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**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this information on notices submitted for publication after 20 August 1987 will result in notices being returned unpublished.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Copy will be returned unpublished if not submitted in accordance with these requirements.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
P24	3.8.87	Publications Classified under the A.C.T. Classification of Publications Ordinance 1983
P26	14.8.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P27	27.8.87	National Health and Medical Research Council Food Standards Code
P28	12.8.87	Tariff Quotas—Goods Falling Within Base Quota Categories
P29	27.8.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P30	28.8.87	Tariff Quotas—Developing Country Allocations—July 1987-June 1988
P31	1.9.87	Tariff Quotas—Base Quota Allocations—Cheese—1 June 1987 to 19 August 1987
P32	1.9.87	Customs (Import Licensing) Regulations
P33	11.9.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982

N.N.—8728457

Special Information

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

NOTICE is hereby given that pursuant to section 5 B (12) of the *Air Navigation (Charges) Act 1952*, a Statutory Lien vested in the Commonwealth ceased to have effect in respect of each of the aircraft described hereunder.

<i>Lien No.</i>	<i>Description and registration mark</i>	<i>Date on which the Lien ceased to have effect</i>
00386	Cessna P206B, VH-RDR	22 September 1987
00158	Cessna 170A, VH-CAS	14 September 1987
00337	Cessna 182H, VH-PLB	23 September 1987

Dated this 30th day of September 1987.

K. L. CLAYTON
Registrar of Statutory Liens

N.N.—8728458

Legislation

Determinations

NOTIFICATION OF THE MAKING OF DETERMINATIONS UNDER SECTION 82D OF THE PUBLIC SERVICE ACT 1922

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

<i>Number and year of Determination</i>	<i>Description of Determination</i>	<i>Date made</i>
No. 67 of 1987	Retirement benefit—Stals	9.9.87
No. 72 of 1987	Amendment to Determinations 1983/10, 1984/46 and 1986/51—Temp Accommodation Allowance	16.9.87
No. 73 of 1987	Amendment to Determination 1984/19—nursing staff	4.9.87
No. 74 of 1987	Retirement benefit—Burnett	3.9.87
No. 76 of 1987	Personal rates—Doudy, Myers	10.9.87
No. 77 of 1987	Retirement benefit—Fogarty	14.9.87
No. 78 of 1987	Amendment to Determination 1984/19—Driver of elevated platform vehicles N.T.	16.9.87

CA03P228 CR87/9845

N.N.—8728459

Government Departments

Administrative Services

AUSTRALIAN CAPITAL TERRITORY ELECTIONS FOR NURSES BOARD OF THE ACT UNDER HEALTH PROFESSIONS BOARDS (ELECTIONS) ORDINANCE 1980

DECLARATION OF NOMINATIONS UNDER SECTION 11

I, ROGER DAVID RANKIN, being the officer for the time being occupying an office, the occupant of which has been appointed by the Electoral Commissioner to be the Returning Officer for the purposes of an election of four (4) members of the Nurses Board of the A.C.T. declare the following registered practitioners named as having been nominated as candidates:

1. Louise Elizabeth Muir, 3 Dry Street, Curtin, A.C.T. 2605
2. Yvonne Anne Sangster, 9 Oliff Place, Farrer, A.C.T. 2607
3. Lance Anthony Hayman, 'Minerva' Windellama, N.S.W. 2580
4. Margaret Elizabeth Porra, 3 Henderson Street, Garran, A.C.T. 2605
5. Judith Robson, 14 Hargrave Street, Scullin, A.C.T. 2614
6. Anne McQueen, 7 Yate Gardens, Rivett, A.C.T. 2611

Voting papers will be issued to all registered practitioners on 14 October 1987 with the poll closing on 4 November at 12 Noon.

ROGER RANKIN
Returning Officer
N.N.—8728460

The Arts, Sport, the Environment, Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY *City Area Leases Ordinances 1936*

INSTRUMENT OF APPROVAL UNDER SECTION 10 IN pursuance of section 10 of the *City Area Leases Ordinances 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 Les Deutsch and Helen Grace Deutsch ('the Applicant') carrying on the profession, trade, occupation or calling of architectural design and drafting service ('the business') on Block 6, Section 10, Division of Dickson known as 87 Cowper Street, Dickson ('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 study and fourth 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 5.30 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 not more than one client is in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 24th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment
Tourism and Territories

N.N.—8728461

- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 24th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728462

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 Julian McMahon ('the Applicant') carrying on the profession, trade, occupation or calling of barrister and solicitor ('the business') on Block 21, Section 3, Division of Pearce known as 12 Clarkson Street, Pearce ('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 study 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 8.00 a.m. and 9.00 p.m. Monday to Saturday;

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 Joseph Tallarita ('the Applicant') carrying on the profession, trade, occupation or calling of solicitor ('the business') on Block 1, Section 55, Division of McKellar known as 2 Bean Crescent, McKellar ('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 study 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 9.00 a.m. and 5.00 p.m. Monday to Friday;

- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728463

- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that not more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728464

AUSTRALIAN CAPITAL TERRITORY

City Area Leases Ordinance 1936

INSTRUMENT OF APPROVAL UNDER SECTION 10

IN pursuance of section 10 of the *City Area Leases Ordinance 1936*, I, ROBERT FRANCIS BALDWIN being the officer for the time being occupying an office to the occupant of which the Minister has by instrument in writing under section 12C of the *Seat of Government (Administration) Act 1910* delegated his powers under section 10 of the said Ordinance hereby approve of Christine Patricia Butterfield ('the Applicant') carrying on the profession, trade, occupation or calling of puzzle library ('the business') on Block 6, Section 242, Division of Gowrie known as 17 Stacy Street, Gowrie ('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 shed be used for storage and the dining 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 10.00 a.m. and 3.30 p.m. Wednesdays;

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 Terence Edgar Lawrence ('the Applicant') carrying on the profession, trade, occupation or calling of photography ('the business') on Block 4, Section 122, Division of Kambah known as 28 Chirnside Circuit, 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 only the dining 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 9.00 p.m. two evenings per week and 9.00 a.m. to 4.00 p.m. Saturdays;

- (10) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that not more than one client or delivery person is in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728465

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 Vincent Cornelius Marie De Gouw ('the Applicant') carrying on the profession, trade, occupation or calling of graphic designer ('the business') on Block 17, Section 64, Division of Griffith known as 96 Captain Cook Crescent, Griffith ('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 living/dining 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 premises shall not be operated as a gallery;
- (11) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (12) that this approval will terminate on the thirtieth day of September 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728466

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 Marji Christine Hill ('The Applicant') carrying on the profession, trade, occupation or calling of consultant ('the business') on Block 1, Section 21, Division of Campbell known as 5 White Crescent, Campbell ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (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 one 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 no more than two clients are in attendance at any one time;
- (11) that this approval will terminate on the thirtieth day of September 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728467

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 Russell Colin Tiesler ('the Applicant') carrying on the profession, trade, occupation or calling of surveyor ('the business') on Block 5, Section 4, Division of Scullin, known as 10 Harrison Street, Scullin ('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 bonafide 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 two part-time assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and no more than one assistant shall be present on the land at any one time in the conduct of the business;
- (8) that only two rooms in the flat be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 8.00 a.m. and 5.00 p.m. Monday to Friday;

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

Dated this twenty-fifth day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728468

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 June Mary Eamer ('the Applicant') carrying on the profession, trade, occupation or calling of bookkeeper/word processor ('the business') on Block 12, Section 276, Division of Gowrie, known as 57 Middleton Circuit, Gowrie ('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 bonafide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the *City Area Leases Ordinance* unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that only one bedroom 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 6.00 p.m. and 8.00 p.m. Monday to Friday and 9.00 a.m. and 8.00 p.m. Saturdays and Sundays;

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

Dated this twenty-fifth day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728469

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 Edward Luders ('the Applicant') carrying on the profession, trade, occupation or calling of veterinary surgeon ('the business') on Block 19, Section 23, Division of Pearce known as 20 Parkhill Street, Pearce ('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 and that assistant shall only be employed as nurse/receptionist;
- (8) that only the surgery area 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 8.30 a.m. and 6.30 p.m. Monday to Friday and 8.30 a.m. and 12 midday Saturdays;

- (10) that no animal requiring treatment shall be kept on the premises over night;
- (11) that no goods shall be sold from the premises unless such goods are related directly to the veterinary practice;
- (12) that the Applicant will comply with all Health Regulations in relation to veterinary surgeries;
- (13) that the Applicant will allow the Health Surveyors to enter and inspect the premises at any reasonable hour during the day or night;
- (14) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- (15) that this approval will terminate on the thirtieth day of September 1988 or on such earlier date as the Minister determines in accordance with condition 16;
- (16) 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 14th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

CA03A088 CR5

N.N.—8728470

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, FRANCIS GRAHAM LARKE 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 Joseph Patrick Harkins ('the Applicant') carrying on the profession, trade, occupation or calling of barrister and solicitor ('the business') on Block 9, Section 5, Division of Griffith known as 11 Monaro Crescent, Griffith ('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 and that assistant shall only be employed in the capacity of part-time typist;
- (8) that only one 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 and 9.00 a.m. and 12.00 noon Saturday;
- (10) that the Applicant will conduct the business strictly by appointment;
- (11) that this approval will terminate on the thirty-first day of October 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 25th day of September 1987.

R. F. BALDWIN

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728471

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, FRANCIS GRAHAM CLARKE 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 Margaret Ellen Hilly ('the Applicant') carrying on the profession, trade, occupation or calling of physiotherapist ('the business') on Block 36, Section 77, Division of Evatt known as 25 Fitzhardinge Crescent, Evatt ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (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 ensures that only clients' vehicles are parked in the double carport;
- (9) that the Applicant ensures that her own vehicle is parked in the garage at the back of the house;
- (10) that only the garage at the front of the house 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 5.30 p.m. Monday to Friday for three hours per day;
- (12) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that only one patient is in attendance at any one time;
- (13) that this approval will terminate on the thirty-first day of October 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 24th day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728472

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, FRANCIS GRAHAM CLARKE 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 William Matthew Knox ('the Applicant') carrying on the profession, trade, occupation or calling of psychiatrist ('the business') on Block 4, Section 21, Division of Forrest known as 50 Bougainville Street, Forrest ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (1) that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the *City Area Leases Ordinance* unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;

- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than two part-time assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and that one assistant shall be the Applicant's wife;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday;
- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two patients are in attendance at any one time;
- (10) that this approval will terminate on the thirty-first day of October 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 24th day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

CA03A088 CRS

N.N.—8728473

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, FRANCIS GRAHAM CLARKE 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 Steven Charles Lincoln ('the Applicant') carrying on the profession trade occupation of calling of carpenter ('the business') on Block 11, Section 434, Division of Kambah known as 6 Samson 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 this approval only relates to the manufacture of dog kennels by the Applicant;
- (9) that the business will only be conducted on the land between the hours of 10.00 a.m. and 4.30 p.m. Monday to Thursday and that power tools will not be used between the hours of 12.00 noon and 2.00 p.m. on weekends and holidays;
- (10) that this approval will terminate on the thirtieth day of September 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 24th day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

03A088 CRS

N.N.—8728474

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, FRANCIS GRAHAM CLARKE 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 Edward Lionel Bruce Whittem ('the Applicant') carrying on the profession trade occupation of calling of Veterinary Surgeon ('the business') on Block 7, Section 12, Division of Weetangera known as 1 Belconnen Way, Weetangera ('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 employ no more than one assistant (hereinafter called the 'relief veterinarian') to conduct the practice in lieu of the principal and the relief veterinarian's hours of employment shall not exceed those of the Applicant;

- (8) that the Applicant shall have no more than one assistant other than the relief veterinarian employed in the business on the land at any one time and that assistant shall be employed in the capacity of veterinary nurse;
- (9) that the Applicant will ensure that all clients vehicles are parked in the on-site car parking spaces provided;
- (10) that the business will only be conducted on the land between the hours of 8.00 a.m. and 6.30 p.m. Monday to Friday; 8.00 a.m. and 12.00 noon Saturday only;
- (11) that this approval relates to the conduct of a veterinary surgery by the Applicant;
- (12) that this approval will terminate on the thirty-first day of October 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 25th day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728475

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, FRANCIS GRAHAM CLARKE, 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 Richard Montgomery and Robyn Montgomery ('the Applicant') carrying on the profession, trade, occupation or calling of Radio, Television and Electronic Servicing ('the business') on Block 16, Section 34, Division of Hackett, known as 29 Richards Street, Hackett ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (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 a danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the *City Area Leases Ordinance* unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;

- (7) that the Applicant will not employ any assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 6.00 p.m. Monday to Friday;
- (9) that no retailing of goods concerned with the business shall be carried on at the premises;
- (10) that this approval will terminate on the thirty-first day of October 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 twenty-fourth day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728476

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, FRANCIS GRAHAM CLARKE, 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 Theresa Maria Jokisch ('the Applicant') carrying on the profession, trade, occupation or calling of Relaxation Therapist ('the business') on Block 9, Section 31, Division of Watson, known as 5 Simpson Street, Watson ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

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

- (9) that the Applicant will conduct the business strictly by appointment;
- (10) that this approval will terminate on the thirty-first day of October 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 twenty-fourth day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728477

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, FRANCIS GRAHAM CLARKE 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 Rosaleen Redmond ('the Applicant') carrying on the profession trade occupation or calling of Naturopath ('the business') on Block 12, Section 15, Division of Hackett known as 105 Maitland Street, Hackett ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- (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 provide at least four parking spaces with unrestricted access on the land and will ensure that all business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ more than one full-time assistant or the equivalent thereof in part-time employees 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 6.00 p.m. Tuesday to Saturday, except that up to two clients per hour may use the Clinic Spa and Sauna facility between the hours of 9.00 a.m. and 7.00 p.m. Sundays;

- (9) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than two clients are in attendance at any one time;
- (10) that this approval will terminate on the thirtieth day of September 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 24th day of September 1987.

F. G. CLARKE

Delegate of the Minister of State
for the Arts, Sport, the Environment,
Tourism and Territories

N.N.—8728478

Attorney-General

Copyright Act 1968

DECLARATION UNDER PARAGRAPH 10A (1) (b)

I, LIONEL FROST BOWEN, Attorney-General of the Commonwealth of Australia, pursuant to paragraph 10A (1) (b) of the *Copyright Act 1968*, hereby declare the South Australian Metropolitan Fire Service Training Division, which has its address at 99 Wakefield Street, Adelaide, in the State of South Australia, to be an educational institution for the purposes of that Act.

Dated this 6th day of August 1987.

LIONEL BOWEN

Attorney-General

CA03A098 CRS

N.N.—8728479

Copyright Act 1968

DECLARATION UNDER PARAGRAPH 10A (1) (b)

I, LIONEL FROST BOWEN, Attorney-General of the Commonwealth of Australia, pursuant to paragraph 10A (1) (b) of the *Copyright Act 1968*, hereby declare the Australian Institute of Management—Victoria Training College, which has its address at 10 St Leonards Avenue, St Kilda, in the State of Victoria, to be an educational institution for the purposes of that Act.

Dated this 6th day of August 1987.

LIONEL BOWEN

Attorney-General

CA03A098 CRS

N.N.—8728480

COMMONWEALTH OF AUSTRALIA

Evidence Act 1905

ORDER UNDER SECTION 4

I, SIR JAMES ROWLAND, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, pursuant to section 4 of the *Evidence Act 1905*, hereby declare that the offices of Australian Statistician; Deputy Commonwealth Statistician, New South Wales; Deputy Commonwealth Statistician, Victoria; Deputy Commonwealth Statistician, Queensland; Deputy Commonwealth Statistician, Western Australia; Deputy Commonwealth Statistician, South Australia; Deputy Commonwealth Statistician, Tasmania; and Statistician, Northern Territory in the Australian Bureau of Statistics, are offices to which that section applies.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 18 September 1987.

J. A. ROWLAND

Administrator

By His Excellency's Command,

MICHAEL TATE

Parliamentary Secretary for Justice and
member of the Executive Council
for and on behalf of the Attorney-General

N.N.—8728481

FILM CENSORSHIP BOARD

WEEK ENDING 4 SEPTEMBER 1987

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
G—Suitable for general exhibition					
<i>Art Class wth Peter Courtney</i>	The Production Group/Discovery Prods	Australia	67	Discovery Productions	..
<i>Care Bears Storybook, The</i>	Karl Lorimar Home Video	U.S.A.	100	Roadshow Home Video	..
<i>Challenge of the Gobots</i>	K. Wright	U.S.A.	100	Roadshow Home Video	..
<i>Cream—Farewell Concert from Royal Albert Hall, London</i>	R. Stigwood	U.K.	50	PolyGram MusicVideo	..
<i>Esther Williams Water Safe Baby</i>	D. Arlett	U.S.A.	48	Roadshow Home Video	..
<i>Inspector Gadget Volume One</i>	Karl Lorimar Home Video	U.S.A.	44	Roadshow Home Video	..
<i>JP Priest ... Live!</i>	C. Marvis	U.K.	94	Virgin Video Australia	..
<i>Little Bit of Magic Realised, A</i>	G. Sax	U.K.	26	Catersons	..
<i>Moon Dreamers—Dreamland Express</i>	M. Dail/J. Hall	U.S.A.	60	Golden Press	..
<i>Moon Dreamers—Stuck on Bucky</i>	Not shown	U.S.A.	60	Golden Press	..
<i>Operation Braindrain—Codename Chessboard (a.k.a. Escape of the Birdmen)</i>	H. Bennett	U.S.A.	89	Delta Home Video	..
<i>Pinocchio</i>	The Walt Disney Company	U.S.A.	84	Walter A. Granger	..
<i>Since You Went Away</i>	D. Selznick	U.S.A.	171	Communications & Entertainment	..
<i>Sound Stage—Manhattan Transfer</i>	K. Erlich	U.S.A.	60	Communications & Entertainment	..
<i>Story of a Cowboy Angel, The</i>	L. Giamferi	U.S.A.	86	Outland Promotions	..
PG—Parental Guidance required for those under 15					
<i>Allnighter, The</i>	T. Hoff	U.S.A.	90	CIC-Taft Video	O(adult concepts)
<i>Facts & Fallacies of Aids, The</i>	G. Maclean	Australia	45	R.N.R. International Marketing Group	O(adult theme)
<i>Miles To Go</i>	M. Shostak	Canada	91	Macro Entertainment	S(i-m-j) O(adult theme)
<i>On Wings of Eagles</i>	L. Raynor	U.S.A.	238	Taft Hardie Group	V(i-l-j)
<i>Strike Force</i>	P. D'Antoni/B. Weitz	U.S.A.	73	CBS/Fox Video	V(f-l-g)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
M—Mature (not recommended for viewing by persons under 15)					
<i>Among the Cinders</i>	J. O'Shea	New Zealand/ West Germany	104	Day Connection Pty Ltd.	O (adult concepts)
<i>Commando Squad</i>	A. Amiel	U.S.A.	85	Palace Home Video	V (f-m-g) L (f-m-g)
<i>Crackdown</i>	J. Garwood	U.S.A.	90	Video Excellence	V (f-m-g) O (drug use, adult concepts)
<i>Demented Death Farm Massacre . . . The Movie</i>	D. Davison/F. Ray	U.S.A.	83	Seven Keys Video	V (i-m-g) S (i-m-g)
<i>Dirty Laundry</i>	W. Webb/M. Webb	U.S.A.	77	Roadshow Home Video	O (drug theme, adult concepts) L (i-m-g) V (i-m-g)
<i>Dr Otto and the Riddle of the Gloom Beam</i>	C. Sams	U.S.A.	94	Showcase Video	V (i-m-g)
<i>Masterson Curse, The</i>	D. Bacaner	U.S.A.	81	Roadshow Home Video	V (i-m-g) O (horror)
<i>Promises in the Dark</i>	J. Hellman	U.S.A.	118	Corporate Video	O (emotional stress)
<i>Shogun's Ninja</i>	Toei Prods	Japan	113	Communications and Entertainment	V (f-m-g)
<i>Storm Rider</i>	Not shown	Spain	90	Delta Home Video	V (i-m-g)
<i>Taking of Pelham One Two Three, The</i>	G. Katzka/E. Scherick	U.S.A.	104	Corporate Video	V (i-m-j) L (i-m-j)
<i>Tiger Shark</i>	L. Jones	U.S.A.	98	Roadshow Home Video	V (f-m-g)
R—Restricted (not to be sold or hired or delivered to minors or displayed in a public place unless container bears prescribed markings)					
<i>Educating Nina</i>	J. Anderson	U.S.A.	69	Video Excellence	S (f-m-g)
<i>Every Woman has a Fantasy Part III (Edited Version)</i>	R. Lynn	U.S.A.	79	Fourteenth Mandolin	S (f-m-g)
<i>F (Edited Version)</i>	D. Frazer/Svetlana	U.S.A.	66	Capital Duplicators	S (f-m-g)
<i>French Pleasures</i>	Not shown	France	96	Palace Home Video	S (f-m-g)
<i>Pinocchio</i>	C. Warfield	U.S.A.	72	Video Excellence	S (f-m-g)
<i>Silent Night, Deadly Night Part 2</i>	L. Appelbaum	U.S.A.	89	Palace Home Video	V (i-m-g) O (adult concepts)
<i>Touch of Mischief (Edited Version)</i>	Not shown	U.S.A.	59	Fourteenth Mandolin	S (f-m-g)
<i>Year of the Sex Dragon, The (Edited Version)</i>	M. Phillips/J. Diamonde	U.S.A.	73	Video Excellence	S (f-m-g)
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>F</i>	D. Frazer/Svetlana	U.S.A.	79	Capital Duplicators	S (f-h-g)
<i>Game, Sex and Match</i>	Not shown	France	74	Palace Home Video	S (i-h-g)
<i>Girls of 'A' Team, The</i>	J. Tanner	U.S.A.	77	N.S.W. Police	S (f-h-g)
<i>New Wave Hookers</i>	G. Dark	U.S.A.	77	N.S.W. Police	S (f-h-g)
<i>Sweet Starlets/Sultry Black Dolls</i>	N. Goldsmith	U.S.A.	62	Capital Duplicators	S (f-h-g)
<i>Touch of Mischief</i>	Ice Cream Prods	U.S.A.	58	Fourteenth Mandolin	S (f-h-g)
<i>Young Doctors in Lust</i>	L. Cole	U.S.A.	77	N.S.W. Police	S (f-h-g)

FILM CENSORSHIP BOARD
WEEK ENDING 28 AUGUST 1987Classifications 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>Babes in Toyland</i>	T. Ford/N. Maffeo	U.S.A.	99	RCA/Columbia Pictures/Hoyts Video	..
<i>Child's Play Video Flash Cards—Multiplication & Division</i>	Child's Play Video Productions	Canada	59	Palace Home Video	..
<i>Child's Play Video Flash Cards—Addition & Subtraction</i>	Child's Play Video Productions	Canada	58	Palace Home Video	..
<i>Christmas Gift, The</i>	D. Rosemont	U.S.A.	92	Taft Hardie Group	..
<i>Christmas Star, The</i>	A. Shapiro/J. White	U.S.A.	94	Walter A. Granger	..
<i>Double Switch</i>	M. Gordon	U.S.A.	88	Walter A. Granger	..
<i>Friends for Life (main title not shown in English)</i>	Not shown in English	U.S.S.R.	73	Roadshow Home Video	..
<i>Glass Menagerie, The</i>	B. Harris	U.S.A.	134	Fox Columbia Film Distributors	..
<i>How to Stuff a Wild Bikini</i>	J. Nicholson/S. Arkoff	U.S.A.	93	RCA/Columbia Pictures/Hoyts Video	..
<i>Little Tweety and Inki</i>	MGM	U.S.A.	50	Communications & Entertainment	..
<i>Never a Dull Moment</i>	R. Miller	U.S.A.	84	Walter A. Granger	..
<i>Pole Position</i>	J. Chalopin/A. Heyward/M. Kaneko/K. Ishiguro	U.S.A.	24	Roadshow Home Video	..
<i>Sammy—The Way Out Seal</i>	W. Hilder	U.S.A.	85	Walter A. Granger	..
<i>She-Ra No. 2</i>	Filmation	U.S.A.	66	Communications & Entertainment	..
<i>Solo</i>	L. Dayton/D. Stewart	U.S.A.	95	Virgin Video Australia	..
<i>Superman</i>	Media	U.S.A.	59	Communications & Entertainment	..
<i>Tom & Jerry Vol. 4</i>	MGM	U.S.A.	57	Communications & Entertainment	..
<i>Weavers Wasn't That a Time, The</i>	J. Brown/G. Stoney/H. Leventhal	U.S.A.	73	Communications & Entertainment	..
<i>Wind In the Willows</i>	M. Hall/B. Cosgrove	U.K.	75	Communications & Entertainment	..
<i>You Ruined My Life</i>	M. Ovitz/D. Sellers	U.S.A.	90	Walter A. Granger	..
PG—Parental Guidance required for those under 15					
<i>Billy Galvin</i>	T. Mark/S. Jett	U.S.A.	90	Virgin Video Australia	L (i-l-g)
<i>Cold Night's Death, A</i>	P. Witt	U.S.A.	74	Day Connection Pty Ltd	O (adult concepts)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<i>Day of the Triffids, The</i>	G. Pitcher	U.K.	97	Communications & Entertainment	O (mild horror)
<i>Dream No Evil</i>	D. Cady/J. Hayes	U.S.A.	84	Palace Home Video	S (i-l-j) V (f-l-j)
<i>Gathering of Old Men, A</i>	G. Frost	U.S.A.	88	Roadshow Home Video	O (adult concepts)
<i>I'll Be Seeing You</i>	D. Selznick	U.S.A.	85	Communications & Entertainment	**
<i>Ishtar</i>	W. Beatty	U.S.A.	106	Fox Columbia Film Distributors	L (i-l-g) V (i-l-g) O (sexual allusion)
<i>Project X</i>	W. Parkes/L. Lasker	U.S.A.	107	Fox Columbia Film Distributors	L (i-l-g) O (adult concepts)
<i>Race Against the Harvest</i>	R. Roth	U.S.A.	93	Macro Entertainment	V (i-m-j) O (sexual innuendo)
<i>Race to Danger</i>	A. Mariani/T. Dazzi	Italy	89	Showcase Video	L (i-l-g) V (i-l-g)
<i>Roxanne</i>	M. Rachmil/D. Melnick	U.S.A.	107	Fox Columbia Film Distributors	O (sexual innuendo) L (i-l-g)
<i>Three for the Road</i>	H. Jaffe/M. Engelberg	U.S.A.	84	Roadshow Home Video	L (i-l-g) V (i-l-j) O (adult concepts)
M—Mature (not recommended for viewing by persons under 15)					
<i>Black Widow</i>	H. Schneider	U.S.A.	102	Fox Columbia Film Distributors	L (i-m-g) O (adult concepts)
<i>Blind Date</i>	T. Adams	U.S.A.	95	Fox Columbia Film Distributors	L (i-m-g) O (adult concepts)
<i>Blue Man, The</i>	P. Kroonenburg	Canada	81	Outland Promotions	V (i-m-j) O (supernatural theme)
<i>Curse of the Black Widow</i>	S. North	U.S.A.	97	Day Connections Pty Ltd	O (mild horror)
<i>Dirty Dancing</i>	L. Gottlieb	U.S.A.	100	Outland Promotions	O (adult concepts)
<i>Education of Allison Tate, The</i>	M. Chee/P. Leder	U.S.A.	90	Roadshow Home Video	O (adult concepts) L (i-m-g)
<i>Escape from Sobibor</i>	D. Doty	U.K./Yugoslavia	143	Roadshow Home Video	V (i-m-j) O (adult concepts)
<i>Florida Straits</i>	S. Rekant	U.S.A.	93	Roadshow Home Video	L (i-m-g) V (i-m-j)
<i>Let's Get Harry</i>	D. Blatt/ R. Singer	U.S.A.	102	Fox Columbia Film Distributors	L (i-m-g) V (f-m-g)
<i>Master of Kung Fu</i>	R. Chow	Hong Kong	85	Fourteenth Mandolin	V (i-m-g)
<i>Nights in White Satin</i>	G. Nigro-Chacon	U.S.A.	96	Roadshow Home Video	S (i-m-g) O (sexual allusions)
<i>Over Kill</i>	U. Lommel	U.S.A.	78	Roadshow Home Video	V (f-m-g) L (i-m-g)
<i>Raising Arizona</i>	E. Coen	U.S.A.	93	Fox Columbia Film Distributors	V (i-m-j)
<i>Rolling Vengeance</i>	S. Stern	Canada	92	Roadshow Home Video	V (i-m-g) L (i-m-g)
<i>Sleptoe & Son—Oh What a Beautiful Mourning</i>	J. Davies/D. Argent	U.K.	92	Polygram MusicVideo	O (adult concepts)
<i>Survival Game</i>	G. Amir	U.S.A.	90	Palace Home Video	L (f-m-g) V (i-l-g)
<i>Thinkin' Big</i>	J. Harris	U.S.A.	99	Taft Hardie Group	S (i-m-g) O (exploitative nudity)
<i>Undercover</i>	M. Golan/Y. Globus	U.S.A.	90	Hoyts Distribution	V (i-m-j) L (i-m-g) O (drug use)

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
<i>Visitors, The</i>	O. Assonitis	U.S.A.	98	Delta Home Video	V (f-m-g) O (horror) L (i-m-g)
<i>Wheels of Terror</i>	J. Betzer/B. Korzen	U.S.A.	100	Macro Entertainment	V (i-m-j) L (f-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>Cartoons</i>	Not shown	U.S.A./West Germany	91	Fourteenth Mandolin	O (sex cartoons)
<i>Deranged</i>	C. Vincent	U.S.A.	79	Palace Home Video	V (f-m-g)
<i>Kidnapped (edited version)</i>	M. Schmidt	U.S.A.	94	Hoyts Distribution	O(adult concepts) V (i-m-g)
<i>Murder Lust (a.k.a. Mass Murderer)</i>	J. Lane	U.S.A.	92	Video Excellence	V (f-m-g) S (i-m-g)
<i>My Sweet Box</i>	D. Hart	U.S.A.	65	Fourteenth Mandolin	S (f-m-g)
<i>Sex With The Stars (a.k.a. Sex Playmates Of The Zodiac)</i>	A. Zawadi	U.K.	88	Variety Video	S (f-m-g)
<i>She Knew No Other Way</i>	T. Vlassis	Greece	73	Variety Video	S (f-m-g)
<i>Slaughter High (edited version) (a.k.a. I April Fool's Day)</i>	S. Minasian/D. Randall	U.S.A.	87	Outland Promotions	V (f-m-g)
<i>Victim, The</i>	Navaron Films	U.S.A.	73	Fourteenth Mandolin	V (f-m-g)
<i>Video Dead, The</i>	R. Scott	U.S.A.	87	Roadshow Home Video	V (i-m-g) O (horror)
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>Adults 45 Volume 1</i>	Dreamland Home Video	U.S.A.	60	N.S.W. Police	S (f-h-g)
<i>Amber Pays The Rent</i>	J. Bowen	U.S.A.	82	N.S.W. Police	S (f-h-g)
<i>Double Trouble</i>	T. Ross	U.S.A.	80	Private Screenings	S (f-h-g)
<i>Judge For Yourself/ Little Girls Blue</i>	Sasha Prod/W. Dancer	U.K./U.S.A.	115	N.S.W. Police	O (non violent fetish) S (f-h-g)
<i>Kiss Of The Married Woman</i>	Not shown	U.S.A.	77	Fourteenth Mandolin	S (f-h-g)
<i>Surrender In Paradise</i>	D. Fraser/Svetlana	U.S.A.	79	Private Screenings	S (f-h-g)
REFUSED—Not to be offered for sale or hire					
<i>Desires Of Wendy/Joy*</i>	Fantasy Video/D. Davidson	U.S.A.	123	N.S.W. Police	O (gratuitous sexual violence)

* Title so marked determines treatment of this compilation videotape, as remaining title carries lower classification.

N.N.—8727518

FILM CENSORSHIP BOARD

AUGUST 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)							

*** Films Board of Review decision

Title	Producer	Country	Submitted length (mins)	Applicant	Reason for decision
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Films Registered Without Deletions

For general exhibition—'G'—Suitable for all ages

<i>Asterix in Britain</i>	Y. Piel	France	2166.97	Filmpac Holdings	..
<i>Black Cannon Incident</i>	Xi'an Film Studio	China	2715.57	Ronin Films	..
<i>Home of the Brave</i>	P. Mazur	U.S.A.	2468.70	Valhalla Holdings	..
<i>Sister Cupid</i>	G. Lai	Hong Kong	2660.00	Chinatown Cinema	..

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

<i>Good Morning Babylon</i>	G. de Negri	Italy/France/ U.S.A.	3209.31	Communications and Entertainment	O (adult concepts)
<i>Lighthorsemen, The</i>	Not shown	Australia	3586.00	Hoyts Distribution	L (f-l-j) V (i-m-j)
<i>Living Daylights, The</i>	A. Broccoli/M. Wilson	U.K.	3565.90	United International Pictures	V (f-l-j)
<i>Professor Dowell's Testament</i>	Lensfilm Studio	U.S.S.R.	2386.00	Trade Representative of U.S.S.R.	O (adult concepts)
<i>Romancing Star (said to be main title not shown in English)</i>	Not shown	Hong Kong	2770.43	Australian Twin Cinema	L (f-l-g) O (adult concepts) V (i-l-g)
<i>Thirty Million Rush, The</i>	Cinema City	Hong Kong	2550.99	Chinatown Cinema	V (f-l-g) O (sexual allusions)
<i>Twist Again a Moscow (Twist Again in Moscow)</i>	Gaumont Int'l/Renn Prods	France	2770.43	Hoyts Distribution	L (i-l-j) V (i-l-j)
<i>Vincent</i>	T. Llewellyn-Jones	Australia	2715.57	Village Roadshow	O (adult concepts)
<i>Wrong Couples, The</i>	J. Sham	Hong Kong	2523.56	Chinatown Cinema	O (adult concepts)

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

<i>4 Robbers</i>	Wah Luen Film Co.	Hong Kong	2468.70	Golden Reel Films	V (f-m-g)
<i>Burnin' Love</i>	M. Gruskoff	U.S.A.	2386.41	Filmpac Holdings	O (sexual allusions)
<i>Cassandra</i>	T. Lucas	Australia	2550.99	Parrallel Films	V (i-m-g)
<i>Comrades</i>	S. Relph	Hong Kong	4855.11	Hoyts Distribution	S (i-m-j)
<i>Day of Wrath</i>	Gorky Film Studios	U.S.S.R.	2249.26	Trade Representative of U.S.S.R.	V (i-m-j)
<i>Deadly Friend (a) Flodder</i>	R. Sheerman L. Geels/D. Maas	U.S.A. The Netherlands	2468.70 2962.44	Village Roadshow United International Pictures	*** O (adult concepts, drug use) S (i-m-g)
<i>Friends and Enemies (16mm)</i>	T. Zubrycki	Australia	976.00	Ronin Films	L (i-m-j)
<i>Goodbye My Love</i>	F. Chan	Hong Kong	2825.00	Chinatown Cinema	O (adult concepts) V (i-m-g)
<i>Good Father, The</i>	A. Scott	U.K.	2386.41	New Vision Film Distributors	O (adult concepts) L (i-m-j)
<i>Hope and Glory</i>	J. Boorman	U.K.	3099.59	Village Roadshow	L (i-m-j) O (sexual allusions)

<i>Title</i>	<i>Producer</i>	<i>Country</i>	<i>Submitted length (mins)</i>	<i>Applicant</i>	<i>Reason for decision</i>
<i>Jaws the Revenge</i>	J. Sargent	U.S.A.	2468.70	United International Pictures	V (i-m-g)
<i>Lost Boys, The</i>	H. Bernhard	U.S.A.	2660.71	Village Roadshow	V (i-m-j) O (horror)
<i>Loyalties</i>	W. Johnson/R. Lillie	Canada	2688.00	Filmpac holdings	O (adult concepts) L (i-m-g) V (i-m-j)
<i>Predator</i>	L. Gordon/J. Silver/ J. Davis	U.S.A.	2880.15	Fox Columbia Film Distributors	V (f-m-g) L (i-m-g)
<i>Revenge of the Nerds II: Nerds in Paradise</i>	Field/Cort/Bart	U.S.A.	2441.27	Fox Columbia Film Distributors	O (drug use, sexual allusions)
<i>Spirits of the Air: Gremlins of the Clouds (16mm)</i>	A. McPhail/A. Proyas	Australia	1009.24	Meaningful Eye Contact	L (i-m-g)
<i>Squeeze, The</i>	R. Hitzig/M. Tannen	U.S.A.	2797.86	Fox Columbia Film Distributors	V (i-m-g) L (i-m-g) O (sexual allusions)
<i>Stakeout</i>	J. Kouf/C. Summers	U.S.A.	3209.31	Greater Union Film Distributors	L (f-m-g) S (i-m-g) V (i-m-j)
<i>Strange Case of Dr Jekyll and Mr Hyde, The</i>	Mosfilm Studios	U.S.S.R.	2496.13	Trade Representative of U.S.S.R.	S (i-m-j)
<i>Streetwise</i>	C. McCall	U.S.A.	2413.00	Valhalla Holdings	O (adult concepts) L (f-m-j)
<i>Summer School</i>	G. Shapiro/ H. West	U.S.A.	2660.71	United International Pictures	L (i-m-g) V (i-m-j)
<i>Those Dear Departed</i>	P. Emanuel	Australia	2523.56	Village Roadshow	L (i-m-g) O (adult concepts)
<i>Those Dear Departed (edited version)</i>	P. Emanuel	Australia	2397.00	Village Roadshow	L (i-m-g) O (adult concepts)
<i>Untitled (said to be After the Rehearsal a.k.a. Efter Repetitionen)</i>	J. Donnner	Sweden	1947.53	Australian Film Institute	O (adult concepts) L (i-m-j)
<i>Vampire's Breakfast</i>	Dennis Yu Film Prod. Co.	Hong Kong	2331.85	Chinatown Cinema	V (i-m-g) S (i-m-g) O (mild horror)

(a) See also under Films Board of Review and Films Registered Without Deletions—'R'—For Restricted Exhibition
For Restricted Exhibition—'R'—Persons 2 years of age and over, and under 18 years of age are not admitted

<i>Deadly Friend</i> (b)	R. Sherman	USA	2468.70	Village Roadshow	O (horror) V (i-m-g)
<i>Heartbeat 100</i>	R. Wong	Hong Kong	2523.00	Chinatown Cinema	V (i-m-g) S (i-m-g)
<i>Saporo Story</i>	J. Sham/W. Wah Kay	Hong Kong	2441.27	Chinatown Cinema	V (i-m-g)
<i>Vamp</i> (edited version)	Not Shown	Japan	1873.17	Yu Enterprises	S (f-m-g)

(b) See also under Films Board of Review and Films Registered Without Deletions—'M'—for mature audiences

Films Registered with Deletions

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

<i>Spaceballs</i>	M. Brooks	U.S.A.	2633.28	Hoyts Distribution	L (f-l-g) O (sexual allusions)
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Reason for Deletion: L (i-m-g)

Films Refused Registration

<i>Sexy Spirit</i>	Not shown	Japan	1505.00	Yu Enterprises	S (i-h-g)
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Films Board of Review

<i>Deadly Friend</i> (c)	R. Sherman	U.S.A.	2468.70	Village Roadshow	..
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Decision reviewed: Classify 'R' by Film Censorship Board.

Decision of the Board: Direct Film Censorship Board to classify 'M'

See also under Films Registered Without Deletions—'M'—For mature audiences and Films Registered Without Deletions—'R'—for restricted audiences

Special Conditions

That the film be exhibited only on 5 September 1987 to bona fide delegates of the International Institute of Communications Conference in Sydney and then be delivered into the custody of Hoyts Distribution.

Julia and Julia RAI Radiotelevisione Italiana 2688.14 Hoyts Distribution ..

Note: The title which appeared as *Sweethearts* under Refused Registration on *Gazette* of May 1987 should have appeared as 'Sweet Hearts'.

N.N.—8727519

PUBLICATIONS CLASSIFIED UNDER THE A.C.T. CLASSIFICATION OF PUBLICATIONS ORDINANCE 1983 FOR WEEK ENDING 25.9.87

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>Adult Fantasy (Parade)</i>	No. 28, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Blue Book</i>	Issue 18	Sheptonhurst Ltd, U.K.	Category 1
<i>Exclusive (Susan Strong's)</i>	No. 83, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Family Secrets</i>	January 1988 (December 1987 I/C)	Vanity Publishing Co., U.S.A.	Category 2
<i>Feista</i>	Vol. 21, No. 10, (C) 1987	Galaxy Publications Ltd, U.K.	Category 1
<i>Forbidden Acts</i>	October 1987	Vanity Publishing Co., U.S.A.	Category 1
<i>Gallery Girl Next Door 1988 (Gallery Special)</i>	Vol. 2, No. 3, Fall 1987	Montcalm Publishing Co., U.S.A.	Category 1
<i>Gung-Ho Year Book 1987</i>	Fall 1987	Charlton Publications Inc., U.S.A.	Unrestricted
<i>Health & Efficiency (Autumn Quarterly) (International Naturalist)</i>	No. 36	Peenhill Ltd, U.K.	Unrestricted
<i>Iron Horse</i>	Vol. 12, Issue 69, October 1987	J. Q. Adams Productions, U.S.A.	Unrestricted
<i>Journal of Love, The Live!</i>	No. 113, (C) 1987	Gold Star Publications, U.K.	Category 1
	Vol. 7, No. 7, November 1987	Live Periodicals Inc., U.S.A.	Category 2
<i>Lovebirds</i>	No. 102	Sheptonhurst Ltd, U.K.	Category 1
<i>Miss Sadie Stern's Monthly</i>	No. 96, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Miss Sadie Stern's Monthly</i>	No. 97, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Model Celebrities</i>	Issue 18	Sheptonhurst Ltd, U.K.	Category 1
<i>Model Directory (Paul Raymonds)</i>	Vol. 5, No. 3, September 1987	Paul Raymond Publications, U.K.	Category 1
<i>New Direction</i>	No. 191, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>New Direction</i>	No. 192, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Outlaw Biker (The Best of) No. 1</i>	Vol. 3, No. 8, September 1987	Outlaw Biker Enterprises, U.S.A.	Unrestricted
<i>Parade</i>	No. 62, (C) 1987	Parade Publications, U.K.	Category 1
<i>Parade</i>	No. 63, (C) 1987	Parade Publications, U.K.	Category 1
<i>Parade</i>	No. 64, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Park Lane</i>	No. 13, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Penthouse (The Girls of) (Modified Edition)</i>	September/October 1987	Penthouse International, U.S.A.	Category 1
<i>Penthouse Letters</i>	Vol. 5, No. 10, October 1987	Penthouse Letter Ltd, U.S.A.	Category 1
<i>Play Dames</i>	No. 81	Not shown, U.K.	Category 1
<i>Playbirds (The New-Look)</i>	No. 119	Sheptonhurst Ltd, U.K.	Category 1
<i>Playbirds Continental</i>	No. 66	Sheptonhurst Ltd, U.K.	Category 1
<i>Porn Queen (P.Q.) (Best of Genesis)</i>	Winter 1987	Atrium Multi-Media Corp., U.S.A.	Category 1
<i>Porn Stars in Action (Erotic X-Film Guide Special)</i>	November 1987	Eton Publishing Co., U.S.A.	Category 2
<i>Private (The New Colour-Inc. Climax)</i>	No. 119	Sheptonhurst Ltd, U.K.	Category 1
<i>Raider</i>	No. 62, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Razzle</i>	Vol. 5, No. 19, (C) 1987	Paul Raymond Publications, U.K.	Category 1
<i>Readers' Wives (Parade)</i>	Issue 14	Not shown, U.K.	Category 1
<i>Real Letters</i>	January 1988	Vanity Publishing Co., U.S.A.	Category 2
<i>Rustler (Big Bold for Men)</i>	No. 143, (C) 1987	Gold Star Publications, U.K.	Category 1
<i>Special Weapons and Tactics</i>	Vol. 6, No. 8, September 1987	Turbo Publishing Inc., U.S.A.	Unrestricted
<i>True Letters</i>	October 1987	Not shown, U.S.A.,	Category 1
<i>Velvet</i>	Vol. 11, No. 4, December 1987	Eton Publishing Co., U.S.A.	Category 2

<i>Title</i>	<i>Edition</i>	<i>Author/Publisher</i>	<i>Decision flagging</i>
40+ <i>Hot and Sexy Mature Women</i> (<i>Velvet Spotlights</i>)	No. 9, October 1987	Eton Publishing Co., 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 West Australian Government.
- (CP) Child pornography
- (*) Decision subject of an appeal
- (+) Refused under Regulation 4A of the Customs (Prohibited Imports) Regulations

N.N.—8728482

Community Services and Health

COMMONWEALTH OF AUSTRALIA ORDER RELATING TO THE AUSTRALIAN RADIATION LABORATORY

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 9(1) of the *National Health Act 1953*, hereby make the following Order.

Citation

1. This Order may be cited as the Australian Radiation Laboratory Order.

Interpretation

2. In this Order, unless the contrary intention appears:

'radiation' means:

- (a) electromagnetic radiation;
- (b) ionizing particles;
- (c) electric fields; or
- (d) magnetic fields.

'radiopharmaceutical substance' means:

- (a) a preparation that is used for medical diagnosis or therapy and that contains a radionuclide; or
- (b) a non-radioactive reagent, biological product or radionuclide generator suitable for use in the production of such a preparation.

Functions

3. The Department of Community Services and Health may, through the Australian Radiation Laboratory, provide the following services:

- (a) research in relation to radiation so far as such research is for or relates to the improvement of health or the prevention of disease, including:
 - (i) research into the use of radiation for medical purposes;
 - (ii) research into the measurement of radiation and radioactivity;
 - (iii) research into methods of protection from radiation; and
 - (iv) research into the consequences to human health of exposure to radiation;
- (b) advice to the Australian community in relation to radiation so far as such advice is for or relates to the improvement of health or the prevention of disease, including:
 - (i) advice on methods of minimising exposure to radiation; and
 - (ii) advice on substances and devices used in medical diagnosis treatment and research, being substances and devices that emit radiation;

- (c) advice to the Commonwealth on the development of policy on matters relating to radiation so far as such advice is for or relates to the improvement of health or the prevention of disease;
- (d) development and maintenance of national standards and codes of practice relating to:
 - (i) protection from radiation;
 - (ii) the performance of radiation equipment;
 - (iii) the measurement of radiation and radioactivity; and
 - (iv) medical use of radiation;
 being standards and codes of practice for use by organisations (including Commonwealth and State departments and authorities) that have responsibilities in Australia in relation to the protection of the community, or particular sections of the community, from radiation hazards;
- (e) research and advice in relation to the quality and use of radiopharmaceutical substances;
- (f) research and advice relating to technical aspects of radiation so far as such research and advice is for or relates to the improvement of health or the prevention of disease, including personal radiation monitoring, environmental radiation monitoring, instrument calibration and assessment of devices emitting or measuring radiation.

Charges

4. Charges may be levied for any of the services authorised by this Order at such rates as are determined from time to time by the Minister of State for Community Services and Health.

Conditions

5. A service authorised by this Order may be provided subject to such conditions as are determined by the Secretary of the Department of Community Services and Health.

Repeal

6. The Order dated 5 June 1987 providing for the functions of the Australian Radiation Laboratory is revoked.

GIVEN under my Hand and the Great Seal of Australia on 13 September 1987.

N. M. STEPHEN
Governor-General

By His Excellency's Command,
NEAL BLEWETT
Minister of State for
Community Services and Health

N.N.—8728483



COMMONWEALTH OF AUSTRALIA

National Health Act 1953

NOTIFICATION OF DETERMINATION MADE FOR THE
PURPOSES OF DEFINITION OF "BASIC PRIVATE
TABLE" IN SUB-SECTION 4(1)

Pursuant to the

National Health Act 1953 ("the Act"):

the delegate of the Minister of State for
Community Services and Health has with
effect from 1 October 1987 revoked, for
the purposes of paragraph (dd) of the
definition of "basic private table" in
sub-section 4(1) of the Act, a determination
made on 27 October 1986 and has made,
with effect from 1 October 1987, for
the purposes of paragraph (dd) of the
definition of "basic private table" in
sub-section 4(1) of the Act, a determination
in respect of prostheses to which paragraph
(dd) applies and amounts in relation to a
prosthesis provided to a person who is
an in-patient in a hospital or a day
hospital facility.

Copies of this determination regarding
payment of basic table benefits for prostheses
can be obtained from the office of the
Commonwealth Department of Community
Services and Health in the capital
city in each State and the
Northern Territory, and the
Australian Capital Territory as
follows:

NEW SOUTH WALES

Commonwealth Department of
Community Services and Health
Commonwealth Government Centre
Chifley Square
cnr Phillip and Hunter Streets
SYDNEY NSW 2000

WESTERN AUSTRALIA

Commonwealth Department of
Community Services and Health
Victoria Square
2 St George's Terrace
PERTH WA 6001

VICTORIA

Commonwealth Department of
Community Services and Health
399 Lonsdale Street
MELBOURNE VIC 3000

QUEENSLAND

Commonwealth Department of
Community Services and Health
Commonwealth Government Offices
232 Adelaide Street
BRISBANE QLD 4000

SOUTH AUSTRALIA

Commonwealth Department of
Community Services & Health
IMFC Building
33 King William Street
ADELAIDE SA 5001

TASMANIA

Commonwealth Department of
Community Services & Health
Kirksway House
2 Kirksway Place
HOBART TAS 7001

NORTHERN TERRITORY

Commonwealth Department of
Community Services and Health
MLC Building
81 Smith Street
DARWIN NT 5794

AUSTRALIAN CAPITAL TERRITORY

Commonwealth Department of
Community Services and Health
Albemarle Building
Furzer Street
PHILLIP ACT 2606

D. J. SINCLAIR

ASSISTANT SECRETARY

HOSPITALS AND INSURANCE BRANCH



**Commonwealth
of Australia**

Gazette

No. S 254, Monday, 28 September 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

COMMONWEALTH OF AUSTRALIA

National Companies and Securities Commission Act 1979

**APPOINTMENT OF A FULL-TIME MEMBER OF
THE NATIONAL COMPANIES AND SECURITIES
COMMISSION**

I, SIR JAMES ANTHONY ROWLAND, the Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council pursuant to sub-section 11 (2) of the *National Companies and Securities Commission Act 1979* and on the nomination of the Ministerial Council for Companies and Securities, hereby appoint Kenneth Ian MacPherson, to be a full-time member of the National Companies and Securities Commission until the expiration of 31 December 1988.

Dated this 25th day of September 1987.

J. A. ROWLAND

Administrator

By His Excellency's Command,

LIONEL BOWEN

Attorney-General



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>Companies Act 1981</i>	Companies Regulations (Amendment)	No. 206, 1987



Fisheries Act 1952


Fisheries Notice No. 191

PROHIBITION OF TAKING PRAWNS OFF NORTH-WESTERN AUSTRALIA

I, PETER FREDERICK MORRIS, the Minister of State for Resources—

- (a) pursuant to paragraph 8 (1) (c) of the *Fisheries Act 1952*, hereby prohibit the taking of decapod crustacea of the order Penaeidae (commonly known as prawns) by otter trawling or beam trawling in the area of proclaimed waters contained within the area bounded by a line:
- (i) commencing at the point of Latitude 17°44'13" South, Longitude 120° East;
 - (ii) running thence north-easterly to the point of Latitude 17°30' South, Longitude 120°30' East;
 - (iv) thence north-easterly to the point of Latitude 15° South, Longitude 122° East;
 - (v) thence north-easterly to the point of Latitude 13°50'06.4" South, Longitude 123°45' East;
 - (vi) thence south along the meridian of Longitude 123°45' East to its intersection with the north-western shore of Australia;
 - (vii) thence southerly along that shore to its intersection with the meridian of Longitude 120° East;
 - (viii) thence north along that meridian to the point of commencement;
- (b) pursuant to sub-section 8 (4D) of the *Fisheries Act 1952*, declare that the activities prohibited by paragraph (a) are activities in respect of which an endorsement may be made under sub-section 9 (4).

Dated this 28th day of Sept. 1987.


Minister of State for Resources

[In lieu of notification in *Gazette* 16.9.87].

Tasmania

Each Office:

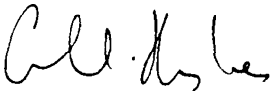
1 x Mini Tower

- . 1 MB RAM
- . 45 MB Cartridge Drive
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 2 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x V22 Modem

Northern Territory

Alice Springs Office

- 1 x Canon 360T Microfiche Reader
- 1 x Xerox Model 3107 Photocopier



Colin A Hughes
Electoral Commissioner
Delegate of the Australian Electoral Commission

24 September 1987

Northern Territory

- 1 x NCR Mini Tower
 - . 2MB Memory
 - . 85MB Hard-disk
 - . 45MB Tape
 - . 1 x V22 Modem
 - . 6.2.1 Communication Board
 - . 1 x NEC P5 Matrix Printer
 - . 2 x WYSE 50 Terminals
- 3 x Canon 360T Microfiche Readers
- 1 x WSI Min Cat TN Microfiche Reader
- 1 x Canon PC Printer 80 Microfilm Reader Printer
- 1 x Plus Auto-number type E Numbering Machine
- 1 x ENM Automatic Numerator Numbering Machine
- 1 x Recordak Film Unit CP-20 Camera
- 1 x Kodak Photo Machine Camera

3. DIVISIONAL OFFICES, OFFICES OF ASSISTANT DIVISIONAL RETURNING OFFICERS, AND OTHER COMMISSION OFFICES**Western Australia**

Each Office:

- 1 x NCR Mini Tower
 - . 1 MB RAM
 - . 45 MB Cartridge Drive
 - . 85 MB Disk Drive
 - . 6-2-1 Communications Board.
 - . 2 x WYSE 50 Terminals
 - . 1 x NEC P5 Matrix Printer
 - . 1 x V22 Modem
 - . 1 ONEAC micromate 750 mains conditioner

South Australia

Each Office:

- 1 x Olivetti M24 Personal Computer
 - . 640 KB Main Memory
 - . 20 MB Hard Disk Drive
 - . 360 KB 48TPI Flexible Disk Drive
 - . AST CC432 Communication Board
- 1 x EPSON FX105 Printer
- 1 x PAS Modem Isolator

3x Canon 360T Microfiche Viewers
2 x WSI Mini Cat TN Microfiche Viewers
1 x Reiner Electric Numbering Machine Model 37.6
1 x Bell and Howell Autoload Reader/Printer Model Autoload 650B
1 x RP1E Kodak Microfilm Camera

South Australia

1 x IBM 3178C Computer Terminal
1 x Memorex 2068 Model 1 Printer
Numbering machine - Reiner Mode 360-388

Microfiche Viewer - Canon 250LH
Microfilm Reader/Printer - Bell and Howell Autoload 650

Tasmania

1 x NCR Tower 32

- . 2 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 1 x WYSE 50 Terminals
- . 1 x Impact Laser Printer
- . 1 x V22 Modem

One NCR 8200 Computer with peripherals as follows:

- . 1 x 725 Central Processor and Memory Unit
- . 1 x 621 Multiplexor
- . 1 x 656 Disc
- . 1 x 651 Microdrum Storage Unit
- . 1 x 260 Thermal Console
- . 1 x NCR on-line Printer
- . 5 x AWA VTE - 6/A VDU terminals

Magnetic tapes - recording mode NRZ 800 BPI 9 track EBCDIC

Reiner 376 Sequential Number Imprinter
3M '500' Reader Printer
Canon 360T Microfiche Viewer
WSI MINI CAT
Kodak Recordak Portable Microfilmer - Model RP-1E

One NCR 8200 Computer with peripherals as follows:

- . 1 x 634-910 Magnetic Tape Drive
- . 1 x 725-4222 CPU and Tape Drive
- . 1 x 656-401 Disk Drive
- . 1 x 260-212 Thermal Console
- . 1 x 651 Microdrum Storage Unit
- . 1 x 621-903 Multiplexor
- . 1 x 646-207 Line Printer
- . 1 x 961-201 Forms Stacker
- . 8 x AWA-VTE/6 VDUs

Magnetic tapes - recording mode NRZ 800 BPI 9 track EBCDIC

- 3 x Canon 360T Microfiche Viewers
- 1 x WS1 Minicat Microfiche Viewer
- 2 x NCR Microfiche Viewers
- 1 x Reiner Model 370S Electric Numbering Machine
- 1 x Simplex Model HEIG Electric Numbering Machine
- 1 x 3M Model 500 Reader/Printer

Western Australia

1 x NCR Tower 32

- . 1 x ONEAC micromate 1000 mains conditioner
- . 2 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 3 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x Case Quattro Modem
- . 1 x Sperry 9 track mag tape drive
- . 5 x Scitec Modem

One NCR 8200 Computer with peripherals as follows:

- . 1 x 634-910 Magnetic Tape Drive
- . 1 x 656-401 Disc Drive
- . 1 x 8200 x 725 x 96K + ADPT
- . 1 x Thermal Console Model Class 260-221
- . 1 x 651 Drum
- . 1 x 621-903 Multiplexor
- . 1 x 6420-0201-K030 600LPM Printer

Magnetic tapes - recording mode NRZ 800 BPI 9 track EBCDIC

Victoria

1 x NCR Tower 32

- . 4 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 9 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x V22 Modem
- . 1 x 9 Track Tape Drive

One NCR 8200 computers with peripherals as follows:

- . 1 x 646 Train Printer
- . 1 x 621 Multiplexor
- . 1 x 656 Disk
- . 1 x 8200-725 CPU
- . 1 x 651 Drum
- . 1 x 260 Thermal-Consol
- . 1 x 634 Tape Drive

Magnetic tapes - recording mode NRZ 800 BPI 9 track EBCDIC

- 2 x Canon 360 LW Microfiche Viewers
- 2 x Micron 785 Microfiche Viewers
- 1 x Minolta Reader Printer
- 1 x Canon Microfilmer and Feeder Numberer

Queensland

1 x NCR Tower 32

- . 4 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 5 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x ONEAC Micromate Line Conditioner
- . 1 x Scitec Modem
- . 1 x GEC Modem
- . 1 x Case Quattro Modem

2. STATE/TERRITORY HEAD OFFICES

New South Wales

1 x NCR Tower 32

- . 4 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 10 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x V22 Modem
- . 1 x Telecom Modem
- . 1 x 9 Track Tape Drive

Two NCR 8200 computers with peripherals as follows:

- . 2 x 634 Magnetic tape drives
- . 2 x 725 CPUs
- . 2 x 656 Disc Drives
- . 2 x 651 Drum Storage Units
- . 2 x 621 Multiplexors
- . 2 x 646 Line Printers
- . 2 x C260 Thermal Print Consoles

Magnetic tapes - recording mode NRZ 800 BPI 9 Track EBCDIC

- 4 x Canon 360LH Microfiche Viewers
- 4 x Xidex Microfiche Viewers
- 1 x 3M 500 Series Reader/Printer
- 1 x Canon PC 80 Reader/Printer
- 1 x 800 DDs Microfilm Camera
- 1 x Canon SQ 300 Feeder Numberer



AUSTRALIAN ELECTORAL COMMISSION

The devices set out in the following Schedule are approved for the purposes of section 111 of the Commonwealth Electoral Act 1918.

SCHEDULE

1. CENTRAL OFFICE

IBM 3081k Processor

- . 2 x ST0 8890 controller
- . 7 x ST0 8880 controller
- . 1 x 3250 Memorex tape cache
- . 2 x 3281 Memorex tape controllers
- . 8 x 3288 Memorex high density tape drives
- . 2 x 3265 Memorex dual density tape drives
- . 9 x ST0 8360/A2 DASD
- . 8 x ST0 8360/B2 DASD
- . 7 x ST0 8650/A2 DASD
- . 5 x ST0 8650/B2 DASD
- . 1 x ST0 4305-4 RAM DASD
- . 2 x IBM 3725 Communications Controller
- . 1 x ST0 6100 Laser Printer

1 x NCR Tower 32

- . 4 MB RAM
- . 45 MB Cartridge Tape
- . 85 MB Disk Drive
- . 6-2-1 Communications Board
- . 22 x WYSE 50 Terminals
- . 1 x NEC P5 Matrix Printer
- . 1 x V22 Modem

The issues to be considered in the inquiry are:

- (i) whether a licence of the kind contemplated should be granted;
- (ii) whether the Tribunal should refuse to grant the licence to the applicant for any of the reasons set out in sub-section 83 (6) of the *Broadcasting Act 1942*, and in particular:
 - (a) whether the applicant is a fit and proper person to hold the licence;
 - (b) whether the applicant has the necessary financial, technical and management capabilities;
 - (c) whether the applicant is capable of complying with the conditions of the licence; and
 - (d) the effect on the commercial viability of other broadcasting services serving the area.

A copy of the inquiry file, which contains a copy of the application and other related documents, is available for inspection during business hours at the Tribunal's office at:

8th Floor and 76 Berry Street
444 Queen Street North Sydney,
Brisbane, Old 4000 N.S.W. 2060

Interested persons may make submissions to the Tribunal in relation to this inquiry by forwarding them to reach the Tribunal's North Sydney office no later than 5.00 p.m. on 20 November 1987. This call for submissions is in addition to the invitation extended by the Minister for Communications in his notice of 11 June 1987 which was published in the *Commonwealth of Australia Gazette* on 1 July 1987.

Submissions must be lodged in accordance with inquiry regulations laid down by law. A Guide for Submitters is available on request from the Tribunal. A copy has been placed on the inquiry file for reference.

Further details about the lodgment of submissions may be obtained by contacting Margaret Kaluza on (02) 959 7884 or Bill Gibson on (07) 832 4702.

office at 76 Berry Street, North Sydney, or by arrangement at the Tribunal's State Offices, during normal business hours. Contact Officer: Simon Richmond (02) 959 7871.

N.N.—8728517

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting and Television Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/101

The Australian Broadcasting Tribunal has approved, pursuant to s.92FAA of the *Broadcasting and Television Act 1942*, a bonus share issue and allotments of ordinary shares to Paracel Pty Ltd in Parry Corporation Ltd during the period 4.5.87 to 30.6.87 (50,091,880 shares).

Broadcasting and Television Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/113

The Australian Broadcasting Tribunal has approved, pursuant to s.92FAA of the *Broadcasting and Television Act 1942*, the acquisition by Broadcast Investments Pty Ltd by the way of a bonus share issue of 21,850,000 shares and of 60,000,000 shares out of the asset revaluation reserve in Southern Television Corporation Pty Ltd.

The applications, related documents and the Tribunal's reasons for decision may be inspected at the Tribunal's office at 76 Berry Street, North Sydney, or by arrangement at the Tribunal's State Offices, during normal business hours. Contact Officer: Simon Richmond (02) 959 7871.

N.N.—8728518

N.N.—8728516

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting and Television Act 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/112

The Australian Broadcasting Tribunal has approved, pursuant to s. 92FAA of the *Broadcasting and Television Act 1942*, the acquisition by Pimsie Pty Ltd, by the way of a 1:5 rights issue, a dividend election scheme and 1:1 bonus issue, of 560 178 Shares in Aspermont Ltd.

Inquiry File: IO/87/111

The Australian Broadcasting Tribunal has approved, pursuant to s. 92FAA of the *Broadcasting and Television Act 1942*, the acquisition by Aspermont Ltd of 162 575 shares in Darling Downs TV Ltd.

Broadcasting Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/63

The Australian Broadcasting Tribunal has approved, pursuant to s. 91C of the *Broadcasting Act 1942*, the registration of Chase AMP Bank Ltd as a lender.

Inquiry File: IO/87/58

The Australian Broadcasting Tribunal has approved, pursuant to s. 91C of the *Broadcasting Act 1942*, the registration of Australian European Finance Corporation Ltd as a lender.

The applications, related documents and the Tribunal's reasons for decision may be inspected at the Tribunal's

Treasurer

RESERVE BANK OF AUSTRALIA
NOTE ISSUE DEPARTMENT

Issued in pursuance of section 41 of the *Reserve Bank Act*
1959

**STATEMENT OF POSITION AS AT CLOSE OF
BUSINESS ON WEDNESDAY, 26 AUGUST 1987**

<i>Denomination</i>	<i>Number</i>	<i>Amount</i>
		\$
\$	40 143 426	40 143 426
\$2	87 134 957	174 269 914
\$5	42 563 320	212 816 600
\$10	52 886 755	528 867 550
\$20	115 571 435	2 311 428 700
\$50	72 346 144	3 617 307 200
\$100	31 105 660	3 110 566 000
Total	441 751 697	9 995 399 390
Notes held by:		\$
Banks		930 223 866
Public		9 065 175 524
		9 995 399 390

A. H. WILSON
Note Issue Department

R. A. JOHNSTON
Governor

N.N.—8728519

COMMONWEALTH OF AUSTRALIA
*Telecommunications Act 1975***APPOINTMENT OF PART-TIME COMMISSIONER OF THE AUSTRALIAN TELECOMMUNICATIONS COMMISSION**

I, SIR JAMES ANTHONY ROWLAND, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council pursuant to sub-section 22 (2) of the *Telecommunications Act 1975*, hereby appoint Peter Stephen Wilenski to be a part-time Commissioner of the Australian Telecommunications Commission referred to in paragraph 22 (1) (b) of that Act.

Dated 25 September 1987.

J. A. ROWLAND
Administrator

By His Excellency's Command,
GARETH EVANS
Minister of State for Transport and Communications
(Ex. Min. No. 7)

N.N.—8728511

COMMONWEALTH OF AUSTRALIA
*Postal Services Act 1975***APPOINTMENT OF PART-TIME COMMISSIONER OF THE AUSTRALIAN POSTAL COMMISSION**

I, SIR JAMES ANTHONY ROWLAND, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council pursuant to sub-section 25 (2) of the *Postal Services Act 1975*, hereby appoint Roger David Bernard Beale to be a part-time Commissioner of the Australian Postal Commission referred to in paragraph 25 (1) (b) of that Act.

Dated 25 September 1987.

J. A. ROWLAND
Administrator

By His Excellency's Command,
GARETH EVANS
Minister of State for Transport and Communications
(Ex. Min. No. 8)

N.N.—8728512

COMMONWEALTH OF AUSTRALIA
*Overseas Telecommunications Act 1946***APPOINTMENT OF PART-TIME COMMISSIONER OF THE OVERSEAS TELECOMMUNICATIONS COMMISSION (AUSTRALIA)**

I, SIR JAMES ANTHONY ROWLAND, Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council pursuant to sub-section 9 (2) of the *Overseas Telecommunications Act 1946*, hereby appoint Rhonda Gae McIver to be a part-time Commissioner of the Overseas Telecommunications Commission (Australia) referred to in paragraph 9 (1) (d) of that Act for a period of three years.

Dated 25 September 1987.

J. A. ROWLAND
Administrator

By His Excellency's Command,
GARETH EVANS
Minister of State for Transport and Communications
(Ex. Min. No. 9)

N.N.—8728513

COMMONWEALTH OF AUSTRALIA
*Telecommunications Act 1975***DETERMINATION OF RENTALS AND CHARGES**

I, LEO ANTHONY TYRELL, the acting General Manager, Commercial Services, of the Australian Telecommunications Commission, being a person to whom the Commission has by instrument in writing under section 33 of the *Telecommunications Act 1975*, delegated its powers and functions under the Act, in pursuance of section 11 of the Act, hereby make the following determination:

1. The determination of rentals and charges made by the Commission on the 21st August 1975*, as varied to date†, is further varied by omitting paragraph (b) of Item 16 of Schedule 2 and substituting the following:
'(b) The charge payable by a subscriber who requests the Commission to omit from a telephone directory an entry in respect to their service shall be \$25.20'

2. This determination shall take effect on and from 1 November 1987.

Dated this 25th day of September 1987.

L. A. TYRELL
Delegate of the Australian
Telecommunications Commission

* Notified in *Gazette* No. S 170 of 29.8.75

† For previous amendment see footnote † appearing on pages 530-542 of *Gazette* GN 11 of 15.7.87.

N.N.—8728514

COMMONWEALTH OF AUSTRALIA
*Telecommunications Act 1975***DETERMINATION OF RENTALS AND CHARGES**

I, MICHAEL JOHN HARRISON, the Manager, Business Services of the Australian Telecommunications Commission, being a person to whom the Commission has by instrument in writing under section 33 of the *Telecommunications Act 1975*, delegated its powers and functions under the Act, in pursuance of section 11 of the Act, hereby make the following determination:

1. The determination of rentals and charges made by the Commission on the 21st August 1975*, as varied to date†, is further varied by amending paragraph (g) of Item 8D of Schedule 2 as follows:

Insert, in the table, after the word 'PLESSEY' the following:

'ISDT	ISDX	14.55	16.02'
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2. This determination shall take effect on and from 1 October 1987.

Dated this 18th day of September 1987.

M. J. HARRISON
Delegate of the Australian
Telecommunications Commission

* Notified in *Gazette* No. S 170 of 29.8.75

† For previous amendment see footnote † appearing on pages 931-972 of *Gazette* GN 16 of 19.8.87.

N.N.—8728515

AUSTRALIAN BROADCASTING TRIBUNAL
GRANT OF A PUBLIC RADIO LICENCE TO SERVE BRISBANE, QUEENSLAND**NOTICE OF COMMENCEMENT OF INQUIRY, SUBMISSIONS INVITED**

THE Tribunal has commenced an inquiry into the grant of a public radio licence to serve the Brisbane area in Queensland. An application has been lodged by Family Radio Limited.

- (2) running thence north along the meridian of Longitude 140°35' East to intersection with the parallel of Latitude 17°15' South;
- (3) thence east along that parallel to its intersection with the meridian of Longitude 140°45' East;
- (4) thence south along that meridian to its intersection with the parallel of Latitude 17°20' South;
- (5) thence west along that parallel to the point of commencement.

Dated this 22nd day of September 1987.

P. F. MORRIS
Minister of State for
Resources

N.N.—8728507

Transport and Communications

COMMONWEALTH OF AUSTRALIA

Australian Land Transport (Financial Assistance) Act 1985

DECLARATION UNDER SECTION 7

I, PETER FREDERICK MORRIS, Minister of State for Transport, pursuant to section 7 of the *Australian Land Transport (Financial Assistance) Act 1985**, hereby declare the Australian National Railways Commission to be an approved railway authority for the purposes of that Act.

Dated 29 April 1987.

PETER F. MORRIS
Minister of State for Transport

* This declaration is published in accordance with section 37 of the Act.

N.N.—8728508

NOTICE OF AUTHORISATION OF INSTALLER OF CHARGE MONITORING DEVICES

PURSUANT to Regulation 30 of the Interstate Road Transport Regulations the person whose name appears in Column 1 of the Schedule has been authorised by the Registration Authority of the State or Territory appearing in Column 3 of the Schedule to fit and replace the Kienzle Mini Print 1121-22 charge monitoring device to motor vehicles and trailers, and has been allocated the authorisation number appearing in Column 4 of the Schedule.

SCHEDULE

Column 1 Name	Column 2 Address	Column 3 State or Territory	Column 4 Authorisation Number
J. A. Knight	Manly Auto Instrument Repairs Pty Ltd 19 Carter Road, Brookvale, N.S.W. 2100	N.S.W.	2001
S. Cohen	General Auto Instrument Service 82 Vore Street, Silverwater, N.S.W.	N.S.W.	2002
A. W. Priest	Whittakers Speedometer Service 11 Berry Street, Wagga Wagga, N.S.W. 2650	N.S.W.	2003
W. H. Rose	Albury Instrument Sales and Service 891 Mate Street, Albury, N.S.W. 2640	N.S.W.	2004
M. Taylor	Max Instruments 662 Beaudesert Road, Salisbury, Qld 4107	Qld	Q005

N.N.—8728509

NOTICE OF SURRENDER OF AUTHORISATION BY INSTALLERS OF CHARGE MONITORING DEVICES

PURSUANT to Regulation 30 of the Interstate Road Transport Regulations the persons whose names appear in Column 1 of the Schedule and who had been allocated the authorisation numbers appearing in Column 3 of the Schedule have surrendered their authorisations to fit and replace the Kienzle Mini Print 1121-22 charge monitoring devices.

SCHEDULE

Column 1 Name	Column 2 Address	Column 3 Authorisation Number
G. Coad	Auto Instrument Services 11 Dequetteville Terrace, Kent Town, S.A. 5067	SA 87/01
A. Dimech	Beale Instrument Sales and Service 1004 Port Road, Albert Park, S.A. 5014	SA 87/05
D. Eldred	Beale Instrument Sales and Service 1004 Port Road, Albert Park, S.A. 5014	SA 87/06
B. A. Beale	Beale Instrument Sales and Service 1004 Port Road, Albert Park, S.A. 5014	SA 87/04

N.N.—8728510

- (d) pursuant to sub-section 8 (2) of the *Fisheries Act 1952*, exempt from the prohibitions in paragraphs (b) and (c) the holder of a licence under sub-section 9 (2) of that Act, or a person acting on behalf of that licence holder, in respect of a boat to which the applicable number of Class A units are assigned under the Northern Prawn Fishery Management Plan in force under sub-section 7B (1) of that Act, who:
- (i) notifies the Secretary to the Northern Territory Department of Industries and Development (in this paragraph referred to as the Secretary) or an officer of that Department nominated in that behalf by the Secretary, of an intention to proceed to sea to take gravid prawns from wild stock as the source of broodstock for aquaculture;
 - (ii) at the request of the Secretary or the nominated officer, embarks an officer before the voyage and returns that officer to the place of embarkation at the end of the voyage;
 - (iii) in a case to which sub-paragraph (ii) does not apply— notifies a person specified in sub-paragraph (i) of the expected time at which the boat is to reach port at the end of the voyage and, if so required by a person notified in accordance with this paragraph, submits the boat to inspection there by an officer at that time;
 - (iv) causes all fish, other than gravid prawns, taken during the voyage to be returned to the sea; and
- (e) pursuant to sub-section 8 (2) of the *Fisheries Act 1952*, exempt from the prohibitions in paragraphs (b) and (c) the holder of a licence under sub-section 9 (2) of that Act, or a person acting on behalf of that licence holder, in respect of a boat to which the applicable number of Class A units are assigned under the Northern Prawn Fishery Management Plan in force under sub-section 7B (1) of that Act, who:
- (i) notified the Queensland Boating and Fisheries Patrol at Karumba that the master of that boat intends to undertake fishing gear trials with the use of the boat in the area of proclaimed waters specified in Schedule 4 not less than 24 hours before undertaking the trials;
 - (ii) conducts the trials in such a way as to avoid the taking of fish, crustaceans or molluscs; and
 - (iii) causes all fish, crustaceans and molluscs taken in the equipment during the trials not to be brought on board the boat;
- (f) pursuant to sub-section 8 (2) of the *Fisheries Act 1952*, exempt from the prohibition in paragraph (c) the holder of a licence under sub-section 9 (2) endorsed under sub-section 9 (4) of that Act in respect of paragraph (e) of Fisheries Notice No. 183 published in *Gazette* No. S 129 on 16 June 1987 and in force on the day immediately before this notice comes into force during the period in which that endorsement remains in force; and
- (g) pursuant to sub-section 8 (4D) of the *Fisheries Act 1952*, declare the activity prohibited by paragraph (c), if undertaken in relation to the activity of taking fish other than prawns within the part of the area of proclaimed waters specified in Schedule 1 that lies seawards of the line every point on which is 25 nautical miles seaward of the nearest point on the baseline from which the breadth of the territorial sea of Australia is measured to be an activity in respect of which an endorsement may be made under sub-section 9 (4) of that Act.

SCHEDULE 1**Area of proclaimed waters referred to in paragraph (b) and (c)**

The area of proclaimed waters contained within the area bounded by a line:

- (1) commencing at the intersection of the northern shore of Australia with the meridian of Longitude 129°54' East near Cape Ford;
- (2) running thence northerly along the geodesic to the intersection of the meridian of Longitude 130°01' East with the western shore of Bathurst Island near Cape Fourcroy;
- (3) thence generally northerly along the shore to its intersection with the meridian of Longitude 130°20' East near Brace Point;
- (4) thence north-easterly along the geodesic to the intersection of the meridian of Longitude 130°22' East with the northern shore of Melville Island near Cape Van Diemen;
- (5) thence north along the meridian of Longitude 130°22' East to its intersection with the parallel of Latitude 10°30' South;
- (6) thence east along that parallel to its intersection with the meridian of Longitude 133°16' East;
- (7) thence south along that meridian to its intersection with the parallel of Latitude 11°00' South;
- (8) thence south-easterly along the geodesic to the point of Latitude 11°25' South, Longitude 134°15' East;
- (9) thence east along the parallel of Latitude 11°25' South to its intersection with the meridian of Longitude 135°35' East;
- (10) thence north-easterly along the geodesic to the point of Latitude 11°05' South, Longitude 136°10' East;
- (11) thence north-easterly along the geodesic to the point of Latitude 10°30' South, Longitude 136°40' East;
- (12) thence south-easterly along the geodesic to the point of Latitude 11°00' South, Longitude 137°05' East;
- (13) thence south along that meridian of Longitude 137°05' East to its intersection with the parallel of Latitude 11°47' South;
- (14) thence north-easterly along the geodesic to the intersection of the parallel of Latitude 11°00' South with the eastern shore of the Gulf of Carpentaria;
- (15) thence generally westerly along the northern shore of Australia to the point of commencement.

SCHEDULE 2**Equipment referred to in paragraph (c)**

1. Otter trawl nets and boards.
2. Beam trawl nets and beams.
3. Otter try-nets and boards.

SCHEDULE 3**Manner of carrying equipment referred to in paragraph (c)**

Equipment of a kind specified in Schedule 2 is carried by the boat in the specified manner if—

- (a) no part of the equipment is in the water; or
- (b) in a case to which paragraph (a) does not apply:
 - (i) the equipment is drawn up to the boat;
 - (ii) the part of the equipment that is furthest from the boat is visible from an aircraft or a surface craft;
- (iii) the cod end is open; and
- (iv) the lazy line is carried in the blocks.

SCHEDULE 4**Area of proclaimed waters referred to in sub-paragraph (e) (i)**

The area of proclaimed waters contained within the area bounded by a line:

- (1) commencing at the point of Latitude 17°20' South, Longitude 140°35' East;

NORTHERN TERRITORY OF AUSTRALIA

Petroleum Products Subsidy Act

AMENDMENT OF SCHEMES

I, BARRY OWEN JONES, Minister of State for Science and Small Business, in accordance with section 4 of the Petroleum Products Subsidy Act, hereby amend the Scheme formulated in pursuance of the said Section in relation to the Northern Territory of Australia by amending the Schedule applicable to that Scheme as follows:

Place	Postcode	Motor spirit	Distillate	Aviation gasoline	Aviation turbine fuel
Queensland					
By deleting the following places and rates of payment (in cents per litre) applicable to those places:					
Lockhart River					
AVN (DRUM) (AVN)	4871	0.0	0.0	23.7	21.8
Aurukun Mission (DRUM) (OTH)	NOPC	19.3	19.3	15.3	0.0
By inserting the following places and rates of payment (in cents per litre) applicable to those places:					
Lockhart River					
Mission (DRUM)	4871	12.3	12.3	23.7	21.8
Aurukun Mission (DRUM) (OTH)	NOPC	19.3	19.3	15.3	19.3

These amendments shall take effect in respect of the aforesaid Schedules on and from 22 September 1987.

Dated this 23rd day of September 1987.

BARRY O. JONES
Minister of State for Science
and Small Business

CA031068 CR720104-05

N.N.—8728504

COMMONWEALTH OF AUSTRALIA

Trade Marks Act 1955

DETERMINATION

I, SIR JAMES ANTHONY ROWLAND, the Administrator of the Government of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to subsection 10 (3A) of the *Trade Marks Act 1955*, hereby determine that the Deputy Commissioner of Patents shall not be the Deputy Registrar of Trade Marks.

Dated 25 September 1987.

J. A. ROWLAND
Administrator

By His Excellency's Command,
BARRY JONES
Minister of State for Science
and Small Business

CA03P048 CR87/362\$

N.N.—8728505

Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Egg Industry Research (Hen Quota) Levy Act 1987

**NOTICE RELATING TO HEN QUOTA
ARRANGEMENTS FOR THE NORTHERN
TERRITORY**

I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, pursuant to section 5 of the *Egg Industry Research (Hen Quota) Levy Act 1987*, hereby declare that the Government of the Northern Territory has informed me that, on 1 July 1987:

- the firm of Fresha Products (NT) Pty Ltd, of Pruett Road, Berrimah, Northern Territory, should be deemed to be the holder of a hen quota licence issued under a law of the Northern Territory; and
- 100 000 should be deemed to be the hen quota specified in that licence.

Dated this twenty-fifth day of September 1987.

JOHN KERIN
Minister of State for
Primary Industries and Energy

CA03P151 CRS

N.N.—8728506

Fisheries Act 1952

Fisheries Notice No. 195

**PROHIBITION ON THE TAKING OF PRAWNS OFF
NORTHERN AUSTRALIA**

I, PETER FREDERICK MORRIS, the Minister of State for Resources, hereby—

- revoke the instrument known as Fisheries Notice No. 184 published in *Gazette* No. S 129 on 16 June 1987;
- pursuant to paragraph 8 (1) (a) of the *Fisheries Act 1952* and subject to paragraphs (d), (e) and (f), prohibit the taking of prawns (family Penaeidae), in the part of the area of proclaimed waters specified in Schedule 1:
 - that lies east of 130°00' East—during any period commencing at 2200 hours Greenwich mean time on any day from the day on which this notice comes into operation to 31 October 1987 and ending at 0800 hours Greenwich mean time on the next day; and
 - that lies west of 130°00' East—during any period commencing at 2230 hours Greenwich mean time on any day from the day on which this notice comes into operation to 31 October 1987 and ending at 0830 hours Greenwich mean time on the next day;
- pursuant to paragraph (8) (1) (e) of the *Fisheries Act 1952* and subject to paragraphs (d), (e) and (f), prohibit a person from having possession or charge in a boat of equipment of a kind specified in Schedule 2 in part of the area of proclaimed waters specified in Schedule 1 at a time when the taking of prawns in that part of the area is prohibited by paragraph (b) unless that equipment is carried by the boat in the manner specified in Schedule 3;

Industry, Technology and Commerce**COMMONWEALTH OF AUSTRALIA***State Grants (Petroleum Products) Act 1965***NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS SUBSIDY SCHEME**

I, HAROLD JOSEPH MCMAHON, delegate of the Comptroller-General of Customs, in accordance with section 7 of the *States Grants (Petroleum Products) Act 1965*, publish in the attachment hereto a copy of amendments of the schedule to the schemes formulated in relation to the States of New South Wales, Victoria, Queensland, South Australia, Western Australia and Tasmania.

These amendments were approved by the Minister of State for Science and Small Business on 23 September 1987.

Dated this 24th day of September 1987.

H. J. MCMAHON

Delegate of the Comptroller-General
of Customs

N.N.—8728501

COMMONWEALTH OF AUSTRALIA*States Grants (Petroleum Products) Act 1965***AMENDMENT OF SCHEMES**

I, BARRY OWEN JONES, Minister of State for Science and Small Business, in accordance with section 4 of the *States Grants (Petroleum Products) Act 1965*, hereby amend the Schemes formulated in pursuance of the said section in relation to the States of New South Wales, Victoria, Queensland, South Australia, Western Australia and Tasmania by amending the Schedule applicable under those Schemes as follows:

<i>Place</i>	<i>Postcode</i>	<i>Motor spirit</i>	<i>Distillate</i>	<i>Aviation gasoline</i>	<i>Aviation turbine fuel</i>
Queensland					
By deleting the following places and rates of payment (in cents per litre) applicable to those places:					
Lockhart River					
AVN (DRUM) (AVN)	4871	0.0	0.0	23.7	21.8
Aurukun Mission					
(DRUM) (OTH)	NOPC	19.3	19.3	15.3	0.0
By inserting the following places and rates of payment (in cents per litre) applicable to those places:					
Lockhart River					
Mission (DRUM)	4871	12.3	12.3	23.7	21.8
Aurukun Mission					
(DRUM) (OTH)	NOPC	19.3	19.3	15.3	19.3

These amendments shall take effect in respect of the aforesaid Schedules on and from 22 September 1987.

Dated this 23rd day of September 1987.

BARRY O. JONES

Minister of State for Science
and Small Business

N.N.—8728502

NORTHERN TERRITORY OF AUSTRALIA*Petroleum Products Subsidy Act***NOTICE OF AMENDMENT TO THE PETROLEUM PRODUCTS SUBSIDY SCHEME**

IN accordance with section 7 of the Petroleum Products Subsidy Act (N.T.) the amendments to the Schedule to the Scheme formulated in relation to the Northern Territory are published in the attachment hereto.

These amendments were approved by the Minister of State for Science and Small Business on 23 September 1987.

N.N.—8728503

COMMONWEALTH OF AUSTRALIA

National Occupational Health and Safety Commission
Act 1985

**APPOINTMENT OF ALTERNATE OF PART-TIME
MEMBER OF THE NATIONAL OCCUPATIONAL
HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Barry David Durham, being a nominee of the Premier of Victoria, to be the alternate of George William Hall, part-time member of the National Occupational Health and Safety Commission.

Dated this 18th day of February 1987.

RALPH WILLIS

N.N.—8728497

**SCHEDULE
TERMS VARIED**

Clause No.	Subject	Substance of variation
	PRINT No. G8691	
6	Wages	National Wage Case, March 1987
48	No Extra Claims	National Wage Case, March 1987

Dated this 28th day of September 1987.

BERNARD O'DONNELL

Deputy Industrial Registrar

N.N.—8728499

COMMONWEALTH OF AUSTRALIA

National Occupational Health and Safety Commission
Act 1985

**APPOINTMENT OF ALTERNATE OF PART-TIME
MEMBER OF THE NATIONAL OCCUPATIONAL
HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Roger Hopwood Marston, being a nominee of the Confederation of Australian Industry, to be the alternate of Dr Robert William Hart, part-time member of the National Occupational Health and Safety Commission.

Dated this 15th day of April 1987.

RALPH WILLIS

N.N.—8728498

Form 11AB

**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 ENGINE DRIVERS AND
FIREMENS (AUSTRALIAN CAPITAL TERRITORY)
AWARD 1982

C No 4114 of 1987

And in the matter of the variation of the award dated 25 January 1982 in the above matter.

NOTICE is hereby given:

- that on 21 September 1987, the Commission varied the term (or terms) of the above mentioned award referred to in the Schedule as set out in the Schedule;
- 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 first pay period to commence on or after 10 March 1987; and
- that any person or organization having an objection to the variation binding that person or organization 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 19 October 1987.

**SCHEDULE
TERMS VARIED**

Clause No.	Subject	Substance of variation
	PRINT No. G8649	
13	Wages	National Wage Case, March 1987
45	No Extra Claims	National Wage Case, March 1987

Dated this 28th day of September 1987.

BERNARD O'DONNELL

Deputy Industrial Registrar

N.N.—8728500

Form 11AB

**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 BUILDING INDUSTRY
LABOURERS (ON-SITE) A.C.T. AWARD 1986

C Nos 4105 and 7175 of 1987

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

NOTICE is hereby given:

- that on 21 September 1987, the Commission varied the term (or terms) of the above mentioned award referred to in the Schedule as set out in the Schedule;
- 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 first pay period to commence on or after 10 March 1987; and
- that any person or organization having an objection to the variation binding that person or organization 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 19 October 1987.

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Peter Theo Pflaum, being a nominee of the Minister for Health, to be the alternate of David de Souza, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728490

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint John William Johnston, being a nominee of the Premier of Queensland, to be the alternate of Graham William Swan, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728491

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Bruce George Dockrill, being a nominee of the Minister for Territories, to be the alternate of Linda May Webb, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728492

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Ian Wallace Ramsay, being a nominee of the Premier of New South Wales, to be the alternate of Howard Llewellyn Gwynne, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728493

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Martin John Ferguson, being a nominee of the Australian Council of Trade Unions, to be the alternate of William Clements Mansfield, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728494

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint John Kevin Noonan, being a nominee of the Premier of Tasmania, to be the alternate of Geoffrey Urquhart, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728495

COMMONWEALTH OF AUSTRALIA*National Occupational Health and Safety Commission Act 1985***APPOINTMENT OF ALTERNATE OF PART-TIME MEMBER OF THE NATIONAL OCCUPATIONAL HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Brendan Patrick McCarthy, being a nominee of the Confederation of Australian Industry, to be the alternate of Mr Derek John Buckland, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of May 1987.

RALPH WILLIS

N.N.—8728496

COMMONWEALTH OF AUSTRALIA
NOTICE IN PURSUANCE OF SUB-SECTION
39A (13) OF THE NATIONAL HEALTH ACT 1953

I, JOHN RYAN, a delegate of the Minister of State for Community Services and Health in the Commonwealth, in accordance with the power vested in the aforesaid Minister by sub-section 39A (3) of the *National Health Act 1953* have refused an application for a Certificate of Approval-in-Principle to establish additional nursing home accommodation in the Inner Metropolitan East Region of Western Australia submitted by:

Gwenyfred Nursing Home Pty Ltd as Trustee for the Berwick Unit Trust.

Dated this 31st day of August 1987.

JOHN RYAN

Delegate of the Minister for
Community Services and Health

N.N.—8728485

**Employment, Education and
Training**

**NOTIFICATION OF NON-GOVERNMENT SCHOOLS
SEEKING ELIGIBILITY FOR COMMONWEALTH
FINANCIAL ASSISTANCE**

THE following schools have notified their intention to seek eligibility for Commonwealth financial assistance in respect of their proposed commencement or, in the case of existing non-government schools, their proposed change in operation.

Interested parties have the opportunity to make submissions about particular proposals. They should be made no later than four weeks following publication of details of the particular proposal in the *Gazette*. Such submissions will be brought to the attention of New Schools Committees for their consideration when recommending a priority funding category. They will also be made available to proponents of the new schools or schools changing operations.

Submissions should be directed to:

The Secretary
Commonwealth Department of Employment,
Education and Training
P.O. Box 826
Woden, A.C.T. 2606
Attention: New Schools Section

The following abbreviations are used:

JS: Junior secondary
P: Primary
S: Secondary (junior and senior)
SS: Senior Secondary
W: Whole
P: Partial
A: Additional Annex

Projected enrolments for the year in which funding is sought and maximum projected enrolments at each level are included.

Proposal to totally or partially relocate a school

NEW SOUTH WALES

1988

School name: Queenwood School for Girls
School town suburb: Mosman
School State: N.S.W.
Funding year: 88
Sponsoring organistn: Queenwood School for Girls Ltd

Proposed change: Relocation: P
Projected enroll Yrl: 88
Proj enroll primaryl: 295
Proj enroll juniorl: 290

Proj enroll seniorl: 150
Max enroll primary: 390
Max enroll junior: 400
Max enroll senior: 150

N.N.—8728486

Industrial Relations

COMMONWEALTH OF AUSTRALIA

*National Occupational Health and Safety Commission
Act 1985*

**APPOINTMENT OF MEMBER OF THE NATIONAL
OCCUPATIONAL HEALTH AND SAFETY
COMMISSION**

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council and pursuant to sub-section 10 (2) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint James Thomas Moore, a person nominated by the Chief Minister of the Northern Territory, to be a member of the National Occupational Health and Safety Commission for a period of three years.

Dated 14 November 1986.

N. M. STEPHEN
Governor-General

By His Excellency's Command,

RALPH WILLIS

Minister of State for
Employment and Industrial Relations
(Ex. Min. No. 14)

CA031058 CRS

N.N.—8728487

COMMONWEALTH OF AUSTRALIA

*National Occupational Health and Safety Commission
Act 1985*

**APPOINTMENT OF ALTERNATE OF PART-TIME
MEMBER OF THE NATIONAL OCCUPATIONAL
HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Peter James Shaw, being a nominee of the Premier of Western Australia, to be the alternate of Brian Edward McGuirk, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

CA031058 CRS

N.N.—8728488

COMMONWEALTH OF AUSTRALIA

*National Occupational Health and Safety Commission
Act 1985*

**APPOINTMENT OF ALTERNATE OF PART-TIME
MEMBER OF THE NATIONAL OCCUPATIONAL
HEALTH AND SAFETY COMMISSION**

I, RALPH WILLIS, Minister of State for Employment and Industrial Relations, acting pursuant to sub-section 11 (1) of the *National Occupational Health and Safety Commission Act 1985*, hereby appoint Christopher Charles Baker, being a nominee of the Premier of South Australia, to be the alternate of Hedley Bachmann, part-time member of the National Occupational Health and Safety Commission.

Dated this 21st day of August 1986.

RALPH WILLIS

N.N.—8728489



Commonwealth
of Australia

Gazette

No. S 256, Tuesday, 29 September 1987
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SPECIAL

AUSTRALIAN CAPITAL TERRITORY

MOTOR TRAFFIC (ALCOHOL AND DRUGS) ORDINANCE 1977

Instrument of Appointment of Analyst

I, GORDON GLEN DENTON SCHOLES, Minister of State for Territories, in pursuance of the power conferred upon me by sub-section 6(3) of the Motor Traffic (Alcohol and Drugs) Ordinance 1977 do hereby appoint

Paul Leslie REEDY

to be an analyst for the purposes of that Ordinance.

Dated this 26th day of February, 1987

GORDON SCHOLES

Minister of State for Territories

Printed by C. J. THOMPSON,
Commonwealth Government Printer, Canberra

15520/87 Cat. No. 87 6217 X

COMMONWEALTH OF AUSTRALIA
National Health Act 1953NOTIFICATION OF DETERMINATIONS
MADE FOR THE PURPOSES OF DEFINITION OF
"BASIC PRIVATE TABLE" IN SUB-SECTION 4(1)

Pursuant to the
National Health Act 1953 ("the Act"):
the delegate of the Minister of State
for Community Services and Health has
with effect from 1 October 1987 revoked,
for the purposes of paragraphs (db) &
(dc) of the definition of "basic private
table" in sub-section 4(1) of the
Act, determinations made on 28 October
1986 and has made, with effect from
1 October 1987 for the purposes
of paragraphs (db) and (dc) of the
definition of "basic private table"
in sub-section 4(1) of the Act,
determinations in respect of:

- (i) for the purposes of paragraph (db),
an amount in respect of a
day on which a person occupies
a bed in a hospital, for a period that
does not include part of an overnight
stay, for the purpose of permitting
the provision of professional
attention to the person at the
hospital; and
- (ii) for the purpose of paragraph (dc),
the professional attention to which
that paragraph applies and an amount
in respect of a day on which
a person, occupies a bed in a
day hospital facility, for a period
that does not include part of an
overnight stay, for the purpose of
permitting the provision of
professional attention to the person
at the day hospital facility.

Copies of these determinations which
in effect increase the maximum
day hospital benefit in a hospital and
day hospital facility from \$90 to \$100
can be obtained from the office of the
Department of Community Services and
Health in the capital city in each
State, and the Northern Territory, and
the Australian Capital Territory
as follows:

NEW SOUTH WALES
Commonwealth Department of
Community Services & Health
Commonwealth Government Centre
Chifley Square
Cnr Phillip & Hunter Streets
Sydney NSW 2000

WESTERN AUSTRALIA
Commonwealth Department of
Community Services & Health
Victoria Square
2 St George's Terrace
Perth WA 6001

VICTORIA
Commonwealth Department of
Community Services & Health
399 Lonsdale Street
Melbourne VIC 3000

QUEENSLAND
Commonwealth Department of
Community Services & Health
Commonwealth Government Offices
232 Adelaide Street
Brisbane Qld 4000

SOUTH AUSTRALIA
Commonwealth Department of
Community Services & Health
IMFC Building
33 King William Street
Adelaide SA 5001

TASMANIA
Commonwealth Department of
Community Services & Health
Kirksway House
2 Kirksway Place
Hobart TAS 7001

NORTHERN TERRITORY
Commonwealth Department of
Community Services and Health
MLC Building
81 Smith Street
DARWIN NT 5794

AUSTRALIAN CAPITAL TERRITORY
Commonwealth Department of
Community Services and Health
Albemarle Building
Furzer Street
PHILLIP ACT 2606

D. J. SINCLAIR
ASSISTANT SECRETARY
HOSPITALS & INSURANCE BRANCH



ACCOUNTING STANDARDS REVIEW BOARD

COMPANIES ACT AND CORRESPONDING LAWS
OF PARTICIPATING STATES AND PARTICIPATING
TERRITORY

Sub-section 266B(1)

NOTIFICATION OF APPROVAL OF ACCOUNTING
STANDARD

ASRB 1012: FOREIGN CURRENCY TRANSLATION

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

SCHEDULE

APPROVED ACCOUNTING STANDARD

ASRB 1012: FOREIGN CURRENCY
TRANSLATION

Citation

- .00 This statement, with the exception of the words shown in *italics*, may be cited as Approved Accounting Standard ASRB 1012: Foreign Currency Translation.

Endorsed Explanatory Material

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

Explanatory material is set out in two ways -

- (a) *immediately after certain of the requirements; and*

- (b) *as a commentary at the end of the standard.*

Application

- .02 This approved accounting standard -

- (a) applies to -
- (i) accounting methods and disclosure for the translation of foreign currency financial statements and foreign currency transactions other than transactions arising from speculative dealings; and
 - (ii) accounting disclosure for transactions arising from speculative dealings;
- (b) applies in relation to the first financial year of a company that ends after the expiration of three calendar months from the day on which this notice is published in the Gazette and in relation to subsequent financial years of the company; and
- (c) replaces the approved accounting standard ASRB 1003: Foreign Currency Translation - Disclosure which was approved by notice in Gazette No. S397, 27 September 1985.

This replacement standard was published in the Gazette on 30 September, 1987, and therefore applies to the financial years of a company that end on or after 1 January, 1988. Pursuant to Sub-section 266C(2) ASRB1003 will continue to apply to the immediately preceding financial year. In all cases, compliance with a requirement of an approved standard is subject to any relevant provision of the Code.

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

Statement of Purpose

.03 The purpose of this accounting standard is to -

- (a) ensure that the results of a company's exposure to foreign exchange currency movements are taken to profit and loss account each financial year except where the exposure relates to qualifying assets;
- (b) specify methods of translating financial statements which reflect the underlying relationships between the company and its foreign operations; and
- (c) require the disclosure of material information which will enable users entitled to rely on the accounts or group accounts to assess the significance of foreign currency movements for the company or group of companies.

Interpretation

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

Application of materiality: Foreign Currency Translation

.05 Information about foreign currency transactions, foreign currency accounts and group accounts, and foreign currency translation is material if its omission, non-disclosure or misstatement is likely to affect economic decisions or other evaluations made by users entitled to rely on the accounts or group accounts.

Definitions

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

"artificial foreign currency contract" means an agreement not involving an exchange of currencies which results in exposure to foreign exchange currency movements;

For endorsed comment see -

Paragraph (xii) - Artificial foreign currency

contracts and transactions

"artificial foreign currency transaction" means a transaction of the reporting entity denominated in the domestic currency which results in exposure to foreign exchange currency movements;

For endorsed comment see -

Paragraph (xii) - Artificial foreign currency contracts and transactions

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

"brought to account" means recognised in the accounts or group accounts, otherwise than by way of note;

"carrying amount" means -

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

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

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

"current rate method" means a method of translating the accounts or group accounts of a foreign operation whereby -

- (a) assets and liabilities are translated at the exchange rate current at balance date;

- (b) owner's equity at the date of investment, including in the case of a corporation, share capital at acquisition and pre-acquisition reserves, is translated at the exchange rate current at that date;
- (c) post-acquisition movements in owner's equity, other than retained profits or accumulated losses, are translated at the exchange rates current at the dates of those movements, except that where a movement represents a transfer between items within owner's equity, the movement shall be translated at the exchange rate current at the date that the amount transferred was first included in owner's equity;
- (d) distributions from retained profits (that is, dividends paid or proposed, or their equivalent) are translated at the exchange rates current at the dates when the distributions were proposed (or, where the approval of equity-holders is not sought, at the dates when the distributions were declared);
- (e) post-acquisition movements in retained profits or accumulated losses, because of transfers from the profit and loss account, are brought to account as a result of applying (f) for each financial year; and
- (f) revenue and expense items are translated at the exchange rates current at the transaction date;

"domestic" means pertaining to the country of the reporting entity;

"exchange difference" means the difference resulting from translating the same number of units of foreign currency at differing exchange rates;

"exchange rate" means a ratio for the exchange of two currencies at a particular point in time;

"foreign currency contract" means -

- (a) an agreement to exchange, at a specified future date, different currencies at a specified forward rate; or
- (b) an artificial foreign currency contract;

"foreign currency transaction" means -

- (a) a transaction of the reporting entity denominated in a foreign currency; or
- (b) an artificial foreign currency transaction;

"foreign operation" means a reporting entity for which accounts or group accounts are prepared in a foreign currency;

"forward rate" means the exchange rate for delivery of a currency at a specified date in the future;

"hedging" means action taken, whether by entering into a foreign currency contract or otherwise, with the object of avoiding or minimising possible adverse financial effects of movements in exchange rates;

"integrated foreign operation" means a foreign operation that is financially and operationally inter-dependent, either directly or indirectly, with the company and whose day-to-day operations normally expose the company or group to foreign exchange gains or losses;

For endorsed comment see -

Paragraph (xi) - Criteria for classifying foreign operations

Paragraphs (xvi) - (xviii) - Integrated foreign operations

"net investment" means the company's proportionate ownership interest in the net assets of a foreign operation, together with any long-term intra-group balances related to the acquisition or financing of that operation;

For endorsed comment see -

Paragraph (xxvii) - Net investment

"non-current asset" means an asset which is not a current asset;

"non-current liability" means a liability which is not a current liability;

"qualifying asset" means, in relation to the inclusion of exchange differences in the cost of acquisition thereof, an asset -

- (a) under construction or otherwise being made ready for future productive use by the company in its own operations; or

- (b) being constructed for the use of another entity pursuant to a construction contract;

For endorsed comment see -

Paragraph (vii) - Qualifying assets

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

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

"reporting entity" includes company, subsidiary company, associated company, branch, division, partnership or trust;

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

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

"self-sustaining foreign operation" means a foreign operation that is not an integrated foreign operation, being an operation that is independent, financially and operationally, of the company and whose operations do not normally expose the company or group to foreign exchange gains or losses;

For endorsed comment see -

Paragraph (xi) - Criteria for classifying foreign operations

"speculative dealing" means the taking of a position in a foreign currency, whether by entry into a foreign currency contract or otherwise, solely for the purpose of profiting from movements in the exchange rate for that currency;

"spot rate" means the exchange rate for immediate delivery of currencies to be exchanged;

"temporal method" means a method of translating the accounts or group accounts of a foreign operation whereby -

- (a) (i) monetary items are translated at the exchange rate current at balance date; and
- (ii) non-monetary items are translated at exchange rates current at the transaction dates, or, where a non-monetary item has been revalued at the exchange rate current at the date of revaluation;
- (b) owner's equity at the date of investment, including in the case of a corporation, share capital at acquisition and pre-acquisition reserves, is translated at the exchange rate current at that date;
- (c) post-acquisition movements in owner's equity, other than retained profits or accumulated losses, are translated at the exchange rates current at the dates of those movements, except that where a movement represents a transfer between items within owner's equity, the movement shall be translated at the exchange rate current at the date that the amount transferred was first included in owner's equity;
- (d) distributions from retained profits (that is, dividends paid or proposed, or their equivalent) are translated at the exchange rates current at the dates when the distributions were proposed (or, where the approval of equity-holders is not sought, at the dates when the distributions were declared);
- (e) post-acquisition movements in retained profits or accumulated losses, because of transfers from the profit and loss account, are brought to account as a result of applying (f) below for each financial year; and
- (f) revenue and expense items are translated at the exchange rates current at the transaction date, except that non-monetary items are translated at the rates used to translate those non-monetary items.

Relevant provisions of the Code include -

Sub-section 266E(1) - "Unless the contrary intention appears in the accounting standard, an expression used in an approved accounting

standard has the same meaning as the expression has in this Part [Part VI].”

Section 5 - definition of “financial year”.

Section 266 - definitions of “accounts” and “group accounts”.

Schedule 7 to the Companies Regulations - definitions of “current assets” and “current liabilities”.

Translation of foreign currency transactions

.10 Each asset, liability, revenue or expense arising from entering into a foreign currency transaction shall initially be measured and brought to account in the domestic currency using the exchange rate in effect at the date of the transaction.

For endorsed comment see -
Paragraphs (ii) - (iv) - Translation of foreign currency transactions

.11 Foreign currency monetary items outstanding at balance date shall be translated at the spot rate current at balance date.

.12 Exchange differences relating to monetary items shall be brought to account in the profit and loss account in the financial year in which the exchange rates change, as exchange gains or losses, except where clause .13 or clause .34 applies.

For endorsed comment see -
Paragraphs (v) - (vi) - Monetary items

.13 Where an exchange difference arises in respect of a foreign currency monetary item -

- (a) which relates directly to or can be reasonably attributed to a qualifying asset; and
- (b) it arises before the asset ceases to be a qualifying asset,

that difference shall be included in the cost of acquisition of the asset to the extent that this does not result in the asset's carrying amount exceeding its recoverable amount.

For endorsed comment see -
Paragraph (vii) - Qualifying assets

.14 Exchange differences relating to foreign currency monetary items forming part of the net investment in a self-sustaining foreign operation shall be accounted for in accordance with clause .12 and then transferred, on consolidation, to a reserve designated “foreign currency translation reserve”.

For endorsed comment see -
Paragraph (xxvii) - Net investment

Translation of foreign currency accounts or group accounts

.20 Where a foreign operation is self-sustaining, the accounts or group accounts of that foreign operation shall be translated at balance date using the current rate method and any exchange differences shall be taken directly to the foreign currency translation reserve.

For endorsed comment see -
Paragraphs (xiii) - (xv) - Self-sustaining foreign operations
Paragraph (xi) - Criteria for classifying foreign operations
Paragraphs (viii) - (x) - Translation of foreign currency accounts or group accounts

.21 Where a foreign operation is integrated with the reporting company, its accounts or group accounts shall be translated using the temporal method and resulting exchange differences arising from translation of monetary items shall be brought to account in the manner specified in clause .12.

For endorsed comment see -
Paragraphs (xvi) - (xviii) - Integrated foreign operations
Paragraph (xxii) - Temporal method - recoverable amount

Examples of the translation of a self-sustaining foreign operation and of an integrated foreign operation are given in Appendix 1. Refer also to paragraph (xi) of the Commentary for guidance in classifying foreign operations as self-sustaining or integrated.

.22 Where, in relation to an integrated foreign operation, the translated carrying amount of a non-monetary asset exceeds its translated recoverable amount, the excess shall be brought to account -

- (a) as a revaluation decrement, in accordance with Approved Accounting Standard ASRB 1010: Accounting for the Revaluation of Non-Current Assets; or
- (b) as a write-down of a current non-monetary asset,

as appropriate.

- .23 When a foreign operation ceases to be an integrated foreign operation, and the current rate method is to be applied instead of the temporal method, exchange differences arising from translating non-monetary assets and liabilities at the current rate instead of at the historical rates shall be taken directly to the foreign currency translation reserve.
- .24 When a foreign operation ceases to be a self-sustaining foreign operation, and the temporal method is to be applied instead of the current rate method, the translated amounts of non-monetary assets at the last balance date shall be regarded as the costs of those assets for the purposes of applying the temporal method.

Hedge Transactions

- .30 Exchange differences on hedge transactions undertaken to hedge foreign currency exposure shall, except where clause .34 applies, be brought to account in the profit and loss account in the financial year in which the exchange rates change.
- .31 Any costs or gains arising at the time of entering into hedge transactions shall, if the information is material, be accounted for separately from the exchange differences on the hedge transactions and, except where clause .34 applies, be brought to account in the profit and loss account over the lives of the hedge transactions.
- .32 Exchange differences on hedge transactions in the form of foreign currency contracts or other foreign currency monetary assets or liabilities shall be calculated in the same manner as for foreign currency monetary items in general, and such exchange differences shall be calculated by translating the foreign currency amount of the transaction at the spot rate current at the balance date, or, where the hedge transaction is settled during the financial year, at the date of settlement, and by comparing the

resulting amount with that same foreign currency amount translated at the date on which the transaction took place (or, if later, the last balance date).

*For endorsed comment see -
Paragraphs (xix) - (xxi) - Hedging of foreign
currency commitments*

Specific commitments

- .33 A transaction shall only be classified as a hedge of a specific foreign currency exposure so long as it is expected that it will continue to be effective.
- .34 In respect of hedge transactions intended to hedge the purchase or sale of specific goods or services -
 - (a) exchange differences, to the extent that they occur up to the date of purchase or sale; and
 - (b) costs or gains arising at the time of entering into the transactions,

shall be deferred and included in the measurement of the purchase or sale.

*For endorsed comment see -
Paragraph (xx) - Hedges of specific commitments
Paragraphs (xxii) - (xxvi) - Specific commitments*

- .35 Exchange differences on transactions which hedge a net investment in a self-sustaining foreign operation shall be accounted for in accordance with clause .12 and then, to the extent that the net investment is hedged, shall be transferred, on consolidation, to the foreign currency translation reserve.

*For endorsed comment see -
Paragraph (xxv) - Hedging of net investment*

Examples of calculations underlying the reporting requirements in relation to foreign currency contracts are given in Appendix 2.

Use of average rates

- .50 An average or standard exchange rate may be

used as a surrogate for the rate current at the date of a transaction provided that the effect of its application in the preparation of the accounts and group accounts does not result in a material difference in any amount separately disclosed in the accounts and group accounts or in the non disclosure of material information.

Disclosures in the accounts and group accounts

Foreign exchange differences and balances

Where the information is material, the accounts and group accounts shall disclose -

- (a) without limiting the application of approved accounting standard ASRB 1001: Accounting Policies - Disclosure, the methods used in translating foreign currency transactions, including speculative transactions, and in translating the accounts and group accounts of foreign operations;
- (b) the net foreign exchange gain or loss taken to the profit and loss account for the financial year, showing separately the net gain or loss resulting from speculative dealing;
- (c) details of the nature and amount of movements in the foreign currency translation reserve which have occurred during the financial year; and
- (d) separately as at balance date in aggregate for each foreign currency the amounts payable or receivable in a foreign currency in the case of-
 - (i) current assets and current liabilities, to the extent that they are not effectively hedged; and
 - (ii) non-current assets and non-current liabilities, to the extent that they are not effectively hedged to a date at least twelve months after balance date.

For endorsed comment see -
Paragraphs (xxv) - (xxvii) - Disclosures in the accounts and group accounts

Transitional provisions

Translation of foreign currency transactions

At the commencement of the first financial year of a company to which this standard applies -

- (a) any deferred exchange differences existing in the balance sheet which, had this standard previously applied, would have been taken to the profit and loss account, shall be taken directly to the balance of retained profits or accumulated losses;
- (b) any deferred exchange differences existing in the balance sheet which, had this standard previously applied, would have been accounted for in accordance with clause .13, shall be so treated; and
- (c) no adjustment shall be made for amounts charged to the profit and loss account in previous years which, had this standard applied, would have been deferred in accordance with clauses .13, .31 or .34.

Additional disclosure during application of transitional provisions

There shall be shown separately in the accounts and group accounts any adjustments pursuant to clause .70 relating to -

- (a) retained profits or accumulated losses; and
- (b) qualifying assets.

Translation of foreign currency accounts or group accounts

Where application of the accounting standard would require the current rate method to be employed, when prior to the commencement of the application of this standard it either had not been applied or had been applied in a manner not in accordance with the definition in clause .06 -

- (a) any deferred exchange differences existing in the balance sheet at the commencement of the first financial year of a company to which this standard applies which, had this standard previously applied, would have been taken to the profit

and loss account, shall be taken directly to the balance of retained profits or accumulated losses as at that date; and

- (b) exchange differences arising from translating non-monetary assets at the current rate at balance date rather than at historical rates shall be taken directly to the foreign currency translation reserve.

- (c) recording the settlement of those monetary items.

- (iv) *At reporting dates subsequent to the transaction date, and at settlement, monetary items resulting from foreign currency transactions are translated at the exchange rates current at those dates to determine the domestic receivable or payable.*

Monetary items

- (v) *Exchange differences on foreign currency monetary items are required to be calculated by translating the foreign currency amount of the monetary item at the spot rate current at the balance date, or, where the monetary item is settled during the financial year, at the date of settlement, and by comparing the resulting amount with that same foreign currency amount translated at the date on which the original transaction took place (or, if later, the last balance date).*

- (vi) *Exchange differences relating to foreign currency monetary items [other than those covered by paragraphs (vii) and (xxii)] are to be credited/debited to the profit and loss account (as exchange gains or losses) in the financial year in which they arise; that is, when the relevant exchange rates change.*

Qualifying assets

- (vii) *The accounting standard requires certain exchange differences to be included in the cost of acquisition of qualifying assets (defined in clause .06). These differences are limited to those arising in respect of monetary items that can reasonably be attributed to the qualifying assets. Furthermore, only those differences occurring before an asset ceases to be a qualifying asset are to be included. The accounting standard does not permit exchange differences to be included in the cost of any other asset (including inventories), except for certain differences resulting from hedging transactions [refer to paragraph (xxii)]. The exchange differences to be included in the cost of qualifying assets for the financial year are the amounts that would otherwise have been credited/debited to the profit and loss account. It needs to be borne in mind when capitalising exchange differences that an asset is not to be carried at an amount in excess of its recoverable amount.*

- .73 Where application of the accounting standard would require the temporal method to be employed, when prior to the commencement of the application of this standard it had not been applied or had been applied in a manner not in accordance with the definition in clause .06, it shall be applied in the manner specified in clause .24.

COMMENTARY

Scope of standard

- (i) *This accounting standard prescribes methods of accounting for foreign currency transactions other than speculative dealing, and for the translation of the financial statements of foreign operations. Specific disclosures are required in respect of foreign currency transactions, including speculative dealings (refer to clause .60 and paragraph (xxvii)).*

Translation of foreign currency transactions

- (ii) *Foreign currency transactions need to be translated into domestic currency terms so that they can be recorded in the company's books of account. The following discussion relates to accounting for transactions which do not involve speculative dealing (refer to clause .06 for the definition of this term) and which are not hedging transactions. Hedging is specifically covered in paragraphs (xix) to (xxvi).*
- (iii) *Accounting for foreign currency transactions will involve one or more of the following stages -*
 - (a) *translation to record the transaction as at the transaction date;*
 - (b) *adjustments to monetary items (receivables or payables) resulting from the transaction to record the effect of the movements in exchange rates subsequent to the transaction date; and*

Translation of foreign currency accounts or group accounts

- (viii) *The objective of translating the accounts or group accounts of foreign operations into domestic currency terms is to enable incorporation of those accounts or group accounts into the company's accounts and group accounts.*
- (ix) *The view is taken in this accounting standard that the method used to translate foreign currency accounts or group accounts shall reflect the financial and other operational relationships which exist between the company and its foreign operations. Although these relationships will vary considerably, foreign operations are to be classified on the basis of whether the relationship normally exposes the company to exchange gains or losses. Some foreign operations are inter-related with those of the domestic operations in terms of financing, processing, marketing, distribution or other activities. Others are divorced from the domestic operations and the relationship is little more than that of investor and investee. The former category of foreign operations, termed integrated foreign operations, do expose the company to exchange gains or losses which can be measured through the translation of the accounts or group accounts of the foreign operations. The latter category, termed self-sustaining foreign operations, may, in the long run, expose the company to exchange gains or losses, but do not do so through day-to-day operations.*
- (x) *The accounting standard requires that where foreign operations are self-sustaining, the current rate method is to be used. Where the foreign operations are integrated with those of the company, the temporal method is to be used. Appendix 1 sets out illustrative examples of these methods.*

Criteria for classifying foreign operations

- (xi) *In determining whether a foreign operation is self-sustaining or integrated with a company, the governing determinant will be the effect of that operation's activities on the company's exposure to exchange gains and losses. Where, because of relative economic independence, the foreign operation's activities do not normally or materially expose the company directly to exchange gains and losses, the foreign operation is said to be self-sustaining; where this is not so, the foreign operation is said to be integrated.*

Factors which might, either individually or collectively, suggest that a foreign operation is self-sustaining include -

- (a) *the cash flows of the company are largely unaffected by the activities of the foreign operation;*
- (b) *the sale prices of the foreign operation's products or services are not materially influenced by domestic conditions and such prices are primarily determined by factors other than changes in exchange rates;*
- (c) *the foreign operation's major markets do not include the company's country;*
- (d) *the foreign operation's costs are not materially affected by domestic prices;*
- (e) *the foreign operation's day-to-day financing is not supplied by the company; and*
- (f) *there are no material inter-company transactions or other interchanges with the foreign operation in the course of normal activities.*

Artificial foreign currency contracts and transactions

- (xii) *Reporting entities may enter into contracts, or undertake other forms of transactions which result in monetary items that nominally are in the domestic currency, but which are adjusted by reference to movements in foreign exchange rates. An example of such a monetary item is a liability of the company which is denominated in domestic currency, but subject to adjustment for movements in certain exchange rates. These contracts and transactions are defined (in clause .06) as "artificial foreign currency contracts" and "artificial foreign currency transactions", respectively. Such contracts and transactions are included within the definitions (in clause .06) of "foreign currency contracts" and "foreign currency transactions", and thus are subject to the requirements of this standard.*

Self-sustaining foreign operations

- (xiii) *Application of the current rate method will give rise to exchange differences where, at balance date, the opening net assets are translated at a different exchange rate than previously applied, and/or where revenue and expense items are translated at rates other than the rate current at*

balance date.

- (xiv) *The exchange rate differences arising under the current rate method occur because of the need to prepare accounts and group accounts for a company with components in different countries. These exchange differences may bear little or no relation to gains or losses which may ultimately occur in relation to transactions within the company or group or with parties external to the company or group.*

- (xv) *The translation of the accounts or group accounts of a self-sustaining foreign operation is a means of aggregation to allow an overall view. It would be inappropriate to view any resulting translation difference as a measure of gain or loss. The accounting standard requires them to be taken directly to a separate reserve titled "foreign currency translation reserve" in the share capital and reserves section of the balance sheet. This reserve may have a debit or credit balance.*

Integrated foreign operations

- (xvi) *The activities of a foreign operation may be so closely interlinked with the activities of the company that the company is normally exposed to exchange gains and losses. In these circumstances, the foreign operation is little more than an extension of the company's own activities.*

- (xvii) *Where an integrated foreign operation (refer to definition in clause .06) exists, the objective of translation will be to incorporate the effects of the foreign operation's activities into the company's accounts and group accounts in a manner that achieves the same effect as if those activities had been entered into by the company.*

- (xviii) *Under the temporal method, non-monetary assets are translated using historical rates of exchange. They are thus incorporated into the company's accounts and group accounts at the amounts at which the company would have carried such assets had they been acquired by that company itself and not by the foreign operation. Exchange differences arise mainly from translating monetary items at current rates (i.e. in the same way as for the foreign currency monetary items of the company). The historical rate applicable when a non-current non-monetary asset has been revalued is the exchange rate current at the date of revaluation. The full amount by which the translated carrying amount of that asset is*

restated is required to be treated as a revaluation increment or decrement, as appropriate, and accounted for in accordance with Approved Accounting Standard ASRB 1010: Accounting for the Revaluation of Non-Current Assets.

HEDGING

Hedging of foreign currency commitments

- (xix) *The risks associated with changes in exchange rates may be limited by entering into hedging transactions. These transactions may involve foreign currency contracts (for example, forward contracts, hedge contracts, futures contracts, foreign currency options) or other foreign currency transactions (for example, borrowing in a currency in which a matching receivable is held). Hedging transactions can be classified between those relating to specific commitments [refer to paragraph (xx)] and those designed to cover overall net actual or anticipated foreign currency exposures (or some proportion thereof).*

- (xx) *Hedges of specific commitments include those relating to the establishment of-*

- (a) *the price of particular goods or services to be purchased or sold;*
- (b) *the number of units of currency (for example, units of the domestic currency) to be paid or received in respect of a foreign currency payable or receivable; and, on occasions,*
- (c) *the number of units of currency (for example, units of the domestic currency) committed to the net investment in a self-sustaining foreign operation.*

Under the accounting standard a hedge transaction can only be treated as a hedge of a specific commitment so long as it continues to be expected to be effective. Where a transaction is undertaken with the objective of hedging a specific commitment, or, where subsequent to a transaction taking place it is deemed to be a hedge of a specific commitment, it would be expected that the company would, at the time the hedge is considered to have occurred, specifically designate the transaction as such by making a formal record of the designation in the company's records.

- (xxi) *With the exception of hedge transactions of the*

type contemplated in paragraph (xx)(a) any exchange differences arising on hedge transactions (whether they relate to specific commitments or otherwise) are to be brought to account in the profit and loss account in the financial year in which they arise (that is, when the relevant exchange rates change). Any costs or gains arising at the time of entering into hedge transactions, including in the case of a foreign currency contract any cost or gain resulting from a discount or premium, are to be accounted for separately from the exchange differences on the hedge transactions and, except where the transactions are of the type referred to in paragraph (xx)(a), are to be brought to account in the profit and loss account over the lives of the hedge transactions.

Specific commitments

(xxii) Where a hedge transaction of the type referred to in paragraph (xx)(a) occurs, the gain or loss on that hedging transaction up to the date of purchase or sale, and any costs or gains arising at the time of entering into that transaction, are to be deferred and included in the measurement of the purchase or sale transaction. For example, a gain on a foreign currency contract undertaken to fix the domestic price of a piece of equipment, say at the price current at the time of order, would be deferred and offset against the translated price of the equipment at the time of acquisition. If the hedging transaction extends beyond the time of purchase or sale, clause .30 (see paragraph (xx)) will apply since it will be a monetary item that is then being hedged. This is illustrated in Appendix 2.

(xxiii) Where a foreign currency monetary item is hedged by a foreign currency monetary asset or liability, or by a foreign currency contract, gains or losses on the hedging item will be calculated by reference to movements in spot rates, as will the gains or losses on the hedged monetary item.

(xxiv) A further manner in which a foreign currency monetary item might be hedged is by swapping or exchanging repayment schedules with another party. This will usually involve the company in an arrangement cost and will either effectively change the foreign currency in which exposure to exchange rate changes will occur or, if the swap leads to adoption of a domestic currency repayment schedule, elimination of such exposure. A contingency may exist in respect of the original

repayment schedule in the event of a default. Once a swap is in place the company is to account for exchange gains and losses (if any) on the adopted monetary item [in the normal manner, as set out in paragraphs (v) to (vii)] and to bring the arrangement cost to account by deferral and amortisation to the profit and loss account over the life of that adopted item.

(xxv) If a hedge transaction is entered into in relation to the net investment in a self-sustaining foreign operation, gains or losses on the hedge are to be brought to account in the year of the transaction then, to the extent that the net investment is hedged, be transferred, on consolidation, to the foreign currency translation reserve. The effect of this will be to offset, in the company's or group accounts, the exchange differences on the hedge transaction against the exchange differences arising from the translation of the accounts or group accounts of the foreign operation.

(xxvi) Companies may choose to borrow in a currency in which they will have foreign currency revenue available from which to meet instalments and/or settlement of that borrowing. On occasions they may be able to arrange foreign currency revenue to be available for an existing commitment in that currency. The accounting standard requires that where entities match cash flows in this manner they are still to account separately for the revenue and any exchange gains or losses on the commitment in the normal manner as specified in clauses .30 and .32.

OTHER SPECIFIC ISSUES

Net investment

(xxvii) In relation to a self-sustaining foreign operation, it is to be noted that the definition of net investment (clause .06) includes "any long-term intra-group balances related to the acquisition or financing of that operation". Exchange differences arising on such balances need to be accounted for, as prescribed in clause .12, and then transferred, on consolidation, to the "foreign currency translation reserve". This is because the intra-group balances involved are of the nature of equity finance.

Foreign investments accounted for by the equity method

(xxix) Where an investment in a foreign associated company is accounted for by the equity method,

the accounts or group accounts of that company would need to be translated into domestic currency terms prior to application of the equity method. (Attention is drawn to NCSC Practice Note 340 on Equity Accounting effective 27 July, 1987.)

Differing balance dates

- (xxx) When the accounts or group accounts of a foreign operation are prepared as at a date which differs from the balance date of the company, the "current rate" to be used to translate those accounts or group accounts (or parts thereof) is the rate in effect at the balance date of the company. (Attention is drawn to S268 of the Code relating to the financial years of grouped companies.)

Minority interests

- (xxxi) Any minority interests in a foreign subsidiary would need to be calculated after the subsidiary's accounts or group accounts have been translated.

Temporal method - recoverable amount

- (xxxi) Where the temporal method is employed, non-monetary assets will be translated at historical rates. There may be instances where the translated carrying amount of an asset exceeds its translated recoverable amount. For example, inventories translated at historical exchange rates may exceed their foreign currency net realisable value translated at the current rate at balance date. If so, a write-down is to be brought to account in the translated accounts or group accounts. This could occur in spite of the recoverable amount of the asset exceeding its carrying amount in the foreign currency accounts or group accounts. It is also possible that a write-down could have occurred in the foreign currency accounts or group accounts which will need to be reversed in the translated accounts or group accounts.

Summary of sources and applications of funds

- (xxxi) When a foreign operation prepares a summary of sources and applications of funds, and that summary is to be incorporated in a similar summary for the company or group, the exchange rates to be employed are those which have been used to translate corresponding or related amounts in the balance sheet and profit and loss account.

Use of averages or other methods of approximation

- (xxxi) The accounting standard concentrates on specifying the rates relevant to various aspects of translation. Average or standard rates that approximate the relevant rates may well be employed for practical reasons. This will be a matter for judgement by management and will involve considerations of materiality.

Disclosures in the Accounts and Group Accounts

- (xxxi) Clause .60 of the accounting standard requires disclosure of some of the effects of changes in exchange rates upon the accounts and group accounts. Companies are encouraged to disclose additional information to supplement these disclosures so as to enable an assessment of the overall effects of changes in exchange rates during the financial year on the accounts and group accounts. In particular, companies are encouraged to disclose the effects on the accounts and group accounts of the company having received foreign currency sales revenues during the financial year and having undertaken foreign currency purchases during the financial year.
- (xxxi) Clause .60 also requires disclosure of monetary items that have not been effectively hedged at balance date to their maturity or for at least twelve months from balance date. This information is required in aggregate for each foreign currency, separated into amounts payable and receivable. This disclosure is intended to provide an indication of the exposure of the company at balance date to the risks of changes in foreign exchange rates. Companies are encouraged to supplement this disclosure with an outline of the company's policy in respect of hedging monetary items and other matters relevant to an assessment of the company's exposure to movements in exchange rates.
- (xxxi) For those entities engaged in speculative dealing [refer to clause .06], clause .60 requires disclosure, where material, of the methods used in translating the transactions involved (for example, whether resulting monetary balances and gains or losses have been determined by reference to movements in forward rates) and the net gain or loss on such dealing taken to the profit and loss account for the financial year.

APPENDIX 1

TRANSLATION OF ACCOUNTS OR GROUP ACCOUNTS OF FOREIGN OPERATIONS

Introduction

This appendix, which does not form part of the approved accounting standard, illustrates the translation of the accounts or group accounts of a foreign operation when it is:

- (a) an integrated foreign operation; and
- (b) a self-sustaining foreign operation.

Data

Investor Company Ltd. formed Subsidiary Company Ltd., a foreign operation, on 30 June 19X0. It subscribed the issued capital of \$FC100,000 and raised a further \$FC200,000 in the form of a 5 year loan (repayable in 5 equal annual instalments on 30 June of each year). Non-current assets of \$FC201,701 were also acquired on 30 June 19X0.

At 30 June 19X0 the translation of the balance sheet of Subsidiary Company would be performed in the same manner under either the temporal method (used for integrated foreign operations) or the current rate method (used for self-sustaining foreign operations). This is because exchange rates had not changed (i.e. historical and current rates were the same at that time).

The exchange rate at 30 June 19X0 is \$FC1.0 = \$A1.7.

As there had been no transaction affecting the profit and loss account by 30th June 19X0, only the balance sheet is dealt with below.

SUBSIDIARY COMPANY

BALANCE SHEET AS AT JUNE 30 19X0

	\$FC	EXCHANGE RATE	\$A
SHARES CAPITAL & RESERVES			
<i>Paid-up Capital</i>	<u>100,000</u>	1.70	<u>170,000</u>
CURRENT LIABILITIES			
<i>Loan</i>	40,000	1.70	68,000
NON-CURRENT LIABILITIES			
<i>Loan</i>	<u>160,000</u>	1.70	<u>272,000</u>
<i>Total Liabilities</i>	<u>200,000</u>		<u>340,000</u>
TOTAL	<u>\$300,000</u>		<u>\$510,000</u>
CURRENT ASSETS			
<i>Cash</i>	<u>98,299</u>	1.70	<u>167,108</u>
NON-CURRENT ASSETS			
<i>Plant & Equipment</i>	70,550	1.70	119,935
<i>Land</i>	21,111	1.70	35,889
<i>Buildings</i>	<u>110,040</u>	1.70	<u>187,068</u>
	<u>201,701</u>		<u>342,892</u>
TOTAL	<u>\$300,000</u>		<u>\$510,000</u>

At 30 June 19X0, Investor Company would have consolidated the above balance sheet, under either the temporal or the current rate method, by simply eliminating the issued capital of Subsidiary Company against its investment in that company and aggregating all remaining line items (this is demonstrated below for the following year).

YEAR ENDED 30 JUNE 19X1

The exchange rates relevant to translating Subsidiary Company's accounts for the year ended 30 June 19X1 are as follows:

<i>30 JUNE 19X1</i>	<i>\$FC1.0 = \$A2.0</i>
<i>Average rate for the year</i>	<i>\$FC1.0 = \$A1.8</i>

Inventory on hand at the end of that financial year was acquired when the exchange rate was \$FC1.0 = \$A1.95

The consolidation worksheets for the two companies are shown in Schedule 1 (integrated foreign operation) and Schedule 2 (self-sustaining foreign operation) for the financial year ending 30 June 19X1.

APPENDIX 1 (cont) SCHEDULE 1

INTEGRATED FOREIGN OPERATION
BALANCE SHEETS AT 30 JUNE 19X1

	INVESTOR COY. \$A	SUBSIDIARY COY. \$FC	EXCHANGE RATE	SUBSIDIARY COY. \$A	ADJUSTMENT DR. CR.	GROUP \$A
SHARE CAPITAL & RESERVES						
Paid-up Capital	850,000	100,000	1.70	170,000	170,000	850,000
Retained Profits	<u>675,000</u>	<u>59,538</u>	See P&L	<u>87,983</u>		<u>762,983</u>
Total	<u>1,525,000</u>	<u>159,538</u>		<u>257,983</u>		<u>1,612,983</u>
CURRENT LIABILITIES						
Trade Creditors	5,675	28,900	2.00	57,800		63,475
Provision for Income Tax	195,314	50,717	2.00	101,434		296,748
Loan	-	<u>40,000</u>	2.00	<u>80,000</u>		<u>80,000</u>
Total	<u>200,989</u>	<u>119,617</u>		<u>239,234</u>		<u>440,234</u>
NON-CURRENT LIABILITIES						
Loan	<u>300,000</u>	<u>120,000</u>	2.00	<u>240,000</u>		<u>540,000</u>
Total Liabilities	<u>500,989</u>	<u>239,617</u>		<u>479,234</u>		<u>980,234</u>
TOTAL	<u>\$2,025,989</u>	<u>\$399,155</u>		<u>\$737,217</u>		<u>\$2,693,206</u>
CURRENT ASSETS						
Cash at Bank	67,589	78,011	2.00	156,022		223,611
Trade Debtors	45,000	45,000	2.00	90,000		135,000
Inventories	<u>55,000</u>	<u>87,000</u>	1.95	<u>169,650</u>		<u>224,650</u>
Total	<u>167,589</u>	<u>210,011</u>		<u>415,672</u>		<u>583,861</u>
NON-CURRENT ASSETS						
Plant & Equipment (net)	1,150,000	63,495	1.70	107,941		1,257,941
Land	330,314	21,111	1.70	35,889		366,203
Buildings (net)	208,086	104,538	1.70	177,715		385,801
Investment in Subsidiary	170,000	-		-	170,000	-
Total	<u>1,858,400</u>	<u>189,144</u>		<u>321,545</u>		<u>2,009,945</u>
TOTAL ASSETS	<u>\$2,025,989</u>	<u>\$399,155</u>		<u>\$737,217</u>		<u>\$2,693,206</u>

APPENDIX 1 (cont) SCHEDULE 1 (cont)

INTEGRATED FOREIGN OPERATION
PROFIT AND LOSS STATEMENTS FOR YEAR ENDED 30 JUNE 19X1

	INVESTOR COY. #A	SUBSIDIARY COY. #FC	EXCHANGE RATE	SUBSIDIARY COY. #A	ADJUSTMENT DR. CR.	GROUP #A
Sales	<u>1820,000</u>	<u>1118,850</u>	1.80	<u>1807,230</u>		<u>11,727,230</u>
Less: Cost of Goods Sold						
Opening Inventory	71,000	-		-		71,000
Purchases	<u>345,000</u>	<u>271,000</u>	1.80	<u>487,800</u>		<u>832,800</u>
	416,000	271,000		487,800		903,800
Closing Inventory	<u>55,000</u>	<u>87,000</u>	1.95	<u>169,650</u>		<u>224,650</u>
	<u>361,000</u>	<u>184,000</u>		<u>318,150</u>		<u>679,150</u>
Gross Profit	<u>622,000</u>	<u>284,850</u>		<u>489,780</u>		<u>1,118,780</u>
Less: Expenses						
Administrative	34,000	62,000	1.80	111,600		145,600
Selling	45,000	80,038	1.80	144,068		189,068
Depreciation	125,404	12,557	1.70	21,347		146,751
Foreign Exchange Translation Loss			See W/S 1.1	<u>33,421</u>		<u>33,421</u>
	<u>204,404</u>	<u>154,595</u>		<u>310,506</u>		<u>514,910</u>
Operating Profit Before Income Tax	434,596	110,255		179,274		603,870
Income Tax Expense	<u>125,314</u>	<u>50,717</u>	1.80	<u>91,291</u>		<u>286,405</u>
	229,282	59,538		87,983		317,265
Retained Profit 1/7/X0	<u>445,718</u>	-		-		<u>445,718</u>
Retained Profit 30/6/X1	<u>1675,000</u>	<u>159,538</u>		<u>187,983</u>		<u>1,762,983</u>

INTEGRATED FOREIGN OPERATION

Introduction to Worksheets

Under the temporal method foreign exchange gains or losses will arise in respect of monetary items. They will arise where exchange rates relevant to monetary items appearing in the previous financial year's balance sheet change in the current financial year and when exchange rates used in translating those elements of the profit and loss account involving monetary items differ from the rates applied in the current financial year's balance sheet in respect of those monetary items.

WORKSHEET 1.1 - FOREIGN EXCHANGE TRANSLATION LOSS

Net monetary items at 30 June 19X0	<u>\$FC</u>	Current Rate less Previous Rate Used	Translation Gain (Loss) <u>\$A</u>
- Loan (200,000)			
- Cash <u>98,299</u>	(101,701)	2.00 - 1.70	(30,510)
Add: Increase in net monetary items from:			
- Sales	448,850	2.00 - 1.80	89,770
Less: Decrease in net monetary items from:			
- Purchases (271,000)	(271,000)	2.00 - 1.80	(54,200)
- Expenses (except dep'n) (142,038)	(142,038)	2.00 - 1.80	(28,408)
- Income tax provided <u>(50,717)</u>	<u>(50,717)</u>	2.00 - 1.80	<u>(10,143)</u>
Net monetary items at 30 June 19X1			
- Monetary Liabilities (239,617)			
- Monetary Assets <u>123,011</u>	<u>\$116,606</u>	Translation loss	<u>\$(33,491)</u>

Note that this accounts for all monetary items and changes in monetary items, including the long term loan.

APPENDIX 1 (cont)
SCHEDULE 1 (cont)

WORKSHEET 1.2 - DEPRECIATION

	\$FC COST	DEPRECIATION RATE	\$FC DEPRECIATION	\$FC WDV		
ASSET \$FC						
Plant & Equipment	70,550	0.10	7,055	63,495		
Buildings	<u>110,040</u>	0.05	<u>5,502</u>	<u>104,538</u>		
	<u>\$180,590</u>		<u>\$12,557</u>	<u>\$168,033</u>		
ASSET \$A	\$FC COST	HISTORICAL EXCHANGE RATE	\$A COST	DEPRECIATION RATE	\$A DEPRECIATION	\$A WDV
Plant & Equipment	70,550	1.70	119,935	0.10	11,994	107,941
Buildings	<u>110,040</u>	1.70	<u>187,068</u>	0.05	<u>9,353</u>	<u>177,715</u>
	<u>\$180,590</u>		<u>\$307,003</u>		<u>\$21,347</u>	<u>\$285,656</u>

APPENDIX 1 (cont) SCHEDULE 2

SELF-SUSTAINING FOREIGN OPERATION
BALANCE SHEETS AT 30 JUNE 19X1

	INVESTOR COY. \$A	SUBSIDIARY COY. \$PC	EXCHANGE RATE	SUBSIDIARY COY. \$A	ADJUSTMENT DR. CR.	GROUP \$A
SHARE CAPITAL & RESERVES						
Paid-up Capital	850,000	100,000	1.70	170,000	170,000	850,000
Foreign Currency Translation Reserve -	-	-	See W/S 2.1	28,858		28,858
Retained Profits	675,000	59,538	See P&L	120,218		795,218
Total	<u>1,525,000</u>	<u>159,538</u>		<u>319,076</u>		<u>1,674,076</u>
CURRENT LIABILITIES						
Trade Creditors	5,675	28,900	2.00	57,800		63,475
Provision for Income Tax	195,314	50,717	2.00	101,434		296,748
Loan	-	40,000	2.00	80,000		80,000
Total	<u>200,989</u>	<u>119,617</u>		<u>239,234</u>		<u>440,233</u>
NON-CURRENT LIABILITIES						
Loan	300,000	120,000	2.00	240,000		540,000
TOTAL LIABILITIES	<u>500,989</u>	<u>239,617</u>		<u>479,234</u>		<u>980,233</u>
Total	<u>\$2,025,989</u>	<u>\$399,155</u>		<u>\$798,310</u>		<u>\$2,654,299</u>
CURRENT ASSETS						
Cash at Bank	67,589	78,011	2.00	156,022		223,611
Trade Debtors	45,000	45,000	2.00	90,000		135,000
Inventories	55,000	87,000	2.00	174,000		229,000
Total	<u>167,589</u>	<u>210,011</u>		<u>420,022</u>		<u>582,611</u>
NON-CURRENT ASSET						
Plant & Equipment (net)	1,150,000	63,495	2.00	126,990		1,276,990
Land	330,314	21,111	2.00	42,222		372,536
Buildings (net)	208,086	104,538	2.00	209,076		417,162
Investment in Subsidiary	170,000	-		-	170,000	-
Total	<u>1,858,400</u>	<u>189,144</u>		<u>378,288</u>		<u>2,006,688</u>
TOTAL ASSETS	<u>\$2,025,989</u>	<u>\$399,155</u>		<u>\$798,310</u>		<u>\$2,654,299</u>

APPENDIX 1 (cont) SCHEDULE 2 (cont)

SELF-SUSTAINING FOREIGN OPERATION
PROFIT AND LOSS STATEMENTS FOR YEAR ENDED 30 JUNE 19X1

	INVESTOR COY. #A	SUBSIDIARY COY. #FC	EXCHANGE RATE	SUBSIDIARY COY. #A	ADJUSTMENT DR. CR.	GROUP #A
Sales	<u>4990,000</u>	<u>4448,850</u>	1.80	<u>4807,230</u>		<u>41,787,230</u>
Less: Cost of Goods Sold						
Opening Inventory	71,000	-		-		71,000
Purchases	<u>345,000</u>	<u>271,000</u>	1.80	<u>487,800</u>		<u>832,800</u>
	416,000	271,000		487,800		903,800
Closing Inventory	<u>55,000</u>	<u>87,000</u>	1.95	<u>169,650</u>		<u>224,650</u>
	<u>361,000</u>	<u>184,000</u>		<u>318,150</u>		<u>679,150</u>
Gross Profit	<u>629,000</u>	<u>264,850</u>		<u>489,780</u>		<u>1,118,780</u>
Less: Expenses						
Administrative	34,000	62,000	1.80	111,600		145,600
Selling	45,000	80,038	1.80	144,068		189,068
Depreciation	<u>125,404</u>	<u>12,557</u>	1.80	<u>22,603</u>		<u>148,007</u>
	<u>204,404</u>	<u>154,595</u>		<u>278,271</u>		<u>482,675</u>
Operating Profit Before Income Tax	424,596	110,855		211,509		636,105
Income Tax Expense	<u>125,314</u>	<u>50,717</u>	1.80	<u>91,281</u>		<u>286,605</u>
Operating Profit	299,282	59,538		120,218		349,500
Retained Profit 1/7/X0	<u>445,718</u>	-		-		<u>445,718</u>
Retained Profit 30/6/X1	<u>4675,000</u>	<u>4,59,538</u>		<u>4120,218</u>		<u>4785,218</u>

APPENDIX 1 (cont) SCHEDULE 2 (cont)

SELF-SUSTAINING FOREIGN OPERATION
Introduction to Worksheets

Exchange differences arise under the current rate method whenever the exchange rate employed in translating the balance sheet at the end of a financial year differs from that employed for the previous financial year's balance sheet and/or from the rate/s employed in translating the current financial year's profit and loss statement.

WORKSHEET 2.1 - MOVEMENT IN FOREIGN CURRENCY TRANSLATION RESERVE

Opening Net Assets times	\$FC100,000	
change in exchange rate		
\$FC1.0 = \$A1.7/\$FC1.0 = \$A2.0	0.30	30,000
Change in Net Assets	<u>\$FC 59,538</u>	
at \$FC1.0 = \$A2.0 (current rate)	119,076	
Per Profit and Loss Statement	<u>120,218</u>	(1,142)
Total Movement		<u>\$A28,858</u>

WORKSHEET 2.2 - DEPRECIATION

ASSET \$FC	\$FC COST	DEPRECIATION RATE	\$FC DEPRECIATION	\$FC WDV		
Plant & Equipment	70,550	0.10	7,055	63,495		
Buildings	<u>110,040</u>	0.05	<u>5,502</u>	<u>104,538</u>		
	<u>180,590</u>		<u>\$12,557</u>	<u>\$168,033</u>		
ASSET \$A	\$FC COST	CURRENT EXCHANGE RATE	\$A COST	DEPRECIATION RATE	ACCUMULATED \$A DEPRECIATION	\$A WDV
Plant & Equipment	70,550	2.00	141,100	0.10	14,110	126,990
Buildings	<u>110,040</u>	2.00	<u>220,080</u>	0.05	<u>11,004</u>	<u>209,076</u>
	<u>\$180,590</u>		<u>\$361,180</u>		<u>\$25,114</u>	<u>\$336,066</u>

Note that in the profit and loss statement the depreciation charge has been translated at the average rate (1.8) rather than the closing rate (2.0). This is because depreciable assets are assumed to have been consumed evenly throughout the year.

APPENDIX 2

ACCOUNTING FOR FOREIGN CURRENCY CONTRACTSIntroduction

This appendix illustrates the calculations underlying the requirements of the accounting standard in relation to foreign currency contracts. The Appendix does not form part of the accounting standard.

Data

Importer Company Ltd. on 30 April 19X0 purchased inventories costing \$FC95,000 on trade credit. Payment was due in 3 months (i.e. on 31 July 19X0). At the time of purchase the following exchange rate (the spot rate) applied:

\$FC1 = \$A1 (Spot Rate 30 April 19X0)

On 30 June 19X0, Importer Company Ltd's reporting date, the following spot rate applied:

\$FC1 = \$A1.10 (Spot Rate 30 June 19X0)

When the creditor was paid for his goods on 31 July 19X0 the rate had moved to:

\$FC1 = \$A1.12 (Spot Rate 31 July 19X0)

Journal Entries for Purchase of Inventories

If the above purchase were made on an unhedged basis the following entries would apply:

		Dr.	Cr.
30 April 19X0	Dr Inventories	95,000	
	Cr Trade Creditor		95,000
	(Purchase of inventories costing \$FC95,000 when the spot rate was \$FC1 = \$A1)		
30 June 19X0	Dr Foreign Currency Exchange Loss	9,500	
	Cr Trade Creditor		9,500
	(Recognition of foreign exchange loss on trade credit outstanding (\$FC95,000) when the spot rate moved from \$FC1 = \$A1 to \$FC1 = \$A1.10)		
31 July 19X0	Dr Foreign Currency Exchange Loss	1,900	
	Cr Trade Creditor		1,900
	(Recognition of further foreign exchange loss on trade credit outstanding when the spot rate moved from \$FC1 = \$A1.10 to \$FC1 = \$A1.12)		
31 July 19X0	Dr Trade Creditor	106,400	
	Cr Cash at Bank		106,400
	(Payment of Trade Creditor)		

FOREIGN CURRENCY CONTRACT

Importer Company may have entered into a foreign currency contract to hedge the above specific commitment. It may have entered into that contract to:

- (a) determine the purchase price of the inventories; and or,
- (b) to limit its exposure to exchange rate movements in respect of the liability to the trade creditor.

Further Data

At the time of ordering the inventories on 31 March 19X0 Importer Company Ltd. was given a firm price of \$FC95,000 (when the spot rate was \$FC1 = \$A0.95). Importer Company was concerned to limit its exposure to exchange rate movements. Accordingly, it entered into a foreign currency contract (at a forward rate of \$FC1 = \$A0.97) on 31 March for the purchase of \$FC95,000 for delivery on 31 July 19X0

Calculations

Cost of Entering Foreign Currency Contract

(a) At time of entry

- spot rate \$FC1 = \$A0.95
- forward rate \$FC1 = \$A0.97

(b) Number of units of foreign currency to be purchased

- \$FC95,000

(c) Cost of contract

- \$FC95,000 x 0.02
- \$A1900

Note: under clause .34 of the Accounting Standard this cost would be deferred and included in the cost of the related inventories.

APPENDIX 2 (cont)

Calculation of Exchange Gains on Foreign Currency Contract

(a) At 30 April 19X0

- spot rate at 31 March 19X0 \$FC1 = \$A0.95
- spot rate at 30 April 19X0 \$FC1 = \$A1.00

(b) Gain on contract to 30 April 19X0

- \$FC95,000 x 0.05
- \$A4750

Note: under clause .34 of the accounting standard this gain would form part of the net cost of the related inventories.

(c) At 30 June 19X0 the spot rate had moved to \$FC1 = \$A1.10

(d) Gain on contract from 30 April to 30 June 19X0

- \$FC95,000 x 0.10
- \$A9500

Note: under clause .30 of the accounting standard this gain on the foreign currency contract would be credited to the profit and loss account. However, it would be offset by an equivalent loss on the underlying transaction (i.e. the purchase). The trade creditor would have been raised at 30 April (\$FC95,000 x 1.0 = \$A95,000) and at 30 June would have needed restating to \$FC95,000 x 1.1 = \$A104,500 (yielding a loss of \$A9,500).

(e) Gain on contract from 30 June to 31 July 19X0

- \$FC95,000 x 0.02
- (\$FC1 = \$A1.10; \$FC1 = \$A1.12)
- \$A1900

Note: As for (d) above. Would be a gain offset by equivalent loss on trade creditor of \$A1,900.

SUMMARY**(a) Unhedged Purchase**

- Inventories brought to account at
\$A95,000 (\$FC95,000 x 1.0)
- Foreign exchange loss (P & L) \$A9,500

(b) Hedged Purchase

- Inventories brought to account at
\$A92,150 (\$A95,000 plus \$1900 for cost of
entering contract less \$4,750 gain on con-
tract to 30 April 19X0)
- Gains and losses taken to the P & L would
offset each other completely.

Commentary

It should be noted that under the hedged purchase the cost arising at the time of entering into the foreign currency contract (that is, resulting from the premium of \$A0.02), together with the gain arising under the contract up until the purchase, were included in the measurement of the cost of the inventories.

Subsequently the foreign currency contract was hedging a foreign currency liability. Gains under the contract offset losses on the trade creditor.

Hedging Net Exposure

If the foreign currency contract illustrated above had been for hedging a net foreign currency exposure, the only difference in accounting for the contract would have been that the gain derived prior to the acquisition of the inventories, and the cost arising at the time of entering into the contract, would have been taken to the profit and loss account. The gain would have been immediately credited to that account and the cost would have been deferred in the balance sheet and amortised to the profit and loss account over the 4 month life of the foreign currency contract.



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>Air Navigation Act 1920</i>	Air Navigation Regulations (Amendment)	No. 207, 1987
<i>Fisheries Levy Act 1984</i>	Fisheries Levy (Southern Bluefin Tuna Fishery) Regulations (Amendment)	No. 214, 1987
<i>Fisheries Levy Act 1984</i>	Fisheries Levy Regulations	No. 215, 1987
<i>Trade Practices Act 1974</i>	Trade Practices (Primary Products Exemptions) Regulations (Amendment)	No. 216, 1987
<i>Passports Act 1938</i>	Passports Regulations (Amendment)	No. 217, 1987
<i>Bounty (Computers) Act 1984</i>	Bounty (Computers) Regulations (Amendment)	No. 218, 1987
<i>Australian Capital Territory Supreme Court Act 1933</i>	Rules of the Supreme Court of the Australian Capital Territory (Amendment)	No. 219, 1987
<i>Radiocommunications Act 1983</i>	Standard Under the Radiocommunications Act 1983	No. 220, 1987
<i>Migration Act 1958</i>	Migration Regulations (Amendment)	No. 221, 1987



Excise Act 1901

**NOTICE OF INTENTION TO PROPOSE EXCISE
TARIFF ALTERATION**

Notice No. 11 (1987)

IN pursuance of section 160B of the *Excise Act 1901*, I, HAROLD JOSEPH MCMAHON, delegate of the Comptroller-General of Customs, hereby give notice that it is intended within seven sitting days of the House of Representatives after the date of publication of this notice in the *Gazette*, to propose in the Parliament an Excise Tariff alteration in accordance with the particulars specified in the Schedule to this notice and operating on and from 1 October 1987.

THE SCHEDULE

Alteration to the Schedule to the *Excise Tariff Act 1921*

by omitting paragraph 17C2 and substituting the following paragraph:

"17C2 Other \$13.21 per kilolitre".

Dated this 29th day of September 1987.

H. J. MCMAHON

Delegate of the Comptroller-General of Customs



COMMONWEALTH OF AUSTRALIA

Liquefied Petroleum Gas (Grants) Act 1980

I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, pursuant to section 6A (3) of the *Liquefied Petroleum Gas (Grants) Act 1980* hereby determine that the wholesale price of liquefied petroleum gas sold on or after the day on which this determination comes into force shall be \$202.84 per tonne.

This determination shall come into force on 1 October 1987.

Dated 28 September 1987.

JOHN KERIN

Minister of State for Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

Excise Tariff Act 1921

DETERMINATION UNDER SUB-SECTION 6B (11)

I, JOHN CHARLES KERIN, Minister of State for Primary Industries and Energy, having regard to:

(a) the price, or prices, at which imported stabilised 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 \$170.01 per kilolitre is to be, from 1 October 1987, the Import Parity Price of Bass Strait stabilised crude petroleum oil for the purposes of section 6B of that Act.

Dated 30 September 1987.

JOHN KERIN

Minister of State for Primary Industries and Energy

COMMONWEALTH OF AUSTRALIA

PRICES FOR STABILISED CRUDE (OTHER THAN STABILISED 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 stabilised 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	Column 2	Column 3
Item	Stabilised crude petroleum oil	Amount per kilolitre
		\$
1	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from an oil production area at Barrow Island and delivered to the port of Kwinana in Western Australia.	169.68
2	Stabilised crude petroleum oil entered for home consumption on or after 1 October 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.	174.77
3	Stabilised crude petroleum oil entered for home consumption on or after 1 October 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.	164.54
4	Stabilised crude petroleum oil entered for home consumption on or after 1 October 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.	171.05
5	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from the Jackson and Tintaburra areas and delivered to the port of Brisbane in Queensland.	174.87
6	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from an oil production area in the Canning Basin and delivered to the port of Kwinana in Western Australia.	166.01

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
<i>Item</i>	<i>Stabilised crude petroleum oil</i>	<i>Amount per kilolitre</i>
		\$
7	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from the Mereenie area in the Amadeus Basin and delivered to the port of Port Stanvac in South Australia.	168.21
8	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from the Mount Horner area in the Perth Basin and delivered to the port of Kwinana in Western Australia.	160.27
9	Stabilised crude petroleum oil entered for home consumption on or after 1 October 1987 produced from petroleum obtained from the Varanus area and delivered to the port of Kwinana in Western Australia.	172.10



NOTIFICATION OF THE MAKING OF STATUTORY RULES

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<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>Banks (Shareholdings) Act 1972</i>	Banks (Shareholdings) Regulations (Amendment)	No. 208, 1987



Australian Meat and Live-stock Corporation Act 1977

NOTIFICATION OF MAKING OF ORDERS

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

<i>Section of Act under which Order made</i>	<i>Order relates to</i>	<i>Title of Order</i>	<i>Distinguishing number of Order</i>
16H	Meat	Cessation of 1987 quota meat shipments to the U.S.A.	M 37/87



**Commonwealth
of Australia**

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SPECIAL

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<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>Naval Defence Act 1910</i>	Naval Establishments (Public Areas) Regulations (Repeal)	No. 209, 1987
<i>Maternity Leave (Commonwealth Employees) Act 1973</i>	Maternity Leave (Commonwealth Employees) Regulations (Amendment)	No. 210, 1987
<i>Long Service Leave (Commonwealth Employees) Act 1976</i>	Long Service Leave (Commonwealth Employees) Regulations (Amendment)	No. 211, 1987
<i>Excise Act 1901</i>	Excise Regulations (Amendment)	No. 212, 1987
<i>Ships (Capital Grants) Act 1987</i>	Ships (Capital Grants) Regulations	No. 213, 1987