

Gazette

No. GN 33, Wednesday, 16 December 1987

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GOVERNMENT NOTICES

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The date of publication of this Gazette is 16 December 1987.

VARIATION TO ADVERTISING RATES FOR SPECIAL GAZETTES

The advertising rates for Special Gazettes will change as from 1 January 1988. The charge will be the same as that applied to publishing notices in the Government Notices Gazette PLUS a set fee of \$100,00 to cover the production costs.

For further information contact the Gazette Officer (062) 95 4657.

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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Copy will be returned unpublished if not submitted in accordance with these requirements.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) 212 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.

Variation of closing times

CHRISTMAS/NEW YEAR PERIOD

Commonwealth of Australia Gazette

The last regular Gazette for 1987 will be the Public Service issue to be published on 24 December 1987 with normal closing times. There will be no regular issues of the Gazette on 29 December 1987, 30 December 1987, 31 December 1987, 5 January 1988, 6 January 1988 and 7 January 1988. The Government Notices Gazette of 13 January will have normal closing times:

Friday, 8 January 1988, at 10.00 a.m.

Departments are requested to note the dates upon which regular issues will not appear and to make every effort to avoid the need for SPECIAL ISSUES during the holiday period by making arrangements for all necessary administrative and executive material to be gazetted by Tuesday, 22 December 1987. Where possible, all other material should be held over until the first regular issue of 1988.

N.N.-8743099

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.

Gazette number	Date of publication	Subject
PI	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 unde 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 and 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 Ord nance 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 Quotas Allocations—Cheese—1 June 1987 to 19 Augus 1987
P32	1.9.87	Customs (Import Licensing) Regulations
P33	11.9.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982
P34	7.12.87	List of Authorised Celebrants as at 1 January 1987
P35	9.11.87	Wildlife Protection (Regulation of Exports and Imports) Act 1982

Special Information

NOTICES UNDER THE INDEPENDENT AIR FARES COMMITTEE ACT 1981

Operator and Reference	Section of Act	Date notified
Decision		
ANSETT AIRLINES OF AUSTRALIA (D164/87)	17 (4)	27.11.87

Approval to offer backloading return fares on the Coolangatta-Sydney/Melbourne routes at 48.8%/49.1% discount (respectively) off the normal economy fares available during the period 23 December 1987 to 13 January 1988 under specified conditions as proposed by the operator.

Approval on basis of estimates provided by the operator that the discount fare will generate additional traffic and improve profitability.

CA011013 CR\$

N.N.-8743101

NOTICE OF CREATION OF STATUTORY LIEN IN RESPECT OF CERTAIN AIRCRAFT

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

Lien No.	Date and time created (EDST)	Description and registration	Payable by
00469	10 December 1987, 9.26 a.m.	Cessna 182P, VH-IQW	Platts Engineering Pty Ltd P.O. Box 434,
00470	10 December 1987, 11.53 a.m.	Bell 206B, VH-MXW	Queanbeyan, N.S.W. 2620 Helicruise Pty Ltd, P.O. Box 30,
00471	10 December 1987, 11.56 a.m.	Piper PA60-601p, VH-JIB	Wickham, N.S.W. 2293 Mr I. J. Boles, 11 Ingleby Road,
			Dundas, N.S.W. 2117

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

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

Lien No.	Description and registration mark	Date on which Lien ceased to have effect
00201	Piper PA28-160, VH-GWD	4 December 1987
00318	Cessna 172M, VH-DOK	24 November 1987
00356	Piper PA23-250, VH-POU	23 November 1987
00357	Cessna A188B/A1, VH-IRG	4 November 1987

Dated this 9th day of December 1987.

K. L. CLAYTON Registrar of Statutory Liens

N.N.-8743102

Proclamation: 1827

Proclamation

OUARANTINE PROCLAMATION No. 133A

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

I, SIR NINIAN MARTIN STEPHEN, Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council hereby revoke Quarantine Proclamation No. 7A made under section 13 of the *Quarantine Act 1908* and published in the *Gazette* on 25 July 1935.

(L.S.) GIVEN under my Hand and the Great Seal of Australia on 11 December 1987

By His Excellency's Command,

PETER MORRIS

Minister of State for Resources

GOD SAVE THE QUEEN!

N.N.-8743103

Legislation

Acts of Parliament assented to

IT IS HEREBY NOTIFIED, for general information, that His Excellency the Governor-General, in the name of Her Majesty, assented, on 2 December 1987 to the undermentioned Acts passed by the Senate and the House of Representatives in Parliament assembled, viz.:

No. 112 of 1987—An Act to appropriate certain sums out of the Consolidated Revenue Fund for the service of the year ending on 30 June 1988, and for related purposes. (Appropriation Act (No. 1) 1987–88).

No. 113 of 1987—An Act to appropriate a sum out of the Consolidated Revenue Fund for certain expenditure in respect of the year ending on 30 June 1988, and for related purposes. (Appropriation Act (No. 2) 1987–88).

No. 114 of 1987—An Act to impose a levy in respect of borrowings of money by certain bodies. (Commonwealth Borrowing Levy Act 1987).

No. 115 of 1987—An Act to provide for the collection of levy imposed by the Commonwealth Borrowing Levy Act 1987, and for related purposes. (Commonwealth Borrowing Levy Collection Act 1987).

A. R. BROWNING

Clerk of the House of Representatives

N.N.-8743104

Government Departments

The Arts, Sport, the Environment, Tourism and Territories

AUSTRALIAN CAPITAL TERRITORY

Motor Omnibus Services Ordinance 1955

DETERMINATION

I, JOHN ALBERT TURNER, delegate of the Minister of State for the Arts, Sport, the Environment, Tourism and Territories, acting under section 4 of the Motor Omnibus Services Ordinance 1955 ('the Ordinance') hereby determine that notwithstanding anything contained in the Determination of Charges published in the Commonwealth of Australia Gazette No. S 235, on 16 September 1987 ('the Determination'):

- The charge which entitles a person who is included in the class of persons referred to in column 2 of the Schedule to travel on a Motor Omnibus Service on 23 December 1987 commencing or terminating at an Action Bus Interchange described in column 2 of the Schedule and terminating or commencing (as the case may be) at the place known as the Manuka Oval shall be the amount set out in column 3 of the Schedule under the reference to the class of persons in which that person is included and opposite to and in relation to the reference to that Interchange.
- 2. (i) For the purpose of this Determination:

'Concession-group member', has the same meaning as it does in the Determination.

'Pensioner', has the same meaning as it does in the Determination.

Dated this 3rd day of December 1987.

J. A. TURNER

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

Column 1	Column 2	Column 3
Item	Class of persons and Action bus terminus	Amount
		\$
1.	Concession-group member	
	(a) Belconnen Bus Interchange	1.00
	(b) Woden Bus Interchange or City Bus Interchange	0.50
2.	Pensioner	
	(a) Belconnen Bus Interchange	1.00
	(b) Woden Bus Interchange or City Bus Interchange	0.50
3.	Persons other than concession-group members	
	(a) Belconnen Bus Interchange	2.00
	(b) Woden Bus Interchange or City Bus Interchange	1.00

N.N.—8743105

Environment Protection (Impact of Proposals) Act 1974 NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the Act, notice is hereby given that the Minister for the Environment and the Arts, on 23 November 1987, directed the preparation of an environmental impact statement in relation to a proposal by the Department of Defence to acquire, develop and use part of Mount Bundey pastoral lease, Northern Territory, as an Army tactical training area and field firing range.

N.N.-8743106

Environment Protection (Impact of Proposals) Act 1974

NOTICE OF DIRECTION REQUIRING AN ENVIRONMENTAL IMPACT STATEMENT

Pursuant to paragraph 3.4 of the Administrative Procedures under the Act, notice is hereby given that the Minister for the Environment and the Arts, on 23 November 1987, directed the preparation of an environmental impact statement in relation to a proposal by the Northern Territory Power and Water Authority to construct and operate a 132kV transmission line from Jabiru to the point of connection with the Darwin-Katherine line, through, in part, Kakadu National Park.

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, PETER WILLIAM KENNA, 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 Collinson and Beth Collinson ('the Applicant') carrying on the profession, trade, occupation or calling of dental technicians ('the business') on Block 12, Section 223, Division of Gowrie, known as 18 Rickard Place, 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:

- 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 two rooms and the garage 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 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 no more than one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of January 1989 or on such earlier date as the Minister determines in accordance with condition 12;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 27th day of November 1987.

P. KENNA

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

N.N.-8743118

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, PETER WILLIAM KENNA, 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 Judith Erskine ('the Applicant') carrying on the profession, trade, occupation or calling of pottery teacher ('the business') on Block 4, Section 35, Division of McKellar, known as 3 Vagabond 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:

- 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 and that the Applicant will ensure that no vehicles are parked on the gravelled footpath area or on the street;
- (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 workshop be used for the conduct of the business;
- (9) that the business will only be conducted on the land between the hours of 7.00 p.m. and 10.00 p.m. Tuesdays and Thursdays, 10.00 a.m. and 1.00 p.m. on Wednesdays only;
- (10) that this approval relates to the teaching of pottery by the Applicant for a maximum of three classes per week of no more than three hours duration for each class:
- (11) that the Applicant will not conduct retail sales from the premises;
- (12) that the Applicant will conduct the business strictly by appointment, and that such appointments will be organised to ensure that no more than four students are in attendance at any one time:
- (13) that this approval will terminate on the thirty-first day of January 1989 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 27th day of November 1987.

P. KENNA

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

N.N.-8743119

Dated this 27th day of November 1987.

P. KENNA

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

N.N.-8743120

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, PETER WILLIAM KENNA, 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 Owen Bruce White ('the Applicant') carrying on the profession, trade, occupation or calling of neurological consultant ('the business') on Block 11, Section 48, Division of Turner, known as 3 Holder Street, Turner ('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
- (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 assistants for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister and these assistants shall only be employed in the capacity of typist and nurse/ receptionist;
- (8) that the business will only be conducted on the land between the hours of 9.00 a.m. and 2.00 p.m. on Wednesdays and Thursdays only;
- (9) that the Applicant will conduct the business strictly by appointment;
- (10) that this approval will terminate on the thirty-first day of January 1989 or on such earlier date as the Minister determines in accordance with condition 11;
- (11) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

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, PETER WILLIAM KENNA, 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 Jo-Anne Barbara Tuckwood ('the Applicant') carrying on the profession, trade, occupation or calling of printer ('the business') on Block 1, Section 217, Division of Gowrie, known as 13 Lowerson Place, 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
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument:
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residence and business related vehicles are parked within the confines of the land;
- (7) that the Applicant will not employ any more than one assistant for the purpose of conducting or carrying on the business on the land without the prior approval of the Minister;
- (8) that the shed at the rear of the house be used only 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 3.00 p.m., 7.00 p.m. and 8.30 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 no more than one client is in attendance at any one time;
- (11) that this approval will terminate on the thirty-first day of January 1989 or on such earlier date as the Minister determines in accordance with condition 12;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 4th day of December 1987.

P. KENNA

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

N.N.--8743121

At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 4th day of December 1987.

P. KENNA

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

N.N.-8743122

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, PETER WILLIAM KENNA, 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 Christopher Hudson ('the Applicant') carrying on the profession, trade, occupation or calling of loss assessor/process server ('the business') on Block 6, Section 41, Division of Braddon, known as 53 Limestone Avenue, Braddon ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

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

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, PETER WILLIAM KENNA, 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 Reverend John Edward Ryan ('the Applicant') carrying on the profession, trade, occupation or calling of human development ('the business') on Block 1, Section 56, Division of Farrer, known as 34 Custance Street, Farrer ('the land') subject to the following conditions relating to the use of the land being observed by the Applicant in carrying on the business:

- that this approval will remain valid only while the Applicant continues to be a bona fide resident of the land;
- (2) that the Applicant will ensure that the conduct of the business does not cause an annoyance, a nuisance or danger and is not offensive to any tenants or occupiers of adjoining lands;
- (3) that the Applicant will not erect or permit or suffer to be displayed or erected upon the land or any building thereon any advertising sign or hoarding whatever without the consent in writing of the National Capital Development Commission and the Building Controller;
- (4) that the Applicant will conduct the business strictly in accordance with the application made by the Applicant under section 10 of the City Area Leases Ordinance unless otherwise stipulated in this Instrument;
- (5) that no person other than the Applicant will conduct or in any way carry on the business on the land without the prior approval of the Minister;
- (6) that the Applicant will ensure that all residences 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 two rooms 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 9.30 a.m. and 3.30 p.m. Monday to Friday;
- (10) that the Applicant will conduct the business strictly by appointment;
- (11) that this approval will terminate on the thirty-first day of January 1989 or on such earlier date as the Minister determines in accordance with condition 12;
- (12) upon any failure to comply with any or all of the foregoing conditions the Minister or his Delegate under the said Ordinance may give written notice requiring the Applicant to show cause within a period of fourteen days why this approval should not be revoked. At the expiration of this period the Minister or his Delegate may revoke the approval.

Dated this 4th day of December 1987.

P. KENNA

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

N.N.-8743123

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 12

DECLARATION OF AN APPROVED ZOOLOGICAL ORGANIZATION

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

Dated this 10th day of December 1987.

J. D. OVINGTON Designated Authority

SCHEDULE

Column I	Column 2	Column 3
Item	Name and country of zoo	Approved class, or classes, of specimens
1.	Tama Zoological Park, Hodokubo, Hino-shi, Tokyo, 191,	Oligochaeta Onychophora Arachnida
	Japan	Myriapoda Insecta Threskiornis spinicollis

N.N.-8743108

COMMONWEALTH OF AUSTRALIA

Wildlife Protection (Regulation of Exports and Imports) Act 1982

Section 11

DECLARATION OF AN APPROVED INSTITUTION

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

Dated this 10th day of December 1987.

J. D. OVINGTON Designated Authority

SCHEDULE

Column 1	Column 2	Column 3
Item	Name and country of approved institution	Approved class, or classes, of speciment
1.	Tama Zoological Park, Hodokubo, Hino-shi, Tokyo, 191, Japan	Oligochaeta Onychophora Arachnida Myriapoda Insecta Threskiornis spinicollis

Attorney-General

COMMONWEALTH OF AUSTRALIA

Bankruptcv Act 1966

I, PATRICK BRAZIL, Secretary to the Attorney-General's Department, pursuant to paragraph 17A (1) (a) of the Bankruptcy Act 1966, hereby appoint Louise Basil-Jones to act as Registrar for the Bankruptcy District of the State of Western Australia during the period of absence of Martin Tshin Fong Jan, the holder of that office, commencing on 30 November 1987 and ending at the expiration of 23 December 1987.

Dated this 27th day of November 1987.

P. BRAZIL

Secretary to the Attorney-General's Department

N.N.-8743110

COMMONWEALTH OF AUSTRALIA

Bankruptcy Act 1966

I, PATRICK BRAZIL, Secretary to the Attorney-General's Department, pursuant to paragraph 17A (1) (a) of the Bankruptcy Act 1966, hereby appoint William Francis Corner to act as Deputy Registrar in Bankruptcy for the Bankruptcy District of the Northern District of the State of Queensland during the period of absence of Martin Hugh Shannon, the holder of that office, commencing on 30 November 1987 and ending at the expiration of 22 January

Dated this 27th day of November 1987.

P. BRAZIL

Secretary to the Attorney-General's Department

N.N.-8743111

COMMONWEALTH OF AUSTRALIA

Bankruptcy Act 1966

APPOINTMENT UNDER SECTION 16

I, PATRICK BRAZIL, Secretary to the Attorney-General's Department, pursuant to section 16 of the Bankruptcy Act 1966, hereby appoint Lyn Dorothy Wallace to be a Deputy Registrar in Bankruptcy for the Bankruptcy District of the State of Western Australia commencing on 30 November

Dated this 27th day of November 1987.

P. BRAZIL

Secretary to the Attorney-General's Department

N.N.-8743112

AUSTRALIAN CAPITAL TERRITORY

Supreme Court Act 1933

I, PATRICK BRAZIL, Secretary to the Attorney-General's Department and a delegate of the Attorney-General under sub-section 17 (2) of the Law Officers Act 1964, pursuant to sub-section 34 (2) of the Australian Capital Territory Supreme Court Act 1933, hereby:

- (a) appoint Joanne Patricia Davey as a Deputy Sheriff of the Supreme Court of the Australian Capital Territory for the period of absence of Keith James Quintal, the holder of that position, commencing 1 December 1987 and ending at the expiration of 4 December 1987; and
- (b) appoint Christopher Graham Winslade as a Deputy Sheriff of the Supreme Court of the Australian Capital Territory for the period of absence of Keith James

Quintal, the holder of that position, commencing 7 December 1987 and ending at the expiration of 11 December 1987.

Dated this 30th day of November 1987.

P. BRAZIL

Secretary to the Attorney-General's Department

N.N.-8743113

COMMONWEALTH OF AUSTRALIA

Federal Court of Australia Act 1976

I, LINDSAY JAMES CURTIS, Deputy Secretary to the Attorney-General's Department and a delegate of the Attorney-General under sub-section 17 (2) of the Law Officers Act 1964, pursuant to sub-section 35 (1) of the Federal Court of Australia Act 1976, hereby appoint Louise Basil-Jones temporarily to the office of District Registrar of the Federal Court of Australia for the period of absence of Martin Tshin Fong Jan, the holder of that office, commencing on 30 November 1987, until the expiration of 23 December 1987.

Dated this 30th day of November 1987.

L. J. CURTIS

Deputy Secretary to the Attorney-General's Department

N.N.-8743114

COMMONWEALTH OF AUSTRALIA

Federal Court of Australia Act 1976

I, LINDSAY JAMES CURTIS, Deputy Secretary to the Attorney-General's Department and a delegate of the Attorney-General under sub-section 17 (2) of the Law Officers Act 1964, pursuant to sub-section 35 (1) of the Federal Court of Australia Act 1976, hereby appoint Lyn Dorothy Wallace as a Deputy District Registrar of the Federal Court of Australia, commencing on 30 November 1987.

Dated this 30th day of November 1987.

L. J. CURTIS

Deputy Secretary to the Attorney-General's Department

N.N.-8743115

Community Services and Health

COMMONWEALTH OF AUSTRALIA

Health Insurance Act 1973

STATEMENT UNDER SECTION 106AA

On the thirty-first day of July 1986, I, NEAL BLEWETT. Minister of State for Community Services and Health, made a determination under section 106 of the Health Insurance Act 1973 (the Act), in respect of Dr Michael David Readett of St Helen's Medical Suite, Macquarie Street, Hobart, Tasmania.

Particulars of Determination

A copy of the determination is at Attachment A.

Reasons for Determination

The determination was made by me on the basis of a report made under section 104 of the Act by the Medical Services Committee of Inquiry for the State of Tasmania, after its inquiry into the practice of Dr Readett.

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

Comments

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

Dated this 16th day of November 1987.

NEAL BLEWETT

Minister for Community Services and Health

CA03H015 CR85-3264\$

WHEREAS

N.N.-8743124

Health Insurance Act 1973 **DETERMINATION UNDER SECTION 106**

COMMONWEALTH OF AUSTRALIA

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

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

- (1) under paragraph 105 (2) (c) of the Act, the said Michael David Readett be reprimanded and I do so reprimand him;
- (2) under paragraph 105 (2) (f) of the Act, the amount of medical benefits referred to in paragraph (c) herein be payable by the said Michael David Readett in the case of an amount of medical benefits paid or payable to the Commonwealth of Australia, to the Commonwealth of Australia, or in the case of an amount of medical benefits paid or payable by the registered organisation, to the organisation, the total amounts of

medical benefits so payable by the said Michael David Readett being as specified hereunder:

Amount	Payment to
\$1919.90	Commonwealth of Australia
\$1754.75	Medical Benefits Fund of Australia Ltd
\$ 280.20	Medibank Private
\$ 77.85	St Luke's Medical and Hospital Benefit
	Association

Dated this 31st day of July 1986.

NEAL BLEWETT Minister of State for Health

N.N.-8743125

Industrial Relations

AUSTRALIAN CONCILIATION AND ARBITRATION COMMISSION

Conciliation and Arbitration Act 1904

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

In the matter of the FURNISHING TRADES (AUSTRALIAN CAPITAL TERRITORY) AWARD ì983

C No. 1661 of 1987

And in the matter of the variation of the award dated 6 October 1983 in the above matter.

Notice is hereby given:

- (a) that on 8 December 1987, the Commission varied the terms of the above mentioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variation will be a common rule in the Australian Capital Territory in the industry in respect of which the dispute arose with effect from the first pay period to commence on or after 10 March 1987; and
- (c) 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 twenty-eight 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 5 January 1988.

SCHEDULE TERMS VARIED

Subject	Substance of v	variation
PRINT No.	G8790	
Rates of pay and allowances	National W March 1987	age Case,
No extra claims	National W March 1987	age Case,
	PRINT No. Rates of pay and allowances	and allowances March 1987 No extra claims National W

Dated this 9th day of December 1987.

BERNARD O'DONNELL Deputy Industrial Registrar

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 TRANSPORT WORKERS (NORTHERN TERRITORY) AWARD 1973

And in the matter of the variation of the award dated 28 September 1973 in the above matter.

Notice is hereby given:

- (a) that, on 7 December 1987, the Commission varied the terms of the abovementioned award referred to in the Schedule as set out in the Schedule;
- (b) that the variations will be a common rule of the industry in respect of which the dispute arose in the Northern Territory with effect from 4 November 1985; and
- (c) that any person or organisation having an objection to the variation binding that person or organisation and desiring to be heard in relation to that objection is invited to lodge with the Commission a notice of that objection within twenty-eight days after the date specified in paragraph (a). Objections should be lodged with the Registrar at 1 Briggs Street, Darwin by 4.30 p.m. on 13 January 1988.

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

SCHEDULE TERMS VARIED

Clause No.	Subject	Substance of variation
	T072CR V058 M	PRINT G9595
9A	No extra claims	Indexation
10	Wage rates	Indexation
11	Minimum wage	Indexation
14	Waiting time	Indexation
20	Meal allowance	Indexation
26	Travelling allowance	Indexation

Dated this 9th day of December 1987.

R. A. GIBSON Registrar

N.N.-8743127

Industry, Technology and Commerce

AUSTRALIAN INDUSTRIAL RESEARCH AND DEVELOPMENT INCENTIVES BOARD

Notice is hereby given that in accordance with section 6 (1) (a) of the *Industrial Research and Development Incentives Act 1976* the organizations specified in Schedule 137, hereunder shall be deemed to have been Approved Research Organizations on and from the dates shown in the Schedule.

V. V. STRETTON
Executive Director

SCHE	CHEDULE No. 139		
No.	Name	Address	Date
1863	Mr A. R. Williams	5 Centre Street Blakehurst, N.S.W.	1.7.83
1864	Mechanical Engineering Design Services	4 Freshwater Close Woodbine, N.S.W.	1.7.85

N.N.-8743128

AUSTRALIAN INDUSTRIAL RESEARCH AND DEVELOPMENT INCENTIVES BOARD REVOCATION OF RECOGNITION AS AN APPROVED RESEARCH ORGANIZATION

Notice is hereby given that recognition of the organizations specified in the Schedule hereunder as an Approved Research Organization for purposes of section 6 (1) (a) of the Industrial Research and Development Incentives Act is revoked

V. V. STRETTON
Executive Director

THE SCHEDULE

No.	Name	Address
1863	Mr A. R. Williams	5 Centre Street Blakehurst, N.S.W.
1864	Mechanical Engineering Design Services	4 Freshwater Close Woodbine, N.S.W.

N.N.-8743129

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART III OF SCHEDULE 4

BY-LAWS NOs. 8840006 TO 8840052

I, COLIN F. VASSAROTTI, delegate of the Comptroller-General of Customs for the purposes of section 271 of the Customs Act 1901, hereby make the by-laws set out in the Schedule hereto.

In a by-law set out in the Schedule hereto -

'security' means that security shall be given to and to the satisfaction of the Collector and that the giving of such security is a condition subject to which that by-law item applies to the goods or the class or kind of goods so conditioned.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in the Schedule hereto, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in the Schedule hereto, has the same meaning as if it were used in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods to which that reference in that by-law applies.

THE SCHEDULE

BY-LAW NO. 8840006

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840006.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics defined for cutting up for the manufacture of hemmed or hemstitched table linen.
- 4. For the purposes of this by-law, the "Customs Tariir Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840007

Item 40B Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840007.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics for use in the manufacture or repair of hot-air balloon envelopes, parachute canopies or sails, under security.
- 4. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 408 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840008.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5407 or 5408 of Schedule 3, being fabrics, other than elastomeric fabrics weighing not more than 510 g/m 2 , for use in the manufacture of surgical and adhesive plaster, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840009

Item 40B Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840009.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics, containing less than 20% by weight of wool, as follows:
 - (a) multi-coloured woven:
 - (b) printed;
 - (c) other than multi-coloured woven or printed, imported in widths not exceeding 76 cm.

for use, otherwise than as an interlining, in the manufacture of neckties, under security.

- 4. For the purposes of this by-law, the following textile fabrics are deemed not to be printed textile fabrics:
 - (a) fabrics printed otherwise than with dyes, pigments or colours that are fast to light or laundering;
 - (b) fabrics bearing designs that are of a kind that is essentially of a utility nature and that is not of an ornamental or decorative nature; or
 - (c) fabrics that have been printed to such a small degree or at such infrequent intervals, having regard to the remaining area of the fabric, that, in the opinion of the Collector, the printing is merely nominal.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840010

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840010.
- This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fusible interlining fabrics, other than fabrics in which more than 50% by weight of the man-made fibre content is polyethylene or polypropylene or polypropylene and polypropylene, for use as shoulder or chest padding in the manufacture of coats or formal evening wear shirts, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840011.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5210, 5211, 5212, 5903 or 6002 of Schedule 3, being fusible interlining fabrics for use as shoulder or chest padding in the manufacture of coats or formal evening wear shirts, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840012

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840012.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5208, 5210 or 5212.1 of Schedule 3, being fabrics, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

having a raised nap on one or both sides and which, when measured on an Instron Tensile Testing Machine or similar apparatus, have:

- (i) a thickness of 0.60 mm or more when measured at a compression of 5 g/cm²; and
- (ii) a thickness, when measured at a compression of 50 g/cm², of at least 0.15 mm less than the thickness when measured at a compression of 5 g/cm².
- 4. For the purposes of determining whether fabrics are fabrics to which this by-law applies they shall be sampled, pre-conditioned and measured in accordance with this by-law.
- 5. For the purposes of this by-law:
 - (a) "pre-conditioned" means treating the surface of a test specimen by use of the brushing method described in paragraph 8(d), such brushing to be conducted at the standard atmosphere for testing textiles as determined by the Standards Association of Australia;
 - (b) "test specimen" means a piece of fabric, measuring 150 mm by 75 mm, cut from a sample drawn in accordance with paragraph 6; and
 - (c) "brushing device" means a brushing device similar to that depicted in figure C1. of Appendix C to Australian Standard AS 1176.3-1982 and constructed in accordance with paragraph 8(c).
- 6. 10 or more samples of each type of fabric from each consignment shall be selected at random for testing for compliance with the terms of this by-law:
 - (a) in the case of fabric imported in rolls or as continuous lengths imported in bales, samples shall be cut at a distance 2 metres or more from the outer end of the fabric; or
 - (b) in the case of fabric imported as individual pieces, samples other than the first 2 pieces from either end of the bale in which the fabric is imported shall be selected.

Samples selected in respect of paragraphs (a) or (b) above shall be cut 1 metre in length, from selvedge to selvedge, across the width of the fabric.

- (a) Samples selected in accordance with paragraph 6 shall be deemed to be a representative sample of the whole consignment; and
 - (b) the selection of samples shall be carried out in a manner which is to the satisfaction of, and under the supervision of, the Collector.

- Samples of fabrics selected for measurement shall be pre-conditioned in accordance with this paragraph before measuring in accordance with paragraph 3;
 - (b) 5 or more test specimens shall be cut from each sample and all such test specimens shall be brushed on a brushing device;
 - (c) the brushing device shall consist of a base board over which a small carriage is drawn. This carriage runs on parallel tracks attached to the edges of the upper surface of the base board. The carriage need not necessarily run on wheels and rails but must be guided in a straight line by some suitable means. The brush shall be hinged with pin hinges at the rear edge of the base board and will rest on the carriage vertically with a force of 3.5 + 0.1 M. The brush shall be lifted free of the base when not in use. The brush shall have hog hair bristles approximately 45 mm in length and approximately 0.1 mm in diameter protruding from a ferrule 45 mm by 7 mm at its extremity. A spring clip at one end of the movable carriage will retain the leading end of the test specimen during the brushing operation; and
 - (d) the test specimen will be placed on the carriage, test specimens having a raised nap construction on one side only shall be placed on the carriage with the raised nap facing downwards. The brush will be raised, the carriage pushed to the rear, and the brush lowered to the face of the test specimen. The carriage will be drawn forward by hand at a uniform rate until the test specimen clears the brush. The test specimen shall then be removed and the reverse side placed on the carriage. The brushing procedure shall then be repeated.
- 9. (a) All test specimens shall be measured in accordance with paragraph 3;
 - (b) the results obtained from the measurement of the test specimens from each sample shall be separately totalled in respect of paragraphs 3(a) and 3(b) and the mean of the results for each of those paragraphs will determine the compliance of the sample with this by-law; and
 (c) the results obtained in accordance with paragraph (b) above for each of the samples shall be
 - separately totalled in respect of paragraphs 3(a) and 3(b) and the mean of the results for each of those paragraphs will determine the compliance of the consignment with this by-law.
- 10. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

This by-law may be cited as Customs By-law No. 8840013.

- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5208, 5210 or 5212.1 of Schedule 3, being fabrics, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

for use otherwise than as bed linen or in the making up of bed linen, under security.

- for the purposes of this by-law:
 - (a) "bed linen" includes bed sheeting, pillow cases, bolster cases, continental quilt covers and bed ruffles;
 - (b) permanent containers of a kind used solely or principally as pillows only after filling with feathers, kapok, plastic foam, or like stuffing materials, are not regarded as pillow cases.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840014.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5209, 5211 or 5212.2 of Schedule 3, being printed fabrics, other than fabrics as follows:
 - (a) of huckaback or honeycomb weave;
 - (b) of plain, matt or twill weaves;
 - (c) containing 20% or more by weight of man-made fibres;
 - (d) containing 20% or more by weight of wool;
 - (e) the Comptroller deems not to be printed.
- 4. For the purposes of this by-law, the following fabrics are deemed not to be printed:
 - (a) fabrics printed otherwise than with dyes, pigments or colours that are fast to light or laundering;
 - (b) fabrics bearing designs that are of a kind that is essentially of a utility nature and that is not of an ornamental or decorative nature; or
 - (c) fabrics that have been printed to such a small degree or at such infrequent intervals, having regard to the remaining area of the fabric, that, in the opinion of the Collector, the printing is merely nominal.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840015

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840015.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5903 of Schedule 3, being fabrics for use in the manufacture of sails, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAH NO. 8840016

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840016.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5907 of Schedule 3, being fabrics specially prepared or coated for use in the manufacture of emery cloth, under security.
- For the purposes of this by-law, the manufacture of abrasive cloth coated with any of the following substances, in granular or powder form:
 - (a) aluminium oxide:
 - (b) garnet;
 - (c) natural emery;
 - (d) silicon carbide,
 - will constitute compliance with this by-law.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840017.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:
 - (a) have a weight of 203 g/m² or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) have a weight of 305 g/m² or more and are of fancy weaves or are woven from fancy yarns,

for use in the manufacture of surgical or adhesive plaster, under security.

 For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840018

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840018.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407 or 5408 of Schedule 3, being fabrics of the following:
 - (a) cuprammonium rayon;
 - (b) polyamide;
 - (c) polyester; or
 - (d) viscose rayon,

and:

- (i) weighing less than 125 g/m2;
- (ii) having a width of 112 cm or more but not exceeding 160 cm; and
- (iii) being of a plain weave taffeta 1/1, twill 2/1 or twill 3/1,

to be entered for home consumption by such persons as are approved by the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, in proportion to the quantity of taffeta fabric (viscose, nylon or polyester), of the characteristics specified in (i), (ii) and (iii) above, and purchased from a local manufacturer by such persons.

 For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40C Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840019.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40C in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to yarns classified under a subheading of Schedule 3 specified in the Table below, being yarns, other than yarns as follows:
 - (a) wool carpet yarns;
 - (b) put up for retail sale,

for use otherwise than in the further manufacture of yarns:

	THE TABLE	
5106.10.00 5106.20.00 5107.10.00 5107.20.00 5108.10.00 5205.11.00 5205.12.00 5205.13.00	5206.31.00 5206.32.00 5206.33.00 5206.35.00 5206.35.00 5206.41.00 5206.42.00 5206.43.00 5206.44.00	5509.22.00 5509.31.00 5509.32.00 5509.41.00 5509.42.00 5509.51.00 5509.53.00 5509.59.50
5205.14.00 5205.15.00 5205.21.00 5205.22.00 5205.23.00 5205.24.00 5205.25.00 5205.31.00 5205.31.00	5206.45.00 5306.20.00 5402.31.00 5402.32.00 5402.33.00 5402.41.00 5402.41.00 5402.43.90	5509.61.00 5509.62.00 5509.69.00 5509.91.00 5509.92.00 5510.12.00 5510.12.00
5205.33.00 5205.34.00 5205.35.00 5205.41.00 5205.42.00 5205.43.00 5205.44.00 5205.45.00 5206.11.00	5402.49.90 5402.51.00 5402.52.90 5402.59.90 5402.61.00 5402.62.00 5402.69.00 5403.20.00 5403.31.00	5510.30.00 5510.90.00
5206.12.00 5206.13.00 5206.14.00 5206.15.00 5206.21.00 5206.22.00 5206.23.00 5206.24.00 5206.25.00	5403.32.00 5403.33.00 5403.39.00 5403.41.00 5403.42.00 5403.49.00 5509.11.00 5509.21.00	

- 4. For the purposes of this by-law, "further manufacture" means balling, putting up in hanks or skeins, or otherwise putting up for retail sale.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840020.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5007, 5208, 5210, 5212, 5407, 5408, 5512, 5513, 5515 or 5516 of Schedule 3, being fabrics having a weight of less than 125 g/m² for impregnating, coating, covering or laminating with plastics with a permanent plastic addition of 30 g/m² or more, that as coated fabric is to be:
 - (a) sold in that form: or
 - (b) made up into finished products, other than curtains,

under security, to be entered for home consumption by persons who have satisfied the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, that they will comply with the following requirements, such persons not being persons in respect of whom the Comptroller, or an officer authorised by the Comptroller in writing for that purpose, is no longer satisfied will comply with the following requirements:

- (i) they will own the fabric at the time of entry for home consumption and will retain that ownership over the fabric until the coating is completed;
- (ii) they either possess, or have access to, the necessary plant and equipment in a factory to coat the fabric; and
- (iii) they will have control of, or power of control over, the goods during further processing so that they can satisfy the Comptroller that the goods will not be used in the production of curtains.
- For the purposes of this by-law:
 - (a) "coated fabric" means fabric that has been impregnated, coated, covered or laminated with a permanent plastic addition of 30 g/m² or more;
 - (b) "plastic" means plastics as defined in Note 1 to Chapter 39 of Schedule 3 to the Customs Tariff Act 1987.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840021

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840021.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5007, 5208, 5210, 5212, 5407, 5408, 5512, 5513, 5515 or 5516 of Schedule 3, being fabrics weighing less than 125 g/m^2 , as follows:
 - (a) for use in a registered clothing factory in the manufacture of garments, bias binding or piping, but not including such fabrics used as linings or pocketings for garments;
 - (b) having a width of less than 115 cm, other than fabrics containing filament yarn that have a value not exceeding \$1.50/m², for use other than for any manufacturing purpose,

under security.

- 4. For the purposes of this by-law:
 - (a) "registered clothing factory" means:
 - (i) building or other place:
 - (A) used for the commercial making up of fabric into bias binding, piping or garments;
 and
 - (B) registered as a factory under a law of a State or an internal Territory;

- (ii) building or other place in an internal Territory:
 - (C) used for the commercial making up of fabric into bias binding, piping or garments; and
 - (D) approved by the Comptroller for the purposes of this paragraph, or by a person authorised in writing by the Comptroller for that purpose; or
- . (iii) building or other place used, by the Commonwealth, a State or the Northern Territory or an authority of the Commonwealth, a State or the Morthern Territory, for the making up of fabric into bias binding, piping or garments;
- (b) "garments" includes parts.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840022.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5208, 5210 or 5212.1 of Schedule 3, being unbleached loomstate fabrics (that is to say, fabrics that have not been woven from dyed, coloured or bleached yarns and have not undergone any process after leaving the loom other than inspection, mending, calendering (pressing), measuring, wrapping, packing and baling), for use, in the loomstate, as bed linen or in the making up of bed linen, under security.
- 4. For the purposes of this by-law:
 - (a) "bed linen" includes bed sheeting, pillow cases, bolster cases, continental quilt covers and bed ruffles:
 - (b) permanent containers of a kind used solely or principally as pillows only after filling with feathers, kapok, plastic foam, or like stuffing materials, are not regarded as pillow cases.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840023

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840023.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1981 applies to fabrics classified under a subheading of Schedule 3 specified in the Table below, being fabrics in the grey (that is to say, fabrics that have not been woven from dyed, coloured or bleached yarns and have not undergone any process after leaving the loom other than inspection, mending, heat setting, measuring, wrapping, packing and baling, and including such fabrics which have been cleansed by boiling, scouring or washing in water or in cleaning liquids and subsequently dried by tentering or other methods), for use in genuine printing that, as genuine printed fabrics, are to be:
 - (a) put up for sale in that form; or
 - (b) made up into printed bed linen or other products,

under security, to be entered for home consumption by such persons who have satisfied the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, that they will comply with the following requirements, such persons not being persons in respect of whom the Comptroller, or an officer authorised by the Comptroller for that purpose, is no longer satisfied will comply with the following requirements:

(i) they will own the fabric at the time of entry for home consumption and will retain that ownership over the fabric until either the printing or the printing and making up of the printed bed linen or other product has been completed and that product will be put up for sale in that form;

- (ii) they either possess, or have access to, the necessary plant and equipment to print or to print and make up the printed bed linen or other product; and
- (iii) they will have control of, or power of control over, the goods during the printing process and, where appropriate, the processes involved in the printing and making up of the printed fabric into printed bed linen or other product:

THE TABLE

TARR 21 RA		**** ** **
	5514.13.00	5515.92.90
5512.11.00	5514.19.00	5515.99.00
5512.21.00	5515.11.00	5516.11.00
5512.91.90	5515.12.00	5516.21.00
5513.11.00	5515.13.90	5516.31.90
5513.12.00	5515.19.00	5516.41.00
5513.13.00	5515.21.00	5516.91.00
5513.19.90	5515.22.90	
5514.11.00	5515.29.00	
5514.12.00	5515.91.90	
	5512.91.90 5513.11.00 5513.12.00 5513.13.00 5513.19.90 5514.11.00	5512.11.00 5514.19.00 5512.21.00 5515.11.00 5512.91.90 5515.12.00 5513.11.00 5515.13.90 5513.12.00 5515.19.00 5513.13.00 5515.21.00 5513.19.90 5515.22.90 5514.11.00 5515.29.00

- 4. For the purposes of this by-law:
 - (a) "genuine printing" means the printing of textile fabrics in a manner that produces over the whole of the fabric a designed or patterned effect employing contrasts in colours and resulting in fabrics that are put up for sale in that printed form:
 - (b) "genuine printed fabric" means fabric that:
 - (i) has been printed by a process of genuine printing;
 - (ii) complies with the following fastness standards determined by the test methods published by the Standards Association of Australia:
 - (A) AS 2001.4.15 Test A with a minimum standard for change of shade of 3-4; and
 - (B) AS 2001.4.21 using MBTF lamp with a minimum standard of 3-4:
 - (111) has a colour contrast of not less than that shown by Grade 2 on the Standard Textile Grey Scale for assessing change in colour when viewed at a distance of 2 m in accordance with the viewing conditions as set out in Standards Association of Australia Standard AS 2001.4.1;
 - (iv) has not been dyed subsequently to produce a dyed and/or unprinted effect; and
 - (v) has not been printed with patterns of a kind that, in the opinion of the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, are such that the fabrics could reasonably be expected to be used as linings or interlinings.
- Fabrics shall not be regarded as having been printed by a process of genuine printing by reason only of:
 - (a) the printing of labels or the printing with words, letters, figures or designs suitable for cutting up into labels;
 - (b) the printing with markings of any kind that are for identification or distinguishing purposes only;
 - (c) the printing with markings of any kind solely or principally at or near one or both selvedges:
 - (d) the printing with markings of any kind, which, excluding unprinted areas within such markings, cover not more than 10% of the total area of the fabric;
 - (e) the printing in an uninterrupted single colour in a manner so that such printing covers more than 70% of the total area of the fabric; or
 - (f) the printing solely in white or a shade of white so that it closely resembles the natural colour of the fabric in its grey state.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840024.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under a subheading of Schedule 3 specified in the Table below, being fabrics in the grey (that is to say, fabrics that have not been woven from dyed, coloured or bleached yarns and have not undergone any process after leaving the loom other than inspection, mending, heat setting, measuring, wrapping, packing and baling, and including such fabrics which have been cleansed by boiling, scouring or washing in water or in cleaning liquids and subsequently dried by tentering or other methods), for use in genuine printing that, as genuine printed fabrics, are to be:
 - (a) put up for sale in that form; or
 - (b) made up into printed bed linen or other products,

under security, to be entered for home consumption by such persons who have satisfied the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, that they will comply with the following requirements, such persons not being persons in respect of whom the Comptroller, or an officer authorised by the Comptroller for that purpose, is no longer satisfied will comply with the following requirements:

- (i) they will own the fabric at the time of entry for home consumption and will retain that ownership over the fabric until either the printing or the printing and making up of the printed bed linen or other product has been completed and that product will be put up for sale in that form;
- (ii) they either possess, or have access to, the necessary plant and equipment to print or to print and make up the printed bed linen or other product; and
- (iii) they will have control of, or power of control over, the goods during the printing process and, where appropriate, the processes involved in the printing and making up of the printed fabric into printed bed linen or other product;

THE TABLE

5209.11.00	5210.12.10	5211.12.10	5212.11.10
5209.12.00	5210.19.10	5211.12.90	5212.21.10
5209.19.00	5211.11.10	5211.19.10	5212.21.90
5210.11.10	5211.11.90	5211.19.90	

- 4. For the purposes of this by-law:
 - (a) "genuine printing" means the printing of textile fabrics in a manner that produces over the whole of the fabric a designed or patterned effect employing contrasts in colours and resulting in fabrics that are put up for sale in that printed form;
 - (b) "genuine printed fabric" means fabric that:
 - (i) has been printed by a process of genuine printing;
 - (11) complies with the following fastness standards determined by the test methods published by the Standards Association of Australia:
 - (A) AS 2001.4.15 Test A with a minimum standard for change of shade of 3-4; and
 - (B) AS 2001.4.21 using MBTF lamp with a minimum standard of 3-4;
 - (iii) has a colour contrast of not less than that shown by Grade 2 on the Standard Textile Grey Scale for assessing change in colour when viewed at a distance of 2 m in accordance with the viewing conditions as set out in Standards Association of Australia Standard AS 2001.4.1;
 - (iv) has not been dyed subsequently to produce a dyed and/or unprinted effect; and
 - (v) has not been printed with patterns of a kind that, in the opinion of the Comptroller, or an officer authorised in writing by the Comptroller for that purpose, are such that the fabrics could reasonably be expected to be used as linings or interlinings.

- Fabrics shall not be regarded as having been printed by a process of genuine printing by reason only of:
 - (a) the printing of labels or the printing with words, letters, figures or designs suitable for cutting up into labels;
 - (b) the printing with markings of any kind that are for identification or distinguishing purposes only;
 - (c) the printing with markings of any kind solely or principally at or near one or both selvedges;
 - (d) the printing with markings of any kind which, excluding unprinted areas within such markings, cover not more than 104 of the total area of the fabric;
 - (e) the printing in an uninterrupted single colour in a manner so that such printing covers more than 70% of the total area of the fabric; or
 - (f) the printing solely in white or a shade of white so that it closely resembles the natural colour of the fabric in its grey state.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840025.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to polyamide fabrics, coated, covered or impregnated with artificial plastic materials, for use in the manufacture of:
 - (a) rainwear;
 - (b) parkas; or
 - (c) ski jackets,
 - under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAH NO. 8840026

Item 40B Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840026.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics, other than elastomeric fabrics weighing not more than 510 g/m², for use in the manufacture of brassieres, corsets, torsolettes, corselettes or panty-girdles, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAH NO. 8840027

ltem 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840027.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5903 of Schedule 3, being fabrics for use as fusing lining in the manufacture of collars or cuffs for shirts or blouses, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840028

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840028.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408 or 5906 of Schedule 3, being fabrics for use in the manufacture or repair of parasols, sunshades or umbrellas of a kind which, if imported, would be classified under 6601 of Schedule 3, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840029

Item 40B Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840029.
- 2. This by-law shall take effect on and from 1 January 1988.
- This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics for use in the manufacture of parasols, sunshades or umbrellas of a kind which, if imported, would be classified under 6601 of Schedule 3, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840030

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840030.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:
 - (a) have a weight of 203 g/m² or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) have a weight of 305 g/m^2 or more and are of fancy weaves or are woven from fancy yarns,

for use in the manufacture of parasols, sunshades or umbrellas of a kind which, if imported, would be classified under 6601 of Schedule 3, under security.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840031.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:
 - (a) have a weight of 203 g/m 2 or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) have a weight of 305 g/m² or more and are of fancy weaves or are woven from fancy yarns,

for use in the manufacture of brassieres, corsets, torsolettes, corselettes or panty-girdles, under security.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840032

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840032.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:
 - (a) have a weight of 203 g/m² or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) have a weight of 305 g/m² or more and are of fancy weaves or are woven from fancy yarns,

for use as fusing lining in the manufacture of collars or cuffs for shirts or blouses, under security.

 For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840033

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840033.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics, as follows:
 - (a) multi-coloured woven;
 - (b) printed; or
 - (c) other than multi-coloured woven or printed, imported in widths not exceeding 76 cm,

having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:

- (i) have a weight of 203 g/m² or more and are of Jacquard, dobby, sateen or like weaves; or
- (ii) have a weight of 305 g/m² or more and are of fancy weaves or are woven from fancy yarns,

for use, otherwise than as an interlining, in the manufacture of neckties, under security.

- For the purposes of this by-law, the following textile fabrics are deemed not to be printed textile fabrics:
 - (a) fabrics printed otherwise than with dyes, pigments or colours that are fast to light or laundering;
 - (b) fabrics bearing designs that are of a kind that is essentially of a utility nature and that is not of an ornamental or decorative nature: or
 - (c) fabrics that have been printed to such a small degree or at such infrequent intervals, having regard to the remaining area of the fabric, that, in the opinion of the Collector, the printing is merely nominal.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No.8840034.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5211 or 5212.2 of Schedule 3, being fabrics having a weight not exceeding 509 g/m², other than fabrics that have a value exceeding \$1.09/m² and:
 - (a) have a weight of 203 g/m² or more and are of Jacquard, dobby, sateen or like weaves; or
 - (b) have a weight of 305 g/m² or more and are of fancy weaves or are woven from fancy yarns,

defined for cutting up for the manufacture of hemmed or hemstitched table linen.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840035

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840035.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 520B of Schedule 3, being fabrics of plain or mat weaves, wholly of cotton, for use in the manufacture of bags for packing and marketing of merchandise, under security.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840036

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840036.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5407 or 5408 of Schedule 3, being fabrics containing less than 20% by weight of wool, for use in the manufacture of dinner jacket facings, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840037.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics, other than elastomeric fabrics weighing not more than 510 g/m², for use in the manufacture of adhesive insulating tape, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840038

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840038.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics of plain weaves, for use, in a factory, in the manufacture of tea towels having dimensions not exceeding 91.5 cm in length and 61 cm in width, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840039

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840039.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5209, 5211 or 5212.2 of Schedule 3, being fabrics of plain weaves, other than fabrics as follows:
 - (a) of huckaback or honeycomb weave;
 - (b) containing 20% or more by weight of man-made fibres;
 - (c) containing 20% or more by weight of wool,

for use, in a factory, in the manufacture of tea towels having dimensions not exceeding $91.5\ cm$ in length and $61\ cm$ in width, under security.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840040.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5111 or 5112 of Schedule 3, being fabrics for use in the manufacture of tennis balls, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840041

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840041.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5407, 5408, 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics to be made up into goods which, if imported, would be classified under 5810 of Schedule 3, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840042

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840042.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5210, 5211 or 5212 of Schedule 3, being fabrics to be made up into goods which, if imported, would be classified under 5810 of Schedule 3, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840043

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840043.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics wholly or partly of man-made fibres, bearing designs of an ecclesiastical nature, for use in the manufacture of church vestments, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 408 Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840044.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being fabrics for use in the manufacture of artificial flowers, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840045

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840045.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5209, 5211 or 5212.2 of Schedule 3, being fabrics, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

for use in the manufacture of brassieres, corsets, torsolettes, corselettes or panty-girdles, under security.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840046

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840046.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5209, 5211 or 5212.2 of Schedule 3, being fabrics, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

/

napped and cropped for polyurethane coating, under security.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAH NO. 8840047

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840047.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5407 or 540B of Schedule 3, being fabrics for use as fusing lining in the manufacture of collars or cuffs for shirts or blouses, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840048

Item 40B Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840048.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40B in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being base cloth fabrics, other than fabrics in which more than 50% by weight of the man-made fibre content is polyethylene or polypropylene or polypthylene and polypropylene, for use in the manufacture of fusible garment interlinings, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840049

ltem 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840049.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5007 of Schedule 3, being printed fabrics for use in the manufacture of neckties, under security.
- 5. For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840050

Item 40A Part III of Schedule 4

- This by-law may be cited as Customs By-law No. 8840050.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the *Customs Tariff Act 1987* applies to fabrics classified under 5208, 5209, 5210, 5211 or 5212 of Schedule 3, being damask fabrics woven with a Jacquard design, for use in the manufacture of table linen, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840051.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part 111 of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5512, 5513, 5514, 5515 or 5516 of Schedule 3, being polyester damask fabrics for use in the manufacture of table linen, under security.
- For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

BY-LAW NO. 8840052

Item 40A Part III of Schedule 4

- 1. This by-law may be cited as Customs By-law No. 8840052.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. This by-law shall cease to have effect as of 1 March 1989.
- 4. Item 40A in Part III of Schedule 4 to the Customs Tariff Act 1987 applies to fabrics classified under 5209, 5211 or 5212.2 of Schedule 3, being fabrics cut to size and fabrics defined for cutting up, as follows:
 - (a) containing less than 20% by weight of man-made fibres; and
 - (b) containing less than 20% by weight of wool,

for use in the manufacture of hemmed or hemstitched table linen or interior window blinds.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

Dated this ninth day of December 1987

C.F. VASSAROTTI Delegate of the Comptroller-General of Customs

CUSTOMS ACT 1901

CUSTOMS TARIFF ACT 1987

PART II OF SCHEDULE 4

BY-LAWS NOs. 8840053 AND 8840054

1, COLIN F. VASSAROTTI, delegate of the Comptroller-General of Customs for the purposes of section 271 of the Customs Act 1901, hereby make the by-laws set out in the Schedule hereto.

Unless the context otherwise requires, where a description of goods is specified in a by-law set out in the Schedule hereto, the goods that fall within that by-law by virtue of that description are such goods as would fall within that description if it were specified in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods.

Unless the context otherwise requires, any word or phrase used in a reference in a by-law set out in the Schedule hereto, has the same meaning as if it were used in the tariff classification in Schedule 3 to the Customs Tariff Act 1987 that applies to those goods to which that reference in that by-law applies.

THE SCHEDULE

BY-LAW NO. 8840053

- This by-law may be cited as Customs By-law No. 8840053. 1.
- 2. This by-law shall take effect on and from 1 January 1988.
- Item 27 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to handicrafts that the Collector is satisfied:
 - (a) are made by one or more of the following processes, and by no other process:
 - (i) by hand:
 - (ii) by tools held in the hand;
 - (iii) by machines powered by foot or hand; and
 - are wholly or in chief part by weight of materials traditionally used in the production of (b) handicrafts; and
 - have attained, by reason of being hand-made, an artistic or decorative character generally comparable with traditional hand-made products of the country in which the goods were made. (c)
- For the purposes of the operation of paragraph 3 in relation to goods, the incorporation or 4. inclusion in the goods of materials or components of a minor nature that are essential to the assembly or normal operation of the goods, but do not contribute to the decoration, artistry or character of the goods, shall be disregarded.
- 5. This by-law does not apply to goods that:
 - (a) are included in a class of goods specified in column 1 of the Table below; and
 - (b) are not included in the class of goods (if any) specified in column 2 of that Table opposite the class of goods in which those goods are included.

THE TABLE

Column 1 Excluded Goods Column 2 Included Goods

- (1) Goods, as follows:
 - fabrics and articles made up from fabric or yarn;
 - (b) clothing;

(c) footwear and parts thereof

Included Goods

Excluded Goods

- (2) Jewellery classified under 7113, 7115 or 7116 of Schedule 3
- (3) Imitation jewellery classified under 7117 Schedule 3

Handicrafts, being beads put up as of necklaces, bracelets or anklets

Handicrafts made up from naturally occurring products or materials, with or without metal fittings

(4) Furniture and parts thereof, classified under 9401 or 9403 of Schedule 3

Handicrafts in which the artistic or decorative character is achieved by inlaid work or by carved designs carried out by hand.

For the purposes of this by-law, the "Customs Tariff Act 1987" means the Customs Tariff Act 1987, as amended from time to time.

- 1. This by-law may be cited as Customs By-law No. 8840054.
- 2. This by-law shall take effect on and from 1 January 1988.
- 3. Item 27 in Part II of Schedule 4 to the Customs Tariff Act 1987 applies to handicrafts that are:
 - (a) fabrics and articles made up from fabric or yarn, that are hand crocheted, hand knitted, hand netted or hand woven and contain not less than 90% by weight of natural fibres; or
 - (b) footwear and clothing not being goods made up from fabric or yarn, that are wholly, or in chief part by weight, of natural materials,

being goods that the Collector is satisfied are made by one or more of the following processes, and by no other process:

- (i) by hand;
- (ii) by tools held in the hand;
- (iii) by machines powered by foot or hand.
- 4. This by-law also applies to -
 - (a) fabrics printed or dyed according to the traditional Batik method; or
 - (b) goods made up from fabrics printed or dyed according to the traditional Batik method, being goods that the Collector is satisfied are made by one or more of the following processes, and by no other process:
 - (i) by hand;
 - (ii) by tools held in the hand;
 - (iii) by machines powered by foot or hand.
- 5. For the purposes of the operation of paragraph 3 or 4 in relation to goods, the corporation or inclusion in the goods of materials or components of a minor nature that are essential to the assembly or normal operation of the goods shall be disregarded.
- 6. This by-law does not apply to -
 - (a) footwear having outer soles and uppers of leather;
 - (b) parts of footwear classified under 6406 of Schedule 3;
 - (c) towelling classified under 6001.2 of Schedule 3;
 - (d) knitted or crocheted towels classified under 6302.60.90, 6302.91.30, 6302.93.00 or 6302.99.00 of Schedule 3; or
 - (e) handicrafts to which a subitem in Schedule 5 is expressed to apply.
- For the purpose of this by-law, the Customs Tariff Act 1987, as amended from time to time.

Dated this tenth day of December 1987

C.F. VASSAROTTI Delegate of the Comptroller-General of Customs

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COMMONWEALTH OF AUSTRALIA CUSTOMS ACT 1901

NOTICE OF FAIR RATES OF EXCHANGE

I,BRYAN GEOFFREY GILL, delegate of the Comptroller-General of Customs, hereby specify, pursuant to paragraph (a) of sub-section 161B(2) of the Customs Act 1901 that the rates of exchange specified in Columns 3 to 7 of the Schedule hereunder are fair rates of exchange for the conversion of the foreign currencies of countries specified opposite in Columns 1 and 2 into Australian dollars on the dates under which the specified rates of exchange appear for the purposes of Division 2 of Part VIII of the Customs Act 1901.

SCHEDULE		(Foreign	Currency	= AUS \$1)		
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Country	Foreign	Date	Date	Date	Date	Date
·	Currency	2/12/87	3/12/87	4-6/12	7/12/87	8/12/87
AUSTRIA	Schillings	8.1887	8.1606	8.1736	8.1578	8.1800
BELGIUM/LUX	Francs	24.4100	24.2600	24.3400	24.3000	24.4000
BRAZIL	Cruzado	43.7500	44.6900	44.4000	44.6800	44.6910
CANADA	Dollars	0.9238	0.9234	0.9156	0.9148	0.9138
CHINA	New Yuan	2.6141	2.6115	2.5941	2.5889	2.5896
DENMARK	Kroner	4.4990	4.4741	4.4898	4.4842	4.4986
FIJI	Dollars	1.0261	1.0256	1.0218	1.0197	1.0217
FINLAND	Marks	2.8711	2.8558	2.8513	2.8543	2.8584
FRANCE	Francs	3.9664	3.9426	3.9511	3.9480	3.9516
GERMANY F.R.	Deutschmarks	1.1666	1.1599	1.1637	1.1664	1.1664
GREECE	Drachmas	92.0400	91.3500	91.5200	91.3700	91.4500
HONG KONG	Dollars	5.4699	5.4633	5.4282	5.4241	5.4305
INDIA	Rupees	9.1371	9.1256	9.0882	9.0779	9.0935
INDONESIA	Rupiahs	1159.0000		1151.0000	1149.0000	1149.0000
IRELAND	Pounds	0.4382	0.4364	0.4375	0.4370	0.4373
ISRAEL	Shekel	1.1237	1.1226	1.1151	1.1129	1.1132
ITALY	Lire	859.4700	855.3300	857.5400	856.2800	859.0900
JAPAN	Yen	93.9400	93.2200	92.8500	92.5500	92.6800
KOREA	Won	558.3300	557.8000	553.7200	552.6100	552.7700
MALAYSIA	Dollars	1.7570	1.7564	1.7464	1.7435	1.7446
NETHERLANDS	Guilders	1.3124	1.3044	1.3087	1.3096	1.3123
NEW ZEALAND	Dollars	1.0877	1.0881	1.0909	1.0882	1.0927
NORKAY	Kroner	4.5349	4.5159	4.4992	4.5063	4.5189
PAKISTAN	Rupees	12.0200	12.0000	11.9200	11.9000	11.9000
PNG	Kina	0.6189	0.6180	0.6167	0.6179	0.6187
PHILIPPINES	Pesos	14.5500	14.5400	14.4400	14.4100	14.4100
PORTI GAL	Escudos	95.0800	94.4700	94.2500	94.5200	94.3600
SINGAPORE	Dollars	1.4303	1.4270	1.4192	1.4187	1.1205
SOLOMON IS.	Dollars	1.3819	1.3819	1.3727	1.3726	1.3757
SOUTH AFRICA	Rand	1.3792	1.3837	1.3817	1.3790	1.3721
SPAIN	Pesetas	78.3500	77.9800	78.2100	78.4000	78.3800
SKI LANKA	Fupees	21.4600	21.4400	21.2200	21.2500	21.2600
SWEDEN	Kroner	4.2259	4.2094	4.2105	4.2089	4.2150
SWITZERLAND	Francs	0.9558	0.9481	0.9501	0.9510	0.9522
TAIWAN	Dollars	20.6800	20.6400	20.4800	20.4000	20.3900
THAILAND	Bahts	17.7600	17.7500	17.6100	17.6000	17.5900
UK	Pounds	0.3893	0.3871	0.3882	0.3894	0.3894
USA	Dollars	0.7041	0.7034	0.6987	0.6973	0.6975

B.G.GILL
Delegate of the
Comptroller-General of Customs
CANBERRA A.C.T.
9/12/87

Transport and Communications

COMMONWEALTH OF AUSTRALIA

Radiocommunications Act 1983

In pursuance of section 31 (4) of the Radiocommunications Act 1983 I, GREGORY MCADOO, holder of the office of Assistant Secretary, Operations Branch, Radio Frequency Management Division, Department of Transport and Communications, hereby revoke the notice made on 23 August 1985 and declare an age specified in column 2 of the following table to be a prescribed age for the purposes of section 31 of that Act in relation to the class of certificate in the same row at column 1 of that table.

Column I	Column 2
Certificate of Proficiency	Prescribed age in years
Radiocommunications Operator's General	
Certificate of Proficiency	18
Senior Coast Station Operator's Certificate	
of Proficiency	18
Coast Station Operator's Certificate of	
Proficiency	18
Restricted Operator's Certificate of Profi-	
ciency in Radiotelegraphy and	
Radiotelephony	16
Restricted Operator's Certificate of Profi-	
ciency in Radiotelephony	16

Dated this 3rd day of December 1987.

GREGORY MCADOO

Assistant Secretary
Operations Branch
Radio Frequency Management Division
Department of Transport and Communications

N.N.-8743133

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTALS AND CHARGES

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

- The determination of rentals and charges made by the Commission on 21 August 1975*, as varied to date†, is further varied by omitting sub-paragraph (a) (vii) of item 1F of schedule 1 and substituting the following:
 - '(vii) Where an applicant for a radio paging service is provided with a temporary service under By-law 123 of the Telecommunication (General) By-laws, the network service fee shall be calculated prorata for each week or part thereof during which the service is provided at a rate equal to 100 percentum greater than the annual rate prescribed in subparagraph (a) (i), (a) (iii), (a) (iii), (a) (iv) or (a) (v) as the case requires, subject to the minimum rate being not less than one sixth the annual rate prescribed in those paragraphs.'
- This determination shall take effect on and from 1 December 1987.

Dated this 1st day of December 1987.

L. A. TYRRELL

Delegate of the Australian Telecommunications Commission

- * Notified in Gazette No. \$ 170 of 29.8.75.
- † For previous amendment see footnote † appearing on page 1465 of Gazette GN 26 of 28.10.87.

N.N.-8743134

COMMONWEALTH OF AUSTRALIA

Telecommunications Act 1975

DETERMINATION OF RENTALS AND CHARGES

1, IAN ARTHUR CAMPBELL, the 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:

 The determination of rentals and charges made by the Commission on 21 August 1975*, as varied to date† is further varied as follows:

Omitting the table in sub-paragraph (f) (iii) of Item 8 of schedule 2 and substituting the following:

TABLE

Supplier	System	Charge per equipped end
		<u> </u>
L. M. Ericcson	ASB10	4.00
	ASB30	4.00
	ASB100	6.52
	ASB900	7.00
	MD110	4.50
STC	4020	6.93
	4020E	6.93
	U4020X	6.75
	U4060	7.24
	STARSWITCH	6.50
Philips	SBX6	5.88
•	SBX12	4.41
	DLS110M	4.00
	D1203	4.68
	D1201	4.68
	D1202	4.68
AWA	D100	23.00
	D400	23.00
	D600	23.00
	D2000	23.00
	SL-1	8.80
Siemens	EMS 30C	4.30
Sicilions.	EMS 60	4.20
	EMS 80C	4.20
	EMS 150	4.20
	EMS 12000	7.36
	EMS 601	6.90
IBM	ROLMVS CBX	8.92
IDIVI	ROLMS CBX	8.92
	ROLMM CBX	8.92
	ROLMIN CBX	8.92
Plessey	CDSS 60	5.52
ricsscy	CDSS 120	5.52
	CDSS 240	5.52
	IDX	4.50
	ISDX	5.80
NEC	NEAX12VS	4.40
NEC	NEAX 12S	4.40
		4.40
	NEAX 12A1	4.40
	NEAX 12A2	4.40
	NEAX 12A3	4.40
	NEAX 22	
	NEAX 22S	4.16
	NEAX 22SA	4.16
	NEAXD D3 (\$120)	5.80
	NEAX 240 SIM	4.52

Supplier	System	Charge per equipped end	
		<u> </u>	
	NEAX 2400 IMG	4.52	
	NEAX 2400 MMG	4.52	
Telecom/NEC	SYSTEM 20	5.79	

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

Dated this 24th day of November 1987.

I. A. CAMPBELL

Delegate of the Australian Telecommunications Commission

- Notified in Gazette No. S 170 of 29.8.75.
- † For previous amendments see footnote † appearing on page 1368 of Gazette GN 23 of 7.10.87.

N.N.-8743135

AUSTRALIAN BROADCASTING TRIBUNAL Broadcasting and Television Act 1942 SHARE TRANSACTION COMMERCIAL RADIO STATIONS 4HI EMERALD AND 4LG LONGREACH

NOTICE OF INQUIRY SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition of all the issued capital of Emerald Broadcasting Co. Pty Ltd, Licensee of 4HI and 4LG, by Barrier Reef Broadcasting Pty Ltd.

Applications have been lodged by Barrier Reef Broadcasting Pty Ltd and other persons acquiring indirectly a prescribed interest in the licences.

The criteria which the Tribunal must use in deciding whether to approve this transaction are summarised below.

Important considerations in this inquiry are:

the fitness and propriety of the applicant to hold the

the financial, technical and management capabilities of the applicant

the requirement that no provision of the Act would be breached if the application was approved

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 29 January 1988.

Before you lodge a submission, it could assist you to inspect the relevant inquiry file (containing the applications) and read the Tribunal's Guide for Submitters (copies are available from the Tribunal and are attached to the inquiry file). The inquiry file may be locally inspected at the Emerald Library and the Longreach Municipal Library.

Australian Broadcasting Tribunal 76 Berry Street

Australian Broadcasting Tribunal 444 Queen Street North Sydney, N.S.W. 2060 Brisbane, Qld 4000 Contact officer:

Contact officer: Alfred Reitano

Bill Gibson

Telephone (02) 959 7865

Telephone (07) 832 4702

N.N.-8743136

Broadcasting Act 1942

SHARE TRANSACTION COMMERCIAL TELEVISION SERVICE RTQ 7 ROCKHAMPTON

NOTICE OF INQUIRY SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition of 571 033 shares in Rockhampton Television Ltd (RTQ) by Osmoglen Pty Ltd. The acquisition represents an increased shareholding by Osmoglen from 4.99 per cent to 19.94 per cent of the issued shares in Rockhampton Television Ltd.

Applications have been lodged by Osmoglen Pty Ltd and other persons acquiring indirectly a prescribed interest in the licence.

The criteria which the Tribunal must use in deciding whether to approve this transaction are summarised below.

Important considerations in this inquiry are:

the fitness and propriety of the applicant to hold the

the financial, technical and management capabilities of the applicant

the requirement that no provision of the Act would be breached if the application was approved

Any person wishing to make a submission on these issues may lodge it with the Tribunal by 29 January 1988.

Before you lodge a submission, it could assist you to inspect the relevant inquiry file (containing the applications) and read the Tribunal's Guide for Submitters (copies are available from the Tribunal and are attached to the inquiry files).

Australian Broadcasting Tribunal 76 Berry Street

Australian Broadcasting Tribunal 444 Queen Street North Sydney, N.S.W. 2060 Brisbane, Qld 4000

Contact officer: Terri Hygate

Contact officer: Bill Gibson

Telephone (02) 959 7865

Telephone (07) 832 4702

N.N.-8743137

AUSTRALIAN BROADCASTING TRIBUNAL Broadcasting Act 1942

DECISION BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/127

The Australian Broadcasting Tribunal has approved, pursuant to section 90JA of the Broadcasting Act 1942, the acquisition by Kamban Pty Ltd of 100 fully paid shares and 52 preference shares in Forsby Pty Ltd, licensee of 4SB, in relation to the interests of PC Muston. The acquisition represents an increase in the paid capital by PC Muston from 3.54 per cent to 3.80 per cent.

The application, 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.-8743138

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting and Television Act 1942

COMMERCIAL RADIO STATION 3UZ

NOTICE OF INQUIRY

SUBMISSIONS INVITED

The Australian Broadcasting Tribunal has commenced an inquiry into the acquisition by Purcom Pty Ltd of 2 ordinary shares and 9 500 000 preference shares (100 per cent of the issues shares) in 3UZ Pty Ltd, licensee of commercial radio station 3UZ Melbourne.

The issues to be considered in the inquiry are whether, if the application was for consent to the transfer of the licence under section 89A of the Broadcasting and Television Act 1942, the Tribunal should refuse consent having regard particularly to:

- (a) whether it would be advisable in the public interest, because:
 - (i) the applicant is not fit and proper person to hold the licence;

- (ii) the applicant does not have the necessary financial, technical and management capabilities;
- (iii) the applicant is not capable of complying with the conditions of the licence.
- (b) the applicant's compliance with the undertakings to provide an adequate and comprehensive service and to use and encourage the use of Australian creative resources;
- (c) whether, if consent was given, contraventions of section 90C (limitation of interests), section 90F (limitations of directorships) or section 90G (foreign ownership provisions) would occur.

Any person wishing to make submission on these issues may lodge it with the Tribunal by 29 January 1988.

Before you lodge a submission, it would assist you to inspect the relevant inquiry file (containing the applications and other useful background information) and read the Tribunal's Guide for Submitters (copies are available from the Tribunal and are attached to the inquiry files). Background papers on the transactions can be obtained and inquiry files can be inspected during business hours at the following addresses:

Australian Broadcasting Tribunal 76 Berry Street Contact officer:

North Sydney, N.S.W. 2060 Melbourne, Vic. 3000

Terri Hygate Telephone (02) 959 7865 Australian Broadcasting Tribunal 570 Bourke Street

Contact officer: David McKelvey Telephone (023) 602 0151

N.N.-8743139

AUSTRALIAN BROADCASTING TRIBUNAL NOTICE OF INQUIRY

EXERCISE OF TRIBUNAL POWERS UNDER ANY OR ALL OF SECTIONS 85, 101 AND 119, OF THE BROADCASTING AND TELEVISION ACT 1942 AS A RESULT OF BREACHES OF THE STANDARDS AND THE ACT ARISING FROM BROADCASTS BY JOHN LAWS ON 2GB

The Australian Broadcasting Tribunal is inquiring into whether to exercise its powers under any or all of sections 85, 101 and 119 of the Broadcasting and Television Act 1942 (the Act) as a result of breaches of the Standards and the Act arising from broadcasts by John Laws on 2GB. Written submissions are invited.

The inquiry follows a decision that the John Laws programs broadcast by 2GB on eight days during the period 11 to 23 March 1987 were in breach of Radio Program Standard (RPS) 3, and therefore that 2GB was in contravention of section 99 (1A) of the Act.

The issues to be considered in the inquiry are:

- 1. Whether the Tribunal should exercise its power under section 85 to impose a condition or conditions on the license for 2GB requiring the adoption of management procedures with relation to 'talkback' shows and the provision of programs to other licensees in order to prevent further breaches of section 99 (1A);
- 2. Whether the Tribunal should exercise its power under section 101 to issue a written reprimand or admonishment to the licensee of 2GB;
- 3. If a written reprimand or admonishment is issued whether the Tribunal should direct the licensee of 2GB to publish the reprimand or admonishment, and if so, in what form and manner;
- 4. Whether the Tribunal should exercise its power under section 119 to issue directions:
 - (i) prohibiting John Laws from presenting programs in live broadcasts, or
 - (ii) imposing restrictions on the presenting by John Laws of programs in live broadcasts;

5. If the Tribunal issues a direction under section 119 for what period should it be determined to have effect.

A brief information paper is available from the Tribunal's Sydney office and its state offices. Submissions should reach the Tribunal's office at Tandem House, 76 Berry Street, North Sydney 2060, before 5.00 p.m. on Friday, 12 February 1988. Each submission will become a public document and will be attached to the inquiry file unless access is restricted by the Tribunal for the whole or part of it. Copies of the inquiry file can be examined at the Tribunal offices in each of the mainland State capital cities between 9.00 a.m. and 5.00 p.m. on weekdays, and at the Department of Transport and Communications Library, Canberra, the State Reference Library, Darwin, and the State Library of Tasmania, Hobart during library hours. A 'Guide for Submitters' is available on request.

Telephone inquiries, Lynne Thompson (02) 959 7944, Pauline Garde (02) 959 7948

Dated this 9th day of December 1987.

MICHAEL BARRY General Manager

N.N.-8743140

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/142

The Australian Broadcasting Tribunal has approved, pursuant to section 92FAA of the Broadcasting Act 1942, the acquisition by Murray River Telecasters Pty Ltd of 151 798 shares in Riverland Television Ltd by way of a 2 for 5 bonus issue.

Inquiry File: IO/87/138

The Australian Broadcasting Tribunal has approved, pursuant to section 92FAA of the Broadcasting Act 1942, the acquisition by Aspermont Ltd, as non-prescribed party to the acquisition by Osmoglen Pty Ltd of 190 602 fully paid ordinary shares in Rockhampton Television Ltd.

Inquiry File: IO/87/139

The Australian Broadcasting Tribunal has approved, pursuant to section 90JA of the Broadcasting Act 1942, the acquisition by P. D. Evans by way of an allotment of 5000 'A' class shares in Carnarvon Commercial Broadcasters Pty Ltd, licensee of commercial radio station 6LN.

Inquiry File: IO/87/140

The Australian Broadcasting Tribunal has approved, pursuant to section 90JA of the Broadcasting Act 1942, the acquisition by K. E. Jolly by way of an allotment of 10 000 'A' class shares in Carnarvon Commercial Broadcasters Pty Ltd, licensee of commercial radio station 6LN.

The applications, related documents and the Tribunal's reason 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, S. Richmond, Telephone (02) 959 7871

N.N.-8743141

AUSTRALIAN BROADCASTING TRIBUNAL

Broadcasting Act 1942

DECISIONS BY THE AUSTRALIAN BROADCASTING TRIBUNAL

Inquiry File: IO/87/141

The Australian Broadcasting Tribunal has approved, pursuant to sections 90JA and 92FAA of the *Broadcasting Act 1942*, the acquisition by Balerf Pty Ltd of 2 565 000 shares in Television New England Ltd by way of a 9 for 1 prorata bonus issue.

Inquiry File: IO/87/144

The Australian Broadcasting Tribunal has approved, pursuant to section 92FAA of the *Broadcasting Act 1942*, the acquisition by (1) Scotts Agencies Pty Ltd of 193 410 shares, (2) A. A. Scott of 6000 shares, (3) R. W. Scott of 562 shares in South East Telecasters Ltd by way of a 1 of 5 bonus issue.

The applications, related documents and the Tribunal's reason 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, S. Richmond, Telephone (02) 959 7871

N.N.-8743142

Australian Land Transport (Financial Assistance) Amendment Act 1987

NOTICE OF INCOME DERIVED FROM THE INVESTMENT OF MONEY

In pursuance of sub-section 13 (2) (b) of the Australian Land Transport (Financial Assistance) Amendment Act 1987, I, PETER DUNCAN, the Minister of State for Land Transport and Infrastructure Support, declare that the income derived from the investment of funds calculated in accordance with sub-section 13 (2) (a) of this Act to be \$594 330.14.

In lieu of *Gazette* notice 2 December 1987. Dated this 14th day of December 1987.

PETER DUNCAN Minister of State for Land Transport and Infrastructure Support

N.N.-8743143



Commonwealth of Australia

Gazette

No. S 333, Tuesday, 8 December 1987

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SPECIAL

PRIMARY INDUSTRIES AND ENERGY

NOTIFICATION OF THE MAKING OF ORDERS UNDER THE EXPORT CONTROL (ORDERS) REGULATIONS

NOTICE is hereby given that the undermentioned orders under the Export Control (Orders) Regulations have been made. Copies of the orders can be purchased from the Department of Primary Industries and Energy, Edmund Barton Building, Broughton Street, Barton ACT 2600.

Number of Orders	Description of Orders
19 of 1987	Export Control (Fees) Orders as amended (Amendment)

Commonwealth of Australia

Gazette

No. S 334, Friday, 11 December 1987

Published by the Australian Government Publishing Service, Canberra

SPECIAL

Customs Act 1901

NOTICE OF DECLARED RATE IN RESPECT TO THE DIESEL FUEL REBATE

Notice No. 9 (1987)

I, HAROLD JOSEPH MCMAHON, delegate of the Minister for Industry, Technology and Commerce, hereby declare, pursuant to sub-section 164 (5A) of the *Customs Act 1901*, that the rate of rebate payable on or after 14 December 1987 in respect of any diesel fuel for a use specified in Column 1 of the Schedule to this notice, being a use referred to in subsection 164 (1) of the *Customs Act 1901*, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

SCHEDULE

Column 1	Column 2
Use for which diesel fuel purchased	Rate of diesel fuel rebate
Mining Operations [as specified in paragraph 164 (1) (a)]	\$0.17907 per litre
Primary Production [as specified in paragraph 164 (1) (aa)]	\$0.20295 per litre
Residential Premises [as specified in paragraph 164 (1) (b)]	\$0.15452 per litre
Hospitals, Nursing Homes and Other Institutions [as specified in paragraph 164 (1) (c)]	\$0.15452 per litre
Homes for Aged Persons [as specified in paragraph 164 (1) (d)]	\$0.15452 per litre

Dated this 9th day of December 1987.

H. J. MCMAHON

Delegate of the Minister for Industry, Technology and Commerce

Excise Act 1901

NOTICE OF DECLARED RATE IN RESPECT TO THE DIESEL FUEL REBATE

Notice No. 9 (1987)

I, HAROLD JOSEPH MCMAHON, delegate of the Minister for Industry, Technology and Commerce, hereby declare, pursuant to sub-section 78A (5A) of the Excise Act 1901, that the rate of rebate payable on or after 14 December 1987 in respect of any diesel fuel for a use specified in Column 1 of the Schedule to this notice, being a use referred to in sub-section 78A (1) of the Excise Act 1901, is the rate specified in Column 2 of the Schedule to this notice immediately opposite that use.

SCHEDULE

Column 1	Column 2
Use for which diesel fuel purchased	Rate of diesel fuel rebate
Mining Operations (as specified in paragraph 78A (1) (a))	\$0.17907 per litre
Primary Production [as specified in paragraph 78A (1) (aa)]	\$0.20295 per litre
Residential Premises [as specified in paragraph 78A (1) (b)]	\$0.15452 per litre
Hospitals, Nursing Homes and Other Institutions (as specified in paragraph 78A (1) (c)	\$0.15452 per litre
Homes for Aged Persons [as specified in paragraph 78A (1) (d)]	\$0.15452 per litre

Dated this 9th day of December 1987.

H. J. MCMAHON

Delegate of the Minister for Industry, Technology and Commerce

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SPECIAL

NOTIFICATION OF THE MAKING OF STATUTORY RULES

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

Act under which the Statutory Rules were made	Description of the Statutory Rules	Number and year of the Statutory Rules
Compensation (Commonwealth Government Employees) Act 1971	Compensation (Commonwealth Government Employees) Regulations (Amendment)	No. 281, 1987
Seamen's Compensation Act 1911	Seamen's Compensation Regulations (Amendment)	No. 282, 1987