegata</i>
4	Department of Lands, Parks and Wildlife 134 Macquarie Street Hobart Tasmania 7000	Species of native Australian fauna indigenous to Tasmania

N.N.—8716386

Attorney-General

COMMONWEALTH OF AUSTRALIA

Federal Court of Australia Act 1976

I, LINDSAY JAMES CURTIS, Deputy Secretary to the Attorney-General's Department and a delegate of the Attorney-General under sub-section 17 (2) of the *Law Officers Act 1964*, pursuant to sub-section 35 (1) of the *Federal Court of Australia Act 1976*, hereby:

- terminate the appointment of Leslie Eric Sanders as a Deputy District Registrar of the Federal Court of Australia from the end of 23 July 1987; and
- appoint Louise Basil-Jones as a Deputy District Registrar of the Federal Court of Australia commencing on 24 July 1987.

Dated this 23rd day of July 1987.

L. J. CURTIS

Deputy Secretary to the
Attorney-General's Department

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N.N.—8716387

COMMONWEALTH OF AUSTRALIA

Customs (Cinematograph Films) Regulations

APPOINTMENT OF PERSON TO ACT AS DEPUTY CHIEF CENSOR

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of regulation 6 of the Customs (Cinematograph Films) Regulations, hereby appoint Graham Wood to act as Deputy Chief Censor until the expiration of 14 August 1987.

Dated this 22nd day of July 1987.

N. M. STEPHEN

Governor-General

By His Excellency's Command,

LIONEL BOWEN

Attorney-General

(Ex. Min. No. 64)

N.N.—8716388

**PUBLICATIONS CLASSIFIED UNDER THE A.C.T. CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983
FOR WEEK ENDING 24.7.87**

PUBLICATIONS classified under the A.C.T. Ordinance would attract the following classifications under the N.S.W. Indecent Articles and Classified Publications Act 1975 and the N.T. Classification of Publications Act 1979: U/R—Unrestricted; Category 1—Restricted; Category 2—Direct Sale; Refused—Includes Child Pornography (CP) may not be sold.

Title	Edition	Author/Publisher	Decision flagging
<i>Ass-fuck Initiate (Incl. 18 color pages!)</i>		Not shown, Nite-time Readers, Graficolor Production, U.S.A.	Category 2 (1, 2, 3)
<i>Balls and All (Incl. 14 pages of color photos)</i>		Not shown, Trans-European Publications, U.S.A.	Category 2
<i>Bath House Slave</i>		Not shown, Le Salon's Thunderbolt Books, U.S.A.	Category 2 (1, 2, 3)
<i>Bound Slave Bitch</i>		Not shown, Star Distributors N.Y., U.S.A.	Category 2
<i>Camp Studs</i>		Not shown, Le Salon's Thunderbolt Books, U.S.A.	Category 2 (1, 2, 3)
<i>Captive Schoolgirls</i>		Ted Leonard, Oakmore Enterprises Inc., C.A. U.S.A.	Category 2 (1, 2, 3)
<i>Chain-Whipped Mom</i>		Paul Gable, Greenleaf Classics Inc., C.A. U.S.A.	Category 2 (1, 2, 3)
<i>Chained Slave Girl</i>		Not shown, Star Distributors Inc., N.Y., U.S.A.	Category 2 (1, 2, 3)
<i>Chained Slave Secretary</i>		Donna Allen, Greenleaf Classics Inc., C.A. U.S.A.	Category 2 (1, 2, 3)
<i>Chained Whipped and Raped</i>		Ted Leonard, Oakmore Enterprises Inc., U.S.A.	Category 2 (1, 2, 3)
<i>Cock Suckin' Wife (Incl. 18 pages of exciting color)</i>		Not shown, Graficolor Taboo, U.S.A.	Category 2
<i>Crawl, Slave!</i>		Not shown, Star Distributors N.Y., U.S.A.	Category 2 (1, 2, 3)
<i>Cum on Mama (Incl. 14 pages of color photos)</i>		Not shown, U.S.A.	Category 2
<i>Cunt-sucking girls (Incl. 18 color pages!)</i>		Not shown, Graficolor Productions, U.S.A.	Category 2
<i>Erotic X-Film Guide</i>	Vol. 5, No. 10, October 1987	Eton Publishing Co., U.S.A.	Category 2
<i>Family Letters</i>	Vol. 4, No. 7, November 1987	Piccolo Publications Ltd, U.S.A.	Category 2
<i>Fiesta</i>	Vol. 21, No. 8 (C) 1986	Galaxy Publications Ltd, U.K.	Category 1
<i>Girls/Girls (Genesis)</i>	Fall 1987	Atrium Multi-Media Co., U.S.A.	Category 1
<i>Madame Xaviera's Slave Training Guide No. 1</i>	(C) 1987	Madame Xaviera, Australia	Category 2 (1, 2, 3)
<i>Penthouse Variations</i>	Vol. 9, No. 9, September 1987	Viva International Ltd, U.S.A.	Category 1
<i>X-Letters</i>	Vol. 4, No. 7, October 1987	Piccolo Publications Ltd, U.S.A.	Category 2

Flagging

- (1) Brought to the attention of the Victorian Government.
 - (2) Brought to the attention of the South Australian Government.
 - (3) Brought to the attention of the Western Australian Government.
- (CP) Child Pornography.
(*) Decisions subject of an appeal.
(†) Refund under Regulation 4A of the Customs (Prohibited Imports) Regulations.

FILM CENSORSHIP BOARD

JUNE 1987

Films examined in terms of the Customs (Cinematograph Films) Regulations and States' film censorship legislation are listed below.

An explanatory key to reasons for classifying non-'G' films appears hereunder:

	Frequency		Explicitness/Intensity			Purpose	
	Infrequent	Frequent	Low	Medium	High	Justified	Gratuitous
S (Sex)	i	f	l	m	h	j	g
V (Violence)	i	f	l	m	h	j	g
L (Language)	i	f	l	m	h	j	g
O (Other)							

Title	Producer	Country	Submitted length (m)	Applicant	Reason for decision
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FILMS REGISTERED WITHOUT DELETIONS

For general exhibition — 'G' suitable for all ages

<i>Dokument: Fanny Och Alexander</i> (Videotape)	Swedish Film Institute	Sweden	107 mins	Australian Film Institute	
<i>Painting the Town</i> (16 mm)	N. Lander	Australia	625.00	Yarra Bank Films	
<i>Routine Pleasures</i> (16 mm)	J. Gorin	U.S.A.	888.57	Melbourne Film Festival	

Parental guidance — 'PG' — Parental guidance recommended for children under 15 years

<i>Amazing Grace and Chuck</i>	D. Field	U.S.A.	3 127.02	Fox Columbia Film Dist	L (i-l-g)
<i>Broderna Mozart—The Brothers Mozart</i> (Videotape)	B. Forslund	Sweden	103 mins	Australian Film Institute	L (i-l-j) O (sexual allusions)
<i>Great Wall, A</i>	S. Sunh	U.S.A./China/ Hong Kong	2 688.14	AZ Film Distributors	L (i-l-j)
<i>Happy Bigamist</i>	Paragon Film Co.	Hong Kong	2 441.27	Chinatown Cinema	O (adult concepts)
<i>Harry and the Hendersons</i>	R. Vane/W. Dear	U.S.A.	3 154.45	United International Pictures	L (i-l-g) V (i-l-j)
<i>Ishtar</i>	W. Beatty	U.S.A.	2 935.01	Fox Columbia Film Dist	L (i-l-g) V (i-l-g) O (sexual allusions)
<i>Place at the Coast, The</i>	H. Furlong	Australia	2 550.99	Ronin Films	L (i-m-j) O (adult concepts)
<i>Spring Outside the Fence, The</i> (said to be title not shown in English)	Not shown in English	Taiwan	2 468.70	Golden Reel	O (adult concepts)

For mature audience — 'M' — Recommended as suitable for persons 15 years and over

<i>Beverly Hills Cop II</i>	D. Simpson/ J. Buckheimer	U.S.A.	2 825.00	United International Pictures	L (f-m-g) V (i-m-j)
<i>Blind Date</i>	T. Adams	U.S.A.	2 578.00	Fox Columbia Film Dist	L (i-m-g) O (adult concepts)
<i>Body Slam</i>	M. Curb/S. Lytton	U.S.A.	2 523.56	Filmpak	V (i-m-g)
<i>Boss' Wife, The</i>	T. Brodek	U.S.A.	2 194.40	Fox Columbia Film Dist	L (i-m-g) O (sexual allusions)
<i>Creepshow 2</i>	D. Ball	U.S.A.	2 441.27	Village Roadshow Corporation	L (i-m-g) O (horror) V (f-m-g)
<i>Demoner (Demons)</i> (Videotape)	B. Jonsson	Sweden	116 mins	Australian Film Institute	O (adult theme) S (i-m-j) L (i-m-g)
<i>Desire</i>	Not shown in English	Hong Kong	1974.96	Golden Reel	S (i-m-j)
<i>Extreme Prejudice</i>	B. Feitshans	U.S.A.	2 825.29	Village Roadshow Corporation	L (f-m-g) V (f-m-g) O (drug use)
<i>Final Victory</i>	J. Sham	Hong Kong	2 660.71	Chinatown Cinema	L (i-m-g) V (i-m-g)

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
<i>Gardens of Stone</i>	M. Levy	U.S.A.	3 044.73	Fox Columbia Film Dist	L (f-m-g)
<i>Grow up in Anger</i>	A. Chow	Hong Kong	2 550.99	Chinatown Cinema	V (i-m-j) O (adult concepts)
<i>Hightide</i>	S. Levy	Australia	2 852.72	Filmpac Holdings	L (i-m-g) O (adult concepts)
<i>La Bamba</i>	T. Hackford/ B. Borden	U.S.A.	2 935.01	Fox Columbia Film Dist	L (i-m-g) O (drug use)
<i>Le Rayon Vert (Summer)</i>	M. Menegoz	France	2 715.57	Filmpac Holdings	L (i-m-j)
<i>Let's Get Harry</i>	D. Blatt/R. Singer	U.S.A.	2 797.00	Fox Columbia Film Dist	L (i-m-g) V (f-m-g)
<i>Making Mr Right</i>	M. Wise/J. Tuber	U.S.A.	2 688.14	Village Roadshow Corporation	O (sexual references)
<i>Mannen Fran Mallorca (Man From Majorca) (Videotape)</i>	G. Lindstrom	Sweden	103 mins	Australian Film Institute	L (i-m-j) V (i-m-j)
<i>Nightmare on Elm Street, A3: Dream Warriors</i>	R. Shaye	U.S.A.	2 660.71	Seven Keys	V (f-m-j) L (i-m-g) O (horror, drug use)
<i>Nobody's Fool</i>	J. Katz	U.S.A.	2 935.01	Hoyts Distribution	L (i-m-g) O (adult concepts)
<i>Prick up Your Ears</i>	A. Brown	U.K.	2 935.00	Communication and Entertainment	S (i-m-j) L (i-m-j) V (i-m-j)
<i>Ratboy</i>	F. Manes	U.S.A.	2 852.72	Village Roadshow Corporation	L (i-m-g)
<i>Shame (Videotape)</i>	D. Parer/P. Barron	Australia	90 mins	Barron Films	V (i-m-j) O (adult theme)
<i>Stone Years</i>	N. Doukas	Greece	3 785.34	A.Z. Films	L (i-m-g)
<i>Untouchables, The</i>	A. Linson	U.S.A.	3 264.00	United International Pictures	V (f-m-g)
<i>Wild Thing</i>	D. Calloway/ N. Clermont	U.S.A.	2 496.13	Filmpac Holdings	V (f-m-g) O (drug references)

For restricted exhibition—'R'—Persons 2 years of age and over, and under 18 years of age, are not admitted

<i>Empire State</i>	N. Heyman	U.K.	2 825.29	Communication and Entertainment	O (adult theme) L (f-m-g) V (i-m-g)
<i>Evil Dead II</i>	R. Tarpert	U.S.A.	2 331.55	Hoyts Distribution	O (horror) V (f-m-g)
<i>Midnight</i>	L. Ming/L. Ka Kee	Hong Kong	2 139.00	Golden Reel	V (i-m-g) O (drug abuse)
<i>Seductress, The (Edited version)</i>	W. Rong	Hong Kong	2 468.70	Golden Reel	S (i-m-g) V (i-m-g)
<i>Sex Diary</i>	Not shown in English	Japan	1 590.94	Yu Enterprises	S (f-m-g)
<i>Toxic Avenger, The (Edited version)</i>	L. Kaufman/ M. Herz	U.S.A.	2 221.83	Village Roadshow Corporation	V (f-m-g) L (i-m-g) S (i-m-g)

FILMS REGISTERED WITH DELETIONS

Nil

FILMS REFUSED REGISTRATION

Nil

FILMS BOARD OF REVIEW

Nil

Decision reviewed:

Decision of the Board:

SPECIAL CONDITIONS

<i>Ibunda (Mother)</i>	S. Soenarso	Indonesia	2 688.14	Australian Screen Directors Assoc.	
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- (4) That the film be screened once only at the Chauvel Cinema, Paddington, N.S.W., on 25 June 1987, under the auspices of the Australian Screen Directors Association Limited;
- (5) That no person under the age of 18 years be admitted to the screening of the said film;
- (6) That the film be exported within the period of three weeks following 25 June 1987.

*Note: *The Bedroom Window* which appeared in March 1987 *Gazette* as 2 797.00 should be: 3 072.16.

N.N.—8714808

FILM CENSORSHIP BOARD

WEEK ENDING 10 JULY 1987

Classifications assigned to films for sale/hire pursuant to the *Australian Capital Territory Classification of Publications Ordinance 1983*

An explanatory key to reasons for classifying non-'G' films appears hereunder:

	Frequency		Explicitness/Intensity			Purpose	
	Infrequent	Frequent	Low	Medium	High	Justified	Gratuitous
S (Sex)	i	f	l	m	h	j	g
V (Violence)	i	f	l	m	h	j	g
L (Language)	i	f	l	m	h	j	g
O (Other)							

*** Films Board of Review decision.

** Code reasons unavailable for films originally classified before 1972.

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
G—Suitable for general exhibition					
<i>Amazing Captain Nemo, The</i>	A. March	U.S.A.	98	Corporate Video	..
<i>Animal Alphabet—Geoffrey the Giraffe</i>	G. Drummond	U.S.A.	30	Roadshow Home Video	..
<i>Batman</i>	W. Dozier	U.S.A.	101	CBS/Fox Video	..
<i>Behind the Wheel with Jackie Stewart</i>	Karl Lorimar Video	U.S.A.	59	Roadshow Home Video	..
<i>Chaufeur and the Cutie, The (said to be main title not shown in English)</i>	Not shown in English	Greece	74	Pegasus Video Distributions	..
<i>Get Along Gang, The</i>	DIC Audiovisual	U.S.A.	44	Roadshow Home Video	..
<i>Great Locomotive Chase, The</i>	L. Watkin	U.S.A.	73	Walter A. Granger	..
<i>John Farnham—Whispering Jack in Concert</i>	S. Priest	Australia	100	Pro-image Studios Limited	..
<i>Kaindl Flexo-Plan</i>	U-Tel	Australia	15	U-Tel Pty Ltd	..
<i>Kiss Me Kate</i>	J. Cummings	U.S.A.	110	Communications & Entertainment	..
<i>Knitting for Beginners I</i>	U-Tel Video Prods	Australia	27	Tru-Sue Video Crafts	..
<i>Labyrinth</i>	E. Rattray	U.K.	101	Communications & Entertainment	..
<i>Land of the Rainbow Gold</i>	G. Fussen/EVP Television	Australia	30	EVP Television Pty Ltd	..
<i>Motor Cross</i>	C. Bush/C. Manuel	U.S.A.	77	14th Mandolin	..
<i>My Favorite Martians (EPS. 1, 2 & 3)</i>	Filmation	U.S.A.	63	Communications & Entertainment	..
<i>Perils of Problemata</i>	B. Zanella	Italy	87	Outland Promotions	..
<i>Power of Positive Thinking, The</i>	Drummond Divine Company	U.S.A.	60	Roadshow Home Video	..
<i>Simply Sushi</i>	A. Weir/M. Abraham	U.S.A.	47	Roadshow Home Video	..
<i>They're A Weird Mob</i>	M. Powell	Australia	105	Roadshow Home Video	..
<i>When Comedy was King</i>	Meteor Home Entertainment	U.S.A.	88	Communications & Entertainment	..
PG—Parental Guidance required for those under 15					
<i>Agatha</i>	J. Astair	U.S.A.	100	Corporate Video	O (adult concepts)
<i>High Stakes</i>	P. Simpson	U.S.A.	82	Palace Home Video	V (f-l-j) L (i-l-g)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<i>Hoosiers</i>	C. de Haven/A. Pizzo	U.S.A.	115	RCA/Columbia Pictures/Hoyts Video	L (i-l-j) V (i-l-j)
<i>M.T.B.</i>	L. Rachmil	U.S.A./Malta	91	Delta Home Video	V (i-l-g) O (sexual allusions)
<i>Marciano</i>	J. Stephens	U.S.A.	97	Day Connection Pty Ltd	V (i-l-j) O (adult concepts)
<i>Pal Joey</i>	F. Kohlmar	U.S.A.	109	RCA/Columbia Pictures/Hoyts Video	**
<i>Playmates</i>	L. Gallo	U.S.A.	73	Day Connection Pty Ltd	O (adult concepts)
<i>Where the River Runs Black</i>	J. Roth/H. Ufland	U.S.A.	96	Communications & Entertainment	V (i-l-j)
M—Mature (not recommended for viewing by persons under 15)					
<i>Among Wolves</i>	W. Oury	France/ Switzerland	109	RCA/Columbia Pictures/Hoyts Video	V (i-m-g) O (nudity) L (i-m-g)
<i>As Is</i>	I. Merlis	U.S.A.	86	Roadshow Home Video	O (adult theme) L (i-m-g)
<i>Death Car on the Freeway</i>	S. Shepetner	U.S.A.	86	Outland Promotions	V (i-m-j)
<i>Ground Zero</i>	M. Pattison	Australia	109	Hoyts Distribution	L (i-m-g) V (i-m-j)
<i>Jericho Mile, The</i>	T. Zinnemann	U.S.A.	97	Day Connection Pty Ltd	V (i-m-j)
<i>Perche Non Facciamo L'Amore?</i>	Challenge Film and Television Prods/ Srl Rome Alborada P.C. Madrid	Italy	85	De Matteis Video Enterprises	S (f-l-j) O (adult concepts)
<i>Point Two Two</i>	G. Mendaluk	Canada	96	Delta Home Video	V (i-m-g) O (adult concepts)
<i>Pretty Smart</i>	K. Solomon/J. Begun	U.S.A.	83	Roadshow Home Video	L (i-m-g) S (i-m-g) O (exploitative nudity)
<i>Return to Horror High</i>	M. Lisson	U.S.A.	94	Roadshow Home Video	O (horror) V (f-m-g)
<i>Shampoo</i>	W. Beatty	U.S.A.	105	RCA/Columbia Pictures/Hoyts Video	S (i-m-j) L (i-m-g)
<i>Something Wild</i>	J. Demme/K. Utt	U.S.A.	113	RCA/Columbia Pictures/Hoyts Video	L (i-m-j) S (i-m-j) V (i-m-j)
<i>Spacergage Breakout on Prison Planet</i>	M. Reed	U.S.A.	75	Outland Promotions	V (f-m-g) L (i-m-g)
<i>Sweet Country</i>	M. Cacoyannis	Greece	143	Filmpac	S (i-m-j) V (i-m-j) L (i-m-j)
<i>Wetherby</i>	S. Relph	U.S.A.	102	Roadshow Home Video	S (i-m-j) V (i-m-j)
R—Restricted (not to be sold or hired or delivered to minors or displayed in a public place unless container bears prescribed markings)					
<i>Bad Girls IV—The Story Continues (Edited version)</i>	D. Frazer/Svetlana	U.S.A.	77	Capital Duplicators	S (f-m-g)
<i>Eleven Days and Eleven Nights</i>	Not shown	Italy/U.S.A.	94	Delta Home Video	S (f-m-g)
<i>Honeymoon in Paradise</i>	YVO Films	Switzerland	91	Palace Home Video	S (f-m-g)
<i>Pretty Kill</i>	J. Bowey/M. Walters	U.S.A.	91	Roadshow Home Video	V (i-m-g) O (adult theme)
<i>Sex Chalet</i>	YVO Films	Switzerland	71	Palace Home Video	S (f-m-g)

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
X—Extra-Restricted (not to be sold or hired or delivered to minors or displayed except in a restricted publications area and bearing prescribed markings)					
<i>Cheryl Hansson—Dirty Town (Edited version)</i>	A. De Renzy	U.S.A.	72	14th Mandolin	S (i-h-g)
<i>Cum Shot Review—Vol. II</i>	Hollywood Video Prods	U.S.A.	85	N.S.W. Police	S (f-h-g)
<i>Cum Shot Review—Vol. II</i>	Not shown	U.S.A.	85	N.S.W. Police	S (f-h-g)
<i>Gentlemen Prefer Ginger</i>	B. Seven	U.S.A.	84	N.S.W. Police	S (f-h-g)
<i>Hot Numbers</i>	Gourmet Video Collection	U.S.A.	57	N.S.W. Police	S (f-h-g)
<i>Seka's Fantasies</i>	Caballero	U.S.A.	81	N.S.W. Police	S (f-h-g)
<i>Taste of Candy, A</i>	L. Burton	U.S.A.	83	N.S.W. Police	S (f-h-g)
REFUSED—Not to be offered for sale or hire					
<i>Beneath the Palm</i>	HOM	U.S.A.	27	Leisuremail	O (gratuitous sexual violence)
<i>Object of Desire</i>	T. Bourg Time	U.S.A.	82	N.S.W. Police	O (gratuitous sexual violence)
<i>Untitled (said to be Women and Animals)</i>	Not shown	West Germany	62	Queensland Police	O (bestiality)
<i>Untitled (said to be Women and Animals—Kidnapping—Nymph Girl)</i>	SFD Prods	West Germany	41	Queensland Police	O (bestiality)

N.N.—8714809

TRADE PRACTICES COMMISSION*Trade Practices Act 1974***RECEIPTS**

THE Trade Practices Commission notifies that it has received the following applications for authorisation and exclusive dealing notifications:

<i>Reference</i>	<i>Person or corporation</i>	<i>Section of Act</i>	<i>Date of receipt</i>	<i>Brief particulars</i>
APPLICATIONS FOR AUTHORISATION				
A30120	Government Insurance Office of N.S.W.	88 (8)	18.6.87	Valuation of jewellery by members of Jewellery and Allied Trades Valuers Council
A30121	WEA Records Pty Ltd	88 (1)	21.7.87	Granting of licences to broadcast cinematograph films
A30122	RCA Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A30123	Festival Records Pty Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A30124	Polygram Records Pty Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A30125	EMI Records (Aust.) Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A30126	CBS Records Aust. Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A30127	Virgin Aust. Pty Ltd	88 (1)	22.7.87	Granting of licences to broadcast cinematograph films
A90471	Australian Shipping Commission	88 (1)	23.7.87	Proposed Joint Venture Stevedoring Agent

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
Assistant Commissioner

N.N.—8716391

Community Services and Health

National Health Act 1953

PHARMACEUTICAL BENEFITS DETERMINATION UNDER SECTION 85B

I, NEAL BLEWETT, the Minister of State for Health, pursuant to section 85B of the *National Health Act 1953* (referred to in this Determination as 'the Act'), hereby make the following Determination:

1. This Determination shall come into effect on the first day of August 1987.
2. The Determination under section 85B of the Act made on 20 April 1987 with effect from 1 June 1987 is hereby revoked.
3. Section 85B of the Act applies in relation to each pharmaceutical benefit specified in Part A of the Schedule to this Determination (referred to in this Determination as 'the Schedule').
4. For the purposes of paragraph 85B (c) of the Act, the amount that is, for the purposes of Part VII of the Act, to be taken to be the special patient contribution in relation to each pharmaceutical benefit specified in Part A of the Schedule is the amount specified in Part B of the Schedule in relation to the pharmaceutical benefit.
5. For the purposes of paragraph 85B (d) of the Act, the amount that is, for the purposes of Part VII of the Act, to be taken to be the manufacturer's price for sales to approved pharmacists in relation to each pharmaceutical benefit specified in Part A of the Schedule is the amount specified in Part C of the Schedule in relation to the pharmaceutical benefit.

THE SCHEDULE

Drug or Medicinal Preparation	Part A Pharmaceutical Benefit		Part B Special Patient Contribution	Part C Manufacturer's Price for Sales
	Form (strength, type, size, etc.)	Manufacturer		
			\$	\$
Bleomycin Sulphate with any determined brand of water for injections or other solvent	Injections, 15 mg (base) (with required solvent), 10	Bristol Laboratories Pty Ltd	507.35	905.88
Clomiphene Tablets B.P.	50 mg, 5	Merrell Dow Pharmaceuticals Australia Pty Ltd	29.26	18.55
Phenytoin B.P.	Tablets, 50 mg	Parke Davis Pty Ltd	2.50	8.26
Phenytoin Capsules B.P.	30 mg, 200	Parke Davis Pty Ltd	1.01	7.03
	100 mg, 200	Parke Davis Pty Ltd	1.30	7.34
Phenytoin Injection B.P.	Ampoule, 100 mg in 2 mL	Parke Davis Pty Ltd	2.45	5.68
	Ampoule, 250 mg in 5 mL	Parke Davis Pty Ltd	3.10	7.18
Phenytoin Mixture B.P.	30 mg per 5 mL, 500 mL	Parke Davis Pty Ltd	0.61	4.93

Dated this 13th day of May 1987.

NEAL BLEWETT
Minister of State for Health

03H008

N.N.—8716392

COMMONWEALTH OF AUSTRALIA

National Health Act 1953

PHARMACEUTICAL BENEFITS DETERMINATION UNDER SUB-SECTION 84C (7)

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:

1. This Determination shall come into effect on the first day of August 1987.
2. 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.

3. Sub-paragraphs 10 (a), 10 (b) and 10 (c) of the Principal Determination are amended by omitting '\$0.55' (wherever occurring) and substituting '\$0.58'.
 4. Sub-paragraphs 10 (a), 10 (c), 20 (d), 38 (c) and 38 (d) of the Principal Determination are amended by omitting '\$0.80' (wherever occurring) and substituting '\$0.84'.
- Dated this 22nd day of July 1987.

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

N.N.—8716393

Defence**COMMONWEALTH OF AUSTRALIA****Defence Force Regulations****NOTICE UNDER REGULATION 49**

I, KIM CHRISTIAN BEAZLEY, Minister of State for Defence, pursuant to sub-regulation 49 (1) of the Defence Force Regulations, hereby declare the area of land, sea and air in or adjacent to Australia described in the Schedule, being areas of land, sea and air in which it is necessary in the interests of the defence of the Commonwealth to carry out defence operations and practices of the kind specified in this notice, to be defence practice areas for carrying out Defence operations and practices of the kind specified in the Schedule.

Dated this 30th day of July 1987.

SCHEDULE

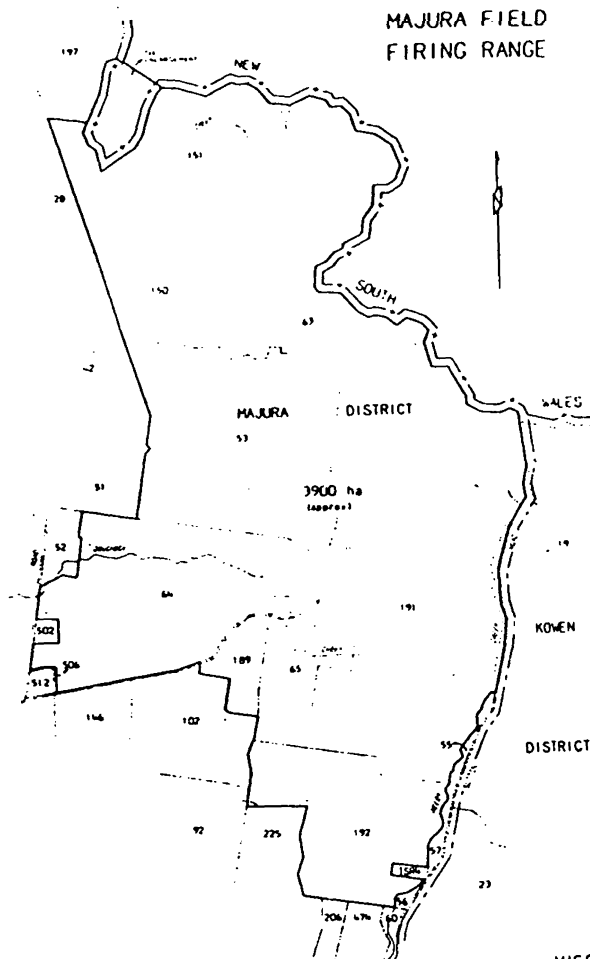
The areas of land, sea and air

<i>Item and map number</i>	<i>Description</i>	<i>Kind of operation or practice</i>
1	All that piece of land in the Australian Capital Territory containing an area of 3900 hectares more or less being part of Majura District commencing at a point on the Australian Capital Territory border being the southernmost southeastern corner of Block 197 and bounded generally on the northeast northwest northeast southeast and northeast by that Territory border generally southeasterly northeasterly southeasterly southwesterly and southeasterly to the Sutton Road and bounded thence generally on the east by the western side of Sutton Road aforesaid generally southerly to the northeastern corner of block 55 thence on the southwest by a northeastern boundary of block 55 aforesaid northwesterly to the left bank of Reedy Creek thence generally on the southeast by that left bank generally southwesterly to the southwestern corner of Block 57 thence on the southwest southeast and northeast by part of the northeastern northwestern and part of the southwestern boundaries of Travelling Stock Reserve Number 4 to the left bank of Reedy Creek aforesaid thence generally on the southeast by that left bank generally southwesterly to the southwestern corner of Block 56 thence generally on the southwest by part of the northeastern boundary of Block 60 the northeastern boundaries Blocks 474 and 206 and a northeastern boundary of Block 225 northwesterly to the southern most southwestern corner of Block 192 thence generally on the west by a generally eastern boundary of Block 225 generally northerly to its intersection with the grid line having a northing of 6091000 metres on the Australian Map Grid thence on the south by that grid line west to its intersection with a southeastern boundary of Block 92 thence generally on the northwest southwest northwest southwest and northwest by part of the southeastern boundary of Block 92 aforesaid and the generally southeastern northeastern southeastern northeastern and southeastern boundaries of Block 102 and the prolongation of the last mentioned boundary northeasterly to a southeastern boundary of Block 64 thence on the southeast by the northwestern side of a Road variable width to the southeastern corner of Block 506 thence on the west south and southeast by the eastern northern and northwestern boundaries of Block 506 aforesaid to the Majura Road thence on the northwest by the southeastern side of Majura Road to the southwestern corner of Block 502 thence on the northwest and south by the southern eastern and northern boundaries of Block 502 aforesaid to Majura Road thence on the northwest by the southeastern side of Majura Road to the southwestern corner of Block 52 thence on the northwest northeast and generally northwest by the southeastern southwestern and generally southeastern boundaries of Block 52 aforesaid to the northernmost northeastern corner of Block 52 aforesaid thence on the northeast generally northwest and southwest by part of the southwestern southeastern boundaries of Block 51 and the generally southeastern northeastern boundaries of Block 42 and part of the northeastern boundary of Block 28 to the southernmost southwestern corner of Block 197 aforesaid thence on the northeast by a southwestern boundary of Block 197 aforesaid southeasterly to the point of commencement.	Field firing and manoeuvre
2	All that piece of land containing an area of 81.74 hectares more or less being part of Portion 305 Parish of Goorooyaroo and part of Portions 10, 59, 121, 139, 140, 193, 194 and 199 and part of Road 20.115 metres wide Parish of Pialligo County of Murray State of New South Wales: Commencing at a point on the Australian Capital Territory border being the southernmost southeastern corner of Block 197 Majura District Australian Capital Territory and bounded thence on the northwest by that Territory Border bearing successively 24 degrees 0 minutes 33 seconds 411.39 metres 11 degrees 20 minutes 25 seconds 273.49 metres 18 degrees 51 minutes 137.92 metres 79 degrees 39 minutes 15 seconds 134.82 metres thence on the northeast by a line bearing 124 degrees 57 minutes 2 seconds 691.12 metres to the Territory Border	Field firing and manoeuvre

Item and map number	Description	Kind of operation or practice
	aforesaid thence on the southeast by that Territory Border bearing successively 221 degrees 43 minutes 100.76 metres 206 degrees 17 minutes 30 seconds 227.14 metres 196 degrees 58 minutes 10 seconds 348.62 metres 213 degrees 6 minutes 5 seconds 180.15 metres 236 degrees 27 minutes 30 seconds 522.44 metres thence on the southwest and part of the northwest by that Territory Border bearing successively 346 degrees 34 minutes 275.12 metres 303 degrees 29 minutes 50 seconds 108.92 metres 336 degrees 11 minutes 50 seconds 184.95 metres 24 degrees 0 minutes 33 seconds 166.63 metres to the point of commencement. Bearings are relevant to Stromlo Meridian.	
3	All that area of land, sea and air in the State of Queensland known as Shoalwater Bay Training Area land situated about 100 km north of Rockhampton being all that land shown on National Topographic Series 1:100,000 maps 8953, 8952, 9053 and 9052 and bounded by lines commencing at universal grid reference KA 090248 proceeding southwest to KA 069233 then southeast to KA 094200 then southwest to KA 030150 then south southwest to KA 028132 then generally west to KA 010135 then south southeast to KA 025098 then south southwest to KA 015089 then generally south parallel to the Stannage Bay Road to KV 010940 then southeast still parallel to the Stannage Bay Road to KV 066862 then south southeast still parallel to the Stannage Bay Road to KV 069821 then east southeast to KV 164810 then south to KV 162798 then southeast to KV 168787 then southwest to KV 144770 then generally south southwest along Tilpil Creek to KV 128754 then generally east to KV 152752 then generally south following vehicular track to KV 147704 then generally east to KV 164698 then generally east northeast along Boomarang Creek to KV 249710 then east to KV 256718 then generally south to KV 255710 then east southeast to the 140 feature at KV 296705 then southeast to KV 298699 then east to the 177 spot elevation at KV 308698 then north northeast to Conical Mountain KV 312724 then east southeast to KV 408714 then generally south along a track and Costa Creek to KV 404680 then southeast to KV 409670 then east southeast to KV 479660 then south to Shannon Creek at KV 478640 then generally northeast along Shannon Creek to KV 517655 then generally northeast to KV 518664 then generally east to KV 529664 then generally north northwest along the ridge line through spot height 624 to spot height 600 at KV 515707 then generally east and northeast along the spur line to the 584 feature Mount Meiland at KV 545719 then generally north northeast along the ridge line through spot height 412 to KV 553731 then northeast to KV 558744 then northwest to KV 555748 then generally north to KV 560809 then generally west northwest to KV 554811 then north to KV 555825 then east northeast to KV 579828 then generally east southeast to KV 660815 then northeast to KV 663832 then southeast to KV 705810 then south to KV 706804 then east southeast to KV 748798 then east southeast to KV 830786 then north northeast to KV 860910 then north northwest to KA 683285 then northwest to KA 422465 then southwest to KA 253372 then west southwest to KA 115332 then generally south to KA 116268 then southwest KA 090248, excluding the foreshores below the high water mark. Vertical limits: NOTAM not above FL130. Times: NOTAM	Live firing and manoeuvre including high explosive, bombing and rocketry. Air to ground gunnery
4	All that parcel of land in the Hundred of Hughes County of Palmerston Northern Territory of Australia containing an area of 2600 hectares more or less bounded by lines described as follows: commencing at the southwestern corner of Section 2730; thence easterly by the northern boundaries of Sections 2259 and 2260 to the north eastern corner of Section 2260; thence southerly by the eastern boundaries of Sections 2260 and 990 to the south eastern corner of Section 990; thence westerly by the southern boundaries of Sections 990, 989, 988 and 987 to the south western corner of Section 987; thence westerly across a road to the south eastern corner of Section 969; thence westerly by the southern boundaries of Sections 969 and 968 to the south western corner of Section 968; thence northerly by the western boundaries of Sections 968 and 985 to the north western corner of Section 985; thence northerly across a road to the south western corner of Section 2505; thence northerly by the western boundaries of Sections 2505 and 2502 to the north western corner of Section 2502; thence easterly by the northern boundaries of Sections 2502 and 2503 to the north eastern corner of Section 2503; thence easterly by the eastern prolongation of the northern boundary of Section 2503 to its intersection with the western boundary of Section 2730; thence southerly by part of the western boundary of Section 2730 to the point of commencement excluding there from all public roads.	Live firing and manoeuvre
5	All that piece of land known as Puckapunyal/Graytown, Department of Local Government and Administrative Services Property No 116678 situated about 100 kilometres north of Melbourne, containing an area of 424.6 square kilometres more or less being all that piece of land in the Parishes of Costerfield, Heathcote, Mitchell, Moormbool East, Moormbool West, Northwood, Panyule, Puckapunyal, Seymour and Warrowitue County of Dalhousie	Field firing, small arms practices and manoeuvre, air to surface weapon firing

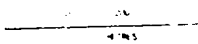
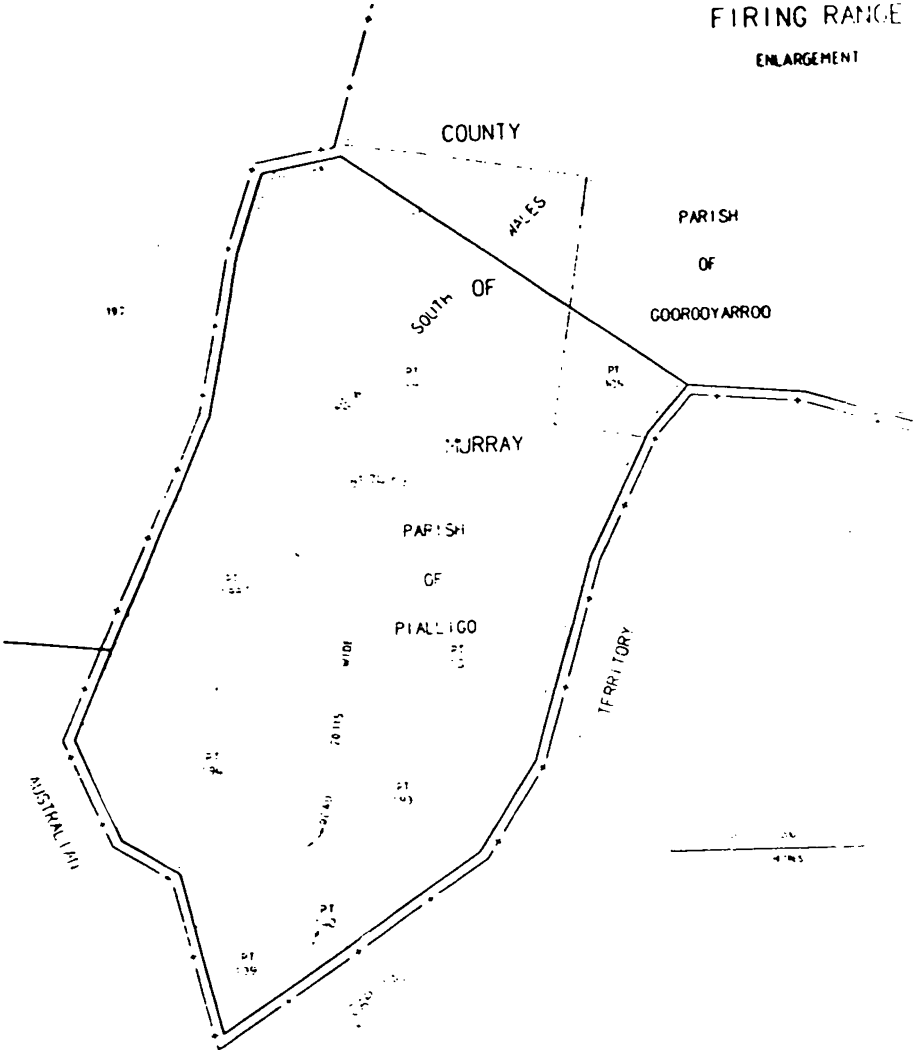
Item and map number	Description	Kind of operation or practice
	State of Victoria, as shown hatched on the Australian Survey Office—Victoria Plan No 444/145 sheet 1 and 2, referred to in this schedule as chartlets 5A and 5B available in the Australian Survey Office, Commonwealth Centre, Melbourne.	
6	All that piece of land known as the High Range Training Area being Portion 2 in the Parish of Emsland County of Burdekin, Portion 3 in the Parish of Glenrock County of Elphinstone, Portion 5 in the Parish of Granite County of Elphinstone and Portion 54 in the Parish of St James County of Wilkie Gray.	Field firing and manoeuvre and air to ground gunnery bombing and rocketry
7	All that piece of land known as the Mount Stuart Training Area being Portions 4V, 5V, 6V, 7V, 9V less Lot 2 on RP 25380), 146 (excluding Portions 113, 118, 121, road to Mount Stuart, Lots 1, 4, 7 and 8 units on RP 25380, part of Portion 146 being Mount Stuart Picnic Area and part of Portion 146 [0.6882 Ha] disposed to Telecom), 178 and 248 and Lot 5 on RP 25380 being part of Portion 288 with all of the above being in the Parish of Stuart, County of Elphinstone.	Field firing and manoeuvre
8	All that piece of land known as the Tully Training Area being Portion 33 (Impact Area D Sector) and Detached Part C SF 758. SEC REG 6024 Survey Plan SL 36092 (Jarra Creek "E" Sector and Tully "F" Sector) both being in the Parish of Alcock County of Cardwell, and Detached Part A SF 756 and 758 (with the exclusion of 5 × 40 Ha plots) SL 36093 (Downey Creek "A") Sector) and Detached Part B, SF 758 SL 36094 (McNamee Creek "B" Sector) both being in the Parish of Jordan County of Nares.	Field firing and manoeuvre

MAP NUMBER 1



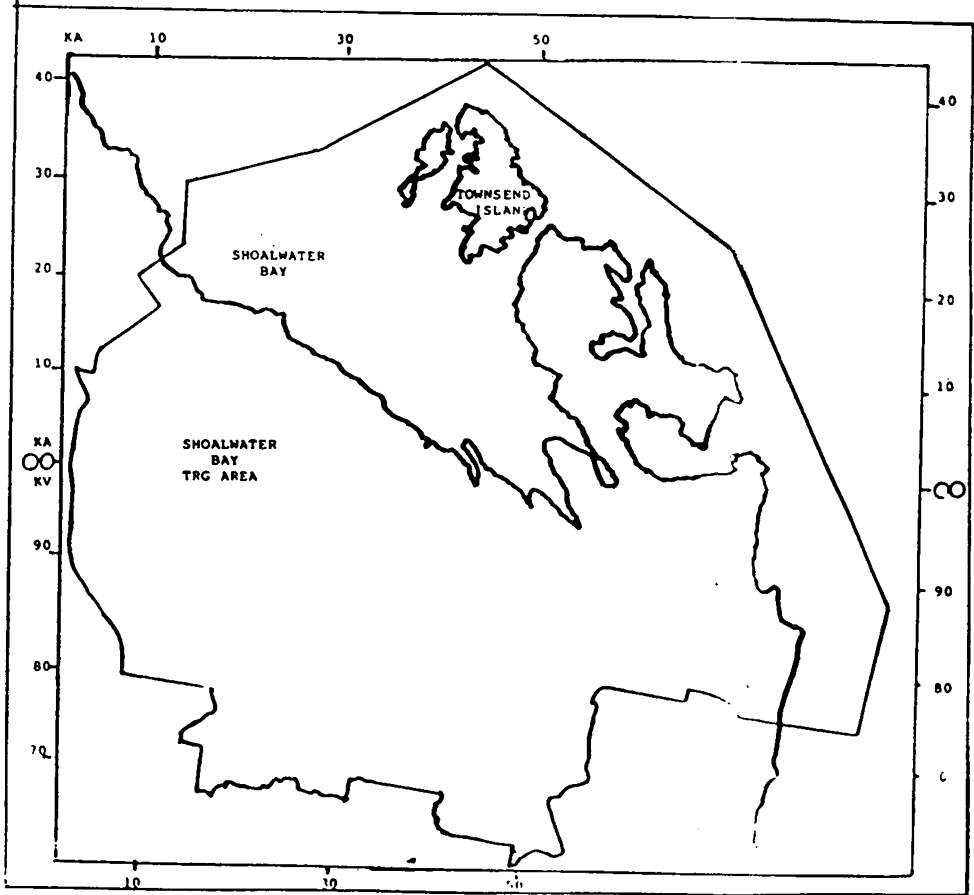
MAP NUMBER 2

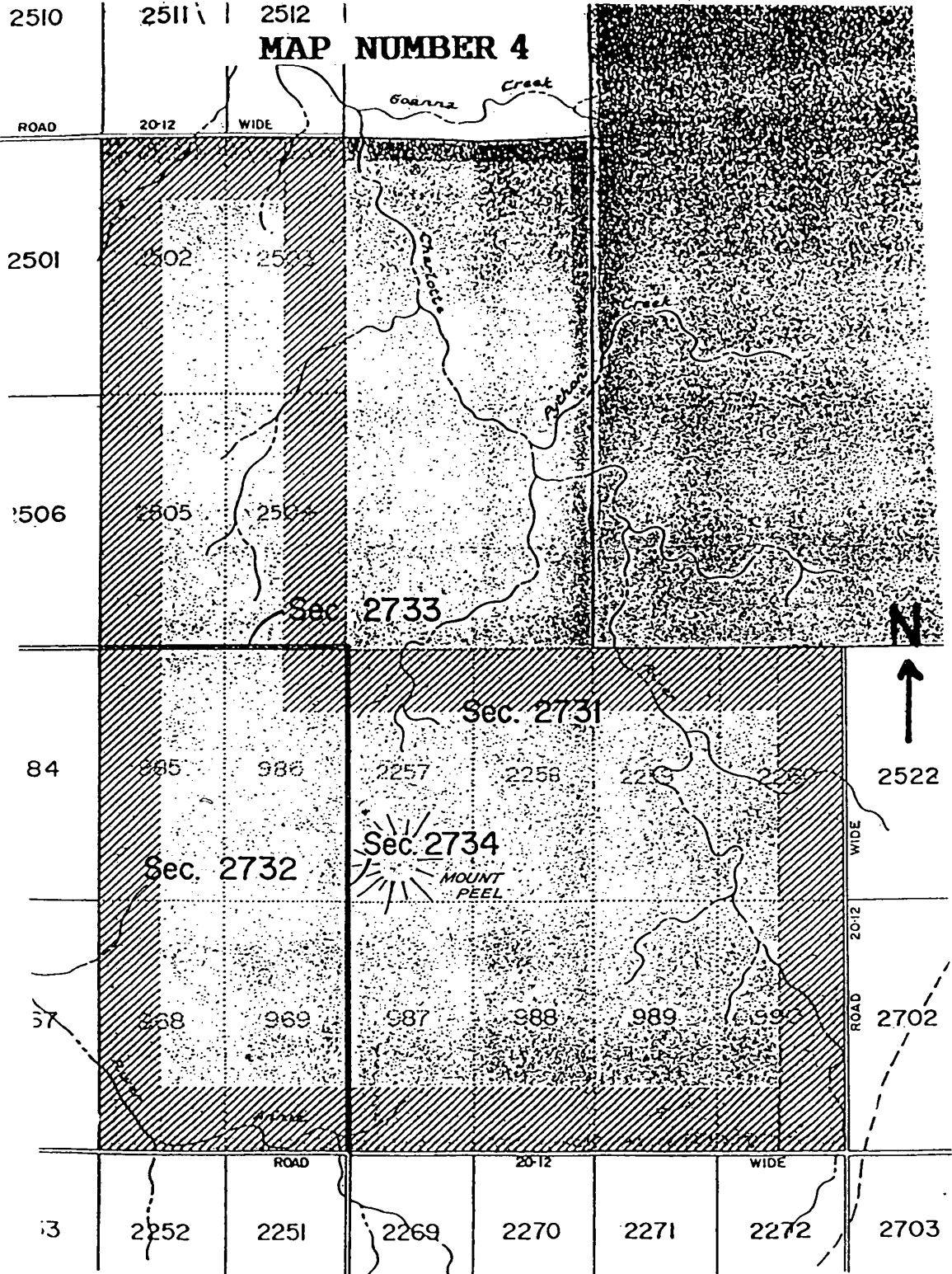
MAJURA FIELD
FIRING RANGE
ENLARGEMENT



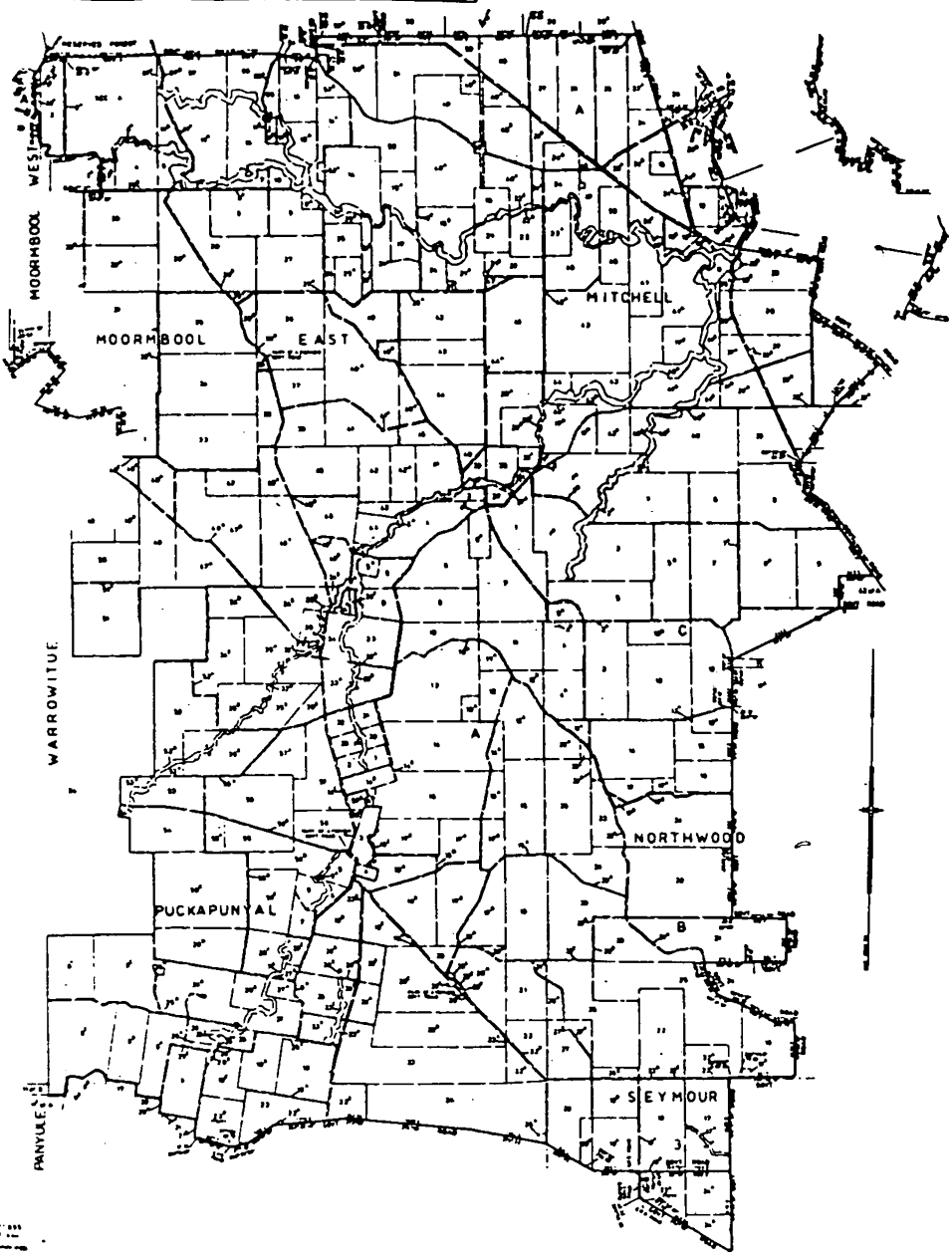
MISC 718

MAP NUMBER 3



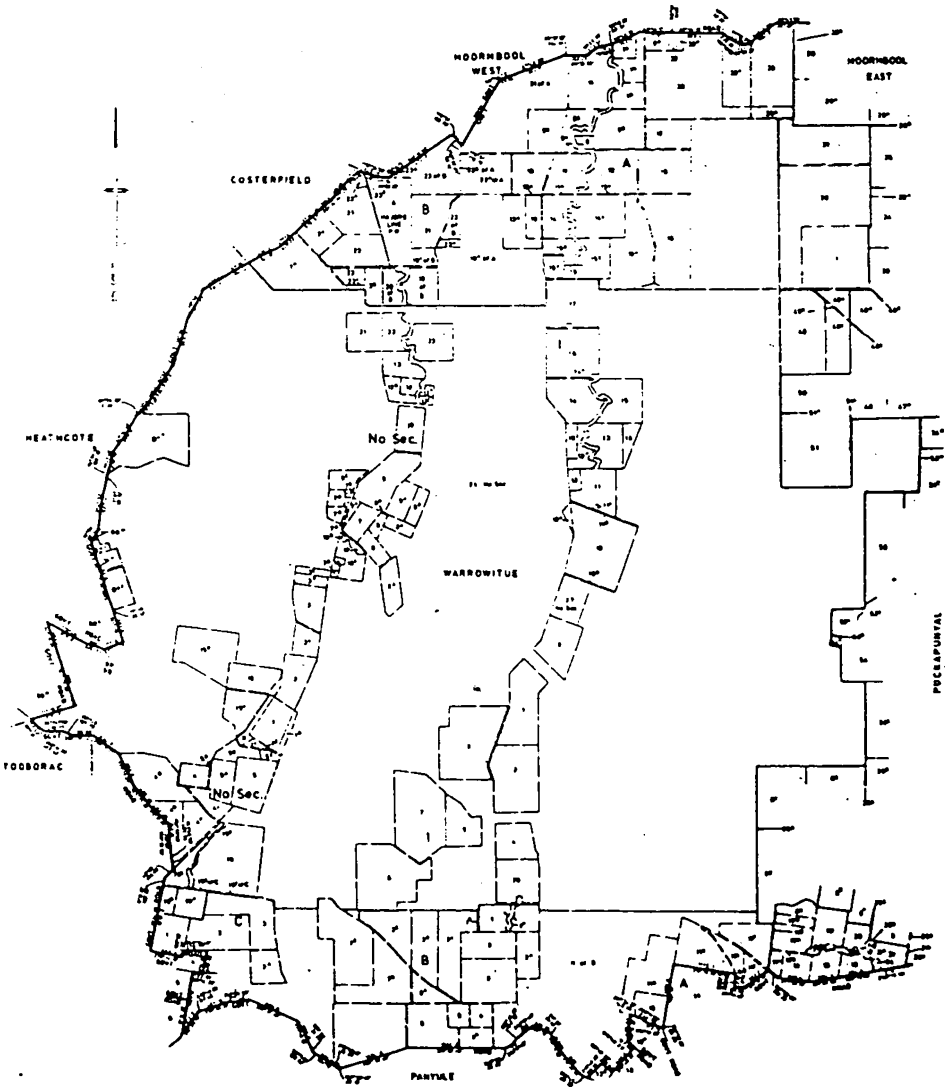


MAP NUMBER 5A



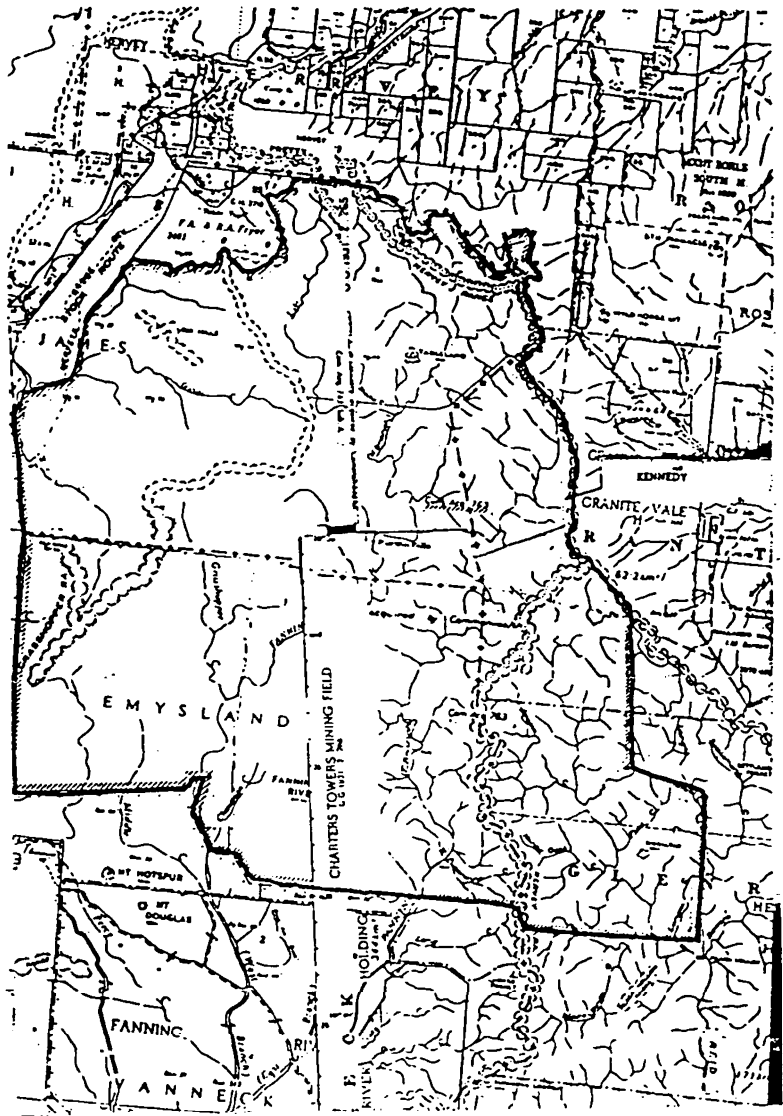
Scale of Miles
MAP NUMBER 5B
CENTRES AND DISTRICTS

T
E

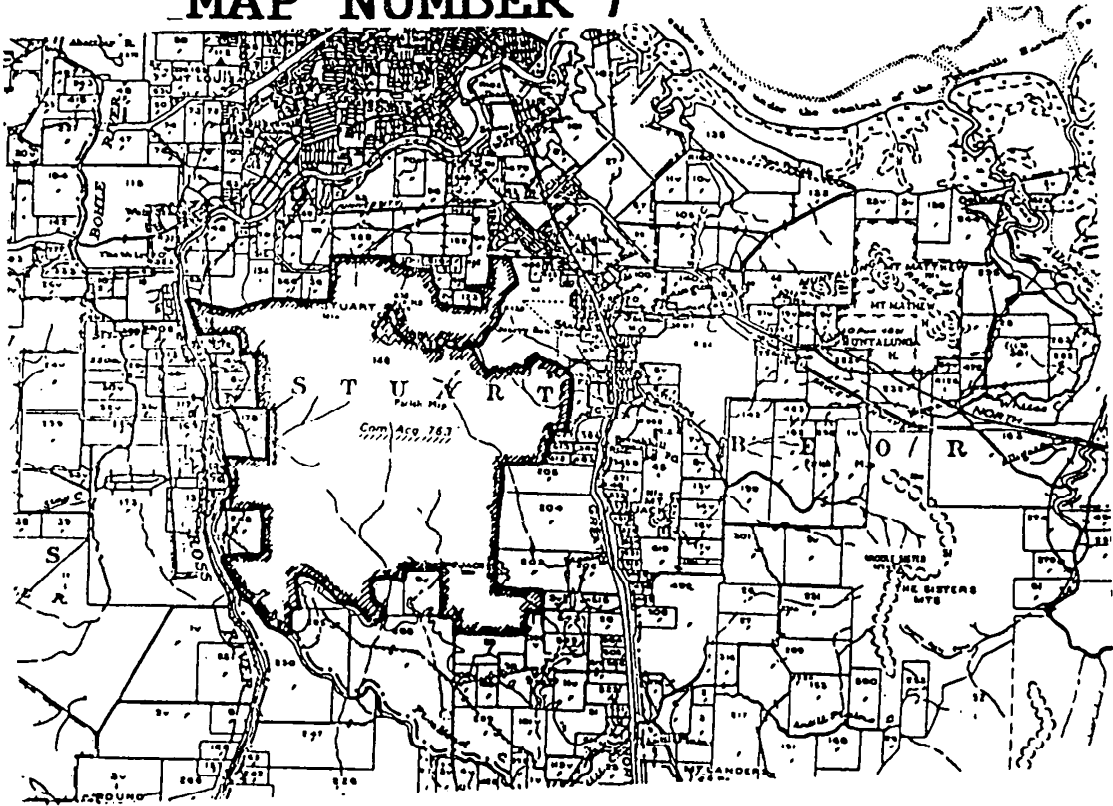


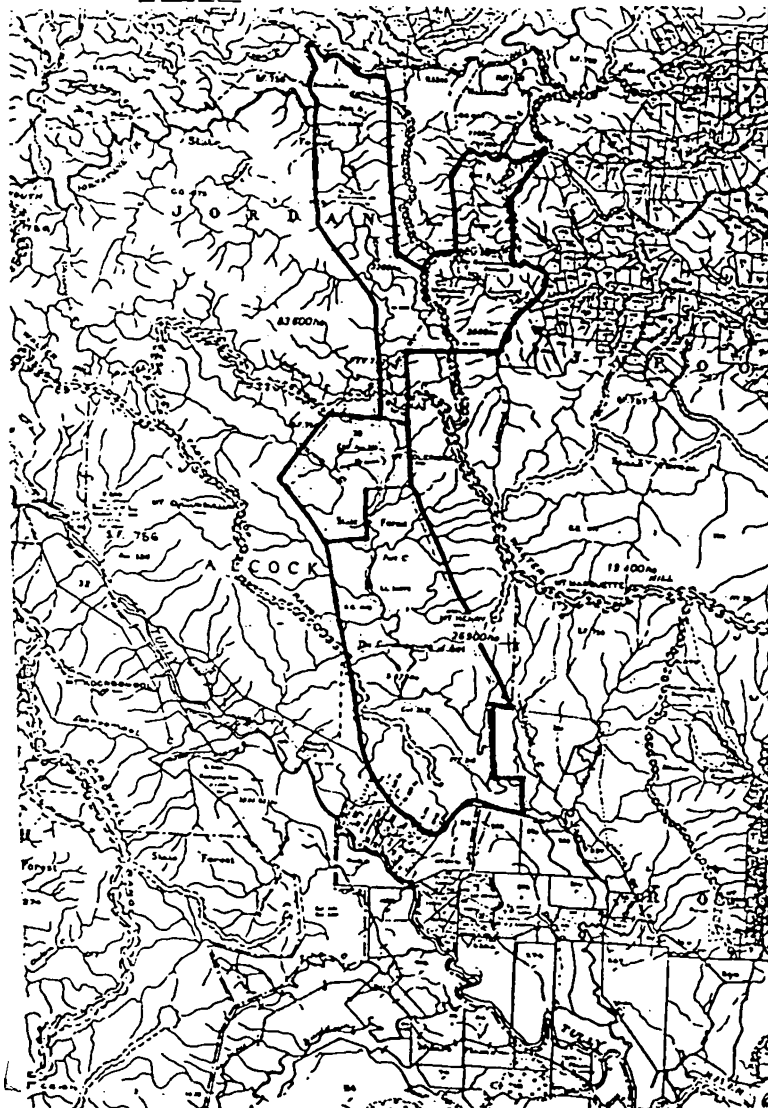
11/1/88
GP 100

MAP NUMBER 6



MAP NUMBER 7



MAP NUMBER 8

KIM CHRISTIAN BEAZLEY
Minister of State for Defence

Employment and Industrial Relations

Conciliation and Arbitration Act 1904

**AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

**DECISIONS, AWARDS AND ORDERS
SIGNED AND FILED 11 TO 17 JULY 1987**

DECISIONS GIVEN

This table of decisions is arranged alphabetically by award titles and dispute parties. Details are then given of the nature of the subject, the industry and, where appropriate, the occupation concerned. The date of the decision follows with the name(s) of the Commission member(s) concerned. The last line of each entry gives the full code of the matter together with the case number(s) and the print price.

**A.C.T. Teachers' Federation, The
-and- Public Service Board, The**

hours of work; manning levels; first award; managerial
prerogative — teaching services, primary and
secondary teachers

08Jul87 — Alley J

Dec 354/87 (Div 1A) M Print G8409 — C5566/81 —
\$2.50

**Administrative and Clerical Officers' Association,
Australian Government Employment**

-and- Canberra College of Advanced Education
first award; incremental payments — educational
services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C3360/86 — \$0.50

Association of Draughting, Supervisory and Technical Employees

-and- Canberra College of Advanced Education
first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C7060/86 — \$0.50

Australasian Meat Industry Employees Union, The

-and- O'Connor, G. and K. Pty Ltd
unfair dismissal; absenteeism — meat industry, meat employees

14Jul87 — Caesar C

Dec 347/87 S Print G8313 — C1617/87 — \$0.50

Australian Capital Territory Fire Brigade, The

-and- Federal Firefighters' Union

Fire Brigade Employees (A.C.T.) Award, 1975

higher level work allowance — fire fighting services, station officer

13Jul87 — Baird C

F043 Dec 312/87 S Print G8066 — C7146/87 — \$0.50

CSIRO Officers Association

-and- Commonwealth Scientific and Industrial Research Organization

CSIRO Officers' (Duty at Sea) Award 1987

penalty rates; March 1987 conditions of employment principle; leave — scientific services, professional scientific officers

14Jul87 — Sheather C

C207 (Div 1A) Dec 350/87 S Print G8337 —

C2523/86 — \$1.90

CSIRO Officers' (Duty at Sea) Award 1987

penalty rates; March 1987 conditions of employment principle; leave — scientific services, professional scientific officers

14Jul87 — Sheather C

C207 (Div 1A) Dec 350/87 S Print G8337 — C2523/86 — \$1.90

Caltex Oil (Australia) Pty Ltd

-and- Federated Storemen and Packers Union of Australia, The

employee testing — oil and gas industry

14Jul87 — Leary C

Dec 366/87 S Print G8527 — C4206/87 — \$0.50

Federated Miscellaneous Workers Union of Australia, The

-and- Canberra College of Advanced Education
first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C5081/86 — \$0.50

Fire Brigade Employees (A.C.T.) Award, 1975

higher level work allowance — fire fighting services, station officers

13Jul87 — Baird C

F043 Dec 312/87 S Print G8066 — C7146/87 — \$0.50

Foremen and Related Supervisory Categories (Australian Public Service) Award 1985

higher level work allowance; work value; March 1987 work value principle — Federal government administration, stores supervisors

14Jul87 — Sheather C

F085 Dec 363/87 S Print G8507 — C2766/86 — \$1.30

Health and Research Employees' Association of Australia, The

-and- Canberra College of Advanced Education
first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C3778/86 — \$0.50

Holden's Group of Companies (Part 1) General Award 1986

new classification; work value; June 1984, principle 4; Conciliation and Arbitration Act s41(1)(d) — vehicle industry, mechanical tradesman

17Jul87 — Munro J

H049 Dec 367/87 S Print G8532 — C4837/87 — \$2.50

Iron Ore Mining and Processing (Savage River Mines) Award, 1983

higher level work allowance; work value; March 1987 work value principle — mining industry

13Jul87 — McKenzie C

I004 Dec 361/87 M Print G8469 — C3142/87 — \$0.50

Local Government Officers (Western Australia) Award, 1975

unfair dismissal; compensation — local government administration, swimming pool manager

17Jul87 — Laing C

L015 Dec 371/87 P Print G8607 — C8096/87 — \$0.50

Minister for Territories

-and- Federal Firefighters' Union

Fire Brigade Employees (A.C.T.) Award, 1975

higher level work allowance — fire fighting services, station officers

13Jul87 — Baird C

F043 Dec 312/87 S Print G8066 — C7146/87 — \$0.50

Municipal Officers' Association of Australia, The

-and- Shire of Moora, The

Local Government Officers (Western Australia) Award, 1975

unfair dismissal; compensation — local government administration, swimming pool manager

17Jul87 — Laing C

L015 Dec 371/87 P Print G8607 — C8096/87 — \$0.50

Professional Officers Association, Australian Public Service

-and- Canberra College of Advanced Education
first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C7056/86 — \$0.50

Royal Australian Nursing Federation

-and- Canberra College of Advanced Education

first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C7086/86 — \$0.50

Transport Workers' Union of Australia

-and- Canberra College of Advanced Education
first award; incremental payments — educational services

13Jul87 — Baird C

Dec 280/87 S Print G7812 — C2097/85 — \$0.50

AWARDS AND ORDERS MADE AND AGREEMENTS CERTIFIED

This table of matters is arranged alphabetically by award and agreement titles. Details are then given of the nature of the matter (award, variation, etc.), the subject, the industry and, where appropriate, the occupation concerned. The date of the matter and the operative date follows with the name(s) of the Commission member(s) concerned. The last line of each entry gives the full code of the matter together with the case number(s) and the print price.

AMP Society Staff Association (Consolidated) Award 1985

variation — National Wage March 1987 — insurance industry

07Jul87 (op. date ppc 10Mar87) — Hancock DP

A035 V003 A Print G8348 — C3902/87 — \$0.70

Aerodrome Boards, Saleyards Boards, Water Boards and River Improvement Boards/Trusts

(Queensland) Consolidated Award, 1977

variation — National Wage March 1987 — water, sewerage and drainage services

08Jul87 (op. date ppc 10Mar87) — Hancock DP

A168 V051 A Print G8346 — C0820/87 — \$0.50

Agricultural Implement Making Award, 1980

variation — National Wage March 1987 — agricultural implement manufacturing

13Jul87 (op. date ppc 10Mar87) — Keogh DP

A011 V030 M Print G7224 — C3461/87 — \$0.50

Alcoa of Australia (Western Australia) Award, 1982
corrigendum — classifications, new; wages — aluminium industry

11Dec86 — Connell C

A028 V040a S Print G6973 — C5086/86

Australian Motor Industries Limited Vehicle Building Award 1983

corrigendum — National Wage April 1985 — vehicle industry

19Aug85 — Paine C

A043 V004b M Print G6964 — C0595/85

corrigendum — National Wage November 1985 — vehicle industry

13Dec85 — Paine C

A043 V006c M Print G6962 — C2474/85

corrigendum — National Wage June 1986 — vehicle industry

18Aug86 — Paine C

A043 V007b M Print G6963 — C1271/86

Australian National University Gardeners, Groundsmen, etc. (Specific Conditions and Salaries) Award 1981

variation — National Wage March 1987 — university administration

13Jul87 (op. date ppc 10Mar87) — Baird C

A235 V014 S Print G8154 — C7067/87 — \$0.50

Australian Public Service Redeployment and Retirement (Redundancy) Award 1987

award — termination, change and redundancy — Federal government administration

13Jul87 (op. date 14Jun87) — Maher C

A389 (Div 1A) A M Print G8465 — C1581/87 — \$1.00

Australian Telecommunications Commission Technical Officers (Salaries and Specific Conditions of Employment) Award 1976

corrigendum — allowances — telecommunications services

12Aug85 — Grimshaw C

A160 V017a M Print G6966 — C1303/85

Australian Workers' Union Construction and Maintenance Award 1975

corrigendum — allowances, site and protective clothing, Argyle Diamond Mine, WA — building and construction industry

20Jun86 — Coleman C, Halliwell C

A051 V187b M Print G6985 — C8021/86

corrigendum — allowances, site, major urban/rural projects, Tasmania — building and construction industry

17Mar86 — Lear C

A051 V179a M Print G6977 — C6616/85

Australian Workers' Union — Grain Elevators Board Victoria Award 1981

variation — allowances — grain elevator operations

26Jun87 (op. date ppc 29May87) — Smith C

A184 V012 M Print G8165 — C4070/87 — \$0.50

Australian Workers' Union (Melbourne and Metropolitan Board of Works)**Maintenance Consolidated Award 1984**

variation — National Wage March 1987 — water, sewerage and drainage services

08Jul87 (op. date ppc 10Mar87) — Hancock DP

A057 V008 A Print G8342 — C3764/87 — \$0.50

Australian Workers' Union Miscellaneous Workers (Australian Capital Territory) Award 1980

variation — National Wage March 1987 — miscellaneous

13Jul87 (op. date ppc 10Mar87) — Baird C

A229 V020 S Print G8153 — C7064/87 — \$1.00

Australia's Wonderland (Seasonal Employees) Interim Award 1985

variation — National Wage June 1986 — entertainment and broadcasting industry

17Jul87 (op. date ppc 01Jul86) — Mansini C

A302 V004 B Print G8623 — C1704/86 — \$0.50

Bank Messengers (Federal) Award 1966

corrigendum — wages and conditions — banking services

22Apr75 — Portus C

B004 Con-a M Print G6978 — C1344/64, C1478/64

Brass, Copper and Non-Ferrous Metals Industry**Consolidated Award 1975**

variation — residency — brass, copper and non-ferrous metals industry

17Jul87 (op. date 01Jul87) — Keogh DP

B008 V044 M Print G8185 — C1317/75, C3977/85 — \$0.50

Business Equipment Industry (Technical Service) Award, 1978

variation — allowances, motor vehicle — business equipment industry

13Jul87 (op. date ppc 22May87) — Neyland C

B018 V051 M Print G8188 — C1061/87 — \$0.50

CSIRO Officers' (Duty at Sea) Award 1987

award — performance of duty at sea; wages and conditions — scientific services

14Jul87 (op. date 27Apr87) — Sheather C

C207 (Div 1A) A S Print G8338 — C2523/86 — \$0.50

Clothing Trades Award 1982

corrigendum — accident pay — clothing industry

20Oct86 — Neyland C

C037CR V029 M Print G6971 — C3787/86

Commonwealth Teaching Service (A.C.T. Evening Colleges) Award 1975

corrigendum — National Wage June 1986 — educational services

03Dec86 — Bain C

C101 V021b S Print G6968 — C7180/86

Concrete Batching Plants Award 1985

corrigendum — allowances, expenses — cement and concrete products

02Jun87 — Nolan C

C108 V001a M Print G6972 — C3252/86

Concrete Products Factories (A.C.T.) Award, 1970

variation — National Wage March 1987 — cement and concrete products

13Jul87 (op. date ppc 10Mar87) — Baird C

C071CR V053 S Print G8109 — C7068/87 — \$0.50

Foremen and Related Supervisory Categories (Australian Public Service) Award 1985

variation — allowances, dangerous cargo — Federal government administration

14Jul87 (op. date ppc 27Jan87) — Sheather C

F085 V013 S Print G8506 — C2766/86 — \$0.50

Galmac Laboratories Pty Ltd Agreement 1983

corrigendum — National Wage June 1986 — scientific services

21Aug86 — Bennett C

G046 V004a S Print G6969 — C4135/86

Graphic Arts Award, 1977

corrigendum — wages and conditions — graphic arts

21Oct77 — Alley J

G014 A-b M Print G6975 — C1751/72

Hairdressing and Beauty Industry (Australian Capital Territory) Award 1985

variation — National Wage March 1987 — hairdressing services

13Jul87 (op. date ppc 10Mar87) — Baird C

H041CR V005 S Print G8129 — C7070/87 — \$0.50

Health Insurance Commission (Salaries — Clerical and Executive Officers) Award 1979

variation — National Wage March 1987 — health insurance industry

09Jul87 (op. date ppc 10Mar87) — Hancock DP

H033 V014 A Print G8343 — C1203/87 — \$0.50

Insurance Officers (Clerical Indoor Staffs) Consolidated Award, 1985

variation — traineeships — insurance industry

17Jul87 (op. date ppc 17Jul87) — Brown C

I002 V012 M Print G8521 — C1558/87 — \$0.50

Ionising Processing (Irradiation) Award, 1985

variation — National Wage March 1987 — metal industry

13Jul87 (op. date ppc 10Mar87) — Keogh DP

I031 V002 M Print G7255 — C0693/87 — \$0.50

Loss Adjusters (Clerical Indoor Staffs) Award, 1979

variation — traineeships — insurance industry

17Jul87 (op. date ppc 17Jul87) — Brown C

L030 V019 M Print G8522 — C1557/87 — \$0.50

Meat Processing (The Angliss Group) Award 1981, The
corrigendum — National Wage April 1985 — meat industry
26Aug85 — Sheather C
M223 V003a S Print G6965 — C3659/85

Metal Industry Award 1976 — Part IV — Professional Scientists
variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
M043 V021 M Print G7221 — C0731/87 — \$0.50

Metal Trades Award 1952
variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
M044 V182 M Print G7253 — C3408/87 — \$0.70

Milk Treatment and Distribution Employees (A.C.T.) Award, 1967
variation — National Wage March 1987 — wholesale and retail trade
13Jul87 (op. date ppc 10Mar87) — Baird C
M112CR V060 S Print G8099 — C7065/87 — \$0.50

Municipal Employees (Country Councils — Tasmania) Award, 1982
variation — National Wage March 1987 — local government administration
17Jul87 (op. date ppc 10Mar87) — Brown C
M057 V028 M Print G8417 — C0470/87, C8548/87 — \$1.00

Municipal Employees (Northern Territory) Award 1984
corrigendum — allowances, district — local government administration
13Mar87 — Connell C
M120 V006b S Print G7004 — C3127/86

Municipal Employees (Tasmania) Award, 1982
variation — National Wage March 1987 — local government administration
17Jul87 (op. date ppc 10Mar87) — Brown C
M060 V021 M Print G8418 — C0475/87, C8547/87 — \$1.00

Municipal Officers (Adelaide City Council) Consolidated Award, 1983
variation — National Wage March 1987 — local government administration
09Jul87 (op. date ppc 10Mar87) — Hancock DP
M063 V015 A Print G7366 — C0521/87, C0823/87 — \$1.00

Municipal Officers' (Dandenong Valley Authority) Award 1981
variation — National Wage March 1987 — local government administration
08Jul87 (op. date ppc 10Mar87) — Hancock DP
M222 V008 A Print G8344 — C0854/87 — \$0.70

Municipal Officers' (Launceston City Council) Award 1969
corrigendum — wages and conditions — local government administration
05May87 — Nolan C
M074 Con-a M Print G6970 — C6634/85

Municipal Officers' (Melbourne City Council) Award, 1981
variation — National Wage March 1987 — local government administration
09Jul87 (op. date ppc 10Mar87) — Hancock DP
M076 V038 A Print G7372 — C0549/87, C0837/87 — \$0.70

Nissan Australia Casting Plant Agreement 1982
corrigendum — clothing, equipment and tools, provision of — vehicle industry
10Jan86 — Paine C
N037 V005a M Print G7800 — C1819/85

Oil Drilling Rig Workers' (Offshore) Award 1983
corrigendum — wages and conditions — oil and gas industry
10Sep84 — Sweeney C
O018 A-a S Print G6967 — C4212/82

Pastoral Industry (Wages and Allowances) Award, 1985, The
variation — award set aside — pastoral industry
17Jul87 (op. date 17Jul87) — Merriman C
P131 V003 M Print G8504 — C4948/86 — \$0.50

Plumbing Industry (Australian Capital Territory) Award 1982

variation — allowances, expense related and parity; National Wage June 1986; National Wage March 1987; suspension of employment — plumbing industry
06Jul87 (op. date ppc 29Jun87) — Palmer C
P053CR V017 S Print G8411 — C0620/86, C1411/87, C1417/87, C1423/87 — \$0.50

Plumbing Industry (New South Wales) Award 1983
variation — allowances, expense related; National Wage June 1986; National Wage March 1987 — plumbing industry
06Jul87 (op. date ppc 29Jun87) — Palmer C
P111 V032 M Print G8412 — C0618/86, C1409/87, C1413/87, C1419/87 — \$0.70

Plumbing Industry (Qld and W.A.) Award 1979
variation — allowances, expense related; National Wage June 1986; National Wage March 1987 — plumbing industry
06Jul87 (op. date ppc 29Jun87) — Palmer C
P090 V093 M Print G8419 — C0617/86, C1414/87, C1420/87, C1620/87 — \$0.70

Plumbing Industry (Victorian Government Departments, Instrumentalities and Public Hospitals) Award 1983
variation — allowances; National Wage June 1986; National Wage March 1987 — plumbing industry
14Jul87 (op. date ppc 01Jul86, ppc 28Oct86, ppc 10Mar87) — Palmer C
P112 V016 M Print G8420 — C0619/86, C1415/87, C1421/87 — \$0.50

Plumbing Trades (Southern States) Construction Agreement, 1979
variation — allowances, expense related; National Wage June 1986; National Wage March 1987 — plumbing industry
06Jul87 (op. date ppc 29Jun87) — Palmer C
P092 V049 M Print G8497 — C0616/86, C1408/87, C1412/87, C1418/87 — \$0.70

Poultry Farm Employees (A.C.T.) Award, 1980
variation — National Wage March 1987 — agricultural industry
13Jul87 (op. date ppc 10Mar87) — Baird C
P054 V015 S Print G8121 — C7066/87 — \$0.50

Professional Engineers (Melbourne and Metropolitan Board of Works) Agreement 1965
variation — National Wage March 1987 — water, sewerage and drainage services
07Jul87 (op. date ppc 10Mar87) — Hancock DP
P041 V041 A Print G7364 — C0564/87 — \$0.50

Professional Engineers' (Metal Industry Western Australia) Agreement 1976
variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
P044 V020 M Print G7226 — C0528/87 — \$0.50

Railways Metal Trades Grades Award 1953
corrigendum — allowances, on-call — railway industry
05Nov82 — Johnson C
R009 V150a M Print G6974 — C3518/82, C3666/82

Railways Miscellaneous Grades Award, The [1960]
corrigendum — consolidation — railway industry
16Sep75 — Walker C
R010 Con-a M Print G7005 — C1417/75
corrigendum — holiday, picnic day — railway industry
22Dec86 — Neyland C
R010 V150a M Print G8063 — C4942/86, C5193/86
corrigendum — National Wage June 1986 — railway industry
17Sep86 — Cross C
R010 V148c M Print G8059 — C1290/86, C4098/86

S.C.I. (Steel Mill) Award 1983
variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
S134 V004 M Print G7219 — C0577/87 — \$0.50

Shipwrights (Shore) Award, 1968
variation — National Wage March 1987 — shipbuilding industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
S020 V041 M Print G7254 — C3465/87 — \$0.50

**Southern Regional Cemetery Trust Employees
(Tasmania) Award 1983**

variation — National Wage March 1987 — cemetery operations
17Jul87 (op. date ppc 10Mar87) — Brown C
S133 V009 M Print G8425 — C8550/87 — \$0.50

Space-Tracking Industry (Professional Engineers) Award 1967

variation — National Wage March 1987 — space tracking industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
S023 V043 M Print G7228 — C0546/87 — \$0.50

Sprinkler Pipe Fitters' Award 1975, The

variation — allowances, expense related; National Wage June 1986; National Wage March 1987 — plumbing industry
06Jul87 (op. date ppc 29Jun87) — Palmer C
S091 V067 M Print G8410 — C0621/86, C1410/87, C1416/87, C1422/87 — \$0.70

Steel Distributing Award 1982

variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
S025 V009 M Print G7220 — C0705/87, C3720/87 — \$0.50

Steel Rod Mill (BHP Limited) Employees Award 1983

variation — National Wage March 1987 — metal industry
13Jul87 (op. date ppc 10Mar87) — Keogh DP
S136 V008 M Print G7218 — C0578/87 — \$0.50

Tobacco Industry (Rothmans and Wills) Superannuation Award 1987

variation — superannuation — food, beverages and tobacco industry
15Jul87 (op. date ppc 23Feb87) — Maher C
T184 V001 S Print G8573 — C1686/87 — \$0.50

Transport Workers (Ancillary Vehicles) Award, 1985

variation — classifications; wages — transport industry, concrete pump driver/operator
14Jul87 (op. date ppc 17Jun87) — Donaldson C
T160 V005 M Print G8423 — C0723/86 — \$0.50

Transport Workers Award, 1983

corrigendum — traineeships — transport industry
26Jun87 — McKenzie C
T140 V032a M Print G6998 — C0849/86

Transport Workers (Crude Oil Distribution) Award, 1986, The

variation — hours of work — transport industry
13Jul87 (op. date ppc 29May86) — Maddern J, Alley J, Grimshaw C
T172 V003 M Print G8184 — C2489/85 — \$0.50

Transport Workers Garbage (Australian Capital Territory) Award, 1970

correction — National Wage April 1985 — sanitary and garbage disposal services
14Jul87 (op. date ppc 06Apr85) — Bain C
T070CR V041a S Print G8554 — C0696/85 — \$0.50

Transport Workers' North West Shelf Gas Project (Western Australia) Award 1981

corrigendum — allowances, WA: special rates, Burrup Peninsula, WA — oil and gas industry
20Nov86 — Coleman C
T126 V007a M Print G6960 — C1451/86

Transport Workers (State Government Departments and Instrumentalities) Award, 1982

variation — National Wage March 1987 — State government administration
13Jul87 (op. date ppc 10Mar87) — Hancock DP
T138 V009 A Print G8345 — C0457/87 — \$2.50

Tug and Line Boat (Nabalco Pty Ltd — Gove) Award, 1982

variation — National Wage March 1987 — port and harbour services
17Jul87 (op. date ppc 01Jan87, ppc 10Mar87) — Fogarty C
T088 V005 S Print G8604 — C6570/87 — \$0.50

TABLE OF DECISIONS GIVEN BY REGISTRARS

Australian Workers' Union, The

conditions of eligibility for membership; industry (description of); ss139(1) and 142 Conciliation and Arbitration Act 1904; conveniently belong; Registrar consented to alterations with exceptions — miscellaneous
14Jul87 — Mr J.D. McMahon, IR
Reg 033/87 S Print G8432 — R0199/84, R0200/84, R0365/84, R0366/84 — \$4.80

Commonwealth Foremen's Association of Australia (Australian Public Service)

name; conditions of eligibility for membership; s139(1) Conciliation and Arbitration Act 1904; r127(2) Conciliation and Arbitration Regulations — Federal government administration
10Jul87 — Mr C. McPherson, DIR
Reg 032/87 S Print G8288 — R0336/85, R0337/85 — \$0.50

Federated Liquor and Allied Industries Employees Union of Australia

conditions of eligibility for membership; industry (description of); ss139(1) and 142 Conciliation and Arbitration Act 1904; conveniently belong; Registrar consented to alterations with exceptions — liquor and allied industries
14Jul87 — Mr J.D. McMahon, IR
Reg 033/87 S Print G8432 — R0291/84, R0292/84 — \$4.80

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Conciliation and Arbitration Act 1904

**AUSTRALIAN CONCILIATION
AND ARBITRATION COMMISSION**

DECISIONS, AWARDS AND ORDERS

SIGNED AND FILED 30 MAY TO 5 JUNE 1987

DECISIONS GIVEN

This table of decisions is arranged alphabetically by award titles and dispute parties. Details are then given of the nature of the subject, the industry and, where appropriate, the occupation concerned. The date of the decision follows with the name(s) of the Commission member(s) concerned. The last line of each entry gives the full code of the matter together with the case number(s) and the print price.

Amalgamated Metal Workers' Union, The

-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3304/87 — \$0.50

Australasian Society of Engineers

-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3197/87 — \$0.50

Australian International Cabin Crew Association

-and- Qantas Airways Ltd
hours of work; shift work — airline operations
05Jun87 — Leary C
Dec 176/87 S Print G7042 — C5229/86 — \$0.50

Australian National Line and another

-and- Waterside Workers Federation of Australia, The
manning; demarcation — port and harbour services
03Jun87 — Sweeney C
Dec 276/87 S Print G7741 — C3453/87 — \$0.50

Australian Workers' Union, The
-and- Roche Bros Pty Ltd
site allowance — building and construction industry
05Jun87 — Bennett C
Dec 267/87 S Print G7633 — C6036/87 — \$0.50

-and- Woodside Offshore Petroleum Pty Ltd
experience and skills allowance, North Rankin A
Platform, WA — oil and gas industry
05Jun87 — Leary C
Dec 282/87 S Print G7816 — C8322/86 — \$0.50.

Bank Messengers (Federal) Award 1966
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0628/87 — \$0.50

Bank Officials and Messengers (Australian Bank Limited) Award 1984
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0629/87 — \$0.50

Bank Officials' and Messengers' (State Bank of South Australia) (Federal) Award 1984
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0630/87 — \$0.50

Bank Officials' and Messengers' (The Rural and Industries Bank of Western Australia) (Federal) Award 1983
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0634/87 — \$0.50

Bank Officials' (Federal) (1963) Award
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0627/87 — \$0.50

Bank Officials' (State Bank of Victoria) (Federal) Award 1983
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0632/87 — \$0.50

Bank Officials' (The Bank of Queensland Limited) Federal Award, 1977
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0636/87 — \$0.50

Bank Officials' (The Launceston Bank for Savings) Award, 1961, The
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0631/87 — \$0.50

Banking Industry (Charge Card Service Limited Employees) Award 1975
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0635/87 — \$0.50

Building Workers' Industrial Union of Australia, The
-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3924/87 — \$0.50

Coastal Stevedores Pty Ltd
-and- Waterside Workers Federation of Australia, The
manning; demarcation — port and harbour services
03Jun87 — Sweeney C
Dec 276/87 S Print G7741 — C3023/87 — \$0.50

Coastal Stevedores Pty Ltd and another
-and- Waterside Workers Federation of Australia, The
manning; demarcation — port and harbour services
03Jun87 — Sweeney C
Dec 276/87 S Print G7741 — C3453/87 — \$0.50

Electrical Trades Union of Australia
-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3325/87 — \$0.50

Felt Hatting Award 1977
shorter working week; thirty-eight hour week — clothing industry
02Jun87 — Maddern J
F010 Dec 272/87 M Print G7696 — C1851/86 — \$0.50

Operative Painters and Decorators Union of Australia, The and another
-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3684/87 — \$0.50

Philip Morris Ltd
-and- Federated Tobacco Workers' Union of Australia
manning; managerial prerogative — food, beverages and tobacco industry
05Jun87 — Maher C
Dec 269/87 M Print G7639 — C0608/87 — \$0.50

Plumbers and Gasfitters Employees' Union of Australia, The and another
-and- Wills, W.D. & H.O. (Australia) Ltd
superannuation; March 1987 superannuation principle — food, beverages and tobacco industry
01Jun87 — Donaldson C
Dec 275/87 M Print G7739 — C3684/87 — \$0.50

Professional Divers' Association of Australasia, The
-and- Esso Australia Ltd and others
award coverage; new award; employee organization coverage — oil and gas industry
05Jun87 — Sweeney C
Dec 284/87 S Print G7821 — C0999/84 — \$0.50

Royal Flying Doctor Service Radio Staff Award 1987
76-hour fortnight — health and welfare services
02Jun87 — Coldham J, Riordan DP, Palmer C
R037 Dec 278/87 M Print G7749 — C3187/86 — \$0.50

Savings Bank of Tasmania Award, 1961, The
reimbursement of expenses — banking services
04Jun87 — Nolan C
Dec 277/87 M Print G7747 — C0633/87 — \$0.50

AWARDS AND ORDERS MADE AND AGREEMENTS CERTIFIED

This table of matters is arranged alphabetically by award and agreement titles. Details are then given of the nature of the matter (award, variation, etc.), the subject, the industry and, where appropriate, the occupation concerned. The date of the matter and the operative date follows with the name(s) of the Commission member(s) concerned. The last line of each entry gives the full code of the matter together with the case number(s) and the print price. Matters handled pursuant to Division 1A of the Conciliation and Arbitration Act which vary former Public Service Arbitrator determinations are included here under the determination number. These numbers have been inverted, e.g. Determination 1929/010 should be read as Determination No. 10 of 1929.

ADSTE (Foremen (Aircraft)) Award 1985
variation — National Wage March 1987 — aircraft industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
A289 (Div 1A) V004 M Print G7406 — C1140/87 — \$0.50

Agricultural Implement Making Award, 1980
stay order — dismissal of employees; redundancy; severance payment — agricultural implement manufacturing
26May87 — Maddern J, Boulton J, Smith C
Stay Order — A011 V028 M Print G7089 — C6085/87 — \$0.50

Aluminium Industry (Comalco Bell Bay Companies) Award 1983
variation — classifications; wages and conditions — aluminium industry
05Jun87 (op. date ppc 16Feb86, ppc 01Jul86, 25Jul86) — Leary C
A185 V015 S Print G6365 — C3829/86, C4094/86 — \$1.30

variation — National Wage June 1986 — aluminium industry
05Jun87 (op. date ppc 16Feb86, ppc 01Jul86, 25Jul86) — Leary C
A185 V015 S Print G6365 — C4316/85 — \$1.30

Austral Standard Cables Pty. Limited (Liverpool) Award 1982

variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
A244 V013 S Print G7056 — C3689/87 — \$0.50

Austral Standard Cables Pty Ltd (BLY's Industries Pty Ltd) Consolidated Award 1985

variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
A292 V006 S Print G7085 — C3690/87 — \$0.50

Australian Government Employment Clerical Assistants, Keyboard and Others, Salaries and Specific Conditions of Employment Award 1985

variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
A299 (Div 1A) V012 M Print G7392 — C0921/87 — \$1.00

Australian Telecommunications Commission Telecommunications Technical and Trades Staff (Salaries and Specific Conditions of Employment) Award 1975

correction — anomaly, wages — telecommunications services
01Jun87 (op. date 06Mar87) — Maddern J
A133 V077a M Print G7700 — A No. 284 — \$0.50

Australian Telecommunications Commission Telecommunications Technical Officers (Salaries and Specific Conditions of Employment) Award 1976

correction — anomaly, wages — telecommunications services
01Jun87 (op. date 06Mar87) — Maddern J
A160 V026a M Print G7701 — A No. 284 — \$0.50

Aviation Firefighters (Federal Firefighters' Union) Australian Government Employment Award 1986

variation — National Wage March 1987 — fire fighting services
02Jun87 (op. date ppc 10Mar87) — Cohen J
A311 (Div 1A) V003 M Print G7500 — C0899/87 — \$0.50

C.S.I.R.O. and A.I.M.S. Clerical Assistants, Keyboard and Others Award 1986

variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
C180 (Div 1A) V003 M Print G7393 — C0923/87 — \$0.50

Cable Makers Australia Pty. Ltd. Award 1981

variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
C137 V020 S Print G7058 — C3688/87 — \$0.50

Cable Makers Australia Pty Ltd Rubberworkers Redundancy Award [1985]

variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
C155 V007 S Print G7064 — C3687/87 — \$0.50

Community Services (Care Aides — Silver Chain) Award 1987

order — hours of work; leave, annual; leave, long service — health and welfare services
11May87 (op. date ppc 01Feb87) — Ludeke J, Alley J, Nolan C
C194 V001 S Print G7727 — C4309/84, C2557/85, C2767/85 — \$0.50

Counsellors, Professional Officers Association, Australian Public Service Award 1985

variation — National Wage March 1987 — legal services
02Jun87 (op. date ppc 10Mar87) — Cohen J
C168 (Div 1A) V006 M Print G7383 — C1011/87 — \$0.50

Customs Officers (Australian Government Employment) Award, 1985

correction — allowances; conditions — Federal government administration
03Jun87 (op. date 02Apr87) — Palmer C
C172 (Div 1A) V002a M Print G7752 — C7000/87 — \$0.50

Dental Therapists, Professional Officers Association, Australian Public Service Award 1985

variation — National Wage March 1987 — health and welfare services
01Jun87 (op. date ppc 10Mar87) — Cohen J
D045 (Div 1A) V007 M Print G7386 — C1038/85 — \$0.50

Dentists, Professional Officers Association, Australian Public Service Award 1985

variation — National Wage March 1987 — health and welfare services
01Jun87 (op. date ppc 10Mar87) — Cohen J
D044 (Div 1A) V006 M Print G7385 — C1030/87 — \$0.50

Determination 1941/004 [Communications Officers, etc.] variation — National Wage March 1987 — communications industry

02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 004/1941 (Div 1A) V172 M Print G7451 — C3957/87 — \$0.50

Determination 1950/064 [Inspection Branch — Naval Establishments]

variation — National Wage March 1987 — Federal government administration, examiner
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 064/1950 (Div 1A) V074 M Print G7443 — C1135/87 — \$0.50

Determination 1951/110 [Vehicle Builders]

variation — National Wage March 1987 — vehicle industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
Det 110/1951 (Div 1A) V047 M Print G7468 — C1193/87 — \$0.50

Determination 1964/033 [Observers, etc.]

variation — National Wage March 1987 — communications industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
Det 033/1964 (Div 1A) V114 M Print G7449 — C3958/87 — \$0.50

Determination 1965/010 [Radio Technical Staff — Naval Establishments]

variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
Det 010/1965 (Div 1A) V057 M Print G7448 — C3956/87 — \$0.50

Determination 1969/098 [Plant Operators — AWU]

variation — National Wage March 1987 — Federal government administration
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 098/1969 (Div 1A) V063 M Print G7462 — C3835/87 — \$0.50

Determination 1969/322 [Inspection Staff]

variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
Det 322/1969 (Div 1A) V046 M Print G7436 — C3445/87 — \$0.50

Determination 1971/072 [Electrical Trades Employees]

variation — National Wage March 1987 — building and construction industry
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 072/1971 (Div 1A) V105 M Print G7459 — C3446/87 — \$0.50

Determination 1971/348 [Laboratory Craftsmen]

variation — National Wage March 1987 — scientific services, laboratory craftsmen and supervisors
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 348/1971 (Div 1A) V037 M Print G7442 — C0938/87 — \$0.50

Determination 1971/367 [Executive Officers, Engineer-in-Charge and Chief Engineer — SMHEA]

variation — National Wage March 1987 — electrical power industry, engineers
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 367/1971 (Div 1A) V034 M Print G7511 — C0970/87 — \$0.50

Determination 1973/327 [Printing Staff — AGPS]
variation — National Wage March 1987 — printing industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
Det 327/1973 (Div 1A) V031 M Print G7470 — C3844/87 — \$0.50

Determination 1973/328 [Printing Staff — All Departments]
variation — National Wage March 1987 — printing industry
01Jul87 (op. date ppc 10Mar87) — Cohen J
Det 328/1973 (Div 1A) V056 M Print G7471 — C3845/87 — \$0.50

Determination 1973/694 [Second Division Officers — APEA]
variation — National Wage March 1987 — Federal government administration
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 694/1973 (Div 1A) V032 M Print G7517 — C0971/87 — \$0.50

Determination 1973/704 [Second Division Medical Officers — RDMOA]
variation — National Wage March 1987 — health and welfare services
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 704/1973 (Div 1A) V033 M Print G7455 — C3900/87 — \$0.50

Determination 1974/488 [Mechanics and Inspectors (Aircraft)]
variation — National Wage March 1987 — aircraft industry
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 488/1974 (Div 1A) V034 M Print G7467 — C1184/87 — \$0.50

Determination 1982/148 [Technical Officers — Special Broadcasting Service]
variation — National Wage March 1987 — entertainment and broadcasting industry
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 148/1982 (Div 1A) V007 M Print G7446 — C3960/87 — \$0.50

Determination 1984/074 [Photo Compositors Govt. Printing Office Canberra]
variation — National Wage March 1987 — printing industry
02Jun87 (op. date ppc 10Mar87) — Cohen J
Det 074/1984 (Div 1A) V005 M Print G7482 — C3846/87 — \$0.50

Experimental Officers, Australian Government Employment Award 1985
variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
E043 (Div 1A) V005 M Print G7410 — C0963/87, C1015/87, C1154/87 — \$0.50

FCU Casual Typist (Court Reporting Staff) Award 1987
variation — National Wage March 1987 — clerical industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
F092 (Div 1A) V001 M Print G7390 — C0888/87 — \$0.50

FCU Clerical and Administrative Officers (Australian Public Service) Award 1987
variation — National Wage March 1987 — clerical industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
F090 (Div 1A) V001 M Print G7388 — C0887/87 — \$0.50

FCU Clerical Assistants, Keyboard and Others (Australian Public Service) Award 1987
variation — National Wage March 1987 — clerical industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
F089 (Div 1A) V001 M Print G7389 — C0889/87 — \$0.50

FCU Clerical Officers Foremen's Clerks and Timekeepers (Australian Public Service) Award 1987
variation — National Wage March 1987 — clerical industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
F093 (Div 1A) V001 M Print G7387 — C0886/87 — \$0.50

FCU Senior Executive Service (Australian Public Service) Award 1987
variation — National Wage March 1987 — clerical industry
01Jun87 (op. date ppc 10Mar87) — Cohen J
F091 (Div 1A) V001 M Print G7391 — C0890/87 — \$0.50

Federated Rubber and Allied Workers' Union of Australia, The -and- Hardie Iplex Plastics
correction — allowances, payment of — rubber, plastic and cable making industry
03Jun87 — Bain C
Mis 002/87a S Print G7740 — C0124/87 — \$0.50

Felt Hatting Award 1977
variation — National Wage March 1987 — clothing industry
02Jun87 (op. date ppc 10Mar87) — Riordan DP
F010 V026 S Print G7135 — C0342/87 — \$0.50

Grain Handling (Kwinana Terminal) Award 1983
variation — National Wage March 1987 — grain handling industry
04Jun87 (op. date ppc 10Mar87, 09Apr87) — Sweeney C
G045 V007 S Print G7331 — C3624/87 — \$0.50
variation — wages and conditions — grain handling industry
04Jun87 (op. date ppc 10Mar87, 09Apr87) — Sweeney C
G045 V007 S Print G7331 — C0133/87 — \$0.50

Journalists (Commonwealth Court Reporting Service) Award, 1985
variation — National Wage March 1987 — legal services
02Jun87 (op. date ppc 10Mar87) — Cohen J
J042 (Div 1A) V007 M Print G7525 — C0994/87 — \$0.50

Local Governing Authorities, Employees (Victoria) Award 1984
variation — National Wage March 1987 — local government administration
01Jun87 (op. date ppc 10Mar87) — Brown C
L050 V012 M Print G7583 — C0391/87 — \$0.50

Metropolitan County Board of South Australia Officers' Award, 1972
order — award set aside — local government administration
03Jun87 (op. date 19May87) — Hancock DP
M045 V024 A Print G7808 — C6052/87 — \$0.50

Miscellaneous Workers' (Container Terminals and Depots) Security Officers Award 1986
award — wages and conditions — port and harbour services
01Jun87 (op. date ppc 01Jul86) — Sweeney C
M149 A S Print G7108 — C4796/86 — \$1.90

Municipal Officers (Geelong Harbour Trust) Award, 1969
variation — National Wage March 1987 — local government administration
03Jun87 (op. date ppc 10Mar87) — Sweeney C
M071 V055 S Print G7314 — C0849/87 — \$0.70

Municipal Officers' (Metropolitan County Board of South Australia) Long Service Award 1974, The
order — award set aside — local government administration
03Jun87 (op. date 19May87) — Hancock DP
M038 V001 A Print G7809 — C6052/87 — \$0.50

Municipal Officers — Palmerston Town Council (Northern Territory) Award 1986
order — wages and conditions (appeal); stay order cancelled — local government administration
05Jun87 — Maddern J, Alley J, McKenzie C
M256 V001 M Print G7804 — C2822/86 — \$0.50

Municipal Officers (Portland Harbour Trust) Award 1969
variation — National Wage March 1987 — port and harbour services
03Jun87 (op. date ppc 10Mar87) — Sweeney C
M084 V060 S Print G7317 — C0848/87 — \$0.70

Municipal Officers (Queensland Harbour Boards) Award, 1977
variation — termination, change and redundancy — port and harbour services

- 04Jun87 (op. date 11Mar87) — Sweeney C
M066 V059 S Print G7330 — C2130/86 — \$0.70
- National Capital Development Commission, Clerical Assistants, Keyboard and Other Staff Award 1986**
variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
N047 (Div 1A) V004 M Print G7394 — C0925/87 — \$0.50
- Parliament of Australia Clerical Assistants, Keyboard and Others Award 1987**
variation — National Wage March 1987 — Federal government administration
01Jun87 (op. date ppc 10Mar87) — Cohen J
P142 (Div 1A) V001 M Print G7397 — C0922/87 — \$0.50
- Professional Engineers (Local Governing Authorities Victoria) Award, 1966**
variation — National Wage March 1987 — local government administration
03Jun87 (op. date ppc 10Mar87) — Hancock DP
P019 V064 A Print G7363 — C0555/87 — \$0.50
- Renison Limited Industrial Agreement 1982**
variation — hours of work — mining industry
08Apr87 (op. date 01Oct86) — Maddern J, Boulton J, Connell C
R029 V013 M Print G7344 — C8641/86 — \$0.70
- Research Scientists, Australian Government Employment Award 1985**
variation — National Wage March 1987 — scientific services
02Jun87 (op. date ppc 10Mar87) — Cohen J
R032 (Div 1A) V005 M Print G7414 — C0872/87, C0968/87, C1039/87, C1130/87 — \$0.50
- Reserve Bank Note Printing Agreement, 1980, The**
variation — National Wage March 1987 — printing industry
01Jun87 (op. date ppc 10Mar87) — Hancock DP
R025 V009 A Print G7374 — C3633/87 — \$0.50
- Rubber and Plastic Workers ICI Chester Hill Agreement 1982**
variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
R015 V005 S Print G7057 — C3686/87 — \$0.50
- Rubber, Plastic and Cable Making Industry (Consolidated) Award 1983**
variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
R007 V013 S Print G7060 — C0719/87 — \$0.50
- Science (Australian Government Employment) Award 1985**
variation — employment, qualifications of — scientific services, physiotherapists
05Jun87 (op. date 05Jun87) — Griffin C
S151 (Div 1A) V009 S Print G7750 — C4587/86 — \$0.50
- Storemen and Packers (Container Depots) Award 1982**
variation — National Wage March 1987 — port and harbour services
03Jun87 (op. date ppc 10Mar87) — Sweeney C
S100 V014 S Print G7316 — C0696/87 — \$0.50
- Storemen and Packers' General Stores (Australian Government Employment) Award 1986**
variation — National Wage March 1987 — storage services
02Jun87 (op. date ppc 10Mar87) — Cohen J
S156 (Div 1A) V004 M Print G7494 — C0944/87 — \$0.50
- Textile Industry Award, 1981**
variation — National Wage March 1987 — clothing industry
02Jun87 (op. date ppc 10Mar87) — Riordan DP
T007 V061 S Print G7123 — C0340/87 — \$0.50
- Transport Workers Airport Fire Staff Award 1987**
variation — National Wage March 1987 — airport operations
02Jun87 (op. date ppc 10Mar87) — Cohen J
T182 (Div 1A) V001 M Print G7488 — C1065/87 — \$0.50

- Transport Workers' (Cleanaway) Shift Work Award 1987**
award — wages and conditions; shift work — sanitary and disposal services
05Jun87 (op. date ppc 29Apr87) — Donaldson C
T185 A M Print G7638 — C2678/86 — \$0.70
- Transport Workers Motor Drivers (Australian Government Salaried Staff) Award 1987**
variation — National Wage March 1987 — transport industry
02Jun87 (op. date ppc 10Mar87) — Cohen J
T181 (Div 1A) V001 M Print G7492 — C1070/87 — \$0.50
- Transport Workers (Shift Work) Agreement 1979**
variation — responsency — transport industry
01Jun87 (op. date 01Jun87) — Donaldson C
T113 V010 M Print G7729 — C1273/87 — \$0.50
- Transport Workers (Shift Work) Consolidated Agreement 1983**
variation — responsency — transport industry
01Jun87 (op. date 29Apr87) — Donaldson C
T097 V020 M Print G7728 — C0599/87, C0600/87 — \$0.50
- Vinindex Tubemakers Pty. Limited, Smithfield, N.S.W., Industrial Agreement 1981**
variation — National Wage March 1987 — rubber, plastic and cable making industry
03Jun87 (op. date ppc 10Mar87) — Munro J
V026 V016 S Print G7059 — C3691/87 — \$0.50

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IN THE AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION*Conciliation and Arbitration Act 1904*

In the matter of a declaration that DRY CLEANING INDUSTRY AWARD 1966 be a common rule in the Australian Capital Territory
(C No. 5178 of 1986)

Mr Deputy President Riordan, Sydney, 23 July 1987

DECLARATION BY CONSENT

1. The Dry Cleaning Industry Award 1966, as varied to date, shall be a common rule of the dry cleaning industry in the Australian Capital Territory and shall be binding on all employers in the said industry in respect of the employment by them of employees in the classifications for which provision is made in the said award and shall be binding on all such employees.
2. The foregoing declaration shall operate from 13 July 1987.

By the Commission:

J. RIORDAN
Deputy President
N.N.—8716395

IN THE AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION*Conciliation and Arbitration Act 1904*

NOTICE UNDER SUB-SECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE
In the matter of the CHEMISTS (AUSTRALIAN CAPITAL TERRITORY) AWARD 1983
(C No. 3583 of 1987)

And in the matter of the variation of the award dated 2 November 1983 in the above matter.

Notice is hereby given

- (a) that on 27 July 1987, the Commission varied the term (or terms) of the above mentioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule in the Australian Capital Territory in the industry in respect of which the dispute arose with effect from the beginning of the first pay period which commenced on or after 10 March 1987; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a).

A copy of the award may be inspected at the office of the Registrar. Objections should be lodged with the Registrar at 4th Floor, CML Building, University Avenue, Canberra, by 4.30 p.m. on 24 August 1987.

SCHEDULE

TERMS VARIED

Clause No.	Subject	Substance of variation
PRINT No. G8106		
6	Wages	National Wage Case
6A	No Extra Claims	National Wage Case

Dated this 30th day of July 1987.

BERNARD O'DONNELL
Deputy Industrial Registrar

N.N.—8716396

IN THE AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE UNDER SUB-SECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of the METAL TRADES (AUSTRALIAN
CAPITAL TERRITORY) AWARD 1982

(C No. 3391 of 1987)

And in the matter of the variation of the award dated 30
May 1986 in the above matter.

Notice is hereby given

- (a) that on 27 July 1987, the Commission varied the term (or terms) of the above mentioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule in the Australian Capital Territory in the industry in respect of which the dispute arose with effect from the beginning of the first pay period which commenced on or after 10 March 1987; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a).

A copy of the award may be inspected at the office of the Registrar. Objections should be lodged with the Registrar at 4th Floor, CML Building, University Avenue, Canberra, by 4.30 p.m. on 24 August 1987.

SCHEDULE

TERMS VARIED

Clause No.	Subject	Substance of variation
PRINT No. G8119		
4	Wage Rates	National Wage Case
56	No Extra Claims	National Wage Case

Dated this 30th day of July 1987.

BERNARD O'DONNELL
Deputy Industrial Registrar

N.N.—8716397

IN THE AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

NOTICE UNDER SUB-SECTION 49A (3) IN RELATION TO VARIATION OF A COMMON RULE

In the matter of the SECURITY EMPLOYEES (A.C.T.)
AWARD 1986

(C No. 3224 of 1987)

And in the matter of the variation of the award dated 10
July 1986 in the above matter.

Notice is hereby given

- (a) that on 27 July 1987, the Commission varied the term (or terms) of the above mentioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule in the Australian Capital Territory in the industry in respect of which the dispute arose with effect from the beginning of the first pay period which commenced on or after 10 March 1987; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a).

A copy of the award may be inspected at the office of the Registrar. Objections should be lodged with the Registrar at 4th Floor, CML Building, University Avenue, Canberra, by 4.30 p.m. on 24 August 1987.

SCHEDULE

TERMS VARIED

Clause No.	Subject	Substance of variation
PRINT No. G8126		
7	Wages Rates	National Wage Case
7A	No Extra Claims	National Wage Case

Dated this 30th day of July 1987.

BERNARD O'DONNELL
Deputy Industrial Registrar

N.N.—8716398

**IN THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

In the matter of an application by the Shop, Distributive
and Allied Employees Association for the
**AUTOMOTIVE SERVICES (NORTHERN
TERRITORY) CONSOLIDATED AWARD 1980**
[ODN C No. 1119 of 1976]

to be declared a common rule in the Northern Territory
(C No. 3879 of 1987)

Mr Commissioner McKenzie, Melbourne, 24 July 1987

DECLARATION

1. The Automotive Services (Northern Territory) Consol-
idated Award 1980, as varied to date, shall be a common
rule in the industry of:

- (i) every operation carried on within or in connection
with the establishment of an employer whose under-
taking is principally concerned with the selling, dis-
tributing, repairing, maintaining, towing, wrecking,
servicing and/or parking of motor vehicles of all
kinds, caravans, trailers or the like and equipment
or parts or components thereof, or the supply of
running requirements for such vehicles and the like;
and
- (ii) in other establishments principally concerned with
the selling, distributing, repairing, maintaining, tow-
ing, wrecking, servicing and/or parking of motor
vehicles of all kinds, caravans, trailers or the like
and equipment or parts of components thereof, or
the supply of running requirements for such vehicles
and the like to any operation therein coming within
the classifications or classes of work referred to in
clause 9 of this Award as varied; and
- (iii) every operation concerned with the repair and serv-
icing of motor vehicles in the establishment of an
employer not falling within paragraphs (i) and (ii)
hereof but who is engaged in the motor vehicles
rental business

in the Northern Territory and shall be binding on all the
employers in the said industry in respect of the employment
by them of employees in the classifications for which pro-
vision is made in the said Award and shall also be binding
on all such employees.

2. The declaration shall not apply to:

- (i) the Australian Government in respect of employees
under the *Public Service Act 1922*;
- (ii) any employer in respect of employees covered by a
determination made under the *Public Service Arbi-
tration Act 1920*;
- (iii) any employer in respect of employees covered by
the *Northern Territory Public Service Act 1976*;

**COMMON RULE—AUTOMOTIVE SERVICES
(NORTHERN TERRITORY) CONSOLIDATED
AWARD 1980 [A188]**

- (iv) any employer in respect of any employee covered
by any other award or agreement made under the
Conciliation and Arbitration Act 1904.

3. The foregoing declaration shall operate from midnight
of 4 June 1987.

By the Commission:

I. T. McKENZIE
Commissioner

N.N.—8716399

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 94A (3) IN
RELATION TO VARIATION OF A COMMON RULE**

In the matter of **AUTOMOTIVE SERVICES
(NORTHERN TERRITORY) CONSOLIDATED
AWARD 1980**

And in the matter of the variation of the award dated 19
February 1981 in the above matter

Notice is hereby given:

- (a) that, on 24 July 1987, the Commission varied the
term (or terms) of the abovementioned award re-
ferred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the
industry in respect of which the dispute arose in the
Northern Territory with effect from 10 March 1987;
and
- (c) that any person or organisation having an objection
to the variation binding that person or organisation
and desiring to be heard in relation to that objection
is invited to lodge with the Commission a notice of
that objection within 28 days after the date specified
in paragraph (a). Objections should be lodged with
the Registrar at 1 Briggs Street, Darwin, by 4.30
p.m. on 28 August 1987.

A copy of the award may be inspected at the Office of the
Registrar.

SCHEDULE

TERMS VARIED

Clause No.	Subject	Substance of variation
	A188CR V032 PRINT G7764	
8	Wage Rates	National Wage
8A	No Extra Claims	National Wage
10	Minimum Wage	National Wage

Dated this 28th day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716400

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**

In the matter of **BAKING AND PASTRYCOOKING
(NORTHERN TERRITORY) AWARD 1985**

And in the matter of the variation of the award dated 29
November 1985 in the above matter

Notice is hereby given:

- (a) That, on 24 July 1987, the Commission varied the
term (or terms) of the abovementioned award re-
ferred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the
industry in respect of which the dispute arose in the
Northern Territory with effect from 10 March 1987;
and
- (c) that any person or organisation having an objection
to the variation binding that person or organisation
and desiring to be heard in relation to that objection
is invited to lodge with the Commission a notice of
that objection within 28 days after the date specified
in paragraph (a). Objections should be lodged with
the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m.
on 28 August 1987.

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE
TERMS VARIED

Clause No.	Subject	Substance of variation
	B089CR V005 PRINT G7765	
7	Wage Rates	National Wage
45	No Extra Claims	

Dated this 28th day of July 1987. R. A. GIBSON
Registrar
N.N.—8716401

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**
In the matter of **CHILD CARE INDUSTRY
(NORTHERN TERRITORY) AWARD 1986**

And in the matter of the variation of the award dated 17
November 1986 in the above matter

Notice is hereby given:

- That, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987; and
- that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987.

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE
TERMS VARIED

Clause No.	Subject	Substance of variation
	C148CR V002 PRINT G7803	
7	Wage Rates	National Wage

Dated this 28th day of July 1987. R. A. GIBSON
Registrar
N.N.—8716402

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**
In the matter of **ELECTRICAL CONTRACTING
INDUSTRY (NORTHERN TERRITORY) AWARD 1984**

And in the matter of the variation of the award dated 6 June 1984 in the above matter

Notice is hereby given:

- that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;

- that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE
TERMS VARIED

Clause No.	Subject	Substance of variation
	E021CR V010 PRINT G7777	
7	Wage Rates	National Wage
8	No Extra Claims	National Wage

Dated this 28th day of July 1987. R. A. GIBSON
Registrar
N.N.—8716403

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**
In the matter of **GARDENING, NURSERIES AND
GREENKEEPING (NORTHERN TERRITORY)
AWARD 1986**

And in the matter of the variation of the award dated 17 November 1986 in the above matter

Notice is hereby given:

- that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE
TERMS VARIED

Clause No.	Subject	Substance of variation
	G047CR V002 PRINT G7782	
8	Wage Rates	National Wage
44	No Extra Claims	National Wage

Dated this 28th day of July 1987. R. A. GIBSON
Registrar
N.N.—8716404

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION***Conciliation and Arbitration Act 1904***NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE****In the matter of HOTELS, MOTELS, WINE SALOONS,
CATERING, ACCOMMODATION, CLUBS AND
CASINO EMPLOYEES (NORTHERN TERRITORY)
AWARD 1982**And in the matter of the variation of the award dated 18
February 1982 in the above matter

Notice is hereby given:

- (a) that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 July 1987

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE**TERMS VARIED**

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
	H021CR V001 G7807	
8	Wage Rates	National Wage
8A	No Extra Claims	National Wage
9	Minimum Wage	National Wage
10	Night Loading	National Wage
20	Broken Shift Allowance	National Wage
53	Wage Rates	National Wage
	Casinos	

Dated this twenty-eighth day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716405

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION***Conciliation and Arbitration Act 1904***NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE****In the matter of LAUNDRIES, DRY CLEANING AND
LAUNDROMATS (NORTHERN TERRITORY)
AWARD 1980**And in the matter of the variation of the award dated 2
October 1980 in the above matter

Notice is hereby given:

- (a) that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- (c) that any person or organisation having an objection to the variation binding that person or organisation

and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE**TERMS VARIED**

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
8	Wage Rates	National Wage
8A	No Extra Claims	National Wage

Dated this 28th day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716406

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION***Conciliation and Arbitration Act 1904***NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE****In the matter of MISCELLANEOUS WORKERS
(NORTHERN TERRITORY) AWARD 1985**And in the matter of the variation of the award dated 4
October 1985 in the above matter

Notice is hereby given:

- (a) that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987.

A copy of the award may be inspected at the Office of the Registrar.

SCHEDULE**TERMS VARIED**

<i>Clause No.</i>	<i>Subject</i>	<i>Substance of variation</i>
	M237CR V004 PRINT G7817	
7	Wage Rates	National Wage
44	No Extra Claims	National Wage

Dated this 28th day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716407

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**

In the matter of PEST CONTROL INDUSTRY
(NORTHERN TERRITORY) AWARD 1985

And in the matter of the variation of the award dated 1
August 1984 in the above matter

Notice is hereby given:

- (a) that, on 24 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987.

A copy of the award may be inspected at the Office of the Registrar.

**SCHEDULE
TERMS VARIED**

Clause No.	Subject	Substance of variation
	P088CR V004 PRINT G7830	
9 (a)	Wage Rates	National Wage
9 (b)	No Extra Claims	National Wage

Dated this 28th day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716408

**THE AUSTRALIAN CONCILIATION AND
ARBITRATION COMMISSION**

Conciliation and Arbitration Act 1904

**NOTICE UNDER SUB-SECTION 49A (3) IN
RELATION TO VARIATION OF A COMMON RULE**

In the matter of SECURITY INDUSTRY (NORTHERN
TERRITORY) AWARD 1984

And in the matter of the variation of the award dated 24
August 1984 in the above matter

Notice is hereby given:

- (a) that, on 23 July 1987, the Commission varied the term (or terms) of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 10 March 1987 and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within 28 days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin, by 4.30 p.m. on 28 August 1987.

A copy of the award may be inspected at the Office of the Registrar.

**SCHEDULE
TERMS VARIED**

Clause No.	Subject	Substance of variation
	S101CR V009 PRINT G8556	
11	Wage Rates	National Wage

Dated this 28th day of July 1987.

R. A. GIBSON
Registrar

N.N.—8716409

Conciliation and Arbitration Act 1904

Principal Registry

Nauru House

80 Collins Street

Melbourne, Vic. 3000

**NOTICE OF APPLICATION FOR CONSENT TO A
CHANGE IN THE DESCRIPTION OF THE
INDUSTRY IN CONNECTION WITH WHICH AN
ORGANISATION IS REGISTERED**

(R No. 163 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of The Federated Miscellaneous Workers Union of Australia insofar as those rules relate to the description of the industry in connection with which the organization is registered.

The alteration is sought from the following:

(b) The description of the industries and/or industrial pursuits in or in connection with which the Union is registered is as follows:—

(i) The industries and industrial pursuits of air brush artists, in the photographic industry; manufacture of asbestos and/or asbestos cement products (except in Queensland, Tasmania and Western Australia); animal welfare establishments (except animal husbandry and research establishments in connection with pastoral pursuits—provided that this exception shall not include the Northern Territory—and excepting animal health stations and experimental farms in Queensland and New South Wales); manufacture and repair of bags and sacks; broom and brush making (except in Victoria, New South Wales, Tasmania and South Australia); manufacture of carbon paper; caretaking; cemetery and undertaking; chemical (other than persons engaged principally in or in connection with the making, preparation, handling, putting up, reception, sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals); chemical workers; child minding centre (other than qualified teachers in Victoria and other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); manufacture and treatment of cork and cork products (except in Victoria and Queensland); crematorium; cleaners; cleaning and pollution control (excluding persons employed full-time by employers in the metal industry within their establishments); commissionaire; dance instruction; day nursery (other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); dentists; dental mechanical work; dental therapy; assistant and attending dentists; domestic work; domestic workers (except domestic servants employed in Queensland in the Pastoral Industry such as gardeners, chauffeurs, grooms, stablemen, kitchenmen, cooks, waitresses, laundresses, housemaids, nurse girls and general servants); domestic staff or groundsmen or yardmen of denominational schools; emergency and safety employees of the Melbourne and Geelong Harbour Trusts; manufacture of engine packing (except where made in the rubber industry with rubber or with any rubber substitutes);

carrying by ferry boats; making of fibrolite (except in Queensland, Tasmania and Western Australia); gardening; gatekeeping; greenkeeping (except in New South Wales, Victoria and Tasmania and also except in Western Australia as regards golf links, bowling greens, tennis courts and all gardens, lawns and greens in connection therewith); gypsum plasterboard and similar products; health and physical culture; making of ice cream; insulation, slagwool or other insulation material; jury keepers (in the State of Victoria only); laboratory assistant, attendant or tester in or in connection with the oil industry; washing, cleaning, ironing, sorting and packing of laundry; industry of laundering and laundrettes; libraries and library services; library workers (not principally engaged at clerical duties); lift attending; manufacture of linoleum; portage; manufacture of lead; manufacture of photographic supplies or materials; manufacture of Sisakraft, Duk-Bak and similar products; margarine making and packing (except in the States of New South Wales, Victoria, Western Australia and Tasmania); carrying of messages; motor car washing, greasing, cleaning and attending; motor garage, including service station (other than chauffeurs and workers in the iron trades and coach-making trades and their assistants); making of oilskins (but not the manufacture of goods from fabrics which have been so treated); making paint, varnish; white and red lead; parking attendants (except municipal and shire council employees and those employed in any kind of amusement, whether outdoor or indoor or in or about theatres, halls, racecourses, sports, exhibition and agriculture shows); manufacture or preparation of perlite and/or vermiculite products; pest control (except in New South Wales, Queensland and Western Australia, provided that this exception shall not relate to domestic pest control services); photographic establishments; manufacture of plaster of paris; plastics or substitutes therefor and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes therefor are used (other than engineers and persons eligible to be members of the Federated Rubber and Allied Workers' Union of Australia and coming within the award of the Court known as the Rubber Workers' Award, 1947); port hostesses; pre-school kindergartens; manufacture and assembling of pyrotechnics; sealing, sanding, treating and/or otherwise processing floor coverings and floor surfaces excepting the sanding of floors in buildings under construction or in the course of structural alteration or structural repair; security or watching (in either case other than employees employed in a shop by the operator thereof during ordinary trading hours in areas intended for public access); spruiking; manufacture of stramit and similar boards; stonemasons, marble masons, polishers, machinists, sawyers and all other persons engaged in the dressing and preparation and/or erection of terrazzo or similar compositions (excluding persons employed in a clerical capacity); sugar refineries (except in Queensland, South Australia and Victoria); manufacture of synthetic resins and/or moulding powders; tea attendants (other than in hospitals in New South Wales and in the Universities of Macquarie, Sydney and New England); teacher aide; making and assembling of toys (except in New South Wales, Victoria, South Australia and Western Australia) using substantially non-metallic materials; manufacture of typewriter ribbons; zoological and/or aquatic exhibition, garden or reserve (excepting ticket takers and ticket sellers in aquatic exhibition, garden or reserve); performance of work as attendants and/or assistants in industries otherwise covered by this present rule, including the industry of "The Public Service" as defined in Section 3 of the Public Service Arbitration Act, 1920-1973; provided that nothing herein shall be construed as applying to the rubber industry in the State of Queensland.

The generality of description of any of the foregoing industries or industrial pursuits is not to be limited by references to any other industry or industrial pursuit.

Provided further that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicle upon public roads and
- (b) who would be ineligible for membership if the rules of the Federated Miscellaneous Workers Union of Australia as at the first day of September, 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that tradesman's assistants, riggers and metal workers employed in maintenance sections of any establishments in the foregoing industries and/or industrial pursuits shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that persons principally engaged in selling, receiving, handling, demonstrating and/or delivery of goods in and for any shop (other than photographic shops), or wholesaler's warehouse (other than photographic establishments and manufacturers' establishments) and employees principally engaged in the sale or demonstration of goods other than in or for any shop or wholesaler's warehouse (except such employees employed in or in connection with manufacturers' establishments) shall not be eligible pursuant to the foregoing provisions.

(ii) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule, the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits, namely:—

The tanning and leather dressing industry, handling bagging or grinding bark, the manufacture of bark and other tanning extracts, the classing or sorting of leather (finished or unfinished) where such is done on tannery premises, the manufacture of agar-agar, glues and gelatine and by-products, adhesives, pastes, fertilizer constituents, dextrine, calciners or other like materials, the washing or other treatment of animal hair, with tanning, dressing, dyeing, or other treatment of fur or other skins, including woolled lambs or sheep-skins, the manufacture of articles made from leather, woolled lamb or sheep-skins, furred skins, such as spindle polishing mops, paint roller sleeves, dusters (other than establishments covered by The Federated Storemen and Packers' Union of Australia), playsuits, wool-skins and furskin toys, soft toys of all descriptions (excluding furred garments and toys made in clothing factories), clicking, cutting by hand or machine, or in the making or repairing saddles, saddle trees, harness, collars and rugs for horses and other animals, bridles, fly-veils and strapping, whips, whip-thongs, machine belting, respirators or gas masks of leather, canvas, fabric or other like materials, welders' masks, trunks, bags, portmanteaux, travelgoods, suit or attache cases, braces of all descriptions, belts, razor strops, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers' sample cases of all descriptions, slither cans, musical, gramophone, wireless, surgical and spectacle cases of all descriptions, ladies' evening bags, ladies' handbags, handbags of all descriptions, making and/or fitting zippers, wallets, purses, pouches, folio or folio covers of all descriptions, leather or fabric gloves and mitts of all descriptions, leggings, hat leathers, designing, leather coats, leather hats or caps, play suits of leather or fabric, artificial limb and appliances including surgical belts and surgical supports of leather, canvas, webbing or other like material, sails, tents, tarpaulins, rigging, flags, nose bags, water bags, weather cloths, dodgers, canvas, duck or calico bags of all descriptions, blinds of all descriptions, inside or out, mast coats, awnings, sail covers, canvas, duck, fabric or calico covers of all descriptions, canvas or coir save-alls, slings of all descriptions, wind sails, hose of all descriptions, covers for wings of aeroplanes, or component parts of aeroplanes of canvas, fabric, or other like material, parachute, parachute harness, car safety harness of leather, canvas, webbing, or

other like material, aeroplane hangars, sheds (Belman or others), components of aeroplane hangars, sheds or houses of canvas, fabric or other like material, mail bags, fenders, cargo nets, ships' gear, marquees, skillions, binding and conveyor aprons, gaskets and washers of leather, canvas or other like material, industrial mops, camp beds, deck chairs, camp furniture, rope or wire slicing and all classes of goods other than boots, shoes and slippers, made from leather, pelts, fabric, canvas, fibre or vulcanized fibre, webbing, and/or all substitutes (including plastics) for leather, pelts, fabric, canvas, fibre or vulcanized fibre, webbing, used in the industries also machining in all sections and on spraying.

(iii) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule, the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits in the Northern Territory:—

Pastoral, Agricultural, Horticultural, Viticultural, Dairying, Fruitgrowing, Sugar-growing, Cane-cutting, Cottongrowing, Rabbit-trapping, Timber-getting, Saw-milling, Building Industry, Butchering and Meat Industry, Brick-making Industry; manufacture of concrete products; Cotton Industry; industry of searching, boring for, extracting, storing, transmitting, processing of water, oil, hydrocarbons and/or any other mineral or element (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977, had remained in force); oil industry, hydro-carbon industry (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977, had remained in force); Mining Industry, Milling, Smelting and refining of Ores, quarrying, crushing and/or processing industry of quarry materials; construction and maintenance of Rivers and Harbours, Diving, Waterside-Workers, Construction and Maintenance of Roads, Aerodromes, Water and Sewerage Works, Public Works and Services, prevention, suppression and extinguishment of fires, (excepting persons employed under the provisions of the Commonwealth Public Service Act), hospitals, Constructions and Maintenance of Fuel Oil and Petrol Tanks, and Pipelines, Municipal Works and Services, Construction and Maintenance and Operation of Railways, Surveying, the industry of harvesting and/or processing of finfish (wet fish), crustacea, molluscs and/or plankton (whether for commercial or for game purposes) and whether on water or on land; Net-making, Clerical work, Brewing, Motor Driving, Shipping, Saddle-making, Baking, including bread manufacturing, pastry cooking, biscuit making, industry; Cordial manufacturers, the industry of hairdressing and scalp treatment and/or beauty care and/or body care massage; all workers engaged in the conduct of Hotels, Clubs, Restaurants, motels, boarding establishments, guest houses, hostels and/or any other type of accommodation and/or catering, food preparation and/or processing industry; Shops, Stores, Laundries, Picture Theatres, sporting and amusement establishments, persons employed to perform work in the service of any port authority whether or not the port authority is included within the definition of "the Public Service" in Section 3 of the Public Service Arbitration Act, 1920-1973 (except persons employed to perform work for Nabalco Pty Limited or any subsidiary or successor thereof at Gove of any kind referred to in the definition of 'waterside worker' as defined in the Stevedoring Industry Act 1956 to 1973), and all kinds of general labour.

Provided that in the Northern Territory, unless eligible otherwise under these rules, apart from this sub-rule (iii), the following shall not be eligible for membership:—

- a. any boilermaker or any of the following persons engaged or employed in the engineering industry, viz.: Fitters, Turners, Machinists, Blacksmiths, Plumbers, Electrical Fitters, Patternmakers and Engineers generally;
- b. any person or classes of persons who are eligible to become members of the Australasian Meat Employees Union;
- c. persons employed under the provisions of the Commonwealth Public Service Act and eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Public Service Association (Fourth Division Officers) as at 17 March 1953, the Electrical Trades Union, the Commonwealth Public Service Artisans Association, the Amalgamated Postal Workers' Union of Australia, The Federated Union of Locomotive Enginemen, the Commonwealth Public Service Clerical Association, the Storemen and Packers' Union;
- d. persons employed under the provisions of the Commonwealth Railways Act 1917-1950 in the Commonwealth Railways from Alice Springs to Quorn, eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Workers' Union;
- e. persons principally engaged in the transportation of goods or persons upon public roads by motor vehicle except in or in connection with the following industries:
Pastoral; Construction and Maintenance and Operation of Railways; Municipal Works and Services; Mining (except employees of Groote Eylandt Mining Co. Pty. Ltd. at Groote Eylandt, and employees engaged in mining or treating bauxite at Gove); Milling, Smelting and Refining of Ores; Quarrying; Building and Construction Works; Public Works and Services; Construction and Maintenance of Roads, Aerodromes, Water and Sewerage.
- f. clerks (other than storeman-clerks, station bookkeepers, and shipping clerks).

(iv) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits, namely:—

In the State of New South Wales

artists' model; billiard marker, manufacture of pyram aircraft and industrial components therefor; manufacture of window display models (otherwise than in a shop or wholesale warehouse) excepting such articles made of metal; trained, trainee and untrained make-up artist (excluding persons employed in a shop or in or in connection with the sale or demonstration of cosmetics perfumes and toilet preparations); persons employed in or in connection with the manufacture, processing, warehousing and despatch of refined sugar, refined sugar products, carbon dioxide, alcohol and other distillery products and/or of building and associated materials in the establishments of the Colonial Sugar Refining Co. Ltd. and Hardboards Australia Ltd at Pymont or in establishments operated in lieu thereof, persons employed or usually employed in or in connection with experimental research and pilot plant work at the establishment of C.S.R. Research Pty. Ltd., but excluding in respect of each of the said establishments persons who are Staff employees employed at a yearly rate of pay and tradesmen's assistants and metal workers (but not riggers).

In the State of Queensland

manufacture of compressed fibre board and similar products; beauty treatment, hairdressing, scalp treatment, wig-making including barber, beautician, hairdresser, hairworkers, manicurist, maxillofacial technician, wig-maker; oil extracting and processing; manufacture of ship or boat fenders; modelling, compering, including mannequins and mannequins' comperes (excluding persons employed in a shop); pharmaceutical chemist or unregistered pharmaceutical chemist; industrial chemist; laboratory assistant; dental technologist; radiographer; attendant, assistant and/or receptionist in dentists' doctors' and optometrists' surgeries and/or consulting rooms; ambulance transport brigade and first aid duty attendants other than Superintendent, General Secretary or Secretary of the Queensland Ambulance Transport Brigades; swimming baths and/or pools; libraries (except library attendant principally engaged in clerical duties); teacher aide; used car yards; tow truck operating; sportsground; laundrettes and/or laundromats; accommodation industry including all employees employed in domestic work in boarding houses, accommodation houses, motels (other than motels licensed to sell intoxicating liquor), flats, clubs, hostels (but in respect of hostels excluding employees of the Commonwealth in the Department of Supply or in or in connection with the Armed Services), residential colleges and similar types of establishments; biscuit manufacture including all employees employed in handling, manufacturing, packing and distributing biscuits in biscuit manufacturing establishments; bread baking including all employees employed in handling, manufacturing, packing and distributing bread and bread crumbs in bread bakeries and/or bread bakery depots; catering including all employees employed in establishments (other than Commonwealth employees in the Department of Supply or in or in connection with the Armed Services and other than persons engaged for two hours or more per shift in mixing and dispensing intoxicating liquor, and drink waiters and drink waitresses and cellarman in clubs and/or restaurants), businesses, clubs, canteens and institutions or sections thereof which cater for and/or prepare and serve food or food and drinks excluding persons employed in or in connection with airports; confectionery manufacture, including all employees employed in handling, manufacturing and distributing confectionery; flour milling including all employees employed in handling, manufacturing, packing and distributing flour in flour mills and/or flour mill depots; pastrycooking, including all employees employed in handling, manufacturing, packing, and distributing cakes, pastrycooks goods, and cheesecakes and/or similar products in pastrycooking, cake making and/or any establishment wherein such goods are made and shop assistants employed in pastrycook's and cake shops; provided that, except where the context otherwise indicates, persons principally engaged in selling or distributing goods or in selling or demonstrating cosmetics, perfumes and toilet preparations shall not be eligible for membership pursuant to the foregoing provisions of this part of this paragraph.

In the State of South Australia

(A) cycle building, assembling and repairing; milk or cream depots; manufacture of products from milk or cream; motor tyre retreading or repairing, rubber worker; jeweller; watchmaker; optical mechanic; preparation for sale of poultry (poultry catchers at poultry raising establishments only); stonemason, including, without limiting the meaning of the foregoing term, persons employed in or in connection with the work of cutting or dressing or preparing or setting of all kinds of stone, marble, slate, terrazzo or similar compositions used for or in connection with building or monumental work; registered pharmaceutical chemist employed as a manager or a managing assistant of a hospital dispensary, the dispensary of a medical practitioner or public institution or as:—

assistant who is a qualified pharmaceutical chemist, or as:

apprentice to a pharmaceutical chemist who is serving under Articles of Apprenticeship duly registered with the Pharmacy Board of South Australia or as:—
unregistered assistant who has not served an apprenticeship to a pharmaceutical chemist or as:—

unregistered assistants who have served a prescribed term of apprenticeship under any Pharmacy Act, with a pharmaceutical chemist, and who are proceeding to registration as a pharmaceutical chemist, and who are engaged in or in connection with dispensaries connected with friendly societies or hospitals or public institutions or conducted as part of the practice of duly qualified medical practitioners; in the compounding, dispensing, preparation, manufacture, distribution and sale of drugs, medicines, chemicals, medicinal substances and admixtures thereof; provided that persons employed in a shop principally engaged in selling shall not be eligible for membership pursuant to the foregoing provisions of this paragraph, provided further that any person—

- (i) principally engaged as a hardware shop assistant, or a salesman, or who is a registered pharmaceutical chemist employed as a manager or managing assistant of a retail pharmacy, and
- (ii) who was, as at 31st August, 1973, a member of the (S.A. Registered) F.M.W.U. of Australia

shall be eligible for membership.

- (B) Workers employed in the State Government Service and Government (i.e. State Government) Subsidised Institutions, and all district and other hospitals (except private hospitals).

In the State of Western Australia

(A) manufacture, preparation or processing of butter, casein, cheese, milk or yoghurt; production and/or processing (by total environment methods) of game and poultry; manufacture of records, rolls, tapes, or any such like article used for reproducing purposes; manufacture, preparation, processing or treatment of coated abrasives; candles; cotton; felt or felt products; glycerine; soap or soda; tobacco or tobacco products; teacher aide; ambulance and first aid attendant; rag picking; flock or cotton waste maker; rope and twine (excluding persons engaged principally in or in connection with the wholesale and/or retail industry); wool scouring (excluding persons employed in sorting and classing) or fellmongery; moulder; setter, chainmaker, swivelmaker, belt ring maker, repairer, ring maker, polisher, lapper, melter, refiner, bracelet and bangle maker, stamper, silversmith, spinner, goldsmith, gilder, chaser or engraver, watch, clock, clockwork, electric and spring dial clock maker, repairer, attendant and winder, jewellers' tool maker and optical technician, lapidaries' spectacle maker, maker and renovator of electroplated ware, (when working for jewellers or watchmakers other than persons employed in a shop principally engaged in selling), metal badge maker, jewel case maker, and all persons engaged wholly or partly in manufacturing or repairing jewellery, watches or clocks in any of the above branches (other than persons employed in a shop principally engaged in selling); drying and refining of salt; handling of scrap metals, or wrecking or dismantling of plant or machinery for scrap salvage other than in an establishment engaged principally in the production of iron and steel; reclamation of drums; and (excluding persons employed in a shop principally engaged in selling and persons engaged principally in or in connection with the making preparation handling putting up reception sale demonstration and/

or delivery of drugs, pharmaceutical goods and medicinal chemicals and cosmetics and perfumes), artificial fertilisers, acids, bonemill, animal manure, phosphate, superphosphate, compost, bird manure, fish fertiliser, sea-weed, lime or other mineral processing, and/or other chemical industries including potash, arsenical-compound, sodium, sodium-sulphate, saltpetre, antimony-ore, woodmeal, borax, potassium-chloride, potash-muriate, potassium-nitrate, ammonium-nitrate, golden-sulphide-of-antimony, sulphate-of-iron, trisodium phosphate, didalcic-phosphate, formalin, phosphoric-acid, acetic-acid, muriatic-acid, sulphurous-acid, puritic-acid, lime-sulphur, hyposulphite-of-soda, limil, caustic-soda, sulphate-of-copper, carbon-tetra-chloride, black-hypo, derris-products, mineral wool, manganese sulphate, agrosan, copper-carbonate, copper-oxy-chloride, carbon-bi-sulphide, nicotine-sulphate, copper-sulphate, arsenate of lead, arsenate-of-calcium alunite, glauconite, silica-products, alkali chlorites, chlorine, soluble-alkali silicates, stannic-chloride, hydrochloric acid, sulphuric-acid, nitric acid, arsenic pentoxide, arsenic-acid, phenol-processing, beta naphthol, ammonium-chloride, ammonium-sulphate, ether-andethyl-chloride, calcium, aluminium and zinc sterrates, phthalic-anhydride, sodium-bi-sulphate, sodium arsenate, lactic acid, sulphanilamide, phosphate-compounds, sulphur dioxide, carbon di-oxide, carbolic-acid, formaldehyde, fungicides, insecticides, veterinary medicines, synthetic hormones, solvents, power alcohol, alkali, synthetic ammonia, bleaching powder or liquid, liquid cattle dips, stock licks, marking fluid, spello, milk oil fluid, branding liquid, tricalos, stock food, itch fluid, foot rot paste, blow fly repellent, molasses manufacture or processing and also food processing works within the Kimberly Land Division; provided that persons who are tradesmen's assistants riggers and metal workers employed in a maintenance section of an establishment in the foregoing industries shall not be eligible for membership pursuant to the foregoing provisions of this paragraph.

- (B) Persons employed or usually employed by the West Australian Government in the Department of Water Supply, Sewerage and Drainage (or any successor thereto) or by the Metropolitan Water Supply, Sewerage and Drainage Board (or any successor thereto).
- (C) Any person who is employed, or is usually employed, in any hospital in the State of Western Australia other than persons being trained as nurses in registered training schools or persons who are employed as nurses and who are registered or are entitled to be registered under the Nurses' Registration Act 1922, or the Health Act, 1911-1923; provided that this exclusion shall not be deemed to include enrolled nurses or pupils undergoing training as enrolled nurses.

For the purposes of this rule, the term "hospital" shall include:—

- (a) Establishments operated other than for profit or by Government:—
- (i) Providing accommodation and personal care services for frail, aged or handicapped persons and at which staff are available to help frail residents with bathing and dressing, cleaning rooms, personal laundry and oversight of medication and at all times, to assist in case of emergency: or
- (ii) Operated as after-care mental hostels.
- (b) Establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, N'Gal-a Mothercraft Training Centre, The Braille Hospital, Hawkevale, Nadezda, Homes of Peace, or other establishments of the same or like nature as the foregoing.

The provisions of this paragraph (C) shall not apply to:

- (a) persons who work in professional administrative and clerical capacities;
- (b) persons employed in any classification which at the 1st day of July 1982 was covered by an award or a deemed consent award to which the Hospital Salaried Officers Association of Western Australia (Union of Workers) was a party.
- (D) (a) Cleaner, caretaker, lift attendant, window cleaner, watchman, charwoman, usher, door keeper, gatekeeper, porter, janitor, day or night patrolman, security officer, attendant in ladies' retiring room, and attendant in libraries, art galleries, museums, and car parks; persons employed as gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman and home economics maid, by the Education Department, the West Australian Institute of Technology, the University of Western Australia, any other Tertiary Educational Institutions, and the Department of Agriculture; the following classifications of persons employed in National Parks and Zoological Gardens; keeper, gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, aquarist and ranger; the following classifications of workers employed by the Public Works' Department Mowing Services; gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, power mower operator, tractor mower operator and leading hand. (Provided that the term gardener shall include horticulturist.)
- (b) A person employed, in any of the callings mentioned in paragraph (a) hereof, by a contractor engaged in the industry or industries in connection with which this union is registered shall, notwithstanding any possible implication to the contrary from the foregoing, be eligible for membership of this union.
- (E) (a) Any graduate of a University or College of Advanced Education or Child Care Certificate Course or equivalent who—
- (i) holds a certificate, diploma or degree specialising in early childhood care and/or education; and
- (ii) is or usually is actively engaged in teaching and/or caring for children under the age of six years.
- (b) Any teacher with qualifications equivalent to that outlined in paragraph (a) hereof, approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (c) Any teacher who holds a certificate of a Teachers' Training College approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (d) Any other graduate of a course in early childhood education at a University or College of Advanced Education who is employed or usually employed in or in connection with pre-school teaching and/or child care and whether or not in a teaching capacity.
- (e) Any person who holds a recognised qualification in early child care and who is or usually is actively engaged in the care of children under normal primary school age.
- (f) Any graduate with early childhood education qualifications as specified in paragraphs (a)–(e) hereof who is or is usually engaged in administration or supervision of services for education or care of children under the age of six years.

- (g) Any graduate with early childhood education qualifications as specified in paragraphs (a)–(e) hereof who is or is usually engaged in tutoring or lecturing to students of childcare or early childhood education.

In the State of Tasmania

attendant, assistant or receptionist in dentists', doctors' and optometrists' surgeries or consulting rooms; domestic staff, groundsman or yardman in schools and colleges; industrial chemist; industrial chemists' assistant; hairdresser; manicurist; manufacture of products from milk or cream; radiographer; traffic warden; x-ray technician.

Provided that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicles upon public roads (excepting in the State of New South Wales, persons employed by the Colonial Sugar Refining Co. Ltd, Hardboards Australia Ltd or CSR Research Pty Ltd, in the State of Queensland, persons employed in ambulance transport brigades, and in the State of Western Australia, persons employed in ambulance services) and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia as at the first day of September 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions of this paragraph (paragraph (iv)).

to the following:

- (b) The description of the industries and/or industrial pursuits in or in connection with which the Union is registered is as follows:

(i) The industries and industrial pursuits of air brush artists, in the photographic industry; manufacture of asbestos and/or asbestos cement products (except in Queensland, Tasmania and Western Australia); animal welfare establishments (except animal husbandry and research establishments in connection with pastoral pursuits—provided that this exception shall not include the Northern Territory—and excepting animal health stations and experimental farms in Queensland and New South Wales); manufacture and repair of bags and sacks; broom and brush making (except in Victoria, New South Wales, Tasmania and South Australia); manufacture of carbon paper; caretaking; cemetery and undertaking; chemical (other than persons engaged principally in or in connection with the making, preparation, handling, putting up, reception, sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals); chemical workers; child minding centre (other than qualified teachers in Victoria and other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); manufacture and treatment of cork and cork products (except in Victoria and Queensland); crematorium; cleaners; cleaning and pollution control (excluding persons employed full-time by employers in the metal industry within their establishments); commissionaire; dance instruction; day nursery (other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); dentists; dental mechanical work; dental therapy; assistant and attending dentists; domestic work; domestic workers (except domestic servants employed in Queensland in the Pastoral Industry such as gardeners, chauffeurs, grooms, stablemen, kitchenmen, cooks, waitresses, laundresses, housemaids, nurse girls and general servants); domestic staff or groundsmen or yardmen of denominational schools; emergency and safety employees of the Melbourne and Geelong Harbour Trusts; manufacture of engine packing (except where made in the rubber industry with rubber or with any rubber substitutes); carrying by ferry boats; making of fibrolite (except in Queensland, Tasmania and Western Australia); gardening; gatekeeping; greenkeeping (except in New South

Wales, Victoria and Tasmania and also except in Western Australia as regards golf links, bowling greens, tennis courts and all gardens, lawns and greens in connection therewith); gypsum plasterboard and similar products; health and physical culture; making of ice cream; insulation, slagwool or other insulation material; jury keepers (in the State of Victoria only); laboratory assistant, attendant or tester in or in connection with the oil industry; washing, cleaning, ironing, sorting and packing of laundry; industry of laundering and laundrettes; libraries and library services; library workers (not principally engaged at clerical duties); lift attending; manufacture of linoleum; portage; manufacture of lead; manufacture of photographic supplies or materials; manufacture of Sisalkraft, Duk-Bak and similar products; margarine making and packing (except in the States of New South Wales, Victoria, Western Australia and Tasmania); carrying of messages; motor car washing, greasing, cleaning and attending; motor garage, including service station (other than chauffeurs and workers in the iron trades and coach-making trades and their assistants); making of oilskins (but not the manufacture of goods from fabrics which have been so treated); making paint, varnish; white and red lead; parking attendants (except municipal and shire council employees and those employed in any kind of amusement, whether outdoor or indoor or in or about theatres, halls, racecourses, sports, exhibition and agriculture shows); manufacture or preparation of pearlite and/or vermiculite products; pest control (except in New South Wales, Queensland and Western Australia, provided that this exception shall not relate to domestic pest control services); photographic establishments; manufacture of plaster of paris; plastics or substitutes therefor and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes therefor are used (other than engineers and persons eligible to be members of the Federated Rubber and Allied Workers' Union of Australia and coming within the award of the Court known as the Rubber Workers' Award, 1947); port hostesses; pre-school kindergartens; manufacture and assembling of pyrotechnics; sealing, sanding, treating and/or otherwise processing floor coverings and floor surfaces excepting the sanding of floors in buildings under construction or in the course of structural alteration or structural repair; security or watching (in either case other than employees employed in a shop by the operator thereof during ordinary trading hours in areas intended for public access); spruiking; manufacture of stramit and similar boards; stonemasons, marble masons, polishers, machinists, sawyers and all other persons engaged in the dressing and preparation and/or erection of terrazzo or similar compositions (excluding persons employed in a clerical capacity); sugar refineries (except in Queensland, South Australia and Victoria); manufacture of synthetic resins and/or moulding powders; tea attendants (other than in hospitals in New South Wales and in the Universities of Macquarie, Sydney and New England); teacher aide; making and assembling of toys (except in New South Wales, Victoria, South Australia and Western Australia) using substantially non-metallic materials; manufacture of typewriter ribbons; zoological and/or aquatic exhibition, garden or reserve (excepting ticket takers and ticket sellers in aquatic exhibition, garden or reserve); performance of work as attendants and/or assistants in industries otherwise covered by this present rule, including the industry of "The Public Service" as defined in Section 3 of the Public Service Arbitration Act, 1920–1973; provided that nothing herein shall be construed as applying to the rubber industry in the State of Queensland.

The generality of description of any of the foregoing industries or industrial pursuits is not to be limited by reference to any other industry or industrial pursuit.

Provided further that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicle upon public roads and

- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers' Union of Australia as at the first day of September, 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that tradesman's assistants, riggers and metal workers employed in maintenance sections of any establishments in the foregoing industries and/or industrial pursuits shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that persons principally engaged in selling, receiving, handling, demonstrating and/or delivery of goods in and for any shop (other than photographic shops), or wholesaler's warehouse (other than photographic establishments and manufacturers' establishments) and employees principally engaged in the sale or demonstration of goods other than in or for any shop or wholesaler's warehouse (except such employees employed in or in connection with manufacturers' establishments) shall not be eligible pursuant to the foregoing provisions.

(ii) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule, the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits, namely:—

The tanning and leather dressing industry, handling bagging or grinding bark, the manufacture of bark and other tanning extracts, the classing or sorting of leather (finished or unfinished) where such is done on tannery premises, the manufacture of agar-agar, glues and gelatine and by-products, adhesives, pastes, fertilizer constituents, dextrine, calciners or other like materials, the washing or other treatment of animal hair, with tanning, dressing, dyeing, or other treatment of fur or other skins, including woolled lambs or sheep-skins, the manufacture of articles made from leather, woolled lamb or sheep-skins, furred skins, such as spindle polishing mops, paint roller sleeves, dusters (other than establishments covered by The Federated Storemen and Packers' Union of Australia), play-suits, wool-skins and furskin toys, soft toys of all descriptions (excluding furred garments and toys made in clothing factories), clicking, cutting by hand or machine, or in the making or repairing saddles, saddle trees, harness, collars and rugs for horses and other animals, bridles, fly-veils and strapping, whips, whip-thongs, machine belting, respirators or gas masks of leather, canvas, fabric or other like materials, welders' masks, trunks, bags, port-manteaux, travelgoods, suit or attache cases, braces of all descriptions, belts, razor straps, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers' sample cases of all descriptions, slither cans, musical, gramophone, wireless, surgical and spectacle cases of all descriptions, ladies' evening bags, ladies' handbags, handbags of all descriptions, making and/or fitting zippers, wallets, purses, pouches, folio or folio covers of all descriptions, leather or fabric gloves and mitts of all descriptions, leggings, hat leathers, designing, leather coats, leather hats or caps, play suits of leather or fabric, artificial limb and appliances including surgical belts and surgical supports of leather, canvas, webbing or other like material, sails, tents, tarpaulins, rigging, flags, nose bags, water bags, weather cloths, dodgers, canvas, duck or calico bags of all descriptions, blinds of all descriptions, inside or out, mast coats, awnings, sail covers, canvas, duck, fabric or calico covers of all descriptions, canvas or coir save-alls, slings of all descriptions, wind sails, hose of all descriptions, covers for wings of aeroplanes, or component parts of aeroplanes of canvas, fabric, or other like material, parachute, parachute harness, car safety harness of leather, canvas, webbing, or other like material, aeroplane hangars, sheds (Belman or others), components of aeroplane hangars, sheds or houses of canvas,

fabric or other like material, mail bags, fenders, cargo nets, ships' gear, marquees, skillions, binding and conveyor aprons, gaskets and washers of leather, canvas or other like material, industrial mops, camp beds, deck chairs, camp furniture, rope or wire splicing and all classes of goods other than boots, shoes and slippers, made from leather, pelts, fabric, canvas, fibre or vulcanized fibre, webbing, and/or all substitutes (including plastics) for leather, pelts, fabric, canvas, fibre or vulcanized fibre, webbing, used in the industries also machining in all sections and on spraying.

(iii) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule, the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits in the Northern Territory:—

Pastoral, Agricultural, Horticultural, Viticultural, Dairy-ing, Fruitgrowing, Sugar-growing, Cane-cutting, Cotton-growing, Rabbit-trapping, Timber-getting, Saw-milling, Building Industry, Butchering and Meat Industry, Brick-making Industry; manufacture of concrete products, Cotton Industry; industry of searching, boring for, extracting, storing, transmitting, processing of water, oil, hydro-carbons and/or any other mineral or element (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July, 1977, had remained in force); oil industry, hydro-carbon industry (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July, 1977, had remained in force); Mining Industry, Milling, Smelting and refining of Ores, quarrying, crushing and/or processing industry of quarry materials; construction and maintenance of Rivers and Harbours, Diving, Waterside-Workers, Construction and Maintenance of Roads, Aerodromes, Water and Sewerage Works, Public Works and Services, prevention, suppression and extinguishment of fires, (excepting persons employed under the provisions of the Commonwealth Public Service Act), hospitals, Construction and Maintenance of Fuel Oil and Petrol Tanks, and Pipelines, Municipal Works and Services, Construction and Maintenance and Operation of Railways, Surveying, the industry of harvesting and/or processing of finfish (wet fish), crustacea, molluscs and/or plankton (whether for commercial or for game purposes) and whether on water or on land; Net-making, Clerical work, Brewing, Motor Driving, Shipping, Saddle-making, Baking, including bread manufacturing, pastry cooking, biscuit making, industry; Cordial manufactures, the industry of hairdressing and scalp treatment and/or beauty care and/or body care/massage; all workers engaged in conduct of Hotels, Clubs, Restaurants, motels, boarding establishments, guest houses, hostels and/or any other type of accommodation and/or catering, food preparation and/or processing industry; Shops, Stores, Laundries, Picture Theatres, sporting and amusement establishments, persons employed to perform work in the service of any port authority whether or not the port authority is included within the definition of "the Public Service" in Section 3 of the Public Service Arbitration Act, 1920-1973 (except persons employed to perform work for Nabalco Pty. Limited or any subsidiary or successor thereof at Gove of any kind referred to in the definition of 'waterside worker' as defined in the Stevedoring Industry Act 1956 to 1973), and all kinds of general labour.

Without in any way limiting, or being limited by, the generality of the foregoing, the Union shall also consist

in the Northern Territory of persons employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits:—

- (A) Civil and/or mechanical engineering;
- (B) The construction industry, including—
The building, construction, erection, maintenance, repair and/or demolition of:—
 - (a) Any building, plant, complex or structure; or
 - (b) Any civil or mechanical engineering project or work.
- (C) All work in joinery establishments or establishments concerned with the prefabrication of items (including structures) for use in or in connection with building or construction.
- (D) All work or works ancillary or incidental to any of those covered by the paragraphs (A), (B) or (C) above.

Provided that in the Northern Territory, unless eligible otherwise under these rules, apart from this sub-rule (iii), the following shall not be eligible for membership:—

- a. any boilermaker or any of the following persons engaged or employed in the engineering industry, viz.: Fitters, Turners, Machinists, Blacksmiths, Plumbers, Electrical Fitters, Patternmakers and Engineers generally;
- b. any person or classes of persons who are eligible to become members of the Australasian Meat Employees Union;
- c. persons employed under the provisions of the Commonwealth Public Service Act and eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Public Service Association (Fourth Division Officers) as at 17 March 1953, the Electrical Trades Union, the Commonwealth Public Service Artisans Association, The Amalgamated Postal Workers' Union of Australia, The Federated Union of Locomotive Enginemen, the Commonwealth Public Service Clerical Association, the Storemen and Packers' Union;
- d. persons employed under the provisions of the Commonwealth Railways Act 1917-1950 in the Commonwealth Railways from Alice Springs to Quorn, eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Workers' Union;
- e. persons principally engaged in the transportation of goods or persons upon public roads by motor vehicle except in or in connection with the following industries:
Pastoral; Construction and Maintenance and Operation of Railways; Municipal Works and Services; Mining (except employees of Groote Eylandt Mining Co. Pty. Ltd. at Groote Eylandt, and employees engaged in mining or treated bauxite at Gove); Milling, Smelting and Refining of Ores; Quarrying; Building and Construction Works; Public Works and Services; Construction and Maintenance of Roads, Aerodromes, Water and Sewerage.
- f. clerks (other than storeman-clerks, station bookkeepers, and shipping clerks).

(iv) Without in any way limiting and without in any way being limited by the description of industries and/or industrial pursuits elsewhere in this rule the description of the industries and/or industrial pursuits in or in connection with which the Union is registered shall also include the following industries and/or industrial pursuits, namely:

In the State of New South Wales

artists' model; billiard marker, manufacture of pyram aircraft and industrial components therefor; manufacture of window display models (otherwise than in a shop or wholesale warehouse) excepting such articles made of

metal; trained, trainee and untrained make-up artist (excluding persons employed in a shop or in or in connection with the sale or demonstration of cosmetics perfumes and toilet preparations); persons employed in or in connection with the manufacture, processing, warehousing and despatch of refined sugar, refined sugar products, carbon dioxide, alcohol and other distillery products and/or of building and associated materials in the establishments of the Colonial Sugar Refining Co. Ltd and Hardboards Australia Ltd at Pyrmont or in establishments operated in lieu thereof, persons employed or usually employed in or in connection with experimental research and pilot plant work at the establishment of C.S.R. Research Pty. Ltd, but excluding in respect of each of the said establishments persons who are Staff employees employed at a yearly rate of pay and tradesmen's assistants and metal workers (but not riggers).

In the State of Queensland

manufacture of compressed fibre board and similar products; beauty treatment, hairdressing, scalp treatment, wig-making including barber, beautician, hairdresser, hairworkers, manicurist, maxillofacial technician, wig-maker; oil extracting and processing; manufacture of ship or boat fenders; modelling, compering, including mannequins and mannequins' compères (excluding persons employed in a shop); pharmaceutical chemist or unregistered pharmaceutical chemist; industrial chemist; laboratory assistant; dental technologist; radiographer; attendant, assistant and/or receptionist in dentists' doctors' and optometrists' surgeries and/or consulting rooms; ambulance transport brigade and first aid duty attendants other than Superintendent, General Secretary or Secretary of the Queensland Ambulance Transport Brigades; swimming baths and/or pools; libraries (except library attendant principally engaged in clerical duties); teacher aide; used car yards; tow truck operating; sportsgrounds; laundrettes and/or laundromats; accommodation industry including all employees employed in domestic work in boarding houses, accommodation houses, motels (other than motels licensed to sell intoxicating liquor), flats, clubs, hostels (but in respect of hostels excluding employees of the Commonwealth in the Department of Supply or in or in connection with the Armed Services), residential colleges and similar types of establishments; biscuit manufacture including all employees employed in handling, manufacturing, packing and distributing biscuits in biscuit manufacturing establishments; bread baking including all employees employed in handling, manufacturing, packing and distributing bread and bread crumbs in bread bakeries and/or bread bakery depots; catering including all employees employed in establishments (other than Commonwealth employees in the Department of Supply or in or in connection with the Armed Services and other than persons engaged for two hours or more per shift in mixing and dispensing intoxicating liquor, and drink waiters and drink waitresses and cellarmen in clubs and/or restaurants), businesses, clubs, canteens and institutions or sections thereof of which cater for and/or prepare and serve food or food and drinks excluding persons employed in or in connection with airports; confectionery manufacture, including all employees employed in handling, manufacturing and distributing confectionery; flour milling including all employees employed in handling, manufacturing, packing and distributing flour in flour mills and/or flour mill depots; pastrycooking, including all employees employed in handling, manufacturing, packing and distributing cakes, pastrycooks goods, and cheesecakes and/or similar products in pastrycooking, cake making and/or any establishment wherein such goods are made and shop assistants employed in pastrycook's and cake shops; provided that, except where the context otherwise indicates, persons principally engaged in selling or distributing goods or in selling or demonstrating cosmetics, perfumes and toilet preparations shall not be eligible for membership pursuant to the foregoing provisions of this part of this paragraph.

In the State of South Australia

- (A) cycle building, assembling and repairing; milk or cream depots; manufacture of products from milk or cream; motor tyre retreading or repairing, rubber worker; jeweller; watchmaker; optical mechanic; preparation for sale of poultry (poultry catchers at poultry raising establishments only); stonemason, including, without limiting the meaning of the foregoing term, persons employed in or in connection with the work of cutting or dressing or preparing or setting of all kinds of stone, marble, slate, terrazzo or similar compositions used for or in connection with building or monumental work; registered pharmaceutical chemist employed as a manager or a managing assistant of a hospital dispensary, the dispensary of a medical practitioner or public institution or as:

assistant who is a qualified pharmaceutical chemist, or as:

apprentice to a pharmaceutical chemist who is serving under Articles of Apprenticeship duly registered with the Pharmacy Board of South Australia or as:—

unregistered assistant who has not served an apprenticeship to a pharmaceutical chemist or as:—

unregistered assistants who have served a prescribed term of apprenticeship under any Pharmacy Act, with a pharmaceutical chemist, and who are proceeding to registration as a pharmaceutical chemist, and who are engaged in or in connection with dispensaries connected with friendly societies or hospitals or public institutions or conducted as part of the practice of duly qualified medical practitioners; in the compounding, dispensing, preparation, manufacture, distribution and sale of drugs, medicines, chemicals, medicinal substances and admixtures thereof; provided that persons employed in a shop principally engaged in selling shall not be eligible for membership pursuant to the foregoing provisions of this paragraph, provided further that any person—

- (i) principally engaged as a hardware shop assistant, or a salesman, or who is a registered pharmaceutical chemist employed as a manager or managing assistant of a retail pharmacy, and
 - (ii) who was, as at 31st August, 1973, a member of the (S.A. Registered) F.M.W.U. of Australia shall be eligible for membership.
- (B) Workers employed in the State Government Service and Government (i.e. State Government) Subsidised Institutions, and all district and other hospitals (except private hospitals).

In the State of Western Australia

- (A) manufacture, preparation or processing of butter, casein, cheese, milk or yoghurt; production and/or processing (by total environment methods) of game and poultry; manufacture of records, rolls, tapes, or any such like article used for reproducing purposes; manufacture, preparation, processing or treatment of coated abrasives; candles; cotton; felt or felt products; glycerine; soap or soda; tobacco or tobacco products; teacher aide; ambulance and first aid attendant; rag picking; flock or cotton waste maker; rope and twine (excluding persons engaged principally in or in connection with the wholesale and/or retail industry); wool scouring (excluding persons employed in sorting and classing) or fellmongery; moulder; setter, chainmaker, swivelmaker, belt ring maker, repairer, ring maker, polisher, lapper, melter, refiner, bracelet and bangle maker, stamper, silver-smith, spinner, goldsmith, gilder, chaser or engraver, watch, clock, clockwork, electric and spring dial clock maker, repairer, attendant and winder, jewellers' tool maker and optical technician, lapidaries' spectacle maker, maker and renovator of electroplated ware (when working for jewellers or watchmakers other than persons employed in a shop principally engaged in selling), metal badge maker,

jewel case maker, and all persons engaged wholly or partly in manufacturing or repairing jewellery, watches or clocks in any of the above branches (other than persons employed in a shop principally engaged in selling); drying and refining of salt; handling of scrap metals, or wrecking or dismantling of plant or machinery for scrap salvage other than in an establishment engaged principally in the production of iron and steel; reclamation of drums; and (excluding persons employed in a shop principally engaged in selling and persons engaged principally in or in connection with the making preparation handling putting up reception sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals and cosmetics and perfumes), artificial fertilisers, acids, bonemill, animal manure, phosphate, superphosphate, compost, bird manure, fish fertiliser, sea-weed, lime or other mineral processing, and/or other chemical industries including potash, arsenical-compound, sodium, sodium-sulphate, salt-petre, antimony-ore, woodmeal, borax, potassium-chloride, potash-muriate, potassium-nitrate, ammonium-nitrate, golden-sulphide-of-antimony, sulphate-of-iron, trisodium phosphate, didalcic-phosphate, formalin, phosphoric-acid, acetic-acid, muriatic-acid, sulphurous-acid, puritic-acid, lime-sulphur, hypsulphite-of-soda, limil, caustic-soda, sulphate-of-copper, carbon-tetra-chloride, black-hypo, derris-products, mineral wool, manganese sulphate, agrosan, copper-carbonate, copper-oxy-chloride, carbon-bi-sulphide, nicotine-sulphate, copper-sulphate, arsenate of lead, arsenate-of-calcium alunite, glauconite, silica-products, alkali chlorites, chlorine, soluble-alkali silicates, stannic-chloride, hydrochloric acid, sulphuric-acid, nitric acid, arsenic pentoxide, arsenic-acid, phenol-processing, beta naphthol, ammonium-chloride, ammonium-sulphate, etherandethyl-chloride, calcium, aluminium and zinc sterrates, phthalic-anhydride, sodium-bi-sulphate, sodium arsenate, lactic acid, sulphanimide, phosphate-compounds, sulphur dioxide, carbon di-oxide, carbolic-acid, formaldehyde, fungicides, insecticides, veterinary medicines, synthetic hormones, solvents, power alcohol, alkali, synthetic ammonia, bleaching powder or liquid, liquid cattle dips, stock licks, marking fluid, spello, milk oil fluid, branding liquid, tricalos, stock food, itch fluid, foot rot paste, blow fly repellant, molasses manufacture or processing and also food processing works within the Kimberley Land Division; provided that persons who are tradesmen's assistants, riggers and metal workers employed in a maintenance section of an establishment in the foregoing industries shall not be eligible for membership pursuant to the foregoing provisions of this paragraph.

- (B) Persons employed or usually employed by the West Australian Government in the Department of Water Supply, Sewerage and Drainage (or any successor thereto) or by the Metropolitan Water Supply, Sewerage and Drainage Board (or any successor thereto).
- (C) Any person who is employed, or is usually employed, in any hospital in the State of Western Australia other than persons being trained as nurses in registered training schools or persons who are employed as nurses and who are registered or are entitled to be registered under the Nurses' Registration Act 1922, or the Health Act 1911-1923; provided that this exclusion shall not be deemed to include enrolled nurses or pupils undergoing training as enrolled nurses.

For the purposes of this rule, the term "hospital" shall include:

- (a) Establishments operated other than for profit or by Government:
- (i) Providing accommodation and personal care services for frail, aged or handicapped persons and at which staff are available to

help frail residents with bathing and dressing, cleaning rooms, personal laundry and oversight of medication and at all times, to assist in case of emergency; or

(ii) Operated as after-care mental hospitals.

- (b) Establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, N'Gal-a Mothercraft Training Centre, The Braille Hospital, Hawkevale, Nadezda, Homes of Peace, or other establishments of the same or like nature as the foregoing.

The provisions of this paragraph (C) shall not apply to:

- (a) persons who work in professional administrative and clerical capacities;
 - (b) persons employed in any classification which at the 1st day of July 1982 was covered by an award or a deemed consent award to which the Hospital Salaried Officers Association of Western Australia (Union of Workers) was a party.
- (D) (a) Cleaner, caretaker, lift attendant, window cleaner, watchman, charwoman, usher, door keeper, gatekeeper, porter, janitor, day or night patrolman, security officer, attendant in ladies' retiring room, and attendant in libraries, art galleries, museums, and car parks; persons employed as gardeners, gardeners labourer, maintenance man, maintenance labourer, groundsman and home economics maid, by the Education Department, the West Australian Institute of Technology, the University of Western Australia, any other Tertiary Educational Institutions, and the Department of Agriculture; the following classifications of persons employed in National Parks and Zoological Gardens; keeper, gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, aquarist and ranger; the following classifications of workers employed by the Public Works Department Mowing Services; gardeners, gardeners labourer, maintenance man, maintenance labourer, groundsman, power mower operator, tractor mower operator and leading hand. (Provided that the term gardener shall include horticulturist.)
- (b) A person employed, in any of the callings mentioned in paragraph (a) hereof, by a contractor engaged in the industry or industries in connection with which this union is registered shall, notwithstanding any possible implication to the contrary from the foregoing, be eligible for membership of this union.
- (E) (a) Any graduate of a University or College of Advanced Education or Child Care Certificate Course or equivalent who:
- (i) holds a certificate, diploma or degree specialising in early childhood care and/or education; and
 - (ii) is or usually is actively engaged in teaching and/or caring for children under the age of six years.
- (b) Any teacher with qualifications equivalent to that outlined in paragraph (a) hereof, approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (c) Any teacher who holds a certificate of a Teachers' Training College approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (d) Any other graduate of a course in early childhood education at a University or College of

Advanced Education who is employed or usually employed in or in connection with pre-school teaching and/or child care and whether or not in a teaching capacity.

- (e) Any person who holds a recognised qualification in early child care and who is or usually is actively engaged in the care of children under normal primary school age.
- (f) Any graduate with early childhood education qualifications as specified in paragraph (a)-(e) hereof who is or is usually engaged in administration or supervision of services for education or care of children under the age of six years.
- (g) Any graduate with early childhood education qualifications as specified in paragraphs (a)-(e) hereof who is or is usually engaged in tutoring or lecturing to students of childcare or early childhood education.

In the State of Tasmania

attendant, assistant or receptionist in dentists', doctors' and optometrists' surgeries or consulting rooms; domestic staff, groundsman or yardman in schools and colleges; industrial chemist; industrial chemists' assistant; hairdresser; manicurist; manufacture of products from milk or cream; radiographer; traffic warden; x-ray technician.

Provided that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicles upon public roads (excepting in the State of New South Wales, persons employed by the Colonial Sugar Refining Co. Ltd., Hardboards Australia Ltd. or C.S.R. Research Pty Ltd., in the State of Queensland, persons employed in ambulance transport brigades, and in the State of Western Australia, persons employed in ambulance services) and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia as at the first day of September, 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions of this paragraph (paragraph (iv)).

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 organization (whose address for service is: 1st Floor, 365-375 Sussex Street, Sydney, NSW 2000) 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

Conciliation and Arbitration Act 1904

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

NOTICE OF APPLICATION FOR CONSENT TO A CHANGE IN THE CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

(R No. 164 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of The Federated Miscellaneous Workers Union of Australia insofar as those rules

relate to the conditions of eligibility for membership of the organization.

The alteration is sought from the following:

2. CONSTITUTION

(a) The conditions of eligibility for membership are as follows:—

(i) The Union shall consist of an unlimited number of persons who are employed or usually employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits, namely:—

Airbrush artist; asbestos and/or asbestos cement products (except in Queensland, Tasmania and Western Australia); animal welfare establishment (except animal husbandry and research establishments in connection with pastoral pursuits—provided that this exception shall not include the Northern Territory—and excepting animal health stations and experimental farms in Queensland and New South Wales); bag and sack; basketware; bill posting; broom or brush (except in Victoria, New South Wales, Tasmania and South Australia); carbon paper makers; caretaking; cemetery; chemical (other than persons engaged principally in or in connection with the making, preparation, handling, putting up, reception, sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals); chemical workers; child minding centre (other than qualified teachers in Victoria and other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); cork or cork product (except in Victoria and Queensland); crematorium; cleaners; cleaning and pollution control (excluding persons employed full-time by employers in the metal industry within their establishments); commissionaire; dance instruction; day nursery (other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); dentists; dental mechanics; dental therapists; dental assistants and attendants; domestic work; domestic workers (except domestic servants employed in Queensland, in the Pastoral Industry such as gardeners, chauffeurs, grooms, stablemen, kitchenmen, cooks, waitresses, laundresses, housemaids, nurse girls and general servants); domestic staff, groundsman or yardman of denominational schools; emergency and safety employees of the Melbourne and Geelong Harbour Trusts; the manufacture of engine packing (except where made in the rubber industry with rubber or with any rubber substitutes); ferry workers; fibrolite (except in Queensland, Tasmania and Western Australia); gardening; gatekeeping; greenkeeping (except in New South Wales, Victoria and Tasmania and also except in Western Australia as regards golf links, bowling greens, tennis courts and all gardens, lawns and greens in connection therewith); gypsum plasterboard and similar products; health or physical culture; ice cream makers; insulwool, slagwool or other insulation material; jury keepers (in the State of Victoria only); laboratory assistant, attendant or tester in or in connection with the oil industry; laundry workers; and/or laundrettes; librarian not principally engaged in clerical duties (in Queensland only); library attendants (except those employed by universities in Western Australia); lift attending; linoleum; porters; manufacture of photographic supplies or materials; manufacture of Sisalkraft, Duk-Bak and similar products; margarine (except in the States of New South Wales, Victoria, Western Australia and Tasmania); messengers; motor car cleaning, washing or greasing; motor garage, including service station (other than chauffeurs and workers in the iron trades and coach-making trades and their assistants); oilskin (but not the manufacture of goods from fabrics which have been so treated); paint, parking attendant (except municipal and shire council employees and those employed in any kind of amusement, whether outdoor or indoor, or in or about theatres, halls, racecourses, sports, exhibition and agriculture shows); pearlite and/or vermiculite products; pest

control (except in New South Wales, Queensland and Western Australia, provided that this exception shall not relate to domestic pest control services in Western Australia); photographic establishments; plaster of paris; plastics or substitutes thereof and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes thereof are used (other than engineers and persons eligible to be members of the Federated Rubber and Allied Workers' Union of Australia and coming within the award of the Court known as the Rubber Workers' Award 1947); port hostesses; pre-school kindergarten; pyrotechnic; sealing, sanding, treating and/or otherwise processing floor coverings and floor surfaces, excepting the sanding of floors in buildings under construction or in the course of structural alteration or structural repair; security or watching (in either case other than employees employed in a shop by the operator thereof during ordinary trading hours in areas intended for public access); stramit and similar boards; sugar refineries (except in Queensland, South Australia and Victoria); synthetic resins and/or moulding powders; tea attendants (other than in hospitals in New South Wales and in the Universities of Macquarie, Sydney and New England); teacher aides; toy makers and assemblers (except in New South Wales, Victoria, South Australia and Western Australia) using substantially non-metallic materials; typewriter ribbon; undertaking; varnish; white and red lead; zoological and/or aquatic exhibition, garden or reserve (excepting ticket takers and ticket sellers in aquatic exhibition, garden or reserve) but not including persons other than watchmen employed by the Taronga Zoological Park Trust; persons designated as attendants and/or assistants and performing work which is otherwise covered by this present rule 2 (a) (i); together with such other persons whether employed in the industry or not, as have been appointed officers of the Union or its branches and admitted as members thereof.

The generality of description of any of the foregoing industries or industrial pursuits is not to be limited by reference to any other industry or industrial pursuit.

Provided that notwithstanding anything contained herein persons employed in the rubber industry in the State of Queensland and eligible for membership of the Australian Workers' Union shall not be eligible for membership.

Provided further that notwithstanding anything contained herein no person shall be eligible for membership who is principally engaged in clerical duties in the following industries and/or industrial pursuits:—

asbestos and/or asbestos cement products; bag and sack; basketware; bill-posting; broom or brush; chemical; cleaning and pollution control; cork or cork products; fibrolite; gypsum plaster board and similar products; ice cream makers; insulwool slagwool or other insulation material; manufacture of photographic supplies and materials; manufacture of Sisalkraft, Duk-Bak and similar products; margarine; motor garage including service station; paint, pearlite and/or vermiculite products; plaster of paris, plastics or substitutes thereof and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes thereof are used; sealing, sanding; treating and/or otherwise processing floor coverings and floor surfaces; stramit and similar boards; sugar refineries; synthetic resins and/or moulding powders; typewriter ribbon; undertaking; varnish, white and red lead.

Provided further that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicle upon public roads and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers' Union of Australia as at the first day of September 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that tradesman's assistants, riggers and metal workers employed in maintenance sections of any establishment in the foregoing industries and/or industrial pursuits shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that persons principally engaged in selling, receiving, handling, demonstrating and/or delivery of goods in and for any shop (other than photographic shops), or wholesaler's warehouse (other than photographic establishments and manufacturers' establishments) and employees principally engaged in the sale or demonstration of goods other than in or for any shop or wholesaler's warehouse (except such employees employed in or in connection with manufacturers' establishments) shall not be eligible pursuant to the foregoing provisions.

(ii) Without in any way limiting and without being in any way limited by the conditions of eligibility for membership elsewhere in this rule, the Union shall also consist of employees engaged in or in connection with any one or more of the following, viz.:

The tanning and leather dressing industry, handling, bagging or grinding bark, the manufacture of bark and other tanning extracts, the classing or sorting of leather (finished or unfinished) where such is done on tannery premises, the manufacture of agar-agar, glue and gelatine and by-products, adhesives, pastes, fertilizer constituents, dextrine, calciners or other like materials, the washing or other treatment of animal hair, with tanning, dressing, dyeing or other treatment of fur or other skins, including woolled lambs or sheep-skins, the manufacture of articles made from leather, woolled lamb or sheep-skins, furred skins, such as spindle polishing mops, paint roller sleeves, dusters (other than establishments covered by The Federated Storemen and Packers' Union of Australia), playsuits, woolskins and furskin toys, soft toys of all descriptions (excluding furred garments and toys made in clothing factories), clicking, cutting by hand or machine, or in the making or repairing saddles, saddle trees, harness, collars and rugs for horses and other animals, bridles, fly-veils and strapping, whips, whip-thongs, machine belting, respirators or gas masks of leather, canvas, fabric or other like materials, welders' masks, trunks, bags, portmanteaux, travel goods, suit or attache cases, braces of all descriptions, belts, razor straps, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers' sample cases of all descriptions, slither cans, musical, gramophone, wireless, surgical and spectacle cases of all descriptions, ladies' evening bags, ladies' handbags, handbags of all descriptions, making and/or fitting zippers, wallets, purses, pouches, folio or folio covers of all descriptions, leather or fabric gloves and mits of all descriptions, leggings, hat leathers, designing, leather coats, leather hats or caps, play suits of leather or fabric, artificial limb and appliances including surgical belts and surgical supports of leather, canvas, webbing or other like material, sails, tents, tarpaulins, rigging, flags, nose bags, water bags, weather cloths, dodgers, canvas, duck or calico bags of all descriptions, blinds of all descriptions, inside or out, mast coats, awnings, sail covers, canvas, duck, fabric or calico covers of all descriptions, canvas or coir save alls, slings of all descriptions, wind sails, hose of all descriptions, covers for wings of aeroplanes, or component parts of aeroplanes of canvas, fabric, or other like material, parachutes, parachute harness, car safety harness of leather, canvas, webbing, or other like material, aeroplane hangars, sheds (Belman and others), components of aeroplane hangars, sheds or houses of canvas, fabric or other like material, mail bags, fenders, cargo nets, ships' gear, marquees, skillions, binding and conveyor aprons, gaskets and washers of leather, canvas or other like material, industrial mops, camp beds, deck chairs, camp furniture, rope or wire splicing and all classes of goods other than boots, shoes and slippers, made from leather, pelts, fabric, canvas, fibre or vulcanised fibre, webbing and/or all substitutes (including plas-

tics) for leather, pelts, fabric, canvas, fibre or vulcanised fibre, webbing, used in the industries also machining in all sections and on spraying.

(iii) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this rule, the Union shall also consist, in the Northern Territory, of persons employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits:—

Pastoral, Agricultural, Horticultural, Viticultural, Dairying, Fruitgrowing, Sugar-growing, Canecutting, Cottongrowing, Rabbit-trapping, Timber-getting, Saw-milling, Building Industry, Butchering and Meat Industry, Brick-making Industry; manufacture of concrete products; Cotton Industry, Industry of searching, boring for, extracting, storing, transmitting, processing of water, oil, hydro-carbons and/or any other mineral or element (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977 had remained in force); oil industry, hydro-carbon industry (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977 had remained in force); Mining Industry, milling, Smelting and refining of Ores, quarrying, crushing and/or processing industry of quarry materials; Construction and Maintenance of Rivers and Harbours, Diving, Waterside-Workers, Construction and Maintenance of Roads, Aerodromes, Water and Sewerage Works, Public Works and Services, prevention, suppression and extinguishment of fires, (excepting persons employed under the provisions of the Commonwealth Public Service Act), hospitals, Construction and Maintenance of Fuel Oil and Petrol Tanks, and Pipelines, Municipal Works and Services, Construction and Maintenance and operation of Railways, Surveying, the industry of harvesting and/or processing of finfish (wet fish), crustacea, molluscs and/or plankton (whether for commercial or for game purposes) and whether on water or on land; Net-making, Clerical Work, Brewing, Motor Driving, Shipping, Saddle-making, Baking, including bread manufacturing, pastry cooking, biscuit making, industry; Cordial manufactures, the industry of hairdressing and scalp treatment and/or beauty care and/or body care/massage; all workers engaged in the conduct of Hotels, Clubs, Restaurants, motels, boarding establishments, guest houses, hostels and/or any other type of accommodation and/or catering, food preparation and/or processing industry; Shops, Stores, Laundries, Picture Theatres, sporting and amusement establishments; persons employed to perform work in the service of any port authority whether or not the port authority is included within the definition of "the Public Service" in Section 3 of the Public Service Arbitration Act, 1920-1973 (except persons employed to perform work for Nabalco Pty. Limited or any subsidiary or successor thereof at Gove of any kind referred to in the definition of 'waterside worker' as defined in the Stevedoring Industry Act 1956 to 1973); and all kinds of general labour.

Provided that in the Northern Territory, unless eligible otherwise under these rules, apart from this sub-rule (iii), the following shall not be eligible for membership:—

- a. any boilermaker or any of the following persons engaged or employed in the engineering industry, viz.: Fitters, Turners, Machinists, Blacksmiths, Plumbers, Electrical Fitters, Pattern-makers and Engineers generally;
- b. any person or classes of persons who are eligible to become members of the Australasian Meat Employees Union;

- c. persons employed under the provisions of the Commonwealth Public Service Act and eligible for membership pursuant to the existing conditions of eligibility for membership in The Australian Public Service Association (Fourth Division Officers) as at 17 March 1953, the Electrical Trades Union, the Commonwealth Public Service Artisans Association, the Amalgamated Postal Workers' Union of Australia, The Federated Union of Locomotive Enginemen, the Commonwealth Public Service Clerical Association, the Storemen and Packers' Union;
- d. persons employed under the provisions of the Commonwealth Railways Act 1917-1950 in the Commonwealth Railways from Alice Springs to Quorn, eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Workers' Union;
- e. persons principally engaged in the transportation of goods or persons upon public roads by motor vehicle except in or in connection with the following industries:
Pastoral; Construction and Maintenance and Operation of Railways; Municipal Works and Services; Mining (except employees at Groote Eylandt Mining Co. Pty. Ltd. at Groote Eylandt, and employees engaged in the mining or treating bauxite at Gove); Milling, Smelting and Refining of Ores; Quarrying; Building and Construction Works; Public Works and Services; Construction and Maintenance of Roads, Aerodromes, Water and Sewerage;
- f. Clerks (other than storeman-clerks, station book-keepers, and shipping clerks).

(iv) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this rule, the Union shall also consist of persons who are employed or usually employed in or in connection with any one or more of the following industries and/or industrial pursuits, namely:—

In the State of New South Wales

artists' model; billiard marker; manufacturer of pyram aircraft and industrial components therefor; manufacture of window display models (otherwise than in a shop or wholesale warehouse) excepting such articles made of metal; trained, trainee and untrained make-up artist, (excluding persons employed in a shop in or in connection with the sale or demonstration of cosmetics, perfumes and toilet preparations); persons employed in or in connection with the manufacture, processing, warehousing and despatch of refined sugar, refined sugar products, carbon dioxide, alcohol and other distillery products and/or of building and associated materials in the establishments of the Colonial Sugar Refining Co. Ltd. and Hardboards Australia Ltd. at Pyrmont or any establishment operated in lieu thereof, persons employed or usually employed in or in connection with experimental research and pilot plant work at the establishment of C. S. R. Research Pty. Ltd., but excluding in respect of each of the said establishments persons who are Staff employees employed at a yearly rate of pay and tradesman's assistants and metal workers (but not riggers) but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits;

In the State of Queensland

manufacture of compressed fibre board and similar products, beauty treatment, hairdressing, scalp treatment, wigmaking including barber, beautician, hairdresser, hairworker, manicurist, maxillo-facial technician, wig-maker, oil extracting and processing; manufacture of ship or boat fenders; modelling, compering, including mannequins and mannequins' comperes (excluding persons employed in a shop; pharmaceutical chemist or unregistered pharmaceutical chemist; industrial chemist; laboratory assistant; dental technologist; radiographer; attendant, assistant and/or receptionist in dentists', doctors' and

optometrists' surgeries and/or consulting rooms; ambulance transport brigade and first aid duty attendants other than Superintendent, General Secretary or Secretary of the Queensland Ambulance Transport Brigades; swimming baths and/or pools; libraries (except library attendant principally engaged in clerical duties); teacher aide; used car yards; tow truck operating; sportsgrounds; laundrettes and/or laundromats; accommodation industry including all employees employed in domestic work in boarding houses, accommodation houses, motels (other than motels licensed to sell intoxicating liquor), flats, clubs, hostels (but in respect of hostels excluding employees of the Commonwealth in the Department of Supply or in or in connection with the Armed Services), residential colleges and similar types of establishments; biscuit manufacture including all employees employed in handling, manufacturing, packing and distributing biscuits in biscuit manufacturing establishments; bread baking including all employees employed in handling, manufacturing, packing and distributing bread and bread crumbs in bread bakeries and/or bread bakery depots; catering including all employees (other than Commonwealth employees in the Department of Supply or in or in connection with the Armed Services and other than persons engaged for two hours or more per shift in mixing and dispensing intoxicating liquor, and drink waiters and drink waitresses and cellarmen in clubs and/or restaurants) employed in establishments, businesses, clubs, canteens and institutions or sections thereof which cater for and/or prepare and serve food or food and drinks excluding persons employed in or in connection with airports; confectionery manufacture, including all employees employed in handling, manufacturing and distributing confectionery; flour milling including all employees employed in handling, manufacturing, packing and distributing flour in flour mills and/or flour mill depots; pastrycooking, including all employees employed in handling, manufacturing, packing and distributing cakes, pastry cooks goods, and cheese-cakes and/or similar products in pastrycooking, cake making and/or any establishment wherein such goods are made but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits but this exclusion shall not apply to restaurant receptionists and/or cashiers; assistants and/or receptionists in dentists' surgeries; and shop assistants employed in pastrycooks and cake shops; provided that, except where the context otherwise indicates, persons principally engaged in selling or distributing goods or in selling or demonstrating cosmetics, perfumes and toilet preparations shall not be eligible for membership pursuant to the foregoing provisions of this part of this paragraph.

In the State of South Australia

(A) cycle building, assembling and repairing; milk or cream depots; manufacture of products from milk or cream; motor tyre retreading or repairing; rubber worker; jeweller; watchmaker; optical mechanic; preparation for sale of poultry (poultry catchers at poultry-raising establishments only); stonemason, including, without limiting the meaning of the foregoing term, persons employed in or in connection with the work of cutting or dressing or preparing or setting of all kinds of stone, marble, slate, terrazzo or similar compositions used for in or in connection with building or monumental work; registered pharmaceutical chemist employed as a manager or a managing assistant of a hospital dispensary, the dispensary of a medical practitioner or public institution or as:—

Assistant who is a qualified pharmaceutical chemist, or as:—

Apprentice to a pharmaceutical chemist who is serving under Articles of Apprenticeship duly registered with the Pharmacy Board of South Australia or as:—
unregistered assistant who has not served an apprenticeship to a pharmaceutical chemist or as:—

unregistered assistants who have served a prescribed term of apprenticeship under any Pharmacy Act, with a pharmaceutical chemist, and who are proceeding to registration as a pharmaceutical chemist, and who are engaged in or in connection with dispensaries connected with friendly societies or hospitals or public institutions or conducted as part of the practice of duly qualified medical practitioners, in the compounding, dispensing, preparation, manufacture, distribution and sale of drugs, medicines, chemicals, medicinal substances and admixtures thereof; but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits; provided that persons employed in a shop principally engaged in selling shall not be eligible for membership pursuant to the foregoing provisions of this paragraph, provided further that any person—

- (i) principally engaged as a hardware shop assistant, or a salesman, or who is a registered pharmaceutical chemist employed as a manager or managing assistant of a retail pharmacy, and
- (ii) who was, as at 31st August 1973, a member of the (S.A. Registered) F.M.W.U. of Australia

shall be eligible for membership.

- (B) Workers employed in the State Government Service and Government (i.e. State Government) Subsidised Institutions, and all district and other hospitals (except private hospitals).

In the State of Western Australia

- (A) manufacture, preparation or processing of butter, casein, cheese milk or yoghurt; production and/or processing (by total environment methods) of game and poultry; manufacture of records, rolls, tapes, or any such like article used for reproducing purposes, manufacture, preparation, processing or treatment of coated abrasives; candles; cotton; felt or felt products; glycerine; soap or soda; tobacco or tobacco products; teacher aide (however described at the place of employment); ambulance and first aid attendants; rag picking; flock or cotton waste maker; rope and twine (excluding persons engaged principally in or in connection with the wholesale and/or retail industry); wool scouring (excluding persons employed in sorting and classing) or fellmongery; moulder, setter, chainmaker, swivelmaker, belt ring maker, repairer, ring maker, polisher, lapper, melter, refiner, bracelet and bangle maker, stamper, silversmith, spinner, goldsmith, gilder, chaser or engraver, watch, clock, clockwork, electric and spring dial clock maker, repairer, attendant and winder, jewellers' tool maker and optical technician, lapidaries' spectacle maker, maker and renovator of electroplated ware, (when working for jewellers or watchmakers other than persons employed in a shop principally engaged in selling), metal badge maker, jewel case maker, and all persons engaged wholly or partly in manufacturing or repairing jewellery, watches or clocks in any of the above branches (other than persons employed in a shop principally engaged in selling); drying and refining of salt; handling of scrap metals, or wrecking or dismantling of plant or machinery for scrap salvage other than in an establishment engaged principally in the production of iron and steel; reclamation of drums; and (excluding persons employed in a shop principally engaged in selling and persons engaged principally in or in connection with the making preparation handling putting up reception sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals and cosmetics and perfumes), artificial fertilisers, acids, bonemill, animal manure, phosphate, superphosphate, compost, bird manure,

fish fertiliser, seaweed, lime or other mineral processing, and/or other chemical industries including potash, arsenical-compound, sodium, sodium-sulphate, saltpetre, antimony-ore, woodmeal, borax, potassium-chloride, potash-muriate, potassium-nitrate, ammonium-nitrate, golden-sulphide-of-antimony, sulphate-of-iron, trisodium phosphate, didalcic-phosphate, formalin, phosphoric-acid, acetic-acid, muriatic-acid, sulphurous-acid, puritic-acid, lime-sulphur, hyposulphite-of-soda, limil, caustic-soda, sulphate-of-copper, carbon-tetra-chloride, black-hypo, derrisproducts, mineral-wool, manganese sulphate, agrosan, copper-carbonate, copper-oxy-chloride, carbon-bi-sulphide, nicotine-sulphate, copper-sulphate, arsenate of lead, arsenate-of-calcium alunite, glauconite, silica-products, alkali chlorites, chlorine, soluble-alkali silicates, stannic-chloride, hydrochloric acid, sulphuric-acid, nitric acid, arsenic pentoxide, arsenic-acid, phenol-processings, beta naphthol, ammonium-chloride, ammonium-sulphate, ether-ande-thyl-chloride, calcium, aluminium and zinc sterrates, phthalicanhydride, sodium-bi-sulphite, sodium arsenate, lactic acid, sulphanilamide, phosphate-compounds, sulphur dioxide, carbon-di-oxide, carbolic-acid, formaldehyde, fungicides, insecticides, veterinary medicines, synthetic hormones, solvents, power alcohol, alkali, synthetic ammonia, bleaching powder or liquid, liquid cattle dips, stock licks, marking liquid, speddoo, milk oil fluid, branding liquid, tricalos, stock food, itch fluid, foot rot paste, blow fly repellent, molasses manufacture or processing and also food processing works within the Kimberley Land Division, but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits; provided that persons who are tradesmen's assistants riggers and metal workers employed in a maintenance section of an establishment in the foregoing industries shall not be eligible for membership pursuant to the foregoing provisions of this paragraph.

- (B) Persons employed or usually employed by the West Australian Government in the Department of Water Supply, Sewerage and Drainage (or any successor thereto) or by the Metropolitan Water Supply, Sewerage and Drainage Board (or any successor thereto).
- (C) Any person who is employed or is usually employed, in any hospital in the State of Western Australia other than persons being trained as nurses in registered training schools or persons who are employed as nurses and who are registered or are entitled to be registered under the Nurses' Registration Act 1922, or the Health Act, 1911-1923; provided that this exclusion shall not be deemed to include enrolled nurses or pupils undergoing training as enrolled nurses.

For the purposes of this rule, the term "hospital" shall include:—

- (a) Establishments operated other than for profit or by Government:—
 - (i) Providing accommodation and personal care services for frail, aged or handicapped persons and at which staff are available to help frail residents with bathing and dressing, cleaning rooms, personal laundry and oversight of medication and at all times, to assist in case of emergency; or
 - (ii) Operated as after-care mental hostels.
- (b) Establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, N'Gal-a Mothercraft Training Centre, The Braille Hospital, Hawkevale, Nadezda, Homes of Peace, or other establishments of the same or like nature as the foregoing.

The provisions of this paragraph (C) shall not apply to:

- (a) persons who work in professional administrative and clerical capacities;
 - (b) persons employed in any classification which at the 1st day of July 1982 was covered by an award or a deemed consent award to which the Hospital Salaried Officers Association of Western Australia (Union of Workers) was a party.
- (D) (a) Cleaner, caretaker, lift attendant, window cleaner, watchman, charwoman, usher, door keeper, gatekeeper, porter, janitor, day or night patrolman, security officer, attendant in ladies' retiring room, and attendant in libraries, art galleries, museums, and car parks; persons employed as gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman and home economics maid, by the Education Department, the West Australian Institute of Technology, the University of Western Australia, any other Tertiary Educational Institutions, and the Department of Agriculture; the following classifications of persons employed in National Parks and Zoological Gardens; keeper, gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, aquarist and ranger; the following classifications of workers employed by the Public Works Department Mowing Services; gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, power mower operator, tractor mower operator and leading hand. (Provided that the term gardener shall include horticulturist.)
- (b) A person employed, in any of the callings mentioned in paragraph (a) hereof, by a contractor engaged in the industry or industries in connection with which this union is registered shall, notwithstanding any possible implication to the contrary from the foregoing, be eligible for membership of this union.
- (E) (a) A University or College of Advanced Education or Child Care Certificate Course or equivalent who—
- (i) holds a certificate, diploma or degree specialising in early childhood care and/or education; and
 - (ii) is or usually is actively engaged in teaching and/or caring for children under the age of six years.
- (b) Any teacher with qualifications equivalent to that outlined in paragraph (a) hereof, approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (c) Any teacher who holds a certificate of a Teachers' Training College approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (d) Any other graduate of a course in early childhood education at a University or College of Advanced Education who is employed or usually employed in or in connection with pre-school teaching and/or child care and whether or not in a teaching capacity.
- (e) Any person who holds a recognised qualification in early child care and who is or usually is actively engaged in the care of children under normal primary school age.
- (f) Any graduate with early childhood education qualifications as specified in paragraphs (a)–(e) hereof who is or is usually engaged in adminis-

tration or supervision of services for education or care of children under the age of six years.

- (g) Any graduate with early childhood education qualifications as specified in paragraphs (a)–(e) hereof who is or is usually engaged in tutoring or lecturing to students of childcare or early childhood education.

In the State of Tasmania

attendant, assistant or receptionist in dentists', doctors' and optometrists' surgeries or consulting rooms; domestic staff, groundsman or yardman in schools and colleges; industrial chemist; industrial chemists' assistant; hairdresser; manicurist; manufacture of products from milk or cream; radiographer; traffic warden; x-ray technician; but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits but this exclusion shall not apply to attendants, assistants or receptionists in dentists' surgeries.

Provided that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicles upon public roads (excepting in the State of New South Wales, persons employed by the Colonial Sugar Refining Co. Ltd; Hardboards Australia Ltd or C.S.R. Research Pty Ltd; in the State of Queensland, persons employed in ambulance transport brigades, and in the State of Western Australia, persons employed in ambulance services) and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia as at the first day of September 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions of this paragraph (paragraph iv).

Provided that any person employed as an agricultural scientist, bacteriologist, biochemist, biologist, botanist, chemist (other than a pharmacist in a dispensary and/or retail pharmacy or a chemical assistant or laboratory technician employed by the Colonial Sugar Refining Co. Ltd; Hardboards Australia Ltd; or C.S.R. Research Pty. Ltd. or a leather chemist in the tanning industry), chemical engineer, entomologist, geologist, mathematician, metallurgist, microbiologist, mycologist, pathologist, pharmacologist (other than a pharmacologist employed in a dispensary and/or a retail pharmacy), physicist, physiologist or zoologist (other than a zoologist employed at a zoological garden in one of the States of Victoria, Tasmania, South Australia or Western Australia) and who possesses or is qualified to possess a degree, tertiary diploma or equivalent professional educational or technical qualification shall not be eligible for membership.

to the following:

2. CONSTITUTION

- (a) The conditions of eligibility for membership are as follows:—

(i) The Union shall consist of an unlimited number of persons who are employed or usually employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits, namely:—

Airbrush artist; asbestos and/or asbestos cement products (except in Queensland, Tasmania and Western Australia); animal welfare establishment (except animal husbandry and research establishments in connection with pastoral pursuits—provided that this exception shall not include the Northern Territory—and excepting animal health stations and experimental farms in Queensland

and New South Wales); bag and sack; basketware; bill posting; broom or brush (except in Victoria, New South Wales, Tasmania and South Australia); carbon paper makers; caretaking; cemetery; chemical (other than persons engaged principally in or in connection with the making, preparation, handling, putting up, reception, sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals); chemical workers; child minding centre (other than qualified teachers in Victoria and other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); cork or cork product (except in Victoria and Queensland); crematorium; cleaners; cleaning and pollution control (excluding persons employed full-time by employers in the metal industry within their establishments); commissionaire; dance instruction; day nursery (other than in hospitals in New South Wales and within universities in New South Wales and the Australian Capital Territory); dentists; dental mechanics; dental therapists; dental assistants and attendants; domestic work; domestic workers (except domestic servants employed in Queensland, in the Pastoral Industry such as gardeners, chauffeurs, grooms, stablemen, kitchenmen, cooks, waitresses, laundresses, housemaids, nurse girls and general servants); domestic staff, groundsman or yardman of denominational schools; emergency and safety employees of the Melbourne and Geelong Harbour Trusts; the manufacture of engine packing (except where made in the rubber industry with rubber or with any rubber substitutes); ferry workers; fibrolite (except in Queensland, Tasmania and Western Australia); gardening; gatekeeping; greenkeeping (except in New South Wales, Victoria and Tasmania and also except in Western Australia as regards golf links, bowling greens, tennis courts and all gardens, lawns and greens in connection therewith); gypsum plasterboard and similar products; health or physical culture; ice cream makers; insulwool, slagwool or other insulation material; jury keepers (in the State of Victoria only); laboratory assistant, attendant or tester in or in connection with the oil industry; laundry workers; and/or laundrettes; librarian not principally engaged in clerical duties (in Queensland only); library attendants (except those employed by universities in Western Australia); lift attending; linoleum; porters; manufacture of photographic supplies or materials; manufacture of Sisalkraft, Duk-Bak and similar products; margarine (except in the States of New South Wales, Victoria, Western Australia and Tasmania); messengers; motor car cleaning, washing or greasing; motor garage, including service station (other than chauffeurs and workers in the iron trades and coach-making trades and their assistants); oil skin (but not the manufacture of goods from fabrics which have been so treated); paint, parking attendant (except municipal and shire council employees and those employed in any kind of amusement, whether outdoor or indoor, or in or about theatres, halls, racecourses, sports, exhibition and agriculture shows); pearlite and/or vermiculite products; pest control (except in New South Wales, Queensland and Western Australia, provided that this exception shall not relate to domestic pest control services in Western Australia); photographic establishments; plaster of paris; plastics or substitutes therefor and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes therefor are used (other than engineers and persons eligible to be members of the Federated Rubber and Allied Workers' Union of Australia and coming within the award of the Court known as the Rubber Workers' Award 1947); port hostesses; pre-school kindergarten; pyrotechnic; sealing, sanding, treating and/or otherwise processing floor coverings and floor surfaces, excepting the sanding of floors in buildings under construction or in the course of structural alteration or structural repair; security or watching (in either case other than employees employed in a shop by the operator thereof during ordinary trading hours in areas intended for public access); stramit and similar boards; sugar refineries

(except in Queensland, South Australia and Victoria); synthetic resins and/or moulding powders; tea attendants (other than in hospitals in New South Wales and in the Universities of Macquarie, Sydney and New England); teacher aides; toy makers and assemblers (except in New South Wales, Victoria, South Australia and Western Australia) using substantially non-metallic materials; typewriter ribbon; undertaking; varnish; white and red lead; zoological and/or aquatic exhibition, garden or reserve (excepting ticket takers and ticket sellers in aquatic exhibition, garden or reserve) but not including persons other than watchmen employed by the Taronga Zoological Park Trust; persons designated as attendants and/or assistants and performing work which is otherwise covered by this present rule 2 (a) (i); together with such other persons whether employed in the industry or not, as have been appointed officers of the Union or its branches and admitted as members thereof.

The generality of description of any of the foregoing industries or industrial pursuits is not to be limited by reference to any other industry or industrial pursuit.

Provided that notwithstanding anything contained herein persons employed in the rubber industry in the State of Queensland and eligible for membership of the Australian Workers' Union shall not be eligible for membership.

Provided further that notwithstanding anything contained herein no person shall be eligible for membership who is principally engaged in clerical duties in the following industries and/or industrial pursuits:—

asbestos and/or asbestos cement products; bag and sack; basketware; bill-posting; broom or brush; chemical; cleaning and pollution control; cork or cork products; fibrolite; gypsum plaster board and similar products; ice cream makers; insulwool slagwool or other insulation material; manufacture of photographic supplies and materials; manufacture of Sisalkraft, Duk-Bak and similar products; margarine; motor garage including service station; paint, pearlite and/or vermiculite products; plaster of paris, plastics or substitutes therefor and/or goods made therefrom and/or goods in the manufacture of which plastics or substitutes therefor are used; sealing, sanding; treating and/or otherwise processing floor coverings and floor surfaces; stramit and similar boards; sugar refineries; synthetic resins and/or moulding powders; typewriter ribbon; undertaking; varnish, white and red lead.

Provided further that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicle upon public roads and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers' Union of Australia as at the first day of September, 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that tradesman's assistants, riggers and metal workers employed in maintenance sections of any establishment in the foregoing industries and/or industrial pursuits shall not be eligible for membership pursuant to the foregoing provisions.

Provided further that persons principally engaged in selling, receiving, handling, demonstrating and/or delivery of goods in and for any shop (other than photographic shops), or wholesaler's warehouse (other than photographic establishments and manufacturers' establishments) and employees principally engaged in the sale or demonstration of goods other than in or for any shop or wholesaler's warehouse (except such employees employed in or in connection with manufacturers' establishments) shall not be eligible pursuant to the foregoing provisions.

- (ii) Without in any way limiting and without being in any way limited by the conditions of eligibility for membership elsewhere in this rule, the Union

shall also consist of employees engaged in or in connection with any one or more of the following, viz.:

The tanning and leather dressing industry, handling, bagging or grinding bark, the manufacture of bark and other tanning extracts, the classing or sorting of leather (finished or unfinished) where such is done on tannery premises, the manufacture of agar-agar, glue and gelatine and by-products, adhesives, pastes, fertilizer constituents, dextrine, calciners or other like materials, the washing or other treatment of animal hair, with tanning, dressing, dyeing or other treatment of fur or other skins, including woolled lambs or sheep-skins, the manufacture of articles made from leather, woolled lamb or sheep-skins, furred skins, such as spindle polishing mops, paint roller sleeves, dusters (other than establishments covered by The Federated Storemen and Packers' Union of Australia), playsuits, woolskins and furskin toys, soft toys of all descriptions (excluding furred garments and toys made in clothing factories), clicking, cutting by hand or machine, or in the making or repairing saddles, saddle trees, harness, collars and rugs for horses and other animals, bridles, fly-veils and strapping, whips, whip-thongs, machine belting, respirators or gas masks of leather, canvas, fabric or other like materials, welders' masks, trunks, bags, portmanteaux, travel goods, suit or attache cases, braces of all descriptions, belts, razor strops, watch straps, suspenders, sporting goods of canvas, leather or like material, travellers' sample cases of all descriptions, slither cans, musical, gramophone, wireless, surgical and spectacle cases of all descriptions, ladies' evening bags, ladies' handbags, handbags of all descriptions, making and/or fitting zippers, wallets, purses, pouches, folio or folio covers of all descriptions, leather or fabric gloves and mitts of all descriptions, leggings, hat leathers, designing, leather coats, leather hats or caps, play suits of leather or fabric, artificial limb and appliances including surgical belts and surgical supports of leather, canvas, webbing or other like material, sails, tents, tarpaulins, rigging, flags, nose bags, water bags, weather cloths, dodgers, canvas, duck or calico bags of all descriptions, blinds of all descriptions, inside or out, mast coats, awnings, sail covers, canvas, duck, fabric or calico covers of all descriptions, canvas or coir save-alls, slings of all descriptions, wind sails, hose of all descriptions, covers for wings of aeroplanes, or component parts of aeroplanes of canvas, fabric, or other like material, parachutes, parachute harness, car safety harness of leather, canvas, webbing, or other like material, aeroplane hangars, sheds (Belman and others), components of aeroplane hangars, sheds or houses of canvas, fabric or other like material, mail bags, fenders, cargo nets, ships' gear, marquees, skillions, binding and conveyor aprons, gaskets and washers of leather, canvas or other like material, industrial mops, camp beds, deckchairs, camp furniture, rope or wire splicing and all classes of goods other than boots, shoes and slippers, made from leather, pelts, fabric, canvas, fibre or vulcanised fibre, webbing and/or all substitutes (including plastics) for leather, pelts, fabric, canvas, fibre or vulcanised fibre, webbing, used in the industries also machining in all sections and on spraying.

(iii) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this rule, the Union shall also consist, in the Northern Territory, of persons employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits:—

Pastoral, Agricultural, Horticultural, Viticultural, Dairying, Fruitgrowing, Sugar-growing, Canecutting, Cottongrowing, Rabbit-trapping, Timber-getting, Saw-milling, Building Industry, Butchering and Meat Industry, Brick-making Industry; manufacture of concrete products; Cotton Industry, industry of searching, boring for, extracting, storing, transmitting, processing of water, oil, hydro-carbons and/or any other mineral or element (excepting

persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977 had remained in force); oil industry, hydro-carbon industry (excepting persons principally engaged in the transportation of goods or persons upon private roads by motor vehicle and who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia, as at the 1st day of July 1977 had remained in force); Mining Industry, milling, Smelting and refining of Ores, quarrying, crushing and/or processing industry of quarry materials; Construction and Maintenance of Rivers and Harbours, Diving, Waterside-Workers, Construction and Maintenance of Roads, Aerodromes, Water and Sewerage Works, Public Works and Services, prevention, suppression and extinguishment of fires (excepting persons employed under the provisions of the Commonwealth Public Service Act), hospitals, Construction and Maintenance of Fuel Oil and Petrol Tanks, and Pipelines, Municipal Works and Services, Construction and Maintenance and operation of Railways, Surveying, the industry of harvesting and/or processing of finfish (wet fish), crustacea, molluscs and/or plankton (whether for commercial or for game purposes) and whether on water or on land; Net-making, Clerical Work, Brewing, Motor Driving, Shipping, Saddle-making, Baking, including bread manufacturing, pastry cooking, biscuit making, industry; Cordial manufactures, the industry of hairdressing and scalp treatment and/or beauty care and/or body care/massage; all workers engaged in the conduct of Hotels, Clubs, Restaurants, motels, boarding establishments, guest houses, hostels and/or any other type of accommodation and/or catering, food preparation and/or processing industry; Shops, Stores, Laundries, Picture Theatres, sporting and amusement establishments; persons employed to perform work in the service of any port authority whether or not the port authority is included within the definition of "the Public Service" in Section 3 of the Public Service Arbitration Act, 1920-1973 (except persons employed to perform work for Nabalco Pty. Limited or any subsidiary or successor thereof at Gove of any kind referred to in the definition of 'waterside worker' as defined in the Stevedoring Industry Act 1956 to 1973); and all kinds of general labour.

Without in any way limiting, or being limited by, the generality of the foregoing, the Union shall also consist in the Northern Territory of persons employed to perform work in or in connection with any one or more of the following industries and/or industrial pursuits:—

- (A) Civil and/or mechanical engineering;
- (B) The construction industry, including—
 - The building construction, erection, maintenance, repair and/or demolition of:—
 - (a) Any building, plant, complex or structure; or
 - (b) Any civil or mechanical engineering project or work.
- (C) All work in joinery establishments or establishments concerned with the prefabrication of items (including structures) for use in or in connection with building or construction.
- (D) All work or works ancillary or incidental to any of those covered by the paragraphs (A), (B) or (C) above.

Provided that in the Northern Territory, unless eligible otherwise under these rules, apart from this sub-rule (iii), the following shall not be eligible for membership:—

- a. any boilermaker or any of the following persons engaged or employed in the engineering industry, viz.: Fitters, Turners, Machinists, Blacksmiths, Plumbers, Electrical Fitters, Patternmakers and Engineers generally;

- b. any person or classes of persons who are eligible to become members of the Australasian Meat Employees Union;
- c. persons employed under the provisions of the Commonwealth Public Service Act and eligible for membership pursuant to the existing conditions of eligibility for membership in The Australian Public Service Association (Fourth Division Officers) as at 17 March 1953, the Electrical Trades Union, the Commonwealth Public Service Artisans Association, the Amalgamated Postal Workers' Union of Australia, The Federated Union of Locomotive Enginemen, the Commonwealth Public Service Clerical Association, the Storemen and Packers' Union;
- d. persons employed under the provisions of the Commonwealth Railways Act 1917-1950 in the Commonwealth Railways from Alice Springs to Quorn, eligible for membership pursuant to the existing conditions of eligibility for membership in the Australian Workers' Union;
- e. persons principally engaged in the transportation of goods or persons upon public roads by motor vehicle except in or in connection with the following industries:
Pastoral; Construction and Maintenance and Operation of Railways; Municipal Works and Services; Mining (except employees at Groote Eylandt Mining Co. Pty. Ltd. at Groote Eylandt, and employees engaged in the mining or treating bauxite at Gove); Milling, Smelting and Refining of Ores; Quarrying; Building and Construction Works; Public Works and Services; Construction and Maintenance of Roads, Aerodromes, Water and Sewerage;
- f. Clerks (other than storeman-clerks, station bookkeepers, and shipping clerks).

(iv) Without in any way limiting and without in any way being limited by the conditions of eligibility for membership elsewhere in this rule, the Union shall also consist of persons who are employed or usually employed in or in connection with any one or more of the following industries and/or industrial pursuits, namely:—

In the State of New South Wales

artists' model; billiard marker; manufacture of pyram aircraft and industrial components therefor; manufacture of window display models (otherwise than in a shop or wholesale warehouse) excepting such articles made of metal; trained, trainee and untrained make-up artist, (excluding persons employed in a shop or in or connection with the sale or demonstration of cosmetics perfumes and toilet preparations); persons employed in or in connection with the manufacture, processing warehousing and despatch of refined sugar, refined sugar products, carbon dioxide, alcohol and other distillery products and/or of building and associated materials in the establishments of the Colonial Sugar Refining Co. Ltd and Hardboards Australia Ltd at Pymont or any establishment operated in lieu thereof, persons employed or usually employed in or in connection with experimental research and pilot plant work at the establishment of C.S.R. Research Pty Ltd, but excluding in respect of each of the said establishments persons who are Staff employees employed at a yearly rate of pay and tradesmen's assistants and metal workers (but not riggers) but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits;

In the State of Queensland

manufacture of compressed fibre board and similar products, beauty treatment, hairdressing, scalp treatment, wig-making including barber, beautician, hairdresser, hairworker, manicurist, maxillo-facial technician, wig-maker, oil extracting and processing; manufacture of ship or boat fenders; modelling, compering, including mannequins and mannequins' comperes (excluding persons employed in a shop); pharmaceutical chemist or unregistered

pharmaceutical chemist; industrial chemist; laboratory assistant; dental technologist; radiographer; attendant, assistant and/or receptionist in dentists', doctors' and optometrists' surgeries and/or consulting rooms; ambulance transport brigade and first aid duty attendants other than Superintendent, General Secretary or Secretary of the Queensland Ambulance Transport Brigades; swimming baths and/or pools; libraries (except library attendant principally engaged in clerical duties); teacher aide; used car yards; tow truck operating; sportsgrounds; laundrettes and/or laundromats; accommodation industry including all employees employed in domestic work in boarding houses, accommodation houses, motels (other than motels licensed to sell intoxicating liquor), flats, clubs, hostels (but in respect of hostels excluding employees of the Commonwealth in the Department of Supply or in or in connection with the Armed Services), residential colleges and similar types of establishments; biscuit manufacture including all employees employed in handling, manufacturing, packing and distributing biscuits in biscuit manufacturing establishments; bread baking including all employees employed in handling, manufacturing, packing and distributing bread and bread crumbs in bread bakeries and/or bread baker depots; catering including all employees (other than Commonwealth employees in the Department of Supply or in or in connection with the Armed Services and other than persons engaged for two hours or more per shift in mixing and dispensing intoxicating liquor, and drink waiters and drink waitresses and cellarmen in clubs and/or restaurants) employed in establishments, businesses, clubs, canteens and institutions or sections thereof which cater for and/or prepare and serve food or food and drinks excluding persons employed in or in connection with airports; confectionery manufacture, including all employees employed in handling, manufacturing and distributing confectionery; flour milling including all employees employed in handling, manufacturing, packing and distributing flour in flour mills and/or flour mill depots; pastrycooking, including all employees employed in handling, manufacturing, packing and distributing cakes, pastrycooks goods, and cheese-cakes and/or similar products in pastrycooking, cake making and/or any establishment wherein such goods are made but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits but this exclusion shall not apply to restaurant receptionists and/or cashiers; assistants and/or receptionists in dentists' surgeries; and shop assistants employed in pastrycooks and cake shops; provided that, except where the context otherwise indicates, persons principally engaged in selling or distributing goods or in selling or demonstrating cosmetics, perfumes and toilet preparations shall not be eligible for membership pursuant to the foregoing provisions of this part of this paragraph.

In the State of South Australia

(A) cycle building, assembling and repairing; milk or cream depots; manufacture of products from milk or cream; motor tyre retreading or repairing; rubber worker; jeweller; watchmaker; optical mechanic; preparation for sale of poultry (poultry catchers at poultry-raising establishments only); stonemason, including, without limiting the meaning of the foregoing term, persons employed in or in connection with the work of cutting or dressing or preparing or setting of all kinds of stone, marble, slate, terrazzo or similar compositions used for in or in connection with building or monumental work; registered pharmaceutical chemist employed as a manager or a managing assistant of a hospital dispensary, the dispensary of a medical practitioner or public institution or as:—

Assistant who is a qualified pharmaceutical chemist, or as:—

Apprentice to a pharmaceutical chemist who is serving under Articles of Apprenticeship duly registered with the Pharmacy Board of South Australia or as:—

unregistered assistant who has not served an apprenticeship to a pharmaceutical chemist or as:

unregistered assistants who have served a prescribed term of apprenticeship under any Pharmacy Act, with a pharmaceutical chemist, and who are proceeding to registration as a pharmaceutical chemist, and who are engaged in or in connection with dispensaries connected with friendly societies or hospitals or public institutions or conducted as part of the practice of duly qualified medical practitioners, in the compounding, dispensing, preparation, manufacture, distribution and sale of drugs, medicines, chemicals, medicinal substances and admixtures thereof; but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits; provided that persons employed in a shop principally engaged in selling shall not be eligible for membership pursuant to the foregoing provisions of this paragraph, provided further that any person—

- (i) principally engaged as a hardware shop assistant, or a salesman, or who is a registered pharmaceutical chemist employed as a manager or managing assistant of a retail pharmacy, and
- (ii) who was, as at 31st August, 1973, a member of the (S.A. Registered) F.M.W.U. of Australia shall be eligible for membership.

(B) Workers employed in the State Government Service and Government (i.e. State Government) Subsidised Institutions, and all district and other hospitals (except private hospitals).

In the State of Western Australia

(A) manufacture, preparation or processing of butter, casein, cheese milk or yoghurt; production and/or processing (by total environment methods) of game and poultry; manufacture of records, rolls, tapes, or any such like article used for reproducing purposes, manufacture, preparation, processing or treatment of coated abrasives; candles; cotton; felt or felt products; glycerine; soap or soda; tobacco or tobacco products; teacher aide (however described at the place of employment); ambulance and first aid attendants; rag picking; flock or cotton waste maker; rope and twine (excluding persons engaged principally in or in connection with the wholesale and/or retail industry); wool scouring (excluding persons employed in sorting and classing) or fellmongery; moulder, setter, chainmaker, swivelmaker, belt ring maker, repairer, ring maker, polisher, lapper, melter, refiner, bracelet and bangle maker, stamper, silversmith, spinner, goldsmith, gilder, chaser or engraver, watch, clock, clockwork, electric and spring dial clock maker, repairer, attendant and winder, jewellers' tool maker and optical technician, lapidaries' spectacle maker, maker and renovator of electroplated ware, (when working for jewellers or watchmakers other than persons employed in a shop principally engaged in selling), metal badge maker, jewel case maker, and all persons engaged wholly or partly in manufacturing or repairing jewellery, watches or clocks in any of the above branches (other than persons employed in a shop principally engaged in selling); drying and refining of salt; handling of scrap metals, or wrecking or dismantling of plant or machinery for scrap salvage other than in an establishment engaged principally in the production of iron and steel; reclamation of drums; and (excluding persons employed in a shop principally engaged in selling and persons engaged principally in or in connection with the making preparation handling putting up reception sale demonstration and/or delivery of drugs, pharmaceutical goods and medicinal chemicals and cosmetics and perfumes), artificial fertilisers, acids, bonemill, animal manure, phosphate, superphosphate, compost, bird manure,

fish fertiliser, seaweed, lime or other mineral processing, and/or other chemical industries including potash, arsenical-compound, sodium, sodium-sulphate, saltpetre, antimony-ore, woodmeal, borax, potassium-chloride, potash-muriate, potassium-nitrate, ammonium-nitrate, golden-sulphide-of-antimony, sulphate-of-iron, trisodium phosphate, didalcic-phosphate, formalin, phosphoric-acid, acetic-acid, muriatic-acid, sulphurous-acid, puritic-acid, lime-sulphur, hyposulphite-of-soda, limil, caustic-soda, sulphate-of-copper, carbon-tetra-chloride, black-hypo, derris-products, mineral-wool, manganese sulphate, agrosan, copper-carbonate, copper-oxy-chloride, carbon-bi-sulphide, nicotine-sulphate, copper-sulphate, arsenate of lead, arsenate-of-calcium alunite, glauconite, silica-products, alkali chlorites, chlorine, soluble-alkali silicates, stannic-chloride, hydrochloric acid, sulphuric-acid, nitric acid, arsenic pentoxide, arsenic-acid, phenol-processing, beta naphthol, ammonium-chloride, ammonium-sulphate, ether-andethyl-chloride, calcium, aluminium and zinc stearates, phthalic-anhydride, sodium-bi-sulphite, sodium arsenate, lactic acid, sylphanilamide, phosphate-compounds, sulphur dioxide, carbon-di-oxide, carbolic-acid, formaldehyde, fungicides, insecticides, veterinary medicines, synthetic hormones, solvents, power alcohol, alkali, synthetic ammonia, bleaching powder or liquid, liquid cattle dips, stock licks, marking fluid, speddoo, milk oil fluid, branding liquid, tricalos, stock food, itch fluid, foot rot paste, blow fly repellent, molasses manufacture or processing and also food processing works within the Kimberley Land Division, but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits; provided that persons who are tradesmen's assistants riggers and metal workers employed in a maintenance section of an establishment in the foregoing industries shall not be eligible for membership pursuant to the foregoing provisions of this paragraph.

- (B) Persons employed or usually employed by the West Australian Government in the Department of Water Supply, Sewerage and Drainage (or any successor thereto) or by the Metropolitan Water Supply, Sewerage and Drainage Board (or any successor thereto).
- (C) Any person who is employed, or is usually employed, in any hospital in the State of Western Australia other than persons being trained as nurses in registered training schools or persons who are employed as nurses and who are registered or are entitled to be registered under the Nurses' Registration Act 1922, or the Health Act, 1911-1923; provided that this exclusion shall not be deemed to include enrolled nurses or pupils undergoing training as enrolled nurses.

For the purposes of this rule, the term "hospital" shall include:—

- (a) Establishments operated other than for profit or by Government:—
 - (i) Providing accommodation and personal care services for frail, aged or handicapped persons and at which staff are available to help frail residents with bathing and dressing, cleaning rooms, personal laundry and oversight of medication and at all times, to assist in case of emergency: or
 - (ii) Operated as after-care mental hostels.
- (b) Establishments known as Princess Margaret Hospital for Children, Sir James Mitchell Spastic Centre, N'Gal-a Mothercraft Training Centre, The Braille Hospital, Hawkevale, Nadezda, Homes of Peace, or other establishments of the same or like nature as the foregoing.

The provisions of this paragraph (C) shall not apply to:

- (a) persons who work in professional administrative and clerical capacities;
 - (b) persons employed in any classification which at the 1st day of July 1982 was covered by an award or a deemed consent award to which the Hospital Salaried Officers Association of Western Australia (Union of Workers) was a party.
- (D) (a) Cleaner, caretaker, lift attendant, window cleaner, watchman, charwoman, usher, door keeper, gatekeeper, porter, janitor, day or night patrolman, security officer, attendant in ladies' retiring room, and attendant in libraries, art galleries, museums, and car parks; persons employed as gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman and home economics maid, by the Education Department, the West Australian Institute of Technology, the University of Western Australia, any other Tertiary Educational Institutions, and the Department of Agriculture; the following classifications of persons employed in National Parks and Zoological Gardens; keeper, gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, aquarist and ranger; the following classifications of workers employed by the Public Works Department Mowing Services; gardener, gardeners labourer, maintenance man, maintenance labourer, groundsman, power mower operator, tractor mower operator and leading hand. (Provided that the term gardener shall include horticulturist.)
- (b) A person employed, in any of the callings mentioned in paragraph (a) hereof, by a contractor engaged in the industry or industries in connection with which this union is registered shall, notwithstanding any possible implication to the contrary from the foregoing, be eligible for membership of this union.
- (E) (a) Any graduate of a University or College of Advanced Education or Child Care Certificate Course or equivalent who—
- (i) holds a certificate, diploma or degree specialising in early childhood care and/or education; and
 - (ii) is or usually is actively engaged in teaching and/or caring for children under the age of six years.
- (b) Any teacher with qualifications equivalent to that outlined in paragraph (a) hereof, approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (c) Any teacher who holds a certificate of a Teachers' Training College approved by the Australian Early Childhood Association and who is or usually is actively engaged in teaching children under the age of six years.
- (d) Any other graduate of a course in early childhood education at a University or College of Advanced Education who is employed or usually employed in or in connection with pre-school teaching and/or child care and whether or not in a teaching capacity.
- (e) Any person who holds a recognised qualification in early child care and who is or usually is actively engaged in the care of children under normal primary school age.
- (f) Any graduate with early childhood education qualifications as specified in paragraphs (a)-(e) hereof who is or is usually engaged in adminis-

tration or supervision of services for education or care of children under the age of six years.

- (g) Any graduate with early childhood education qualifications as specified in paragraphs (a)-(e) hereof who is or is usually engaged in tutoring or lecturing to students of childcare or early childhood education.

In the State of Tasmania

attendant, assistant or receptionist in dentists', doctors' and optometrists' surgeries or consulting rooms; domestic staff, groundsman or yardman in schools and colleges; industrial chemists; industrial chemists' assistant; hairdresser; manicurist; manufacture of products from milk or cream; radiographer; traffic warden; x-ray technician; but excluding persons principally engaged at clerical duties in the foregoing industries and/or industrial pursuits but this exclusion shall not apply to attendants, assistants or receptionists in dentists' surgeries.

Provided that persons

- (a) principally engaged in the transportation of goods or persons by motor vehicles upon public roads (excepting in the State of New South Wales, persons employed by the Colonial Sugar Refining Co. Ltd., Hardboards Australia Ltd or C.S.R. Research Pty. Ltd., in the State of Queensland, persons employed in ambulance transport brigades, and in the State of Western Australia, persons employed in ambulance services) and
- (b) who would be ineligible for membership if the rules of The Federated Miscellaneous Workers Union of Australia as at the first day of September, 1973, had remained in force

shall not be eligible for membership pursuant to the foregoing provisions of this paragraph (paragraph iv).

Provided that any person employed as an agricultural scientist, bacteriologist, biochemist, biologist, botanist, chemist (other than a pharmacist in a dispensary and/or retail pharmacy or a chemical assistant or laboratory technician employed by the Colonial Sugar Refining Co. Ltd., Hardboards Australia Ltd., or C.S.R. Research Pty. Ltd. or a leather chemist in the tanning industry) chemical engineer, entomologist, geologist, mathematician, metallurgist, microbiologist, mycologist, pathologist, pharmacologist (other than a pharmacologist employed in a dispensary and/or a retail pharmacy), physicist, physiologist or zoologist (other than a zoologist employed at a zoological garden in one of the States of Victoria, Tasmania, South Australia or Western Australia) and who possesses or is qualified to possess a degree, tertiary diploma or equivalent professional educational or technical qualification shall not be eligible for membership.

Any organisation 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 organization (whose address for service is: 1st Floor, 365-375 Sussex Street, Sydney, NSW 2000) 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

Conciliation and Arbitration Act 1904

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

**NOTICE OF APPLICATION FOR CONSENT TO A
CHANGE IN THE CONDITIONS OF ELIGIBILITY
FOR MEMBERSHIP**

(R No. 166 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of the Australian Hotels Association insofar as those rules relate to the conditions of eligibility for membership of the organization.

The alteration is sought from the following:

"5—ELIGIBILITY FOR MEMBERSHIP

Any person, partnership or corporation who employs or usually employs labour shall be eligible for membership of the Association provided that the labour is employed in establishments in respect of which any of the following licences have been granted:

- (a) In any State or Territory of the Commonwealth of Australia a publican's victuallers, public house or hotel licence under the law of any State or Territory of the Commonwealth of Australia.
- (b) In the State of South Australia a full publican's licence, a wine licence and a club licence issued pursuant to the Licensing Act.
- (c) In the State of New South Wales or the Australian Capital Territory any licence issued under the Liquor Act (other than certificate of registration for a club).
- (d) In the State of Victoria any licence issued under the *Liquor Control Act, 1968* other than a Club Licence.
- (e) In the State of Queensland a Licenced Victualler's Licence, a Tavern Licence, a Limited Hotel Licence or Spirit Merchant's Retail Licence within the meaning of the Queensland Liquor Act.
- (f) In the State of Western Australia any licence issued under the *Liquor Act, 1970*.
- (h) In the Northern Territory any licence issued under the *Liquor Act 1979* as amended.

Where a partnership applies for membership each member of that partnership shall apply."

to the following:

"5—ELIGIBILITY FOR MEMBERSHIP

Any person, partnership or corporation who employs or usually employs labour shall be eligible for membership of the Association provided that the labour is employed in establishments in respect of which any of the following licences have been granted:

- (a) In any State or Territory of the Commonwealth of Australia a publican's victuallers, public house or hotel licence under the law of any State or Territory of the Commonwealth of Australia.
- (b) In the State of South Australia any licence which has been granted pursuant to the Licensing Act of South Australia.
- (c) In the State of New South Wales or the Australian Capital Territory any licence issued under the Liquor Act (other than certificate of registration for a club).
- (d) In the State of Victoria any licence issued under the *Liquor Control Act, 1968* other than a Club Licence.
- (e) In the State of Queensland any licence which has been granted pursuant to the Queensland Liquor Act.
- (f) In the State of Western Australia any licence issued under the *Liquor Act, 1970*.
- (h) In the Northern Territory any licence issued under the *Liquor Act 1979* as amended.

Where a partnership applies for membership each member of that partnership shall apply."

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 organization (whose address for service is: AHA House, 60 Clarence Street, Sydney, N.S.W. 2000) 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

N.N.—8713236

Conciliation and Arbitration Act 1904

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

**NOTICE OF APPLICATION FOR CONSENT TO A
CHANGE IN THE CONDITIONS OF ELIGIBILITY
FOR MEMBERSHIP**

(R No. 165 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of The Amalgamated Footwear and Textile Workers' Union of Australia insofar as those rules relate to the conditions of eligibility for membership of the organization.

The alteration is sought from the following:

"The Union shall consist of:

- (a) an unlimited number of persons engaged or usually engaged in or in connection with the following mills or factories in Australia:—
 - woollen, worsted, wool tops, spinning, weaving, dyeing, finishing, waste-breaking, flock, wadding, felt and feltex, flax, cotton, carpets, silk, and artificial silk, rayon and/or any other synthetic fibre, hosiery, half-hose, knitting, textile printing, textile furnishings, tapestry, braids and tassels;
- (b) an unlimited number of persons engaged or usually engaged in or in connection with the treatment or conversion of any vegetable or synthetic fibre or non-woven substance in the manufacture of infants', table and sanitary napkins, of facial and toilet tissue, of tampons, of mats, towels and absorbent cloths and wipers, of absorbent pads, and of substitutes for the products of any of the mills or factories listed in paragraph (a) above;
- (c) bona fide male and female artisans, apprentices and employees in the Felt Hatting Industry, and all employees engaged in or in connection with the preparation or manufacture of materials or articles used in or in connection with the Felt Hat Industry or Felt Hat Making; and also all males engaged or usually engaged in the process of making Straw Boaters, Buckram Shapes, wet and spartite stiffening by hand or machine, and all types of Panamas, Pandans and Helmets and all types of straw and fabric hoods; and the making of such hoods into hats;
- (d) an unlimited number of employees, whose usual occupation is wholly or partly manufacturing or repairing boots, shoes, slippers and wood lasts of every description; also those engaged in designing, pattern cutting or preparing of patterns for the uppers of other parts of boots, shoes and slippers, mechanics engaged in the maintenance or repair of machinery used in the production of boots, shoes and slippers;
- (e) such other persons as have been appointed officers or employees of the Union and have been continuously employed in any one of more of the industries of the Union for at least three years.

Provided that persons engaged in the manufacture of garments from knitted piece-goods in establishments other than mills or factories where the principal business is the knitting of piece-goods and the manufacture of garments from goods so knitted shall not be eligible for membership."

to the following:

"The Union shall consist of:

- (a) an unlimited number of persons engaged or usually engaged in or in connection with the following mills or factories in Australia:—

woollen, worsted, wool tops, spinning, weaving, dyeing, finishing, waste-breaking, flock, wadding, felt and feltex, flax, cotton, carpets, silk, and artificial silk, rayon and/or any other synthetic fibre, hosiery, half-hose, knitting, textile printing, textile furnishings, tapestry, braids and tassels;

- (b) an unlimited number of persons engaged or usually engaged in or in connection with the treatment or conversion of any vegetable or synthetic fibre or non-woven substance in the manufacture of infants', table and sanitary napkins, of facial and toilet tissue, of tampons, of mats, towels and absorbent cloths and wipers, of absorbent pads, and of substitutes for the products of any of the mills or factories listed in paragraph (a) above;

- (c) bona fide male and female artisans, apprentices and employees in the Felt Hatting Industry, and all employees engaged in or in connection with the preparation or manufacture of materials or articles used in or in connection with the Felt Hat Industry or Felt Hat Making; and also all males engaged or usually engaged in the process of making Straw Boaters, Buckram Shapes, wet and spartive stiffening by hand or machine, and all types of Panamas, Pandans and Helmets and all types of straw and fabric hoods; and the making of such hoods into hats;

- (d) an unlimited number of employees, whose usual occupation is wholly or partly manufacturing or repairing boots, shoes, slippers and wood lasts of every description; also those engaged in designing, pattern cutting or preparing of patterns for the uppers of other parts of boots, shoes and slippers, mechanics engaged in the maintenance or repair of machinery used in the production of boots, shoes and slippers;

- (e) such other persons as have been elected or appointed officers or organisers or employees (other than clerical employees) of the Union or a Division or a Branch or a Division of a Branch as the case may be and have been continuously employed in any one or more of the industries of the Union for at least three years.

Provided that persons engaged in the manufacture of garments from knitted piece-goods in establishments other than mills or factories where the principal business is the knitting of piece-goods and the manufacture of garments from goods so knitted shall not be eligible for membership."

Any organization registered under the Conciliation and Arbitration Act or any persons 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 organization (whose address for service is: Maurice Blackburn and Co, Solicitors, 550 Swanston Street, Carlton, Vic. 3053) 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

N.N.—8713235

Conciliation and Arbitration Act 1904

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

NOTICE OF APPLICATION FOR CONSENT TO A CHANGE IN THE DESCRIPTION OF THE INDUSTRY IN CONNECTION WITH WHICH AN ORGANIZATION IS REGISTERED

(R No. 161 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of the Shop, Distributive and Allied Employees' Association insofar as those rules relate to the description of the industry in connection with which the organization is registered.

The alteration is sought from the following:

"3A—INDUSTRY

The industry in or in connection with which the Association is formed is, without in any way limiting the generality of the provisions of Rule 3. CONSTITUTION and the construction proper at any time or times to be placed thereon, the industry of Reception, Sale or Delivery of Merchandise."

to the following:

"3A—INDUSTRY

The industry in or in connection with which the Association is formed is, without in any way limiting the generality of the provisions of Rule 3. CONSTITUTION and the construction proper at any time or times to be placed thereon, the industry of Reception, Sale or Delivery of Merchandise and in the State of South Australia, the industry of restaurants, canteens, cafes, motels, road-houses and boarding houses."

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 organization (whose address for service is: A. J. Macken and Co., Solicitors, 11th Floor, 53 Queen Street, Melbourne, Vic. 3000) 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
N.N.—8713233

Conciliation and Arbitration Act 1904

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

NOTICE OF APPLICATION FOR CONSENT TO A CHANGE IN THE CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

(R No. 162 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of the Shop, Distributive and Allied Employees' Association insofar as those rules relate to the conditions of eligibility for membership of the organization.

The alteration is sought from the following:

"3—CONSTITUTION

The Union shall consist of an unlimited number of members engaged in any capacity in or in connection with selling, receiving, handling, demonstrating and/or delivery of goods in or for any shop or warehouse, including retail grocers' carters; also employees in any dispensary, and/

or employees engaged in the reception, sale, demonstration or delivery of goods other than in or for any shop or warehouse; and employees engaged in or in connection with the making, preparation, handling, putting up, reception, sale, demonstration and/or delivery of drugs, galenicals, pharmaceutical goods, cosmetics, perfumes, toilet preparations, medicinal or household chemicals, and of employees engaged as operators, retouchers, printers, and members of any branch of the photographic profession or trade not eligible for membership in any other Association or Union; as well as such other persons as have been appointed officers of the Union and admitted as members thereof and such persons who have been appointed life members.

Any member (other than a life member or an officer) of the Union leaving the industry to work in another shall cease to be a member of the same, but may, if he so desires, remain an honorary member, and shall not be eligible to hold office.

Life members may be exempt from paying contributions and levies."

to the following:

"3—CONSTITUTION

The Union shall consist of an unlimited number of members engaged in any capacity in or in connection with selling, receiving, handling, demonstrating and/or delivery of goods in or for any shop or warehouse, including retail grocers' carters; also employees in any dispensary, and/or employees engaged in the reception, sale, demonstration or delivery of goods other than in or for any shop or warehouse; and employees engaged in or in connection with the making, preparation, handling, putting up, reception, sale, demonstration and/or delivery of drugs, galenicals, pharmaceutical goods, cosmetics, perfumes, toilet preparations, medicinal or household chemicals, and of employees engaged as operators, retouchers, printers, and members of any branch of the photographic profession or trade not eligible for membership in any other Association or Union; and, in the State of South Australia, employees engaged in any capacity in restaurants, canteens, cafes, motels, roadhouses and boarding houses; as well as such other persons as have been appointed officers of the Union and admitted as members thereof and such persons who have been appointed life members. Any member (other than a life member or an officer) of the Union leaving the industry to work in another shall cease to be a member of the same, but may, if he so desires, remain an honorary member, and shall not be eligible to hold office.

Life members may be exempt from paying contributions and levies."

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 organization (whose address for service is: A. J. Macken and Co., Solicitors, 11th Floor, 53 Queen Street, Melbourne, Vic. 3000) 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

N.N.—8713234

Conciliation and Arbitration Act 1904

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

NOTICE OF APPLICATION FOR CONSENT TO A CHANGE IN THE CONDITIONS OF ELIGIBILITY FOR MEMBERSHIP

(R. No. 173 of 1987)

NOTICE is given that an application has been made to me under the *Conciliation and Arbitration Act 1904* for consent to an alteration of the rules of the Association of Draughting, Supervisory and Technical Employees insofar as those rules relate to the conditions of eligibility for membership of the organization.

The alteration is sought from the following:

"The Association shall consist of and be open to—

(a) Persons employed in, usually employed in or qualified to be and desirous of being employed in one or more of the following callings:

- (i) Architects and Naval Architects.
- (ii) Aerodrome Engineers, Aeronautical Engineers, Chemical Engineers, Civil Engineers, Communication Engineers, Electrical Engineers, Electronic Engineers, Hydraulic Engineers, Local Government Engineers, Marine Engineers, Mechanical Engineers, Metallurgical Engineers, Mining Engineers, Production Engineers, Radio Engineers, Railway Engineers, Road Engineers, Structural Engineers, Water and Sewerage Engineers and Wireless Engineers.
- (iii) Aircraft Surveyors, Building Surveyors, Engineering Surveyors, Geodetic Surveyors and Computers Hydrographic Surveyors, Land Surveyors, Marine Surveyors, Mining Surveyors, Quantity Surveyors, Survey Computers and Topographical Surveyors.
- (iv) Aeronautical Draughtsmen, Architectural Draughtsmen, Cartographers, Cartographic Draughtsmen, Chemical Engineering Draughtsmen, Civil Engineering Draughtsmen, Electrical Engineering Draughtsmen, Engineering Draughtsmen, Estimating Draughtsmen, Hydraulic Engineering Draughtsmen, Jig and Tool Draughtsmen, Local Government Engineering Draughtsmen, Marine Engineering Draughtsmen, Mechanical Engineering Draughtsmen, Mining Engineering Draughtsmen, Photogrammetric Draughtsmen, Production Engineering Draughtsmen, Radio Engineering Draughtsmen, Railway Engineering Draughtsmen, Road Engineering Draughtsmen, Ship Building Draughtsmen, Structural Draughtsmen, Survey Draughtsmen, Water and Sewerage Engineering Draughtsmen, Wireless Engineering Draughtsmen and Technical Illustrators.
- (v) Tracers.
- (vi) Aircraft Inspectors and Examiners (other than inspectors and examiners employed inspecting or examining sheet metal work elsewhere than in the Directorate of Quality Assurance, R.A.A.F.), Certified Mine Managers, Engineering Inspectors, Building Inspectors, Testers of Engineering Materials, Planners of Engineering Production, Construction or Maintenance Work, Weather Officers.
- (vii) All persons employed in any of the industries of Architecture, Chemistry, Engineering, Science, Surveying and Draughting including Tracing as:
Foremen and Supervisors of Engineering Production;

Foremen and Supervisors of Manufacturing Processes;

Foremen and Supervisors of Construction Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Construction Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted;

Foremen and Supervisors of Maintenance Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Maintenance Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted; or

Foremen and Supervisors of Repair Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Repair Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted.

Provided that all Foremen and Supervisors of Engineering Production, Foremen and Supervisors of Manufacturing Processes, Foremen and Supervisors of Construction Work, Foremen and Supervisors of Maintenance Work and Foremen and Supervisors of Repair Work who are employed in any of the Metal Industry, the Aircraft Industry or the Vehicle Industry in any of their branches and in all Industries allied thereto shall remain eligible for membership of the Association.—

Provided further that the following shall not be eligible for membership of the Association:—

- (i) Foremen and Supervisors (other than Foremen and Supervisors of Engineering Production) employed in the New South Wales Metropolitan Water, Sewerage and Drainage Board;
- (ii) Foremen and Supervisors (other than Supervisors of Engineering Production) who are eligible for membership of the Gas Industry Salaried Officers Federation;
- (iii) Foremen and Supervisors (other than Foremen and Supervisors of Engineering Production) who are eligible for membership of the Australian Licensed Aircraft Engineers Association;
- (iv) Foremen and Sub-foremen on Civil Engineering sites and Construction and/or Maintenance Work who are members or who are eligible for membership of the Building Workers Industrial Union or the Operative Plasterers and Plaster Workers Federation of Australia;
- (v) Foremen and Supervisors (other than Supervisors of Engineering Production) employed in or in connection with the Transport Industry whether by land, water or air when eligible for membership of the Australasian Transport Officers Federation;

- (vi) Foremen and Supervisors (other than Supervisors of Engineering Production) employed in the Printing Industry.

Provided still further that notwithstanding anything contained in this clause the Association shall not be entitled to enrol as members persons who are now eligible or may become eligible for membership of the Commonwealth Foremen's Association and the Commonwealth Works Supervisors Association (other than Supervisors of Engineering Production).

- (viii) Technical Assistants and Technical Officers other than those employed:

- (i) in the Public Services of the States of Australia;

- (ii) in or by any of the following New South Wales Trusts, Commissions or Boards; viz:

The Maritime Services Board;

The Metropolitan Water, Sewerage and Drainage Board;

The Public Transport Commission;

The Water Conservation and Irrigation Commission;

The Forestry Commission;

- (iii) in the Commonwealth Scientific and Industrial Research Organization;

Provided that any person who is employed in the Commonwealth Scientific and Industrial Research Organization as a Technical Assistant or Technical Officer in an area of employment which since the 1st November 1970 has come within the area of operation of the Commonwealth Scientific and Industrial Research Organization and who at the time of change over is a member, shall remain eligible for membership of the Association.

- (iv) in the Overseas Telecommunication Commission;

- (v) in laboratory work in the Australian Public Service unless they are specifically covered by the foregoing provisions of this Rule.

Provided that any person employed in or usually employed in any of the callings prescribed in paragraph (a) of this Rule undergoing a full-time course of training the object of which is to further qualify him for employment in any one or more of the said callings shall be classified as a student member.

- (b) (i) Persons who are employed in the work of an artisan or mechanic (other than a postal electrician) as permanent or exempt employees of:—

- (a) the Australian Public Service,

- (b) the Commonwealth Scientific and Industrial Research Organization,

- (c) the Australian Postal Commission, or

- (d) the Australian Telecommunications Commission;

- (ii) Persons who are employed in the foregoing as examiners, viewers, overlookers, officers in charge of proof grounds, or proof masters or on comparable duties where duties include the inspection of work of artisans or mechanics;

- (iii) Persons who are employed as permanent or exempt employees of the Australian National Railways Commission in the Australian Capital Territory or in South Australia in the

Northern Region of the Commission within the classification structure of the Commission to which those classifications covered as at 1 March 1978 by Determination No. 58 of 1948 have been translated;

- (iv) Persons who are employed in the Commonwealth Fire Brigade.

Provided that:—

- (a) a member of the Association eligible for membership under clause (b) of this Rule who is transferred in his employment with the Australian National Railways Commission from the Australian Capital Territory or the Northern Region of the Australian National Railways Commission in South Australia and would otherwise be eligible to be a member of the Association shall be entitled to be and remain a member of the Association, and,
- (b) the Association shall not admit as members under clause (b) of this Rule exempt employees who, at the time of application for membership, are performing work for which provision is made in awards of the Australian Conciliation and Arbitration Commission or awards or determination of a State Industrial Authority obtained at the instance of other organisations, and,
- (c) for the purpose of clause (b) of this Rule, the Northern Region of the Australian National Railways Commission in South Australia shall mean and include that area in South Australia covered by the Commonwealth Railways prior to 1st July, 1975.
- (c) Such other persons as have been elected or appointed full time officers, industrial officers, research officers or organisers of the Association or any Branch thereof and admitted as members of the Association."

to the following:

"The Association shall consist of and be open to—

- (a) Persons employed in, usually employed in or qualified to be and desirous of being employed in one or more of the following callings:
- (i) Architects and Naval Architects.
- (ii) Aerodrome Engineers, Aeronautical Engineers, Chemical Engineers, Civil Engineers, Communication Engineers, Electrical Engineers, Electronic Engineers, Hydraulic Engineers, Local Government Engineers, Marine Engineers, Mechanical Engineers, Metallurgical Engineers, Mining Engineers, Production Engineers, Radio Engineers, Railway Engineers, Road Engineers, Structural Engineers, Water and Sewerage Engineers and Wireless Engineers.
- (iii) Aircraft Surveyors, Building Surveyors, Engineering Surveyors, Geodetic Surveyors and Computers, Hydrographic Surveyors, Land Surveyors, Marine Surveyors, Mining Surveyors, Quantity Surveyors, Survey Computers and Topographical Surveyors.
- (iv) Aeronautical Draughtsmen, Architectural Draughtsmen, Cartographers, Cartographic Draughtsmen, Chemical Engineering Draughtsmen, Civil Engineering Draughtsmen, Electrical Engineering Draughtsmen, Engineering Draughtsmen, Estimating Draughtsmen, Hydraulic Engineering Draughtsmen, Jig and Tool Draughtsmen, Local Government Engineering Draughtsmen, Marine Engineering Draughtsmen, Mechanical Engineering Draughtsmen, Mining Engineering Draughtsmen, Photogrammetric Draughtsmen, Production Engineering Draughtsmen, Radio Engineering Draughts-

men, Railway Engineering Draughtsmen, Road Engineering Draughtsmen, Ship Building Draughtsmen, Structural Draughtsmen, Survey Draughtsmen, Water and Sewerage Engineering Draughtsmen, Wireless Engineering Draughtsmen and Technical Illustrators.

- (v) Tracers.

- (vi) Aircraft Inspectors and Examiners (other than inspectors and examiners employed inspecting or examining sheet metal work elsewhere than in the Directorate of Quality Assurance, R.A.A.F.), Certified Mine Managers, Engineering Inspectors, Building Inspectors, Testers of Engineering Materials, Planners of Engineering Production, Construction or Maintenance Work, Weather Officers.

- (vii) All persons employed in any of the industries of Architecture, Chemistry, Engineering, Science, Surveying and Draughting including Tracing as:

Foremen and Supervisors of Engineering Production;

Foremen and Supervisors of Manufacturing Processes;

Foremen and Supervisors of Construction Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Construction Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted;

Foremen and Supervisors of Maintenance Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Maintenance Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted; or

Foremen and Supervisors of Repair Work except where employed in the Building and Civil Engineering Construction Industry save that Foremen and Supervisors of Repair Work employed in the said Building and Civil Engineering Construction Industry by the Commonwealth, its departments, authorities, commissions or instrumentalities shall not be so excepted.

Provided that all Foremen and Supervisors of Engineering Production Foremen and Supervisors of Manufacturing Processes, Foremen and Supervisors of Construction Work, Foremen and Supervisors of Maintenance Work and Foremen and Supervisors of Repair Work who are employed in any of the Metal Industry, the Aircraft Industry or the Vehicle Industry in any of their branches and in all Industries allied thereto shall remain eligible for membership of the Association.

Provided further that the following shall not be eligible for membership of the Association:—

- (i) Foremen and Supervisors (other than Foremen and Supervisors of Engineering Production) employed in the New South Wales Metropolitan Water, Sewerage and Drainage Board;
- (ii) Foremen and Supervisors (other than Supervisors of Engineering Production) who are eligible for membership of the Gas Industry Salaried Officers Federation;

- (iii) Foremen and Supervisors (other than Foremen and Supervisors of Engineering Production) who are eligible for membership of the Australian Licensed Aircraft Engineers Association;
- (iv) Foremen and Sub-foremen on Civil Engineering sites and Construction and/or Maintenance Work who are members or who are eligible for membership of the Building Workers Industrial Union or the Operative Plasterers and Plaster Workers Federation of Australia;
- (v) Foremen and Supervisors (other than Supervisors of Engineering Production) employed in or in connexion with the Transport Industry whether by land, water or air when eligible for membership of the Australasian Transport Officers Federation;
- (vi) Foremen and Supervisors (other than Supervisors of Engineering Production) employed in the Printing Industry.

Provided still further that notwithstanding anything contained in this clause the Association shall not be entitled to enrol as members persons who are now eligible or may become eligible for membership of the Commonwealth Foremen's Association and the Commonwealth Works Supervisors Association (other than Supervisors of Engineering Production).

- (viii) Technical Assistants and Technical Officers other than those employed:
 - (i) in the Public Services of the States of Australia;
 - (ii) in or by any of the following New South Wales Trusts, Commissions or Boards; viz;
 - The Maritime Services Board;
 - The Metropolitan Water, Sewerage and Drainage Board;
 - The Hunter District Water Board;
 - The Public Transport Commission;
 - The Water Conservation and Irrigation Commission;
 - The Forestry Commission;
 - (iii) in the Commonwealth Scientific and Industrial Research Organisation;

Provided that any person who is employed in the Commonwealth Scientific and Industrial Research Organisation as a Technical Assistant or Technical Officer in an area of employment which since the 1st November 1970 has come within the area of operation of the Commonwealth Scientific and Industrial Research Organisation and who at the time of change over is a member, shall remain eligible for membership of the Association;

- (iv) in the Overseas Telecommunications Commission;
- (v) in laboratory work in the Australian Public Service unless they are employed in any of the industries of Architecture, Chemistry, Engineering, Science, Surveying and Draughting including Tracing.

Provided that any person employed in or usually employed in any of the callings prescribed in paragraph (a) of this Rule undergoing a full time course of training the object of which is to further qualify him for employment in any one or more of the said callings shall be classified as a student member.

- (b) (i) Persons who are employed in the work of an artisan or mechanic (other than a postal elec-

trician) as permanent or exempt employees of:—

- (a) the Australian Public Service,
- (b) the Commonwealth Scientific and Industrial Research Organization,
- (c) the Australian Postal Commission, or
- (d) the Australian Telecommunications Commission;
- (ii) Persons who are employed in the foregoing as examiners, viewers, overlookers, officers in charge of proof grounds, or proof masters or on comparable duties where duties include the inspection of work of artisans or mechanics;
- (iii) Persons who are employed as permanent or exempt employees of the Australian National Railways Commission in the Australian Capital Territory or in South Australia in the Northern Region of the Commission within the classification structure of the Commission to which those classifications covered as at 1 March 1978 by Determination No. 58 of 1948 have been translated;
- (iv) Persons who are employed in the Commonwealth Fire Brigade.

Provided that:—

- (a) a member of the Association eligible for membership under clause (b) of this rule who is transferred in his employment with the Australian National Railways Commission from the Australian Capital Territory or the Northern Region of the Australian National Railways Commission in South Australia and would otherwise be eligible to be a member of the Association shall be entitled to be and remain a member of the Association, and,
- (b) the Association shall not admit as members under clause (b) of this Rule exempt employees who, at the time of application for membership, are performing work for which provision is made in awards of the Australian Conciliation and Arbitration Commission or awards or determination of a State Industrial Authority obtained at the instance of other organisations, and,
- (c) for the purpose of clause (b) of this Rule, the Northern Region of the Australian National Railways Commission in South Australia shall mean and include that area in South Australia covered by the Commonwealth Railways prior to 1st July 1975.
- (c) Such other persons as have been elected or appointed full time officers, industrial officers, research officers or organisers of the Association or any Branch thereof and admitted as members of the Association."

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 organization (whose address for service is: Maurice Blackburn and Co., Solicitors, 550 Swanston Street, Carlton, Victoria 3053) 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

N.N.—8713234A

Industry, Technology and Commerce

COMMONWEALTH OF AUSTRALIA

Olympic Insignia Protection Act 1987

NOTICE OF APPLICATIONS FOR REGISTRATION OF OLYMPIC DESIGNS

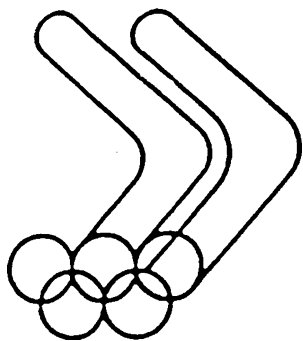
NOTICE is hereby given pursuant to subsection 10 (3) of the *Olympic Insignia Protection Act 1987* of the following applications made by the Australian Olympic Federation Incorporated under subsection 10 (1) of that Act for the registration of olympic designs.

Any person who wishes to object to the grant of any of the applications on any relevant ground(s) is invited to make representations in connection with any of the applications by the date shown below. Representations should be made in accordance with the approved form (Form OD3) and sent to the Registrar of Designs, P.O. Box 200, Woden, A.C.T. 2606, or lodged at one of the Patent, Trade Marks and Designs Sub-Offices in Canberra and State capital cities. Copies of Form OD3 may be obtained from the Registrar or a Sub-Office.

Application No. OD001

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD002

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD003

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD004

Date of application: 29 June 1987

Design for which registration is sought:



Date by which representations objecting to the grant of any of the applications must be made: 14 October 1987.

COMMONWEALTH OF AUSTRALIA

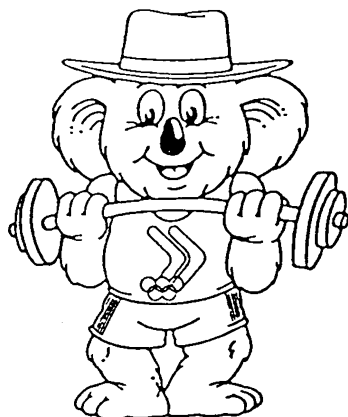
Olympic Insignia Protection Act 1987

NOTICE OF APPLICATIONS FOR REGISTRATION OF OLYMPIC DESIGNS

Application No. OD005

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD006

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD007

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD008

Date of application: 29 June 1987

Design for which registration is sought:



Application No. OD009

Date of application: 1 July 1987

Design for which registration is sought:



Date by which representations objecting to the grant of any of the applications must be made: 14 October 1987.

N.N.—8716410

Customs Tariff (Anti-Dumping) Act 1975

Notice No. 1987/D18

REVOCATION OF NOTICES

I, JOHN NORMAN BUTTON, Minister of State for Industry, Technology and Commerce, pursuant to section 20 of the *Customs Tariff (Anti-Dumping) Act 1975*, hereby revoke the following Anti-Dumping Notices in relation to dextrose monohydrate:

Notice number	Country	Date	Commonwealth of Australia	Date
			Gazette	
1979/D10	Federal Republic of Germany, Japan	25.9.79	S 193	27.9.79
1979/D11	Japan	25.9.79	S 193	27.9.79
1982/D3	Netherlands	2.2.82	S 26	11.2.82
1982/D4	Netherlands	2.2.82	S 26	11.2.82
1984/D14	United Kingdom	17.5.84	S 180	21.5.84
1984/D15	Austria	17.5.84	S 180	21.5.84
1984/D21	Austria, United Kingdom	17.5.84	S 180	21.5.84
1985/D33	Italy	1.10.85	S 431	21.10.85
1985/D34	Singapore	1.10.85	S 431	21.10.85

This Notice shall take effect on and from the date of publication in the *Commonwealth of Australia Gazette*.

Dated this 23rd day of July 1987.

JOHN N. BUTTON

Minister of State for Industry, Technology and Commerce

N.N.—8716411

Prime Minister

Ombudsman Act 1976

**DESIGNATION OF DEPUTY COMMONWEALTH
OMBUDSMAN AS DEPUTY OMBUDSMAN
(DEFENCE FORCE)**

I, PETER ALEXANDER WALSH, Minister Assisting the Prime Minister for Public Service Matters, pursuant to paragraph 23 (1) (b) of the *Ombudsman Act 1976*, hereby;

- (1) revoke as from the end of 8 July 1987 the designation of John Cyril Jordan as the Deputy Ombudsman (Defence Force); and
- (2) designate Roy Ernest Frost, a person who has been appointed to be a Deputy Commonwealth Ombudsman for a period of two years commencing on 9 July 1987, as the Deputy Ombudsman (Defence Force) as from the commencement of that date.

Dated this third day of July 1987.

PETER WALSH

Minister of State for Finance
for and on behalf of the Prime Minister

N.N.—8716412

Transport and Communications

Broadcasting and Television Act 1942

REGULATION 8 INQUIRIES

NOTICE OF DECISIONS

Decisions

Inquiry file No. IO/87-39

The Australian Broadcasting Tribunal approves the acquisition by Sunraysia Television Ltd of 3600 (0.27%) shares in the capital of MVQ.

Inquiry File No. IO/87-67

The Australian Broadcasting Tribunal approves the acquisition by 135 Nominees Pty Ltd of 1500 shares in the capital of Mid Western Television Pty Ltd.

Inquiry File No. IO/87-53 and 54

The Australian Broadcasting Tribunal approves the acquisition by Murray Pioneer Pty Ltd & W G Taylor of

36886 and 498 (respectively) shares in the capital of Riverland Television Ltd (RTS)

Inquiry File No. IO/87-52

The Australian Broadcasting Tribunal approves the acquisition by Sabtel Pty Ltd, M Duck, E G Presser of 215 960 (1.4 renounceable rights issue) shares in the capital of Sabtel Pty Ltd.

Particulars of decisions

The Tribunal has considered the information set out in the applications against the criteria set out in 92 FAA of the Broadcasting and Television Act and is satisfied that further investigation into any matter relevant to the inquiries is not necessary.

The Inquiry files may be inspected at the Tribunal's North Sydney office between 9.00 a.m. and 5.00 p.m. at 76 Berry Street, North Sydney or by arrangement at the Tribunal's State Offices.

N.N.—8716413

Broadcasting and Television Act 1942

REGULATION 8 INQUIRIES

NOTICE OF DECISIONS

Decisions

Inquiry file No. IO/87-43

The Australian Broadcasting Tribunal approves the acquisition by 3KZ Radio Pty Ltd of 227 shares in the capital of Riverina Broadcasters (Holdings) Pty Ltd.

Inquiry file No. IO/87-55

The Australian Broadcasting Tribunal approves the acquisition by Trustees of Roman Catholic Church for Archdiocese of Sydney of 175 Class "A" shares in the capital of Broadcasting Station 2SM.

Particulars of decisions

The Tribunal has considered the information set out in the applications against the criteria set out in S90 JA of the Broadcasting and Television Act and is satisfied that further investigation into any matter relevant to the inquiries is not necessary.

The Inquiry files may be inspected at the Tribunal's North Sydney office between 9.00 a.m. and 5.00 p.m. at 76 Berry Street, North Sydney or by arrangement at the Tribunal's State Offices.

N.N.—8716414

Broadcasting and Television Act 1942

REGULATION 8 INQUIRIES

NOTICE OF DECISIONS

Decisions

Inquiry file No. IO/87-65

The Australian Broadcasting Tribunal approves the acquisition by Heytesbury Holdings Ltd & Mr M R H Holmes A'Court Redemption of 50 000 variable 10 000 "F" 5000 "E" shares in the capital of Heytesbury Securities Ltd.

Inquiry file No. IO/85-229

The Australian Broadcasting Tribunal approves the acquisition by Linter Group Ltd of 4 127 393 (55.96%) shares in the capital of Broadcast and Communications Ltd.

Particulars of decisions

The Tribunal has considered the information set out in the applications against the criteria set out in S 90 JA/92 FAA of the Broadcasting and Television Act and is satisfied that further investigation into any matter relevant to the inquiries is not necessary.

The Inquiry files may be inspected at the Tribunal's North Sydney office between 9.00 a.m. and 5.00 p.m. at 76 Berry Street, North Sydney or by arrangement at the Tribunal's State Offices.

N.N.—8716415

Treasurer

Insurance (Agents and Brokers) Act 1984

NOTIFICATION OF REGISTRATION

PURSUANT to section 21 of the *Insurance (Agents and Brokers) Act 1984*, I, WARREN BRUCE TICKLE, Insurance Commissioner, hereby give notice that I did on 27 July 1987 register the following persons to carry on business as an insurance broker in respect of general insurance business for a period of one year from that date.

Avalon & Associates (Victoria) Pty Ltd

Thos. R. Miller (Insurance Brokers) Australia Pty Limited

WARREN B. TICKLE

Insurance Commissioner

N.N.—8716416

Insurance (Agents and Brokers) Act 1984

NOTIFICATION OF REGISTRATION

PURSUANT to section 21 of the *Insurance (Agents and Brokers) Act 1984*, I, WARREN BRUCE TICKLE, Insurance Commissioner, hereby give notice that I did on 27 July 1987 register the following persons to carry on business as an insurance broker in respect of general insurance business for a period of one year from that date.

Futurefranc Pty Ltd

WARREN B. TICKLE

Insurance Commissioner

N.N.—8716417

PUBLIC HEARING

TRANSPORT CONTAINERS

AS part of the Commission's inquiry into transport containers, public hearings will be held as follows:

<i>Time</i>	<i>Location</i>
Commencing 9.30 a.m.	Public Inquiry Room
Monday	Prices Surveillance
14 September 1987	Authority

11th Floor
5 Elizabeth Street
Sydney, N.S.W.

Commencing 9.30 a.m.	Public Inquiry Room
Tuesday	Concourse Level
15 September 1987	Building E

World Trade Centre
Flinders Street Extension
Melbourne, Vic.

Persons who have not yet informed the Commission of their intention to make a submission to this inquiry are asked to do so.

Persons who wish to make a submission are asked to provide four (4) copies to the Commission by 7 September 1987.

The Commission is required to complete its report by 9 December 1987.

Further information regarding this inquiry can be obtained by contacting the Commission on the following number, R. Bendall (062) 64 3225.

N.N.—8716418

Australian Banking Statistics

Trading Banks

Commonwealth of Australia
Gazette
No. G114, 5 August 1987

STATEMENTS PREPARED FROM RETURNS DELIVERED TO THE STATISTICIAN UNDER SECTION 52 OF THE BANKING ACT 1959 OR UNDER SPECIAL ARRANGEMENTS WITH BANKS NOT SUBJECT TO THAT ACT

LIABILITIES

AVERAGES OF THE LIABILITIES WITHIN AUSTRALIA OF EACH BANK AT THE CLOSE OF BUSINESS ON WEDNESDAYS, 3, 10, 17, AND 24 JUNE 1987 (a)
(\$'000)

Bank(h)	Deposits repayable in Australia												Balances due to other banks	Bills payable and all other liabilities to the public (excluding share-holders' funds) (c)		Total liabilities (c)	
	Fixed				Current												
	Common-wealth and State Govern-ments	Other banks	Other	Total fixed deposits	Common-wealth and State Govern-ments	Other banks	Bearing interest		Not bearing interest								
							Other	Total	Common-wealth and State Govern-ments	Other banks	Other	Total					
Total, Major	444 982	10 868	29 318 829	29 774 678	123 733	72 777	3 588 794	3 785 303	33 110	1 341 587	11 283 660	12 658 356	16 443 659	46 218 337	2 718 899	34 345 806	83 283 041
Other Banks																	
America	99 903	99 903	5 261	5 261	5 261	105 163	48 813	301 010	454 985
Aust. Bank	9 890	9 890	82 869	82 869	19 175	19 175	102 044	111 934	215 593	137 900	465 427
Bankers Trust	5 004	5 004	117	117	117	5 120	160 956	666 987	833 063
Barclays	..	8 925	114 650	123 575	30 008	30 008	1 423	1 423	31 432	155 007	132 059	685 376	972 441
Chase AMP	510	..	205 343	205 853	..	7 699	162 931	170 630	27 626	27 626	198 255	404 108	109 046	766 143	1 279 297
China	4 187	4 187	..	2 333	2 537	4 870	4 870	9 058	20 329	1 947	31 333
Citibank	..	15 017	16 888	31 905	15 110	15 110	8 728	8 728	23 838	55 742	50 053	1 926 993	2 032 788
Deutsche	..	550	30 904	31 454	560	32 013	14 827	217 462	264 302
HongKong	50	..	53 647	53 697	70 038	70 038	433	433	70 471	124 168	59 782	892 863	1 076 813
I.B.J.	2 342	2 342	5 694	5 694	77	2 152	2 229	7 923	10 266
Lloyds N.Z.A.	921	2 750	55 073	58 744	35 300	35 300	2 967	2 967	38 267	97 011	109 708	481 211	687 929
Macquarie	18 392	18 392	85 322	85 322	34 491	34 491	119 814	138 205	43 947	318 889	501 041
Mitsubishi	61 209	61 209	3 618	3 618	116	116	3 734	64 943	14 971	155 191	235 104
Nat Mutual	92 240	92 240	19 024	19 024	..	1 123	1 568	2 692	21 715	113 955	235 626	546 538	896 120
NatWest	572 624	572 624	2 695	2 695	5 710	5 710	8 405	581 029	158 028	834 513	1 573 570
New Zealand	125 889	125 889	189 078	189 078	..	7 611	67 821	75 432	264 510	390 399	71 995	882 760	1 345 154
Paris	..	3 879	141 078	144 956	2 744	2 744	..	5 066	30 079	35 144	37 888	182 844	105 572	796 069	1 084 485
Queensland	47 802	47 802	..	65	38 406	38 470	97	97	38 567	86 369	6 454	20 149	112 972
Singapore	..	2 188	62 315	64 502	3 991	3 991	3 991	68 493	38 388	24 003	130 884
Standard	208 576	208 576	31 189	31 189	31 189	239 765	140 334	808 859	1 188 958
Tokyo	67 332	67 332	1 175	1 175	..	15	4 050	4 065	5 240	72 572	25 374	285 164	383 110
State Bank N.S.W. (d)	3 244 090	3 244 090	93 690	..	192 197	285 887	4 063	..	426 272	430 334	716 221	3 960 311	185 568	2 920 558	7 066 436
State Bank S.A. (d)	1 124 027	1 124 027	251 182	251 182	1 673	1 673	252 855	1 376 881	84 435	1 903 708	3 365 024
R. & I. of W.A. (d)	33 110	..	1 835 483	1 868 593	1 641	..	89 170	90 810	2 104	..	213 869	215 973	306 783	2 175 376	79 679	587 971	2 843 026
Total, Other	34 590	33 308	8 198 886	8 266 784	95 331	10 097	1 314 274	1 419 702	6 263	13 892	854 089	874 244	2 293 946	10 560 730	2 131 454	16 398 532	29 090 715
Total, All Banks	479 572	44 170	37 517 714	38 041 462	219 064	82 874	4 903 068	5 205 005	39 373	1 355 478	12 137 749	13 532 600	18 737 605	56 779 066	4 850 352	50 744 338	112 373 756
A.R.D.B.	421 899	421 899	421 899	49 635	83 614	555 148
C.D.B.	1 100	14 750	1 314 957	1 330 807	1 330 807	161 105	103 299	1 595 212
P.I.B.A.	7 275	500	244 652	252 427	252 427	55 292	444 053	751 772
R.B.A.	1 032	1 032	1 032	1 032	1 032

Government departments 807

(a) Excludes shareholders' funds, inter-branch accounts and contingencies. (b) For legend on abbreviations of Bank names see footnote on page 813. (c) Includes the Australian dollar equivalent of foreign currency balances. (d) The information for these banks is supplied and published under a special arrangement with the banks and not under the Banking Act.
Note: Any discrepancies between totals and sums of components are due to rounding.

ASSETS

AVERAGES OF THE ASSETS WITHIN AUSTRALIA OF EACH BANK AT THE CLOSE OF BUSINESS ON WEDNESDAYS, 3, 10, 17 AND 24 JUNE 1987 (a)
(\$'000)

Bank (b)	Coin and bullion			Australian Public Securities					Local and semi-governmental authorities	Other securities (c)	Loans to authorised dealers in the short-term money market	Statutory Reserve Deposit account with Reserve Bank	Cheques and bills of other banks and balances with and due from other banks (c)	Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (c)	Bank premises, furniture and sites	Bills receivable and all other assets (c)	Total assets (c)
	Gold	Coin	Australian notes	Commonwealth and States													
				Cash with Reserve Bank	Treasury bills	Treasury notes	Other securities										
Major Banks																	
A.N.Z.	10	8 315	165 113	2 880	..	1 200 160	712 903	..	825 230	86 426	755 310	268 372	11 249 782	286 238	6 692 952	22 253 689	
Commonwealth	..	4 477	125 185	4 462	..	344 350	1 466 695	12 181	1 159 021	1 208	686 179	468 984	9 063 581	200 786	5 243 115	18 780 223	
National	..	11 861	166 494	1 099	..	279 500	1 872 832	15 213	1 062 125	550	830 828	108 968	11 956 115	433 112	8 097 857	24 836 552	
Westpac	..	15 649	198 614	2 353	..	465 639	1 671 544	418	2 086 375	150 280	981 187	361 621	12 926 922	500 498	5 499 992	24 861 090	
Total, Major	10	40 301	655 405	10 795	..	2 289 649	5 723 974	27 811	5 132 750	238 464	3 253 502	1 207 945	45 196 399	1 420 633	25 533 916	90 731 554	
Other Banks																	
America	3	48	..	29 199	31 788	20	25 770	7 354	6 331	23 458	266 115	2 277	114 478	506 841	
Aust. Bank	..	2	167	162	..	13 154	30 154	5 386	16 378	13 125	8 491	42 474	188 494	1 545	206 454	525 985	
Bankers Trust	..	1	19	19	..	1 417	150 354	..	132 335	5 343	164	154 260	487 939	..	108 248	1 040 097	
Barclays	..	10	172	66	..	69 943	22 144	2 656	76 044	16 000	10 552	60 607	427 112	8 844	325 492	1 019 640	
Chase AMP	..	61	809	8 486	..	63 840	17 187	66 958	84 505	17 275	31 966	155 791	482 852	6 821	256 853	1 193 403	
China	168	4	..	6 827	3 915	578	27 988	75 234	5 252	93	120 058	
Citicbank	..	2	416	324	..	167 500	59 750	2 500	242 671	8 425	4 461	78 783	407 499	136	1 298 340	2 270 806	
Deutsche	51	46	..	4 500	12 510	14 019	2 320	8 799	121 851	3 645	47 273	215 012	
HongKong	..	24	955	139	..	37 750	74 803	..	77 425	30 642	7 663	17 144	496 407	11 496	416 269	1 170 716	
I.B.J.	28	66	..	4 714	24 806	13 539	13 501	2 875	885	27 734	236 242	2 345	16 484	343 216	
Lloyds N.Z.A.	63	56	..	22 500	12 042	57 788	5 894	23 381	544 246	4 322	114 454	784 744	
Macquarie	54 835	2 434	197	56	..	39 638	22 162	100	63 596	11 375	9 999	74 901	225 112	4 248	149 568	658 220	
Mitsubishi	..	1	57	20	..	10 000	20 300	26 000	..	2 025	3 608	14 437	206 269	2 052	43 806	328 574	
Nat. Mutual	..	73	2 750	75	..	18 201	59 971	11 643	111 241	14 513	8 690	6 128	276 511	..	561 375	1 071 168	
NatWest	101	56	..	51 250	86 250	7 500	149 135	50 000	37 070	49 971	1 041 074	14 430	359 120	1 845 957	
New Zealand	..	33	1 738	140	..	84 744	76 845	39 242	..	41 300	22 110	49 125	634 341	7 502	728 868	1 685 987	
Paris	..	6	520	369	..	64 500	15 000	..	15 624	47 700	12 718	17 758	385 213	4 584	553 564	1 117 553	
Queensland	..	140	2 798	483	..	3 500	7 324	..	13 414	3 545	4 871	7 313	89 687	7 638	16 773	157 486	
Singapore	..	3	116	57	..	19 646	1 932	1 538	3 444	14 860	121 257	3 093	22 084	188 028	
Standard	..	11	490	77	..	81 353	106 404	30 863	15 169	483	563 621	5 211	525 770	1 329 452	
Tokyo	..	3	83	34	..	16 094	11 372	8 600	4 773	5 980	206 184	3 456	82 201	338 780	
State Bank N.S.W. (d)	..	2 000	33 485	934	..	79 918	674 090	25 690	203 423	16 975	..	88 216	4 739 980	204 945	1 867 688	7 937 343	
State Bank S.A. (d)	..	1 170	25 519	853	..	200 904	..	245 447	98 026	20 613	..	468 720	1 708 308	137 467	630 814	3 537 841	
R. & I. of W.A. (d)	..	838	16 568	383	..	131 413	224 884	67 931	10 339	95 925	..	57 824	1 809 068	152 698	345 439	2 913 310	
Total, Other	54 835	6 810	87 270	12 949	..	1 222 502	1 599 744	514 612	1 475 756	521 729	201 753	1 476 131	15 740 613	594 005	8 791 505	32 300 213	
Total, All Banks	54 844	47 111	742 675	23 743	..	3 512 151	7 323 718	542 424	6 608 505	760 193	3 455 255	2 684 076	60 937 013	2 014 638	34 325 421	123 031 767	
A.R.D.B.	8	..	99	4 086	7 755	..	134 538	438 207	387	(-) 3 689	581 390	
C.D.B.	12 500	66 691	..	16 659	1 738 105	..	16 659	1 738 105	2 250	(-) 22 911	1 813 544	
P.I.B.A.	139	36 485	6 305	7 008	9 000	..	470 956	257 363	400	2 275	789 930	
R.B.A.	17 653	..	139 766	157 420	

(a) Excludes inter-branch accounts and contingencies. (b) For legend on abbreviations of Bank names see footnote on page 813. (c) Includes the Australian dollar equivalent of foreign currency balances. (d) The information for these banks is supplied and published under a special arrangement with the banks and not under the Banking Act.

Note: Any discrepancies between totals and sums of components are due to rounding.

DEPOSITS AND ADVANCES

AVERAGES OF DEPOSITS AND ADVANCES IN EACH STATE AND THE TERRITORIES FOR EACH BANK AT THE CLOSE OF BUSINESS ON WEDNESDAYS, 3, 10, 17 AND 24 JUNE 1987
(\$'000)

Deposits repayable in Australia								Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (b)
Bank (a)	Commonwealth and State Governments			Other than Commonwealth and State Governments			Total Deposits	
	Current		Not Bearing Interest	Current		Not Bearing Interest		
	Fixed	Bearing Interest		Fixed	Bearing Interest			
NEW SOUTH WALES								
Major Banks—								
A.N.Z.	2 393	..	8	2 335 962	124 481	749 700	3 212 544	2 871 702
Commonwealth	6 923	18 402	465	3 356 095	212 230	1 267 826	4 861 941	4 163 796
National	80 826	1 276	534	2 662 178	308 283	837 666	3 890 763	3 270 536
Westpac	500	2 569	6 051	3 589 334	706 204	2 175 652	6 480 310	6 821 892
Total, Major	90 642	22 247	7 059	11 943 568	1 351 198	5 030 844	18 445 557	17 127 926
Other Banks—								
America	24 375	..	2 159	26 534	140 224
Aust. Bank	8 744	82 869	17 723	109 336	157 397
Bankers Trust	182	..	117	299	487 939
Barclays	123 575	30 008	1 423	155 007	427 112
Chase AMP	77 819	146 033	27 626	251 478	437 298
China	4 187	4 870	..	9 058	75 234
Citibank	31 152	5 234	8 722	45 108	234 545
Deutsche	26 663	..	124	26 786	53 289
HongKong	34 218	23 535	12	57 764	209 780
I.B.J.	295	1 400	2 228	3 923	145 709
Lloyds NZA	39 042	34 717	2 895	76 653	423 216
Macquarie	7 216	51 523	12 046	70 786	127 399
Mitsubishi	23 103	3 300	116	26 520	195 371
Nat. Mutual	20 786	20 786	152 930
NatWest	257 099	1 532	4 557	263 188	398 003
New Zealand	69 719	58 369	42 602	170 690	431 068
Paris	80 530	1 892	24 549	106 971	186 206
Singapore	6 191	1 231	..	7 421	51 634
Standard	73 114	13 859	..	86 973	355 690
Tokyo	35 761	844	3 041	39 645	181 303
State Bank N.S.W.(c)	93 690	4 063	3 222 523	190 727	421 201	3 932 203	4 564 785
R. & I. of W.A.(c)	77 298	14	35	77 346	78 898
Total, Other	93 690	4 063	4 243 590	651 956	571 172	5 564 470	9 515 028
Total, All Banks	90 642	115 937	11 121	16 187 158	2 003 153	5 602 017	24 010 027	26 642 953
A.R.D.B.	2 012	161 649	163 661	120 852
C.D.B.	1 100	1 329 707	1 330 807	513 627
P.I.B.A.	110 715	110 715	194 637
R.B.A.	19	19	5 563

VICTORIA

Major Banks—								
A.N.Z.	4 692	4 671	3 192	2 552 380	207 267	1 383 146	4 155 348	4 964 465
Commonwealth	4 742	8 692	87	1 372 409	66 664	468 311	1 920 904	1 838 360
National	153 155	9 776	1 464	2 370 113	383 600	1 206 763	4 124 871	5 113 926
Westpac	3 746	50 522	1 278	1 583 696	397 261	762 868	2 799 370	2 088 126
Total, Major	166 335	73 661	6 020	7 878 598	1 054 791	3 821 088	13 000 493	14 004 876

(a) For legend on abbreviations of Bank names see footnote on page 813. (b) See note (c) on statement of Assets. (c) See note (d) on statement of Assets.

Note. Any discrepancies between totals and sums of components are due to rounding.

(\$'000)

Deposits repayable in Australia								Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (b)
Bank(a)	Commonwealth and State Governments			Other than Commonwealth and State Governments			Total Deposits	
	Current		Not Bearing Interest	Current		Not Bearing Interest		
	Fixed	Bearing Interest		Fixed	Bearing Interest			
Other Banks—								
America	60 159	..	1 913	62 072	86 493
Aust. Bank	584	..	1 452	2 036	24 862
Bankers Trust	4 022	4 022	..
Chase AMP	8	62 524	12 055	..	74 587	29 281
Citibank	388	5 693	5	6 086	79 234
Deutsche	4 791	..	436	5 227	68 562
HongKong	50	14 430	37 626	378	52 484	200 866
I.B.J.	1 239	322	..	1 561	49 337
Lloyds NZA	575	10 589	174	52	11 389	44 465
Macquarie	10 705	32 571	21 281	64 557	81 890
Mitsubishi	38 106	317	..	38 423	10 898
Nat. Mutual	43 362	19 024	2 692	65 077	121 466
NatWest	149 995	1 163	1 154	152 312	291 522
New Zealand	24 443	59 202	12 964	96 608	82 215
Paris	32 616	666	4 100	37 382	114 996
Singapore	58 312	2 761	..	61 072	69 624
Standard	60 208	3 928	..	64 136	41 877
Tokyo	31 572	331	1 025	32 927	24 881
Total, Other	633	608 043	175 832	47 449	831 956	1 422 467
Total, All Banks	166 968	73 661	6 020	8 486 641	1 230 623	3 868 537	13 832 449	15 427 343
A.R.D.B.	3 689	131 399	135 088	271 722
C.D.B.	300 488
P.I.B.A.	46 493	46 493	3 401
R.B.A.	888	888	9 721
QUEENSLAND								
Major Banks—								
A.N.Z.	10 420	..	160	1 080 823	66 067	381 126	1 538 596	1 379 518
Commonwealth	2 667	2 939	12 845	1 114 258	64 563	381 377	1 578 647	1 385 973
National	78 160	..	413	1 440 298	120 943	471 225	2 111 038	1 920 680
Westpac	60 950	1 369 844	360 389	613 008	2 404 191	1 953 386
Total, Major	152 196	2 939	13 418	5 005 222	611 962	1 846 735	7 632 472	6 639 556
Other Banks—								
America	6 786	..	953	7 739	448
Aust. Bank	562	562	90
Bankers Trust	600	600	..
Chase A.M.P.	502	30 716	9 609	..	40 827	9 874
Citibank	319	3 147	..	3 466	39 332
HongKong	2 510	2 057	43	4 610	64 834
Lloyds N.Z.A.	3 975	410	21	4 405	57 538
Macquarie	471	1 228	1 164	2 863	15 824
Nat. Mutual	13 363	13 363	665
NatWest	32 245	32 245	104 110
New Zealand	26 606	40 753	8 722	76 081	56 539
Paris	20 521	40	2 273	22 834	31 431
Queensland	97	47 802	38 470	..	86 369	89 687
Standard	19 719	1 686	..	21 405	26 724
Total, Other.	502	..	97	206 193	97 400	13 176	317 367	497 096
Total, All Banks	152 698	2 939	13 515	5 211 415	709 361	1 859 911	7 949 838	7 136 652
A.R.D.B.	566	18 570	19 136	17 220
C.D.B.	352 501
P.I.B.A.	24 740	24 740	17 940
R.B.A.	2 211

(a) For legend on abbreviations of Bank names see footnote on page 813. (b) See note (c) on statement of Assets. (c) See note (d) on statement of Assets.

Note: Any discrepancies between totals and sums of components are due to rounding.

(\$'000)

Deposits repayable in Australia								Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (b)
Bank(a)	Commonwealth and State Governments			Other than Commonwealth and State Governments			Total Deposits	
	Current		Not Bearing Interest	Current		Not Bearing Interest		
	Fixed	Bearing Interest		Fixed	Bearing Interest			
SOUTH AUSTRALIA								
Major Banks—								
A.N.Z.	54	415 407	65 087	190 071	670 619	993 324
Commonwealth	62	2 081	2 576	428 029	11 063	139 725	583 535	644 126
National	1 840	..	28	423 067	37 196	109 237	571 367	591 255
Westpac	274 032	62 396	166 083	502 511	559 189
Total, Major	1 902	2 081	2 657	1 540 535	175 740	605 115	2 328 031	2 787 894
Other Banks—								
Chase A.M.P.	12 352	1 834	..	14 186	1 660
Citibank	46	453	2	501	29 132
Lloyds N.Z.A.	346	3 970	4 316	..
Nat. Mutual	12 666	12 666	799
NatWest	18 252	18 252	87 923
New Zealand	1 211	5 267	529	7 007	10 895
Paris	1 323	7	546	1 875	16 581
Standard	22 452	3 538	..	25 990	29 542
State Bank S.A. (c)	1 122 003	247 298	1 673	1 370 974	1 660 576
Total, Other.	346	1 194 274	258 397	2 749	1 455 765	1 837 106
Total, All Banks	2 248	2 081	2 657	2 734 809	434 137	607 865	3 783 796	4 625 000
A.R.D.B.	..	2 245	46 400	48 645	8 260
C.D.B.	227 647
P.I.B.A.	43 338	43 338	12 304
WESTERN AUSTRALIA								
Major Banks—								
A.N.Z.	29	429 575	23 956	196 249	649 809	575 017
Commonwealth	1 004	1 681	76	409 226	13 208	174 494	599 689	587 772
National	2 547	446 620	46 704	151 827	647 698	733 632
Westpac	683 732	176 699	301 945	1 162 377	887 464
Total, Major	3 552	1 681	105	1 969 153	260 567	824 515	3 059 572	2 783 885
Other Banks—								
America	8 583	..	236	8 819	38 950
Aust. Bank	6 145
Bankers Trust	200	200	..
Chase A.M.P.	9 504	311	..	9 815	3 697
Citibank	560	..	560	17 235
HongKong	2 490	6 820	..	9 310	20 927
I.B.J.	809	3 972	1	4 782	41 196
Lloyds N.Z.A.	195	195	13 027
Nat. Mutual	2 064	2 064	650
NatWest	89 612	89 612	119 218
New Zealand	3 911	25 488	10 616	40 014	53 625
Paris	7 421	135	2 263	9 818	31 506
Standard	26 168	5 864	..	32 032	91 188
R. & I. of W.A. (c)	33 110	1 641	2 104	1 758 184	89 156	213 835	2 098 030	1 730 170
Total, Other.	33 110	1 641	2 104	1 909 139	132 306	226 950	2 305 250	2 167 533
Total, All Banks	36 662	3 321	2 208	3 878 293	392 873	1 051 465	5 364 822	4 951 418
A.R.D.B.	..	68	21 886	21 954	6 480
C.D.B.	247 639
P.I.B.A.	3 714	3 714	25 323
R.B.A.	61

(a) For legend on abbreviations of Bank names see footnote on page 813. (b) See note (c) on statement of Assets. (c) See note (d) on statement of Assets.

Note. Any discrepancies between totals and sums of components are due to rounding.

(\$'000)

<i>Deposits repayable in Australia</i>								<i>Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (b)</i>
<i>Commonwealth and State Governments</i>				<i>Other than Commonwealth and State Governments</i>				
<i>Bank(a)</i>	<i>Current</i>			<i>Current</i>			<i>Total Deposits</i>	
	<i>Fixed</i>	<i>Bearing Interest</i>	<i>Not Bearing Interest</i>	<i>Fixed</i>	<i>Bearing Interest</i>	<i>Not Bearing Interest</i>		
TASMANIA								
Major Banks—								
A.N.Z.	26	139 120	16 234	75 213	230 592	276 561
Commonwealth	659	900	1 856	107 368	16 562	40 696	168 041	131 552
National	662	33 094	6 399	16 961	57 116	95 243
Westpac	9 608	175 900	28 250	71 139	284 896	235 804
Total, Major	10 928	900	1 882	455 481	67 445	204 009	740 644	739 160
Other Banks—								
Chase A.M.P.	11 944	440	..	12 385	555
Citibank	2 964
Lloyds N.Z.A.	53	53	6 000
NatWest	6 623	6 623	7 267
Total, Other	18 620	440	..	19 061	16 786
Total, All Banks	10 928	900	1 882	474 102	67 885	204 009	759 705	755 946
A.R.D.B.	313	21 803	22 116	13 673
C.D.B.	72 731
P.I.B.A.	9 411	9 411	3 757
R.B.A.	125	125	98
NORTHERN TERRITORY								
Major Banks—								
A.N.Z.	2 269	..	34	43 784	5 247	27 279	78 612	103 245
Commonwealth	106	90	37	26 194	2 925	14 040	43 391	38 310
National	4 241	27 762	8 018	13 330	53 350	57 576
Westpac	53 930	18 086	46 269	118 285	121 274
Total, Major	6 615	90	71	151 668	34 275	100 918	293 638	320 404
Other Banks—								
Chase A.M.P.	266	192	..	458	111
Citibank	96
NatWest	1 930
Standard	6 915	2 316	..	9 231	18 601
State Bank S.A.(c)	2 024	3 884	..	5 907	47 733
Total, Other	9 205	6 391	..	15 596	68 471
Total, All Banks	6 615	90	71	160 873	40 666	100 918	309 233	388 875
C.D.B.	13 985
P.I.B.A.	43	43	..
AUSTRALIAN CAPITAL TERRITORY								
Major Banks—								
A.N.Z.	63 823	4 048	29 147	97 018	85 951
Commonwealth	288	11 077	..	106 464	38 025	59 579	215 433	269 533
National	9 372	2 989	..	55 446	17 964	37 479	123 249	173 267
Westpac	3 154	6 059	1 899	97 196	44 569	61 304	214 181	250 907
Total, Major	12 813	20 125	1 899	322 929	104 606	187 509	649 880	779 658

(a) For legend on abbreviations of Bank names see footnote on page 813.

(b) See note (c) on statement of Assets.

(c) See note (d) on statement of Assets.

Note: Any discrepancies between totals and sums of components are due to rounding.

(\$'000)

<i>Deposits repayable in Australia</i>								<i>Loans (other than loans to authorised dealers in the short-term money market), advances and bills discounted (b)</i>
<i>Bank (a)</i>	<i>Commonwealth and State Governments</i>			<i>Other than Commonwealth and State Governments</i>			<i>Total Deposits</i>	
	<i>Current</i>		<i>Not Bearing Interest</i>	<i>Current</i>				
	<i>Fixed</i>	<i>Bearing Interest</i>		<i>Fixed</i>	<i>Bearing Interest</i>			
						<i>Not Bearing Interest</i>		
Other Banks—								
Chase A.M.P.	218	156	..	373	376
Citibank	22	..	22	4 960
NatWest	18 799	18 799	31 102
Paris	2 547	3	1 415	3 965	4 494
State Bank N.S.W.(c)	21 567	1 470	5 070	28 107	175 195
Total, Other	43 130	1 651	6 485	51 266	216 127
Total, All Banks	12 813	20 125	1 899	366 059	106 256	193 994	701 146	995 785
A.R.D.B.	89	11 210	11 299	
C.D.B.	9 489
P.I.B.A.	7 275	6 699	13 974	..
OTHER								
Major Banks—								
Commonwealth	10	..	12 785	688	1 398	14 881	4 160
Westpac	49 757	300	3 114	53 170	8 882
Total, Major	10	..	62 541	987	4 512	68 051	13 042

(a) A.N.Z.—Australian and New Zealand Banking Group Limited.

Commonwealth—Commonwealth Bank of Australia.

National—National Australia Bank Limited.

Westpac—Westpac Banking Corporation.

America—Bank of America Australia Limited.

Aust. Bank—Australian Bank Limited.

Bankers Trust—Bankers Trust Australia Limited.

Barclays—Barclays Bank Australia Limited.

Chase A.M.P.—Chase A.M.P. Bank Limited.

China—Bank of China.

Citibank—Citibank Limited.

Deutsche—Deutsche Bank Australia Limited.

HongKong—HongKong Bank of Australia Limited.

I.B.J.—I.B.J. Australia Bank Limited.

Lloyds N.Z.A.—Lloyds Bank N.Z.A. Limited.

Macquarie—Macquarie Bank Limited.

Mitsubishi—Mitsubishi Bank of Australia Limited.

Nat. Mutual—National Mutual Royal Bank Limited.

NatWest—NatWest Australia Bank Limited.

New Zealand—Bank of New Zealand.

Paris—Banque Nationale de Paris.

Queensland—Bank of Queensland Limited.

Singapore—Bank of Singapore (Australia) Limited.

Standard—Standard Chartered Bank Australia Limited.

Tokyo—Bank of Tokyo Australia Limited.

State Bank N.S.W.—State Bank of New South Wales (General Bank Department).

State Bank S.A.—The State Bank of South Australia.

R. & I. of W.A.—The Rural and Industries Bank of Western Australia (General Banking Department).

A.R.D.B.—Australian Resources Development Bank.

C.D.B.—Commonwealth Development Bank of Australia.

P.I.B.A.—Primary Industry Bank of Australia.

R.B.A.—Reserve Bank of Australia (Rural Credits Department).

(b) See note (c) on statement of Assets.

(c) See note (d) on statement of Assets.

Note: Any discrepancies between totals and sums of components are due to rounding.



COMMONWEALTH OF AUSTRALIA

Income Tax Assessment Act 1936

NOTICE UNDER SUB-SECTION 78 (8)

I, PAUL KEATING, the Treasurer:

- (a) being satisfied that the following fund is a fund established by an approved organization, as defined in sub-section 78 (12) of the *Income Tax Assessment Act 1936*, exclusively for the relief of persons in a certified country or certified countries, declare by this notice published in the *Gazette* under sub-section 78 (8) of the *Income Tax Assessment Act 1936* the following fund to be an eligible fund for the purposes of sub-paragraph 78 (1) (a) (lxii) of the Act:

AUSTRALIAN AID FOR LEBANON APPEAL

- (b) specify for the purposes of sub-section 78 (9) of that Act the date on which this notice is published in the *Gazette* as the date on and after which this notice has effect.

Dated this 10th day of July 1987.

PAUL KEATING
Treasurer



**Commonwealth
of Australia**

Gazette

No. S 189, Wednesday, 29 July 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Foreign Takeovers Act 1975

Section 23

REVOCATION ORDER

I, PAUL JOHN KEATING, the Treasurer, hereby revoke the interim order dated the nineteenth day of June 1987, published in the *Commonwealth of Australia Special Gazette* dated the twenty-ninth day of June 1987, prohibiting the acquisition proposed by ICI Australia Investments Pty Limited of all the issued capital of F H Faulding & Co. Limited.

Dated this 23rd day of July 1987.

PAUL KEATING

Treasurer



No. S 190, Wednesday, 29 July 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.

<i>Act under which the Statutory Rules were made</i>	<i>Description of the Statutory Rules</i>	<i>Number and year of the Statutory Rules</i>
<i>Sex Discrimination Act 1984</i>	Sex Discrimination (Operation of Legislation) (No. 2) Regulations	No. 158, 1987
<i>Departure Tax Collection Act 1978</i>	Departure Tax Collection Regulations (Amendment)	No. 159, 1987
<i>Health Insurance Act 1973</i>	Health Insurance (Variation of Fees and Medical Services) (No. 47) Regulations	No. 160, 1987
<i>Excise Act 1901</i>	Excise Regulations (Amendment)	No. 161, 1987
<i>Customs Act 1901</i>	Customs Regulations (Amendment)	No. 162, 1987
<i>Health Insurance Act 1973</i>	Health Insurance Regulations (Amendment)	No. 163, 1987
<i>Epidemiological Studies (Confidentiality) Act 1981</i>	Epidemiological Studies (Confidentiality) Regulations (Amendment)	No. 164, 1987

AUSTRALIAN CAPITAL TERRITORY

NOTIFICATION OF THE MAKING OF AN ORDINANCE

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

<i>Number and year of Ordinance</i>	<i>Short title</i>
36 of 1987	<i>Housing Assistance Ordinance 1987</i>



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 (8) of the *Taxation Laws Amendment Act (No. 2) 1987*, hereby fix 1 August 1987 as the day on which Part VIII of that Act shall come into operation.

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

By His Excellency's Command,

PAUL KEATING

Treasurer

GOD SAVE THE QUEEN!

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 section 4 of the *Acts Interpretation Act 1901* and subsection 4 (1) of the *Australian Capital Territory Taxation (Administration) Act 1969*, hereby fix 1 September 1987 as the termination day in respect of the following classes of tax or duty:

- (a) duty imposed by section 4 of the *Australian Capital Territory Stamp Duty Act 1969* on instruments of

a class specified in item 1, 2, 3 or 9 of Schedule 1 to that Act;

- (b) tax imposed by section 4 of the *Australian Capital Territory Tax (Cheques) Act 1969*;

- (c) tax imposed by section 4 of the *Australian Capital Territory Tax (Hire-purchase Business) Act 1969*.

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

By His Excellency's Command,

PAUL KEATING

Treasurer

GOD SAVE THE QUEEN!

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 (3) of the *Bank Account Debits Tax Amendment Act 1987*, hereby fix 1 September 1987 as the day on which sections 7 and 8, and subsection 9 (2), of that Act shall come into operation.

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

By His Excellency's Command,

PAUL KEATING

Treasurer

GOD SAVE THE QUEEN!



PRIMARY INDUSTRIES AND ENERGY

**NOTIFICATION OF THE MAKING OF ORDERS
UNDER THE EXPORT CONTROL (ORDERS)
REGULATIONS**

NOTICE is hereby given that the undermentioned Orders under the Export Control (Orders) Regulations have been made. Copies of the Orders can be obtained from the AQIS Legal Services Section of the Department of Primary Industries and Energy, 3rd Floor, Edmund Barton Building, Broughton Street, Barton.

Number of Orders Description of Orders

6 of 1987	Export Meat Orders as amended (Amendment)
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AUSTRALIAN CAPITAL TERRITORY
Taxation (Administration) Ordinance 1987
COMMENCEMENT

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 2 of the *Taxation (Administration) Ordinance 1987* ('the Ordinance'), hereby fix 1 August 1987, as the day on which the Ordinance shall come into operation.

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY
Stamp Duties and Taxes Ordinance 1987
COMMENCEMENT

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 2 of the *Stamp Duties and Taxes Ordinance 1987* ('the Ordinance'), hereby fix 1 August 1987, as the day on which the Ordinance shall come into operation.

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY
Payroll Tax Ordinance 1987
COMMENCEMENT

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 2 of the *Payroll Tax Ordinance 1987* ('the Ordinance'), hereby fix 1 August 1987, as the day on which the Ordinance shall come into operation.

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY
*Business Franchise (Tobacco and Petroleum Products)
(Amendment) Ordinance 1987*
COMMENCEMENT

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 2 of the *Business Franchise (Tobacco and Petroleum Products) (Amendment) Ordinance 1987* ('the Ordinance'), hereby fix 1 August 1987, as the day on which the Ordinance shall come into operation.

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY
Taxation (Administration) Ordinance 1987

STAMP DUTIES (INSURANCE AND VEHICLE REGISTRATION) DETERMINATION 1987

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 99 (1) of the *Taxation (Administration) Ordinance 1987*, make the following determination:

Citation

1. This determination may be cited as the Stamp Duties (Insurance and Vehicle Registration) Determination 1987.

Interpretation

2. In this determination:

'Premium' has the same meaning as it does in the Ordinance;

'Term insurance' includes life insurance of the type generally known as temporary insurance;

'the Ordinance' means the *Stamp Duties and Taxes Ordinance 1987*; and

the 'Schedule' means the Schedule to this instrument.

Life insurance premiums

3. The determined amount of tax payable for the purposes of section 30 (1) of the Ordinance, is the amount calculated in accordance with the formula set out in Column 2 of the Schedule opposite and in relation to the type of life insurance policy for which the premium was paid which is set out in Column 1 of the Schedule.

General insurance premiums

4. The determined amount of tax payable for the purposes of section 30 (2) of the Ordinance is an amount equal to 7% of the premium.

Registration of vehicles

5. The determined amount of tax payable for the purposes of section 57 of the Ordinance is \$2.00 for each \$100.00 or part of \$100.00 of the market value of the vehicle.

THE SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
<i>Type of life insurance</i>	<i>Amount</i>
Term insurance where the term exceeds 1 year	5% of the premium in respect of the first year
Term insurance where the term does not exceed 1 year	5% of the premium
Any type of life insurance, other than term insurance	
- if the sum insured exceeds \$100.00 but does not exceed \$2 000.00	10 cents for each \$200.00 or part of \$200.00 of the sum insured
- if the sum insured exceeds \$2 000.00	\$1.00 plus 20 cents for each \$200.00 or part of \$200.00 of the amount by which the sum insured exceeds \$2 000.00

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

*Taxation (Administration) Ordinance 1987***STAMP DUTIES (MARKETABLE SECURITIES) DETERMINATION 1987**

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 99 (1) of the *Taxation (Administration) Ordinance 1987*, make the following determination:

Citation

1. This determination may be cited as the Stamp Duties (Marketable Securities) Determination 1987.

Interpretation

2. In this determination:

'marketable security' has the same meaning as it does in the Ordinance; and
'the Ordinance' means the *Stamp Duties and Taxes Ordinance 1987*.

Sales of marketable securities

3. The determined amount of tax for the purposes of section 38 (1) of the Ordinance is:
 - (a) if the value of the marketable security is less than \$100.00, an amount equal to 7 cents for each \$25.00 or part of \$25.00 of the value of the marketable security; and
 - (b) in any other case, an amount equal to 30 cents for each \$100.00 or part of \$100.00 of the value of the marketable security.

Transfer of marketable securities (A.C.T.)

4. The determined amount of stamp duty for the purposes of section 44 of the Ordinance is 15 cents for each \$25.00 or part of \$25.00 of the unencumbered value of the marketable security.

Transfer of marketable securities (other)

5. The determined amount of tax for the purposes of section 50 of the Ordinance is 15 cents for each \$25.00 or part of \$25.00 of the unencumbered value of the marketable security.

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

*Payroll Tax Ordinance 1987***PAYROLL TAX (VALUATION & DEDUCTIONS) DETERMINATION 1987**

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, make the following determination:

Citation

1. This determination may be cited as the Payroll Tax (Valuation and Deductions) Determination 1987.

Interpretation

2. In this determination, 'the Ordinance' means the *Payroll Tax Ordinance 1987*.

Value of meals, sustenance or premises

3. In pursuance of sub-section 3 (2) of the Ordinance, I determine that for the purposes of the Ordinance:
 - (a) the value of meals or sustenance provided by an employer is \$20.00 per week; and
 - (b) the value of the use of premises provided by an employer is:
 - (i) if the premises are communal quarters, \$15.00 per week; and
 - (ii) if the premises are of any other kind, \$50.00 per week.

Monthly deduction amount.

4. In pursuance of section 8 of the Ordinance, I determine that the relevant monthly amount for the purposes of that section is \$16 666.67.

Annual deduction amount

5. In pursuance of section 10 of the Ordinance, I determine that the relevant annual amount for the purposes of that section is \$200 000.00.

Amount of wages requiring return to be lodged

6. In pursuance of section 16 of the Ordinance, I determine that the amount applicable under that section is \$3 846.15 per week.

Dated this 29th day of July 1987.

JOHN BROWN

Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

Taxation (Administration) Ordinance 1987

PAYROLL TAX (DETERMINATION OF RATE) DETERMINATION 1987

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 99 (1) of the *Taxation (Administration) Ordinance 1987*, make the following determination:

Citation

1. This determination may be cited as the Payroll Tax (Determination of Rate) Determination 1987.

Rate of Tax

2. The rate of tax for the purposes of sub-section 6 (2) of the *Payroll Tax Ordinance 1987* is 5%.

Dated this 29th day of July 1987.

JOHN BROWN

Minister of State for the
Arts, Sport, the Environment,
Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

Taxation (Administration) Ordinance 1987

STAMP DUTIES (CONVEYANCES) DETERMINATION

I, JOHN JOSEPH BROWN, Minister of State for the Arts, Sport, the Environment, Tourism and Territories, in pursuance of section 99 (1) of the *Taxation (Administration) Ordinance 1987*, make the following determination:

Citation

1. This determination may be cited as the Stamp Duties (Conveyances) Determination 1987.

Interpretation

2. In this determination:

- (a) 'Crown Lease' means a lease of land granted by or in the name of the Commonwealth;
- 'Lease' means a lease of land other than a Crown Lease;
- 'the Ordinance' means the *Stamp Duties and Taxes Ordinance 1987*; and
- 'the Schedule' means the Schedule to this determination.

Use of Schedule

3. A reference in this determination to an amount set out in the Schedule means in any given instance an amount calculated by applying the relevant formula appearing in Column 2 of the Schedule, opposite and in relation to the appropriate range of consideration specified in Column 1 of the Schedule which includes the consideration given or agreed to be given for:

- (a) a transfer, or an agreement for a transfer, of an estate in fee simple;
- (b) a Crown lease or, a transfer or an agreement for a transfer of a Crown lease; or
- (c) a transfer or assignment, or an agreement for a transfer or an assignment of a lease,

as the case may be.

Conveyance of fee simple

4. The determined amount of stamp duty for the purposes of section 17 (a) of the Ordinance, for a transfer, or an agreement for a transfer, of an estate in fee simple, is the amount set out in Schedule.

Crown Lease or transfer of Crown Lease

5. The determined amount of stamp duty for the purposes of section 17 (b) of the Ordinance, for a Crown lease, a transfer or an agreement for a transfer of a Crown lease, is the amount set out in the Schedule.

Grant of lease of land (other than Crown Lease)

6. The determined amount of stamp duty for the purposes of section 17 (c) of the Ordinance for a lease is an amount calculated by multiplying the sum of \$0.35 by the number representing each amount of \$100.00 (or part of \$100.00) of the consideration payable for the lease.

Transfer of lease (other than Crown Lease)

7. The determined amount of stamp duty for the purposes of section 17 (d) of the Ordinance, for a transfer or an assignment, or an agreement for a transfer or assignment of a lease, is the amount set out in the Schedule.

THE SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
<i>Value</i>	<i>Amount</i>
Up to and including \$14 000.00	\$1.25 per \$100.00 or part of \$100.00
exceeding \$14 000.00 but not exceeding \$30 000.00	\$175.00 plus \$1.50 per \$100.00 or part of \$100.00 in excess of \$14 000.00
exceeding \$30 000.00 but not exceeding \$60 000.00	\$415.00 plus \$2.00 per \$100.00 or part of \$100.00 in excess of \$30 000.00
exceeding \$60 000.00 but not exceeding \$100 000.00	\$1 015.00 plus \$2.50 per \$100.00 or part of \$100.00 in excess of \$60 000.00
exceeding \$100 000.00	\$2 015.00 plus \$3.50 per \$100.00 or part of \$100.00 in excess of \$100 000.00

Dated this 29th day of July 1987.

JOHN BROWN
Minister of State for the Arts,
Sport, the Environment,
Tourism and Territories



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 pursuant to subsection 2 (2) of the *Pig Industry Act 1986*, hereby fix 1 August 1987 as the day on which the provisions of that Act, other than Part I, Divisions 1 and 9 of Part II, and Part IV, shall come into operation.

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

By His Excellency's command,

JOHN KERIN

Minister of State for Primary Industries and Energy

GOD SAVE THE QUEEN!



No. S 195, Friday, 31 July 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

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 pursuant to sub-
section 2 (6) of the *Health Legislation Amendment Act*
1986, hereby fix 1 August 1987 as the day on which sub-

section 4 (1), sections 11, 15, 17 and 18, sub-section 19 (1)
and sections 22, 24, 26 to 44 (inclusive), 48, 49 and 54 of
that Act shall come into operation.

(L.S.) GIVEN under my hand and the Great Seal of
Australia on 22 July 1987.

By His Excellency's Command,
NEAL BLEWETT
Minister of State for Health

GOD SAVE THE QUEEN!

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

DETERMINATION OF PRINCIPLES TO BE APPLIED BY THE PATHOLOGY SERVICES ADVISORY COMMITTEE

I, NEAL BLEWETT, Minister of State for Health, pursuant to sub-section 78C (2) of the *Health Insurance Act 1973*, hereby determine that the principles specified in the Schedule shall be the principles to be applied by the Pathology Services Advisory Committee in the performance of its functions.

Dated 21st day of July 1987.

NEAL BLEWETT
Minister of State for Health

SCHEDULE

PRINCIPLES TO BE APPLIED BY THE PATHOLOGY SERVICES ADVISORY COMMITTEE

Part 1—Interpretation

1.1 In this determination, unless the contrary intention appears:

- (a) 'Act' means the *Health Insurance Act 1973*;
- (b) 'Committee' means the Pathology Services Advisory Committee established by section 78B of the Act; and
- (c) 'Table' means the pathology services table specified in Schedule 1A to the Act.

Part 2—Services which are not to be included in the table

2.1 The Committee shall not recommend that a health service (being a pathology service) of one of the following types be included in the table:

- (a) a service consisting of one or more tests which the Committee is satisfied is or are used, or intended to be used, solely for research purposes;
- (b) a service which the Committee is satisfied has not been endorsed as having clinical value by the appropriate representative medical or scientific body or bodies;
- (c) a service, in respect of which the Committee is satisfied that no significant advantage to the patient or to the community would accrue through its inclusion in the table because:
 - (i) the frequency or likely frequency of rendering the service does not justify its inclusion in the table;
 - (ii) the special nature of the service makes it more appropriate that it be rendered in a recognised hospital or a reference laboratory, provided that the Committee is satisfied that no undue hardship would be caused to patients by the exclusion of the service from the table;
 - (iii) the Committee is satisfied, on the advice of the Minister, that the service is the specific responsibility of a State, an internal Territory or an authority established by a law of a State or an internal Territory; or
 - (iv) subject to sub-clause 2.2, there is specified in the table a similar and effective service which can be rendered at a lesser cost.

2.2 Where the Committee proposes to recommend the inclusion of a service of a type specified in paragraph 2.1 (c) (iv) in the table, the Committee shall not recommend a fee for the service which exceeds the fee specified in respect of the similar and effective service.

Part 3—Reviews of the table

3.1 The Committee may conduct reviews of the table in the following manner:

- (a) by the conduct of a periodic review, being a review of all or the majority of fees in the table to consider the effect of general movements in the prices and the costs of rendering pathology services; or
- (b) by the conduct of a general review, being a review of the structure and content of the table other than a review identified in paragraph (a) above.

Part 4—Conduct of a periodic review

4.1 In conducting a periodic review, the Committee shall have regard to the following matters:

- (a) such recommendations, principles or other matters which the Committee considers relevant which have been made or adopted by:
 - (i) the Committee;
 - (ii) inquiries on medical fees for Medicare benefit purposes;
 - (iii) the Medical Benefits Schedule Revision Committee; or
 - (iv) the Pathology Services Working Party;
- (b) the nature, extent and effect of changes in economic circumstances which have occurred since the relevant date and which affect the community in general or the rendering of pathology services, including:
 - (i) changes in indicators of prices and earnings;
 - (ii) decisions of the Conciliation and Arbitration Commission or of any other body which the Committee considers relevant;
 - (iii) the policy of the Commonwealth Government in relation to prices and earnings; and
 - (iv) any decisions of the government of a State or a Territory affecting costs which the Committee considers relevant;
- (c) the appropriateness of the base line fees to which alterations may be made pursuant to a recommendation of the Committee;
- (d) the effect of technological change on productivity and cost structures in relation to the rendering of pathology services;
- (e) the effect of changes in productivity as a result of alterations to organisational structures and economies of scale in relation to the rendering of pathology services;
- (f) the effect of changes in the average number of pathology services rendered per patient episode which alter the unit costs of pathology services;
- (g) the effect of variations in the utilisation of pathology services which alter the unit costs of pathology services;
- (h) the appropriateness of the relative values of fees for pathology services in the various Divisions of the table; and
- (i) the date on which a determination made pursuant to a recommendation of the Committee is to take effect, being a date which provides sufficient time for the implementation of the determination.

4.2 The Committee shall not, on its own initiative, conduct a periodic review whereby a determination arising from such a review would have a date of effect within a period of 12 months after the date of effect of a determination arising from a previous periodic review conducted by the Committee.

4.3 In paragraph 4.1 (b), the relevant date shall be:

- (a) where the Committee conducts its first periodic review, a date determined by the Committee; and
- (b) in any other case, the date up to which the effect of changes in economic circumstances in the preceding periodic review were taken into account.

Part 5—Conduct of a general review

5.1 In conducting a general review, the Committee shall have regard to the following matters:

- (a) the need to maintain the cost effective rendering of pathology services;
- (b) the most appropriate costing methodology to be applied to pathology services in the table;
- (c) the adequacy of the structure and content of the table, including descriptions of pathology services in the table;
- (d) the need to ensure that the application of any costing methodology would result in fees which reflect appropriate relativities between services; and
- (e) the need to maintain consistency, as far as is practicable, with any recommendations made or principles adopted by the Committee in the conduct of a periodic review.

5.2 Where the Committee makes a recommendation following the conduct of a general review, the Committee shall provide the Minister with all relevant financial and other information relating to the recommendation.

Part 6—Fees for pathology services

6.1 Where the Committee proposes to review fees for pathology services in any circumstances, or is required to consider a fee for a pathology service which the Committee recommends should be included in the table, the Committee shall maintain consistency, as far as is practicable, with fees for pathology services in the table which have similar utilisation rates and cost components, but shall have regard to:

- (a) the direct labour cost of each service, being the proportion of wages and salaries of a laboratory which can be identified with and charged to that service;
- (b) the direct materials cost of each service, being the cost of materials which are able to be identified with the rendering of that service and which are necessarily consumed in the rendering of that service; and
- (c) other costs incurred in the provision of the service, including reasonable depreciation of equipment, reasonable return on capital expended on facilities and collection, storage and distribution costs.

6.2 Where the Committee proposes to act pursuant to sub-clause 6.1, it shall also have regard to generally accepted accounting practices, ensuring where possible that costings are based on efficient throughput and an appropriate sharing of costs and overheads between all relevant services and activities.

Part 7—Fees for pathology services of unusual length or complexity

7.1 In exercising functions pursuant to paragraphs 78C (1) (e) and 78C (1) (f) of the Act, the Committee shall determine whether the fee in respect of a pathology service that was of unusual length or complexity shall be increased to compensate the person who rendered that service for:

- (a) the cost of the labour required solely for the purpose of rendering the pathology service, but not recovered from the fee set in the table in respect of the pathology service; and
- (b) the cost of materials required solely for the purpose of rendering the pathology service, but not recovered from the fee set in the table in respect of the pathology service,

provided that those costs are, in the opinion of the Committee, significantly in excess of the reasonable costs of the pathology service, had that service been rendered in the normal range of circumstances accepted by the medical profession.

7.2 Where the Committee determines that an increased fee is payable in respect of a service that was of unusual length or complexity, the Committee may recommend in writing that the Health Insurance Commission apply the principles formulated by the Committee pursuant to paragraph 78C (1) (e) of the Act where the Commission considers a similar application for an increased fee.

Part 8—Making of recommendation

8.1 Unless the Committee is satisfied that exceptional and compelling circumstances exist, the Committee shall not make a recommendation to the Minister in relation to section 4A of the Act for the making of a determination which takes effect from a date earlier than the date of that determination.

8.2 The Committee shall not make a recommendation in relation to section 4A of the Act where:

- (a) any rights of a person (other than the Commonwealth or an authority of the Commonwealth) existing at the date of effect of the determination would be affected in a manner prejudicial to that person; or
- (b) liabilities would be imposed on any person (other than the Commonwealth or an authority of the Commonwealth) in respect of anything done or omitted to be done before the date of effect of the determination; and

8.3 Where the Committee makes a recommendation to the Minister, the Committee shall provide the Minister with a statement of the reasons for its recommendation, and shall also provide its assessment of the financial and other implications arising from the recommendation, including any alteration which is expected to occur in the costs borne by the Commonwealth and by the States and Territories, or in the costs borne between the Commonwealth and the States and Territories.

Part 9—Procedure of the Committee

9.1 In the performance of its powers and functions, the Committee is subject to section 130 of the Act.

9.2 The Committee may inform itself on any matter relevant to the performance of its functions in such manner as it thinks fit.

9.3 The Committee may invite, shall receive and shall have regard to a submission from any party having a significant interest in any matter being considered by the Committee.

9.4 The Committee shall be responsible for determining the procedure of its meetings and the rules for the conduct of its members, including:

- (a) the manner of disclosure by members of an interest, direct or indirect, in a matter being considered, or about to be considered, by the Committee; and
- (b) subject to sub-clause 9.1, the extent to which members may consult with, and provide information to, any person or body.

9.5 No member of the Committee may, except with the prior agreement of the Minister, provide information to a person or body (other than the Minister, the Commonwealth Department of Health or the Health Insurance Commission) concerning a recommendation which the Committee has decided to make to the Minister.

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

DETERMINATION UNDER SECTION 4BA

PATHOLOGIST-DETERMINABLE SERVICES

I, NEAL BLEWETT, Minister of State for Health, pursuant to section 4BA of the *Health Insurance Act 1973*, and having consulted with the Royal College of Pathologists of Australasia, hereby make the following determination of pathologist-determinable services with effect from 1 August 1987.

Dated 21st day of July 1987.

NEAL BLEWETT
Minister of State for Health

DETERMINATION**Interpretation**

1. In this determination, unless the contrary intention appears:

- (a) 'Act' means the *Health Insurance Act 1973*;
- (b) 'item' means an item in the pathology services table;
- (c) 'Regulations' means regulations made pursuant to the Act; and
- (d) all words and phrases have the same meanings as in the Act and the Regulations.

Pathologist-determinable services

2. For the purposes of the Act the following classes of pathology services are pathologist-determinable services:

- (a) a pathology service specified in an item where the service is rendered by or on behalf of an approved pathology practitioner in respect of a person who is the patient of that approved pathology practitioner; and
- (b) a pathology service specified in an item in column 2 of the Schedule, subject to the limitations (if any) specified in relation to that service in column 3 of the Schedule, being a service rendered in respect of a person by or on behalf of an approved pathology practitioner and considered to be necessary by that practitioner as a consequence of the results obtained following the rendering of another service which is specified in an item in column 1 of the Schedule, subject to the limitations (if any) specified in relation to that service, in respect of that person by or on behalf of that practitioner pursuant to a request made or confirmed in accordance with section 16A of the Act.

SCHEDULE

<i>Column 1</i> <i>Pathology service requested item no.</i>	<i>Column 2</i> <i>Pathologist- determinable services item no.</i>	<i>Column 3</i> <i>Limitations</i>
1006/1007	1009, 1012, 1015	1009 & 1012 are mutually exclusive
1014/1015	1020, 1022, 1029, 1032, 1137, 1191	1020 & 1022 are mutually exclusive 1029 & 1032 are mutually exclusive
1014/1015	1343	An estimation of haemoglobin F in relation to screening for Thalassaemia
1014/1015	1346	A quantitative estimation of iron (including iron-binding capacity) in relation to screening for Thalassaemia
1014/1015	1362	Electrophoresis, quantitative (including qualitative test) of Haemoglobin A2 in relation to screening for Thalassaemia
1014/1015	2295	Ferritin estimation in relation to screening for Thalassaemia
1452/1453	2273	Where the service requested relates to an estimation of LH only
1609/1610	1733	Where the service requested relates to CSF only
1612/1613	1733	Where the service requested relates to CSF only
1615/1616	1733	Where the service requested relates to CSF only
1619/1620	1733	Where the service requested relates to CSF only
1918/1919	1337 or 1919	Where the service requested relates to anti-nuclear factor and the pathologist-determinable services relates to the detection and estimation of anti-DNA antibody only
1918/1919	1912, 1914	Where the service requested relates to anti-nuclear factor and the pathologist-determinable service relates to the detection of antibodies to extractable nuclear antigens only
2091/2092	2042	

COMMONWEALTH OF AUSTRALIA*Health Insurance Act 1973***DETERMINATION UNDER SECTION 4BB****PRESCRIBED PATHOLOGY SERVICES**

I, NEAL BLEWETT, Minister of State for Health, pursuant to section 4BB of the *Health Insurance Act 1973*, hereby make the following determination of prescribed pathology services with effect from 1 August 1987.

Dated 21st day of July 1987.

NEAL BLEWETT
Minister of State for Health

DETERMINATION

Interpretation

1. In this determination, unless the contrary intention appears, all words and phrases have the same meanings as in the *Health Insurance Act 1973*.

Prescribed pathology services

2. For the purposes of the *Health Insurance Act 1973*, a pathology service specified in an item in Division 9 of the pathology services table is a prescribed pathology service.



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.

<i>Act under which the Statutory Rules were made</i>	<i>Description of the Statutory Rules</i>	<i>Number and year of the Statutory Rules</i>
<i>Health Insurance Commission Act 1973</i>	Health Insurance Commission Regulations (Amendment)	No. 165, 1987
<i>Health Insurance Act 1973</i>	Health Insurance Regulations (Amendment)	No. 166, 1987

AUSTRALIAN CAPITAL TERRITORY

NOTIFICATION OF THE MAKING OF ORDINANCES

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

<i>Number and year of Ordinance</i>	<i>Short title</i>
38 of 1987	<i>Business Franchise (Tobacco and Petroleum Products) (Amendment) Ordinance 1987</i>
39 of 1987	<i>Stamp Duties and Taxes Ordinance 1987</i>
40 of 1987	<i>Payroll Tax Ordinance 1987</i>
41 of 1987	<i>Taxation (Administration) Ordinance 1987</i>



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SPECIAL

COMMONWEALTH OF AUSTRALIA

Excise Tariff Act 1921

DETERMINATION UNDER SUB-SECTION 6B (11)

1, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, having regard to—

- (a) the price, or prices, at which imported stabilized crude oil is sold in Australia; and
- (b) the cost of transporting relevant oil within Australia

by this instrument published in the *Gazette*, in pursuance of sub-section 6B (11) of the *Excise Tariff Act 1921*, determine that \$182.49 per kilolitre is to be, from 1 August 1987, the Import Parity Price of Bass Strait stabilized crude petroleum oil for the purposes of section 6B of that Act.

Dated 30 July 1987.

JOHN KERIN

Minister of State for Primary
Industries and Energy

COMMONWEALTH OF AUSTRALIA

PRICES FOR STABILIZED CRUDE (OTHER THAN STABILIZED CRUDE FROM BASS STRAIT)

IT is hereby notified, for public information, that if the method used to calculate the Import Parity Price specified in the Determination under sub-section 6B (11) of the *Excise Tariff Act 1921* published in the *Gazette* today were the method for determining the price of stabilized crude petroleum oil specified in Column 2 of the following table in an item, the amount specified in Column 3 of the table in that item would be the price of that oil:

TABLE

Column 1 <i>Item</i>	Column 2 <i>Stabilized crude petroleum oil</i>	Column 3 <i>Amount per kilolitre</i>
		\$
1.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from an oil production area at Barrow Island and delivered to the port of Kwinana in Western Australia.	182.12
2.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Bodalla South area in the Eromanga Basin and from an oil production area in the Bowen/Surat Basins and delivered to the port of Brisbane in Queensland.	187.29
3.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Dongara and Yardarino areas in the Perth Basin and delivered to the port of Kwinana in Western Australia.	176.86
4.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from an oil production area in the Cooper/Eromanga Basins (excluding the Jackson, Bodalla South and Tintaburra areas) and delivered to the port of Port Stanvac in South Australia.	183.51
5.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Jackson and Tintaburra areas and delivered to the port of Brisbane in Queensland.	187.40
6.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from an oil production area in the Canning Basin and delivered to the port of Kwinana in Western Australia.	178.36
7.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Mereenie area in the Amadeus Basin and delivered to the port of Port Stanvac in South Australia.	180.61
8.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Mount Horner area in the Perth Basin and delivered to the port of Kwinana in Western Australia.	172.50
9.	Stabilized crude petroleum oil entered for home consumption on or after 1 August 1987 produced from petroleum obtained from the Varanus area and delivered to the port of Kwinana in Western Australia.	184.60